IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT, IN AND FOR LEON COUNTY, FLORIDA

In re: THE RECEIVERSHIP of SUNRISE HEALTHCARE PLAN, INC., a Florida corporation		CIVIL CASE NO.: 1997 CA 2829
	1	

ORDER APPROVING RECEIVER'S DISCHARGE ACCOUNTING STATEMENT, DIRECTING FINAL DISCHARGE

AND AUTHORIZING DESTRUCTION OF OBSOLETE RECORDS

Receiver of Sunrise Healthcare Plan, Inc.'s (the "Receiver") Motion for Order Approving Discharge Accounting Statement, Directing Final Discharge and Authorizing Destruction of Obsolete Records. The Court having reviewed the pleadings of record and being otherwise fully informed in the premises, it is ORDERED and ADJUDGED as follows:

- 1. The Receiver's Discharge Accounting Statement is hereby approved and this Court adopts the Discharge Accounting;
- 2. The Receiver is hereby authorized and directed to retain \$3,000.00 as a reserve for "wind up" expenses of the Receiver. Any surplus remaining from the \$3,000.00 shall be paid to the Regulatory Trust Fund;
- 3. The Receiver is hereby authorized and directed to transfer the funds remaining in the estate (approximately \$1,430.16) to the Regulatory Trust Fund as partial reimbursement for Contributed Equity in this estate funded by/through the Regulatory Trust Fund;

4. The Receiver is hereby authorized and directed, after final discharge, to destroy any obsolete records in the Receiver's possession;

5. The Receiver's administration of this receivership shall be deemed satisfied,

approved, and confirmed in all respects, and the Receiver, its deputies and all other employees

shall be discharged without further order of this Court, from any and all duties, obligations and

liabilities in the administration of the Receivership at 12:01 a.m. on May 15, 2013.

6. Although such recovery is unlikely, the Division of Rehabilitation and Liquidation

is hereby authorized to remit to the Regulatory Trust Fund any assets which may be recovered

following the May 15, 2013 discharge of this receivership estate if, in the Division's sole

discretion, the value of the recovered assets does not justify the reopening of this receivership.

DONE and ORDERED in Chambers at the Leon County Courthouse, Tallahassee, Leon

County, Florida, this 3 day of May 2013.

HONORABLE JOHN COOPER

Circuit Judge