FILED

FEB - 3 2006

OFFICE OF
WORKERS' COMPENSATION JUDGE
HELENA MONTANA

Jacqueline T. Lenmark KELLER, REYNOLDS, DRAKE, JOHNSON & GILLESPIE, P.C. 50 South Last Chance Gulch P.O. Box 598 Helena, MT 59624 406/442-0230 Tele. 406/449-2256 Fax.

Attorneys for Platte River Insurance Company

IN THE WORKERS' COMPENSATION COURT OF THE STATE OF MONTANA

ROBERT FLYNN and CARL MILLER, individually and on behalf of others similarly situated,) WCC NO. 2000-0222)
Petitioners,)
vs.))
MONTANA STATE FUND,) PLATTE RIVER INSURANCE) COMPANY'S MOTION TO
Respondent/Insurer,) DISMISS
and)
LIBERTY NORTHWEST INSURANCE CORPORATION,)))
Intervenor.))

COMES NOW Platte River Insurance Company (hereinafter "Platte River") and files this motion to dismiss.

On May 4, 2005, this Court had served by mail on many insurers, including Platte River, a Summons requiring each of the insurers to respond to the attorney fee lien filed by Petitioners' attorneys. The Summons required that each insurer provide the Court those claimants whose benefits were offset on account of Social Security benefits at any time since June 30, 1974. Platte River made a limited appearance in response to the Summons.

PLATTE RIVER INSURANCE COMPANY'S MOTION TO DISMISS

Letter of Julie Pollack, Esq., Swiss Reinsurance America Corporation to Honorable Michael McCarter (Jun. 20, 2005), WCC Docket No. 223.

Platte River has since had the opportunity to complete a full review of its Montana claims files to determine what claimants it may have on workers' compensation policies meeting the criteria in this matter as set forth by the Summons dated May 4, 2005. The conclusion of Platte River is that there are no cases in which it has any claimants on workers' compensation policies meeting the criteria in this matter as set forth by the Summons dated May 4, 2005. This conclusion is supported by the attached Affidavits of Carmen Raha, Controller of Platte River, and Stuart deHaaff, former Senior Vice President and General Counsel of Underwriters Insurance Company, attesting to certain facts relating to the Stock Purchase Agreement and Transfer and Assumption Agreement concerning business of Platte River. (Exhibits1 and 2, the originals of which will be filed with the court when they are received).

WHEREFORE, Platte River moves this Court to dismiss with prejudice Platte River on the ground that no claims exist against it and that it is not liable for any additional benefits to be paid to claimants in this matter or for attorneys' fees.

DATED this 2d day of February, 2006.

KELLER, REYNOLDS, DRAKE, JOHNSON & GILLESPIE, P.C.

BY: <u>Jacqueline</u> J. <u>Gennark</u> Jacqueline T. Lenmark

50 South Last Chance Gulch

P.O. Box 598

Helena, MT 59624

I, Jacqueline T. Lenmark, one of the attorneys for Platte River Insurance Company, hereby certify that on February 2, 2006, I served a true and correct copy of the foregoing **Motion to Dismiss**, by depositing same in the United States Mail, first class postage prepaid, in Helena, Montana, upon the following:

Rex Palmer, Esq. ATTORNEYS INC., P.C. 301 West Spruce Missoula, Montana 59802

DATED this 2d day of February, 2006.

PLATTE RIVER INSURANCE COMPANY'S MOTION TO DISMISS

gulue. O. Gumark. Jeline T. Lenmark Jacqueline T. Lenmark KELLER, REYNOLDS, DRAKE, JOHNSON & GILLESPIE, P.C. 50 South Last Chance Gulch P.O. Box 598 Helena, MT 59624 406/442-0230 Tele. 406/449-2256 Fax.

1.

Attorneys for Platte River Insurance Company

IN THE WORKERS' COMPENSATION COURT OF THE STATE OF MONTANA

ROBERT FLYNN and CARL MILLER individually and on behalf of others similarly situated,) WCC NO. 2000-0222)
Petitioners,	
vs.) AFFIDAVIT OF CARMEN RAHA) FOR AND ON BEHALF OF
MONTANA STATE FUND,) PLATTE RIVER INSURANCE) COMPANY
Respondent/Insu	,
and	
LIBERTY NORTHWEST INSURANC CORPORATION,	E))
Intervenor.)
STATE OF WISCONSIN)	
: ss COUNTY OF).
Carmen Raha, being first duly	sworn, on oath deposes and says:

I am Controller of Platte River Insurance Company ("Platte River");

EXHIBIT

AFFIDAVIT OF CARMEN RAHA FOR AND ON BEHALF OF

PLATTE RIVER INSURANCE COMPANY

- 2. In my capacity as Controller of Platte River, I am authorized to make the statements set forth in this affidavit on behalf of Platte River and to bind Platte River by these statements;
- 3. Platte River is a corporate subsidiary of Alleghany Insurance Holdings, Inc., which is a subsidiary of Alleghany Corporation ("Alleghany");
- 4. Alleghany purchased all of the issued and outstanding capital stock of Underwriters Insurance Company ("UIC") by a Stock Purchase Agreement dated December 5, 2001:
 - 5. After this purchase, Alleghany changed the name of UIC to Platte River;
- 6. As a condition of Alleghany's purchase of UIC, all past, present and future liabilities under all binders, policies, contracts, certificates and other obligations or agreements of insurance issued by UIC prior to the closing date of the Stock Purchase Agreement and endorsements thereon and changes in coverage thereunder, disclosed and undisclosed, were assumed by North American Specialty Insurance Company pursuant to a Transfer and Assumption Agreement;
- 7. After review of our records, I swear under oath that Platte River should be dismissed from the above-entitled action for any or all of the following reasons:
 - (a) Platte River has not issued any workers' compensation policies in the state of Montana on or after January 4, 2002, and the liabilities on polices prior to that date were assumed by North American Specialty Insurance Company pursuant to a Transfer and Assumption Agreement;
 - (b) Platte River does not have any Montana workers' compensation insurance claims for any workers' compensation policies issued on or after January 4, 2002; and
 - (c) As Platte River has not issued any workers' compensation policies in the State of Montana since its acquisition by Alleghany Corporation on January 4, 2002, Platte River does not believe that it has any claimants on any workers' compensation policies issued on or after January 4, 2002, meeting the Court's criteria in this matter as set forth in the Summons dated May 4, 2005, issued by the Workers' Compensation Court of the State of Montana in the matter of Flynn v. Montana State Fund (WCC No. 2000-0222).
 - 8. I understand that the Montana Workers' Compensation Court may allow a

period of up to ninety (90) days from the date of filing this affidavit within which Petitioners' counsel may conduct discovery and investigation for the limited purpose of proving or disproving the foregoing statement(s) made by me on behalf of Platte River. After such 90 days, if no objection is lodged by the Petitioners' counsel, the Court will dismiss the insurer from this action based on the sworn statements made by me in this affidavit.

9.	The above is true and correct to the best of my knowledge.	
	Ma. Carman Daha	
	Ms. Carmen Raha	
	Date:	
So subscribed and sworn to before me this day of February, 2006.		
	Print Name: Notary Public for the State of Residing at My Commission Expires: / /20	

I, Jacqueline T. Lenmark, one of the attorneys for Platte River Insurance Company, hereby certify that on February 2, 2006, I served a true and correct copy of the foregoing unsigned **AFFIDAVIT OF CARMEN RAHA FOR AND ON BEHALF OF PLATTE RIVER INSURANCE COMPANY**, by depositing same in the United States Mail, first class postage prepaid, in Helena, Montana, upon the following:

Rex Palmer, Esq. ATTORNEYS INC., P.C. 301 West Spruce Missoula, Montana 59802

DATED this 2d day of February, 2006.

AFFIDAVIT OF CARMEN RAHA FOR AND ON BEHALF OF PLATTE RIVER INSURANCE COMPANY

aulue J. Gernark Ine T. Lenmark

WORKERS COMPENSATION COURT OF THE STATE OF MONTANA

DALE REESOR)) WCC No. 2002-0676
VS.)
MONTANA STATE FUND))
)
ROBERT FLYNN and CARL MILLER) WCC No. 2000-0222
vs.)
MONTANA STATE FUND, et al	
)
AFFIDAVIT OF	STUART M. DE HAAFF
STATE OF CALIFORNIA)	

I, Stuart M. de Haaff, being first duly sworn on oath depose and say:

COUNTY OF LOS ANGELES

) ss.

- 1. I was a Senior Vice President and the General Counsel of Underwriters Insurance Company, a Nebraska corporation ("UIC"), between July 1996 and January 2002 and, in that capacity, I acquired personal knowledge of the matters stated herein.
- 2. Effective July 1, 2001, pursuant to a Transfer and Assumption Agreement between UIC and North American Specialty Insurance Company, a New Hampshire corporation ("NAS"), NAS assumed all of UIC's business and liabilities, including, without limitation, all of the past, present and future liabilities and obligations of UIC under all binders, policies, contracts, certificates and other obligations or agreements of insurance issued by UIC (collectively, "Policyholder Contracts").
- 3. Pursuant to a Stock Purchase Agreement dated December 5, 2001 between Alleghany Corporation ("Alleghany") and UIC's corporate parent, Swiss Reinsurance America Corporation, Alleghany purchased all of the issued and outstanding capital stock of UIC.

3.	EXHIBIT
tabbies	2

- Pursuant to the Stock Purchase Agreement NAS retained all liabilities and obligations for the Policyholder Contracts issued by UIC prior to January 1, 2002 and UIC, as a wholly owned subsidiary of Alleghany, assumed all liabilities and obligations on business written by UIC on or after January 1, 2002.
- 5. During 2002 following the purchase of UIC by Alleghany, UIC changed its name to Platte River Insurance Company.
- The above is true and correct to the best\of my knowledge. 6.

So subscribed and sworn to before me this ______day of December, 2005,

(seal)

LISA RAE BONDELLI Commission # 1566478 Notary Public - California Los Angeles County My Comm. Expires Apr 2, 2009

KELLER, REYNOLDS, DRAKE, JOHNSON & GILLESPIE, P.C.

Guardian Building, Third Floor
50 South Last Chance Gulch
P. O. Box 598
Helena, Montana 59624
406/442-0230 Tele.
406/449-2256 Fax
E-mail: jtlenmark@kellerlawmt.com

SPEED MEMO

February 2, 2006

Re: Robert Flynn and Carl Miller vs. Montana State Fund and Liberty Northwest Insurance Corporation Montana Workers' Compensation Court No. 2000-0222

For filing, please find enclosed Motion to Dismiss Platte River Insurance Company. Thank you for your assistance.

Jacqueline T. Lenmark

cc: Rex Palmer, Esq. (w/copy of encl. as indicated above)

TO: MS PATRICIA KESSNER
WORKERS' COMPENSATION COURT
1625 11TH AVENUE
P O BOX 537
HELENA MT 59624

Jacqueline T. Lenmark KELLER, REYNOLDS, DRAKE, JOHNSON & GILLESPIE, P.C. 50 South Last Chance Gulch P.O. Box 598 Helena, MT 59624 406/442-0230 Tele. 406/449-2256 Fax.

Attorneys for Platte River Insurance Company

IN THE WORKERS' COMPENSATION COURT OF THE STATE OF MONTANA

ROBERT FLYNN and CARL MILLER, individually and on behalf of others similarly situated,) WCC NO. 2000-0222)
Petitioners,)
vs. MONTANA STATE FUND,) AFFIDAVIT OF CARMEN RAHA) FOR AND ON BEHALF OF) PLATTE RIVER INSURANCE
Respondent/Insurer,) COMPANY
and)
LIBERTY NORTHWEST INSURANCE CORPORATION, Intervenor.))))
STATE OF WISCONSIN)	
county of <u>Dane</u> ; ss.	

Carmen Raha, being first duly sworn, on oath deposes and says:

1. I am Controller of Platte River Insurance Company ("Platte River");

AFFIDAVIT OF CARMEN RAHA FOR AND ON BEHALF OF PLATTE RIVER INSURANCE COMPANY

- 2. In my capacity as Controller of Platte River, I am authorized to make the statements set forth in this affidavit on behalf of Platte River and to bind Platte River by these statements:
- 3. Platte River is a corporate subsidiary of Alleghany Insurance Holdings, Inc., which is a subsidiary of Alleghany Corporation ("Alleghany");
- 4. Alleghany purchased all of the issued and outstanding capital stock of Underwriters Insurance Company ("UIC") by a Stock Purchase Agreement dated December 5, 2001;
 - 5. After this purchase, Alleghany changed the name of UIC to Platte River;
- 6. As a condition of Alleghany's purchase of UIC, all past, present and future liabilities under all binders, policies, contracts, certificates and other obligations or agreements of insurance issued by UIC prior to the closing date of the Stock Purchase Agreement and endorsements thereon and changes in coverage thereunder, disclosed and undisclosed, were assumed by North American Specialty Insurance Company pursuant to a Transfer and Assumption Agreement;
- 7. After review of our records, I swear under oath that Platte River should be dismissed from the above-entitled action for any or all of the following reasons:
 - (a) Platte River has not issued any workers' compensation policies in the state of Montana on or after January 4, 2002, and the liabilities on polices prior to that date were assumed by North American Specialty Insurance Company pursuant to a Transfer and Assumption Agreement;
 - (b) Platte River does not have any Montana workers' compensation insurance claims for any workers' compensation policies issued on or after January 4, 2002; and
 - (c) As Platte River has not issued any workers' compensation policies in the State of Montana since its acquisition by Alleghany Corporation on January 4, 2002, Platte River does not believe that it has any claimants on any workers' compensation policies issued on or after January 4, 2002, meeting the Court's criteria in this matter as set forth in the Summons dated May 4, 2005, issued by the Workers' Compensation Court of the State of Montana in the matter of Flynn v. Montana State Fund (WCC No. 2000-0222).
 - 8. I understand that the Montana Workers' Compensation Court may allow a

period of up to ninety (90) days from the date of filing this affidavit within which Petitioners' counsel may conduct discovery and investigation for the limited purpose of proving or disproving the foregoing statement(s) made by me on behalf of Platte River. After such 90 days, if no objection is lodged by the Petitioners' counsel, the Court will dismiss the insurer from this action based on the sworn statements made by me in this affidavit.

9. The above is true and correct to the best of my knowledge.

Carmer	Kaha
Ms. Carmen Raha	
Date:	2/2/06

So subscribed and sworn to before me this day of February, 2006.

Print Name: Teresa C. L Notary Public for the State of Wisconsin Residing at <u>E4519 Maple Ct. Spring</u> Green My Commission Expires: 12/21/2008

I, Jacqueline T. Lenmark, one of the attorneys for Platte River Insurance Company, hereby certify that on February $\underline{\psi}$ served a true and correct copy of the foregoing **AFFIDAVIT OF CARMEN RAHA FOR AND ON BEHALF OF PLATTE RIVER INSURANCE COMPANY**, by depositing same in the United States Mail, first class postage prepaid, in Helena, Montana, upon the following:

Rex Palmer, Esq. ATTORNEYS INC., P.C. 301 West Spruce Missoula, Montana 59802

DATED this day of February, 2006.

AFFIDAVIT OF CARMEN RAHA FOR AND ON BEHALF OF PLATTE RIVER INSURANCE COMPANY

WORKERS COMPENSATION COURT OF THE STATE OF MONTANA

DALE REESOR) WCC No. 2002-0676
vs.)
MONTANA STATE FUND)
)
ROBERT FLYNN and CARL MILLER	WCC No. 2000-0222
vs.)
MONTANA STATE FUND, et al)))
AFFIDAVIT	OF STUART M. DE HAAFF
STATE OF CALIFORNIA	
COUNTY OF LOS ANGELES) ss.)

- I, Stuart M. de Haaff, being first duly sworn on oath depose and say:
- 1. I was a Senior Vice President and the General Counsel of Underwriters Insurance Company, a Nebraska corporation ("UIC"), between July 1996 and January 2002 and, in that capacity, I acquired personal knowledge of the matters stated herein.
- 2. Effective July 1, 2001, pursuant to a Transfer and Assumption Agreement between UIC and North American Specialty Insurance Company, a New Hampshire corporation ("NAS"), NAS assumed all of UIC's business and liabilities, including, without limitation, all of the past, present and future liabilities and obligations of UIC under all binders, policies, contracts, certificates and other obligations or agreements of insurance issued by UIC (collectively, "Policyholder Contracts").
- 3. Pursuant to a Stock Purchase Agreement dated December 5, 2001 between Alleghany Corporation ("Alleghany") and UIC's corporate parent, Swiss Reinsurance America Corporation, Alleghany purchased all of the issued and outstanding capital stock of UIC.

- Pursuant to the Stock Purchase Agreement NAS retained all liabilities and obligations for the Policyholder Contracts issued by UIC prior to January 1, 2002 and UIC, as a wholly owned subsidiary of Alleghany, assumed all liabilities and obligations on business written by UIC on or after January 1, 2002.
- 5. During 2002 following the purchase of UIC by Alleghany, UIC changed its name to Platte River Insurance Company.
- 6. The above is true and correct to the best of my knowledge.

So subscribed and sworn to before me this _____day of December, 2005,

My Commission Expires:

(seal)

LISA RAE BONDELLI Commission # 1566478 Notary Public - California Los Angeles County My Comm. Expires Apr 2, 2009

I, Jacqueline T. Lenmark, one of the attorneys for Platte River Insurance Company, hereby certify that on February 6, 2006, I served a true and correct copy of the foregoing **Affidavit of Stuart M. Haaff**, by depositing same in the United States Mail, first class postage prepaid, in Helena, Montana, upon the following:

Rex Palmer, Esq. ATTORNEYS INC., P.C. 301 West Spruce Missoula, Montana 59802

DATED this 6th day of February, 2006.

AFFIDAVIT OF STUART M. HAAFF

ulius. Gernark ine T. Lenmark

KELLER, REYNOLDS, DRAKE, JOHNSON & GILLESPIE, P.C.

Guardian Building, Third Floor
50 South Last Chance Gulch
P. O. Box 598
Helena, Montana 59624
406/442-0230 Tele.
406/449-2256 Fax
E-mail: jtlenmark@kellerlawmt.com

SPEED MEMO

February 6, 2006

Re: Robert Flynn and Carl Miller vs. Montana State Fund and Liberty Northwest Insurance Corporation Montana Workers' Compensation Court No. 2000-0222

For filing, please find enclosed the originals of Affidavit of Carmen Raha For and on Behalf of Platte River Insurance Company and Affidavit of Stuart M. De Haaff. Thank you for your assistance.

Jacqueline T. Lenmark

cc: Rex Palmer, Esq.
(w/copy of encls. as indicated above)

TO: MS PATRICIA KESSNER
WORKERS' COMPENSATION COURT
1625 11TH AVENUE
P O BOX 537
HELENA MT 59624