



NEA0101631-03	NEA0150691-00	NEA0151114-02
NEA0101631-04	NEA0101631-07	NEA0150691-02
R/000020/96	R/000020/96	
NXC0131605-00	NXC0131605-03	
NEA0101631-05	NEA0146697-01	
R/000020/96	NEA0151112-01	
NXC0131605-01	NEA0151113-01	
NEA0101631-06	NEA0151114-01	
R/000020/96	NEA0150691-01	
NXC0131605-02	NEA0101631-08	
NKA0146697-00	R/000020/96	
NEA0147377-00	NXC0131605-04	
NEA0151112-00	NEA0146697-02	

Therefore, in accordance with the Liquidator's recommendation, the Court confirms the Liquidator's approval of Hertz International Re's assumption of a direct coverage obligation to Hertz upon the terms set forth in Hertz International Re's request and supporting documentation attached to the Liquidator's Petition; further, the Court approves the direct payment to Hertz by Hertz International Re in accordance with its direct payment obligation resulting from the assumption for the policies listed in paragraphs 1 and 2 of the petition.

**FURTHER**, the Liquidator, through her counsel is hereby directed to serve a copy of this order, forthwith, upon all parties listed on the master service list via U.S. mail or, where designated, fax and/or e-mail. The Liquidator, through counsel, is directed to file with the court in the Office of the Prothonotary, 9<sup>th</sup> Floor the Widener Building, 1339 Chestnut

Street, Philadelphia, PA 19107, by 3:00 p.m. March 7, 2003 an affidavit,  
that service, as outlined above, has been effectuated.

  
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JAMES GARDNER COLINS, President Judge