

IN THE COMMONWEALTH COURT OF PENNSYLVANIA

---

JOEL S. ARIO  
Insurance Commissioner of the  
Commonwealth of Pennsylvania,

Plaintiff,

v.

RELIANCE INSURANCE COMPANY,

Defendant.

---

DOCKET NO. 269 M.D. 2001

2009 APR 19 A 11:38

RECEIVED AND FILED  
COMMONWEALTH COURT  
OF PENNSYLVANIA

**SEVENTH REPORT OF THE LIQUIDATOR TO THE COURT  
ON THE IMPLEMENTATION OF THE APPROVED PLAN FOR THE ALLOCATION  
OF POLICYHOLDER COLLATERAL OF  
CONSOLIDATED FREIGHTWAYS CORPORATION**

Joel S. Ario, Insurance Commissioner of the Commonwealth of Pennsylvania, in his official capacity as Statutory Liquidator ("Liquidator") of Reliance Insurance Company ("Reliance") hereby makes his Seventh Report to the Court on the implementation of the Liquidator's Plan for the Allocation of Policyholder Collateral pursuant to the Court's Order of October 4, 2006 (the "Collateral Allocation Order")<sup>1</sup>.

Background

Reliance issued policies of insurance to Consolidated Freightways Corporation ("CF") for workers compensation and automobile/general liability ("AL/GL"). Most of the CF policies were issued with deductible provisions. Other CF policies contained retrospective premium obligations payable to Reliance. To secure its deductible reimbursement and retrospective premium obligations, CF posted collateral with Reliance in the total amount of \$100 million in the form of a \$55 million Letter of Credit

---

<sup>1</sup> A copy of the Collateral Allocation Order is attached as Exhibit "A".

(the "LOC") and a \$45 million surety bond issued by CNA (the "Bond" and jointly with the LOC, the "CF Collateral").

After Reliance was placed in liquidation in October 2001, claims which had arisen under the CF policies were sent to the guaranty associations ("GAs"). Subject to statutory limitations, the GAs assumed the obligation to pay CF's workers compensation claims, but most GAs rejected the AL/GL claims and these files were returned to CF for handling within their deductible obligation (the "Non-Covered Claims").

After Reliance was placed in liquidation, in September 2002 CF itself filed for bankruptcy. At that time CF ceased paying deductible reimbursement or retrospective premium obligations and ceased handling the Non-Covered Claims. As a result of the CF bankruptcy, the Non-Covered Claims were for some time essentially un-adjusted and their precise value unknown.

In June 2004, the Pennsylvania legislature enacted an amendment to the Pennsylvania Insurance Department Act, 40 P.S. §221.23a ("Section 523.1"), which controls a liquidator's maintenance and administration of collateral posted by an insured to secure deductible and other policy obligations. If an insured fails to fund these obligations, the liquidator may draw the collateral to reimburse GAs for payments within a deductible and to pay an insurer for retrospective premium obligations. Section 523.1 also provides that if claims are not covered by any GA – such as the Non-Covered Claims – the liquidator shall also utilize the collateral to adjust and pay these claims. If the liquidator determines that the collateral is or may be insufficient to compensate all potential claimants, the liquidator may, subject to court approval, formulate a plan for the equitable allocation and distribution of the collateral among the claimants. Section 523.1 permits the liquidator to utilize up to 3% of the collateral to reimburse the liquidation estate for actual expenses incurred in fulfilling obligations under the Section ("Section 523.1 Expenses").

Although at the time of the enactment of Section 523.1 Reliance held significant CF Collateral, in view of the large number of workers compensation claims resting with the GAs and the unknown valuation of the Non-Covered Claims, the Liquidator concluded that the adequacy of the CF Collateral was in question and formulated a plan for (1) the evaluation of the Non-Covered Claims; and (2) for an interim allocation and distribution of CF Collateral to the GAs and to Reliance (the "CF Plan"). The Liquidator filed a Petition to Approve a Plan for Policyholder Collateral of Consolidated Freightways Corporation for approval of the CF Plan. Based upon the First Petition, on October 4, 2006 the Court issued the Collateral Allocation Order.

The Collateral Allocation Order authorized the Liquidator to utilize the CF Collateral to reimburse the GAs \$30,254,461 for deductible claims paid by the GAs through December 31, 2005; to pay Reliance \$766,443 in retrospective premium due from CF through December 31, 2005; and to use up to \$20 million of the CF Collateral to adjust and pay the Non-Covered Claims through a third-party administrator. The Collateral Allocation Order directed the Liquidator to make periodic status reports to the Court and, by October 31, 2007, to provide the Court with a comprehensive evaluation of the status of all CF claims and of the adequacy of the CF Collateral to reimburse those

claims. The Liquidator would at that time also be authorized to make an application for reimbursement of Section 523.1 Expenses.

The Collateral Allocation Order posited three scenarios for the October 2007 comprehensive evaluation: a determination that the CF Collateral was adequate and the filing of a final plan for on-going full claim payments; a determination that the CF Collateral was inadequate and the filing of a formal pro rata allocation plan; and a scenario where the Liquidator was still unable to precisely evaluate the overall adequacy of the CF Collateral. With respect to this last scenario, the Collateral Allocation Order, Section 6.c., stated:

If by October 31, 2007, the Liquidator determines that actuarial projections remain too imprecise to finally allocate and pay the [CF] Collateral, but that further partial allocation and payment is appropriate, the Liquidator will promptly file with the Court a Petition to Partially Allocate Collateral, setting forth the terms upon which [he] proposes to allocate and pay part of the [CF] Collateral. Upon approval by the Court, the Liquidation shall be entitled to proceed to allocate and pay the [CF] Collateral as directed by the Court.

Upon issuance of the Collateral Allocation Order, the Liquidator promptly reimbursed the GAs over \$30 million with respect to deductible reimbursement claims covered by the GAs and Reliance was paid \$766,443 in retrospective premiums. As directed by the Order, Reliance, working with CF, retained a third party administrator to begin the process of adjusting and paying the Non-Covered Claims. However, shortly after the adjustment process began and without prior notice, CF filed a complaint and related motions in its bankruptcy court, including one seeking an restraining order enjoining Reliance from accessing the CF Collateral, which prevented the Liquidator from on-going compliance with the Collateral Allocation Order (the "Adversary Proceeding").

#### The Adversary Proceeding and the Settlement

The Adversary Proceeding was exceptionally complex, but for purposes of the instant Report can be summarized as pursuing four primary CF objectives:

- (1) that the CF Collateral be ordered released to the CF bankruptcy estate;
- (2) that the Non-Covered Claims be adjusted and paid as general unsecured claims in the CF bankruptcy estate;
- (3) a determination that interest accruing on drawn, but unreleased CF Collateral, be considered part of and re-deposited in the CF Collateral; and
- (4) a determination that a 2005 agreement between Reliance and CNA, the issuer of the Bond component of the CF Collateral, whereby the CF Collateral would be drawn between the bond and the LOC in proportional amounts was void. CF sought issuance of a bankruptcy court order directing that the bond be exhausted in the first instance prior to any further draws upon the LOC (the "Priority of Draw").

As a part of the Adversary Proceeding, CF obtained a temporary restraining order (the "TRO") which precluded the Liquidator from accessing the CF Collateral, thereby frustrating the continued adjustment and payment by the Liquidator of the Non-Covered Claims.

The Liquidator vehemently objected to CF's first two objectives. The Liquidator had no objection to the redeposit in CF Collateral of the accrued interest. The Liquidator maintained that the matter of Priority of Draw between the LOC and the Bond was an issue to be litigated between CF and CNA and a matter of no concern to the Liquidator as long as the overall integrity of and access to all CF Collateral was maintained.

Following the institution of the Adversary Proceeding, the parties engaged in very extensive motion practice in the bankruptcy court

Ultimately, the parties began negotiations to resolve the adversary proceeding and, in February 2008, CF and the Liquidator executed a Settlement Agreement which resolved all of the issues in the Adversary Proceeding. In its most significant provision, the Settlement Agreement represents a return to the status quo ante. The Settlement Agreement provided that:

- (1) Non-Covered Claims will be adjusted and paid by Reliance utilizing the CF Collateral as contemplated in the Collateral Allocation Order;
- (2) The Liquidator agreed that Reliance could be named along with CNA as a necessary party in an action maintained by CF in bankruptcy court to litigate Priority of Draw between the LOC and the Bond (the "CNA Action"). The Liquidator would not object to the CNA Action unless the Liquidator determined that the action could impair the Liquidator's rights under the CF Collateral or CF asserted an abuse of discretion by the Liquidator;
- (3) The Liquidator agreed not to contest the TRO obtained by CF in the Adversary Proceeding while CF pursued the CNA Action, provided, however, that CF agreed that Collateral may be drawn to adjust and pay Non-Covered Claims and Reliance retrospective premium as provided in the Collateral Allocation Order and to fund a further Collateral release;
- (4) Interest on drawn but un-released CF Collateral would be re-deposited in the CF Collateral.

Upon execution of the Settlement Agreement, on May 29, 2008 the Liquidator filed a Fifth Report of the Liquidator on the Implementation of the Approved Plan and, in conjunction therewith and part thereof, the Liquidator's Second Petition to Partially Allocate Collateral. The Second Petition requested that the Court approve the release of further CF Collateral as follows: (1) the release of an additional \$7,552,981 from the CF Collateral so that the Liquidator could reimburse the GAs for workers compensation deductible paid claims for the time period from January 1, 2006 through September 30, 2007; (2) the release of \$58,147 to Reliance from the CF Collateral to pay CF's retrospective premium obligations to Reliance for the period January 1, 2006 through September 30, 2007; and (3) the release of \$1,087,365 to Reliance to compensate

Reliance in part (up to the 3% cap provided in Section 523.1 of the Act) for expenses of administering collateral and reimbursing \$38,041,346 to the GAs in the two distributions. The Liquidator engaged to provide the Court with periodic status reports on the implementation of the Collateral Allocation Order.

On July 18, 2008, the Court granted the Liquidator's Second Petition.<sup>2</sup>

#### Status

Following is a status report on matters relating to the implementation of the Collateral Allocation Order since the issuance of the July 18, 2008 Order.

(1) Collateral Release – The \$7,552,981 in GA workers compensation reimbursements drawn from CF Collateral, as authorized by the July 18, 2008 Order, were mailed to the 40 affected GAs on December 1, 2008. Reliance had previously been reimbursed \$58,147 in retrospective premium obligations and \$1,087,365 for Section 523.1 expenses.

(2) Uncovered AL/GL Claims – the adjustment and payment of the Non-Covered AL/GL claims continues expeditiously; 165 claim files have been settled for total payments of \$ 4,279,678. The remaining 11 AL claim files have been reviewed and the reserves adjusted with current total reserves of \$2,561,437. In addition to the AL/GL claims there were 40 claims for allocated loss adjustment expenses ("ALAE") within the deductibles. 20 of these claims have been settled for a total of \$80,000. The remaining 20 files are reserved at \$80,000. Adjustment of these remaining claims will be completed as quickly as possible. It is clear that, based upon the current paid claims and claim reserves, the \$20 million in collateral authorized in the Collateral Allocation Order will be sufficient to dispose of all Non-Covered AL/GL claims and ALAE claims.

(3) Adversary Proceeding – at a November 6, 2008 settlement conference with the bankruptcy court, CF and CNA agreed to a settlement of the Adversary Proceeding under which they agreed that the Collateral would be drawn under Section 523.1 in proportion posted, i.e., 55% from the LOC and 45% from the Bond, and in the event it is determined that there is excess CF Collateral, the collateral will be returned to the parties also in the proportion posted with, however, an additional \$400,000 of the funds which would have gone to the Bond, credited to the LOC. Although the settlement-in-theory was read into the record at that time, the settlement has still not been formally concluded. Counsel for CF advises that CF and CNA continue to negotiate on the limited issue of how much CF will reimburse CNA for attorneys fees incurred in defending the Adversary Proceeding. CF believes this

---

<sup>2</sup> A copy of the Court's July 18, 2008 Order is attached as Exhibit "B".

issue should be resolved in the near future. The settlement should moot the Adversary Proceeding. With a dismissal of the Adversary Proceeding, the TRO should be voided.

Insofar as the Liquidator consented to the jurisdiction of the bankruptcy court for the limited purpose of resolving the dispute between CF and CNA, should CF attempt for some reason to continue the Adversary Proceeding as to Reliance, the Liquidator will promptly move to stay or remove the action to this Court.

#### Future Collateral Releases

The Liquidator is in process of formulating a proposal for the release of additional collateral to the GAs for workers compensation deductible reimbursements and to Reliance for retrospective premium obligations and Section 523.1 Expenses. The Liquidator will review the proposal with the CF Trustee and the NCIGF and anticipates submitting the proposal to the Court with the next status report, if not earlier.

#### Future Status Reports

Unless otherwise directed by the Court or circumstances dictate earlier reporting, the Liquidator will continue to provide the Court with status reports every four months until such time as the Liquidator has sufficient information to make a final recommendation for allocation and distribution of Collateral or seeks other relief from the Court.

Respectfully submitted,

By: 

PRESTON BUCKMAN (I.D. #57570)  
Special Funds Counsel  
Pennsylvania Insurance Department  
Capitol Associates Building  
Office of Chief Counsel  
901 North 7<sup>th</sup> Street  
Harrisburg, PA 17102  
(717) 787-6009

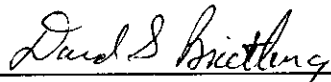
Attorney for Joel S. Ario, Insurance  
Commissioner of the Commonwealth of  
Pennsylvania, in his official capacity as  
Statutory Liquidator of  
RELIANCE INSURANCE COMPANY

Dated: 3/17, 2009

**VERIFICATION**

I, David S. Brietling, am Chief Liquidation Officer of Reliance Insurance Company (In Liquidation). I hereby verify that the facts set forth in the foregoing Seventh Report of the Liquidator to the Court on the Implementation of the Approved Plan for the Allocation of Policyholder Collateral of Consolidated Freightways Corporation are true and correct to the best of my knowledge, information and belief. I understand that this Verification is made subject to the penalties of 18 P.S. § 4904 relating to unsworn falsification to authorities.


Date: March 19, 2009

  
\_\_\_\_\_  
David S. Brietling  
Chief Liquidation Officer  
Reliance Insurance Company  
(In Liquidation)

CERTIFICATE OF SERVICE

I, Marilyn K. Kincaid, hereby certify that on or about this day, service of the foregoing Seventh Report of the Liquidator to the Court on the Implementation of the approved Plan for the Allocation of Policyholder Collateral of Consolidated Freightways Corporation was made to K. Morgan Enterprises Inc., 805 Broadway, Suite 205, Vancouver, WA 98660 via first class mail. Pursuant to the Court's Order of December 12, 2008, service was made on the attached Master Service List through the transmission of a Notice of Filing and through posting of a true and correct copy in PDF file format on the Reliance Documents website ([www.reliancedocuments.com](http://www.reliancedocuments.com)).

Dated: March 19, 2009

  
MARILYN K. KINCAID



## Master Service List

Joel S. Ario, Insurance Commissioner of the Commonwealth of Pennsylvania

v.

Reliance Insurance Company

No. 269 M.D. 2001 (Commonwealth Court of Pennsylvania)

Preston M. Buckman, Esquire, (717) 787-6009  
Department Counsel for Insurance  
Governor's Office of General Counsel  
Commonwealth of Pennsylvania  
Insurance Department  
Office of the Chief Counsel  
Capitol Associates Building  
901 North 7<sup>th</sup> Street  
Harrisburg, PA 17102  
Phone: (717) 787-6009  
Fax: (717) 772 4543  
E-mail: [pbuckman@state.pa.us](mailto:pbuckman@state.pa.us)  
(Attorneys for the Pennsylvania  
Insurance Department)

Marilyn K. Kincaid, Esquire, (215) 864-4205  
Reliance Insurance Company  
(in Liquidation)  
Three Parkway  
5<sup>th</sup> Floor  
Philadelphia, PA 19102  
Phone: (215) 864-4205  
Fax: (215) 864-4105  
E-mail: [marilyn.kincaid@relianceinsurance.com](mailto:marilyn.kincaid@relianceinsurance.com)  
(Attorney for Reliance Insurance  
Company (in Liquidation))

Andrew A. Chirls, (215) 977-2472  
Wolf Block LLP  
1650 Arch Street  
22nd Floor  
Philadelphia, PA 19103-2097  
Phone: (215) 977-2472  
Fax: (215) 405-2572  
E-mail: [achirls@wolfblock.com](mailto:achirls@wolfblock.com)  
(Attorneys for Joel S. Ario,  
Insurance Commissioner of the  
Commonwealth of Pennsylvania)

Richard F. McMenamin, Esquire, (215) 963-5751  
David L. Harbaugh, Esquire  
Morgan, Lewis & Bockius LLP  
1701 Market Street  
Philadelphia, PA 19103-2921  
Phone: (215) 963-5751  
Fax: (215) 963-5001  
E-mail: [dharbaugh@morganlewis.com](mailto:dharbaugh@morganlewis.com)  
[rmcmenamin@morganlewis.com](mailto:rmcmenamin@morganlewis.com)  
(Attorneys for Fuji Bank)

Richard F. McMenamin, Esquire, (215) 963-5596  
Erica Smith Klocek, Esquire  
Morgan, Lewis & Bockius LLP  
1701 Market Street  
Philadelphia, PA 19103-2921  
Phone: (215) 963-5596  
Fax: (215) 963-5001  
E-mail: [esklocek@morganlewis.com](mailto:esklocek@morganlewis.com)  
[rmcmenamin@morganlewis.com](mailto:rmcmenamin@morganlewis.com)  
(Attorneys for Milliken & Company)

Richard F. McMenamin, Esquire, (215) 963-5596  
Marc A. Shapp, Esquire  
Morgan, Lewis & Bockius LLP  
1701 Market Street  
Philadelphia, PA 19103-2921  
Phone: (215) 963-5596  
Fax: (215) 963-5001  
E-mail: [mshapp@morganlewis.com](mailto:mshapp@morganlewis.com)  
[rmcmenamin@morganlewis.com](mailto:rmcmenamin@morganlewis.com)  
(Attorneys for The Bank of New York Mellon  
(Formerly Mellon Bank, N.A.))

P. Kevin Brobson, Esquire, (717) 237-4845  
Buchanan Ingersoll  
One South Market Square  
213 Market Street, 3<sup>rd</sup> Floor  
Harrisburg, PA 17101  
Phone: (717) 237-4845  
Fax: (717) 233-0852  
E-mail: [Kevin.brobson@bipc.com](mailto:Kevin.brobson@bipc.com)  
(Attorneys for Federal Insurance Company)

Rowe W. Snider, Esquire, (312) 443-0700  
Steven T. Whitmer, Esquire  
Julie L. Young, Esquire  
Locke Lord Bissell & Liddell LLP  
111 S. Wacker Drive  
Chicago, Illinois 60606  
Phone: (312) 443-0700  
Fax: (312) 443-0336  
E-mail: [rsnider@lockelord.com](mailto:rsnider@lockelord.com)  
[swhitmer@lockelord.com](mailto:swhitmer@lockelord.com)  
[jyoung@lockelord.com](mailto:jyoung@lockelord.com)  
(Attorneys for Illinois Insurance Guaranty Fund)

Daryn E. Rush, Esquire, (215) 446-6220  
Gibbons PC  
1700 Two Logan Square  
18<sup>th</sup> & Arch Streets  
Philadelphia, PA 19103-2769  
Phone: (215) 446-6220  
Fax: (215) 446-6336  
E-mail: [drush@gibbonslaw.com](mailto:drush@gibbonslaw.com)  
(Attorney for Baptist Health South Florida, Inc.,  
Palm Springs General Hospital, and Travelers  
Casualty and Surety Co.)

Amy Daubert, (717) 787-2567  
Chief Counsel  
Pennsylvania Insurance Department  
Office of Chief Counsel  
1341 Strawberry Square  
Harrisburg, PA 17120  
Phone: (717) 787-2567  
Fax: (717) 772-1969  
E-mail: [adaubert@state.pa.us](mailto:adaubert@state.pa.us)  
(Counsel for Joel S. Ario,  
Insurance Commissioner of the Commonwealth of  
Pennsylvania)

Timothy P. Law, (215) 851-8100  
Matthew D. Rosso  
Toki Rehder  
Reed Smith LLP  
2500 One Liberty Place  
1650 Market Street  
Philadelphia, PA 19103  
Phone: (215) 851-8100  
Fax: (215) 851-1420  
E-mail: [tlaw@reedsmith.com](mailto:tlaw@reedsmith.com)  
[mrosso@reedsmith.com](mailto:mrosso@reedsmith.com)  
[trehder@reedsmith.com](mailto:trehder@reedsmith.com)  
(Counsel for Unisys Corporation and Tribune  
Company, Lincoln National Corporation, Warrantech  
et. al)

Samuel M. Danskin, (714) 918-7000  
Green & Hall, APC  
1851 E. First Street  
10<sup>th</sup> Floor  
Santa Ana, CA 92705  
Phone: (714) 918-7000  
Fax: (714) 918-6996  
E-mail: [sdanskin@greenhall.com](mailto:sdanskin@greenhall.com)  
(Counsel for Brian and Sarah Chisick)

Henry M. Sneath, (412) 288-4000  
Bridget M. Gillespie, (412) 288-4017  
Picadio Sneath Miller & Norton, P.C.  
4710 US Steel Tower  
600 Grant Street  
Pittsburgh, PA 15219-2702  
Phone: (412) 288-4000  
(412) 288-4017  
Fax: (412) 288-2405  
E-mail: [hsneath@psmn.com](mailto:hsneath@psmn.com)  
[bgillespie@psmn.com](mailto:bgillespie@psmn.com)  
(Counsel for Washington Mutual Bank ("WAMU"),  
as successor to Hawthorne Financial Corp. and  
Hawthorne Saving, F.S.B.)

Stephen A. Loney, Jr.  
Hogan & Hartson LLP  
1835 Market Street  
29<sup>th</sup> Floor  
Philadelphia, PA 19103  
Phone: 267-675-4600  
Fax: 267-675-4601  
e-mail: [saloney@hhlaw.com](mailto:saloney@hhlaw.com)  
(Counsel for Genworth Life Insurance Company and  
Genworth Life and Annuity Insurance Company  
(formerly General Electric Capital Assurance  
Company, First Colony Life Insurance Life Insurance  
Company, Federal Home Life Insurance Company,  
and GE Life and Annuity Assurance Company) and  
National Structured Settlements Trade Association)

Exhibit A

IN THE COMMONWEALTH COURT OF PENNSYLVANIA

M. Diane Koken, Insurance Commissioner of  
the Commonwealth of Pennsylvania,  
Plaintiff,

v.

Reliance Insurance Company,  
Defendant.

269  
No. 206 M.D. 2001

2006 OCT -4 A 9 47

RECORDED AND FILED  
COMMONWEALTH COURT  
OF PENNSYLVANIA

In Re: Petition to Approve Plan for  
Allocation of Policyholder Collateral for  
Consolidated Freightways Corporation

ORDER

AND NOW, this 4<sup>th</sup> day of October, 2006, upon consideration of the Petition of M. Diane Koken, Insurance Commissioner of the Commonwealth of Pennsylvania, in her capacity as Liquidator of Reliance Insurance Company ("the Liquidator") for Approval of Plan for Allocation of Policyholder Collateral of Consolidated Freightways Corporation (Plan), and the absence of any objection thereto, the Court finds that the Plan complies with Section 523.1 of Article V of the Act of May 17, 1921, P.L. 789, *as amended*, added by the Act of June 28, 2004, P.L. 443, 40 P.S. §221.23a (known as the Insurance Company Law of 1981 (Act)), and equitably allocates the collateral of Policyholder Consolidated Freightways Corporation (the "Collateral") currently in the possession of Reliance Insurance Company ("Reliance").

The Court finds as follows:

- A. Reliance currently holds the Collateral, which consists of \$100 million.
- B. The Collateral was posted by CF with Reliance to secure its deductible reimbursement obligations under policies of insurance issued by Reliance to Consolidated Freightways Corporation ("CF") for workers compensation

2425

coverage and automobile/general liability ("AL/GL") coverage and also to secure its obligations for retrospective premium adjustments (the "CF Policies").

C. The CF Policies consist of the following:

Policy Number	Effective Date	Expiration Date	Line of Business	Policy Type
NKC0131913	10/1/1996	10/1/1997	AL	\$3,000,000 Deductible
NKC0131913	10/1/1997	10/1/1998	AL	\$3,000,000 Deductible
NKC0131913	10/1/1998	10/1/1999	AL	\$3,000,000 Deductible
NKC0131913	10/1/1999	10/1/2000	AL	\$3,000,000 Deductible
NKC0131914	10/1/1996	10/1/1997	AL	\$3,000,000 Deductible
NKC0131914	10/1/1997	10/1/1998	AL	\$3,000,000 Deductible
NKC0131914	10/1/1998	10/1/1999	AL	\$3,000,000 Deductible
NKC0131914	10/1/1999	10/1/2000	AL	\$3,000,000 Deductible
NKC0131915	10/1/1996	10/1/1997	AL	\$3,000,000 Deductible
NKC0131915	10/1/1997	10/1/1998	AL	\$3,000,000 Deductible
NKC0131915	10/1/1998	10/1/1999	AL	\$3,000,000 Deductible
NKC0131915	10/1/1999	10/1/2000	AL	\$3,000,000 Deductible
NGB0131922	10/1/1996	10/1/1997	GL	\$500,000 Deductible
NGB0131922	10/1/1997	10/1/1998	GL	\$500,000 Deductible
NGB0131922	10/1/1998	10/1/1999	GL	\$500,000 Deductible
NGB0131922	10/1/1999	10/1/2000	GL	\$500,000 Deductible
NWA0131923	10/1/1996	10/1/1997	WC	\$2,000,000 Deductible
NWA0131923	10/1/1997	10/1/1998	WC	\$2,000,000 Deductible
NWA0131923	10/1/1998	10/1/1999	WC	\$2,000,000 Deductible
NWA0131923	10/1/1999	10/1/2000	WC	\$2,000,000 Deductible
NWA0131924	10/1/1996	10/1/1997	WC	Retro
NWA0131924	10/1/1997	10/1/1998	WC	Retro
NWA0131924	10/1/1998	10/1/1999	WC	Retro
NWA0131924	10/1/1999	10/1/2000	WC	Retro
NWA0158556	10/1/1999	10/1/2000	WC	\$2,000,000 Deductible

- D. The Collateral is in the form of a \$55 million letter of credit and a \$45 million surety bond issued by CNA.
- E. After Reliance was placed in liquidation in October 2001, claims which had arisen under the CF Policies were sent to the guaranty associations ("GAs"). Subject to applicable statutory limitations, certain GAs assumed the obligation to pay CF workers compensation claims. These are referred to as the "Affected GAs". The Affected GAs which paid and are paying CF workers compensation claims and the amounts they had paid through December 31, 2005 are as follows and the payments made total \$30,052,708.97:

<u>Guaranty Association</u>	<u>Total Paid</u>
Alaska	691.00
Alabama	206,006.00
Arkansas	45,407.00
Arizona	85,461.00
California	10,994,010.44
Colorado	151,953.00
Connecticut	242,424.00
Florida	2,040,453.00
Georgia	587,810.00
Hawaii	176.00
Iowa	533,854.00
Illinois	2,287,987.00
Indiana	52,814.00
Kansas	250,135.00
Kentucky	22,277.00
Louisiana	76,627.00
Massachusetts	767,217.00
Maryland	275,271.00
Maine	128,617.00
Michigan	325,728.00
Minnesota	409,698.00
Missouri	395,709.00
Mississippi	128,169.00
Montana	51,976.00
North Carolina	756,715.97
Nebraska	110,792.00
New Jersey	681,887.00
New York	2,489,331.00
Oklahoma	150,058.00
Oregon	134,036.00
Pennsylvania	1,855,509.00
Rhode Island	57,653.00
South Carolina	845,504.56
Tennessee	1,318,042.00
Texas	804,927.00

Utah	323,585.00
Virginia	460,400.00
Vermont	4.00
Wisconsin	3,794.00
 Grand Total All States	 30,052,708.97

F. Three Affected GAs – California, Pennsylvania and Texas - initially funded some AL claims within the CF deductible in the amount of \$201,753.00.

G. In addition to claims under the workers compensation and AL/GL deductible policies, some of the CF Policies provided for retrospective premium adjustments. From the date of liquidation through December 21, 2005, CF owed Reliance \$766,443.12 for retrospective premium adjustments.

H. CF also has an as yet undetermined amount of claims that are not covered by GAs.

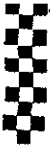
**Accordingly, it is hereby ORDERED and DECREED as follows:**

1. The Liquidator will retain a third party administrator (“TPA”) to adjust and settle known, but unresolved, non-covered AL/GL claims.
2. From the Collateral, the Liquidator will make available an initial sum of \$20 million to settle the non-covered AL/GL claims within the deductible (“the Settlement Fund”). No settlement will be eligible for payment unless it releases the Liquidator and the Reliance Estate. To the extent claimants, GAs or CF have submitted POCs for any claim which is settled according to this process, the Liquidator shall be entitled to issue a NOD with an amount of \$0 at the appropriate statutory priority. The reasonable administrative expenses of CF and the costs of the TPA may be paid from the Settlement Fund.
3. The Liquidator shall pay to the Affected GAs from the Collateral the amounts set forth above at paragraph E.
4. The Liquidator shall pay to the California, Pennsylvania and Texas GAs \$201,753.00 that they paid in AL/GL claims.
5. The Liquidator shall reimburse Reliance from the Collateral for the amount of \$766,443.12 that was due and owing in retrospective premium through December 31, 2005.
6. **Ongoing Collateral Review**
  - a. No later than October 31, 2007, the Liquidator shall complete a review and evaluation of the Collateral and claims under CF Policies in order to determine whether there is sufficient collateral, including any Collateral

remaining in the Settlement Fund, to fund all remaining known, outstanding and anticipated claims, retrospective premium and administrative expenses.

- b. If by October 31, 2007, the Liquidator determines that there is sufficient collateral, she shall promptly file with the Court a Petition to Finally Allocate Collateral, setting forth the terms upon which she proposes to allocate and pay the Collateral. Upon approval by the Court, the Liquidator shall be entitled to proceed to allocate and pay the Collateral asset forth as directed by the Court.
  - c. If by October 31, 2007, the Liquidator determines that actuarial projections remain too imprecise to finally allocate and pay the Collateral, but that a further partial allocation and payment is appropriate, the Liquidator will promptly file with the Court a Petition to Partially Allocate Collateral, setting forth the terms upon which she proposes to allocate and pay part of the Collateral. Upon approval by the Court, the Liquidator shall be entitled to proceed to allocate and pay the Collateral as directed by the Court.
  - d. At each year anniversary of October 31, 2007, as updated and more accurate information is obtained, the Liquidator will complete a collateral review and determine whether to proceed under paragraph (b) above if the collateral is determined to be sufficient, or paragraph (c) above if the collateral review remains inconclusive.
  - e. No payments shall be made from the Collateral without approval of the Court.
7. **Insufficient Collateral.** If the Liquidator determines at any time that the Collateral is insufficient to reimburse all claims paid by the Affected GAs, pay all non-covered AL/GL claims, pay all retrospective premiums due and owing, as well as administrative expenses, the Liquidator shall file with the Court and seek the Court's approval of an amended plan establishing an equitable *pro rata* allocation formula against the Collateral controlling all future distributions. If the Collateral is exhausted without the full payment of all non-covered AL/GL claims and reimbursement of all claims paid by the Affected GAs in full, the remaining claims or partial claims shall be claims against the Reliance Estate and subject to compliance with the proof of claim process established by the Act and the September 9, 2002 Order of this Court, and any amendments or supplements thereto.
8. **Liquidator Expenses.** The Liquidator may withdraw up to 3% of the Collateral for reasonable actual expenses incurred in the administration of Section 221.23a of the Act. After each annual plan review, the Liquidator shall include in the Petition a statement of and request for approval of reimbursement of the Liquidator's administrative expenses. The Liquidator shall file the Petition with the Court, along with any response received.





9. **FURTHER**, within three months of the date of this Order and every four month period thereafter, the Liquidator shall file a report detailing the complete status of the Plan.

**AND FURTHER**, it is **ORDERED** that the Liquidator shall serve a copy of this Order upon all listed on the Master Service List, and also, shall file with this Court no later than October 13, 2006, an affidavit that service has been effectuated.

---

*James Gardner Colins*  
**JAMES GARDNER COLINS, President Judge**

Exhibit B

**IN THE COMMONWEALTH COURT OF PENNSYLVANIA**

Joel S. Ario,  
Insurance Commissioner of the  
Commonwealth of Pennsylvania,  
Plaintiff

v.

No. 269 M.D. 2001

Reliance Insurance Company,  
Defendant

*In Re Second Petition for Partial Release of Consolidated Freightways  
Collateral to Fund GA Paid Claims and Reliance Retrospective Premium*

**ORDER**

AND NOW, this 18th day of July, 2008, upon consideration of the Liquidator's Second Petition for Partial Release of Consolidated Freightways (CF) Collateral to Fund GA Paid Claims and Reliance Retrospective Premium, there being no objections to said Petition, and the Petition being in accord with the Amended Settlement Agreement signed February 12, 2008, between the trustee for Certain Creditors of Consolidated Freightways Corporation (K. Morgan Enterprises, Inc.) and the Statutory Liquidator of Reliance Insurance Company and the Petition being in accord with this court's order of October 4, 2006, approving a Plan for Allocation of Policyholder Collateral of Consolidated Freightways Corporation pursuant to Section 523.1 of the Act of May 17, 1921, P.L. 789, as amended, added by the Act of June 28, 2004, P.L. 443, 40 P.S. § 221.23a, the Petition is Granted.

This Court hereby approves the release of \$7,552,981.00 from the CF Collateral for reimbursement by the Liquidator of payments made by Guaranty Associations from January 1, 2006 through September 30, 2007, as set forth in more detail in Attachment A.

This Court hereby further approves the release of \$58,147.00 from the CF Collateral to pay Reliance for retrospective premium obligations from January 1, 2006 through September 30, 2007.

This Court further approves the release of \$1,087,365.00 from the CF Collateral to compensate Reliance, pursuant to Section 523.1 (i)(1), 40 P.S. § 221.23a.(i)(1), for expenses incurred in administering the Collateral and for reimbursing the Guaranty Associations in the total amount to date of \$38,041,346.00 (\$30,254,461.00 reimbursed pursuant to this Court's order of October 4, 2006 and \$7,552,981.00 reimbursed pursuant to the instant order).

And further, the Liquidator shall serve a copy of this order on counsel for the Trustee in the Bankruptcy of Consolidated Freightways Corporation, shall provide all listed on the Master Service List with a notice of filing and shall post a true and correct copy in PDF format on the Reliance Documents website ([www.reliancedocuments.com](http://www.reliancedocuments.com)).

  
BONNIE BRIGANCE LEADBETTER,  
President Judge

**Certified from the Record**

**JUL 21 2008**

**and Order filed**

Dkt. No. 269 M.D. 2001

**ATTACHMENT "A"**

**In Re Second Petition for Partial Release of Consolidated Freightways  
Collateral to Fund GA Paid Claims and Reliance Retrospective Premium**

Consolidated Freightways, Inc. 01/01/06 thru 08/30/2007:  
Large Deductibles

GA State	Total Collateral Draws for WC GA Paid 1/1/06 thru 9/30/07 To Be Distributed	Total Collateral Draws for ALGL Paid 1/1/08 thru 9/30/07 To Be Distributed
Alabama	\$1,109.41	
Alaska	-\$593.65	
Arizona	\$0.00	
Arkansas	\$0.00	
California	\$2,733,950.37	\$2,593.24
Colorado	\$8,356.55	
Connecticut	\$166,415.68	
Florida	\$572,286.56	
Georgia	-\$17,380.01	
Hawaii	\$0.00	
Illinois	\$227,961.76	
Indiana	\$18,319.57	
Iowa	\$67,445.82	
Kansas	\$72,137.09	
Kentucky	\$5,974.68	
Louisiana	\$3,474.19	
Maine	-\$0.04	
Maryland	\$15,477.14	
Massachusetts	\$0.00	
Michigan	\$234,283.34	
Minnesota	\$84,180.18	
Mississippi	\$22,148.21	
Missouri	-\$20,301.21	
Montana	\$91,640.30	
Nebraska	\$27,563.99	
New Jersey	\$220,783.30	
New York	\$859,230.04	
North Carolina	\$165,790.87	
Oklahoma	\$4,480.23	
Oregon	\$0.00	
Pennsylvania	\$775,861.41	
Rhode Island	\$0.00	
South Carolina	-\$9,896.53	
Tennessee	\$299,900.57	
Texas	\$199,418.08	\$305,814.04
Utah	\$237,105.73	
Vermont	\$0.00	
Virginia	\$180,284.80	
Wisconsin	\$0.00	
<b>Grand Total</b>	<b>\$7,244,634.24</b>	<b>\$308,347.29</b>

*Attachment A - 2d petition for release of CF collateral*

RECEIVED TIME JUL. 21. 8:28AM

PRINT TIME JUL. 21. 10:12AM