

**IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT
IN AND FOR PINELLAS COUNTY, FLORIDA
CIVIL DIVISION**

STATE OF FLORIDA, OFFICE OF
FINANCIAL REGULATION,

Plaintiff,

vs.

Case No.: 14-001695-CI

TRI-MED CORPORATION, TRI-MED
ASSOCIATES INC., JEREMY
ANDERSON, ANTHONY N. NICHOLAS,
III, ERIC AGER, IRWIN AGER, TERESA
SIMMONS BORDINAT a/k/a TERESA
SIMMONS, and ANTHONY N.
NICHOLAS, JR.,

Defendants,

TMFL HOLDINGS, LLC,

Relief Defendant.

AMENDED ORDER

THIS MATTER having come before the Court on the Receiver's Motion to Expand Scope of the Receivership to Include Tri-Med Management, Inc.; JA Management, LLC; and JRAM, LLC and Incorporated Memorandum of Law (the "**Motion**"), which was filed on February 28, 2017, and the Court having reviewed the Motion, heard argument of counsel, and being otherwise fully advised in the premises, it is hereby **ORDERED** and **ADJUDGED** that the Motion is **GRANTED**:

1. The scope of the receivership created in this case is expanded to include Tri-Med Management, Inc.; JA Management, LLC; and JRAM, LLC, and all control of Tri-Med Management, Inc.; JA Management, LLC; and JRAM, LLC is vested in the Receiver for the benefit of the Receivership estate. Tri-Med Management, Inc.; JA Management, LLC; and

JRAM, LLC shall be subject to the Order Imposing Temporary Injunction, Appointment of a Receiver, and Other Statutory and Ancillary Relief (the “**Order Imposing Injunction**”) previously entered in this case on March 5, 2014, as though Tri-Med Management, Inc.; JA Management, LLC; and JRAM, LLC were specifically named as Defendants in the Order Imposing Injunction. The Court finds that based on the OFR’s previous filings and the affidavit filed in support of the Motion, the same findings and conclusions that led the Court to include Tri-Med Corporation, Tri-Med Associates, Inc., and TMFL Holdings, LLC, in the Order Imposing Injunction apply equally to Tri-Med Management, Inc.; JA Management, LLC; and JRAM, LLC.

2. Burton W. Wiand is appointed Receiver of Tri-Med Management, Inc.; JA Management, LLC; and JRAM, LLC, and all of its assets and properties, and is directed to take immediate possession of said assets and properties; and any financial, banking, or brokerage institutions, bailees, debtors, or any other persons or entities holding any assets, funds, or other properties of Tri-Med Management, Inc.; JA Management, LLC; and JRAM, LLC, or their agents, are ordered to hold and retain within their control such assets, funds, or properties and prohibit their withdrawal, transfer, setoff, pledge, or disposal until further order of this Court or, to the extent authorized by the Order Imposing Injunction, instructions from the Receiver.

DONE AND ORDERED in Chambers in Pinellas County, Florida on this ___ day of _____, 2017.

COPIES TO: Counsel of Record

The Honorable Judge Cynthia Newton
Circuit Court Judge

