

Filed in The District Court  
of Travis County, Texas  
JUL 10 2019  
At 2:50 P.M.  
Keira Price, District Clerk

CAUSE NO. D1-GV-02-004523

THE STATE OF TEXAS,  
*Plaintiff,*

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IN THE DISTRICT COURT OF

v.

TRAVIS COUNTY, TEXAS

AMCARE HEALTH PLANS OF TEXAS, Inc.  
AND AMCARE MANAGEMENT, INC.  
*Defendant.*

200<sup>th</sup> JUDICIAL DISTRICT

**ORDER TERMINATING RECEIVERSHIP  
AND DISCHARGING RECEIVER AND SPECIAL DEPUTY RECEIVER**

The Court considered the *Application to Terminate Receivership and Discharge Receiver and Special Deputy Receiver* (Application) filed by the Special Deputy Receiver (SDR) of AmCare Health Plans of Texas, Inc. and AmCare Management, Inc. (AmCare). The Application requests an order terminating this proceeding, and discharging the Receiver and the SDR.

In accordance with the Amended Order of Reference to Master entered by this Court on November 3, 2005 (Order of Reference), the Application was submitted to the Master appointed in this cause. The Master issued a report pursuant to Rule 171 of the Texas Rules of Civil Procedure, which is incorporated herein, finding that:

1. Notice of the Application was provided in accordance with TEX. INS. CODE § 443.007(d) and the Order of Reference;
2. No objections to the Application were filed; and
3. All property of AmCare justifying the expense of collection and distribution has been collected and distributed, and this proceeding should be terminated.

Having considered the pleadings, the evidence submitted, and the recommendation of the Master, the Court accepts the Master's report and grants the Application.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED that:

1. The Application is approved in all respects.
2. The Affidavit of Paul Angenend and its exhibits are admitted into evidence.
3. The final accounting is accepted, and the final expenses are approved.
4. A distribution shall be deemed as unclaimed under TEX. INS. CODE § 443.304 if a notice sent to the claimant's last known address was returned as undeliverable.
5. The SDR shall deliver all unclaimed funds or residual funds to the Commissioner of Insurance (Commissioner).
6. The SDR is authorized to execute an assignment to the Commissioner substantially similar to Exhibit H-5 to the Application.
7. All remaining property of AmCare, whether known or unknown, including but not limited to unclaimed funds owed to AmCare, are transferred to the Commissioner.
8. The SDR shall deliver any remaining records of AmCare to the Commissioner, and the Commissioner may dispose of such records at his or her discretion.
9. The Receiver and the SDR are discharged from further duties in this proceeding, provided that they may take any actions deemed necessary to implement this order.
10. This proceeding is terminated pursuant to TEX. INS. CODE § 443.352.
11. This is a final disposition of this cause of action, and is an appealable judgment.

SIGNED at Austin, Texas this 10<sup>th</sup> day of July, 2019.

PROPER NOTICE GIVEN,  
NO OBJECTION FILED.

SUBMITTED

RECOMMENDED

SIGNED ON 7 DAY OF July, 2019

Tom Collins

TOM COLLINS, RECEIVERSHIP SPECIAL MASTER

Tim Sulak  
DISTRICT JUDGE PRESIDING

**TIM SULAK**