IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, CHANCERY DIVISION

PEOPLE OF THE STATE OF ILLINOIS JAMES A. STEPHENS, ACTING DIRE INSURANCE OF THE STATE OF ILLI	CTOR OF)	2015 CH00885 DALENDAR/ROOM	03
Plaintiffs,)	TIME 00 00	
v.	· · · · · ·)	No.	
MILLERS CLASSIFIED INSURANCE an Illinois domestic stock insurance com			
Defendant.)		

VERIFIED COMPLAINT FOR REHABILITATION

NOW COME PLAINTIFFS, THE PEOPLE OF THE STATE OF ILLINOIS, upon the relation of JAMES A. STEPHENS, Acting Director of Insurance of the State of Illinois (the "Director"), by and through their attorney, LISA MADIGAN, Attorney General of the State of Illinois, for their Complaint for Rehabilitation against the Defendant, Millers Classified Insurance Company ("Millers Classified"), do allege and state as follows:

JURISDICTION AND VENUE

1. This Verified Complaint is filed pursuant to the provisions of Article XIII of the Illinois Insurance Code (the "Code"), 215 ILCS 5/187, et seq., which, inter alia, authorizes the Director to apply to this Honorable Court, through the Attorney General of the State of Illinois,

on behalf of the People of the State of Illinois, for the entry of an order to rehabilitate a domestic company upon a showing that any of the grounds for rehabilitation specified in Section 188 of the Code, 215 ILCS 5/188, exist.

2. Venue is proper in the Circuit Court of Cook County, Illinois pursuant to the provisions of Section 188 of the Code, 215 ILCS 5/188, and Section 2-101 of the Illinois Code of Civil Procedure, 735 ILCS 5/2-101.

PARTIES AND RELATED ENTITIES

3. Pursuant to the McCarran-Ferguson Act, 15 U.S.C. Section 1011, et seq., the fifty states, the District of Columbia and the U.S. territories regulate the business of insurance, not the federal government. The Relator, James A. Stephens, is the Acting Director of Insurance of the State of Illinois and, as such, is charged under Section 401 of the Code, 215 ILCS 5/401, with the rights, powers and duties appertaining to the enforcement and execution of all of the insurance laws of the State of Illinois. The Illinois Department of Insurance licenses, regulates, examines and, if appropriate, disciplines individuals and entities engaged in Illinois in the business of insurance. The Department's responsibilities include, but are not limited to, all aspects of insurance company solvency, the conduct of agents, brokers and companies, the collection of insurance taxes and assessments and, more broadly, the authority to regulate any individual or company involved with the management, distribution, sales or marketing of insurance or insurance-related matters in Illinois. On every topic, the Department's first priority is the protection of the people, families and businesses that purchase insurance in the State of Illinois.

4. Defendant, Millers Classified, is a domestic stock insurance company organized under and existing by virtue of Article II of the Code, 215 ILCS 5/6 et seq., having its principal place of business at 111 East Fourth Street, Alton, Illinois.

GROUNDS FOR REHABILITATION

- 5. Section 187 of the Code, 215 ILCS 5/187, provides, *inter alia*, that Article XIII of the Code, *supra*, applies to every corporation, association, firm, company, partnership, individual, and aggregation of individuals to which any article of the Code is applicable, or which is subject to examination, visitation or supervision by the Director under any provision of the Code or under any law of this State, or which is engaging in an insurance or surety business.
- 6. Section 188 of the Code, 215 ILCS 5/188, provides the grounds for rehabilitation of a domestic company as follows:

Whenever any domestic company

* * *

13. consents by a majority of its directors, stockholders or members;

With respect to a domestic company, the Director must report,...any such case to the Attorney General of this State whose duty it shall be to apply forthwith by complaint on relation of the Director in the name of the People of the State of Illinois, as plaintiff, to the Circuit Court of Cook County ..., for an order to rehabilitate or liquidate the defendant company as provided in this article, and for such other relief as the nature of the case and the interests of its policyholders, creditors, members, or the public may require...

7. Based upon the aforementioned investigation and discussions with the respective management and Board of Directors of Millers Classified, relating to the business practices and financial condition of the Defendant, the Director has determined that conditions exist that would

justify a court order for the rehabilitation of Millers Classified pursuant to Section 188 of the Code, id., as follows:

- (a) On December 16, 2014, a majority of Millers Classified's Directors passed a corporate resolution agreeing and consenting to the entry of an Order of Rehabilitation pursuant to Section 188 of the Code, and waiving service of process of this Verified Complaint for Rehabilitation, and agreeing and consenting to waive any right to appear, answer or otherwise plead to this Verified Complaint and/or to appeal the Order of Rehabilitation prayed for herein. A copy of the Board of Director's resolution is attached hereto as Exhibit 1.
- 8. As a result of his investigation the Director has determined that the ground specified in Paragraph 6 herein exists with regard to Millers Classified and has determined that it is in the best interests of Millers Classified and its policyholders, claimants, creditors, and the public, that the Defendant, Millers Classified, be placed into rehabilitation in accordance with Article XIII of the Code, *supra*.

WHEREFORE, the People of the State of Illinois, upon the relation of James A. Stephens, Acting Director of Insurance of the State of Illinois, pray that an order be entered by this Honorable Court as follows:

9. Finding that:

(A) Sufficient cause exists for the entry of an order for rehabilitation of the Defendant, Millers Classified, including the fact that a majority of its directors have agreed and consented to the entry of the order prayed for herein.

- (B) Pursuant to Section 191 of the Code, 215 ILCS 5/191, the entry of the order prayed for herein creates an estate comprising all of the liabilities and assets of Millers Classified.
- (C) Upon the entry of the Order prayed for herein, the Rehabilitator's statutory authority includes, without limitation, the following:
 - (i) Pursuant to Section 191 of the Code, 215 ILCS 5/191, the Rehabilitator is vested by operation of law with the title to all property, contracts, and rights of action of Millers Classified; and
 - (ii) Pursuant to Section 191 of the Code, 215 ILCS 5/191, the Rehabilitator is entitled to immediate possession and control of all property, contracts, and rights of action of Millers Classified; and
 - (iii) Pursuant to Section 191 of the Code, 215 ILCS 5/191, the Rehabilitator is authorized to remove any and all records and property of Millers Classified to his possession and control or to such other place as may be convenient for purposes of the efficient and orderly administration of the rehabilitation of Millers Classified; and
 - (iv) Pursuant to Section 192(2) of the Code, 215 ILCS 5/192(2), the Rehabilitator is authorized to deal with the property, business and affairs of Millers Classified in his name, as Director, and that the Rehabilitator is authorized to deal with the property, business and affairs of Millers Classified in the name of Millers Classified; and
 - (v) Pursuant to Section 192(2) of the Code, 215 ILCS 5/192(2), the Rehabilitator, without the prior approval of the Court, is authorized to sell or

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otherwise dispose of any real or personal property of Millers Classified, or any part thereof, and to sell or compromise all debts or claims owing to Millers Classified having a value in the amount of Twenty-Five Thousand (\$25,000.00) Dollars, or less. Any such sale by the Rehabilitator of the real or personal property of Millers Classified having a value in excess of Twenty-Five Thousand (\$25,000.00) Dollars, and sale or compromise of debts owing to Millers Classified by the Rehabilitator where the debt owing to Millers Classified exceeds Twenty-Five Thousand (\$25,000.00) Dollars shall be made subject to the approval of the Court; and

- (vi) Pursuant to Section 192(2) of the Code, 215 ILCS 5/192(2), the Rehabilitator may solicit contracts whereby a solvent company agrees to assume, in whole or in part, or upon a modified basis, the liabilities of a company in rehabilitation in a manner consistent with subsection (4) of Section 193 of the Code, 215 ILCS 5/193(4); and
- (vii) Pursuant to Section 192(3) of the Code, 215 ILCS 5/192(3), the Rehabilitator is authorized to bring any action, claim, suit or proceeding against any person with respect to that person's dealings with Millers Classified including, but not limited to, prosecuting any action, claim, suit, or proceeding on behalf of the policyholders, claimants, beneficiaries or creditors of Millers Classified; and
- (viii) Pursuant to Section 192(4) of the Code, 215 ILCS 5/192(4), if at any time the Rehabilitator finds that it is in the best interests of the policyholders,

claimants, beneficiaries, and creditors to effect a plan of rehabilitation, the Rehabilitator may submit such a plan to the Court for its approval; and

- (ix) Pursuant to Section 194(b) of the Code, 215 ILCS 5/194(b), the Rehabilitator may, within two (2) years after the entry of the rehabilitation order prayed for herein or within such further time as applicable law permits, institute an action, claim, suit, or proceeding upon any cause of action against which the period of limitation fixed by applicable law had not expired as of the filing of the complaint upon which the rehabilitation order was entered; and
- (x) Subject to the provisions of Section 202 of the Code, 215 ILCS 5/202, the Rehabilitator is authorized to appoint and retain those persons specified in Section 202(a) of the Code, 215 ILCS 5/202(a), and to pay, without the further order of this Court, from the respective assets of Millers Classified, all administrative expenses incurred during the course of the rehabilitation of Millers Classified; and
- (xi) Pursuant to Section 203 of the Code, 215 ILCS 5/203, the Rehabilitator shall not be required to pay any fee to any public officer for filing, recording or in any manner authenticating any paper or instrument relating to any proceeding under Article XIII of the Illinois Insurance Code, 215 ILCS 5/187, et seq., nor for services rendered by any public officer for serving any process; and
- (xii) Pursuant to the provisions of Section 204 of the Code, 215 ILCS 5/204, the Rehabilitator may seek to avoid preferential transfers of the property of Millers Classified and to recover such property or its value, if it has been converted.

10. Ordering that:

- (A) The Order of Rehabilitation prayed for herein is entered as to and against Millers Classified.
- (B) There being no just reason for delaying enforcement or appeal of the order prayed for herein, the Order of Rehabilitation is a final order within the meaning of Illinois Supreme Court Rule 307(a)(5).
- (C) James A. Stephens, Acting Director of Insurance of the State of Illinois, and his successors in office, is affirmed as the statutory Rehabilitator (the "Rehabilitator") of Millers Classified with all of the powers appurtenant thereto.
- (D) All policies and contracts of insurance, and agreements of reinsurance where Millers Classified is the ceding company, shall remain in full force and effect pending a determination by the Director as to when, and upon what terms, cancellation or renewal is appropriate. All treaties, contracts and agreements of reinsurance wherein Millers Classified was, or is, the assuming or retrocessional reinsurer are canceled on a cut-off basis, effective upon the entry of this Order of Rehabilitation.
- (E) Subject to the further orders of the Court, the Rehabilitator is authorized to take such actions as the nature of the cause and the interests of Millers Classified, and its policyholders, claimants, beneficiaries, creditors, or the public may require including, but not limited to, the following:
 - (i) The Rehabilitator shall proceed to take immediate possession and control of the property, books, records, accounts, business and affairs, and all other assets of Millers Classified, and of the premises occupied by them for the transaction of their business, and to marshal and liquidate the assets, business and affairs of

Millers Classified pursuant to the provisions of Article XIII of the Code, *supra*, and the Rehabilitator is further directed and authorized to orderly wind down and run off the business and affairs of Millers Classified, and to make the continued expenditure of such wages, rents and expenses as he may deem necessary and proper for the administration of the rehabilitation of Millers Classified; and

- (ii) The Rehabilitator may both sue and defend on behalf of Millers Classified, or for the benefit of the policyholders, claimants and other creditors of Millers Classified, in the courts either in his name as the Rehabilitator of Millers Classified, or in the name of Millers Classified, as the case may be; and
- (iii) The Rehabilitator may continue to pay policyholder claims and claims against policyholders of Millers Classified, at level (d) of the statutory schedule of priorities, 215 ILCS 5/205(1)(d), as they come due.
- The Director is vested with the right, title and interest in all funds recoverable under contracts, treaties, certificates, and agreements of reinsurance heretofore entered into by or on behalf of Millers Classified, and that all reinsurance companies involved with Millers Classified are restrained and enjoined from making any settlements with any claimant or policyholder of Millers Classified, or any other person, other than the Director as Rehabilitator, except with the written consent of the Director, except when the reinsurance contract, treaty, certificate, or agreement expressly and lawfully provides for payment by the reinsurer directly to a claimant or policyholder on the behalf of Millers Classified.
- (G) Any acts or omissions of the Rehabilitator in connection with the rehabilitation, shall not be construed or considered to be a preference within the meaning of Section 204

of the Code, 215 ILCS 5/204, notwithstanding the fact that any such act or omission may cause a policyholder, claimant, beneficiary, third party or creditor to receive a greater percentage of debt owed to or by Millers Classified than any other policyholder, claimant, member, third party or creditor in the same class.

(H) The caption in this cause and all pleadings filed in this matter shall hereafter read:
 "IN THE MATTER OF THE REHABILITATION OF MILLERS CLASSIFIED INSURANCE COMPANY"

- (I) All costs of the proceedings prayed for herein be taxed and assessed against the Defendant Millers Classified.
- (J) Pursuant to its authority under Section 189 of the Code, 215 ILCS 5/189, the Court hereby issues the following mandatory and prohibitive injunctions:
 - (i) All accountants, auditors and attorneys of Millers Classified are ordered to deliver to the Rehabilitator, at his request, copies of all documents in their possession or under their control concerning or related to Millers Classified, and to provide the Rehabilitator with such information as he may require concerning any and all business and/or professional relationships between them and Millers Classified, and concerning any and all activities, projects, jobs and the like undertaken and/or performed by them at the request of Millers Classified, or their agents, servants, officers, directors and/or employees, or which Millers Classified may be, or are, entitled to as the result of its relationship with such accountants, auditors and attorneys; and
 - (ii) Millers Classified and its directors, officers, agents, servants, representatives, employees, and affiliated companies, and all other persons and

entities, shall give immediate possession and control to the Rehabilitator of all property, business, books, records and accounts of Millers Classified, and all premises occupied by Millers Classified for the transaction of its business; and (iii) Millers Classified and its officers, directors, agents, servants, representatives and employees, and all other persons and entities having knowledge of this Order are restrained and enjoined from transacting any business of Millers Classified, or disposing of any company property or assets, including books, records and computer and other electronic data, without the express written consent of the Rehabilitator, or doing or permitting to be done any action which might waste the property or assets of Millers Classified, until the further order of this Court; and

(iv) The officers, directors, agents, servants, representatives and employees of Millers Classified, and all other persons and entities having knowledge of this Order are restrained and enjoined from bringing or further prosecuting any claim, action or proceeding at law or in equity or otherwise, whether in this State or elsewhere, against Millers Classified, or its property or assets, or the Director or Rehabilitator, except insofar as those claims, actions or proceedings arise in or are brought in the rehabilitation proceedings prayed for herein; or from obtaining, asserting or enforcing preferences, judgments, attachments or other like liens, including common law retaining liens, or encumbrances or the making of any levy against Millers Classified, or its property or assets while in the possession and control of the Rehabilitator, or from interfering in any way with the Rehabilitator in his possession or control of the property, business, books,

records, accounts, premises and all other assets of Millers Classified, until the further order of this Court; and

- (v) Any and all banks, brokerage houses, financial institutions and any and all other companies, persons or entities having knowledge of this Order having in its possession accounts and any other assets which are, or may be, the property of Millers Classified, are restrained and enjoined from disbursing or disposing of said accounts and assets and are further restrained and enjoined from disposing of or destroying any records pertaining to any business transaction between Millers Classified, and such banks, brokerage houses, financial institutions, companies, persons or entities having done business, or doing business, with Millers Classified, or having in their possession assets which are, or may be, the property of Millers Classified, and further, that each such person or entity is ordered to immediately deliver any and all such assets and/or records to the Rehabilitator; and
- (vi) All insurance and reinsurance companies and entities that assumed liabilities from Millers Classified arising under either contracts, policies of insurance, certificates of insurance, or agreement, contracts, treaties or certificates of reinsurance issued by Millers Classified, are restrained and enjoined from making any settlements with any claimant or policyholder of Millers Classified, or any other person other than the Rehabilitator, except with the written consent of the Rehabilitator, except when the reinsurance agreement, contract, treaty, or certificate expressly and lawfully provides for payment to or on the behalf of Millers Classified's insured by the reinsurer; and

- (vii) Establishing a moratorium enjoining and prohibiting the payment of any and all claims falling below level (d) of the of the statutory schedule of priorities, 215 ILCS 5/205(1)(d), until such time that the Rehabilitator is able to demonstrate to the Court that there is a good faith basis for believing that all claims falling at levels (a)-(d) can be paid in full, or until the further order of this Court.
- (K) The Court retain jurisdiction in this cause for the purpose of granting such other and further relief as the nature of this cause and the interests of Millers Classified, its policyholders, beneficiaries, members and creditors, or of the public, may require and/or as the Court may deem proper in the premises.
- (L) Such further, different or other relief as this Honorable Court may deem proper in the premises.

RESPECTFULLY SUBMITTED,

Assistant Attorney General

Lisa Madigan
Attorney General of
The State of Illinois
Attorney for the PEOPLE OF
THE STATE OF ILLINOIS
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Of Counsel:

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Chicago, IL 60654
(312) 836-9500
Attorney Code #16819

VERIFICATION BY CERTIFICATION

Under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure, the undersigned, in his capacity as Director of Insurance of the State of Illinois, certifies that the statements set forth in the above and foregoing Complaint are true and correct, except as to matters therein stated to be on information and belief, and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

DATED: __/-/5

AMES A. STEPHENS

Acting Director of Insurance of the State of Illinois



WRITTEN CONSENT OF THE BOARD OF DIRECTORS OF MILLERS CLASSIFIED INSURANCE COMPANY

DECEMBER 16, 2014

The undersigned, being a majority of the Board of Directors of Millers Classified Insurance Company, an Illinois domiciled stock property and casualty insurance company, organized under and existing by virtue of the laws of the State of Illinois, ("MCIC"), pursuant to the Illinois Insurance Code do hereby give their written consent to the taking of the following action:

WHEREAS, MCIC has been presented with a draft Verified Complaint for Rehabilitation (the "Complaint"), to be filed by the People of the State of Illinois, ex rel., Andrew Boron, Director of Insurance of the State of Illinois, (a copy of which is attached hereto as Attachment 1) alleging that a majority of MCIC's Board of Directors has consented to the entry of an Agreed Order of Rehabilitation (a draft copy of which is attached hereto as Attachment 2); and

WHEREAS, the majority of the Board of Directors of MCIC believe it is in the best interests of MCIC's policyholders, creditors, and of the general public, for MCIC not to oppose, and to agree to, the commencement of rehabilitation proceedings and the entry of an Agreed Order of Rehabilitation, in the form of Attachment 2 to this Written Consent, as to and against MCIC by the Circuit Court of Cook County, Illinois.

NOW, THEREFORE, BE IT RESOLVED, that MCIC, by a majority of its Board of Directors, hereby agrees and consents to the commencement of rehabilitation proceedings and the entry of an Agreed Order of Rehabilitation, in the form of Attachment 2 to this Written Consent, as to and against MCIC by the Circuit Court of Cook County, Illinois; agrees and consents to the rehabilitation of MCIC by Andrew Boron, Director of Insurance of the State of Illinois, under the insurance laws of the State of Illinois; agrees and consents to waive service of process of the Director's Verified Complaint for Rehabilitation; and agrees and consents to waive any right to appear, answer or otherwise plead to such Complaint and/or to appeal such Agreed Order of Rehabilitation.

IN WITNESS WHEREOF, this written consent has been executed by the Directors of MCIC listed below this 16th day of December, 2014.

Storge Milnor

Being a majority of the Directors of Millers Classified Insurance Company

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, CHANCERY DIVISION

PEOPLE OF THE STATE OF ILLINOIS, ex rel.)	
ANDREW BORON, DIRECTOR OF)	
INSURANCE OF THE STATE OF ILLINOIS,)	
Plaintiffs, v.)	No. 12 CH 21255
MILLERS CLASSIFIED INSURANCE COMPANY, an Illinois domestic stock insurance company)	
Defendant.)	

VERIFIED COMPLAINT FOR REHABILITATION

NOW COME PLAINTIFFS, THE PEOPLE OF THE STATE OF ILLINOIS, upon the relation of ANDREW BORON, Director of Insurance of the State of Illinois (the "Director"), by and through their attorney, LISA MADIGAN, Attorney General of the State of Illinois, for their Complaint for Rehabilitation against the Defendants, Millers Classified Insurance Company ("Millers Classified"), do allege and state as follows:

JURISDICTION AND VENUE

1. This Verified Complaint is filed pursuant to the provisions of Article XIII of the Illinois Insurance Code (the "Code"), 215 ILCS 5/187, et seq., which, inter alia, authorizes the Director to apply to this Honorable Court, through the Attorney General of the State of Illinois, on

behalf of the People of the State of Illinois, for the entry of an order to rehabilitate a domestic company upon a showing that any of the grounds for rehabilitation specified in Section 188 of the Code, 215 ILCS 5/188, exist.

2. Venue is proper in the Circuit Court of Cook County, Illinois pursuant to the provisions of Section 188 of the Code, 215 ILCS 5/188, and Section 2-101 of the Illinois Code of Civil Procedure, 735 ILCS 5/2-101.

PARTIES AND RELATED ENTITIES

3. Pursuant to the McCarran-Ferguson Act, 15 U.S.C. Section 1011, et seq., the fifty states, the District of Columbia and the U.S. territories regulate the business of insurance, not the federal government. The Relator, Andrew Boron, is the Director of Insurance of the State of Illinois and, as such, is charged under Section 401 of the Code, 215 ILCS 5/401, with the rights, powers and duties appertaining to the enforcement and execution of all of the insurance laws of the State of Illinois. The Illinois Department of Insurance licenses, regulates, examines and, if appropriate, disciplines individuals and entities engaged in Illinois in the business of insurance. The Department's responsibilities include, but are not limited to, all aspects of insurance company solvency, the conduct of agents, brokers and companies, the collection of insurance taxes and assessments and, more broadly, the authority to regulate any individual or company involved with the management, distribution, sales or marketing of insurance or insurance-related matters in Illinois. On every topic, the Department's first priority is the protection of the people, families and businesses that purchase insurance in the State of Illinois.

4. Defendant, Millers Classified, is a domestic stock insurance company organized under and existing by virtue of Article II of the Code, 215 ILCS 5/6 et seq., having its principal place of business at 111 East Fourth Street, Alton, Illinois.

GROUNDS FOR REHABILITATION

- 5. Section 187 of the Code, 215 ILCS 5/187, provides, *inter alia*, that Article XIII of the Code, *supra*, applies to every corporation, association, firm, company, partnership, individual, and aggregation of individuals to which any article of the Code is applicable, or which is subject to examination, visitation or supervision by the Director under any provision of the Code or under any law of this State, or which is engaging in an insurance or surety business.
- 6. Section 188 of the Code, 215 ILCS 5/188, provides the grounds for rehabilitation of a domestic company as follows:

Whenever any domestic company

* * *

13. consents by a majority of its directors, stockholders or members;

With respect to a domestic company, the Director must report,...any such case to the Attorney General of this State whose duty it shall be to apply forthwith by complaint on relation of the Director in the name of the People of the State of Illinois, as plaintiff, to the Circuit Court of Cook County ..., for an order to rehabilitate or liquidate the defendant company as provided in this article, and for such other relief as the nature of the case and the interests of its policyholders, creditors, members, or the public may require...

7. Based upon the aforementioned investigation and discussions with the respective management and Board of Directors of Millers Classified, relating to the business practices and financial condition of the Defendants, the Director has determined that conditions exist that would

justify a court order for the rehabilitation of Millers Classified pursuant to Section 188 of the Code, id., as follows:

- (a) On December 16, 2014, a majority of Millers Classified's Directors passed a corporate resolution agreeing and consenting to the entry of an Order of Rehabilitation pursuant to Section 188 of the Code, and waiving service of process of this Verified Complaint for Rehabilitation, and agreeing and consenting to waive any right to appear, answer or otherwise plead to this Verified Complaint and/or to appeal the Order of Rehabilitation prayed for herein. A copy of the Board of Director's resolution is attached hereto as Exhibit 1.
- 8. As a result of his investigation the Director has determined that the ground specified in Paragraph 6 herein exists with regard to Millers Classified and has determined that it is in the best interests of Millers Classified and its policyholders, claimants, creditors, and the public, that the Defendant, Millers Classified, be placed into rehabilitation in accordance with Article XIII of the Code, *supra*.

WHEREFORE, the People of the State of Illinois, upon the relation of Andrew Boron, Director of Insurance of the State of Illinois, pray that an order be entered by this Honorable Court as follows:

- 9. Finding that:
- (A) Sufficient cause exists for the entry of an order for rehabilitation of the Defendant, Millers Classified, including the fact that a majority of its directors have agreed and consented to the entry of the order prayed for herein.

- (B) Pursuant to Section 191 of the Code, 215 ILCS 5/191, the entry of the order prayed for herein creates an estate comprising all of the liabilities and assets of Millers Classified.
- (C) Upon the entry of the Order prayed for herein, the Rehabilitator's statutory authority includes, without limitation, the following:
 - (i) Pursuant to Section 191 of the Code, 215 ILCS 5/191, the Rehabilitator is vested by operation of law with the title to all property, contracts, and rights of action of Millers Classified; and
 - (ii) Pursuant to Section 191 of the Code, 215 ILCS 5/191, the Rehabilitator is entitled to immediate possession and control of all property, contracts, and rights of action of Millers Classified; and
 - (iii) Pursuant to Section 191 of the Code, 215 ILCS 5/191, the Rehabilitator is authorized to remove any and all records and property of Millers Classified to his possession and control or to such other place as may be convenient for purposes of the efficient and orderly administration of the rehabilitation of Millers Classified; and
 - (iv) Pursuant to Section 192(2) of the Code, 215 ILCS 5/192(2), the Rehabilitator is authorized to deal with the property, business and affairs of Millers Classified in his name, as Director, and that the Rehabilitator is authorized to deal with the property, business and affairs of Millers Classified in the name of Millers Classified; and
 - (v) Pursuant to Section 192(2) of the Code, 215 ILCS 5/192(2), the Rehabilitator, without the prior approval of the Court, is authorized to sell or otherwise dispose of any real or personal property of Millers Classified, or any part thereof, and to sell or

compromise all debts or claims owing to Millers Classified having a value in the amount of Twenty-Five Thousand (\$25,000.00) Dollars, or less. Any such sale by the Rehabilitator of the real or personal property of Millers Classified having a value in excess of Twenty-Five Thousand (\$25,000.00) Dollars, and sale or compromise of debts owing to Millers Classified by the Rehabilitator where the debt owing to Millers Classified exceeds Twenty-Five Thousand (\$25,000.00) Dollars shall be made subject to the approval of the Court; and

- (vi) Pursuant to Section 192(2) of the Code, 215 ILCS 5/192(2), the Rehabilitator may solicit contracts whereby a solvent company agrees to assume, in whole or in part, or upon a modified basis, the liabilities of a company in rehabilitation in a manner consistent with subsection (4) of Section 193 of the Code, 215 ILCS 5/193(4); and
- (vii) Pursuant to Section 192(3) of the Code, 215 ILCS 5/192(3), the Rehabilitator is authorized to bring any action, claim, suit or proceeding against any person with respect to that person's dealings with Millers Classified including, but not limited to, prosecuting any action, claim, suit, or proceeding on behalf of the policyholders, claimants, beneficiaries or creditors of Millers Classified; and
- (viii) Pursuant to Section 192(4) of the Code, 215 ILCS 5/192(4), if at any time the Rehabilitator finds that it is in the best interests of the policyholders, claimants, beneficiaries, and creditors to effect a plan of rehabilitation, the Rehabilitator may submit such a plan to the Court for its approval; and

- (ix) Pursuant to Section 194(b) of the Code, 215 ILCS 5/194(b), the Rehabilitator may, within two (2) years after the entry of the rehabilitation order prayed for herein or within such further time as applicable law permits, institute an action, claim, suit, or proceeding upon any cause of action against which the period of limitation fixed by applicable law had not expired as of the filing of the complaint upon which the rehabilitation order was entered; and
- (x) Subject to the provisions of Section 202 of the Code, 215 ILCS 5/202, the Rehabilitator is authorized to appoint and retain those persons specified in Section 202(a) of the Code, 215 ILCS 5/202(a), and to pay, without the further order of this Court, from the respective assets of Millers Classified, all administrative expenses incurred during the course of the rehabilitation of Millers Classified; and
- (xi) Pursuant to Section 203 of the Code, 215 ILCS 5/203, the Rehabilitator shall not be required to pay any fee to any public officer for filing, recording or in any manner authenticating any paper or instrument relating to any proceeding under Article XIII of the Illinois Insurance Code, 215 ILCS 5/187, et seq., nor for services rendered by any public officer for serving any process; and
- (xii) Pursuant to the provisions of Section 204 of the Code, 215 ILCS 5/204, the Rehabilitator may seek to avoid preferential transfers of the property of Millers Classified and to recover such property or its value, if it has been converted.
- 10. Ordering that:
- (A) The Order of Rehabilitation prayed for herein is entered as to and against Millers Classified.

- (B) There being no just reason for delaying enforcement or appeal of the order prayed for herein, the Order of Rehabilitation is a final order within the meaning of Illinois Supreme Court Rule 307(a)(5).
- (C) Andrew Boron, Director of Insurance of the State of Illinois, and his successors in office, is affirmed as the statutory Rehabilitator (the "Rehabilitator") of Millers Classified with all of the powers appurtenant thereto.
- (D) All policies and contracts of insurance, and agreements of reinsurance where Millers Classified is the ceding company, shall remain in full force and effect pending a determination by the Director as to when, and upon what terms, cancellation or renewal is appropriate. All treaties, contracts and agreements of reinsurance wherein Millers Classified was, or is, the assuming or retrocessional reinsurer are canceled on a cut-off basis, effective upon the entry of this Order of Rehabilitation.
- (E) Subject to the further orders of the Court, the Rehabilitator is authorized to take such actions as the nature of the cause and the interests of Millers Classified, and its policyholders, claimants, beneficiaries, creditors, or the public may require including, but not limited to, the following:
 - (i) The Rehabilitator shall proceed to take immediate possession and control of the property, books, records, accounts, business and affairs, and all other assets of Millers Classified, and of the premises occupied by them for the transaction of their business, and to marshal and liquidate the assets, business and affairs of Millers Classified pursuant to the provisions of Article XIII of the Code, *supra*, and the Rehabilitator is further directed and authorized to orderly wind down and run off the

business and affairs of Millers Classified, and to make the continued expenditure of such wages, rents and expenses as he may deem necessary and proper for the administration of the rehabilitation of Millers Classified; and

- (ii) The Rehabilitator may both sue and defend on behalf of Millers Classified, or for the benefit of the policyholders, claimants and other creditors of Millers Classified, in the courts either in his name as the Rehabilitator of Millers Classified, or in the name of Millers Classified, as the case may be.
- (iii) The Rehabilitator may continue to pay policyholder claims and claims against policyholders of Millers Classified, at level (d) of the statutory schedule of priorities, 215 ILCS 5/205(1)(d), as they come due.
- (F) The Director is vested with the right, title and interest in all funds recoverable under contracts, treaties, certificates, and agreements of reinsurance heretofore entered into by or on behalf of Millers Classified, and that all reinsurance companies involved with Millers Classified are restrained and enjoined from making any settlements with any claimant or policyholder of Millers Classified, or any other person, other than the Director as Rehabilitator, except with the written consent of the Director, except when the reinsurance contract, treaty, certificate, or agreement expressly and lawfully provides for payment by the reinsurer directly to a claimant or policyholder on the behalf of Millers Classified.
- (G) Any acts or omissions of the Rehabilitator in connection with the rehabilitation, shall not be construed or considered to be a preference within the meaning of Section 204 of the Code, 215 ILCS 5/204, notwithstanding the fact that any such act or omission may cause a policyholder, claimant, beneficiary, third party or creditor to receive a greater percentage of

debt owed to or by Millers Classified than any other policyholder, claimant, member, third party or creditor in the same class.

(H) The caption in this cause and all pleadings filed in this matter shall hereafter read:

"IN THE MATTER OF THE REHABILITATION OF MILLERS CLASSIFIED INSURANCE COMPANY"

- (I) All costs of the proceedings prayed for herein be taxed and assessed against the Defendant Millers Classified.
- (J) Pursuant to its authority under Section 189 of the Code, 215 ILCS 5/189, the Court hereby issues the following mandatory and prohibitive injunctions:
 - (i) All accountants, auditors and attorneys of Millers Classified are ordered to deliver to the Rehabilitator, at his request, copies of all documents in their possession or under their control concerning or related to Millers Classified, and to provide the Rehabilitator with such information as he may require concerning any and all business and/or professional relationships between them and Millers Classified, and concerning any and all activities, projects, jobs and the like undertaken and/or performed by them at the request of Millers Classified, or their agents, servants, officers, directors and/or employees, or which Millers Classified may be, or are, entitled to as the result of its relationship with such accountants, auditors and attorneys; and
 - (ii) Millers Classified and its directors, officers, agents, servants, representatives, employees, and affiliated companies, and all other persons and entities, shall give immediate possession and control to the Rehabilitator of all property, business, books, records and accounts of Millers Classified, and all premises occupied by

Millers Classified for the transaction of its business; and

- (iii) Millers Classified and its officers, directors, agents, servants, representatives and employees, and all other persons and entities having knowledge of this Order are restrained and enjoined from transacting any business of Millers Classified, or disposing of any company property or assets, including books, records and computer and other electronic data, without the express written consent of the Rehabilitator, or doing or permitting to be done any action which might waste the property or assets of Millers Classified, until the further order of this Court; and
- (iv) The officers, directors, agents, servants, representatives and employees of Millers Classified, and all other persons and entities having knowledge of this Order are restrained and enjoined from bringing or further prosecuting any claim, action or proceeding at law or in equity or otherwise, whether in this State or elsewhere, against Millers Classified, or its property or assets, or the Director or Rehabilitator, except insofar as those claims, actions or proceedings arise in or are brought in the rehabilitation proceedings prayed for herein; or from obtaining, asserting or enforcing preferences, judgments, attachments or other like liens, including common law retaining liens, or encumbrances or the making of any levy against Millers Classified, or its property or assets while in the possession and control of the Rehabilitator, or from interfering in any way with the Rehabilitator in his possession or control of the property, business, books, records, accounts, premises and all other assets of Millers Classified, until the further order of this Court; and
- (v) Any and all banks, brokerage houses, financial institutions and any and all

other companies, persons or entities having knowledge of this Order having in its possession accounts and any other assets which are, or may be, the property of Millers Classified, are restrained and enjoined from disbursing or disposing of said accounts and assets and are further restrained and enjoined from disposing of or destroying any records pertaining to any business transaction between Millers Classified, and such banks, brokerage houses, financial institutions, companies, persons or entities having done business, or doing business, with Millers Classified, or having in their possession assets which are, or may be, the property of Millers Classified, and further, that each such person or entity is ordered to immediately deliver any and all such assets and/or records to the Rehabilitator; and

- (vi) All insurance and reinsurance companies and entities that assumed liabilities from Millers Classified arising under either contracts, policies of insurance, certificates of insurance, or agreement, contracts, treaties or certificates of reinsurance issued by Millers Classified, are restrained and enjoined from making any settlements with any claimant or policyholder of Millers Classified, or any other person other than the Rehabilitator, except with the written consent of the Rehabilitator, except when the reinsurance agreement, contract, treaty, or certificate expressly and lawfully provides for payment to or on the behalf of Millers Classified's insured by the reinsurer.
- (vii) Establishing a moratorium enjoining and prohibiting the payment of any and all claims falling below level (d) of the of the statutory schedule of priorities, 215 ILCS 5/205(1)(d), until such time that the Rehabilitator is able to demonstrate to the

Court that there is a good faith basis for believing that all claims falling at levels (a)-(d) can be paid in full, or until the further order of this Court.

- (K) The Court retain jurisdiction in this cause for the purpose of granting such other and further relief as the nature of this cause and the interests of Millers Classified, its policyholders, beneficiaries, members and creditors, or of the public, may require and/or as the Court may deem proper in the premises.
- (L) Such further, different or other relief as this Honorable Court may deem proper in the premises.

RESPECTFULLY SUBMITTED,

Assistant Attorney General

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The State of Illinois
Attorney for the PEOPLE OF
THE STATE OF ILLINOIS
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VERIFICATION BY CERTIFICATION

Under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure
the undersigned, in his capacity as Director of Insurance of the State of Illinois, certifies that the
statements set forth in the above and foregoing Complaint are true and correct, except as to matter
therein stated to be on information and belief, and as to such matters the undersigned certifies as
aforesaid that he verily believes the same to be true.

DATED:	
	ANDREW BORON
	Director of Insurance of the State of Illinois

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, CHANCERY DIVISION

PEOPLE OF THE STATE OF ILLINOIS, ex rel.	
ANDREW BORON, DIRECTOR OF	
INSURANCE OF THE STATE OF ILLINOIS,	
Plaintiffs,	
v.	No. 12 CH 21255
MILLERS CLASSIFIED INSURANCE COMPANY,	
an Illinois domestic stock insurance company	
Defendant.	

AGREED ORDER OF REHABILITATION

THIS CAUSE COMING TO BE HEARD upon the Verified Complaint for Rehabilitation filed herein by THE PEOPLE OF THE STATE OF ILLINOIS, upon the relation of ANDREW BORON, Director of Insurance of the State of Illinois (the "Director), seeking an Agreed Order of Rehabilitation as to and against Millers Classified Insurance Company ("Millers Classified") pursuant to the provisions of Article, XIII 215 ILCS 5/187 et seq., ("Article XIII") of the Illinois Insurance Code, 215 ILCS 5/1 et seq. (the "Code); the Court having jurisdiction over the parties hereto and the subject matter hereof; the Court having reviewed the pleadings filed herein and having considered arguments of counsel thereon; and the Court then being otherwise fully advised in the premises and for good cause appearing therefore;

THE COURT HEREBY FINDS THAT:

(A) Sufficient cause exists for the entry of an order for rehabilitation of Millers Classified, including that Millers Classified's Board of Directors have consented to the entry of an Agreed Order of Rehabilitation as, to and against Millers Classified.

- (B) Pursuant to Section 191 of the Code, 215 ILCS 5/191, this Order of Rehabilitation creates an estate comprising of all of the liabilities and assets of Millers Classified.
- (C) With the entry of this Order of Rehabilitation, the Rehabilitator's statutory authority includes, without limitation, the following:
 - (i) Pursuant to Section 191 of the Code, 215 ILCS 5/191, the Rehabilitator is vested by operation of law with the title to all property, contracts, and rights of action of Millers Classified; and
 - (ii) Pursuant to Section 191 of the Code, 215 ILCS 5/191, the Rehabilitator is entitled to immediate possession and control of all property, contracts, and rights of action of Millers Classified; and
 - (iii) Pursuant to Section 191 of the Code, 215 ILCS 5/191, the Rehabilitator is authorized to remove any and all records and property of Millers Classified to his possession and control or to such other place as may be convenient for purposes of the efficient and orderly administration of the rehabilitation of Millers Classified; and
 - (iv) Pursuant to Section 192(2) of the Code, 215 ILCS 5/192(2), the Rehabilitator is authorized to deal with the property, business and affairs of Millers Classified in his name, as Director, and that the Rehabilitator is authorized to deal with the property, business and affairs of Millers Classified in the name of Millers Classified; and
 - (v) Pursuant to Section 192(2) of the Code, 215 ILCS 5/192(2), the Rehabilitator, without the prior approval of the Court, is authorized to sell or otherwise dispose of any real or personal property of Millers Classified, or any

part thereof, and to sell or compromise all debts or claims owing to Millers Classified having a value in the amount of Twenty-Five Thousand (\$25,000.00) Dollars, or less. Any such sale by the Rehabilitator of the real or personal property of Millers Classified having a value in excess of Twenty-Five Thousand (\$25,000.00) Dollars, and sale or compromise of debts owing to Millers Classified by the Rehabilitator where the debt owing to Millers Classified exceeds Twenty-Five Thousand (\$25,000.00) Dollars shall be made subject to the approval of the Court; and

- (vi) Pursuant to Section 192(2) of the Code, 215 ILCS 5/192(2), the Rehabilitator may solicit contracts whereby a solvent company agrees to assume, in whole or in part, or upon a modified basis, the liabilities of a company in rehabilitation in a manner consistent with subsection (4) of Section 193 of the Code, 215 ILCS 5/193(4); and
- (vii) Pursuant to Section 192(3) of the Code, 215 ILCS 5/192(3), the Rehabilitator is authorized to bring any action, claim, suit or proceeding against any person with respect to that person's dealings with Millers Classified including, but not limited to, prosecuting any action, claim, suit, or proceeding on behalf of the policyholders, claimants, beneficiaries or creditors of Millers Classified; and
- (viii) Pursuant to Section 192(4) of the Code, 215 ILCS 5/192(4), if at any time the Rehabilitator finds that it is in the best interests of the policyholders, claimants, beneficiaries, and creditors to effect a plan of rehabilitation, the Rehabilitator may submit such a plan to the Court for its approval; and

- (ix) Pursuant to Section 194(b) of the Code, 215 ILCS 5/194(b), the Rehabilitator may, within two (2) years after the entry of the rehabilitation order prayed for herein or within such further time as applicable law permits, institute an action, claim, suit, or proceeding upon any cause of action against which the period of limitation fixed by applicable law had not expired as of the filing of the complaint upon which the rehabilitation order was entered; and
- (x) Subject to the provisions of Section 202 of the Code, 215 ILCS 5/202, the Rehabilitator is authorized to appoint and retain those persons specified in Section 202(a) of the Code, 215 ILCS 5/202(a), and to pay, without the further order of this Court, from the respective assets of Millers Classified, all administrative expenses incurred during the course of the rehabilitation of Millers Classified; and
- (xi) Pursuant to Section 203 of the Code, 215 ILCS 5/203, the Rehabilitator shall not be required to pay any fee to any public officer for filing, recording or in any manner authenticating any paper or instrument relating to any proceeding under Article XIII of the Illinois Insurance Code, 215 ILCS 5/187, et seq., nor for services rendered by any public officer for serving any process; and
- (xii) Pursuant to the provisions of Section 204 of the Code, 215 ILCS 5/204, the Rehabilitator may seek to avoid preferential transfers of the property of Millers Classified and to recover such property or its value, if it has been converted.

IT IS HEREBY ORDERED THAT:

(1) This Order of Rehabilitation is entered as, to and against Millers Classified.

- (2) There being no just reason for delaying enforcement or appeal of the order prayed for herein, this Agreed Order of Rehabilitation is a final order within the meaning of Illinois Supreme Court Rule 307(a)(5).
- (3) Andrew Boron, Director of Insurance of the State of Illinois, and his successors in office, is affirmed as the statutory Rehabilitator (the "Rehabilitator") of Millers Classified with all of the powers appurtenant thereto.
- (4) All policies and contracts of insurance, and agreements of reinsurance where Millers Classified is the ceding company, shall remain in full force and effect pending a determination by the Director as to when, and upon what terms, cancellation or renewal is appropriate. All treaties, contracts and agreements of reinsurance wherein Millers Classified was, or is, the assuming or retrocessional reinsurer are canceled on a cut-off basis, effective upon the entry of this Order of Rehabilitation.
- (5) Subject to the further orders of the Court, the Rehabilitator is authorized to take such actions as the nature of the cause and the interests of Millers Classified, and its policyholders, claimants, beneficiaries, creditors, or the public may require including, but not limited to, the following:
 - (i) The Rehabilitator shall proceed to take immediate possession and control of the property, books, records, accounts, business and affairs, and all other assets of Millers Classified, and of the premises occupied by them for the transaction of their business, and to marshal and liquidate the assets, business and affairs of Millers Classified pursuant to the provisions of Article XIII of the Code, *supra*, and the Rehabilitator is further directed and authorized to orderly wind down and run off the business and affairs of Millers Classified, and to make the continued expenditure of such wages, rents and expenses as

he may deem necessary and proper for the administration of the rehabilitation of Millers Classified; and

- (ii) The Rehabilitator may both sue and defend on behalf of Millers Classified, or for the benefit of the policyholders, claimants and other creditors of Millers Classified, in the courts either in his name as the Rehabilitator of Millers Classified, or in the name of Millers Classified, as the case may be.
- (iii) The Rehabilitator may continue to pay policyholder claims and claims against policyholders of Millers Classified, at level (d) of the statutory schedule of priorities, 215 ILCS 5/205(1)(d), as they come due.
- (F) The Director is vested with the right, title and interest in all funds recoverable under contracts, treaties, certificates, and agreements of reinsurance heretofore entered into by or on behalf of Millers Classified, and that all reinsurance companies involved with Millers Classified are restrained and enjoined from making any settlements with any claimant or policyholder of Millers Classified, or any other person, other than the Director as Rehabilitator, except with the written consent of the Director, except when the reinsurance contract, treaty, certificate, or agreement expressly and lawfully provides for payment by the reinsurer directly to a claimant or policyholder on the behalf of Millers Classified.
- (G) Any acts or omissions of the Rehabilitator in connection with the rehabilitation, shall not be construed or considered to be a preference within the meaning of Section 204 of the Code, 215 ILCS 5/204, notwithstanding the fact that any such act or omission may cause a policyholder, claimant, beneficiary, third party or creditor to receive a greater percentage of debt owed to or by Millers Classified than any other policyholder, claimant, member, third party or creditor in the same class.

(H) The caption in this cause and all pleadings filed in this matter shall hereafter read:
 "IN THE MATTER OF THE REHABILITATION OF MILLERS CLASSIFIED INSURANCE COMPANY"

- (I) All costs of these proceedings shall be taxed and assessed against the Millers Classified.
- (J) Pursuant to its authority under Section 189 of the Code, 215 ILCS 5/189, the Court hereby issues the following mandatory and prohibitive injunctions:
 - (i) All accountants, auditors and attorneys of Millers Classified are ordered to deliver to the Rehabilitator, at his request, copies of all documents in their possession or under their control concerning or related to Millers Classified, and to provide the Rehabilitator with such information as he may require concerning any and all business and/or professional relationships between them and Millers Classified, and concerning any and all activities, projects, jobs and the like undertaken and/or performed by them at the request of Millers Classified, or their agents, servants, officers, directors and/or employees, or which Millers Classified may be, or are, entitled to as the result of its relationship with such accountants, auditors and attorneys; and
 - (ii) Millers Classified and its directors, officers, agents, servants, representatives, employees, and affiliated companies, and all other persons and entities, shall give immediate possession and control to the Rehabilitator of all property, business, books, records and accounts of Millers Classified, and all premises occupied by Millers Classified for the transaction of its business; and

- (iii) Millers Classified and its officers, directors, agents, servants, representatives and employees, and all other persons and entities having knowledge of this Order are restrained and enjoined from transacting any business of Millers Classified, or disposing of any company property or assets, including books, records and computer and other electronic data, without the express written consent of the Rehabilitator, or doing or permitting to be done any action which might waste the property or assets of Millers Classified, until the further order of this Court; and
- (iv) The officers, directors, agents, servants, representatives and employees of Millers Classified, and all other persons and entities having knowledge of this Order are restrained and enjoined from bringing or further prosecuting any claim, action or proceeding at law or in equity or otherwise, whether in this State or elsewhere, against Millers Classified, or its property or assets, or the Director or Rehabilitator, except insofar as those claims, actions or proceedings arise in or are brought in the rehabilitation proceedings prayed for herein; or from obtaining, asserting or enforcing preferences, judgments, attachments or other like liens, including common law retaining liens, or encumbrances or the making of any levy against Millers Classified, or its property or assets while in the possession and control of the Rehabilitator, or from interfering in any way with the Rehabilitator in his possession or control of the property, business, books, records, accounts, premises and all other assets of Millers Classified, until the further order of this Court; and

- (v) Any and all banks, brokerage houses, financial institutions and any and all other companies, persons or entities having knowledge of this Order having in its possession accounts and any other assets which are, or may be, the property of Millers Classified, are restrained and enjoined from disbursing or disposing of said accounts and assets and are further restrained and enjoined from disposing of or destroying any records pertaining to any business transaction between Millers Classified, and such banks, brokerage houses, financial institutions, companies, persons or entities having done business, or doing business, with Millers Classified, or having in their possession assets which are, or may be, the property of Millers Classified, and further, that each such person or entity is ordered to immediately deliver any and all such assets and/or records to the Rehabilitator; and
- (vi) All insurance and reinsurance companies and entities that assumed liabilities from Millers Classified arising under either contracts, policies of insurance, certificates of insurance, or agreement, contracts, treaties or certificates of reinsurance issued by Millers Classified, are restrained and enjoined from making any settlements with any claimant or policyholder of Millers Classified, or any other person other than the Rehabilitator, except with the written consent of the Rehabilitator, except when the reinsurance agreement, contract, treaty, or certificate expressly and lawfully provides for payment to or on the behalf of Millers Classified's insured by the reinsurer.
- (vii) There is a moratorium enjoining and prohibiting the payment of any and all claims falling below level (d) of the of the statutory schedule of priorities, 215

ILCS 5/205(1)(d), until such time that the Rehabilitator is able to demonstrate to the Court that there is a good faith basis for believing that all claims falling at levels (a)-(d) can be paid in full, or until the further order of this Court.

(K) The Court retain jurisdiction in this cause for the purpose of granting such other and further relief as the nature of this cause and the interests of Millers Classified, its policyholders, beneficiaries, members and creditors, or of the public, may require and/or as the Court may deem proper in the premises.

	(L)	Such further, different or other relief as this Honorable Court may deem proper in
the pre	mises.	
	(M)	This cause is set for a general status hearing on,
201	, at	•
		ENTERED:

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The State of Illinois
Attorney for the PEOPLE OF
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Of Counsel:

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