THE STATE OF NEW HAMPSHIRE

MERRIMACK, SS.

SUPERIOR COURT

Docket No. 217-2003-EQ-00106

In the Matter of the Liquidation of The Home Insurance Company

LIQUIDATOR'S MOTION FOR APPROVAL OF SETTLEMENT AGREEMENT WITH JOHNSON & JOHNSON

Christopher R. Nicolopoulos, Insurance Commissioner of the State of New Hampshire, as Liquidator ("Liquidator") of The Home Insurance Company ("Home"), moves that the Court enter an order in the form submitted herewith approving a Settlement Agreement and Mutual Release ("Settlement Agreement") between Johnson & Johnson and Johnson & Johnson Consumer, Inc. ("Claimant") and the Liquidator. As reasons therefor, the Liquidator states as follows:

- 1. The Settlement Agreement was negotiated under the supervision of the Special Deputy Liquidator. A copy of the Settlement Agreement is attached hereto as Exhibit A. Affidavit of Peter A. Bengelsdorf, Special Deputy Liquidator, in Support of Motion for Approval of Settlement Agreement with Johnson & Johnson ("Bengelsdorf Aff.") ¶ 2.
- 2. Home issued 25 policies under which Johnson & Johnson is the named insured for various periods between January 1, 1973 and December 31, 1981 which, together with all other insurance policies Home may have issued to Johnson & Johnson are referred to collectively as the "Policies". Settlement Agreement, second Whereas clause. Claimant submitted proofs of claim in the Home liquidation assigned two proof of claim numbers seeking coverage in connection with liability arising out of talc bodily injury exposures which, together with any other proofs of claim hereinbefore or hereinafter filed by Claimant in the Home liquidation, are

referred to collectively as the "Proofs of Claim". <u>Id.</u>, third Whereas clause. Bengelsdorf Aff. ¶ 3.

- 3. The Liquidator and the Claimant have negotiated the Settlement Agreement reflecting a resolution of all matters concerning the Proofs of Claim and their rights and obligations with respect to the Policies. The Settlement Agreement is subject to approval by the Court. Settlement Agreement ¶ 1. Bengelsdorf Aff. ¶ 4.
- 4. The Settlement Agreement provides that the Liquidator will recommend allowance of the Proofs of Claim in the amount of \$76,669,330 ("Recommended Amount") as a Class II priority claim under RSA 402-C:44. Settlement Agreement ¶ 2(A). Allowance of the Recommended Amount as a Class II claim will fully and finally resolve the Proofs of Claim and all claims the Claimant has under the Policies. Id. ¶ 2(B). Distributions based on that allowance will be made at the same intervals and at the same percentages as distributions to other Class II creditors of Home. Id. ¶ 2(C). Bengelsdorf Aff. ¶ 5.
- 5. The Settlement Agreement is intended to resolve the Proofs of Claim and all claims that the Claimant has under the Policies. Settlement Agreement \P 2(B). To that end, the Settlement Agreement provides for mutual releases of all claims among the Liquidator, Home, and the Claimant arising from or related to the Proofs of Claim or the Policies. <u>Id</u>. \P 3, 4. Bengelsdorf Aff. \P 6.
- 6. In resolving all of the Claimant's claims relating to the Proofs of Claim and the Policies, the Settlement Agreement is intended to resolve all matters arising out of or relating to any rights the Claimant ever had, now has, or hereafter may have in the Policies and the Proofs of Claim, including any asserted rights of third-party claimants against the Claimant under the Policies. Settlement Agreement ¶ 5. The Claimant agrees to address, at its sole cost, any such claims of third-party claimants against the Claimant as if there had been no liquidation

proceeding for Home and as if the Claimant had no insurance coverage from Home by virtue of the Policies. <u>Id</u>. The Claimant also agrees to indemnify and hold the Liquidator and Home harmless from all claims arising from or relating to the Proofs of Claim or the Policies, including asserted rights of third party claimants, up to the ultimate amount of all actual distributions to Claimant or its assignee in relation to the Recommended Amount. Id. Bengelsdorf Aff. ¶ 7.

- 7. The Liquidator is not aware of any third party claimants asserting claims under the Policies. Bengelsdorf Aff. ¶ 8. However, the denial of any third party claimants' claims without prejudice to their claims against the Claimant will not harm the third party claimants, who will continue to have their claims against the Claimant. As noted above, the Claimant has agreed to address these claims as if it had no insurance coverage from Home under the Policies. Settlement Agreement ¶ 5. Third party claimants' proofs of claim against the insolvent Home, if not denied with the agreement, would release the Claimant from those claims up to the limits of the Policies but only entitle the third party claimants (assuming their claims were allowed) to the initial interim distributions and any later distribution at a presently undetermined distribution percentage from Home at the future date when distribution is made. See RSA 402-C:40, I; Gonya v. Commissioner, New Hampshire Insurance Dept., 153 N.H. 521, 535 (2006) (noting the "inherent uncertainty of any creditor's recovery in a liquidation"). It is not expected that the allowed claims of any third party claimants (or other Class II creditors) of Home will be paid in full. Under the Settlement Agreement, the Claimant will continue to be responsible for any third party claimants' claims against it. See Settlement Agreement ¶ 5. Bengelsdorf Aff. ¶ 8.
- 8. The Liquidator is not aware of any proofs of claim asserting a claim to the same policy limit as the Proofs of Claim resolved by the Settlement Agreement. Bengelsdorf Aff. 9. However, if a claim of another claimant is subject to the same limit of liability as claims resolved

¹ An insurer filed a contribution claim respecting the Policies. That claim was disallowed, and the disallowance was approved by the Court on October 16, 2016.

by the Settlement Agreement, and if the total allowed amounts for all claimants exceed the limit, then the allowed amounts for all claimants will be subject to adjustment under RSA 402-C:40, IV, so that the policy limit will not be exceeded. See Settlement Agreement ¶ 6. Bengelsdorf Aff. ¶ 9.

- 9. Johnson & Johnson has filed an objection to the Liquidator's Motion for Approval of Claim Amendment Deadline. The parties acknowledge that the Settlement Agreement, when effective, will resolve Claimant's claim and moot its objection. Settlement Agreement ¶ 10. Accordingly, upon approval of this Settlement Agreement by the Court, Claimant will promptly withdraw its objection. Id. Bengelsdorf Aff. ¶ 10.
- 10. The Settlement Agreement reflects a compromise of the claims asserted in the Proofs of Claim. It is the result of negotiations involving the Claims Department, under the supervision of the Special Deputy Liquidator, which has extensive experience in assessing the exposure presented by claims under Home's insurance policies. The agreed settlement amount is based on careful evaluation and negotiation of coverage obligations under the Policies respecting the underlying liabilities of the Claimant. The Liquidator accordingly recommends approval of the Settlement Agreement and allowance of the \$76,669,330 settlement amount as a Class II claim of the Claimant in accordance with RSA 402-C:45 and RSA 402-C:44. Bengelsdorf Aff. ¶ 11.
- 11. The Court has previously approved many similar settlement agreements. See, e.g., Order Approving Settlement Agreement with Colgate-Palmolive Company (June 23, 2020); Order Approving Settlement Agreement with Navistar, Inc. (December 11, 2018); Order Approving Settlement Agreement with Graham Corporation (July 8, 2016); Order Approving Settlement Agreement with Washington Gas (July 15, 2013); Order Approving Settlement Agreement with Wisconsin Energy (March 18, 2010); Order Approving Commutation

Agreement with Northwestern National Insurance Company and Settlement Agreement and Assignment of Distribution with AK Steel Corporation (March 10, 2006). The Liquidator's negotiation and the Court's approval of such agreements are authorized by the broad authority of the Liquidator to "compound, compromise or in any other manner negotiate the amount for which claims will be recommended to the court," RSA 402-C:45, I, and the authority of the Court to "approve, disapprove or modify any report on claims by the liquidator." RSA 402-C:45, II. It is also an appropriate exercise of the Liquidator's authority ("[s]ubject to the court's control") to "do such other acts . . . as are necessary or expedient for the accomplishment of or in aid of the purpose of liquidation." RSA 402-C:25, XXII.

- 12. In his Motion for Approval of Commutation with Northwestern National Insurance Company and Settlement Agreement and Assignment of Distribution with AK Steel Corporation ¶¶ 19-23 (February 16, 2006), the Liquidator provided his analysis of New Hampshire law, including RSA 402-C:40, III, as it applies to this type of comprehensive policy coverage compromise and settlement in an insurer liquidation context. That analysis also applies to the proposed Settlement Agreement with the Claimant.
- 13. The Liquidator submits that the Settlement Agreement is fair and reasonable and in the best interests of the policyholders and creditors of Home. See Bengelsdorf Aff. ¶ 12.

WHEREFORE, the Liquidator respectfully requests that this Court:

- A. Grant this Motion;
- B. Enter an Order in the form submitted herewith approving the Settlement Agreement, approving the Liquidator's claim recommendation, and allowing the Claimant's claim as a Class II claim in accordance with RSA 402-C:45 and RSA 402-C:44 in the amount of \$76,669,330; and
- C. Grant such other and further relief as justice may require.

Respectfully submitted,

CHRISTOPHER R. NICOLOPOULOS, INSURANCE COMMISSIONER OF THE STATE OF NEW HAMPSHIRE, AS LIQUIDATOR OF THE HOME INSURANCE COMPANY,

By his attorneys,

GORDON J. MACDONALD ATTORNEY GENERAL

J. Christopher Marshall
christopher.marshall@doj.nh.gov
NH Bar ID No. 1619
Civil Bureau
New Hampshire Department of Justice
33 Capitol Street
Concord, NH 03301-6397
(603) 271-3650

/s/ Eric A. Smith

J. David Leslie
dleslie@rackemann.com
NH Bar ID No. 16859
Eric A. Smith
esmith@rackemann.com
NH Bar ID No. 16952
Rackemann, Sawyer & Brewster P.C.
160 Federal Street
Boston, MA 02110
(617) 542-2300

December 3, 2020

Certificate of Service

I hereby certify that a copy of the foregoing Liquidator's Motion for Approval of Settlement Agreement with Johnson & Johnson, the Affidavit of Peter A. Bengelsdorf, and the Proposed Order, were sent this 3d day of December, 2020, by first class mail, postage prepaid to all persons on the attached service list.

/s/ Eric A. Smith

Eric A. Smith NH Bar ID No. 16952

THE STATE OF NEW HAMPSHIRE

MERRIMACK, SS.

SUPERIOR COURT

In the Matter of the Liquidation of The Home Insurance Company Docket No. 217-2003-EQ-00106

SERVICE LIST

Lisa Snow Wade, Esq.

Orr & Reno One Eagle Square P.O. Box 3550

Concord, New Hampshire 03302-3550

Gary S. Lee, Esq.

James J. DeCristofaro, Esq. Kathleen E. Schaaf, Esq. Morrison & Foerster 250 West 55th Street New York, NY 10019-9601

Joseph G. Davis, Esq.

Willkie Farr & Gallagher, LLP

1875 K Street, N.W. Washington, DC 20006

Samantha D. Elliott, Esq.

Gallagher, Callahan & Gartrell, P.C.

214 North Main Street Concord, NH 03301

Harry Cohen, Esq. Crowell & Moring 590 Madison Avenue

20th Floor

New York, New York 10022-2544

Stephanie V. Corrao, Esq.

Crowell & Moring

1001 Pennsylvania Avenue, N.W. Washington, DC 20004-2595

Joseph C. Tanski, Esq. John S. Stadler, Esq. Nixon Peabody LLP 100 Summer Street

Boston, Massachusetts 02110

David M. Spector, Esq. Dennis G. LaGory, Esq. Schiff Hardin LLP 6600 Sears Tower

Chicago, Illinois 60606

Martin P. Honigberg, Esq. Sulloway & Hollis, P.L.L.C.

9 Capitol Street P.O. Box 1256

Concord, New Hampshire 03302-1256

Richard Mancino, Esq.

Willkie Farr & Gallagher, LLP

787 Seventh Avenue

New York, New York 10019

Albert P. Bedecarre, Esq.

Quinn Emanuel Urguhart Oliver & Hedges LLP

50 California Street, 22nd Floor San Francisco, California 94111

Robert M. Horkovich, Esq.

Robert Y. Chung, Esq.

Anderson Kill & Olick, P.C. 1251 Avenue of the Americas

New York, New York 10020

Jeffrey W. Moss, Esq.

Morgan Lewis & Bockius, LLP

One Federal Street

Boston, Massachusetts 02110

Kyle A. Forsyth, Esq.

Commercial Litigation Branch/Civil Division

United States Department of Justice

P.O. Box 875

Washington, D.C. 20044-0875

Gregory T. LoCasale, Esq. White and Williams, LLP One Liberty Place, Suite 1800 Philadelphia, Pennsylvania 19103-7395

John A. Hubbard 615 7th Avenue South Great Falls, Montana 59405

Mark J. Andreini, Esq. Jones Day North Point 901 Lakeside Avenue Cleveland, Ohio 44114-1190

Paul A. Zevnik, Esq. Morgan, Lewis & Bockius LLP 1111 Pennsylvania Avenue, N.W. Washington, D.C. 20004

Tred R. Eyerly, Esq.
Damon Key Leon Kupchak Hastert
1003 Bishop Street, Suite 1600
Honolulu, HI 96813

David H. Simmons, Esq.
Mary Ann Etzler, Esq.
Daniel J. O'Malley, Esq.
deBeaubien, Knight, Simmons,
Mantzaris & Neal, LLP
332 North Magnolia Drive
P.O. Box 87
Orlando, FL 32801

Joseph C. Safar Jessica L.G. Moran K&L Gates LLP 210 Sixth Ave. Pittsburgh, PA 15222

Doreen F. Connor, Esq. Primmer Piper Eggleston & PC P.O. Box 3600 Manchester, NH 03105 Michael J. Tierney, Esq. Wadleigh, Starr & Peters, PLLC 95 Market Street Manchester, New Hampshire 03101

Harry L. Bowles 306 Big Hollow Lane Houston, Texas 77042

Michael S. Lewis, Esq. Rath Young Pignatelli One Capital Plaza Concord, New Hampshire 03302-1500

Keith Dotseth, Esq. Larson King 2800 Wells Fargo Place 30 East Seventh Street, Suite 2800 Saint Paul, Minnesota 55101

Michel Y. Horton, Esq. Morgan, Lewis & Bockius LLP 300 South Grand Avenue, 22nd Floor Los Angeles, California 90071

Terri L. Pastori, Esq. Ashley Taylor, Esq. Pastori | Krans, PLLC 70 Commercial Street Suite 203 Concord, NH 03301

Michael P. Mullins, Esq. Day Pitney LLP One International Place Boston, MA 02110

Christopher J. Valente, Esq. K&L Gates LLP State Street Financial Center One Lincoln Street Boston, MA 02111 Mr. Edward Crosby P.O. Box 155 Crowell, TX 79227

Ms. Patricia Erway 16604 Rialto Dr. Winter Garden, FL 34787

Mark C. Rouvalis, Esq. Steven J. Dutton, Esq. Viggo C. Fish, Esq. McLane Middleton, P.A. 900 Elm Street, 10th Floor Manchester, NH 03101

Mark R. Goodman, Esq. Joseph T. McCullough IV, Esq. Peter B. Steffen, Esq. Freeborn & Peters LLP 311 South Wacker Dr., Suite 3000 Chicago, IL 60606

Thomas J. Ladd, Esq. McCarter & English, LLP Four Gateway Center 100 Mulberry Street Newark, NJ 07102 Mr. Howard Campbell 10011 Mosher Hollow Road Cattaraugus, NY 14719

Linda Faye Peeples P.O. Box 974 Fresno, TX 77545

Roland Jackson Chief Executive Officer, Director Catalina Services, UK Limited 1 Alie Street, 1st Floor London, England E1 8DE

David Himelfarb, Esq. McCarter & English, LLP 265 Franklin Street, 14th Fl. Boston, MA 02110

SETTLEMENT AGREEMENT AND MUTUAL RELEASE

This Settlement Agreement and Mutual Release ("Settlement Agreement") is made as of this Land day of December 2020, by and between Johnson & Johnson and Johnson & Johnson Consumer, Inc. ("Claimant"), on the one hand, and Christopher R. Nicolopoulos, Insurance Commissioner of the State of New Hampshire, solely in his capacity as Liquidator ("Liquidator") of The Home Insurance Company ("Home"), on the other hand (Claimant and the Liquidator are hereinafter referred to collectively as the "Parties").

WHEREAS, Home is being liquidated pursuant to the June 13, 2003 Order of the Superior Court of the State of New Hampshire, Merrimack County (the "Liquidation Court"), pursuant to which the Liquidator was appointed as the Liquidator of Home;

WHEREAS, Home (including City Insurance Company) issued the following insurance policies under which Johnson & Johnson is the named insured:

Policy Number	Policy Period		
HEC 4356756	01/01/1973	12/31/1973	
HEC 4356755	01/01/1973	12/31/1973	
HEC 4764031	01/01/1974	12/31/1974	
HEC 4356756	01/01/1974	12/31/1974	
HEC 4356755	01/01/1974	12/31/1974	
HEC 4973501	01/01/1975	12/31/1975	
HEC 4356756	01/01/1975	12/31/1975	

HEC 4356755	01/01/1975	12/31/1975
HEC 9208531	01/01/1976	12/31/1976
HEC 9006974	01/01/1976	12/31/1976
HEC 9006975	01/01/1976	12/31/1976
HEC 9328848	01/01/1977	12/31/1977
HEC 9693745	01/01/1978	12/31/1978
HEC 9693745	01/01/1979	12/31/1979
HEC 9328813	01/01/1977	12/31/1977
HEC 9693753	01/01/1978	12/31/1978
HEC 9693753	01/01/1979	12/31/1979
HEC 9825773	01/01/1979	12/31/1979
HEC 9826369	01/01/1980	12/31/1980
HEC 9826370	01/01/1980	12/31/1980
HEC 9826371	01/01/1980	12/31/1980
HEC 1203476	01/01/1981	12/31/1981
HEC 1203477	01/01/1981	12/31/1981
HEC 1203478	01/01/1981	12/31/1981
HEC 1203479	01/01/1981	12/31/1981

which, together with all other insurance policies Home may have issued to Johnson & Johnson, are defined collectively as the "Policies". Claimant and Home are not presently aware of other policies issued by Home to Johnson & Johnson.

WHEREAS, Claimant has submitted claims in the Home liquidation seeking coverage in connection with liability arising out of talc bodily injury exposures. The claims have been assigned proof of claim numbers INSU715189 and INSU715190, which together with any other proofs of claim hereinbefore or hereinafter filed by Claimant in the Home liquidation are defined collectively as the "Proofs of Claim";

WHEREAS, the Parties are now desirous of resolving all claims that were asserted, or could have been or could be asserted, between them and resolving all matters concerning the Proofs of Claim and all rights and obligations with respect to the Policies; and

WHEREAS, the Parties agree that this Settlement Agreement is subject to and conditioned upon its approval by the Liquidation Court and allowance of the Recommended Amount (as defined below) into the Home liquidation and in the event that the Liquidation Court does not approve the Settlement Agreement and allow the Recommended Amount, this Settlement Agreement shall be null and void and without any force or effect;

NOW, THEREFORE, in consideration of all the respective transactions contemplated by this Settlement Agreement, and the mutual covenants and representations herein contained, the receipt and sufficiency of which are hereby acknowledged, the Parties hereby agree as a compromise as follows:

- 1. <u>Effectiveness.</u> This Settlement Agreement is conditioned and shall only become effective (the "Effective Date") upon approval by the Liquidation Court. The Liquidator shall move for approval of this Settlement Agreement promptly following execution by all Parties.
 - 2. Recommendation, Allowance, and Classification of Claims.
 - A. Subject to all the terms of this Settlement Agreement, and with the agreement of Claimant, which by Claimant's execution hereof is hereby granted, the

Liquidator shall recommend pursuant to N.H. RSA 402-C:45 that the Proofs of Claim be allowed in the amount of \$ 76,669,330 [Seventy Six Million Six Hundred Sixty Nine Thousand and Three Hundred Thirty Dollars] (hereinafter the "Recommended Amount") as a Class II priority claim under N.H. RSA 402-C:44. The Liquidator shall seek allowance of the Recommended Amount as a Class II priority claim by the Liquidation Court in the Liquidator's motion for approval of this Settlement Agreement.

- B. Allowance of the Recommended Amount as a Class II claim by the Liquidation Court shall fully and finally resolve the Proofs of Claim and any and all claims of whatever nature that Claimant has under the Policies. In the event that the Liquidation Court does not allow the Recommended Amount as a Class II claim, this Settlement Agreement shall be null and void and shall have no force and effect and the Parties will be returned to *status quo ante*, as if no such agreement was ever reached, with this Settlement Agreement thereafter being inadmissible for any purpose in any dispute between the Parties.
- C. If and when the Liquidation Court allows the Recommended Amount as a Class II claim, Claimant will become a Class II creditor in the Home liquidation pursuant to N.H. RSA 402-C:44, and Claimant shall, subject to this Settlement Agreement, receive distributions on the allowed amount at the same intervals and at the same percentages as other Class II creditors of Home. All distributions to Claimant shall be made payable to "Johnson & Johnson" and sent to the Claimant at the following address:

John K. Kim, Esq. Assistant General Counsel Johnson & Johnson One Johnson & Johnson Plaza New Brunswick, New Jersey 08933 Jkim8@its.jnj.com

with a copy of such transmission to the Claimant's counsel set forth in Paragraph 20 of this Agreement. Claimant agrees that it will promptly notify the Liquidator of any change of address or addressee.

3. Release by Claimant. Subject to the terms of this Settlement Agreement and the Liquidation Court's approval of the Recommended Amount as a Class II claim, Claimant for itself and on behalf of each of its officers, directors, employees, agents, attorneys, subsidiaries, affiliates, predecessors, and their successors and assigns, irrevocably and unconditionally releases and discharges the Liquidator and Home and each of their respective officers, directors, employees, agents, attorneys, subsidiaries, affiliates, predecessors, successors, and assigns (including any trustee or other statutory successor), from any and all actions, causes of action, liabilities, adjustments, obligations, offsets, suits, debts, dues, sums of money, accounts, reckonings, bonds, bills, premiums, losses, salvage, specialties, covenants, contracts, controversies, agreements, promises, variances, trespasses, damages, judgments, extents, executions, claims, and/or demands, arising from or related to the Proofs of Claim or the Policies, in law, admiralty, or equity, which Claimant or its subsidiaries, affiliates, predecessors, successors, and assigns, ever had, now has, or hereafter may have against the Liquidator or Home or their respective officers, directors, employees, agents, attorneys, subsidiaries, affiliates, predecessors, successors, and assigns, all whether known or unknown, suspected or unsuspected, fixed or contingent, in law, admiralty or equity, arising from or related to the Proofs of Claim or the Policies.

- Release by Liquidator. Subject to the terms of this Settlement Agreement and the Liquidation Court's approval of the Recommended Amount as a Class II claim, the Liquidator, in his capacity as such, and on behalf of Home and each of its officers, directors, employees, agents, attorneys, subsidiaries, affiliates, predecessors, and their successors and assigns, irrevocably and unconditionally releases and discharges Claimant and each of its officers, directors, employees, agents, attorneys, subsidiaries, affiliates, predecessors, successors, and assigns, from any and all actions, causes of action, liabilities, adjustments, obligations, offsets, suits, debts, dues, sums of money, accounts, reckonings, bonds, bills, premiums, losses, salvage, specialties, covenants, contracts, controversies, agreements, promises, variances, trespasses, damages, judgments, extents, executions, claims, and/or demands, arising from or related to the Proofs of Claim or the Policies, in law, admiralty, or equity, which the Liquidator, Home, or their subsidiaries, affiliates, predecessors, successors, and assigns, ever had, now have, or hereafter may have against Claimant or its officers, directors, employees, agents, attorneys, subsidiaries, affiliates, predecessors, successors, and assigns, all whether known or unknown, suspected or unsuspected, fixed or contingent, in law, admiralty or equity, arising from or related to the Proofs of Claim or the Policies.
- 5. Resolution of Matters and Indemnification. Claimant acknowledges that this

 Settlement Agreement is intended to resolve all matters arising out of or relating to any rights

 Claimant ever had, now has or hereafter may have in the Policies and the Proofs of Claim,

 including any asserted rights of third-party claimants against Claimant under the Policies, and

 Claimant agrees to address, at its sole cost and expense, any such claims of third-party claimants

against Claimant as if there had been no liquidation proceeding for Home and as if Claimant had no insurance coverage from Home by virtue of the Policies. In consideration of the Recommended Amount being allowed by the Liquidation Court as a Class II claim, Claimant agrees to indemnify and hold the Liquidator and Home harmless from and against any and all claims, losses, liabilities, debts, damages, costs or expenses arising from or related to the Proofs of Claim or the Policies and such indemnification shall be capped at the ultimate amount of all actual distributions to Claimant or its assignee in relation to the Recommended Amount as allowed by the Liquidation Court. The future obligations of Claimant under this paragraph shall extend to and include (by way of example and not limitation) any claims for defense or indemnity for claims made under the Policies against the Liquidator or Home by vendors, or by other insurers of Claimant, or by any individuals or entities asserting "direct action" claims arising out of or related to the Policies. The Liquidator shall promptly notify Claimant of any such claim, and shall afford Claimant the opportunity to reasonably participate in the defense of such claims. The Liquidator shall assert all defenses to such claims reasonably available to the Liquidator, including defenses under the Order of Liquidation or the New Hampshire Insurers Rehabilitation and Liquidation Act. Claimant shall cooperate with the Liquidator (including but not limited to the provision of affidavits or testimony) to defend against and resolve such claims. The Liquidator represents and warrants that he is presently unaware of any claims that would trigger an indemnification obligation of Claimant pursuant to this Settlement Agreement.

6. <u>Multiple Claims</u>. The Home policies against which this claim is made contain certain limits. New Hampshire RSA 402-C:40 (IV) provides that in the event multiple claims against such a policy are filed, and the aggregate allowed amount of all claims to which the same limit of liability in the policy is applicable exceeds that limit, then each claim as allowed shall be

reduced in the same proportion so that the total equals the policy limit. The Liquidator is unaware of any proof of claim filed in the Home Liquidation asserting a claim subject to the same limit in the Home policies as this claim.* However, if an allowance is made such that the aggregate allowed amount of all claims subject to the same limit exceeds the limit, each claim will be prorated so that the total equals the policy limit, to the extent required by RSA 402-C:40 (IV). The Liquidator will be unable to determine whether, or the extent to which, Claimant's claim may be subject to proration until all claims against the policy have been determined. If the aggregate allowed amount of claims exceeds the applicable limit such that Claimant's claim is subject to proration, the Liquidator will inform Claimant accordingly. However, Claimant and Home/Liquidator have not agreed upon any allocation of the Recommended Amount or any distributions thereof to any of the Policies.

7. Mutual Release of Settling Carriers. Claimant agrees to use reasonable commercial efforts to cause any future settlement agreement relating to the underlying matters covered by the Proofs of Claim with any other insurance company to include a waiver by that other insurance company of any claim, including contribution, apportionment, indemnification, subrogation, equitable subrogation, allocation, or recoupment, against Home regarding the underlying matters covered by the Proofs of Claim. The Liquidator agrees to waive, relinquish and release any claim, including contribution, apportionment, indemnification, subrogation, equitable subrogation, allocation, or recoupment, as to the underlying matters covered by the Proofs of Claim against any other insurance company which executes a settlement with Claimant that

^{*}An insurer filed a contribution claim respecting the Policies. The claim was disallowed, and the disallowance was approved by the Court on October 16, 2016.

includes a provision that is materially the same as this paragraph.

- 8. No Assignments. Claimant warrants and represents that it has not assigned, conveyed, or otherwise transferred any claims, demands, causes of action, rights, or obligations related in any way to the Policies, or any proceeds thereof, or the Proofs of Claim, or the claims, losses and expenses released herein, to any person or entity. Claimant shall not assign or otherwise transfer this Settlement Agreement or any rights or obligations thereunder without the written consent of the Liquidator, which consent shall not be unreasonably withheld.
- 9. Further Assurances. The Parties shall take all further actions as may be necessary to carry out the intent and purpose of this Settlement Agreement and to consummate the transactions contemplated herein. Claimant acknowledges it is aware of the requirements of the Medicare Secondary Payer Act and the Medicare, Medicaid and SCHIP Extension Act of 2007, including provisions concerning Medicare set-asides and/or notification to the Centers for Medicare and Medicaid Services ("CMS") regarding certain Medicare-eligible, or potentially eligible, claimants who enter into settlement agreements that may justify recovery for Medicare covered case-related services. Claimant acknowledges that it may be obligated, and otherwise agrees, to provide data, if and when required or requested, for CMS regarding claimants who will share in distributions from Claimant's assets that include a portion of the Recommended Amount.
- 10. Governing Law and Venue. This Settlement Agreement shall be governed by and construed in accordance with the laws of the State of New Hampshire without regard to the conflicts of law provisions thereof. The Parties agree that the exclusive venue for any dispute between the Parties arising out of the Proofs of Claim, the Policies or this Settlement Agreement shall be the Liquidation Court. Claimant has filed an objection to the Liquidator's Motion for

Approval of Claim Amendment Deadline (the "Objection"). The parties acknowledge that this Settlement Agreement, when effective, will resolve Claimant's claim and moot its Objection. Accordingly, Claimant agrees that upon approval of this Settlement Agreement by the Court, Claimant will promptly withdraw its Objection.

- 11. <u>Due Diligence</u>. The Parties acknowledge and agree that, in negotiating and executing this Settlement Agreement, they have relied upon their own judgment and upon the recommendations of their own legal counsel, that they have read this Settlement Agreement and have had the opportunity to consider its terms and effects, and that they have executed this Settlement Agreement voluntarily and with full understanding of its terms and effects. This Settlement Agreement is the product of negotiations between the Parties. No Party shall be charged with having promulgated this Settlement Agreement, and the general rule that ambiguities are to be construed against the drafter shall not apply to this Agreement.
- 12. No Third Party Rights. This Settlement Agreement is entered into solely for the benefit of the Liquidator, Home, and Claimant and is not intended to, and does not give or create any rights to or in any person or entity other than the Parties, including, but not limited to, any of the insurers of the Claimant.
- 13. <u>Counterparts</u>. This Settlement Agreement may be executed in multiple counterparts, each of which, when so delivered, shall be an original, but such counterparts shall together constitute one and the same instrument. The Parties agree that a signature sent by facsimile or electronic mail to the other Party shall have the same force and effect as an original signature.
- 14. <u>Power and Authority to Execute</u>. Subject to the approval of the Liquidation Court required by Paragraph 1 of this Settlement Agreement, each Party hereto represents and warrants that it has the full power and authority to execute, deliver, and perform this Settlement

Agreement; that all requisite and necessary approvals have been obtained to consummate the transactions contemplated by this Settlement Agreement; that there are no other agreements or transactions to which it is a party that would render this Settlement Agreement or any part thereof, void, voidable or unenforceable; that each individual signing on behalf of a Party has been duly authorized by that Party to execute this Settlement Agreement on its behalf; and that no claims being released under the terms of this Settlement Agreement have been assigned, sold, or otherwise transferred to any other entity.

- 15. <u>Successor-in-Interest Bound</u>. This Settlement Agreement shall be binding upon, and shall inure to the benefit of the Parties and their respective officers, directors, employees, agents, attorneys, liquidators, receivers, administrators, successors, and assigns.
- 16. Entire Agreement. This Settlement Agreement constitutes the entire agreement and understanding between the Parties with respect to the subject matter thereof. This Settlement Agreement supersedes all prior agreements and understandings, whether written or oral, concerning such matters.
- 17. <u>Survival of Warranties and Representations</u>. The warranties and representations made herein shall survive the execution of this Settlement Agreement.
- 18. <u>Validity of Settlement Agreement</u>. Subject to approval of this Settlement Agreement by the Liquidation Court as required by Paragraph 1, each Party represents and warrants that this Settlement Agreement is a legal, valid, and binding obligation, enforceable in accordance with its terms.
- 19. <u>No Waiver</u>. No waiver of any right under this Settlement Agreement shall be deemed effective unless contained in a writing signed by the Party or an authorized representative of the Party charged with such waiver, and no waiver of any breach or failure to

perform shall be deemed to be a waiver of any future breach or failure to perform or of any other provision of this Settlement Agreement. This Settlement Agreement may not be amended except in a document signed by the Party or an officer or other authorized official of the Party to be charged.

 Notice. All notices to be given under this Settlement Agreement shall be given by e-mail and first class U.S. mail directed to:

If to Claimant, to:

John K. Kim, Esq. Assistant General Counsel Johnson & Johnson One Johnson & Johnson Plaza New Brunswick, New Jersey 08933 Jkim8@its.jnj.com

and

Thomas W. Ladd, Esq. McCarter & English, LLP Four Gateway Center 100 Mulberry Street Newark, New Jersey 07102 tladd@mccarter.com

If to the Liquidator, to:

Angela Anglum, Esq.
VP Legal Affairs & Corporate Secretary
The Home Insurance Company in Liquidation
61 Broadway, 6th Floor
New York, New York 10006
Email: angela.anglum@homeinsco.com

and

J. Christopher Marshall Civil Bureau New Hampshire Department of Justice 33 Capitol Street Concord, New Hampshire 03301-6397

Email: christopher.marshall@doj.nh.gov

and

J. David Leslie, Esq.

Rackemann, Sawyer & Brewster, P.C.

160 Federal Street

Boston, Massachusetts 02110-1700

Email: dleslie@rackemann.com

22. Severability. If any provision of this Settlement Agreement is invalid,

unenforceable, or illegal under the law of any applicable jurisdiction, the validity and

enforceability of such provision in any other jurisdiction shall not be affected thereby and the

remaining provisions of this Settlement Agreement shall remain valid and enforceable.

However, in the event of such invalidity, unenforceability, or illegality, the Parties shall

negotiate in good faith to amend this Settlement Agreement through the insertion of additional

provisions which are valid, enforceable, and legal and which reflect, to the extent possible, the

purposes contained in the invalid, unenforceable, or illegal provision.

WHEREFORE, the Parties have caused this Settlement Agreement to be executed on

their respective behalves by their duly authorized representatives.

JOHNSON & JOHNSON

Name: John K Ki

Title Asistant Secretary

Date: December 2, 2020

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JOHNSON & JOHNSON CONSUMER, INC.

NO N-C
By:
Name: John K. Kim Title: Assistant Secretary
Title: Assistand Secretary
Date: December 2, 2020
CHRISTOPHER R. NICOLOPOULOS, INSURANCE COMMISSIONER OF THE STATE OF NEW HAMPSHIRE, SOLELY IN HIS CAPACITY AS LIQUIDATOR OF THE HOME INSURANCE COMPANY
By:
Name:
Title:
Date: December, 2020

JOHNSON & JOHNSON CONSUMER, INC.

By:		 	
Name:	e77.00 t	 	
Title:		 	
Date: December	_, 2020		

CHRISTOPHER R. NICOLOPOULOS, INSURANCE COMMISSIONER OF THE STATE OF NEW HAMPSHIRE, SOLELY IN HIS CAPACITY AS LIQUIDATOR OF THE HOME INSURANCE COMPANY

By: Z. Cell

Title: Chief Fruironmental Officer

Date: December _____, 2020