



5. The Master has issued a recommendation that the Application should be granted pursuant to Rule 171 of the Texas Rules of Civil Procedure;

6. The Court has jurisdiction over the Application and the parties in interest; and

7. The Application should be GRANTED in all respects.

It is therefore ORDERED, ADJUDGED and DECREED as follows

1. The Application is granted in all respects.
2. Exhibits 1 through 3 to the Application are accepted and approved.
3. The SDR shall file a final report of expenses with its final accounting. No further interim reports of expenses are required pursuant to TEX. INS. CODE § 443.015 (g).
4. The SDR's Release Agreement with the United States, Exhibit 4, is approved.
5. The reserve for the estimated expenses to administer this proceeding through its termination, as set forth in Exhibit 5 to the Application, is approved.
6. The SDR shall distribute the assets of the receivership in accordance with TEX. INS. CODE § 443.302 as described in the Application.
7. The SDR's proposed treatment of withheld distributions to claimants who cannot be located or identified or who refuse to accept earlier distributions or failed to cash earlier distribution checks is approved.
8. The assignment to the ECC receivership of unknown assets of ENIC is approved, and the SDR is authorized to execute an assignment in a form substantially similar to Exhibit 6.
9. The SDR is authorized to dispose of ENIC's records in the manner described therein.
10. The SDR is authorized to transfer to the ECC receivership title to certain ENIC's records and authorizing him to retain or dispose of such records at his discretion.

11. The SDR is authorized to transfer to the Commissioner all remaining records of ENIC in his possession that may be required after the termination of this proceeding pursuant to TEX. INS. CODE § 443.354 (b), and the reserve for the estimated expenses to maintain such records is approved. The Commissioner is authorized to maintain or dispose of such records at her discretion.

12. The SDR's proposed notice, Exhibit 7, is approved and the Court finds that such notice is proper.

13. The SDR is authorized to execute and file any other tax forms as may be necessary.

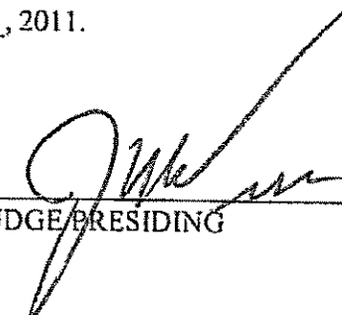
14. The SDR is authorized to file a final expense report with the final accounting.

15. The SDR is authorized to take any action necessary to implement this Order.

16. This Order does not modify any of the terms or provisions of this Court's *Permanent Injunction and Order Appointing Permanent Receiver* against ENIC.

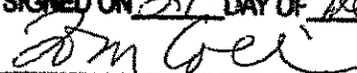
17. This Order constitutes a final judgment fully resolving all issues relating to the Application, provided that this Court shall retain jurisdiction to issue further orders pursuant to TEX. INS. CODE Chapter 443.

SIGNED this 30<sup>th</sup> day of Dec., 2011.

  
\_\_\_\_\_  
JUDGE PRESIDING

PROPER NOTICE GIVEN  
ACKNOWLEDGMENT OF NOTICE AND WAIVER  
OF OBJECTION PRESENTED  
SUBMITTED

RECOMMENDED dh  
SIGNED ON 27 DAY OF Dec. 2011

  
\_\_\_\_\_  
TOM COLLINS, RECEIVERSHIP SPECIAL MASTER