

CAUSE NO. D-1-GV-08-000945

THE STATE OF TEXAS,
Plaintiff

v.

LINCOLN MEMORIAL LIFE
INSURANCE COMPANY
AND NATIONAL
PREARRANGED SERVICES, INC.,
Defendants

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IN THE DISTRICT COURT OF

TRAVIS COUNTY, TEXAS

250th JUDICIAL DISTRICT

**ORDER GRANTING THE SPECIAL DEPUTY RECEIVER'S
FINAL ACCOUNTING AND APPLICATION TO TERMINATE LINCOLN
MEMORIAL LIFE INSURANCE COMPANY RECEIVERSHIP PROCEEDING ONLY
AND DISCHARGE RECEIVER AND SPECIAL DEPUTY RECEIVER**

The Court considered the *Final Accounting and Application to Terminate Lincoln Memorial Life Insurance Company Only Receivership and Discharge Receiver and Special Deputy Receiver* (the "Application"), filed by Jo Ann Howard & Associates, P.C., Special Deputy Receiver of Lincoln Memorial Life Insurance Company and National Prearranged Services, Inc. (the "SDR" and "Lincoln Memorial" and "NPS" respectively).

1. The *Amended Order of Reference to Master* ("Order of Reference") entered by this Court provides that applications filed pursuant to § 443.007 of the Code are referred to the Special Master appointed in this proceeding;
2. The Application was submitted to the Special Master in accordance with the Order of Reference;
3. Notice of the Application was provided in accordance with § 443.007 (d) of the Code and the Order of Reference, and no objections to the Application were filed;
4. The Texas Life & Health Insurance Guaranty Association filed its acknowledgment and waiver;

5. The Special Master has issued a recommendation that the Application should be granted pursuant to Rule 171 of the Texas Rules of Civil Procedure;

6. The Court has jurisdiction over the Application, and the parties affected hereunder;
and

7. The Application should be GRANTED in all respects.

All capitalized terms used herein shall have the same meaning as in the Application.

IT IS ORDERED, ADJUDGED, AND DECREED as follows:

1. The Application is granted;
2. The final financial statements, Exhibits 1 through 4 are admitted into evidence and approved;
3. The estimated expenses through the closing of the receivership are approved;
4. The distribution of all unclaimed funds transferred to the Commissioner for deposit in a segregated unclaimed funds account as required by under § 443.304(a) of the Code is approved;
5. The reopening of this proceeding under § 443.353 of the Code is authorized, if any assigned assets collected and liquidated are, in the Commissioner's discretion, sufficient to be economically justify a distribution, and if not sufficient in the Commissioner's discretion to economically justify a distribution, , the Commissioner is authorized to deposit such assets in an account established by the Commissioner in accordance with § 443.304(c) of the Code;
6. The transfer of title to records as described herein is approved and the Commissioner is authorized to destroy such records at her discretion;
7. The corporate charter of Lincoln Memorial is dissolved;

8. The Receiver and SDR and all predecessors are discharged and all bonds are released;
9. The receivership of Lincoln Memorial is terminated, but the NPS receivership estate remains open;
10. The SDR or its designated agent may sign any final tax documents and closing documents; and
11. The stay of actions against Lincoln Memorial expires by operation of law.

SIGNED this 4th day of August, 2025.



JUDGE PRESIDING

PROPER NOTICE GIVEN
ACKNOWLEDGMENT OF NOTICE AND WAIVER
OF OBJECTION PRESENTED

SUBMITTED

RECOMMENDED

SIGNED ON 21st DAY OF July 2025



TOM COLLINS, RECEIVERSHIP SPECIAL MASTER