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EF DOC. NO. 55

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At IAS Part 35 of the Supreme Court of the State of New York, County of New York, at the courthouse located at 60 Centre Street. New York City, New York, on the J day of November 2016.

PRESENT HON. CAROL R. EDMEAD

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

In the Matter of the Liquidation of HEALTH REPUBLIC INSURANCE OF NEW YORK, CORP.

Index No. 450500/2016

ORDER TO SHOW CAUSE

UPON the affirmation of James Veach (Movant), dated November 3, 2016 and an accompanying Memorandum of Law (Affirmation; Memorandum), for an order granting movant leave to appear as a friend of the court and, with this Court's permission, to file briefs and letters in this proceeding (Order);

LET all of the creditors of Health Republic Insurance Company of New York (Health Republic; Creditors) holding Policy Claims and all other interested parties or their attorneys appear and show cause before this Court at IAS Part 35, Room 438, 60 Centre Street, New York, New York 10007 on the day of November 2016 at 10:00 A.M. or as soon thereafter as counsel may be heard (Return Date), why an Order approving Movant's application to appear as a friend of the Court should not be granted;

AND, sufficient cause having been alleged therefore, let service of notice of the Order,

Affirmation, and Memorandum in substantially the form annexed to the Movant's application

(Notice) be mailed, by email, to all attorneys and others who have appeared in Health Republic's

Liquidation Proceeding, and let all other interested parties be notified by publication of the

and uploaded to the website designated in this

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and uploaded to the website designated in this

Website Advance in Streeted herein,

Website Advance in Streeted herein,

HON. CAROL EDMEAD

Notice on the Health Republic's website, <u>www.healthrepbublicny.org</u>, with such e-mailing and publication to be made as soon as is practicable after issuance of this Order, and it is further

ORDERED, that the form and method specified herein! (1) are the best notice practicable; (2), are hereby approved as in accordance with the law; and (3) shall constitute due and sufficient notice of this Order to Show Cause to all parties entitled to receive such notice; and it is further

ORDERED that:

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ACM. CAPOL EDINEAD

(1) answering papers, either in support or of in opposition to the relief sought herein (Answering Papers), shall be served on the Superintendent at the following addresses:

Mound, Cotton, Wollan & Greengrass
One New York Plaza (45th Floor)
New York, New York 10004
Attention: James Veach

at least seven (7) days before the Return Date; and

(2) any answering Papers, together with an affidavit of service, shall be filed with the Court on or before the Return Date; and it is further

ORDERED, unless the Court otherwise directs, that no person or entity will be entitled to object to the Movant's Application or otherwise be heard, except by serving and filing Answering Papers as described above. Any person or entity that fails to object in the manner provided herein shall be deemed to have waived any objections to the relief sought in the Movant's application and shall be barred from raising objections in this or any other proceeding.

ENTER

HON. CAROL R. EDMEAD

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