

## EXHIBIT A

### **Plan for Termination of the Liquidation Proceeding for Doctors & Surgeons National Risk Retention Group IC, Inc.**

The Commissioner of the Vermont Department of Financial Regulation, in his role as Liquidator of Doctors and Surgeons National Risk Retention Group IC, Inc. (“DSNRRG”) pursuant to the Order of Liquidation entered by the Vermont Superior Court, Washington Unit (“Court”) on August 10, 2017, has completed the principle work of marshalling estate assets, determining estate liabilities , and distributing assets pursuant to the liquidation statutes and the orders of the Court. The Liquidator has therefore developed this plan for termination of the DSNRRG liquidation proceeding which includes the following tasks which, unless otherwise specified, need not be undertaken sequentially:

1. **Final Distribution on Allowed Priority Class 3 Claims.** By its [Order] entered on September \_\_, 2024, the Court established 47.75% as the ultimate distribution percentage on allowed priority class 3 claims. The Liquidator will therefore contact all claimants entitled to receive funds, provide notice of the distribution and a calculation of the disbursement to be made, request payment instructions, and remit payment pursuant to those instructions.
2. **Reporting to National Practitioner Data Bank.** When the ultimate distribution calculations have been made and notice of distribution issues, the Liquidator will make reports to the National Practitioner Data Bank and any necessary State filings.
3. **Submission of Federal Income Tax Returns.** The Liquidator will arrange for the preparation and submission of federal income tax returns for 2024 and 2025 (if necessary).
4. **Remittance of Unclaimed Funds to State Treasurer.** If the Liquidator’s notice of distribution and request for payment instructions is returned as undeliverable, the Liquidator shall review publicly available records and, if an updated mailing address can be found, send the

notice of distribution and request for payment instructions to the new address. If the Liquidator receives no response to the initial notice or a subsequent notice sent to an updated address within 30 days of mailing, the Liquidator shall send a follow-up letter. If the Liquidator receives no response to the follow-up letter within 30 days of mailing, he will deem the claimant's distribution to be unclaimed and will deposit the associated funds with the State Treasurer pursuant to 8 V.S.A. § 7084(a).

5. Dissolution of Corporate Existence. The Liquidator will, at such time as may be convenient, file Articles of Dissolution pursuant to 11A V.S.A. § 14.03.

6. Destruction of Estate Records. The Liquidator will provide the United States opportunity to inspect and copy any records of DSNRRG or the Liquidator. Following such inspection/copying (or upon waiver thereof) and after completion of tasks 1 through 4, the Liquidator will destroy DSNRRG's records.

7. Transfer of Remaining Funds and Closure of Accounts. Upon completion of all of the foregoing tasks and pursuant to 8 V.S.A. § 7085 and the [Court's Order approving the Termination Plan] the Liquidator shall transfer any remaining DSNRRG funds to the State Treasurer for deposit in the General Fund. The Liquidator shall then close DSNRRG's accounts.

8. Filing of Certificate with the Court. Upon completion of all of the foregoing tasks, the Liquidator shall file a certificate attesting to the completion of those tasks. When that certificate is filed, the Liquidator shall be discharged and the DSNRRG liquidation shall be terminated.