Filed in The District Court of Travis County, Texas

Cause No. ______GN-23-001549

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TEXAS DEPARTMENT OF INSURANCE, Plaintiff,

IN THE DISTRICT COURT OF

v.

FRIDAY HEALTH INSURANCE COMPANY, INC. Defendant.

TRAVIS COUNTY, TEXAS

DICIAL DISTRICT

AGREED ORDER APPOINTING LIQUIDATOR, PERMANENT INJUNCTION, AND NOTICE OF AUTOMATIC STAY

On this day, the Court heard the *Plaintiff's Original Petition. Application for Agreed Order Appointing Liquidator, and Request for Injunctive Relief* ("Application") filed by the Texas Department of Insurance through the Office of the Attorney General of Texas at the request of the Commissioner of Insurance for the State of Texas ("Commissioner").

The Application requests an order placing Friday Health Insurance Company, Inc. ("Friday" or "Defendant") into liquidation pursuant to Texas Insurance Code Chapter 443¹, the Insurer Receivership Act, and appointing the Commissioner as Liquidator of Defendant ("Liquidator"). The Application also requests a Permanent Injunction pursuant to Section 443.008, restraining Defendant and its agents from conducting Defendant's business, and restraining other parties from taking any actions against Defendant or its property in violation of the Insurer Receivership Act.

The Texas Department of Insurance appeared by and through the Office of the Attorney General. Defendant appeared by and through its counsel of record. Having considered the Plaintiff's verified petition, the evidence presented and the arguments of counsel, the Court finds

¹ All statutory references are to the Texas Insurance Code unless otherwise indicated.

that the Application should be GRANTED, and enters this Order.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED as follows:

I. FINDINGS OF FACT

1.1 Defendant is a "Covered Person" as defined in Section 443.003.

1.2 Defendant does not have admitted assets at least equal to all its liabilities together with the minimum surplus of \$1,400,000 required to be maintained under Section 841.054.

1.3 Defendant is insolvent as defined in Section 443.004(a)(13). Defendant does not have admitted assets equal to its liabilities and has total adjusted capital less than that required under Chapter 841.

1.4 The continued conduct of the business of Defendant would not be in the best interest of Defendant's policyholders, creditors or the public.

1.5 On March 14, 2023, the Defendant's board of directors unanimously consented to placing Friday into liquidation and appointing the Commissioner as liquidator.

II. CONCLUSIONS OF LAW

2.1 This Court has jurisdiction over the parties and the subject matter of this action under Section 443.005(c).

2.2 Grounds have been established to place Defendant into liquidation under Section 443.057. These grounds include, but are not limited to, the finding that Defendant is impaired, as defined in Section 443.004(a)(12), and insolvent, as defined in Section 443.004(a)(13).

2.3 In accordance with Section 443.058. Plaintiff is entitled to an order of liquidation, and the Commissioner must be appointed as Liquidator of Defendant pursuant to Section 443.151.

2.4 The Liquidator shall be vested by operation of law with title to all of Defendant's property as defined in Section 443.004(a)(20). Such property shall include property of any kind or nature, whether real, personal, or mixed, including but not limited to money, funds, cash, stock, Order Appointing Liquidator, Permanent Injunction, and Automatic Stay Page 2 of 11

bonds, account deposits, statutory deposits, special deposits, contents of safe deposit boxes, funds held in shared, escrow or trust accounts, retainages and retainers, letters of credit, real estate, fixtures, furniture, equipment, books, records, documents and insurance policies, intellectual property, computer software and systems, information technology, internet domain names, patents and intangible assets, whether owned individually, jointly, or severally, wherever located, and all rights, claims or causes of action belonging to Defendant, whether asserted or not, including but not limited to accounts receivable, notes, premiums, subrogation, insurance and reinsurance proceeds, and all licenses held by Defendant (collectively, Defendant's property). The Liquidator's title shall extend to Defendant's Property regardless of the name in which such items are held, or where such items are located.

2.5 Pursuant to Section 443.15l(a), the Liquidator shall be directed to take possession and control of Defendant's Property, wherever located.

2.6 The Liquidator may act as she deems necessary or appropriate to perform her duties pursuant to Section 443.151. The Liquidator shall have all the powers of Defendant's directors, officers and managers, and the authority of such persons is suspended except as specifically permitted by the Liquidator or her designees.

2.7 Defendant and Defendant's agents shall be required to cooperate with the Liquidator and her designees pursuant to Section 443.010.

2.8 Pursuant to Section 443.008(c), an automatic stay is in effect with respect to actions against Defendant or its property, effective on the commencement of this proceeding. Pursuant to Section 443.008(d), an automatic stay is in effect with respect to actions against insureds of Defendant, commencing on the entry of this Order. In addition to the stays under Section 443.008, a stay shall be in effect upon the designation of Defendant as an "impaired insurer" pursuant to

Section 463,404.

2.9 Pursuant to Section 443.008(a), this Court may issue any stay or injunction as necessary or appropriate to carry out the Insurer Receivership Act. It is necessary for this Court to issue a permanent injunction pursuant to Section 443.008(a) to carry out the provisions of Chapter 443, and prevent irreparable injury, loss and damage to the general public and Defendant's creditors. A necessity exists to enjoin Defendant and Defendant's agents from conducting Defendant's business, except as specifically permitted by the Liquidator or her designees; to enjoin financial institutions or depositories from taking any actions in connection with Defendant's property, except as directed by the Liquidator or her designees; and to enjoin all claimants or creditors from asserting claims or causes of action against Defendant, except as permitted by the Insurer Receivership Act.

2.10 Pursuant to Section 443.151(a), this proceeding is exempt from any dormancy requirements.

2.11 Section 443.001(b) provides that the Insurer Receivership Act may not be interpreted to limit the powers granted to the Commissioner under other provisions of law. Accordingly, this Order shall not be construed as a limitation of the Commissioner's powers granted under such provisions.

III. APPOINTMENT OF LIQUIDATOR

The Commissioner is appointed as Liquidator of Defendant, and granted the following powers:

3.1 The Liquidator has all powers and authority granted by the Insurer Receivership Act, specifically, without limitation, Section 443.151 *et seq.* and any and all other powers and authority under applicable statutes and the common law of this State.

3.2 Pursuant to Section 443.151 (a), title to all of Defendant's property, including butOrder Appointing Liquidator, Permanent Injunction, and Automatic StayPage 4 of 11

not limited to all the assets and rights described in this Order, is vested in the Liquidator. The Liquidator is authorized to take control and possession of Defendant's Property, wherever located, and remove all such property from Defendant's premises.

3.3 Pursuant to Section 443.154(w), the Liquidator is vested with all of Defendant's rights. The Liquidator is authorized to direct, manage, and supervise Defendant's directors, officers, managers, employees or agents, and compensate them as she deems necessary from Defendant's funds, or to suspend or discharge such persons at her discretion.

3.4 The Liquidator has all of Defendant's rights as the customer of a financial institution. The Liquidator is authorized to withdraw Defendant's Property from any banks, financial institutions and other depositories, agencies of any state or the federal government, and any other entities, or continue the operation of any accounts of Defendant, at her discretion.

3.5 The Liquidator is vested with all legal remedies available to Defendant pursuant to Section 443.154(w). The Liquidator is authorized to file, prosecute, defend, or settle any action as she deems necessary, including any action to enforce the provisions of this Order.

3.6 Pursuant to Section 443.154(k), the Liquidator may enter into contracts as necessary to perform her duties and may assume or reject any executory contract or unexpired lease to which Defendant is a party at her discretion pursuant to Section 443.013.

3.7 The Liquidator is authorized to change the locks on any property owned, leased, or occupied by Defendant.

3.8 The Liquidator is authorized to exclude any person from any property owned, leased, or occupied by Defendant, at her discretion.

3.9 The Liquidator is authorized to receive, collect, control, open and review all mail addressed to or intended for Defendant, or arriving at Defendant's address.

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3.10 Section 443.154(a) authorizes the Liquidator to appoint a Special Deputy and employ or contract with legal counsel and other personnel as she deems necessary. Pursuant to Section 443.015(e), the Liquidator is authorized to set the compensation of any such Special Deputy or other persons as she deems necessary and pay for such services from Defendant's funds. The Liquidator's designees and any Special Deputy appointed under Section 443.154(a) have all the rights and powers of the Liquidator, subject to any limitations imposed by the Liquidator.

3.11 Pursuant to Section 443.008(m), the Commissioner is not required to file a bond in connection with this proceeding, in her capacity as Liquidator or otherwise.

3.12 In accordance with Section 443.151(a), any successor to the Commissioner shall be appointed as the Liquidator of Defendant. In the event a successor is appointed to be the Commissioner, the successor shall become the Liquidator upon appointment as Commissioner, and the former Commissioner shall be discharged as Liquidator as a matter of law.

3.13 The enumeration of the Liquidator's powers and authority in this Order shall not be construed as a limitation on the Liquidator to take any action authorized by the Insurer Receivership Act or other applicable law that is not specified in this Order.

IV. PERMANENT INJUNCTION

The Clerk of this Court shall issue a Permanent Injunction against the persons and entities named below, with the following force and effect:

TO: Defendant and its agents, including but not limited to:

 Defendant's current and former officers, directors, underwriters, managers and employees, including but not limited to, Elizabeth Bierbower, Stacy Knowlton, Rhonda Bagby, Salvatore Gentile, David Pinkert, Eduardo Cruz, Theodore Lundberg, Justin Yang, Carlos Ferrer, and Daniel O'Connell; owners and affiliates, including but not limited to, Vestar Managers VII, LLC, Peloton Equity GP, LLC, Vestar Capital Partners LLC, Vestar Associates VII, LP, Peloton Equity II, L.P., Peloton FHP, LLC, New Biscayne Group, SA, FHP Investment LP, Friday Health Plans, Inc., Friday Health Plans Management Services Company, Inc., Friday Health Plans of Colorado Inc.; local recording agents, managing general agents, agents, third party administrators, representatives, associates, servants, adjusters,

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attorneys and accountants, including but not limited to, Mitchell, Williams, Selig, Gates & Woodyard, PLLC, their other lawyers, and those acting in concert with them:

Financial institutions, including but not limited to:

Any and all banks, savings and loan associations; trust companies; credit unions; welfare trusts; or any other financial or depository institutions in the possession of any of Defendant's Property, including but not limited to, BOK Financial, BOKF, NA, and Wells Fargo Bank, N.A.; and

All other parties, including but not limited to:

Creditors, claimants, insurers, intermediaries, attorneys and all other persons, associations, corporations, or any other legal entities asserting claims or causes of action of any kind against Defendant, or in possession of any of Defendant's Property, and the United States Postmaster.

Each of you are hereby RESTRAINED and ENJOINED from taking any and all of the following actions:

4.1 Doing, operating, or conducting Defendant's business under any charter, certificate of authority, license, permit, power or privilege belonging to or issued to Defendant, or exercising any direction, control, or influence over Defendant's business, except through the authority of the Liquidator or her designees;

4.2 Transacting any business of Defendant's in any manner except through the authority of the Liquidator or her designees;

4.3 Wasting, disposing of, converting, dissipating, or concealing, in any manner, any of Defendant's Property;

4.4 Using, releasing, transferring, selling, assigning, canceling, hypothecating, withdrawing, allowing to be withdrawn, offsetting, asserting ownership of, concealing, in any manner, or removing from this Court's jurisdiction or from Defendant's place of business, any of Defendant's Property, or any other items purchased by Defendant, or any items into which such Property has been transferred, deposited or placed, or any other items owned by Defendant,

wherever located, except through the authority of the Liquidator or her designees;

4.5 Releasing, transferring, selling, assigning or asserting ownership of, in any manner, any claims, accounts receivable, or causes of action belonging to Defendant, whether asserted or not, except through the authority of the Liquidator or her designees;

4.6 Doing anything, directly or indirectly, to prevent the Liquidator or her designees from gaining access to, acquiring, examining, or investigating any of Defendant's Property or any other property, books, documents, records, or other materials concerning Defendant's business, under whatever name they may be found;

4.7 Obstructing or interfering in any way with the conduct of this proceeding or any incidental investigation as prohibited by Section 443.010(b);

4.8 Interfering with these proceedings or with the lawful acts of the Liquidator or her designees in any way;

4.9 Intervening in this proceeding for the purpose of obtaining a payment from the receivership estate of Defendant as prohibited by Section 443.005(i);

4.10 Making any claim, charge or offset, or commencing or prosecuting any action, appeal, or arbitration, including administrative proceedings, or obtaining any preference, judgment, attachment, garnishment, or other lien, or making any levy against Defendant, Defendant's Property or any part thereof, or against the Liquidator, except as permitted by the Insurer Receivership Act.

EACH OF YOU ARE FURTHER SPECIFICALLY ORDERED to make available and disclose to the Liquidator or her designees the nature, amount, and location of Defendant's Property, and immediately surrender all such property to the Liquidator or her designees.

DEFENDANT AND DEFENDANT'S AGENTS ARE FURTHER ORDERED to

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cooperate with the Liquidator or her designees as required by Section 443.010(a).

IT IS FURTHER ORDERED that the United States Postmaster and any other delivery services shall deliver to the Liquidator any items addressed to or intended for Defendant.

V. STAY OF PROCEEDINGS

5.1 An automatic stay is in effect with respect to actions against Defendant or its Property as provided in Section 443.008(c). In accordance with Section 443.008(f), such stay of actions against Defendant is in effect for the duration of this proceeding, and the stay of actions against Defendant's Property is in effect for as long as the Property belongs to the receivership estate.

5.2 An automatic stay is in effect with respect to actions against a party insured by Defendant as provided in Section 443.008(d). Such stay shall continue for 90 days after the date of this Order, or such further time as ordered by this Court.

VI. CONTINUATION OF COVERAGE

6.1 All reinsurance contracts by which Defendant has assumed insurance obligations of another insurer are canceled upon entry of this order pursuant to Section 443.152(a).

6.2 Unless further extended by the Liquidator with the approval of this Court pursuant to Section 443.152(b), all policies, insurance contracts, surety bonds or surety undertakings issued by Defendant in effect at the time of issuance this order shall continue in force only until the earlier of:

- (a) the date of expiration of the policy coverage;
- (b) the date the insured has replaced the insurance coverage or otherwise terminated the policy;
- (c) the date of any transfer of a policy obligation by the Liquidator pursuant to Section
 443.154(h); or

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(d) the date proposed by the Liquidator to cancel coverage.

VII. OTHER ORDERS

7.1 This Order shall issue and become effective immediately and shall continue in full force and effect until the entry of an order by this Court terminating liquidation under Section 443.352.

7.2 Pursuant to Section 443.055, this Order constitutes a final judgment, provided that this Court shall retain jurisdiction to issue further orders pursuant to the Insurer Receivership Act.

7.3 The Texas Department of Insurance and the Attorney General of Texas shall have a claim for reasonable attorneys' fees and court costs, provided that the amount and payment of such claim are subject to the provisions of Chapter 443.

7.4 In accordance with Section 443.00l(b), this Order does not limit the rights of the Commissioner or the Texas Department of Insurance to take any administrative action or issue any administrative order.

7.5 Notice of Plaintiff's Petition and this Order shall be provided under Section443.052(b) by first class mail or electronic communication.

7.6 Pursuant to Section 443.007(e), the Liquidator may provide notice of any application in the time periods prescribed in Rule 21a of the Texas Rules of Civil Procedure if it determines that an expedited hearing is necessary. In accordance with Section 443.007(d), the Liquidator may provide notice of any application by first class mail. electronic mail, or facsimile transmission, at its discretion.

7.7 Anyone over the age of 18 whom is not a party to nor interested in the outcome of this suit may serve all citations, writs, and notices in this cause.

7.8 All of the foregoing is subject to further orders of this Court.

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SIGNED at Austin, Travis County, Texas, on this the 25 day of MA

at 3:38 o'clock .m.

AMY CUTCH MEACHUM

AGREED AS TO FORM ONLY:

/s/ Zachary Rhines KEN PAXTON Attorney General of Texas ZACHARY RHINES State Bar No. 24116957 Assistant Attorney General General Litigation Division P.O. Box 12548, MC-019-1 Austin, TX 78711-2548 (512) 463-9911 - Telephone (512) 477-2348 - Fax

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