1 THEREFORE, IT IS ORDERED granting the parties' Amended Stipulation 2 (Doc. 305) as follows: **FINDINGS** 3 1. Plaintiffs and CFA and CSS have consented to entry of a Stipulated Order 4 for Permanent Injunction and Monetary Judgment Against Cancer Fund of America, 5 Inc., Cancer Support Services, Inc., and James Reynolds, Sr. ("Permanent Injunction"). 6 7 2. The Permanent Injunction requires that the assets of CFA and CSS be 8 liquidated to partially satisfy the monetary judgment entered against them and that their corporate existences be dissolved. 9 3. 10 Plaintiffs, CFA, and CSS have consented to entry of this Stipulated Order 11 Appointing Liquidating Receiver Over Cancer Fund of America, Inc., and Cancer 12 Support Services, Inc. ("CFA and CSS Receivership Order"). 4. 13 Pursuant to the Federal Rules of Civil Procedure, this Court's general 14 equitable authority, and Sections 13(b) and 19 of the Federal Trade Commission Act, 15 15 U.S.C. § 53(b) and 57b, this Court has the authority to enter the requested relief. **DEFINITIONS** 16 For purposes of this Order, the following definitions shall apply: 17 "CFA" means Cancer Fund of America, Inc. ("CFA"), also dba Breast 18 1. 19 Cancer Financial Assistance Fund, and its successors and assigns. 2. "CSS" means Cancer Support Services, Inc. ("CSS"), and its successors 20 21 and assigns. 22 3. "Receiver" means the receiver appointed by this CFA and CSS Receivership Order. 23 "GAIC Policies" means the Great American Insurance Company 24 4. ("GAIC") "Nonprofit Solution" Insurance Policies, Policy No. EPP8184213, for the 25 26 Policy Periods of: (1) September 30, 2008, to September 30, 2009; (2) September 30, 27 2009 to September 30, 2010; (3) September 30, 2010, to September 30, 2011; (4) 28 September 30, 2011, to September 30, 2012; (5) September 30, 2012, to September 30,

2013; and (6) the Endorsement to the 2013-16 Policy providing a "Discovery Period"
 from September 30, 2013 to September 30, 2016.

5. 3 "MVF Policies" means the Mount Vernon Fire Insurance Company ("MVF") Nonprofit Directors and Officers Liability Insurance Policies, beginning with 4 Policy No. NDO2009078, for the Policy Period of August 1, 2007 - August 1, 2008; 5 6 followed sequentially by 12 month policies under policy numbers NDO2009078A, 7 NDO2009078B, NDO2009078C, NDO2009078D, and concluding with policy number 8 NDO2009078E which had a policy period that commenced on August 1, 2012 and 9 remained in effect till August 30, 2013. Policy number NDO2009078E was endorsed to 10 include an Extended Reporting Period till August 1, 2016.

6. "Permanent Injunction" means the "Stipulated Order for Permanent
 Injunction and Monetary Judgment Against Cancer Fund of America, Inc., Cancer
 Support Services, Inc., and James Reynolds, Sr." agreed to by CFA, CSS, and James
 Reynolds, Sr. ("Reynolds, Sr.").

7. "STCO Fund" means the Litigation Deposits Trust Fund (Fund Code "Txx-909N"), an interest bearing trust fund held by the Hawaii Attorney General's Office
in trust for the Plaintiff States into which Section VIII.E.1 of the Permanent Injunction
requires the CFA and CSS Receiver to deposit all monies to be paid to the Plaintiff
States.

8. "Person" means a natural person, an organization or other legal entity,
 including a corporation, partnership, sole proprietorship, limited liability company,
 association, cooperative, or any other group or combination acting as an entity.

9. "Fundraising" means a plan, program, or campaign that is conducted to
induce charitable contributions by mail, telephone, electronic mail, social media, or any
other means.

10. "Nonprofit organization" means any person that is, or is represented to be,
 a nonprofit entity, or that has, or is represented to have, a charitable purpose, specifically

1 including but not limited to any entity that purports to benefit, either in whole or in part, 2 individuals who suffer or have suffered from cancer.

11. "And" and "or" shall be construed both conjunctively and disjunctively to make the applicable sentence or phrase inclusive rather than exclusive. 4

### ORDER

## **APPOINTMENT OF LIQUIDATING RECEIVER**

7 IT IS FURTHER ORDERED that Receivership Management, Inc., 1101 Kermit 8 Drive, Suite 735, Nashville, TN 37217, is appointed by this Court as Liquidating 9 Receiver ("Receiver") with all the rights and privileges of an equity receiver over CFA 10 and CSS for the purposes of taking charge of the property and assets of CFA and CSS, 11 conducting the necessary steps to wind down the affairs of CFA and CSS, liquidating their assets, dissolving their corporate existences, and paying all net assets to the STCO 12 13 Fund. For purposes of this appointment, the Receiver may treat CFA and CSS as a single economic entity. The Receiver shall be the agent of this Court, and solely the 14 agent of this Court, in acting as Receiver under this Order. The Receiver shall be 15 accountable directly to this Court. 16

17

3

5

6

I.

#### II. **RECEIVER'S DUTIES AND AUTHORITIES**

18 IT IS FURTHER ORDERED that the Receiver shall be authorized and directed to 19 do any and all acts necessary to the proper and lawful conduct of this receivership, subject to the control of this Court, including but not limited to: 20

21 A. Take any and all steps that the Receiver concludes are appropriate to wind 22 down the affairs of CFA and CSS, liquidate their assets, and dissolve their corporate existences: 23

24 B. Exercise full control of CFA and CSS and collect, marshal, and take custody, control, and possession of all the funds, property, premises, accounts, 25 26 documents, mail, and other assets of, or in the possession or under the control of, CFA 27 and CSS (except the GAIC Policies and the MVF Policies or any payments or refunds in 28 connection with such policies), wherever situated, the income and profits therefrom, and all sums of money now or hereafter due or owing to CFA and CSS, with full power to
collect, receive and take possession of all goods, chattels, rights, credits, monies, rents,
effects, lands, leases, books and records, limited partnership records, work papers, and
records of accounts, including computer maintained information, contracts, financial
records, monies on hand in banks and other financial institutions, and other papers and
documents of other individuals, partnership or corporations whose interest are now held
by or under the direction, possession, custody, or control of CFA and CSS;

C. Perform all acts necessary or advisable to complete an accounting of the
 assets of CFA and CSS, prevent unauthorized transfer, withdrawal, or misapplication of
 the assets of CFA and CSS, and preserve and pursue recovery of the assets of CFA and
 CSS from third parties (except the GAIC Policies and the MVF Policies or any
 payments or refunds in connection with such policies);

D. Make disbursements for operating expenses as may be appropriate to wind
 down the affairs of CFA and CSS, such as for undertaking repairs, and take any other
 actions necessary to efficiently manage all real and personal property in order to
 maintain its value;

E. Purchase insurance as advisable or necessary. The Receiver may keep in
force the existing insurance coverage(s), each of which shall name the Receiver as an
additional insured thereunder. The Receiver acknowledges and agrees that when this
Order is entered, the GAIC Policies and MVF Policies are not part of this Order;

F. 21 Enter into new or amended contracts, agreements, understandings, or other 22 commitments and terminate or abrogate, in the Receiver's sole sound business 23 discretion, any or all agreements, contracts, understandings, or commitments entered 24 into by CFA and CSS, to the extent permitted by applicable law. The Receiver shall not 25 be bound by any unsecured contracts, agreements, understandings, or other 26 commitments in the nature of service contracts that CFA and CSS had, have, or may 27 have with third parties, whether oral or written. The Receiver may agree to become 28 bound by any such contracts, agreements, understandings, or other commitments by

- affirmative written ratification executed by the Receiver. *Provided that* the Receiver
   shall immediately terminate any and all fundraising contracts and cease all fundraising;
- G. Make payments and disbursements from the assets of CFA and CSS that
  are necessary or advisable for carrying out the provisions of, or exercising the authority
  granted by, this Order. The Receiver shall apply to the Court for prior approval of any
  payment of any debt or obligation incurred by CFA or CSS prior to the date of entry of
  this Order, except payments that the Receiver deems necessary or advisable to secure
  and liquidate assets of CFA and CSS, such as rental payments or payment of liens;
- H. Request that the Clerk of the Court issue subpoenas, or have subpoenas
  issued by the Receiver's attorney pursuant to Rule 45(a)(3) of the Federal Rules of Civil
  Procedure, to obtain documents and records pertaining to the assets of CFA and CSS,
  and otherwise to conduct discovery on behalf of CFA and CSS as permitted by the
  Federal Rules of Civil Procedure, directly or through the Receiver's attorney;
- I. 14 Institute, prosecute, defend, compromise, intervene, adjust, appear in, and become a party either in the Receiver's own name or in the name of CFA or CSS to such 15 suits, actions, or proceedings in state, federal, or foreign courts as may be necessary for 16 17 the protection, maintenance, recovery, recoupment, or preservation of the assets of CFA 18 and CSS, including proceedings seeking the avoidance of fraudulent transfers, 19 disgorgements of profits, imposition of constructive trusts, and any other legal and 20 equitable relief that the Receiver deems necessary and appropriate to preserve and 21 recover the assets of CFA and CSS, however, CFA, CSS and their respective counsel of 22 record in the two (2) separate pending actions styled MOUNT VERNON FIRE 23 INSURANCE COMPANY v. CANCER FUND OF AMERICA, INC.; JAMES 24 REYNOLDS, SR.; and KYLE EFFLER, civil action no. 3:14-cv-00568-PLR-HBG in the United States District Court for the Eastern District of Tennessee, and GREAT 25 26 AMERICAN INSURANCE COMPANY v. CANCER SUPPORT SERVICES, INC., civil 27 action no. 2:14-CV-14309 in the United States District Court for the Eastern District of 28 Michigan, ("Coverage Actions") shall retain the right and authority to approve for entry

1	any stipulations, joint motions, or agreed orders necessary to allow those courts to enter
2	final orders declaring the rights of MVF and GAIC under their respective policies of
3	insurance, including, but not limited to, the right of CFA and CSS (and their counsel) to:
4	(i) agree to rescission of the respective MVF and GAIC Policies; and (ii) for CFA and
5	CSS to waive and forgo any rights for the return of any premiums for said Policies, in
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

5. Open new bank, brokerage or investment accounts with respect to the Receiver's management and operation of CFA and CSS, and deposit any cash or other assets into said accounts; and

6. Surrender for cash value the universal life insurance policy#VPB401223, held by The Lincoln National Life Insurance Company and use the proceeds as necessary to operate the Receivership.

7 L. Dispose of, or arrange for the disposal of, the records of CFA and CSS no later than six months after the Court's approval of the Receiver's final report; except 8 9 that, to the extent that any federal, state, or local law regulating the activities of CFA and 10 CSS requires the retention of particular records for a specified period, the Receiver shall arrange for such records to be disposed of after the specified period has expired. For any 11 12 such records, the Receiver may elect to retain records in their original form, or to retain 13 photographic or electronic copies. Records containing personal financial information, personal identifying information, or sensitive health information must be shredded, 14 15 incinerated, or otherwise disposed of in a secure manner. Records containing the name, 16 address, email address and/or telephone number of any person who made a donation to 17 CFA or CSS (i.e., any donor list) may not be sold, rented, leased, transferred, or 18 otherwise disclosed to any third party and must be destroyed; and

M. Pay to the STCO Fund any and all sums collected over and above those
 necessary to wind down the affairs of CFA and CSS, liquidate their assets, and dissolve
 them, or those necessary to make payments authorized by this CFA and CSS
 Receivership Order.

23

1

2

3

4

5

6

# III. TRANSFER OF RECEIVERSHIP PROPERTY TO RECEIVER

IT IS FURTHER ORDERED that CFA, CSS, and their representatives, agents,
 officers, directors, employees, managers, members, and any other persons with
 possession, custody, interest in, or control of property or records relating to CFA and
 CSS shall:

28

1

9

13

14

17

18

19

20

21

22

23

24

25

26

27

28

A. Upon notice of this Order by personal service or otherwise, immediately 2 notify the Receiver of all such property and records and, upon receiving a request from the Receiver, immediately transfer or deliver to the Receiver possession, custody, and 3 control of the following: 4

1. All assets of CFA and CSS, including but not limited to any legal or 5 6 equitable interest in, right to, or claim to, any real, personal, or intellectual 7 property, including chattel, goods, instruments, equipment, fixtures, general intangibles, effects, leaseholds, contracts, mail or other deliveries, shares or stock, 8 securities, inventory, checks, notes, accounts, credits, receivables (as those terms 10 are defined in the Uniform Commercial Code), insurance policies (except for the GAIC Policies and the MVF Policies or any payments or refunds in connection 11 with such policies), lines of credit, cash, trusts (including asset protection trusts), 12 lists of donor names, and reserve funds or any other accounts associated with any donations or other payments processed by, or on behalf of, CFA or CSS, including such reserve funds held by payment processors, credit card processors, 15 caging companies, banks, or other financial institutions; 16

All documents of CFA and CSS, including books and records of 2. accounts, all financial and accounting records, balance sheets, income statements, bank records (including monthly statements, canceled checks, records of wire transfers, and check registers), client lists, donor lists, title documents, and all other materials listed in Federal Rule of Civil Procedure 34(a), including writings, drawings, graphs, charts, photographs, audio and video recordings, computer records, digital records, and other data compilations from which information can be obtained and translated, if necessary, into reasonably usable form through detection devices:

3. All computers, electronic devices, machines, and data in whatever form used to conduct the business of CFA and CSS, and all passwords and other credentials related thereto;

1	4. All assets and documents belonging to other persons or entities
2	whose interests are under the direction, possession, custody, or control of CFA
3	and CSS; and
4	5. All keys, codes, user names, and passwords necessary to gain or to
5	secure access to any assets or documents of CFA and CSS, including access to
6	their business premises, means of communication, accounts, computer systems,
7	or other property.
8	B. Waive all claims to, and unconditionally release and consent to transfer
9	possession and legal and equitable title of all property of CFA and CSS to the Receiver
10	or a trust designated by the Receiver;
11	C. Until CFA and CSS surrender possession and legal and equitable title of
12	all property of CFA and CSS to the Receiver:
13	1. Maintain and take no action to diminish the value of any property of
14	CFA and CSS, including any structures, fixtures, and appurtenances thereto;
15	2. Remain current on all amounts due and payable on the property of
16	CFA and CSS, including but not limited to taxes, insurance, maintenance, and
17	similar fees; and
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

1 policies, and the GAIC and MVF Payment are not assets that are subject to this Order; 2 and (ii) prior to this Order becoming effective, CFA and CSS have stipulated in the 3 Coverage Actions as noted in Section II.I, above, that the GAIC and MVF Policies are completely rescinded, null and void, and of no effect whatsoever. 4

5

#### IV. SALE OF PERSONAL PROPERTY OF REYNOLDS, SR.

6 IT IS FURTHER ORDERED that any personal property transferred to the 7 Receiver by Reynolds, Sr., pursuant to Section VII.C. of the Permanent Injunction or 8 otherwise, shall be treated by the Receiver as assets of the receivership estate and 9 liquidated accordingly. The Receiver shall credit the net proceeds of the sale to the 10 outstanding debt owed by Reynolds, Sr. to CFA.

- 11
- 12

### V. **COOPERATION**

IT IS FURTHER ORDERED that:

A. CFA, CSS, their representatives, agents, officers, directors, employees, 13 managers, members or any other persons with possession, custody, or control of 14 property or records relating to CFA and CSS, specifically including Reynolds, Sr., must 15 16 cooperate fully with the Receiver and take such other steps as the Receiver may require 17 to transfer to the Receiver, or to the Receiver's designated trust, possession and legal 18 and equitable title to all assets of CFA and CSS within five days of request by the 19 Receiver, including executing any documents, procuring the signature of any person or 20 entity under their control, providing access to the property of CFA and CSS and any 21 necessary information, and turning over any property of CFA and CSS; and

22

Β. In the event that any person fails to deliver or transfer any asset or 23 document, or otherwise fails to comply with any provision of this Order, the Receiver 24 may file, ex parte, an affidavit of non-compliance regarding the failure. Upon filing of the affidavit, the Court may authorize, without additional process or demand, writs of 25 26 possession or sequestration or other equitable writs requested by the Receiver. The writs 27 shall authorize and direct the United States Marshal, any sheriff or deputy sheriff of any

28

1	county, or any other federal, state, or local law enforcement officer, to seize the asset,
2	document, or other item covered by this Section and to deliver it to the Receiver.
3	VI. PROVISION OF INFORMATION TO RECEIVER
4	IT IS FURTHER ORDERED that CFA, CSS, and Reynolds, Sr., shall provide to
5	the Receiver, immediately upon request, the following:
6	A. Lists of all assets and property, including accounts, of CFA and CSS that
7	are held in the name of CFA or CSS, any name other than the name of CFA and CSS, or
8	by any person or entity other than CFA and CSS; and
9	B. A list of all agents, employees, officers, directors, managers, members,
10	employees, agents, or those persons in active concert and participation with CFA or
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

1

## VIII. STAY OF ACTIONS AGAINST CFA AND CSS

IT IS FURTHER ORDERED that, except by leave of this Court, during pendency
 of the receivership ordered herein CFA, CSS, their representatives, and other persons
 seeking to establish or enforce any claim, right, or interest against or on behalf of CFA
 and CSS, and all others acting for or on behalf of such persons, are hereby enjoined from
 taking action that would interfere with the exclusive jurisdiction of this Court over the
 assets or documents of CFA and CSS, including:

8 A. Petitioning, or assisting in the filing of a petition, that would cause CFA
9 and CSS to be placed in bankruptcy;

B. Commencing, prosecuting, or continuing a judicial, administrative, or
 other action or proceeding against CFA or CSS, including the issuance or employment
 of process against CFA or CSS, except that such actions may be commenced if
 necessary to toll any applicable statute of limitations;

C. Filing or enforcing any lien on any asset of CFA or CSS, taking or
attempting to take possession, custody, or control of any asset of CFA or CSS, or
attempting to foreclose, forfeit, alter, or terminate any interest in any asset of CFA or
CSS, whether such acts are part of a judicial proceeding, are acts of self-help, or
otherwise; and

19 D. Initiating any other process or proceeding that would interfere with the 20 Receiver's efforts to manage or take custody, control, or possession of the assets or 21 documents subject to this receivership; *provided that*, this Order does not stay: (i) the 22 commencement or continuation of a criminal action or proceeding; (ii) the 23 commencement or continuation of an action or proceeding by a governmental unit to 24 enforce such governmental unit's police or regulatory power; (iii) the enforcement of a judgment, other than a monetary judgment, obtained in an action or proceeding by a 25 governmental unit to enforce such governmental unit's police or regulatory power; 26 27 (iv) the coverage actions referenced in Section II.I, above.

28

1	IX. RECEIVER'S BOND	
2	IT IS FURTHER ORDERED that the Receiver shall file with the Clerk of this Court	
3	a bond in the sum of \$25,000 with sureties to be approved by the Court, conditioned that	
4	the Receiver will well and truly perform th	
5		
6		
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

1	XII. TERMINATION OF RECEIVERSHIP	
2	IT IS FURTHER ORDERED that the Receivership shall continue until	
3	terminated by Order of the Court. At the termination of the Receivership, the Receiver	
4	shall transfer all assets of CFA and CSS to the STCO Fund described in Paragraph	
5	VIII.E of the Permanent Injunction.	
6	Dated this 1st day of April, 2016.	
7		
8	Vako Neul V. Wake	
9 10	"Tertue Costere Claisa to Laboure	
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		