



1 **ORDER**
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14 **IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA**
15 **CLARK COUNTY, NEVADA**

16 STATE OF NEVADA, EX REL. COMMISSIONER
17 OF INSURANCE, IN HER OFFICIAL CAPACITY
18 AS STATUTORY RECEIVER FOR DELINQUENT
19 DOMESTIC INSURER,

20 Plaintiff(s),

21 vs.

22 LANCET INDEMNITY RISK RETENTION
23 GROUP, INC., a Nevada Domiciled Association
24 Captive Insurance Company,

25 Defendant.

Case No. A-19-791409-B

Dept. No. 16

ORDER REGARDING MOTION
FOR INSTRUCTIONS INCLUDING
NOTICE REQUIREMENTS

26 This Court having held a hearing on February 5, 2020 on Plaintiff's Motion for Instructions
27 ("Motion"). The Court having reviewed the filings made herein, and having considered the arguments
28 made by counsel at the hearing and the evidence in the record, and good cause appearing, the Court
hereby finds as follows.

WHEREAS the Receiver in the above captioned matter intends to file a Motion for
Liquidation, Motion for Approval of the Claims Deadlines and Claims Procedures, and seeks to have

1 procedures in place for providing notice of the same as well as providing notice relating to subsequent
2 pleadings, the Court enters the following order:

3 The Receiver shall serve any Motion for Liquidation, Motion for Approval of the Claims
4 Deadlines and Claims Process, related filings made on the Receiver's behalf, and any subsequent
5 pleadings filed in this matter to: (1) all individuals and interested parties denoted on this Motion's
6 certificate of service list in the means specified and (2) posting a copy of the same on the Company's
7 website (<https://www.lancetindemnity.com>).

8 Any *final orders* issued by the Court placing Spirit into Liquidation and/or approving the
9 claims deadline and claims procedures (including any receivership appeal procedure) will be served
10 by: (1) mailing and/or emailing notice, to:

- 11 a. All known persons identified as actively insured by Lancet on the date of
12 receivership;
- 13 b. All known persons identified as ever having previously been insured by a
14 Lancet policy;
- 15 c. All persons identified as having submitted claims to Lancet or its third-party
16 claims administrator that have, as of the date of receivership, not been resolved
17 and/or settled;
- 18 d. All attorneys currently or previously representing claimants or insureds of
19 Lancet;
- 20 e. All known present and former agents, brokers, and reinsurers of the company;
- 21 f. All known general creditors and vendors;
- 22 g. Government agencies with potential or known claims against Lancet, including
23 the Internal Revenue Service, the Centers for Medicare and Medicaid Services,
24 the United States Department of Justice, the Nevada Attorney General, and any
25 other regulatory departments and agencies which have corresponded with
26 Lancet and mentioned pending claims;
- 27 h. Financial institutions with a history of business with Lancet; and
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i. All other persons who request in writing to receive this notice or information regarding the receivership claim process.

(2) by newspaper publication at least once a week for two consecutive weeks in USA Today and the Las Vegas Review-Journal¹; and (3) through the Company's web site (<https://www.lancetindemnity.com>)².

IT IS SO ORDERED.

DATED this 5th day of February, 2020 .



THE HONORABLE TIMOTHY C. WILLIAMS
DISTRICT COURT JUDGE

Respectfully Submitted by:

AARON FORD
Attorney General

By: 

Signing Attorney's Name (Bar No. 13035)
Deputy Attorney General

¹Notice by publication will serve as a substitute for any interested party of Lancet that does not receive actual and/or timely notice of the entry of this Court's orders. Publication will begin within fifteen (15) business days after the Court has entered orders on the applicable motions.
² Posting shall occur no later than five (5) business days after Notices of Entry of the requested orders are filed with the Court.