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STATE OF MICHIGAN
CIRCUIT COURT FOR THE 30TH JUDICIAL CIRCUIT
INGHAM COUNTY

KEN ROSS, COMMISSIONER OF THE OFFICE
OF FINANCIAL AND INSURANCE
REGULATION,

Petitioner,

Case No. 10-397 -CR

v

Hon. WILLIAM E. COLLETTE

AMERICAN COMMUNITY MUTUAL
INSURANCE COMPANY,

Respondent.

STIPULATED PETITION OF THE COMMISSIONER OF THE OFFICE OF FINANCIAL
AND INSURANCE REGULATION FOR AN ORDER PLACING AMERICAN
COMMUNITY MUTUAL INSURANCE COMPANY INTO REHABILITATION,
APPROVING APPOINTMENT AND COMPENSATION OF SPECIAL DEPUTY
REHABILITATORS, AND PROVIDING INJUNCTIVE RELIEF

Ken Ross, Commissioner of the Office of Financial and Insurance Regulation

("Commissioner"), by and through his attorneys, Michael A. Cox, Attorney General, and David W. Silver and Christopher L. Kerr, Assistant Attorneys General, petitions the Court for an order authorizing the Commissioner to rehabilitate American Community Mutual Insurance Company, approving the appointment and compensation of Special Deputy Rehabilitators, and providing certain injunctive relief. In support of this Petition, the Commissioner states as follows:

THE PARTIES

1. American Community Mutual Insurance Company ("American Community") is a life, accident, and health insurance company authorized to transact insurance in Michigan.
2. Ken Ross is the duly appointed Commissioner of the Office of Financial and Insurance Regulation ("OFIR").

JURISDICTION

3. MCL 500.8102 provides that a proceeding under Chapter 81 of the Michigan Insurance Code of 1956, MCL 500.8101 – 500.8159 ("Chapter 81"), including a rehabilitation proceeding, may be applied to an insurer who: (a) is or has been transacting insurance business in this state and against whom claims arising from that business may exist now or in the future; or (b) who has insureds resident in this state. American Community satisfies both criteria and is therefore subject to rehabilitation or any other proceeding authorized by Chapter 81.

4. Pursuant to MCL 500.8112, the Ingham County Circuit Court is the proper court to petition for an order of rehabilitation.

REHABILITATION IS APPROPRIATE BASED ON AMERICAN COMMUNITY'S
BOARD OF DIRECTORS CONSENTING TO REHABILITATION AND
BASED ON THE COMPANY'S IMPAIRED FINANCIAL CONDITION

5. MCL 500.8112 authorizes the Commissioner to petition this Court for an Order authorizing the Commissioner to rehabilitate American Community based on one or more of thirteen (13) listed grounds. These grounds include:

(a) The insurer is in such condition that the further transaction of business would be hazardous financially to its policyholders, creditors, or the public.

* * *

(l) The board of directors . . . request[s] or consent[s] to rehabilitation under this chapter.

6. Pursuant to MCL 500.8112(l), entry of an Order authorizing the Commissioner to rehabilitate American Community is proper because American Community's Board of Directors has consented to rehabilitation under Chapter 81.¹ Toward this end, American Community, by

¹ Exhibit A, Certificate of Resolution of American Community Board of Directors dated March 31, 2010.

and through its legal counsel, has stipulated to the relief sought in this Rehabilitation Petition and to the entry of the Order attached hereto as Exhibit B.

7. Pursuant to MCL 500.8112(a), entry of an Order authorizing the Commissioner to rehabilitate American Community is also proper because American Community's financial condition is such that further transaction of business would be hazardous financially to its policyholders, creditors, or the public.

8. Specifically, American Community reported a 2009 net loss of \$49,135,134. This 2009 net loss resulted in a \$53,404,628 decrease in American Community's capital and surplus, or a 72% decrease, from the prior year-end. The company's year-end 2009 capital and surplus stood at \$21,101,431, down from \$74,506,058 as of year-end 2008. American Community also has surplus note obligations of \$30,000,000; however, these surplus notes are repayable only out of the surplus earnings of American Community and only with the prior written approval of OFIR.

9. As of December 31, 2009, American Community's Risk-Based Capital level was 155.5%, which represented a significant decline from its 564% Risk-Based Capital level one year earlier on December 31, 2008. Pursuant to OFIR Bulletin No. 98-02, American Community's 155.5% Risk-Based Capital level is a "Company Action Level Event" that requires the submission of an RBC Plan.²

10. American Community has reported negative cash flow from operations the last five years. The company's 2009 negative cash flow from operations was equal to 85% of its total capital and surplus.

² Exhibit C, OFIR Bulletin No. 98-02.

11. Further, on March 8, 2010, A.M. Best Co. downgraded its financial strength rating of American Community to "D" (poor) from "C+" (marginal), and downgraded its issuer credit rating to "C" from "B-." According to A.M. Best Co., the outlook for both ratings is negative.

12. Immediate action placing American Community into rehabilitation is necessary to protect the interest of American Community's policyholders, creditors, and the public.

13. Based upon the existence of the above-described statutory grounds for rehabilitation, and based upon American Community's stipulation to the relief sought by this Petition, the Court should enter the Rehabilitation Order attached as Exhibit B.

APPOINTMENT OF SPECIAL DEPUTY REHABILITATORS

14. The Commissioner, as Rehabilitator, is authorized to appoint Special Deputy Rehabilitators, who shall have all the powers and responsibilities of the Rehabilitator granted under Section 8114 of the Insurance Code and shall serve at the pleasure of the Commissioner.³

15. Pursuant to MCL 500.8114(1), the compensation of Special Deputy Rehabilitators and all expenses of taking possession of the insurer and of conducting the proceedings shall be fixed by the Commissioner, with the approval of the Court, and shall be paid out of the funds or assets of the insurer.

16. The Commissioner, as Rehabilitator, seeks approval of the appointment of James Gerber, the Director of Receiverships at OFIR, as a Special Deputy Rehabilitator for American Community. The Commissioner, as Rehabilitator, also seeks approval of the appointment of Michael Hogan, the Auditor-In-Charge at OFIR, as a Special Deputy Rehabilitator for American Community, who will work under Mr. Gerber's direction and supervision. The Commissioner

³ MCL 500.8114(1).

further reserves the right to appoint other Special Deputy Rehabilitator(s) to replace and/or serve with Mr. Gerber and Mr. Hogan in the future as the need arises.

17. The Commissioner, as Rehabilitator, has fixed the compensation of Special Deputy Rehabilitators Gerber and Hogan pursuant to the terms set forth in the Order attached as Exhibit B. The Commissioner requests that the Court approve this compensation arrangement.

18. The Commissioner, as Rehabilitator, has determined that it is appropriate and necessary for the success of the rehabilitation that the services and compensation of James Gerber and Michael Hogan be approved so that this Rehabilitation may proceed effectively, efficiently, and provide the maximum protection of creditors, policyholders, and the public.

RELIEF REQUESTED

Based upon the foregoing, the Commissioner requests that the Court issue an Order, in the form attached as Exhibit B, that grants the Commissioner the following, nonexclusive relief:

1. Places American Community into rehabilitation pursuant to Chapter 81;
2. Grants the Commissioner, as Rehabilitator, possession, title, and control of American Community, its assets, resources, and business to the fullest extent allowed by law.
3. Approves the appointment and compensation of James Gerber and Michael Hogan as Special Deputy Rehabilitators.
4. Grants the injunctive relief necessary to protect American Community's business, assets, policyholders, creditors, the public, and the rehabilitation process
5. Grants the Commissioner such other and further relief that is necessary and appropriate for the rehabilitation of American Community.

Respectfully submitted,

Michael A. Cox
Attorney General



Christopher L. Kerr (P57131)
David W. Silver (P24781)
Assistant Attorneys General
Attorneys for Petitioner
Ken Ross, OFIR Commissioner
Corporate Oversight Division
P.O. Box 30755
Lansing, MI 48909
(517) 373-1160

Dated: April 8, 2010

American Community Mutual Insurance Company stipulates to the facts and law recited above, to the relief sought by this Petition, and to the existence of the statutory bases for the entry of an Order placing American Community into rehabilitation. Further, American Community waives any right to a hearing on this Petition:



John D. Pirich (P23204)
Attorney for Respondent American
Community Mutual Insurance Company

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STATE OF MICHIGAN
CIRCUIT COURT FOR THE 30TH JUDICIAL CIRCUIT
INGHAM COUNTY

CERTIFIED COPY
CIRCUIT COURT

APR 12 2010

KEN ROSS, COMMISSIONER OF THE OFFICE
OF FINANCIAL AND INSURANCE
REGULATION,

I hereby certify that this document is a true and
correct copy of the original on file with this court.

B. Monahan

Deputy Clerk

Petitioner,

Case No. 10-397-CR

v

Hon. William E. Collette

AMERICAN COMMUNITY MUTUAL
INSURANCE COMPANY,

Respondent.

STIPULATED ORDER
PLACING AMERICAN COMMUNITY MUTUAL INSURANCE COMPANY INTO
REHABILITATION, APPROVING APPOINTMENT AND COMPENSATION OF
SPECIAL DEPUTY REHABILITATORS, AND PROVIDING INJUNCTIVE RELIEF

At a session of said Court
held in the Circuit Courtrooms
in the City of Lansing, Michigan on the
8th day of April, 2010

PRESENT: HONORABLE WILLIAM E. COLLETTE
Circuit Court Judge

MIKE BRYANTON
CLERK OF THE 30TH
JUDICIAL CIRCUIT COURT
INGHAM COUNTY, MICHIGAN

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FILED

WHEREAS, Petitioner Ken Ross, Commissioner of the Office of Financial and Insurance Regulation (the "Commissioner"), has filed a Petition seeking an Order Placing American Community Mutual Insurance Company into Rehabilitation, Approving the Appointment and Compensation of Special Deputy Rehabilitators, and Providing Injunctive Relief (the "Rehabilitation Petition"); and

WHEREAS, Respondent American Community Mutual Insurance Company ("American Community"), by and through its Board of Directors, has consented to being placed into

Rehabilitation under Chapter 81 of the Michigan Insurance Code of 1956, MCL 500.8101 – 500.8159 ("Chapter 81"), under the terms and conditions determined by the Commissioner to be appropriate; and

WHEREAS, American Community, by and through its legal counsel, has stipulated to the relief sought in the Rehabilitation Petition and to the entry of this Order; and

WHEREAS, the Court has reviewed the Rehabilitation Petition and the terms of this Order, and being otherwise fully advised, finds as follows:

1. MCL 500.8102 provides that a proceeding under Chapter 81, including a rehabilitation proceeding, may be applied to an insurer who: (a) is or has been transacting insurance business in this state and against whom claims arising from that business may exist now or in the future; or (b) who has insureds resident in this state. American Community satisfies both criteria and is therefore subject to rehabilitation or any other proceeding authorized by Chapter 81.

2. MCL 500.8112 vests this Court with jurisdiction to consider the Commissioner's Rehabilitation Petition and to enter this Order.

3. MCL 500.8112 authorizes the Commissioner to petition this Court for an Order authorizing the Commissioner to rehabilitate American Community based on one or more of thirteen (13) listed grounds. These grounds include:

(a) The insurer is in such condition that the further transaction of business would be hazardous financially to its policyholders, creditors, or the public.

* * *

(l) The board of directors . . . request[s] or consent[s] to rehabilitation under this chapter.

4. Pursuant to MCL 500.8112(a), this Order authorizing the Commissioner to rehabilitate American Community is proper and should be entered because the Court finds that American Community's financial condition is such that further transaction of business would be hazardous financially to its policyholders, creditors, or the public.

5. Pursuant to MCL 500.8112(l), this Order authorizing the Commissioner to rehabilitate American Community is also proper and should be entered because American Community's Board of Directors has consented to rehabilitation under Chapter 81.

6. American Community, by and through its legal counsel, has stipulated to the relief sought in the Rehabilitation Petition and to the entry of this Order.

7. As defined by MCL 500.8103(b), a "Creditor" is a person having a claim against American Community, whether matured or unmatured, liquidated or unliquidated, secured or unsecured, absolute, fixed, or contingent.

8. Based upon MCL 500.8105(1), the Court is authorized to enter this Order including terms that the Court considers necessary and proper to prevent:

- (a) Interference with the Rehabilitator or with the Rehabilitation proceedings;
- (b) The institution or further prosecution of any actions or proceedings against American Community, its assets, or its policyholders;
- (c) The obtaining of preferences, judgments, attachments, garnishments, or liens against American Community, its assets, or its policyholders;
- (d) The levying of execution against American Community, its assets, or its policyholders; and
- (e) Any other threatened or contemplated action that might lessen the value of American Community's assets or prejudice the rights of its policyholders, creditors, or the administration of this rehabilitation proceeding.

9. All Creditor claims against American Community are within the jurisdiction of this Court and will be determined, resolved, paid, and/or discharged, in whole or in part, according to the terms and conditions approved by the Court.

10. MCL 500.8114(2), in conjunction with MCL 500.8121(1)(m), authorizes the Rehabilitator "[t]o prosecute an action that may exist on behalf of the creditors, members, policyholders, or shareholders of the insurer against an officer of the insurer or another person."

11. Immediate action placing American Community into rehabilitation is necessary to protect the interest of American Community's policyholders, creditors, and the public.

THEREFORE, IT IS HEREBY ORDERED that:

1. Pursuant to MCL 500.8112 and MCL 500.8113, the Commissioner's Rehabilitation Petition is GRANTED, and American Community is placed into Rehabilitation pursuant to Chapter 81.

2. Pursuant to MCL 500.8113(1), the Commissioner is appointed Rehabilitator of American Community, and is further authorized to appoint one or more Special Deputy Rehabilitator(s) pursuant to MCL 500.8114(1). Hereafter, the Commissioner shall be referred to as the "Rehabilitator."

3. Pursuant to MCL 500.8113(1), the Rehabilitator shall take immediate possession of all the assets of American Community and administer those assets under the Court's general supervision.

4. Pursuant to MCL 500.8113(1), this Order shall by operation of law vest legal title to all assets, accounts, and moneys of American Community in the Rehabilitator. The filing or recording of this Order with the Clerk of the Circuit Court or the Register of Deeds for the county in which the principal office or place of business of American Community is located shall

impart the same notice as a deed, bill of sale, or other evidence of title duly filed or recorded with that Register of Deeds would have imparted.

5. Pursuant to MCL 500.8115(1) and paragraph 22(a) of this Order, all actions or proceedings in which American Community is a plaintiff that are pending as of the date this Order is entered are STAYED for ninety (90) days and such additional time as is necessary for the Rehabilitator to obtain proper representation and prepare for further proceedings. Pursuant to paragraph 22(a) of this Order, the institution or continuation of any actions or proceedings in which American Community is a defendant, or is obligated to defend another party, is prohibited and enjoined.

6. The Rehabilitator, without being specifically set forth in this Order, shall have: (a) all the powers contained in MCL 500.8114 and 500.8115; (b) all applicable powers set forth in Chapter 81; and (c) such additional powers as the Court shall grant from time to time upon petition of the Rehabilitator.

7. Pursuant to MCL 500.8114(2), upon entry of this Order, all powers of the current directors, officers, and managers of American Community are suspended in their entirety, and the Rehabilitator shall have and exercise the full and complete power of such directors, officers, and managers. In his sole discretion, the Rehabilitator may redelegate, in writing, some or all of his authority to a former director, officer, or manager of American Community.

8. Among his plenary powers provided by law, the Rehabilitator shall have full power and authority to direct and manage American Community, to hire and discharge American Community's officers, managers, and employees subject to any contract rights that they may have, and to deal in totality with the property and business of American Community. Subject to any contractual rights and applicable law, upon entry of this Order all employment contracts of

American Community's officers, managers, and employees are terminated. Notwithstanding the termination of their employment contracts, the officers, managers, and employees of American Community shall remain employed as at-will employees until such time as they are notified by the Rehabilitator or Special Deputy Rehabilitators that they have been discharged. Within their sole discretion, the Rehabilitator and Special Deputy Rehabilitators may re-contract with any officers, managers, or employees of American Community whose employment contracts are terminated pursuant to this paragraph 8 upon terms agreeable to the parties.

9. Any director, manager, officer, employee, or agent of American Community and any other person shall, at the Rehabilitator's direction, vacate any building, office, or other premise of American Community.

10. Pursuant to MCL 500.8114(2) and (4), the Rehabilitator may take such action as he considers necessary or appropriate to reform or revitalize American Community, and is empowered to pursue all avenues of reorganization, consolidation, conversion, reinsurance, merger, or other transformation of American Community to effectuate rehabilitation and maintain, to the greatest extent possible, a continuity of health care services.

11. Pursuant to MCL 500.8114(4), if the Rehabilitator determines that reorganization, consolidation, conversion, reinsurance, merger, or other transformation of American Community is appropriate, he shall prepare a plan to effect those changes and shall apply to the Court for approval of such plan.

12. Pursuant to MCL 500.8116(1), if the Rehabilitator believes that further attempts to rehabilitate American Community would be futile or would substantially increase the risk of loss to creditors, policyholders, or the public, he may petition the Court for an order of liquidation.

13. Pursuant to MCL 500.8116(2), the Rehabilitator may petition the Court at any time for an order terminating the rehabilitation of American Community.

14. Except as provided in this paragraph 14, the Rehabilitator shall not pay any Creditor claims for goods or services provided prior to the date of this Order until further order of the Court. In order to ensure the continuity of health care services to American Community's policyholders, and to minimize disruptions to American Community's business operations, the Rehabilitator shall pay: (a) all Creditor claims for health care services provided to American Community's policyholders prior to the date of this Order according to normal claims processing procedures; and (b) all Creditor claims for wages of American Community's officers, managers, and employees that were earned but unpaid as of the date of this Order. This provision requiring payment of pre-Rehabilitation employee wages does not apply to, and the Rehabilitator shall not pay, any severance or other non-wage payments otherwise due to an American Community officer, manager, or employee upon the termination of his or her employment contract entered into prior to the date of this Order.

15. The Rehabilitator shall pay all Creditor claims for goods or services provided on or after the date of this Order as they become due in the ordinary course of business.

16. The Rehabilitator shall pay any other normal administrative expenses incurred on or after the date of this Order that are necessary for the continued operation and/or rehabilitation of American Community as they become due in the ordinary course of business.

17. Pursuant to MCL 500.8113(3), entry of this Order shall not constitute an anticipatory breach of any contracts or relationships between American Community and any other persons or entities. Except for employment contracts terminated under paragraph 8 of this Order, and pursuant to MCL 500.8105(1)(k), during the pendency of this rehabilitation, all

persons or entities that are not American Community policyholders and that have contractual or other relationships with American Community as of the date of this Order are hereby enjoined and restrained from terminating or attempting to terminate such contracts or relationships on the basis of the entry of this Order or American Community's financial condition. This injunction against terminating existing contracts or relationships applies, without limitation, to any contracts or relationships between American Community and health care providers or provider networks. Notwithstanding the foregoing, the Rehabilitator shall review the necessity of any contracts subject to this Paragraph 17 during the pendency of this rehabilitation and, upon determining that any such contract is unnecessary to American Community's rehabilitation, shall petition the Court to withdraw the injunctive relief provided herein and/or for termination of the contract.

18. Pursuant to MCL 500.8106, all officers, managers, directors, trustees, owners, employees, or agents of American Community, or any other persons or entities having authority over or in charge of any segment of the affairs of American Community, shall fully cooperate with the Rehabilitator and any Special Deputy Rehabilitators that he appoints. Among other things, "full cooperation" requires a person or entity described in this paragraph to:

- (a) Promptly reply to any inquiry by the Rehabilitator, including a written reply when requested;
- (b) Provide the Rehabilitator with immediate, full, and complete possession, control, access to, and use of all books, accounts, documents, and other records, information, or property of or pertaining to American Community in his, her, or its possession, custody, or control as may be necessary to enable the Rehabilitator and Special Deputy Rehabilitator to operate the business and to maintain the continuity of health care services being provided to all subscribers;
- (c) Provide the Rehabilitator with full and complete access and control of all assets, documents, data, computer systems, security systems, buildings, leaseholds, and property of or pertaining to American Community; and

(d) Provide the Rehabilitator with full and complete access to all legal opinions, memoranda, letters, documents, information, correspondence, legal advice, and any other attorney-client privileged and/or attorney work product materials relating to American Community or the operation of American Community and its business, provided to or from American Community's in-house or outside counsel by or to American Community, its officers, managers, directors, trustees, owners, employees, or agents.

In addition, no person shall obstruct or interfere with the Rehabilitator or Special Deputy Rehabilitators in the conduct of this rehabilitation proceeding.

19. As provided by MCL 500.8106(4), any failure to cooperate with the Rehabilitator or Special Deputy Rehabilitators, any obstruction or interference with the Rehabilitator or Special Deputy Rehabilitators in the conduct of this rehabilitation proceeding, or any violation of an order of the Commissioner validly entered under Chapter 81, may result in:

- (a) A sentence requiring the payment of a fine not exceeding \$10,000.00, or imprisonment for a term of not more than one year, or both; and
- (b) After a hearing, the imposition by the Commissioner of a civil penalty not to exceed \$10,000.00, or the revocation or suspension of any insurance licenses issued by the Commissioner, or both.

20. Any person or entity with possession, custody, or control of assets, documents, data, accounts, moneys, books, records, information, or property of or pertaining to American Community, shall immediately:

- (a) Provide the Rehabilitator with notice that such assets, documents, data, accounts, moneys, books, records, information, or property are in his, her, or its possession, custody or control, together with a description of the assets, documents, data, accounts, books, records, information, or property in his, her, or its possession, custody or control.
- (b) Tender possession, custody, and control of such assets, documents, data, accounts, moneys, books, records, information, or property to the Rehabilitator.
- (c) Take all necessary steps to safeguard, preserve, and retain the assets, documents, data, accounts, moneys, books, records, information, or property.

21. Pursuant to MCL 500.8105(1)(g) and (k), all non-contracted and contracted health care providers are hereby enjoined and restrained from pursuing collection against, obtaining

judgments against, and/or balance billing of American Community's policyholders, enrollees, or members for health care goods provided or services rendered prior to the date of this Order. All non-contracted and contracted health care providers that provided such goods or rendered such services prior to the date of this Order shall seek payment solely from American Community as an American Community Creditor, as defined in this Order and MCL 500.8103(b). The foregoing prohibition does not apply to any applicable co-payments, deductibles, cost sharing, or fees for medical goods or services that are not covered by and remain the policyholder's, enrollee's, or member's responsibility under his or her American Community insurance policy.

22. Pursuant to MCL 500.8105(1) and MCL 500.8114(2), and except as provided in paragraphs 21, 24, 25, and 26 of this Order, all Creditors of American Community are enjoined from:

- (a) Instituting or continuing to prosecute any actions or proceedings to determine, enforce, collect, or assert any claims against American Community, its assets, policyholders, enrollees, members, officers, directors, or employees;
- (b) Instituting or continuing to prosecute any actions or proceedings to determine, enforce, collect, or assert any claims against the Rehabilitator or Special Deputy Rehabilitators, their agents, attorneys, employees, or representatives, or the State of Michigan and its officers, agencies, or departments for claims or causes of action arising out of or relating to American Community or any proceedings under Chapter 81;
- (c) Obtaining preferences, judgments, attachments, garnishments, or liens against American Community, its assets, policyholders, enrollees, members, officers, directors, or employees;
- (d) Levying of execution against American Community, its assets, policyholders, enrollees, members, officers, directors, or employees; and
- (e) Threatening or taking any other action that may lessen the value of American Community's assets or prejudice the rights of American Community's creditors as a whole, its policyholders, enrollees, or members, or the administration of this rehabilitation proceeding.

23. Any person who violates an injunction issued in this matter shall be liable to the Rehabilitator, the policyholder, or both, for the reasonable costs and attorney fees incurred in enforcing the injunction or any court orders related thereto and any reasonably foreseeable damages.

24. All Creditor claims against American Community are within the exclusive jurisdiction of this Court and will be determined, resolved, paid, and/or discharged, in whole or in part, according to the terms and conditions approved by the Court.

25. Any and all claims by Creditors against American Community must be raised or asserted within the rehabilitation proceeding before this Court and are subject to this Court's orders regarding the submission and determination of claims.

26. At the appropriate time, the Rehabilitator shall develop a method for the submission, evaluation, and resolution of any unpaid Creditor claims for goods and services provided to American Community and its policyholders, enrollees, or members prior to the date of this Order.

27. Pursuant to MCL 500.8114(1), the Court approves the Rehabilitator's appointment of James Gerber, the Director of Receiverships at OFIR, as a Special Deputy Rehabilitator for American Community. The Court also approves the Rehabilitator's appointment of Michael Hogan, the Auditor-In-Charge at OFIR, as a Special Deputy Rehabilitator for American Community, who will work under Mr. Gerber's direction and supervision. Mr. Gerber and Mr. Hogan shall serve at the pleasure of the Rehabilitator, who reserves the right to appoint other Special Deputy Rehabilitator(s) to replace and/or serve with Mr. Gerber and Mr. Hogan in the future as the need arises. Subject to the supervision and direction of the Rehabilitator and this

Court, Mr. Gerber and Mr. Hogan shall have all the powers and responsibilities of the Rehabilitator granted under MCL 500.8114.

28. Pursuant to MCL 500.8114(1), the Rehabilitator has fixed the compensation of Mr. Gerber and Mr. Hogan as follows, which this Court approves: Mr. Gerber and Mr. Hogan shall be compensated as salaried employees of OFIR and shall not receive any additional salary in their capacity as Special Deputy Rehabilitators for American Community. However, Mr. Gerber's and Mr. Hogan's expenses for travel, lodging, meals, and other expenses incurred in connection with their appointment as Special Deputy Rehabilitators shall be paid out of the funds or assets of American Community as normal administrative expenses pursuant to paragraph 16 of this Order. Mr. Gerber and Mr. Hogan will separately invoice and submit these expenses, which shall be reimbursed subject to State of Michigan reimbursement rates. If the Rehabilitator so elects in the future, he may allocate to American Community the pro rata portion of Mr. Gerber's and Mr. Hogan's salaries, at the rates of \$62.09 an hour and \$52.14 an hour, respectively, attributable to the performance of their duties as Special Deputy Rehabilitators, which compensation shall be paid out of the funds or assets of American Community pursuant to MCL 500.8114(1). In the event that American Community does not possess sufficient cash or liquid assets to pay Mr. Gerber's and Mr. Hogan's expenses, or their salaries if the Commissioner makes the allocation election permitted by this paragraph, the Rehabilitator may advance the necessary funds, which shall be repaid out of the first available money of American Community pursuant to MCL 500.8114(1).

29. If American Community remains in rehabilitation, the Rehabilitator and Special Deputy Rehabilitators shall make an accounting to the Court of American Community's financial condition and progress towards rehabilitation on or before October 15, 2010. Thereafter, the

Rehabilitator and Special Deputy Rehabilitators shall make a similar accounting to the Court each succeeding six-month period during which American Community remains in rehabilitation.

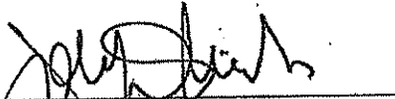
30. The Court reserves jurisdiction to amend this Order of Rehabilitation or issue such further orders as it deems just, necessary, and appropriate.


Circuit Court Judge

Stipulated and Agreed:


Christopher L. Kerr (P57131)
David W. Silver (P24781)
Attorneys for Petitioner

4/8/10
Date


John D. Pirich (P23204)
Attorney for Respondent

4.8.10
Date

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CERTIFICATION OF RESOLUTION

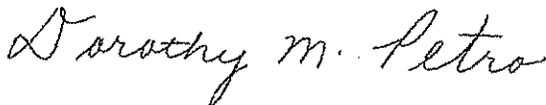
I, Michael E. Tobin, President and CEO of AMERICAN COMMUNITY MUTUAL INSURANCE COMPANY, a corporation organized and existing under the laws of the State of Michigan, certify that the following is a true and correct copy of the resolution duly made and adopted at a meeting of the Board of Directors of the corporation held on March 25, 2010:

A motion was made and duly seconded authorizing the Company to consent to any relief sought by the Michigan Office of Financial and Insurance Regulation or ordered by a court of competent jurisdiction with regard to seeking rehabilitation, supervision and/or receivership of the Company. The motion passed unanimously.

IN WITNESS WHEREOF, I have set my hand and seal of the corporation this 31st day of March, 2010.



**Michael E. Tobin
President & CEO**



March 31, 2010

**DOROTHY M. PETRO
NOTARY PUBLIC WAYNE CO., MI
MY COMMISSION EXPIRES NOV. 25, 2012**

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A.M. Best Revises Outlook to Negative for American Community Mutual Insurance Company.

Date: May 23, 2008

Words: 284

Publication: Business Wire

OLDWICK, N.J. -- A.M. Best Co. has revised the outlook to negative from stable and affirmed the financial strength rating (FSR) of B+ (Good) and issuer credit rating (ICR) of "bbb-" of American Community Mutual Insurance Company (American Community) (Livonia, MI).

The negative outlook reflects a series of operational missteps made by American Community over the past few years, which contributed to net losses and corresponding lower surplus reported in 2006-2007 and thus far in 2008. These missteps involved inconsistent underwriting, inadequate product pricing and insufficient reserving. The write-offs of a discontinued information system in 2006 and a subsidiary, Precedent Insurance Company, in 2007 also contributed to the sizeable net losses. Additionally, in first quarter 2008, American Community reported a \$4.1 million net loss from elevated general expenses, higher paid claims than projected and reserve strengthening.

Despite the recent net losses, American Community still maintains an adequate risk-adjusted surplus level for its insurance and investment risks. The company's premium revenue and earnings derive primarily from marketing mostly major medical products to groups and individuals chiefly in seven Midwestern states and Arizona. Although the company recently implemented a number of corrective actions to improve future operating results, A.M. Best anticipates its future earnings will be challenged by an increasingly competitive major medical market dominated by larger managed care carriers with deeper network discounts.

For Best's Ratings, an overview of the rating process and rating methodologies, please visit www.ambest.com/ratings.

Founded in 1899, A.M. Best Company is a global full-service credit rating organization dedicated to serving the financial and health care service industries, including insurance companies, banks, hospitals and health care system providers. For more information, visit www.ambest.com.

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A.M. Best Downgrades Ratings of American Community Mutual Insurance Company.

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OLDWICK, N.J. -- A.M. Best Co. has downgraded the financial strength rating to B (Fair) from B+ (Good) and issuer credit rating to "bb" from "bbb-" of American Community Mutual Insurance Company (American Community) (Livonia, MI). The outlook for both ratings is negative.

The downgrades reflect material unfavorable operating results in the last three years with corresponding decreases in surplus. The company's net losses resulted from inadequate product pricing, underwriting and reserving primarily within its group major medical segment in 2007. American Community's write-off of a discontinued information system in 2006 and a subsidiary, Precedent Insurance Company, in 2007 also contributed to the losses. Additionally, the lower surplus level includes two surplus notes representing a sizeable portion of the total amount.

American Community's premium revenue and net income are derived primarily from marketing major medical products to individuals and employer groups chiefly in seven Midwestern states and Arizona. Although the company implemented a number of corrective actions over the past few years to improve its performance, A.M. Best expects its future operating results will be challenged by an increasingly competitive major medical market dominated by larger managed care carriers with deeper network discounts.

For Best's Credit Ratings, an overview of the rating process and rating methodologies, visit www.ambest.com/ratings.

The principal methodologies used in determining these ratings, including any additional methodologies and factors, which may have been considered, can be found at www.ambest.com/ratings/methodology.

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Press Release - NOVEMBER 05, 2009

A.M. Best Downgrades Ratings of American Community Mutual Insurance Company

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CONTACTS:

| | |
|--|--|
| Analyst(s) | Public Relations |
| Brian Virostek | Jim Peavy |
| (908) 439-2200, ext. 5531 | (908) 439-2200, ext. 5644 |
| brian.virostek@ambest.com | james.peavy@ambest.com |

| | |
|--|--|
| Jeffrey Lane | Rachelle Morrow |
| (908) 439-2200, ext. 5567 | (908) 439-2200, ext. 5378 |
| jeffrey.lane@ambest.com | rachelle.morrow@ambest.com |

FOR IMMEDIATE RELEASE

OLDWICK, N.J., NOVEMBER 05, 2009

A.M. Best Co. has downgraded the financial strength rating to C+ (Marginal) from B (Fair) and issuer credit rating to "b-" from "bb" of **American Community Mutual Insurance Company** (American Community) (Livonia, MI). The outlook for both ratings is negative.

The downgrades reflect an expected material net operating loss resulting from reserve strengthening, which will occur in third quarter 2009, with a corresponding decrease in surplus. An anticipated reduction in the company's deferred tax asset in third quarter 2009 is expected to further decrease surplus. In addition, two surplus notes represent a significant portion of total surplus.

American Community's premium revenue and net income are derived primarily from marketing major medical products to individuals and employer groups, chiefly in seven Midwestern states and Arizona. Although American Community intends in the near term to reduce its premium revenue to match its surplus base by eliminating or reducing unprofitable segments in certain states, A.M. Best believes its future operating results will continue to be challenged by an increasingly competitive major medical market dominated by larger managed care carriers with deeper network discounts.

For Best's Credit Ratings, an overview of the rating process and rating methodologies, please visit [Best's Ratings & Analysis](#).

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Press Release - MARCH 08, 2010

A.M. Best Downgrades Ratings of American Community Mutual Insurance Company

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CONTACTS:

| | |
|--|--|
| Analyst(s) | Public Relations |
| Brian Virostek | Rachelle Morrow |
| (908) 439-2200, ext. 5531 | (908) 439-2200, ext. 5378 |
| brian.virostek@ambest.com | rachelle.morrow@ambest.com |

| | |
|--|--|
| Jeffrey Lane | Jim Peavy |
| (908) 439-2200, ext. 5567 | (908) 439-2200, ext. 5644 |
| jeffrey.lane@ambest.com | james.peavy@ambest.com |

FOR IMMEDIATE RELEASE

OLDWICK, N.J., MARCH 08, 2010

A.M. Best Co. has downgraded the financial strength rating to D (Poor) from C+ (Marginal) and issuer credit rating to "c" from "b-" of **American Community Mutual Insurance Company** (American Community) (Livonia, MI). The outlook for both ratings is negative.

The downgrades reflect American Community's sizeable net operating loss and corresponding significant deterioration in surplus incurred in fourth quarter 2009 due primarily to unfavorable underwriting results, the write-off of non-admitted assets, establishment of a premium deficiency reserve and reserve strengthening. At year-end 2009, the combined value of American Community's two outstanding surplus notes exceeded total surplus, and its risk-adjusted surplus level was below company action level.

Historically, American Community has focused on marketing major medical products to individuals and employer groups in a limited number of states. The company currently is rationalizing its business plan by eliminating unprofitable segments in certain states and reducing administrative expenses. A.M. Best believes its future operating results will continue to be unprofitable for at least the near term.

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American Community Mutual Insurance Company
Summary of Assets, Liabilities and Projected Ending Cash Value

As of March 31, 2012

| | Before Officers' Payments | Disputed Officers' Payments | After Officers' Payments |
|---|--|--|---|
| Cash and investments | \$ 22,160,612 | \$ 2,842,812 | \$ 19,317,800 |
| Building | 4,300,000 | | 4,300,000 |
| Other current assets | 367,285 | | 367,285 |
| Total Assets | <u>\$ 26,827,897</u> | <u>\$ 2,842,812</u> | <u>\$ 23,985,085</u> |
| | | | |
| Total claim reserves | \$ 1,207,584 | \$ - | \$ 1,207,584 |
| Other current liabilities | 1,562,083 | | 1,562,083 |
| Future expenses to fully run off operations | 7,945,016 | | 7,945,016 |
| Total Liabilities | 10,714,683 | - | 10,714,683 |
| | | | |
| Total projected ending cash value | <u>\$ 16,113,214</u> | <u>\$ 2,842,812</u> | <u>\$ 13,270,402</u> |