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SINCE 1912

April 6, 2022

VIA FEDERAL EXPRESS

Prepared Managers, LLC,
through its agent for service of process:
Chief Financial Officer
200 East Gaines St.
Tallahassee, FL 32301

Re: James J. Donelon, Commissioner of Insurance for the State of Louisiana v. Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, No. 717,274, Section 26, 19th Judicial District Court, State of Louisiana, Parish of East Baton Rouge

To Whom It May Concern:

As the agent and attorney-in-fact of the Receiver and Private Process Server, Billy J. Bostick, I am enclosing herewith and hereby serving a certified copy of the Order of Rehabilitation, filed and entered in the referenced matter. Be guided accordingly.

Sincerely yours,

John Ashley Moore

JAM:dvj

Enclosure

NOTICE TO CLERK:
THIS CASE IS FILED UNDER SEAL;
PURSUANT TO L.A. R.S 22:2036E,
ALL PLEADINGS HEREFTER ARE
TO BE FILED UNDER SEAL.

NINETEENTH JUDICIAL DISTRICT COURT

STATE OF LOUISIANA

PARISH OF EAST BATON ROUGE

**JAMES J. DONELON,
COMMISSIONER OF INSURANCE
FOR THE STATE OF LOUISIANA**

NUMBER: 717,274
SECTION: 26

Plaintiff,

Versus

LIGHTHOUSE HOLDINGS GROUP,
LLC, LIGHTHOUSE PROPERTY
INSURANCE CORPORATION,
LIGHTHOUSE EXCALIBUR
INSURANCE COMPANY,
LIGHTHOUSE MANAGEMENT, LLC,
LIGHTHOUSE MANAGERS GROUP,
LLC, LIGHTHOUSE MANAGING
AGENT SERVICES, LLC, PREPARED
MANAGERS, LLC, and LIGHTHOUSE
GULFCOAST MANAGEMENT, LLC

Defendants

ORDER OF REHABILITATION AND RULE TO SHOW CAUSE

CONSIDERING the verified Motion for Rehabilitation and Injunctive Relief filed under the provisions of La. R.S. 22:2001, *et seq.*, the affidavit attached thereto, and the law and the evidence entitling the Commissioner to the relief sought herein, and the Court being satisfied from the allegations therein and finding that the Defendant Insurance Entities named herein constitute an insurer as defined in and under Louisiana law and that the interests of creditors, policyholders, and the public are likely to be endangered by delay, and the Court finding that the law and the evidence is in favor of granting the relief prayed for herein:

IT IS ORDERED, ADJUDGED AND DECREED that Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared



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Managers, LLC, and Lighthouse Gulfcoast Management, LLC (sometimes referred to collectively as "Defendant Insurance Entities"), are placed in rehabilitation and that the Commissioner as Rehabilitator is vested by operation of law with title to all of the property, business, affairs, transactions, bank accounts, safety deposit boxes, computers, all primary and secondary storage media, documents, claims files, software, electronic data, e-mail, websites, copyrights, trademarks, patents, books, records, accounts, and all other assets of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, including all real property, whether in the possession of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, or their officers, directors, employees, consultants, attorneys, or agents, affiliates and subsidiaries or any other person, and of the premises occupied by Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC for their business, as of the date of the order of rehabilitation;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Commissioner of Insurance is appointed Rehabilitator and Billy Bostick is appointed Receiver of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent



Julia May

Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, and they are ordered to direct the rehabilitation of same, until further order of the Court;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Rehabilitator of Receiver is allowed and authorized to employ and authorize the compensation of accountants, clerks, and such assistants as deemed necessary, and authorize the payment of the expenses of these proceedings and the necessary incidents thereof, as approved by the Court, to be paid out of the funds or assets Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC in the possession of the Rehabilitator or coming into possession of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the authority of all owners or persons acting on their behalf, officers, directors, and managers of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, including but not limited to Patrick Lawrence White, Shannon White, Lawrence Edward White, Ann White, David M. Howard, James Chapo, Joseph M. Dimino, Clay S. Frankel, Jacob W. Hoechst, Scot Edward Moore, Eric Lee Gobble, Robert Carlton Butler, James Allen Hughes, Jr., Kent Alan Weiser, Jeffery E. Myers, John O. Burden, Laura Gloembuski, Mimi Davis, Young Gilroy, Pharos Claims Service, LLC, and Lighthouse Insurance Associates, LLC, is suspended and

Julia Hays

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such authority is vested with the Rehabilitator and Receiver, until further written order of this Court;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that no current or former shareholders, officers, directors, members, managers, agents, accountants, attorneys, actuaries, servants, and employees, of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, or any other person acting on their behalf, including but not limited to Patrick Lawrence White, Shannon White, Lawrence Edward White, Ann White, David M. Howard, James Chapo, Joseph M. Dimino, Clay S. Frankel, Jacob W. Hoechst, Scot Edward Moore, Eric Lee Gobble, Robert Carlton Butler, James Allen Hughes, Jr., Kent Alan Weiser, Jeffery E. Myers, John O. Burden, Laura Gloembuski, Mimi Davis, Young Gilroy, Pharos Claims Service, LLC, and Lighthouse Insurance Associates, LLC, shall dispose of property, business, affairs, bank accounts, safety deposit boxes, software, electronic data, e-mail, web sites, copyrights, trademarks, patents, books, records, accounts, and other assets of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, including all real property;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the current or former shareholders, officers, directors, members, managers, agents, attorneys, accountants, actuaries, servants, employees, and any other partnership, company, or entity which controls or is controlled by Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing



Julia Huet

Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, and/or persons acting for or on behalf of said companies, including but not limited to Patrick Lawrence White, Shannon White, Lawrence Edward White, Ann White, David M. Howard, James Chapo, Joseph M. Dimino, Clay S. Frankel, Jacob W. Hoechst, Scot Edward Moore, Eric Lee Gobble, Robert Carlton Butler, James Allen Hughes, Jr., Kent Alan Weiser, Jeffery E. Myers, John O. Burden, Laura Gloembuski, Mimi Davis, Young Gilroy, Pharos Claims Service, LLC, and Lighthouse Insurance Associates, LLC, are enjoined from the transaction of the business of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, until further order of this Court;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that any officer, director, manager, employee, trustee or agent of and any person who possesses or possessed any executive authority over Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, or who exercises or exercised any control over any segment of affairs, shall fully cooperate with the Rehabilitator and Receiver of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, notwithstanding the suspension of their authority pursuant to the order entered herein;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that an injunction issue enjoining and staying all persons and entities from obtaining preferences, judgments, attachments



Julia Hryg

or other like liens, or the making of any levy against, Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, their property and assets while in the Rehabilitator or Receiver's possession and control, until further order of this Court;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, Lighthouse Gulfcoast Management, LLC, and Insuresoft, LLC, shall each immediately provide the following to the Rehabilitator, the Receiver, or their designees:

(1) **Administrator-Level UserIDs and Passwords:** Provide a complete and up-to-date secure list of all administrator-level accounts ("UserID"), passwords, and encryption keys, herein referred to as "Admin Accounts", that provide full and complete control of all active and inactive systems and services that capture, store, archive, delete, update, communicate, scan, or transmit "Data," or provide communications of any kind, herein referred to as "Systems". In lieu of providing existing Admin Accounts, new administrator-level "Admin-Accounts" may be added and provided at the discretion of the Commissioner, or his designees, that delivers parallel administrator-level control for each of the Systems. "Systems" includes all: servers, virtual hosts, virtual machines, appliances, desktops, laptops, tablets, smartphones, storage devices (of any kind), proprietary devices, telephone systems, cellular services, network devices (of any kind), firewalls, routers, wireless access points, wireless bridges, hotspots, remote desktop servers, remote access services (such as Virtual Private Networks ("VPN"), Citrix, Team Viewer, Log Me In, etc.), software, applications (including Insuresoft), third-party administrative services, application service providers, cloud services, cloud storage, multifactor authentication services, encryption services, backup and restoration services, shared storage, removable storage (of any kind), hosting services, hosted applications, domain services, domain name registries, web sites, Internet service providers, application service providers, email systems (including email archives, email archive services, email security services, email gateways, email service providers, all email transport services and systems (including inhouse email systems and vendor systems, such as Microsoft Office 365, Gmail, Barracuda, Mimecast, etc.)), messaging systems, conferencing systems, purchasing portals (including Amazon, Google, etc.), banking and credit card portals, employee benefit portals, facilities security/access control systems, security alarm systems, and all work-at-home devices. Provide for each Admin Accounts and System combination: the location, URL, IP Address, link, portal, vendor, or device that provides the entry of Admin Accounts information to control access to the System. Provide a description of the business purpose or use for each Admin Accounts and System combination. Provide a list of authorized administrators by System.



Julie May

"Data" as set forth above, includes: (1) all data (all Defendant Insurance Entities or personal) stored on any Defendant Insurance Entity-owned or any Defendant Insurance Entity leased devices, (2) all data (all Defendant Insurance Entities or personal) stored on any Defendant Insurance Entity-paid for services, (3) all data (all Defendant Insurance Entities or personal) captured, stored, deleted, updated, or communicated during business hours or on any Defendant Insurance Entity-paid time or on behalf of the any Defendant Insurance Entity-stored on any Defendant Insurance Entity-owned or any Defendant Insurance Entity-leased devices or stored on personally owned devices, such as personal computers, personal smartphones, and personal storage devices. Examples of Data include: policy, claims, reinsurance, payables, receivables, financials, agents, commission, customer service systems, management meeting information, board agendas and minutes, human resource information, employee benefits, payroll, bonus data, banking, credit cards, loans of any kind, spreadsheets, documents, presentations, diagrams, files, lists, emails, email attachments, text messages, etc. Provide immediate notification via email of all future revisions to administrative-level access or control to a Systems or Admin Accounts as defined above. Access or revisions are prohibited to the Admin Accounts provided to the Commissioner, as Conservator, or his designees, unless approved in advance and in writing by the Commissioner, or his designees. The Defendant Insurance Entities must ensure all emails (past, present, future, deleted, sent, saved, archived, etc.) are permanently retained. The Commissioner, or his designees, are authorized to verify and/or configure all emails to be held permanently, sometimes referred to as a "Legal Hold." All configuration additions and revisions implemented by the Commissioner, as Conservator, or his designees, must not be altered or removed by the Defendant Insurance Entities or their respective IT contractors;

- (2) **Systems and Data Backups:** Provide a complete and up-to-date "Backup" of each of the Systems and all Data as defined above as of the date of this Order. "Backups" includes readable, full bare metal restorable, complete, and full copy of each System and all Data as defined above. Ensure all past, present, or future backup media and storage is retained, until further notice or until released in writing by the Commissioner, or his designees. Provide a complete list of backups, including System name or Data name, backup software, backup device(s), backup media, backup type (full, incremental, partial, etc.), backup frequency, backup retention schedule, backup rotation (onsite-to-offsite) schedule, onsite backup locations, and offsite backup locations. Provide a list of Systems or Data not backed up. Provide immediate notification via email of all future revisions to Backups as defined above;

- (3) **Disaster Recovery Plan:** Provide a complete and up-to-date Disaster Recovery/Business Continuity Plan. Provide the date and outcome of the last Disaster Recovery test. Provide immediate notification via email of any future revisions to Disaster Recovery/Business Continuity plans;

- (4) **Security Incidents or System Outages:** Provide a complete and up-to-date list and description of all Security Incidents that occurred in the past year impacting any Systems or Data as defined above. "Security Incidents" include unauthorized Systems access or breach, communications breach, facilities breach, unauthorized network device, unauthorized software (program, macro, etc.), compromised "Accounts," compromised UserIDs, compromised credit cards, compromised bank accounts, non-prevented viruses, malware, or ransomware, etc., loss of Data; or System outages. Provide immediate notification via email of all future Security Incidents as defined above;

- (5) **IT Policies, Procedures, and Maintenance Task List:** Provide complete and up-to-date policies, procedures, and operations and maintenance task lists for Information Technology; and,



Julia Perry

- (6) **Physical Access:** Provide continuous (24 hours/day, 7 days/week) physical access to all Systems, Data, Backups, and office locations to the Commissioner, or his designees. Provide physical, private work area for the Commissioner, as Conservator, and his designees.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that this proceeding, any judicial reviews of this matter, all records of the Defendant Insurance Entities, other documents and all insurance department files, court records and papers which are a part of this conservation and rehabilitation proceeding, shall remain under seal and confidential except as is necessary to obtain compliance therewith, unless and until the Court, after hearing arguments in chambers from the Commissioner of Insurance and Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excilibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, shall decide otherwise;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that, pursuant to La. R.S. 22:2006, the Commissioner, his agents and employees shall immediately take and maintain possession and control of the property, business, affairs, transactions, bank accounts, safety deposit boxes, computers, all primary and secondary storage media, documents, claims files, software, electronic data, e-mail, websites, copying rights, trademarks, patents, books, records, accounts, contracts, and rights of action and all other assets of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excilibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, including all of the property real or personal, whether in the possession of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excilibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, or their officers, owners, directors, employees,



Julia Ray

consultants, service providers, attorneys, accountants, subsidiaries, affiliates, managing general agents, or agents, and any other person, and of the premises occupied by Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC for their business, conduct all of the business and affairs of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC or so much thereof as he may deem appropriate, manage the affairs of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, and rehabilitate Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, until further order of the Court;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, and their policyholders, owners, shareholders, officers, directors, managing general agents, agents, attorneys, accountants, actuaries, consultants, service providers, servants, employees, banks,



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savings and loan associations, and any other partnership, company, or entity controlled by same or persons acting for or on behalf of said individuals and companies, or any others acting on their behalf, and any other person, shall immediately surrender and turn over to the Rehabilitator or Receiver all property, business, affairs, transactions, bank accounts of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, all keys to Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managing Agent Services, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC premises and to safety deposit boxes, to advise the Receiver of the combinations to any safes, safe-keeping devices or restricted access entries, any passwords to electronic information or online accounts with vendors, computers, all primary and secondary storage media, documents, claim files, software, electronic data, e-mail, websites, copyrights, trademarks, patents, books, records, accounts, contracts and rights of action, and all other assets of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, including all real property, and the premises occupied or leased by Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, Lighthouse Management, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, Lighthouse Gulfcoast Management, LLC and are hereby enjoined from the transaction of the business of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation,

Julie Hurt

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Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, except with the concurrence of the Rehabilitator or Receiver until further order of this Court;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, their policyholders, owners, shareholders, officers, directors, managing general agents, agents, accountants, attorneys, actuaries, consultants, service providers, servants, employees, banks, savings and loan associations, actuaries and any other partnership, company or entity controlled by same or other persons acting for or on their behalf and any other person, are enjoined from disposing of the property or assets of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, and from the transaction of their business, except with the concurrence of the Rehabilitator or Receiver, until further order of this Court;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that all persons and entities are enjoined and stayed from obtaining preferences, judgments, attachments or other like liens or the making of any levy against Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, their property or assets while in the Rehabilitator or Receiver's possession and control as of this date of this Order until further order of this Court;



Julia Huet

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, their policyholders, owners, shareholders, officers, directors, managing general agents, agents, attorneys, accountants, actuaries, servants, employees, banks, savings and loan associations and any other partnership, company or entity controlled by same or other persons acting for or on behalf of said individuals and companies, or subject to their control, and all other persons or entities who have access to, control or possession of the property, assets, and affairs of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, are enjoined further as follows:

- (1) from disposing of or encumbering any of the property or assets of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC;
- (2) from disposing of any records or other documents belonging to Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC or relating to the business and affairs of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC;
- (3) from the transaction of any business by, for, or on behalf of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, including, but not limited to:



Julie Hryg

- (a) the writing, issuance or renewal of any certificate of coverage, insurance policy, binder, or endorsement to an existing policy or certificate of coverage;
- (b) the payment of claims and of any policy or certificate of coverage benefits;
- (c) the incurring of any claim or loss adjustment expense;
- (d) the incurring of any debt or liability, except with the concurrence of the Rehabilitator or the Receiver or until further order of this Court;
- (e) the interfering with the acquisition of possession by the exercise of dominion and control over the property of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC by the Rehabilitator or Receiver, or the Rehabilitator, or Receiver's conduct of the business and affairs of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Rehabilitator and Receiver are entitled to permit such further operation of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC as he may deem necessary to be in the best interests of the policyholders and creditors of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Rehabilitator and Receiver are allowed and authorized to:

- (1) employ and authorize the compensation of accountants, clerks, professionals, and such assistants as he deems necessary, and authorize the payment of the expenses of these proceedings and the necessary incidents thereof, as approved by the Commissioner, to be paid out of the funds or assets of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino



Julia Huet

Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC in the possession of the Rehabilitator or Receiver or coming into the possession of the Rehabilitator or Receiver or Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, Lighthouse Gulfcoast Management, LLC, or the Rehabilitator or Receiver is a party defendant, commenced prior to or subsequent to the entry of the order herein, without the authorization of the Court, except, however, in actions where Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, Lighthouse Gulfcoast Management, LLC, or the Rehabilitator or Receiver may file appropriate pleadings in his discretion.

- (2) defend or not defend legal actions wherein Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, Lighthouse Gulfcoast Management, LLC, or the Rehabilitator or Receiver is a party defendant, commenced prior to or subsequent to the entry of the order herein, without the authorization of the Court, except, however, in actions where Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, or Lighthouse Gulfcoast Management, LLC is a nominal party, as in certain foreclosure actions and the action does not affect a claim against or adversely affect the assets of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, Lighthouse Gulfcoast Management, LLC, the Rehabilitator or Receiver may file appropriate pleadings in his discretion.
- (3) commence and maintain all legal actions necessary, wherever necessary, for the proper administration of this receivership proceeding;

- (4) collect all debts, which are economically feasible to collect and which are due and owing to Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, Lighthouse Gulfcoast Management, LLC, the Rehabilitator or Receiver may file appropriate pleadings in his discretion;

- (5) take possession of all Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC's securities and certificates of deposit on deposit with the Treasurer of the State of Louisiana or any other person or entity, if any, and convert to cash so much of the same as may be necessary, in his judgment, to pay the expenses of administration of this receivership; and,
- (6) issue endorsements on existing policies, or certificates of coverage;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that any officer, owner,

director, manager, trustee, managing general agent, agent, servant, attorney, accountant, actuary

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adjuster, consultant, or service provider of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excilbur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, and any person who possesses or possessed any executive authority over, or who exercises or exercised any control over any segment of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excilbur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC's affairs, including, but not limited to, Patrick Lawrence White, Shannon White, Lawrence Edward White, Ann White, David M. Howard, James Chapo, Joseph M. Dimino, Clay S. Frankel, Jacob W. Hoechst, Scot Edward Moore, Eric Lee Gobble, Robert Carlton Butler, James Allen Hughes, Jr., Kent Alan Weiser, Jeffery E. Myers, John O. Burden, Laura Gloembuski, Mimi Davis, Young Gilroy, Pharos Claims Service, LLC, and Lighthouse Insurance Associates, LLC, shall fully cooperate with the Receiver and the Commissioner, notwithstanding their dismissal pursuant to the order entered herein;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that all attorneys employed by Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC as of the date of the order entered herein shall, within ten (10) day notice of this order, report to the Receiver the name, company, claim number and status of each file they are handling on behalf of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group,



LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcost Management, LLC; said report shall also include an account of any funds received from or on behalf of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcost Management, LLC; all attorneys described herein are hereby discharged as of the date of the order entered herein unless the Receiver retains their services in writing; all attorneys employed by Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcost Management, LLC who are in possession of litigation files or other material, documents or records belonging to or relating to work performed by the attorney on behalf of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcost Management, LLC, shall deliver such litigation files, material, documents or records intact and without purging to the Receiver notwithstanding any claim of a retaining lien, which, if otherwise valid, shall not be extinguished by such turn-over of documents;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that reinsurance premiums due to or payable by Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcost Management, LLC, shall be withheld from, remitted to, or disbursed by



Alicia King

the Receiver or to another party at the Receiver's discretion; the Receiver shall handle reinsurance losses recoverable or payable by Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC; all correspondence concerning reinsurance shall be between the Receiver and the reinsuring company or intermediary unless requested by the Receiver;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that, upon request by the Receiver, any company providing telephone services to Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC shall provide a reference of calls from the number presently assigned to Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC to any such number designated by the Receiver or perform any other services or changes necessary to the conduct of the receivership of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, Lighthouse Gulfcoast Management, LLC to any such number designated by the Receiver or

perform any other services or changes necessary to the conduct of the receivership of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excaltibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that any bank, savings and loan association, financial institution, and any other person which has on deposit, in its possession, custody or control any funds, accounts and any other assets of Lighthouse Holdings



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Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, shall immediately transfer title, custody and control of all such funds, accounts, or assets to the Receiver, and are hereby instructed that the Receiver has absolute control over such funds, accounts and all other assets; the Receiver may change the name of such accounts and other assets, withdraw them from such bank, savings and loan association or other financial institution or take such action necessary for the proper conduct of this receivership; no bank, savings and loan association, or other financial institution shall exercise any form of set-off, alleged set-off, lien, any form of self-help whatsoever, or refuse to transfer any funds or assets to the Receiver's control without the permission of this Court;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that any entity furnishing telephone, water, electric, cable, internet, sewage, garbage or trash removal services to Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC shall maintain such service and transfer any such accounts to the Receiver as of the date of the order entered herein, unless instructed to the contrary by the Receiver;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the United States Postal Service shall provide any information requested by the Receiver regarding Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC and shall handle future deliveries of Lighthouse Holdings Group, LLC, Lighthouse Property



Julia King

Insurance Corporation, Lighthouse Excilbur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Rehabilitator or Receiver may conduct an investigation of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excilbur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, and their subsidiaries and affiliates to uncover and make fully available to the Court the true state of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excilbur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC's financial affairs; in furtherance of this investigation, Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excilbur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, and their parent corporations, subsidiaries, affiliates and third party administrators, and any other persons, shall make all books, documents, accounts, records and affairs, which either belong to or pertain to Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excilbur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, available for full, free and unhindered inspection and examination by the Receiver during normal business hours (9:00 a.m. to 5:00 p.m.)

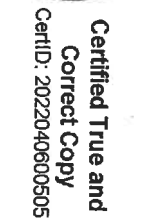


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Monday through Friday, or such other times as the Commissioner deems necessary, from the date of the order entered herein; Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, and the above-specified entities shall fully cooperate with the Commissioner and the Receiver; such cooperation shall include, but not be limited to, the taking of oral testimony under oath of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC's policyholders, shareholders, owners, officers, directors, managing general agents, agents, accountants, actuaries, attorneys, servants, managers, trustees, adjusters, employees, or independent contractors of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, their parent, affiliates and subsidiaries and any other person or entity who possesses or possessed any authority over, or who exercises or exercised any control over, any segment of the affairs of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC in either their official, representative, or individual capacities and the production of all documents needed to disclose the true state of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC in either their official, representative, or individual capacities and the production of all documents needed to disclose the true state of



Julia Gray



Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that any and all individuals and entities are enjoined from instituting or taking further action in any suits, proceedings, and seizures against Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, the Commissioner in his capacity as Rehabilitator of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, the Receiver, and any affiliates, subsidiaries, insurers, officers, directors, representatives, managing general agents, agents, employees, accountants, or attorneys of same, to prevent any preference, judgment, seizure, levy, attachment, or lien being rendered against Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, their estate or assets, or their policyholders, the Commissioner in his capacity as Rehabilitator, the Receiver, any affiliates, subsidiaries, insurers, officers, directors, representatives, managing general agents, agents, employees, or attorneys of same, and the making of any levy against Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC.

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Managers, LLC, and Lighthouse Gulfoast Management, LLC, their property or assets until further order of this Court;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that, except with the concurrence of the Commissioner or Receiver or until further written order of this Court, all suits, proceedings, and seizures against Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfoast Management, LLC, or their respective policyholders in any court are hereby stayed in order to prevent the obtaining of any preference, judgment, seizure, levy, or lien, and to preserve the property and assets of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfoast Management, LLC, including, but not limited to, suits and proceedings and all litigation involving:

- (1) Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfoast Management, LLC as a party;
- (2) a policyholder or any other person who is named as a party to the litigation or claims insurance coverage under any policy of insurance, or certificate of coverage issued or assumed by Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfoast Management, LLC;
- (3) the possible adjudication of liability or determination of any possible rights or obligations of any policyholder or person as to any insurance policy, or certificate of coverage issued or assumed by Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfoast Management, LLC, or the determination of any possible future liability of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance



Julia King

Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC with regard to any insurance policy, or certificate of coverage issued or assumed by Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC;

(4) Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC's possible obligation to provide a defense to any party in any court pursuant to any policy of insurance, or certificate of coverage issued or assumed by Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC;

(5) the ownership, operations, management or control of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC; and

(6) any party is seeking to create, perfect or enforce any preference, judgment, attachment, lien, or levy against Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC or their assets or against any or policyholder of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that there shall be no

liability on the part of and that no cause of action of any nature shall exist against the Commissioner in his capacity as Rehabilitator, Receiver or Regulator of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, or the Attorney General of the State of



Julie Hays

East Baton Rouge Parish
Deputy Clerk of Court

Louisiana in his capacity as attorney for the Commissioner in his capacity as Rehabilitator, Receiver or Regulator of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, or the Receiver, their representatives, managing general agents, agents, employees, accountants, or attorneys, for any action taken by them when acting in accordance with the orders of this Court or as Rehabilitator, Receiver, or Regulator of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, and that such actions shall be barred;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that, after payment of all administrative expenses of Rehabilitation or Receivership, all obligations of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC will be paid pursuant to the orders of this Court, according to the applicable law;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that all contracts between Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, and any and all persons or entities providing services to Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company,



Julia May

Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcost Management, LLC and their policyholders remain in full force and effect unless cancelled by the Receiver;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that all premiums and other debts due to Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcost Management, LLC shall be paid to the Rehabilitator or Receiver as directed, until further order of this Court;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Commissioner shall be granted all legal and equitable relief as may be necessary to fulfill his duties as Rehabilitator and for such other relief as the nature of the case and the interest of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcost Management, LLC's policyholders, creditors, or the public, may require;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that within ten (10) calendar days of the date of an order of rehabilitation herein, each of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcost Management, LLC, and any company which contributed capital to Lighthouse Property Insurance Corporation, either directly or through a related holding or management company, since January 1, 2021, shall designate one or more



Julia Hunt

officers, directors, or managing agents, or other persons who consent to testify on its behalf, who shall be examined in Baton Rouge, Louisiana, at the office of undersigned counsel, and testify as to all matters known or reasonably available to the organization, regarding all aspects of the Petition for Renewed Conservation and Injunctive Relief, and this Motion for Rehabilitation and Injunctive Relief, and shall produce in connection therewith full and complete documentation regarding all sources of capital contribution to Lighthouse Property Insurance Corporation since January 1, 2021, associated debt service and cost of capital, and security granted;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, and all interested persons, appear and show cause on **APRIL 25**, 2022, at **9:30** o'clock **A**.m., why this Court should not find, order and declare that sufficient cause exist for the permanent rehabilitation of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC; and further why this Court should not order and direct the Commissioner, his agents or employees to take or maintain possession of all the affairs, property, business, books, records, claim files, account, back accounts, safety deposit boxes, statutory deposits, computers, all primary and secondary storage media, documents, claims files, software, electronic data, e-mail, websites, copyrights, trademarks, patents, and all other assets of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC,



Julia May

including all real property and premises occupied or leased by Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, whether in possession of Lighthouse Holdings Group, LLC, Lighthouse Property Insurance Corporation, Lighthouse Excalibur Insurance Company, Dimino Holdings Group, LLC, TWIMG, LLC, Lighthouse Management, LLC, Lighthouse Managers Group, LLC, Lighthouse Managing Agent Services, LLC, Prepared Managers, LLC, and Lighthouse Gulfcoast Management, LLC, or their officers, directors, employees, consultants, attorneys, managing general agents, agents, or any other person acting on their behalf to conduct their business and conserve the same according to law; and why the other relief prayed for and granted herein should not be continued; and,

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Billy Bostick, Robert Crawford, Frank McNabb, Philip D'Antonio, Nathan Strebeck, Norie Falgoust, and Heath Soileau be and each is hereby appointed as a private process server of any rehabilitation or related order issued in this proceeding, which service may be by certified mail, return receipt requested.

SO ORDERED, READ AND SIGNED at Baton Rouge, Louisiana, this 05 day of April, 2022.



Honorable Richard "Chip" Moore, III
Judge, 19th Judicial District Court

