

BEFORE THE STATE AUDITOR AND COMMISSIONER OF INSURANCE  
STATE OF MONTANA

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IN THE MATTER OF:	)	Case No. 2006-1
	)	
AMERICAN EVANGELISTIC ASSOCIATION	)	
and its division CHRISTIAN CARE	)	
MINISTRY, d.b.a. MEDI-SHARE;	)	
CHRISTIAN CARE MINISTRY, INC., f.k.a.	)	
AEA INTERNATIONAL, INC; EDWARD	)	
JOHN REINHOLD a.k.a E. JOHN REINHOLD,	)	<b>AMENDED</b>
ROBERT YATES BALDWIN, JR., KEVIN	)	<b>FINAL ORDER</b>
CAMILLI, RICHARD CHASE, ROGER CRAFT,	)	
HENRY DECKER, MARJORIE DOUGLAS,	)	
CHARLES FARMER, JUDY FARMER, JAMES	)	
R. GILLESPIE, MALCOLM GOSDIN, CHARLES	)	
SAYLOR, NEAL SIGEL, EDWARD STAM,	)	
SAMUEL TOWNSEND, personally and in their	)	
capacities as officers or directors; and/or their	)	
agents, representatives, successors and assigns;	)	
CARLSON, FREDERICK and COMPANY, PA,	)	
ROBERT E. CARLSON,	)	
CBA ADMINISTRATORS,	)	
LARRY GASKILL, GARY SPATZ,	)	
RUDY WAGONER, and JOHN DOES 1-25,	)	
	)	
Respondents.	)	

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Pursuant to the authority vested by the Montana Insurance Code, Mont. Code Ann. §§ 2-4-603 and 33-1-101 *et seq.*, and upon review of the Respondents' Verified Motion to Amend Final Order, and good cause appearing therefor,

IT IS ORDERED that having established proof of compliance with the provisions of the Consent Agreement between the Insurance Department and American Evangelistic Association; Christian Care Ministry; Medi-Share; Christian Care Ministry, Inc.; AEA International, Inc.; Edward John Reinhold; Robert Yates Baldwin, Jr.; Kevin Camilli; Richard Chase; Roger Craft; Henry Deckker; Marjorie Douglas; Charles Farmer; Judy Farmer; James R. Gillespie; Malcolm Gosdin; Charles Saylor; Neal Sigel; Edward Stam; Samuel Townsend; Carlson, Frederick and Company, PA.; Robert E. Carlson; Rudy Wagoner; and American Evangelistic Association, Inc., adopted herein, Respondents are released from liability for all suspended fines provided in ¶6(n)(ii) resulting from violation of the Consent Agreement for the reason that Respondents have to date fully complied with the provisions of the Consent Agreement, expressly including final payment of all eligible claims, including disputed claims determined by Corporate Respondents to be eligible under the "Biblical Healthcare Solutions" guidelines and appeal procedures as amended by the Consent Agreement.

DATED this <sup>7th</sup> ~~20~~ day of <sup>March</sup> ~~February~~, 2014.

MONICA LINDEEN  
State Auditor and Commissioner of Insurance

BY:   
Greg Dahl  
Deputy Insurance Commissioner

cc: Michael J. Rieley, Esq.  
Michael Winsor, Esq.  
Jacqueline T. Lenmark, Esq.

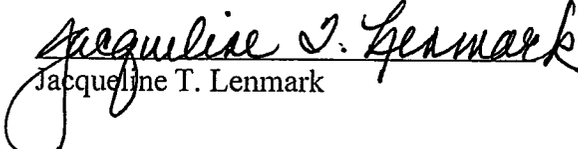
**CERTIFICATE OF SERVICE**

I, Jacqueline T. Lenmark, one of the attorneys for Respondents, hereby certify that on February 26, 2014, I served a true and correct copy of the foregoing [PROPOSED] AMENDED FINAL ORDER, by directing the same to be placed in an envelope, addressed to the below recipients, and sent by first class mail, postage prepaid to:

Michael Winsor, Esq.  
STATE AUDITOR'S OFFICE  
840 Helena Avenue  
Helena, Montana 59601

Michael J. Rieley, Esq.  
MICHAEL J. RIELEY, PC  
7 West Sixth Avenue  
P. O. Box 1211  
Helena, Montana 59624

DATED this 26 day of February, 2014.

  
Jacqueline T. Lenmark