

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT, CHANCERY DIVISION

IN THE MATTER OF THE LIQUIDATION) No. 96 CH 5093
OF GENEVA ASSURANCE SYNDICATE, INC.)
)
IN THE MATTER OF THE LIQUIDATION) No. 96 CH 10138
OF FIRST OAK BROOK CORP. SYNDICATE) (Consolidated)
)
IN THE MATTER OF THE LIQUIDATION) No. 97 CH 1974
OF RESURE INC.) (Consolidated)
)
IN THE MATTER OF THE LIQUIDATION) No. 99 CH 1639
OF A.A.I. SYNDICATE # 1, LTD.) (Consolidated)
)
IN THE MATTER OF THE LIQUIDATION) No. 99 CH 267
OF ALPINE INSURANCE COMPANY) (Consolidated)
)
IN THE MATTER OF THE LIQUIDATION) No. 00 CH 7217
OF RCA SYNDICATE #1, LTD.) (Consolidated)
)
IN THE MATTER OF THE LIQUIDATION) No. 00 CH 13471
OF AGORA SYNDICATE, INC.) (Consolidated)

NATHANIEL S. SHAPO, Director of)
Insurance of the State of Illinois,)
as Statutory Liquidator of Geneva)
Assurance Syndicate, Inc., and)
First Oak Brook Corp. Syndicate,)
)
Counter plaintiff,)
)
v.)
)
) No. 96 CH 5093
) (Consolidated)
)
THE INEX INSURANCE EXCHANGE, an) Judge Dooling
Illinois not-for-profit corporation,)
)
and THE INEX INSURANCE EXCHANGE)
GUARANTY FUND, an Illinois)
not-for-profit corporation,)
)
)
Counter-defendants.)

This cause coming to be heard on the motion of the INEX Insurance Exchange, the INEX Insurance Exchange Guaranty Fund and the INEX Insurance Exchange Immediate Access Security Association (“the INEX parties”), for approval of the INEX parties’ Plan of Distribution following notice and a hearing, due notice having been given including the sending by mail of court-approved notices to claimants entitled to notice, an opportunity to submit statements and objections to the Plan having been provided, and a hearing having been held with respect to the Plan, the Court having reviewed the relevant documents concerning the Plan, and the Court being fully advised in the premises:

IT IS HEREBY ORDERED:

- 1) The Court finds that the terms of the Plan of Distribution are fair and reasonable, and approves said terms;
- 2) The terms of the Plan of Distribution are declared to be binding upon all claimants of the following syndicates which have provided insurance or reinsurance through the facilities of the INEX Insurance Exchange, which have been the subject of or affected by Orders of Liquidation with findings of insolvency (“the seven insolvencies”):
 - (A) Geneva Assurance Syndicate, Inc. (“Geneva”),
order entered July 11, 1996;
 - (B) First Oak Brook Corp. Syndicate (“First Oak
Brook”) order entered November 12, 1996;
 - (C) Resure, Inc. (“Resure”),
order entered February 27, 1997;
 - (D) AAI Syndicate #1, Ltd. (“AAI”),
order entered February 9, 1999;
 - (E) RCA Syndicate #1, Ltd. (“RCA”),
order entered June 5, 2000;
 - (F) Transco Syndicate #1, Ltd., now known as Alpine Holdings
Company (“Transco”), order affecting Transco creditors entered June 28,
2000 in the liquidation of its subsidiary Alpine Insurance Company;
 - (G) Agora Syndicate, Inc. (“Agora”),
order entered November 15, 2000.

3) Any rights which claimants of the seven insolvencies may have had with respect to payments from the INEX Insurance Exchange Guaranty Fund have been bindingly modified by the Plan of Distribution.

Attorney No. 91088
James K. Genden
Attorney for the INEX parties
Torshen, Slobig, Genden,
Dragutinovich & Axel, Ltd.
105 W. Adams Street, Suite 3200
Chicago, IL 60603

January 8, 2004

ENTER:

Judge Presiding

ENTERED

JAN - 8 2004

JUDGE DEBORAH MARY DOOLING-1591