FILED

JAN 03 2017

OFFICE OF
INSURANCE REGULATION
Docketed by:

OFFICE OF INSURANCE REGULATION

DAVID ALTMAIER
COMMISSIONER

IN THE MATTER OF:

CASE NO.: 201838-16-CO

PARTNER REINSURANCE COMPANY LTD.

AMENDMENT TO CONSENT ORDER

THIS CAUSE came on for consideration as a result of an agreement between PARTNER REINSURANCE COMPANY LTD. (hereinafter referred to as "PARTNER") and the OFFICE OF INSURANCE REGULATION (hereinafter referred to as the "OFFICE") to further amend the Consent Order that was executed by PARTNER on December 30, 2015 and the OFFICE on December 31, 2015 (hereinafter referred to as "Consent Order 184070-15," attached as Exhibit A). Following a complete review of the record, and upon consideration thereof, and being otherwise fully advised in the premises, the OFFICE hereby finds as follows:

- 1. The OFFICE has jurisdiction over the subject matter and of the parties herein.
- PARTNER is a Certified Reinsurer in the state of Florida pursuant to Section 624.610(3)(e), Florida Statutes, Rule 69O-144.007, Florida Administrative Code, and Consent Order 184070-15.
- 3. Paragraphs 7 and 8 of Consent Order 184070-15 declare that PARTNER is a certified reinsurer in the state of New York and that the OFFICE has the discretion to defer to New York's certification pursuant to Section 2.E.(7) of the National Association of Insurance Commissioners Credit for Reinsurance Model Law.

- 4. Effective January 1, 2017, the Office will no longer be deferring to PARTNER's New York certification of its Certified Reinsurer status to be considered a Certified Reinsurer in the state of Florida.
- 5. Accordingly, Paragraphs 7 and 8 of Consent Order 184070-15 are hereby deleted in their entirety.
- 6. Paragraph 9 of Consent Order 184070-15 is hereby replaced with the following language:

This Consent Order shall remain in effect and PARTNER's status as a Certified Reinsurer shall continue until PARTNER either surrenders its status, fails to meet the requirements of the Florida Insurance Code or Rule 69O-144.007, Florida Administrative Code, or has its status withdrawn pursuant to Rule 69O-144.007, Florida Administrative Code.

- 7. Effective September 8, 2016, Fitch assigns PARTNER a financial strength rating of "A+."
- 8. Accordingly, the collateral requirement in Paragraph 12 of Consent Order 184070-15 will not change, and corresponds to a Secure 3 rating and a collateral requirement of 20%.
- 9. The parties agree that all other previous terms and conditions of Consent Order 184070-15 remain in full force and effect.

WHEREFORE, the agreement between PARTNER REINSURANCE COMPANY LTD. and the OFFICE OF INSURANCE REGULATION, the terms and conditions of which are set forth above, is APPROVED.

FURTHER, all terms and conditions above are hereby ORDERED.

DONE and ORDERED this _____day of _____

David Altmaier, Commissioner Office of Insurance Regulation

By execution hereof, PARTNER REINSURANCE COMPANY LTD. consents to entry of this Consent Order, agrees without reservation to all of the above terms and conditions, and shall be bound by all provisions herein. The undersigned represents that he or she has the authority to bind PARTNER REINSURANCE COMPANY LTD. to the terms and conditions of this Consent Order.

| | PARTNER REINSURANCE COMPANY LTD. | |
|--|--|--|
| | | |
| | By: | |
| [Corporate Seal] | Print Name: Marc Welherhill | ARRIVA L |
| | Title: Director | 1 1 |
| | Date: 29 December 2016 | 4100000 1 |
| | | 1984 |
| City STATE OF Itamilton | | |
| COUNTY OF Bernuda | | |
| Islands | | |
| The foregoing instrument was ack | knowledged before me this 29 day of Decembro 16, | |
| by Marc We Merhill | Director | |
| by Marc Welherhill (name of person) | (type of authority; e.g., officer, trustee, attorney in fact) | |
| for Partner Removiance | company Atd. | |
| (company name) | 2 | |
| | 1 | |
| | Mr. (lo | |
| Gemma Elizabeth Carreiro | (Signature of the Notary) | |
| Notary Public Wellesley House South | | |
| 90 Pitts Bay Road Pembroke HM 08 | | |
| Bermuda | (Print, Type or Stamp Commissioned Name of Notary) | -) (|
| | (Tim, Type of Stamp Commissioned Famile St. Fistally) | |
| Personally Known or Pr | roduced Identification | |
| Type of Identification Produced_ | and the second s | AND SALE |
| | N N | 1 |
| My Commission Expires | n death | A Part of the Part |
| | | VIII Val |
| | 0325 | |
| | | 1 |
| | | |

COPIES FURNISHED TO:

GEMMA CARREIRO, ASSOCIATE GENERAL COUNSEL PARTNER REINSURANCE COMPANY LTD. Wellesley House 90 Pitts Bay Road Pembroke HM 08 Bermuda

E-Mail: Gemma.Carreiro@partnerre.com

ROBERT RIDENOUR, DIRECTOR
Property and Casualty, Financial Oversight
Office of Insurance Regulation
200 East Gaines Street
Tallahassee, FL 32399-0329
E-Mail: Robert.Ridenour@floir.com

JOEL MEYER, CHIEF ANALYST Property and Casualty, Financial Oversight Office of Insurance Regulation 200 East Gaines Street Tallahassee, FL 32399-0329 E-Mail: Joel Meyer@floir.com

VIRGINIA A. CHRISTY, CHIEF ASSISTANT GENERAL COUNSEL Office of Insurance Regulation Legal Services Office 200 East Gaines Street Tallahassee, FL 32399 E-Mail: Virginia.Christy@floir.com



FILED

DEC 31 2015

OFFICE OF
INSURANCE REGULATION
Docketed by:

OFFICE OF INSURANCE REGULATION

KEVIN M. MCCARTY COMMISSIONER

IN THE MATTER OF:

CASE NO.: 184070-15-CO

PARTNER REINSURANCE COMPANY LTD.

CONSENT ORDER

THIS CAUSE came on for consideration as a result of an agreement between PARTNER REINSURANCE COMPANY LTD. (hereinafter referred to as "PARTNER") and the FLORIDA OFFICE OF INSURANCE REGULATION (hereinafter referred to as the "OFFICE") regarding PARTNER's status as a Certified Reinsurer in the state of Florida. Following a complete review of the record, and upon consideration thereof, and being otherwise fully advised in the premises, the OFFICE hereby finds as follows:

- 1. The OFFICE has jurisdiction over the subject matter and of the parties herein.
- 2. PARTNER is a Certified Reinsurer in the state of Florida pursuant to Section 624.610(3)(e), Florida Statutes, Rule 69O-144.007, Florida Administrative Code, and the Consent Order that was executed by PARTNER and the OFFICE on November 4, 2010, case number 113205-10-CO ("Consent Order 113205-10-CO," attached as Exhibit A).

- 3. The Consent Order was amended twice; both, by Order of the OFFICE dated December 31, 2013 and December 29, 2014, to extend PARTNER's status as a Certified Reinsurer¹.
- 4. To consolidate the Amendments and Consent Order 113205-10-CO and extend PARTNER's status as a Certified Reinsurer in the state of Florida, PARTNER and the OFFICE hereby execute this Consent Order and agree that it shall supersede Consent Order 113205-10-CO and govern PARTNER's status as a Certified Reinsurer in the state of Florida.
- 5. PARTNER represents that its purpose for being a Certified Reinsurer under Section 624.610(3)(e), Florida Statutes, and Rule 69O-144.007, Florida Administrative Code, is to allow ceding insurers to take credit in their accounting and in financial statements on account of such reinsurance ceded without PARTNER posting full collateral.
- 6. PARTNER has represented and the OFFICE finds that PARTNER is still in compliance with all of the requirements of the Florida Insurance Code and Florida Administrative Code to being a Certified Reinsurer in the state of Florida.
- 7. PARTNER is also a certified reinsurer in the state of New York, an NAIC accredited jurisdiction.
- 8. Section 2.E.(7) of the National Association of Insurance Commissioners ("NA1C") Credit for Reinsurance Model Law states:

If an applicant for certification has been certified as a reinsurer in an NAIC accredited jurisdiction, the commissioner has the discretion to defer to that jurisdiction's certification, and has the discretion to defer to the rating assigned by that jurisdiction, and such assuming insurer shall be considered to be a certified reinsurer in this state.

¹ PARTNER was previously referred to as an "Eligible Reinsurer" in Florida. However, Rule 69O-144.007, Florida Administrative Code, was amended effective July 28, 2015, to substitute the term "certified reinsurer" for "eligible reinsurer." Therefore PARTNER is now classified as a Certified Reinsurer in Florida.

- 9. Based on PARTNER's certified reinsurer status in the state of New York, pursuant to Section 2.E.(7) of the NAIC Credit for Reinsurance Model Law and Rule 690-144.007, Florida Administrative Code, this Consent Order shall remain in effect and PARTNER's status as a Certified Reinsurer shall continue until either PARTNER is no longer a Certified Reinsurer in the state of New York or PARTNER surrenders its status, fails to meet the requirements of the Florida Insurance Code or Rule 690-144.007, Florida Administrative Code, or has its status withdrawn pursuant to Rule 690-144.007, Florida Administrative Code, or this Consent Order.
- 10. The minimum collateral a Certified Reinsurer is required to post for the ceding insurer to take one hundred percent (100%) credit in its financial statements on account of such reinsurance ceded is based on the secure rating the Certified Reinsurer is assigned by the OFFICE. Pursuant to Rule 69O-144.007(8)(e)1., Florida Administrative Code:

The maximum rating that a certified reinsurer may be assigned will correspond to its financial strength rating as outlined in subsection (4) of this rule. The Office shall use the lowest financial strength rating received from a rating agency indicated in paragraph 3(a)-(e) of this rule in establishing the maximum rating of a certified reinsurer.

- 11. PARTNER represents that it currently has secure financial strength ratings of "A" from A.M. Best, "A+" from Standard and Poor's, "A1" from Moody's and "AA-" from Fitch.
- 12. Effective July 28, 2015, Rule 69O-144.007(4), Florida Administrative Code, was amended so that, among other things, a rating of A from A.M. Best, A+ from Standard and Poor's and A1 from Moody's now all correspond to a Secure 3 rating and a collateral requirement of twenty percent (20%).
- 13. For purposes of Rule 69O-144.007(4), Florida Administrative Code, PARTNER acknowledges the collateral required for the ceding insurer to take one hundred percent (100%) credit in its financial statement on account of such reinsurance ceded be no less than twenty

percent (20%), unless otherwise amended by the OFFICE. Said collateral requirement shall take effect for agreements incepting on or after January I, 2015, up until such time as the collateral requirement may be further amended by the OFFICE. For agreements incepting after November 4, 2010 and before January 1, 2015, twenty percent (20%) is still the minimum collateral PARTNER is required to post for a ceding company to take one hundred percent (100%) credit in its financial statements on account of such reinsurance ceded to PARTNER. The OFFICE and PARTNER acknowledge that PARTNER's collateral requirement is unchanged by the modified security requirements in Rule 69O-144.007, Florida Administrative Code, as amended and effective July 28, 2015.

- 14. PARTNER represents that it has established collateral security in the form of letters of credit for purposes of securing its U.S. liabilities to U.S. cedant insurers and that such letters of credit comply with Section 624.610(4)(c), Florida Statutes, and Rule 69O-144.005(6), Florida Administrative Code. PARTNER agrees that any other form of security it utilizes in lieu of letters of credit shall comply with Section 624.610, Florida Statutes, and Rule 69O-144.007, Florida Administrative Code.
- 15. PARTNER acknowledges and agrees that pursuant to Rule 69O-144.007(8)(d)(2), Florida Administrative Code, PARTNER shall assume only the kind or kinds of reinsurance ceded by ceding insurers for which PARTNER is authorized in its domiciliary jurisdiction.
- 16. PARTNER acknowledges that in order to maintain its status as a Certified Reinsurer, it is required to file annually with the OFFICE all documentation required by Rule 69O-144.007(8)(h), Florida Administrative Code, on or before the dates on which PARTNER is required to file documentation with respect to its status as a Certified Reinsurer.

- 17. PARTNER submits to the jurisdiction of the United States' courts and has appointed an agent for service of process in Florida (attached as Exhibit D). Furthermore, PARTNER agrees to post one hundred percent (100%) collateral for its Florida liabilities if it resists the enforcement of a valid and final judgment from a court in the United States or if otherwise required by the OFFICE pursuant to Rule 69O-144.007, Florida Administrative Code.
- 18. PARTNER affirms that all representations made herein and in connection with this Consent Order are true and material to the issuance of this Consent Order. PARTNER further acknowledges that all requirements set forth herein are material to the issuance of this Consent Order.
- 19. PARTNER agrees that it will adhere to the continuing requirements for a Certified Reinsurer as described in Rule 69O-144.007, Florida Administrative Code.
- 20. PARTNER shall report to the OFFICE, Bureau of Property & Casualty Financial Oversight, any time that it is named as a party defendant in a class action lawsuit within fifteen (15) days after the class is certified, and PARTNER shall include a copy of the complaint at the time it reports the class action lawsuit to the OFFICE.
- 21. PARTNER agrees that, upon execution of this Consent Order by the OFFICE, failure to adhere to one or more of the terms and conditions contained herein may result, without further proceedings, in the withdrawal of PARTNER's status as a Certified Reinsurer in this state in accordance with Sections 120.569(2)(n) and 120.60(6), Florida Statutes.
- 22. The deadlines set forth in this Consent Order may be extended by written approval of the OFFICE. Approval of any deadline extension is subject to statutory or administrative regulation limitations.
 - 23. Each party to this action shall bear its own costs and attorneys' fees.

- 24. Executive Order 13224, signed by President George W. Bush on September 23, 2001, blocks the assets of terrorists and terrorist support organizations identified by the United States Department of the Treasury, Office of Foreign Assets Control. The Executive Order also prohibits any transactions by U.S. persons involved in the blocked assets and interests. The list of identified terrorists and terrorist support organizations is periodically updated at the Treasury Department's Office of Foreign Assets Control website, http://www.treas.gov/ofac. PARTNER shall maintain and adhere to procedures necessary to detect and prevent prohibited transactions with individuals and entities that have been identified at the Treasury Department's Office of Foreign Assets Control website.
- 25. PARTNER expressly waives a hearing in this matter, the making of Findings of Fact and Conclusions of Law by the OFFICE, and all further and other proceedings to which it may be entitled by law or rules of the OFFICE. PARTNER hereby knowingly and voluntarily waives all rights to challenge or to contest this Consent Order in any forum now or in the future available to it, including the rights to any administrative proceeding, circuit or federal court action, or any appeal.
- 26. PARTNER and the OFFICE agree that this Consent Order shall be deemed to be executed when the OFFICE has signed a copy of this Consent Order bearing the signature of PARTNER or its authorized representative notwithstanding the fact that the copy was transmitted to the OFFICE electronically. Further, PARTNER agrees that its signature as affixed to this Consent Order shall be under the seal of a Notary Public.

WHEREFORE, the agreement between PARTNER REINSURANCE COMPANY LTD. and the OFFICE OF INSURANCE REGULATION, the terms and conditions of which are set forth above, is APPROVED.

FURTHER, all terms and conditions above are hereby ORDERED.

DONE and ORDERED this 312 day of Occuper, 2015.

Kevin M. McCarty, Commissioner Office of Insurance Regulation By execution hereof, PARTNER REINSURANCE COMPANY LTD. consents to entry of this Consent Order, agrees without reservation to all of the above terms and conditions, and shall be bound by all provisions herein. The undersigned represents that he or she has the authority to bind PARTNER REINSURANCE COMPANY LTD. to the terms and conditions of this Consent Order.

| [Corporate Seal] | By: 9 M. Print Name: 6 rea | OK CAT DIARCIDE |
|------------------------------|--|--|
| STATE OF | | |
| by Ges Haft (name of person) | as acknowledged before me this as Heard of (type of authority; | e.g., officer, trustee, attorney in fact) |
| | (Signature of the M | otary) |
| | (Print, Type or Star | mp Commissioned Name of Notary) |
| Personally Known | or Produced Identification | Samantha Kyme —— Notary Public Wellesley House South |
| Type of Identification Produ | aced | 90 Pitts Bay Road Pembroke HM 08 Bermuda |





COPIES FURNISHED TO:

ANDREW TURNBULL, PRINCIPAL REPRESENTATIVE AND GENERAL MANAGER PARTNER REINSURANCE COMPANY LTD.

Wellesley House 90 Pitts Bay Road Pembroke HM 08 Bermuda

E-Mail: andrew.turnbull@partnerre.com

THOMAS M. DAWSON, ESQ Drinker Biddle & Reath, LLP 1177 Avenue of the Americas 41st Floor New York, New York 10036-2714 E-Mail: thomas.dawson@dbr.com

DAVID ALTMAIER, DEPUTY COMMISSIONER Property and Casualty Office of Insurance Regulation 200 East Gaines Street Tallahassee, FL 32399-0329 E-Mail: David.Altmaier@floir.com

ROBERT RIDENOUR, DIRECTOR Property and Casualty, Financial Oversight Office of Insurance Regulation 200 East Gaines Street Tallahassee, FL 32399-0329 E-Mail: Robert.Ridenour@floir.com

VIRGINIA A. CHRISTY, CHIEF ASSISTANT GENERAL COUNSEL Office of Insurance Regulation
Legal Services Office
200 East Gaines Street
Tallahassee, FL 32399

E-Mail: Virginia.Christy@floir.com

FILED

04336

NOV 4 2010

Maunance regulation Decimal by

OFFICE OF INSURANCE REGULATION

KEVIN M. MCCARTY COMMISSIONER

IN THE MATTER OF:

CASE NO.: 113205-10-CO

PARTNER REINSURANCE COMPANY LTD.

CONSENT ORDER

THIS CAUSE came on for consideration upon the filing of an application with the OFFICE OF INSURANCE REGULATION (hereinafter referred to as the "OFFICE") by PARTNER REINSURANCE COMPANY LTD. (hereinafter referred to as "APPLICANT") to become an Eligible Reinsurer (hereinafter referred to as "Application"), pursuant to Section 624.610(3)(e), Florida Statutes, and Rule 690-144.007, Florida Administrative Code (which is hereby incorporated by reference and attached as Exhibit A). Following a complete review of the entire record, and upon consideration thereof, and being otherwise fully advised in the premises, the OFFICE hereby finds, as follows:

- 1. The OFFICE has jurisdiction over the subject matter and of the parties herein.
- 2. APPLICANT has applied for and, subject to the present and continuing satisfaction of the requirements, terms, and conditions established herein, met all of the conditions precedent to becoming an Eligible Reinsurer in Florida, pursuant to the requirements set forth by the Florida Insurance Code.

Page 1. of 9

EXHIBIT

A 17 pgs

- 3. APPLICANT is a stock insurance company organized and existing under the laws of Bermuda.
- 4. APPLICANT is one hundred percent (100%) owned and/or controlled by PARTNERRE LTD. (hereinafter referred to as "PARTNERRE"), a stock insurer organized and existing under the laws of Bermuda, whose stock is publicly traded on the New York Stock Exchange under the symbol "PRE". The Application represents that no other individual or entity owns and/or controls ten percent (10%) or greater of PARTNERRE.
- 5. APPLICANT has represented that the purpose of its Application to become an Eligible Reinsurer under Section 624.610(3)(e), Florida Statutes, and Rule 690-144.007, Florida Administrative Code, is to allow ceding insurers (defined in the Rule as domestic insurers) to take credit in their accounting and in financial statements on account of such reinsurance ceded without full collateral.
- 6. In determining APPLICANT's qualifications as an Eligible Reinsurer pursuant to Section 624.610(3)(e), Florida Statutes, and Rule 690-144.007, Florida Administrative Code, the OFFICE has considered the following information submitted by APPLICANT or obtained by the OFFICE:
- a. APPLICANT's statutory capital and surplus of three billion, three hundred ninety-four million, one hundred ninety-nine thousand U.S. Dollars (\$3,394,199,000) as reported in its statutory financial statement as of December 31, 2009, which exceeds the one hundred million U.S. Dollars (\$100,000,000) surplus required under Section 624.610(3)(e), Florida Statutes, and Rule 690-144.007, Section (3) and Subparagraph (8)(c)1., Florida Administrative Code;

- b. APPLICANT's secure financial strength rating from at least two (2) nationally recognized statistical rating organizations;
 - c. The domiciliary regulatory jurisdiction of the APPLICANT;
- d. APPLICANT's domiciliary regulator structure and authority with regard to solvency regulation requirements and financial surveillance;
- e. The substance of financial and operating standards for reinsurers of APPLICANT's domiciliary regulator;
- f. The form and substance of financial reports or other public financial statements required to be filed by the reinsurers in APPLICANT's domiciliary regulator in accordance with generally accepted accounting principles;
- g. APPLICANT's domiciliary regulator's willingness to cooperate with United States regulators in general and the OFFICE in particular;
- h. The history and performance of reinsurers in APPLICANT's domiciliary jurisdiction; and
- i. Other pertinent information submitted by APPLICANT pursuant to Section 624.610(3)(e), Florida Statutes, and Rule 690-144.007, Florida Administrative Code.
- 7. APPLICANT shall adhere to the continuing requirements for an Eligible Reinsurer as described in Rule 690-144.007, Florida Administrative Code.
- 8. For purposes of Rule 690-144.007(4), Florida Administrative Code, APPLICANT acknowledges the collateral required for the ceding insurer to take one hundred percent (100%) credit in its financial statements on account of such reinsurance ceded be no less than twenty percent (20%), unless otherwise amended by the OFFICE. Said collateral requirement shall only apply to property catastrophe reinsurance being provided by the APPLICANT to ceding insurers

in Florida and shall take effect for agreements incepting on or after the date of execution of this Consent Order up until such time as the collateral requirement may be amended by the OFFICE.

- 9. APPLICANT represents in its Application that it will likely establish collateral security in the form of a Letter of Credit for purposes of securing its U.S. liabilities to U.S. cedant insurers. Such Letter of Credit shall comply with Section 624.610(4)(c), Florida Statutes, and Rule 690-144.005(6), Florida Administrative Code. Further, any other form of security utilized by APPLICANT in lieu of a Letter of Credit shall comply with Section 624.610, Florida Statutes, and Rule 690-144.007, Florida Administrative Code.
- 10. Pursuant to Rule 69O-144.007(8)(c)(2), Florida Administrative Code, APPLICANT shall assume only the kind or kinds of reinsurance ceded by ceding insurers for which APPLICANT is authorized in its domiciliary jurisdiction. Further, APPLICANT acknowledges that the eligible reinsurer status shall only apply to property catastrophe reinsurance.
- 11. APPLICANT acknowledges that in order to maintain its eligible reinsurer status it is required to file annually with the OFFICE all documentation required by Rule 690-144.007(8)(e)1.-5., Florida Administrative Code, on or before the anniversary date of the execution of this Consent Order.
- APPLICANT submits to the jurisdiction of the United States courts, and has appointed an agent for service of process in Florida (attached as Exhibit B). Furthermore, APPLICANT agrees to post one hundred percent (100%) collateral for its Florida liabilities if it resists the enforcement of a valid and final judgment from a court in the United States or if otherwise required by the OFFICE pursuant to Rule 690-144.007, Florida Administrative Code.
 - 13. This Consent Order shall expire on December 31st, 2013 at 11:59 PM.

- 14. APPLICANT shall report to the OFFICE, Bureau of Property & Casualty Financial Oversight, any time that it is named as a party defendant in a class action lawsuit, within fifteen (15) days after the class is certified, and APPLICANT shall include a copy of the complaint at the time it reports the class action lawsuit to the OFFICE.
- 15. APPLICANT shall pay within thirty (30) days of execution of this Consent Order, two thousand, five hundred U.S. Dollars (\$2,500) for legal costs associated with this Consent Order.
- 16. The deadlines set forth in this Consent Order may be extended by written approval of the OFFICE. Approval of any deadline extension is subject to statutory or administrative regulation limitations.
- 17. APPLICANT affirms that all representations are true and all requirements set forth herein are material to the issuance of this Consent Order.
- 18. APPLICANT shall report to the OFFICE within sixty (60) days from the date of the execution of this Consent Order a certification evidencing compliance with all of the requirements of this Consent Order. Any exceptions shall be so noted and contained in the certification. Exceptions noted in the certification shall also include a timeline defining when the outstanding requirements of the Consent Order will be complete. Said certification shall be submitted to the OFFICE via electronic mail and directed to the attention of the Assistant General Counsel representing the OFFICE in this matter and as named in this Consent Order.
- 19. APPLICANT agrees that, upon execution of this Consent Order by the OFFICE, failure to adhere to one or more of the terms and conditions contained herein may result, without further proceedings, in the withdrawal of APPLICANT's status as an Eligible Reinsurer in this state, in accordance with Sections 120.569(2)(n) and 120.60(6), Florida Statutes.

- 20. Executive Order 13224, signed by President George W. Bush on September 23, 2001, blocks the assets of terrorists and terrorist support organizations identified by the United States Department of the Treasury, Office of Foreign Assets Control. The Executive Order also prohibits any transactions by U.S. persons involved in the blocked assets and interests. The list of identified terrorists and terrorist support organizations is periodically updated at the Treasury Department's Office of Foreign Assets Control website, www.treas.gov/ofac. APPLICANT shall adhere to the requirements of Executive Order 13224 or maintain compliance with the European Union's anti-terrorism laws.
- 21. APPLICANT expressly waives a hearing in this matter, the making of Findings of Fact and Conclusions of Law by the OFFICE and all further and other proceedings herein to which the parties may be entitled by law or rules of the OFFICE. APPLICANT hereby knowingly and voluntarily waives all rights to challenge or to contest this Consent Order in any forum now or in the future available to it, including the right to any administrative proceeding, circuit or federal court action, or any appeal.
- 22. Except as noted in this Consent Order, each party to this action shall bear its own costs and fees.
- 23. The parties agree that this Consent Order shall be deemed to be executed when the OFFICE has executed a copy of this Consent Order bearing the signature of APPLICANT or its authorized representative, notwithstanding the fact that the copy may have been transmitted to the OFFICE electronically. Further, APPLICANT agrees that its signature as affixed to this Consent Order shall be under the seal of a Notary Public.

WHEREFORE, the agreement between PARTNER REINSURANCE COMPANY LTD. and the OFFICE OF INSURANCE REGULATION, the terms and conditions of which are set forth above, is APPROVED.

FURTHER, all terms and conditions contained herein are hereby ORDERED.

DONE and ORDERED this 4th day of November 2010.

Kevin M. McCarty, Commissioner Office of Insurance Regulation

By execution hereof, PARTNER REINSURANCE COMPANY LTD. consents to entry of this Consent Order, agrees without reservation to all of the above terms and conditions and shall be bound by all provisions herein. The undersigned represents that she has the authority to bind PARTNER REINSURANCE COMPANY LTD. to the terms and conditions of this Consent Order.

| N. D. KANADA | PARTNER REINSURANCE COMPANY LTD. |
|----------------------------------|---|
| | By Carallell led |
| | Print Name: Patrick Thiete |
| | Tive: <u>President + Chief Executive Offic</u> er |
| | Date: November 2, 2 pio |
| CITY OF <u>Hamilton</u> | |
| country of Bernud | |
| | |
| Tlie föregoing instrument was ac | knowledged before me this 2nd day of November 2010 |
| | |
| by <u>Portner Thiele</u> | as <u>President + Chief Exerutive</u> Officer (type of authority , his exposition, inisted, informed in fact) |
| for Poweness Reunsus | ance Company Ud. |
| (Company Hame) | |
| | (Signature of Notary Public) |
| | (Print, Type, of Staing Commissioned Name of Notary Public) |
| Personally Known OR Produce | de Identification |
| Type of Identification Produced | |
| | Jean-Paul Dyer Notary Public Wellesley Rouse South |
| | 90 Pittis Bey Road Pembroke HM 08 |
| | Bermuda: |
| | |
| | |

Page 8 of 9

COPIES FURNISHED TO:

THOMAS M. DAWSON
Dewey & LeBoeuf LLP
1301 Avenue of the Americas
New York, NY 10019-6092
Telephone (212) 250 8011

Telephone: (212) 259-8011 Facsimile: (212) 649-9368

Email: tdawson@dl.com, kwoodeshick@deweyleboeuf.com

PATRICK A. THIELE, PRESIDENT & CHIEF EXECUTIVE OFFICER

Partner Reinsurance Company Ltd.

Wellesley House South 90 Pitts Bay Road Pembroke HM 08, Bermuda Telephone: (414) 292-0888 Facsimile: (414) 292-7010

ELIZABETH ("LIBBY") THOMSON, FINANCIAL ADMINISTRATOR

Bureau of Property and Casualty Financial Oversight Office of Insurance Regulation 200 East Gaines Street Tallahassee, Florida 32399-0329

E-Mail: elizabeth.thomson@floir.com

JIM H. SMITH, CFE , REINSURANCE/FINANCIAL SPECIALIST

Bureau of Property and Casualty Pinancial Oversight

Office of Insurance Regulation

200 East Gaines Street

Tallahassee, Florida 32399-0329

E-Mail: jim.smith@floir.com

LEEAN JOHNS, ASSISTANT GENERAL COUNSEL

Legal Services Office

Office of Insurance Regulation

200 East Gaines Street

Tallahassee, Florida 32399-4206

Telephone: (850) 413-4108 E-mail: leean.johns@floir.com

690-144.007 Credit for Reinsurance from Eligible Reinsurers.

- (1) Purpose. Paragraph (3)(e) of Section 624.610, F.S., gives the Commissioner the option to allow credit for reinsurance without full collateral for transactions involving assuming insurers not meeting the requirements of Sections 624.610(3)(a)-(d), F.S. These rules implement that paragraph. This rule does not apply to reinsurers that meet the requirements of Sections 624.610(3)(a)-(d), F.S. This rule is not an attempt to assert extra-territorial jurisdiction. Insurers that write in states other than Florida will need to comply with the laws of those states. This rule applies only to property and casualty insurance; it does not apply to life and health.
 - (2) Definitions. As used in this rule the following terms have the following meanings:
 - (a) "Ceding insurer" means a domestic insurer, as defined by paragraph (1) of Section 624.06, F.S.
- (b) "Eligible reinsurer" means an assuming insurer which does not meet the requirements of paragraphs (3)(a), (3)(b) or (3)(c) of Section 624.610, F.S., and which has been determined by the commissioner by order to have met the requirements set forth in subsections (7) and (8) of this rule.
 - (c) "Eligible jurisdiction" means a jurisdiction which has met the requirements set forth in subsection (8) of this rule.
- (3) With respect to reinsurance contracts entered into or renewed on or after the effective date of this rule, a ceding insurer may elect to take credit, as an asset or deduction from reserves, for reinsurance ceded to an eligible reinsurer, provided that the eligible reinsurer holds surplus in excess of \$100 million and maintains, on a stand-alone basis separate from its parent or any affiliated entities, a secure financial strength rating from at least two of the rating agencies indicated in paragraphs (a) through (d) of this subsection. The credit is subject to the limitations set forth in this rule. The rating agencies are:
 - (a) Standard and Poor's;
 - (b) Moody's Investors Service;
 - (c) Fitch Ratings;
 - (d) A.M. Best Company; or
- (4) The collateral required to allow 100% credit shall be no less than the percentage specified for the lowest rating as indicated below:

| Collateral Required | Best | S&P | Moody's | Fitch |
|------------------------|----------------------------|--|-----------------------------------|---|
| 0% | A++ | AAA | Aaa . | AAA |
| 10% | A+ | AA+, AA, AA- | Aal, Aa2, Aa3 | AA+, AA, AA- |
| 20% | Λ, Α- | A+, A, A- | A1, A2, A3 | A+, A, A- |
| 75% | B++, B+ | BBB+, BBB, BBB- | Baa1, Baa2, Baa3 | BBB+, BBB, BBB- |
| 100% | B,B-,C++,C+,C,C-, D,E,F | BB+,BB,BB-,B+,B,B- ,CCC,CC,C, D,R,NR | Bal,Ba2,Ba3,B1,B2,B3, Caa,Ca,C | BB+,BB,BB-,B+,B, B-,CCC+,CCC,CC C-,DD |

For reinsurance ceded by Florida domestic property insurers for short-tailed lines as defined below, any collateral required to be posted may be subject to a one-year deferral from the date of the first instance of a liability reserve entry as a result of a catastrophic loss from a named Hurricane. For these purposes, a short-tailed line of business is defined as any one of the following lines of business as reported on the NAIC annual financial statement:

Line | Fire

Line 2 Allied Lines

Line 3 Farmowners multiple peril

Line 4 Homeowners multiple peril

Line 5 Commercial multiple peril

Line 9 Inland marine

Line 12 Earthquake

Line 21 Auto physical damage

(5) Nothing in this rule shall be construed to deny the ceding insurer the ability to take credit for reinsurance for the remainder of its liabilities with an eligible reinsurer so long as those amounts are secured with acceptable collateral pursuant to Section 624.610(4), F.S.

- (6) In addition to the trust fund required under paragraph (3)(c) of Section 624.610, F.S., the commissioner shall permit an assuming insurer that maintains a trust fund in a qualified United States sinancial institution, as that term is defined in paragraph (5)(b) of Section 624.610, F.S., for the payment of the valid claims of its United States cedent insurers and their assigns and successors in interest to also maintain in a qualified United States financial institution a trust fund constituting a trusteed amount at least equal to the collateral required in accordance with subsection (4) of this rule to secure the liabilities attributable to United States cedent insurers under reinsurance policies (contracts) entered into or renewed by such assuming insurer on or after the effective date of this rule or such other date as may be established in other states for cedent insurers domiciled in such states, but only when maintenance of such a trust fund serves to protect the interests of the public and the interests of insurer solvency.
 - (7) A ceding insurer may not take credit pursuant to this rule unless:
- (a) The reinsurer has been determined, by order of the commissioner, to be an eligible reinsurer, pursuant to subsection (8) of this rule;
- (b) The ceding insurer maintains satisfactory evidence that the eligible reinsurer meets the standards of solvency, including standards for capital adequacy, established by its domestic regulator;
 - (c) All reinsurance contracts between the ceding insurer and the eligible reinsurer must provide:
 - 1. For an insolvency clause in conformance with Section 624,610(8), F.S.;
 - 2. For a service of process clause in conformance with Section 624.610(3)(f)1, and 2; F.S.; and
 - 3. For a submission to jurisdiction clause in conformance with Section 624.610(3)(f)1. and 2, F.S.
 - (8) Status as eligible reinsurer:
- (a) Application for a determination as an eligible reinsurer under this rule shall be made by cover letter from the insurer requesting a finding of eligibility as a reinsurer pursuant to this rule. The cover letter shall be accompanied with the following:
- 1. Audited financial statements from inception or for the last 3 years, whichever is less, filed with its domiciliary regulator by the reinsurer or, in the case of a rated group, by the group, pursuant to or including a reconciliation to U.S. GAAP, U.S. Statutory Accounting Principles, or International Financial Property Standards (IFRS); the requirement for 3 years reconciliation shall be waived by the office if the commissioner determines that other provided financial information will be as useful in the determination of financial health of the reinsurer;
- 2. Documentation that the applicant submits to the jurisdiction of the United States courts, appoints an agent for service of process in Florida, and agrees to post 100% collateral for its Florida liabilities if it resists enforcement of a valid and final judgment from a court in the United States, or if otherwise required by the Office pursuant to this rule;
- 3. A report that provides information to the office as to its ceded and ceding insurance; the information may be provided in the form of the NAIC Property and Casualty Annual Filing Blank Schedule F, or in any manner that provides the Office with the same information about its ceded and ceding insurance that is disclosed by the NAIC Property and Casualty Annual Filing Blank Schedule F:
- 4. A list of all disputed or overdue recoverables due to or claimed by ceding insurers, whether or not the claims are in litigation or arbitration;
- 5. A certification from the domiciliary regulator of the insurer that the company is in good standing and that the regulator will provide financial and operational information to the Office.
 - (b) The determination of eligibility will be made by order executed by the Commissioner.
 - (c) To become an eligible reinsurer, the reinsurer, at a minimum:
 - 1. Shall hold surplus in excess of \$100 million;
 - 2. Shall be authorized in its domiciliary jurisdiction to assume the kind or kinds of reinsurance ceded by the ceding insurer; and
 - 3. Shall be domiciled in an eligible jurisdiction as defined in subsection (9).
- (d) If the Commissioner determines, based upon the material submitted, and any other relevant information, that it is in the best interests of market stability and the solvency of ceding insurers, the Commissioner will find, by order, that the insurer is an eligible reinsurer and will set an amount of credit allowed for the reinsurer if lower than the amount set forth in subsection (4).
- (e) Every eligible reinsurer shall file the following information annually with the Office, on the anniversary of the order granting it eligibility:
- 1. A statement certifying that there has been no change in the provisions of its domiciliary license or any of its financial strength ratings, or a statement describing such changes and the reasons therefor;
 - 2. A copy of all financial statements filed with their domiciliary regulator;

- 3. Any change in its directors and officers;
- 4. An updated list of all disputed and overdue reinsurance claims regarding reinsurance assumed from U.S. domestic ceding insurers; and
 - 5. Any other information that the Office may require to assure market stability and the solvency of ceding insurers.
- (f) An eligible reinsurer must immediately advise the Office of any changes in its ratings assigned by rating agencies, or domiciliary license status.
- (g) At any time, if the Commissioner determines that it is in the best interests of market stability and the solvency of coding insurers, the Commissioner will withdraw, by order, any determination of an insurer as an eligible reinsurer or require the reinsurer to post additional collateral.
- (h) If the rating of an eligible reinsurer rises above that used by the Commissioner in his or her determination of the credit allowed for the reinsurer, an affected party may petition the Commissioner for a redetermination of the credit allowed. If it is in the best interests of market stability and the solvency of ceding insurers, the Commissioner will raise the credit allowed for the reinsurer.
 - (9) Status as an eligible jurisdiction:
- (a) The determination of a jurisdiction as an eligible jurisdiction is to be made by the Commissioner. No jurisdiction shall be determined to be an eligible jurisdiction unless:
- 1. The insurance regulatory body of the jurisdiction agrees that it will provide information requested by the Office regarding its eligible domestic reinsurers;
- 2. The Office has determined that the jurisdiction has a satisfactory structure and authority with regard to solvency regulation, acceptable financial and operating standards for reinsurers in the domiciliary jurisdiction, acceptable transparent financial reports filed in accordance with generally accepted accounting principles, and verifiable evidence of adequate and prompt enforcement of valid U.S. judgments or arbitration awards;
- 3. The Office has determined that the history of performance by reinsurers in the jurisdiction is such that the insuring public will be served by a finding of eligibility;
- 4. For non-US jurisdictions, the jurisdiction allows U.S. reinsurers access to the market of the domiciliary jurisdiction on terms and conditions that are at least as favorable as those provided in Florida law and regulations for unaccredited non-U.S. assuming insurers; and
- 5. There is no other documented information that it would not serve the best interests of the insuring public and the solvency of ceding insurers to make a finding of eligibility.
- (b) If the NAIC issues findings that certain jurisdictions should be considered eligible jurisdictions, the Commissioner shall, if it would serve the best interests of the insuring public and the solvency of ceding insurers, make a determination that jurisdictions on the NAIC list are eligible jurisdictions.
- (c) If the Commissioner determines that it is in the best interests of market stability and the solvency of ceding insurers, the Commissioner shall withdraw, by order, the determination of a jurisdiction as an eligible jurisdiction.
- (10)(a) If the rating of an eligible reinsurer is below or falls below that required in subsection (4) for the respective amount of credit, the existing credit to the ceding insurer shall be adjusted accordingly. Notwithstanding the change or withdrawal of a eligible reinsurer's rating, the Commissioner, upon a determination that the interest of ensuring market stability and the solvency of the ceding insurer requires it, shall, upon request by the ceding insurer, authorize the ceding insurer to continue to take credit for the reinsurance recoverable, or part thereof, relating to the rating change or withdrawal for some specified period of time following such change or withdrawal, unless the reinsurance recoverable is deemed uncollectible.
- (b) If the ceding insurer's experience in collecting recoverables from any cligible reinsurer indicates that the credit to the ceding insurer should be lower, the ceding insurer shall notify the office of this.
- (11) The ceding insurer shall give immediate notice to the Office and provide for the necessary increased reserves with respect to any reinsurance recoverables applicable, in the event;
- (a) That obligations of an eligible reinsurer for which credit for reinsurance was taken under this rule are more than 90 days past due and not in dispute; or
- (b) That there is any indication or evidence that any eligible reinsurer, with whom the ceding insurer has a contract, fails to substantially comply with the solvency requirements under the laws of its domiciliary jurisdiction.
- (12) The Commissioner shall disallow all or a portion of the credit based on a review of the ceding insurer's reinsurance program, the financial condition of the eligible reinsurer, the eligible reinsurer's claim payment history, or any other relevant

information when such action is in the best interests of market stability and the solvency of the ceding insurer. At any time, the Commissioner may request additional information from the eligible reinsurer. The failure of an eligible reinsurer to cooperate with the Office is grounds for the Commissioner to withdraw the status of the insurer as an eligible reinsurer or for the disallowance or reduction of the credit granted under this rule.

- (13)(a) Upon the entry of an order of rehabilitation, liquidation, or conservation against the ceding insurer, pursuant to Chapter 631, Part I, F.S., or the equivalent law of another jurisdiction, an eligible reinsurer, within 30 days of the order, shall fund the entire amount that the ceding insurer has taken, as an asset or deduction from reserves, for reinsurance recoverable from the eligible reinsurer. The insurer may request a variance and waiver from this provision as provided by Section 120.542, F.S.
- (b) If an eligible reinsurer fails to comply on a timely basis with paragraph (a) of this subsection, the Commissioner shall withdraw the reinsurer's eligibility under this rule.
- (14) The Commissioner may, by order, determine that credit shall not be allowed to any insurer for reinsured risk pursuant to this rule if it appears to the Commissioner that granting of the credit to the ceding insurer would not be in the public interest or serve the best interests of the ceding insurer's solvency.
- (15) Nothing in this rule prohibits a ceding insurer and a reinsurer from entering into agreements establishing collateral requirements in excess of those set forth in this rule.

Specific Authority 624.308, 624.610(14) FS. Law Implemented 624.307(1), 624.610 FS. History-New 10-29-08.

| L-Milbret 11 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 | | 'I.Mil. W. L. 1912 - 11 W. L. 11 11 11 11 11 11 11 11 11 11 11 11 11 | 7411274447484474748444444444444444444444 | |
|---|--|--|---|--|
| | | | | |
| | | | | |
| - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 | | B. M. B. C. | - 2 H - 1 C | |
| | | | + min alie na memera meta neligera - persa menera nel memera nel menera de care e - menara na memera nel mena - persa menara nel memera de persa e persa e persa e persa e persa e persa e persa | |
| | | | | de lu Puliu - Marini - A |
| | | | G Marie de La marie de la Propieta de la companya del companya de la companya de la companya del companya de la companya del la companya del la companya de la companya del la companya de la companya | ## ## ### ## ### ## ################## |
| | | | | |
| | | | | |
| | | BO - BM - 4 - 4 - By A + 4 B + 4 B + 4 A + 4 B + 4 A + | <u> </u> | ###################################### |
| | | | :: | |
| | | | | |
| | - 100+ - 4 PORTO A PRINCIPA A A A A ESPONA PRANCIPA PARA PARA PARA PARA PARA PARA PARA P | | WM4-II-114-II-14-II-14-II-14-II-14-II-14-II-14-II-14-II | |
| | | | | |
| | | | *MPE-1-141-5-0 | |
| | | | | |
| | | | :::::::::::::::::::::::::::::::::::::: | :::: ::::::::::::::::::::::::::::::::: |
| | | | - Marie Marie - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - | |
| | | | | |
| | | | 4414; | |
| The property of the second | | | | |
| | | | | |
| . N 10 - 11 n 1 n. 1 n. 10 - 10 n. 10 n. 10 n. 10 n. 10 n. 10 n 10 n. | | A-D-D-1-110-2-110-2-1-1-1-1-1-1-1-1-1-1-1-1-1 | | 84.860.8164.416 |

FXHEIT

Uniform Comeni to Service of Process

Place an TXC before the nemon of all the States for writen the person excepting this form is supplicing the designated <u>again.</u> In that. State for the hard of service of process.

| Ase | | and Rasidmic | | Orumianioner of Industry Name | |
|------------------------------|--|--|----------------|--|--|
| | con of Insurance # | | 1. Sec. 10. (c | ffice of Company or that come (): annual are of laburar | |
| 1 | den Agent" mleskaser öf lituurende d | | _ NV (C | ominius ochen of indulen omani beten d ombolise ionen al Bankin | sousurent to so |
| CT Com | uniculouse of linuisance s uit (chile case) uniculous of inputatice s | or Resident | NM | aperinanden of heiro Desimatori of hours | (66 # |
| New York | unisione of neuronce of unispose of neuronce as usion of secol Appar | d Securities (Circle one) | AND NO SEC | ortun (Sklotter of Anteurier Otheralescories of Bellingt | Contract Con |
| UA Con | milinarcial Officers militioner of insurance si Resident Agent | d Safety Film # | | nalden (Agend) Raideni Agend | |
| | eri isi jare i of trel linguae is rance Communis presi is an esti col lasurance is | iResident Agente: | · PR V C | onemical society of Lobustin Onemical object of University Onemical onem of Institute | 00 1 |
| | ono of industration # parti Appart Uni Bajorar of Industration # | Water 1 | SC D _ sD D | rector of insurance of record of insurance of original ories of insuran | |
| KS Com | rrigione of inturarios ^ enry of Sunov enry of State # | | L UT A | PICTURE TO THE PICTUR | |
| MD /FM MB × Kou MJ Ros | nnde Commes oner # den Asenst Seli Asens | region of the second of the se | VI VI LL | éuter au l'Opvernor/Con eurence Commits loier oresery of State & (E) | nthissioner# |
| XX Con | pplesigner of Commerce in musiciner of Insurance an its BOTH are required | d Resident | | ornen saloner of Institut | |

- "For the furwarding of Service of Process received by a State Officer complete Balibir B flatting by state the buildes (cute per, state) with fall starts and address where services of process is to be forwarded. Use suddingtal pages as pacessary. Exhibit not required for New Jessey, and North Caroline ? Bordes copys only an individual as the entity and requires an entail address. New Jersey allows but does not require a foreign insure to designate a specific torwarding and treatment of Rahibit B. S.C. will not forward to an individual by name, however; it will forward to an individual by name, however; it will forward to a further.
- Attach a completed Exhibit B lighing the Resident Agent for the inquire: (one per state) (notice state name. Resident Agent's full name and resident address. Use additions pages as necessary. (DC* requires an agent within a ten mile radius of the District).
- initial pleadings only. Kantas requires two signatures
- @Form sacepted only as perfora Uniform Certificate of Authority application.
- MA will send the required form to the applicant when the approval process leadings that point.

Biblit A

| Complete for ea | ach state indicated in Bambit A. Name Schoots: Thomas M. Dawson & Dewey | & LeBoeuf LLP | |
|----------------------------------|--|--|--|
| A Contained and the contained to | | 2-649-9368 | |
| Emall Alidress | idawson@dicom | | |
| Mailing Address | | the production of the state of | |
| Street Address | | N. 19419 | |
| State | Name of Emry | The state of the s | |
| Phone Number Email Address | | | |
| Mailing Address | | | |
| Strept Address | | | 4 |
| State | Name of Entity | | 2 VALUE 16 000 |
| Phone Number | | | |
| Rmall Address | | | |
| Malling Address Street Address | | | |
| | | | |
| State Phone Number | Name of Entity Fax Number | | |
| | Fax Number | | |
| Mailing Address | B | | |
| Street Address | | | ere en |
| State | Name of Entity | | |
| Phone Number | | | |
| Epail Address | | | |
| Mailing Address Street Address | | | 3 |
| | | | |

Resolution Authorizing Appointment of Atturney

| Assessant Autorigue Appointment of Attorney | |
|---|--------------------------|
| BE TIRESOLVED by life Board of Directors or other governing body of | |
| Pariner Reinaurarica Company Ltd. | |
| (Okimpan)/iname) | |
| this 17 harday of 1 May 20.10 that the President or Segretary, of said entity, be, and are hereby | Authorized by the Boen |
| of Directors and director to sign and execute the Uniform Consent to Selvice of Process to give Introcella a | consent that solipris me |
| be commenced against said entity in the proper open or any jurialization in the state(s) of | |
| Fightia | |
| | |
| | (100 m) |
| ti walch the extlor small arter, or in which qualitiff they realide by service of process in the state(s) inthesce | d above and irrevocabl |
| appoints the infloence of the appoint and their suppressors in such offices or appoints the appoint of designated | in the Uniform Consen |
| 80. Service of Process and at pulsae and agree that such service of process that he taken and held in all or binding at 15 due service had been made upon said ontity according to the laws of said state. | outs to be sa valid and |
| | |
| Juan-Paul Dyer CBR TIPLE ATTON | |
| Rauner Reinsumhoe Company Lib | |
| (Company/name) | |
| state that the Us 6 mus and ecourers copy of the resolution adopted effective the 17 day on May | 43 In 1 12 24 18 |
| | 20 10 or by written |
| ochwent tileted asy of 30 | |
| | |
| | |

06207

FILED

DEC 81 2013

OFFICE OF
INSURANCE REGULATION
Docketed by:

OFFICE OF INSURANCE REGULATION

KEVIN M. MCCARTY COMMISSIONER

IN THE MATTER OF:

CASE NO.: 113205-10

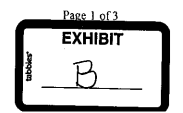
PARTNER REINSURANCE COMPANY LTD.

ORDER

To: Partner Reinsurance Company Ltd.
c/o Constantinos Miranthis
Chief Executive Officer
Wellesley House South
90 Pitts Bay Road
Pembroke, HM 08
Bermuda

THIS CAUSE came on for consideration upon the expiration of Consent Order 113205-10-CO (attached as exhibit "A" and hereby incorporated by reference) and by the request of PARTNER REINSURANCE COMPANY LTD. (hereinafter referred to as "PARTNER"). The OFFICE OF INSURANCE REGULATION (hereinafter referred to as "OFFICE"), following a complete review of the entire record and upon consideration thereof, and otherwise being fully advised in the premises, hereby finds as follows:

- 1. The OFFICE has jurisdiction over the subject matter and of the parties herein.
- 2. PARTNER's status as an Eligible Reinsurer expires pursuant to Consent Order 113205-10-CO on December 31, 2013 at 11:59 P.M.



- 3. PARTNER has petitioned the OFFICE to continue its status as an Eligible Reinsurer.
- 4. The OFFICE finds that PARTNER is still in compliance with all of the requirements of the Florida Insurance Code, Florida Administrative Code, and Consent Order 113205-10-CO.

WHEREFORE, paragraph 13 of Consent Order 113205-10-CO is hereby modified to "This Consent Order shall expire on December 31, 2014 at 11:59 PM, unless extended by written approval of the OFFICE." All other terms and conditions contained in Consent Order No. 113205-10-CO, not otherwise modified as above, shall remain in full force and effect, and all terms and conditions contained-herein-are hereby ORDERED.

DONE and ORDERED this 3/ day of December

Kevin M. McCarry, Commission Office of Insurance Regulation

COPIES FURNISHED TO:

CONSTANTINOS MIRANTHIS, CHIEF EXECUTIVE OFFICER Partner Reinsurance Company Ltd. Wellesley House South 90 Pitts Bay Road Pembroke, HM 08, Bermuda Telephone: (414)292-0888

E-Mail: costas.miranthis@partnerre.com

THOMAS M. DAWSON, ESQ. Dewey & LeBoeuf LLP 1301 Avenue of the Americas New York, New York 10019-6092 Telephone: (212)259-8011

E-Mail: tdawson@dl.com

DAVID ALTMAIER, CHIEF ANALYST
Property & Casualty-Financial Oversight
Office of Insurance Regulation
200 East Gaines Street
Tallahassee, Florida 32399-0329
E-Mail: david.altmaier@floir.com

VIRGINIA A. CHRISTY, ASSISTANT GENERAL COUNSEL Legal Services Office Office of Insurance Regulation 200 East Gaines Street Tallahassee, Florida 32399-4206

Telephone: (850)413-4220

E-Mail: virginia.christy@floir.com





DEC 29 2014

OFFICE OF
INSURANCE REGULATION
Docketed by:

OFFICE OF INSURANCE REGULATION

KEVIN M. MCCARTY COMMISSIONER

IN THE MATTER OF:

CASE NO.: 113205-10

PARTNER REINSURANCE COMPANY LTD.

<u>ORDER</u>

To: Partner Reinsurance Company Ltd. c/o Andrew Turnbull

Principal Representative & General Manager

Wellesley House 90 Pitts Bay Road Pembroke, HM 08

Bermuda

THIS CAUSE came on for consideration upon the expiration of Consent Order 113205-10-CO (attached as exhibit "A" and hereby incorporated by reference), as extended by Order 113205-10 (attached as exhibit "B" and hereby incorporated by reference), and by the request of PARTNER REINSURANCE COMPANY LTD. (hereinafter referred to as "PARTNER"). The OFFICE OF INSURANCE REGULATION (hereinafter referred to as "OFFICE"), following a complete review of the entire record and upon consideration thereof, and otherwise being fully advised in the premises, hereby finds as follows:

1. The OFFICE has jurisdiction over the subject matter and of the parties herein.

EXHIBIT

l of 3

Page 1 of 3

- 2. Pursuant to Consent Order 113205-10-CO, PARTNER's status as an Eligible Reinsurer was due to expire on December 31, 2013, at 11:59 P.M. Such expiration date was extended December 31, 2014, at 11:59 P.M. by Order 113205-10, dated December 31, 2013.
- 3. PARTNER has petitioned the OFFICE to continue its status as an Eligible Reinsurer.
- 4. Based on documentation submitted and representations made by PARTNER, PARTNER remains eligible to continue its status as an Eligible Reinsurer.

WHEREFORE, paragraph 13 of Consent Order 113205-10-CO is hereby modified to reflect "This Consent Order shall expire on December 31, 2015, at 11:59 PM, unless extended by written approval of the OFFICE." All other terms and conditions contained in Consent Order 113205-10-CO, not otherwise modified as above, shall remain in full force and effect, and all terms and conditions contained herein are hereby ORDERED.

DONE and ORDERED this 2

day of

Kevin M. McCarty, Commissioner Office of Insurance Regulation

COPIES FURNISHED TO:

ANDREW TURNBULL, PRINCIPAL REPRESENATIVE & GENERAL MANAGER

Partner Reinsurance Company Ltd.

Wellesley House

90 Pitts Bay Road

Pembroke, HM 08, Bermuda

E-Mail: andrew.turnbull@partnerre.com

THOMAS M. DAWSON, ESQ.

Drinker Biddle & Reath, LLP

1177 Avenue of the Americas, 41st Floor

New York, New York 10036-2714

E-Mail: thomas.dawson@dbr.com

DAVID ALTMAIER, DIRECTOR

Property & Casualty Financial Oversight

Office of Insurance Regulation

200 East Gaines Street

Tallahassee, Florida 32399-0329

E-Mail: david.altmaier@floir.com

RACHIC' A. WILSON, ASSISTANT GENERAL COUNSEL

Legal Services Office

Office of Insurance Regulation

200 East Gaines Street

Tallahassee, Florida 32399-4206

E-Mail: rachic.wilson@floir.com

Applicant Name

Partner Reinsvance Company Ltd. NAIC NO. FEIN:

None

Uniform Consent to Service of Process

| Insurer | | ginal Designation Partner Reinsurance Company L | (must he si | Designation ubmitted directly to states) |
|---|--|---|---|--|
| | | plicable): | | |
| Home | Office Address | s: Wellesley House South, 90 | Pitts Bay Road | |
| | tate, Zip: | Pembroke HM 08 | NAIC CoCode: | None |
| State(s the Sta hereun Exhibit procee and ag served entity': |), pursuant to a te(s) and their the as its attor the A in any aciding against it rees that any lies on the entity is assets or asset inability of the amed above a second and a terms of the asset of the amed above a second inability of the amed and a second inability of the amed a second inability of the amed and a second inability of t | a resolution adopted by its board of successors identified in Exhibit A ney in such State(s) upon whom mation or proceeding against it in the may be commenced in any court of awful process against it which is seldirectly. This appointment shall lumes its liabilities by merger, conshe entity outstanding in the State. | directors or other governi, or where applicable apply be served any notice, postate(s) so designated; of competent jurisdiction read under this appointment be binding upon any succeidation or otherwise; at The entity hereby waive | , for purposes of complying with the laws of or the conduct of an insurance business within saiding body, hereby irrevocably appoints the officers of coints the required agent so designated in Exhibit A rocess or pleading as required by law as reflected on and does hereby consent that any lawful action or and proper venue within the State(s) so designated; ent shall be of the same legal force and validity as if cossor to the above named entity that acquires the nd shall be binding as long as there is a contract in its all claims of error by reason of such service. The in any of the information provided on this power of d Attestation |
| One of | the two Offic | ers (listed below) of the Applicant | must read the following v | ery carefully and sign: |
| 1. | I acknowled | ige that I am authorized to execute a | nd am executing this doo | ument on behalf of the Applicant. |
| 2. | correct, exe | rtify under penalty of perjury under cuted at Pembroke, Bermuda. 2010 te 2010 | Signature of President Patrick Thiele Full Legal Name of Secretary | f President |
| | | _ | Full Legal Name o | |

Uniform Consent to Service of Process

Exhibit A

Place an "X" before the names of all the States for which the person executing this form is appointing the designated agent in that State for receipt of service of process:

| | AL | Commissioner of Insurance # and Resident Agent* | | МŤ | Commissioner of Insurance # |
|---|-----|--|-----|----|---|
| | AK | Director of Insurance # | | NE | Officer of Company* or Resident Agent* (circle one) |
| | ĄΖ | Director of Insurance # ^ | | NH | Commissioner of Insurance # |
| _ | AR | Resident Agent * | _ | ŊV | Commissioner of Insurance of Insurance |
| | | | | | Commission # ^ |
| _ | AS | Commissioner of Insurance # | | NJ | Commissioner of Banking and Insurance #^ |
| | CO | Commissioner of Insurance # or Resident | _ | NM | Superintendent of Insurance # |
| | | Agent* (circle one) ^ | — | | - aleaning and Minemanistry (1 |
| | CT | Commissioner of Insurance # | | NY | Superintendent of Insurance # |
| | DE | Commissioner of Insurance # | | NC | Commissioner of Insurance |
| _ | DC | Commissioner of Insurance and Securities | | ND | Commissioner of Insurance # ^ |
| | | Regulation # or Local Agent* (circle one) | | | · · · · · · · · · · · · · · · · · · · |
| X | FL | Chief Financial Officer # ^ | | OН | Resident Agent* |
| | ĢΑ | Commissioner of Insurance and Safety Fire # | _ | OR | Resident Agent* |
| | | and Resident Agent* | | | |
| | GU | Commissioner of Insurance # | | OK | Commissioner of Insurance # |
| - | HI | Insurance Commissioner # and Resident Agent* | | PŘ | Commissioner of Insurance # |
| | ΙĎ | Director of Insurance # ^ | | RI | Commissioner of Insurance ^ |
| _ | IL. | Director or Insurance # | | SĊ | Director of Insurance # |
| | ľN | Resident Agent* ^ | | SD | Director of Insurance # ^ |
| | IA | Commissioner of Insurance # | | TN | Commissioner of Insurance # |
| | K\$ | Commissioner of Insurance ^ | | ΤX | Resident Agent* |
| | KY | Secretary of State# | *** | UT | Resident Agent* ^ |
| | LA | Secretary of State # | _ | VT | Secretary of State # |
| | MD | Insurance Commissioner # | | VI | Lieutenant Governor/Commissioner# |
| | ME | Resident Agent* ^ | | WA | Insurance Commissioner # |
| | MI | Resident Agent * | - | WV | Secretary of State # @ |
| | MN | Commissioner of Commerce # | | WY | Commissioner of Insurance # |
| | MS | Commissioner of Insurance and Resident | | | |
| | | Agent* BOTH are required. | | | |

MA will send the required form to the applicant when the approval process reaches that point.

Exhibit A

For the forwarding of Service of Process received by a State Officer complete Exhibit B listing by state the entitles (one per state) with full name and address where service of process is to be forwarded. Use additional pages as necessary. Exhibit not required for New Jersey, and North Carolina. Florida accepts only an individual as the entity and requires an email address. New Jersey allows but does not require a foreign insurer to designate a specific forwarding address on Exhibit B. SC will not forward to an individual by name; however, it will forward to a position, e.g., Attention: President (or Compliance Officer, etc.).

^{*} Attach a completed Exhibit B listing the Resident Agent for the insurer (one per state). Include state name, Resident Agent's full name and street address. Use additional pages as necessary. (DC* requires an agent within a ten mile radius of the District).

Initial pleadings only. Kansas requires two signatures.

[@] Form accepted only as part of a Uniform Certificate of Authority application.

Exhibit B

| Complete for each | h state indicated in Exhibit A: | |
|-------------------|---------------------------------|---------------------------|
| State _FL | Name of Entity Thomas M. Daws | son - Dewey & LeBoeuf LLP |
| Phone Number 2 | 212-259-8011 | Fax Number 212-649-9368 |
| Email Address to | dawson@dl.com | |
| Mailing Address | 1301 Avenue of the Americas | , New York, NY 10019 |
| Street Address | 1301 Avenue of the Americas | , New York, NY 10019 |
| State | Name of Entity | |
| | | Fax Number |
| Bmail Address | | |
| | | |
| | | |
| State | Name of Entity | |
| Phone Number | | Fax Number |
| Email Address | | |
| | | |
| | | |
| State | Name of Entity | |
| Phone Number | | Fax Number |
| Email Address | | |
| Mailing Address _ | | |
| Street Address | | |
| State | Name of Entity | |
| | | Fax Number |
| Email Address | | |
| | | |
| Street Address | | |
| | | |

Resolution Authorizing Appointment of Attorney

| with 1: | Partner Reinsurance Company Ltd. (company name) | |
|--|---|---------------------------------|
| of Directors and directed to sign and | 10 , that the President or Secretary of said entity be and are execute the Uniform Consent to Service of Process to give irrevise proper court of any jurisdiction in the state(s) of | |
| | Florida | |
| appoints the officer(s) of the state(s) s | and their successors in such offices or appoints the agent(s) so de | demoted in the TT-100 of |
| to Service of Process and stipulate a | and agree that such service of process shall be taken and held de upon said entity according to the laws of said state. | |
| to Service of Process and stipulate a | and agree that such service of process shall be taken and held | in all courts to be as valid an |
| to Service of Process and stipulate a binding as if due service had been mad | and agree that such service of process shall be taken and held de upon said entity according to the laws of said state. CERTIFICATION | in all courts to be as valid an |
| to Service of Process and stipulate a binding as if due service had been made. Jean-Paul Dyer | CERTIFICATION Partner Reinsurance Company Ltd. (company name) | in all courts to be as valid an |
| to Service of Process and stipulate a binding as if due service had been mad I, | CERTIFICATION , Se Partner Reinsurance Company Ltd. (company name) py of the resolution adopted effective the 7th day of May ting held on the 7th day of May | in all courts to be as valid an |