UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA MIAMI DIVISION

CASE NO. 11-21979-GOODMAN 11-21983-GOODMAN 11-22205-GOODMAN

[Consent Case]

RIMAC INTERNACIONAL CIA DE SEGUROS Y REASEGUROS, et al,
Plaintiffs, vs.
PEOPLE & LOGISTICS AMERICA, INC., et al
Defendants.
PEOPLE & LOGISTICS AMERICA, INC.,
Cross-Claimant, vs.
TEAMRUNNERS LOGISTICS, INC., et al,
Cross-Defendants.
RIMAC INTERNACIONAL CIA DE SEGUROS Y REASEGUROS, et al.,
Plaintiffs, vs.
TEAMRUNNERS LOGISTICS, INC., and MIAMI FOLIAGE FORWARDERS, INC.,
Defendants.
CONSENT FINAL JUDGMENT AGAINST

TEAMRUNNERS LOGISTICS, INC.

This cause having come before the Court pursuant to the Joint Stipulation for Entry of Consent Final Judgment entered into between the Plaintiffs, Rimac Internacional Cia De Seguros

CASE NO. 11-21979-GOODMAN

11-21983-GOODMAN 11-22205-GOODMAN

[Consent Case]

Y Reaseguros, et al., and the Defendant/Cross-Defendant, Teamrunners Logistics, Inc. [DE 110],

and the Court having considered and approved the joint stipulation and having been otherwise

fully advised in the premises, it is

ORDERED and ADJUDGED that the Plaintiffs, Rimac Internacional Cia De Seguros Y

Reaseguros, Penta-Security, S.A., HSBC La Buenos Aires Seguros, and Tokio Marine

Seguradora, recover from the Defendant, Teamrunners Logistics, Inc., the sum of Two Hundred

Seventy Thousand Dollars and No Cents (\$270,000.00), to bear interest from the date of this

judgment at the legal rate as provided by law, for which sum let execution issue.

It is also ORDERED and ADJUDGED that this case is CLOSED as the parties

indicated that all claims in the consolidated cases are now resolved.

DONE and ORDERED in Miami, Florida, this 11th day of July, 2012.

Copies furnished:

All counsel of record

2