Electronically Filed 2/27/2019 12:04 PM Steven D. Grierson CLERK OF THE COURT

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16	IN THE EIGHTH JUDICIAL DISTRICT C	OURT OF THE STATE OF NEVADA
17	CLARK COUNTY	V NEVADA
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18	STATE OF NEVADA, EX REL. COMMISSIONER	Case No. A-19-787325-B
10	OF INSURANCE, IN HER OFFICIAL CAPACITY	
19	AS STATUTORY RECEIVER FOR DELINQUENT	Dept. No. 27
20	DOMESTIC INSURER,	
0.1	Plaintiff,	PERMANENT INJUNCTION AND ORDER
21	1 minuti,	APPOINTING COMMISSIONER AS
22	VS.	PERMANENT RECEIVER OF SPIRIT
		COMMERCIAL
23	SPIRIT COMMERCIAL AUTO RISK RETENTION	AUTO RISK RETENTION GROUP, INC.
24	GROUP, INC., a Nevada Domiciled Association	
	Captive Insurance Company,	
25	Defendant.	
26	Detendant.	
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PERMANENT INJUNCTION AND ORDER APPOINTING COMMISSIONER AS PERMANENT RECEIVER OF SPIRIT COMMERCIAL **AUTO RISK RETENTION GROUP, INC.**

On January 11, 2019, Barbara D. Richardson, Commissioner of Insurance ("Commissioner"). filed her Petition for Appointment Of Commissioner as Receiver and Other Permanent Relief; Request for Temporary Injunction Pursuant to NRS 696B.270(1), against Defendant SPIRIT COMMERCIAL AUTO RISK RETENTION GROUP, INC. ("SCARRG"); on January 15, 2019, the Commissioner filed an Errata to the Petition For Appointment Of Commissioner as Receiver and Other Permanent Relief; Request for Temporary Injunction Pursuant to NRS 696B.270(1); on January 18, 2019, this Court entered its Order Appointing Insurance Commissioner, Barbara D. Richardson, as Temporary Receiver Pending Further Orders of the Court and Granting Temporary Injunctive Relief Pursuant to NRS 696B.270(1), and authorizing the Temporary Receiver to appoint a special deputy receiver.

On January 23, 2019, SCARRG filed its Motion for Relief From January 18, 2019 Order or, 12 Alternatively, Motion for Reconsideration, as well as an Ex Parte Application for Order Shortening Time 13 for Hearing on Motion for Relief from January 18, 2019 Order or, Alternatively, Motion for 14 Reconsideration; on January 29, 2019, the Temporary Receiver filed her Opposition to Motion for Relief 15 / Motion for Reconsideration; and Request to Set Hearing for Order to Show Cause; on January 30, 2019, 16 the Temporary Receiver filed an Errata to Opposition to Motion for Relief / Motion for Reconsideration; 17 and Request to Set Hearing for Order to Show Cause, and on that same date SCARRIG filed its Reply in 18 Support of Motion for Relief from January 18, 2019 Order or, Alternatively, Motion for Reconsideration. 19

On January 30, 2019, this Court held a hearing on the Motion for Relief from January 18, 2019 20 Order or, Alternatively, Motion for Reconsideration, at which the Court: (a) granted in part SCARRG's alternate motion for reconsideration, consolidating it with the hearing to Show Cause to be held on 22 February 28 and March 1, 2019 ("Consolidated Hearing"); and (b) stayed the appointment of a receiver: and (c) limited the injunctive relief in the January 18, 2019 Order, pending the Consolidated Hearing, by requiring SCARRG to notify the State and the Court immediately if Accredited Surety and Casualty 25 Company, Inc. ("Accredited"), the counterparty to a certain Loss Portfolio Transfer ("LPT") with 26

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SCARRG, were to act on its assertion of SCARRG's default under the LPT, enjoining all payments by 1 SCARRG to any affiliate or related party, authorizing the State to have a person on the premises of 2 SCARRG's operations to observe the transaction of business, and prohibiting SCARRG from paying any 3 claims. On February 11, 2019, Accredited gave notice it was terminating the LPT pursuant to the Special 4 Termination provision of the LPT for failure to pay premium owed under the LPT which includes a 15 5 day notice provision making the termination effective on February 27, 2019.

On February 12, 2019, the Temporary Receiver filed a Notice of Accredited's Decision to Act 7 on Default and Request for Immediate Hearing and Application for Order Shortening Time for 8 Hearing Regarding Notice of Accredited's Decision to Act on Default and Request for Immediate 9 Hearing. On February 19, 2019, Spirit filed its Opposition to Notice of Accredited's Decision to Act on Default and Request for Immediate Hearing.

On February 20, 2019, the Court held a hearing on the Notice of Accredited's Decision to Act 12 on Default, at which the Court: (a) decided to take no further action on Spirit's status and to maintain 13 the status quo of its Order rendered from the January 30, 2019, hearing on the Motion for Relief filed 14 by Spirit; and (b) set a hearing on February 27, 2019, at 10:30 a.m. to further consider and address the 15 issues raised in the Notice of Accredited's Decision to Act on Default and related filings. 16

SCARRG having been unable to cure the default identified by Accredited and set forth in the 17 Notice of Accredited's Decision to Act on Default, the parties hereby stipulate and agree that the 18 Consolidated Hearing should and is vacated and further agree to a Permanent Receivership of SCARRG 19 without the need for and waiving all rights to a Show Cause Hearing. 20

The Court having reviewed the points and authorities submitted by counsel and exhibits in support thereof, and the parties having proffered this Order to the Court by agreement, for good cause, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that:

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The Consolidated Hearing scheduled for February 28 and March 1, 2019 is hereby (1)vacated, the parties having stipulated and agreed to the appointment of a Permanent

Receiver of SCARRG without the need for and waiving all rights to a Show Cause Hearing.

- (2) SCARRG is in a hazardous financial condition in that, based on its present or reasonably anticipated financial condition, it is unlikely to be able to meet obligations to policyholders with respect to known claims and reasonably anticipated claims, or to pay other obligations in the normal course of business and, moreover, is insolvent for purposes of Sections 696B.110(1), 696B.220(2), and 696B.210(1).
- (3) Pursuant to NRS 696B.220, the Commissioner is hereby appointed Permanent Receiver for conservation, rehabilitation or liquidation ("Receiver"), and is authorized to employ and to fix the compensation of a Special Deputy Receiver ("SDR") and such other deputies, counsel, employees, accountants, actuaries, investment counselors, asset managers, consultants, assistants, and other personnel as she considers necessary, and to enter the business and immediately oversee the operation and conservation, rehabilitation, or liquidation of the business. All compensation and expenses of such persons and of taking possession of SCARRG and conducting this proceeding shall be paid out of the funds and assets of SCARRG in accordance with NRS 696B.290.
- (4) The SDR shall have all the responsibilities, rights, powers, and authority of the Receiver subject to supervision and removal by the Receiver and the further Orders of this Court.
 Whenever this Order refers to the Receiver, it will equally apply to the SDR.

(5) The Receiver is hereby directed to conserve and preserve the affairs of SCARRG and is vested, in addition to the powers set forth herein, with all the powers and authority expressed or implied under the provisions of chapter 696B of the Nevada Revised Statute ("NRS"), and any other applicable law. The Receiver is hereby authorized to rehabilitate or liquidate SCARRG's business and affairs as and when deemed appropriate under the circumstances and for that purpose may do all acts necessary or appropriate for the

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conservation, rehabilitation, or liquidation of SCARRG. Whenever this Order refers to the Receiver, it will equally apply to the SDR.

(6) Pursuant to NRS 696B.290, the Receiver is hereby vested with exclusive title both legal and equitable to all of SCARRG's property wherever located, to administer under the general supervisions of the Court, and whether in the possession of SCARRG or its officers, directors, employees, consultants, attorneys, agents, subsidiaries, affiliated corporations, or those acting in concert with any of these persons, and any other persons (referred to hereafter as the "Property"), including but not limited to:

> Assets, books, records, property, real and personal, including all property or ownership rights, choate or inchoate, whether legal or equitable of any kind or nature;

> b. Offices maintained or utilized by SCARRG, furniture, fixtures, office supplies, safe deposit boxes, legal/litigation files, accounts, books, paper and electronic documents and records of every kind, computers, internal and external computer memory devices, and software;

c. Causes of action, defenses, and rights to participate in legal proceedings other than the right to participate in arbitration proceedings, and the Receiver's rights will include the right to initiate or maintain suit in the name of SCARRG or in the Receiver's name, in any state or federal court in any state in which the Receiver deems such action necessary or appropriate to protect the interests of the receivership estate, and any such filings outside of this Court by the Receiver will be without prejudice to the exclusive jurisdiction of this Court over SCARRG's affairs;

d. Letters of credit, contingent rights, stocks, debt, bonds, debentures, cash, cash equivalents, contract rights, reinsurance contracts and reinsurance recoverables, in force insurance contracts, loss portfolio transfers, and

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business, deeds, mortgages, leases, book entry deposits, bank deposits, certificates of deposit, evidences of indebtedness, bank accounts, securities of any kind or nature, both tangible and intangible, including but without being limited to any special, statutory or other deposits or accounts made by or for SCARRG with any officer or agency of any state government or the federal government or with any banks, savings and loan associations, or other depositories;

- e. All such rights and property of SCARRG described herein now known or which may be discovered hereafter, wherever the same may be located and in whatever name or capacity they may be held; and
- f. Pursuant to NRS 696B.290 and 696B.270, the Receiver is hereby directed to take immediate and exclusive possession and control of the Property except as she may deem in the best interest of the receivership estate. In addition to vesting title to all of the Property in the Receiver or her successors, the said Property is hereby placed in the *custodia legis* of this Court and the Receiver, and the Court hereby assumes and exercises sole and exclusive jurisdiction over all the Property and any claims or rights respecting the Property to the exclusion of any other court or tribunal, such exercise of sole and exclusive jurisdiction being hereby found to be essential to the safety of the public and of the claimants against SCARRG.
- (7) Pursuant to NRS 696B.270, SCARRG, its officers, directors, stockholders, members, subscribers, agents, employees, and all other persons, corporations, partnerships, associations and all other entities wherever located, are hereby permanently enjoined and restrained from interfering in any manner with the Receiver's possession of the Property or her title to or right therein and from interfering in any manner with the conduct of the receivership of SCARRG. Said officers, directors, stockholders, members, subscribers,

agents, employees, and all other persons, corporations, partnerships, associations and all other entities are hereby permanently enjoined and restrained from wasting, transferring, selling, disbursing, disposing of, withdrawing, removing or assigning the Property or any portion thereof, and from attempting to do so except as provided herein.

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- (8) All landlords, vendors and parties to executory contracts with SCARRG are hereby enjoined and restrained from discontinuing services to, or disturbing the possession of premises and leaseholds, including of equipment and other personal property, by SCARRG or the Receiver on account of amounts owed prior to January 18, 2019, or as a result of the institution of this proceeding and the causes therefor, provided that SCARRG or the Receiver pays within a reasonable time for premises, goods, or services delivered or provided by such persons on and after January 18, 2019, at the request of the Receiver and provided further that all such persons shall have claims against the estate of SCARRG for all amounts owed by SCARRG prior to January 18, 2019.
- (9) Pursuant to NRS 696B.340, during the pendency of delinquency proceedings in this or any reciprocal state, no action or proceeding in the nature of an attachment, garnishment or execution shall be commenced or maintained in the courts of this state against SCARRG or the Property, and any lien obtained by any such action or proceeding within 4 months prior to the commencement of any such delinquency proceedings or at any time thereafter is void as against any rights arising in such delinquency proceedings.
- (10) Pursuant to this Court's exclusive jurisdiction over the Property as the first court to assert in rem jurisdiction over the Property, all claims against the Property must be submitted to the Receiver as specified herein to the exclusion of any other method of submitting or adjudicating such claims in any forum, court, arbitration proceeding, or tribunal subject to the further Order of this Court. The Receiver is hereby authorized to establish a receivership claims and appeal procedure, for all receivership claims. The receivership

claims and appeal procedures shall be used to facilitate the orderly disposition or resolution of claims or controversies involving the receivership or the receivership estate.
(11) The Receiver may change to her own name the name of any of SCARRG's accounts, funds or other property or assets, held with any bank, savings and loan association, other financial institution, or any other person, wherever located, and may withdraw such funds, accounts and other assets from such institutions or take any lesser action necessary for the proper conduct of the receivership.

(12) All secured creditors or parties, pledge holders, lien holders, collateral holders or other persons claiming secured, priority or preferred interest in any property or assets of SCARRG, including any governmental entity, are hereby enjoined from taking any steps whatsoever to transfer, sell, encumber, attach, dispose of or exercise purported rights in or against the Property.

(13) The officers, directors, trustees, partners, affiliates, brokers, agents, creditors, insureds, employees, members, and enrollees of SCARRG, and all other persons or entities of any nature including, but not limited to, claimants, plaintiffs, petitioners, and any governmental agencies who have claims of any nature against SCARRG, including cross-claims, counterclaims and third party claims, are hereby permanently enjoined and restrained from doing or attempting to do any of the following, except in accordance with the express instructions of the Receiver or by Order of this Court:

a. Conducting any portion or phase of the business of SCARRG;

b. Commencing, bringing, maintaining or further prosecuting any action at law, suit in equity, arbitration, or special or other proceeding against SCARRG or its estate, or the Receiver and her successors in office, or any person appointed pursuant to Paragraph (2) hereinabove;

c. Making or executing any levy upon, selling, hypothecating, mortgaging, wasting, 1 2 conveying, dissipating, or asserting control or dominion over the Property or the estate of SCARRG; 3 d. Seeking or obtaining any preferences, judgments, foreclosures, attachments, levies, 4 5 or liens of any kind against the Property; e. Interfering in any way with these proceedings or with the Receiver, any successor in 6 office, or any person appointed pursuant to Paragraph (2) hereinabove in their 7 acquisition of possession of, the exercise of dominion or control over, or their title to 8 the Property, or in the discharge of their duties as Receiver thereof; or 9 f. Commencing, maintaining or further prosecuting any direct or indirect actions, 10 arbitrations, or other proceedings against any insurer of SCARRG for proceeds of any 11 policy issued to SCARRG. 12 (14) No bank, savings and loan association or other financial institution shall, without first 13 obtaining permission of the Receiver, exercise any form of set-off, alleged set-off, lien, or 14 other form of self-help whatsoever or refuse to transfer the Property to the Receiver's 15 control. 16 (15)The Receiver shall have the power and is hereby authorized to: 17 Collect all debts and monies due and claims belonging to SCARRG, wherever 18 a. 19 located, and for this purpose: (i) to institute and maintain actions in other jurisdictions. in order to forestall garnishment and attachment proceedings against such debts; (ii) 20 21 to do such other acts as are necessary or expedient to marshal, collect, conserve or protect its assets or property, including the power to sell, compound, compromise or 22 assign debts for purposes of collection upon such terms and conditions as she deems 23 24 appropriate, and the power to initiate and maintain actions at law or equity, in this and other jurisdictions; (iii) to pursue any creditor's remedies available to enforce her 25 claims; 26 27 9 28

1	b.	Conduct public and private sales of the assets and property of SCARRG, including	
2		any real property;	
3	c.	Acquire, invest, deposit, hypothecate, encumber, lease, improve, sell, transfer,	
4		abandon, or otherwise dispose of or deal with any asset or property of SCARRG, and	
5		to sell, reinvest, trade or otherwise dispose of any securities or bonds presently held	
6		by, or belonging to, SCARRG upon such terms and conditions as she deems to be fair	
7		and reasonable, irrespective of the value at which such property was last carried on	
8		the books of SCARRG. She shall also have the power to execute, acknowledge and	
9		deliver any and all deeds, assignments, releases and other instruments necessary or	
10		proper to effectuate any sale of property or other transaction in connection with the	
11		receivership;	
12	d.	Borrow money on the security of SCARRG's assets, with or without security, and to	
13		execute and deliver all documents necessary to that transaction for the purpose of	
14		facilitating the receivership;	
15	e.	Enter into such contracts as are necessary to carry out this Order, and to affirm or	
16		disavow as more fully provided in subparagraph p., below, any contracts to which	
17		SCARRG is a party;	
18	f.	Designate, from time to time, individuals to act as her representatives with respect to	
19		affairs of SCARRG for all purposes, including, but not limited to, signing checks and	
20		other documents required to effectuate the performance of the powers of the Receiver;	
21	g.	Establish employment policies for SCARRG employees, including retention,	
22		severance and termination policies as she deems necessary to effectuate the	
23		provisions of this Order;	
24	h.	Institute and prosecute, in the name of SCARRG or in her own name, any and all	
25		suits, to defend suits in which SCARRG or the Receiver is a party in this state or	
26		elsewhere, whether or not such suits are pending as of the date of this Order, to	
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abandon the prosecution or defense of such suits, legal proceedings and claims which she deems inappropriate, to pursue further and to compromise suits, legal proceedings or claims on such terms and conditions as she deems appropriate;

 Prosecute any action for common (*i.e.*, not personal) claims that may exist on behalf of the members, enrollees, insureds or creditors, of SCARRG as a group against any officer or director of SCARRG, or any other person, for such common claims as are derivative of injury or damages to SCARRG;

j. Remove any or all records and other property of SCARRG to the offices of the Receiver or to such other place as may be convenient for the purposes of the efficient and orderly execution of the receivership, and to dispose of or destroy, in the usual and ordinary course, such of those records and property as the Receiver may deem or determine to be unnecessary for the receivership;

- k. File any necessary documents for recording in the office of any recorder of deeds or record office in this County or wherever the Property of SCARRG is located;
- Intervene in any proceeding wherever instituted that might lead to the appointment of a conservator, receiver or trustee of SCARRG or its subsidiaries, and to act as the receiver or trustee whenever the appointment is offered;
- m. Enter into agreements with any ancillary receiver of any other state as she may deem to be necessary or appropriate, if such ancillary receivership is proper;

n. Perform such further and additional acts as she may deem necessary or appropriate for the accomplishment of or in aid of the purpose of the receivership, it being the intention of this Order that the aforestated enumeration of powers shall not be construed as a limitation upon the Receiver;

o. Terminate and disavow the authority previously granted SCARRG's agents, brokers, or marketing representatives to represent SCARRG in any respect, including the underlying agreements, and any continuing payment obligations created therein, as

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of the receivership date, with reasonable notice to be provided and agent compensation accrued prior to any such termination or disavowal to be deemed a general creditor expense of the receivership; and

- p. Affirm, reject, or disavow part or all of any leases or executory contracts to which SCARRG is a party. The Receiver is authorized to reject, or disavow any leases or executory contracts at such times as she deems appropriate under the circumstances, provided that payment due for any goods or services received after appointment of the Receiver, with her consent, will be deemed to be an administrative expense of the receivership, and provided further that other unsecured amounts properly due under the disavowed contract, and unpaid solely because of such disavowal, will give rise to a general unsecured creditor claim in the Receivership proceeding.
- (16) SCARRG, its officers, directors, partners, agents, brokers and employees, any person acting in concert with them, and all other persons, having any property or records belonging to SCARRG, including data processing information and records of any kind such as, by way of example only, source documents and electronically stored information, are hereby ordered and directed to surrender custody and to assign, transfer and deliver to the Receiver all of such property in whatever name the same may be held, and any persons, firms or corporations having any books, papers or records relating to the business of SCARRG shall preserve the same and submit these to the Receiver for transfer and/or examination at all reasonable times. Any property, books, or records asserted to be simultaneously the property of SCARRG and other parties, or alleged to be necessary to the conduct of the business of other parties though belonging in part or entirely to SCARRG, shall nonetheless be delivered immediately to the Receiver who shall make reasonable arrangements for copies or access for such other parties without compromising the interests of the Receiver or SCARRG.

(17) In addition to that provided by statute or by SCARRG's policies or contracts of insurance, and to the extent not in conflict with the other provisions of this Paragraph (17), the Receiver may, at such time she deems appropriate, without prior notice, subject to the following provisions, impose such full or partial moratoria or suspension upon disbursements owed by SCARRG, provided that

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- a. Any such suspension or moratorium shall apply in the same manner or to the same extent to all persons similarly situated. However, the Receiver may, in her sole discretion, impose the same upon only certain types, but not all, of the payments due under any particular type of contract;
- Under no circumstances shall the Receiver be liable to any person or entity for her good faith decision to impose, or to refrain from imposing, such moratorium or suspension; and
- c. Notice of such moratorium or suspension, which may be by publication, shall be provided to the holders of all policies or contracts affected thereby.
- (18) It is hereby ordered that all evidences of coverage, insurance policies and contracts of insurance of SCARRG are hereby terminated effective on April 15, 2019, unless the Receiver determines that any such contracts should be cancelled as of an earlier date.
- (19) No judgment, order, attachment, garnishment sale, assignment, transfer, hypothecation, lien, security interest or other legal process of any kind with respect to or affecting SCARRG or the Property shall be effective or enforceable or form the basis for a claim against SCARRG or the Property unless entered by the Court, or unless the Court has issued its specific order, upon good cause shown and after due notice and hearing, permitting same.
 - (20) All reasonable costs, expenses, fees or any other charges of the Receivership, including but not limited to reasonable fees and expenses of accountants, peace officers, actuaries, investment counselors, asset managers, attorneys, special deputies, and other assistants
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1			employed by the Receiver, the giving of the Notice required herein, and other expenses	
2			incurred in connection herewith shall be paid from the assets of SCARRG. Provided,	
3			further, that the Receiver may, in her sole discretion, require third parties, if any, who	
4			propose rehabilitation plans with respect to SCARRG to reimburse the estate of SCARRG	
5			for the expenses, consulting or attorney's fees and other costs of evaluating and/or	
6			implementing any such plan.	
7		(21)	The Commissioner is part of the government of the State of Nevada, acting in her official	
8			capacity, and as such, should be exempt from any bond requirements that might otherwise	
9			be required when seeking the relief sought in this proceeding. Accordingly, it is Ordered	
10			that no bond shall be required from the Commissioner as Receiver.	
11		(22)	If any provision of this Order or the application thereof is for any reason held to be invalid,	
12			the remainder of this Order and the application thereof to other persons or circumstances	
13			shall not be affected thereby.	
14		(23)	The Receiver may at any time make further application for such further and different relief	
15			as she sees fit.	
16		(24)	The Court shall retain jurisdiction for all purposes necessary to effectuate and enforce this	
17			Order.	
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1	(25)	The Receiver is authorized to deliver to any person or entity a copy or certified copy of
2		this Order, or of any subsequent order of the Court, such copy, when so delivered, being
3		deemed sufficient notice to such person or entity of the terms of such Order. But nothing
4		herein shall relieve from liability, nor exempt from punishment by contempt, any person
5		or entity that, having actual notice of the terms of any such Order, shall be found to have
6		violated the same.
7		IT IS SO ORDERED
8		DATED this 2 Iday of February, 2019. 10:53 am
9		
10		DISTRICT COURT JUDGE
11		
12		C N. A. 10 707225 D
13		Case No. A-19-787325-B Dept. No. 27
14		
15	Submitted by	7:
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17 18	Kana	BAM. In CD
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