

IN THE CIRCUIT COURT OF COLE COUNTY, MISSOURI

CHLORA LINDLEY-MYERS, Director,)
Department of Commerce and Insurance of the)
State of Missouri)

Plaintiff,)

v.)

CAMERON MUTUAL INSURANCE COMPANY, and)
CAMERON NATIONAL INSURANCE COMPANY,)

Defendants.)

Case No. 23AC-CC04735

ORDER FINDING
CAMERON MUTUAL INSURANCE COMPANY INSOLVENT

Plaintiff Chlora Lindley-Myers, the Director of the Missouri Department of Commerce and Insurance (“Director”), in her capacity as liquidator (“Liquidator”) of Cameron Mutual Insurance Company (“Cameron Mutual”) and as rehabilitator (“Rehabilitator”) of Cameron National Insurance Company (“Cameron National”) (the Director, Liquidator and Rehabilitator are collectively hereinafter referred to as the “Receiver”) has filed a *Motion to Determine Insolvency of Cameron Mutual Insurance Company*. Specifically, the Liquidator requests that this Court determine that Cameron Mutual is “insolvent” and enter related relief. The Liquidator’s request for a finding of “insolvency” is based upon how that term is defined under the Missouri Insurers Supervision, Rehabilitation and Liquidation Act, §§ 375.1150 to 375.1246, RSMo (the “Act”).

After having fully considered this matter and all matters submitted to the Court for consideration, the Court determines that the motion should be GRANTED. The Court hereby finds, determines and declares that Cameron Mutual is insolvent as that term is defined under the Act.

Accordingly, it is hereby ORDERED, ADJUGED AND DECREED THAT:

a. Cameron Mutual Insurance Company is “insolvent” as that term is defined under the Act;

b. Pursuant to §§ 375.1182.1(15) and 375.778.9, RSMo, the Receiver and her staff shall provide the guaranty associations with reasonable access to the records of Cameron Mutual as is necessary for the guaranty associations to carry out their legal obligations. The Receiver and her staff are further authorized to provide the guaranty associations with copies of Cameron Mutual records which are necessary for the guaranty associations to carry out their duties.

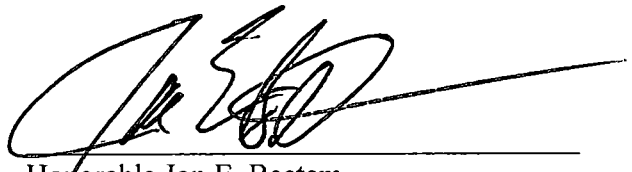
c. Pursuant to § 375.1185.3, RSMo, the Receiver shall provide to the guaranty association such information concerning the identities and addresses of such policyholders and their policy coverages as may be within the Receiver’s possession or control, and otherwise cooperate with guaranty associations to assist them in providing to such policyholders timely notice of the guaranty associations’ coverage of policy benefits including, as applicable, coverage of claims and continuation or termination of coverage;

d. The Receiver and special deputy liquidator (“SDR”) shall provide to the applicable guaranty associations any records of Cameron Mutual that the Receiver and/or SDR deem necessary to be provided; and

e. This Order is without prejudice to the Receiver seeking a determination that Cameron Mutual became insolvent at some point prior to the entry of this Order.

IT IS SO ORDERED.

12/20/23



Honorable Jon E. Beetem
Cole County Circuit Judge
Division 1