RELEASE AND SETTLEMENT AGREEMENT

This Release and Settlement Agreement ("Agreement") is entered into this ______ day of ______, 2009, by and between Federal Deposit Insurance Corporation, as Receiver for IndyMac Federal Bank, FSB ("FDIC") and 2400 McCue Residential, L.P.; Choice Condominiums V, LP, Choice Condominiums LLC; Choice Condominiums II, LP; Choice GP, LLC; Reata Residential, L.P.; Choice Condominiums GP, LLC; Braeswood Park Residential, L.P.; Choice Condominiums V, LP, Choice Condominiums LLC; Choice Residential, L.P.; Choice Condominiums V, LP, Choice Condominiums LLC; Choice Condominiums II, LP; Choice GP, LLC; Reata Residential, L.P.; Choice Condominiums GP, LLC; Braeswood Park Residential, L.P; Choice Condominiums VI, LP; Ronald Lozoff; and Joseph Harman shall be referred to collectively as the "Developer Defendants") with respect to the claims made in the case captioned Federal Deposit Insurance Corporation, as Receiver for IndyMac Federal Bank, FSB v. First American Title Insurance Co. et al., in the 129th Judicial District Court of Harris County, Texas, Cause No. 2008-22322 (the "Litigation").

RECITALS

WHEREAS, IndyMac Bank, F.S.B ("IndyMac") funded mortgage loans secured by properties located in (1) 2400 McCue Condominiums, 2400 McCue Road, Houston, Texas ("2400 McCue"); (2) Braeswood Park Condominiums, 2255 Braeswood Park Drive, Houston, Texas ("Braeswood Park"); and (3) Reata at River Oaks Condominiums, 3231 Allen Parkway, Houston, Texas ("Reata at River Oaks") — 2400 McCue, Braeswood Park, and Reata at River Oaks shall be collectively referred to as the "Condo Complexes;"

WHEREAS, the *Developer Defendants* acted as the developers of the *Condo Complexes*, and sold individual condominium units in the *Condo Complexes* to individuals who financed the

purchase of the condominium units with mortgage loans funded by *IndyMac* (the "Subject Transactions");

WHEREAS, *IndyMac* asserted claims in the *Litigation* against the *Developer Defendants* based on the *Subject Transactions*;

WHEREAS, FDIC is entitled to pursue the claims asserted by IndyMac in the Litigation;
WHEREAS, the Developer Defendants expressly deny any liability relating to the asserted claims in the Litigation; and

WHEREAS, to avoid any further expense of litigation, the parties voluntarily enter into this Agreement.

In consideration of the above and for such other good and valuable consideration, the sum and sufficiency of which is hereby acknowledged and based on the mutual promises and conditions contained herein, the parties agree as follows:

- 1. Recitals. The above Recitals are incorporated herein by reference and made a part of this Agreement.
- 2. **Dismissal and Release**. FDIC and the Developer Defendants, through counsel, shall execute a dismissal with prejudice and without any costs or attorney's fees to any party regarding all claims in the Litigation between the Developer Defendants and FDIC.

For and in consideration of the total payment of \$75,000 (Seventy Five Thousand Dollars) by the *Developer Defendants* to be payable to "RJ Landau Partners PLLC, Attorneys for Federal Deposit Insurance Corporation" within fifteen (15) days of the execution of this *Agreement*, and in consideration of the terms and conditions of this *Agreement*, FDIC does absolutely and unconditionally release, discharge, and forever hold harmless the *Developer Defendants*, their officers, directors, shareholders, members, insurers, employees, owners,

agents, affiliates, successors, fiduciaries, and assigns, jointly and severally, from any and all claims, demands, or suits, known or unknown, fixed or contingent, liquidated or unliquidated, whether or not asserted in the *Litigation*, as of the date of the execution of this *Agreement*, arising under or through *IndyMac* and/or *FDIC* from or related to the events and transactions which were or are the subject matter of the *Litigation*, or otherwise relating to the *Subject Transactions* or any transactions funded by *IndyMac* in the *Condo Complexes*.

3. Express Reservation from Releases by FDIC. Notwithstanding any other provision, by this Agreement, FDIC does not release, and expressly preserves fully and to the same extent as if the Agreement had not been executed, (a) any claims or causes of action that do not arise from or relate to the facts and circumstances alleged in the Litigation, or the defense of the same, except to the extent they relate to the Subject Transactions or any transactions funded by IndyMac in the Condo Complexes, or (b) any action taken by any other federal agency. In addition, this Agreement does not purport to waive, or intend to waive, any claims which could be brought by the United States through either the Department of Justice or the United States Attorney's Office in any federal judicial district.

Nothing in this Agreement waives any claim, cause of action, or any rights to contribution or other claims held by FDIC existing currently or arising in the future, against any other individual or entity not expressly released by this Agreement, including but not limited to any other party in the Litigation.

- 4. Attorney's Fees and Costs. Each party shall bear its own attorney's fees and costs with respect to the *Litigation*.
- 5. Amendment. This Agreement may not be amended or modified at any time except by any instrument in writing executed by all of the parties.

- 6. **Execution.** This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one in the same instrument. The parties also agree that, without receiving further consideration, they will sign and deliver such documents and do anything else that is reasonably necessary in the future to make the provisions of this Agreement effective.
- 7. Integrated Agreement. This Agreement sets forth the entire understanding between the parties concerning the subject matter of this Agreement and incorporates all prior negotiations and understandings. There are no covenants, promises, agreements, conditions or understandings, either oral or written, between them relating to the subject matter of this Agreement other than those set forth herein.
- 8. Governing Law. This Agreement shall be governed by and construed in accordance with Texas law (excluding any conflict of laws rule or principle that might refer the governance or construction of this Agreement to the law of another jurisdiction). Nothing in this Agreement shall require any unlawful action or inaction by any party hereto.
- 9. Severability. If any portion of this Agreement is found to be unenforceable, the parties desire that all other portions that can be separated from the unenforceable portion or appropriately limited in scope shall remain fully valid and enforceable.
- 10. Representation. No representation or warranty has been made by or on behalf of any party to this Agreement (or any officer, director, employee or agent thereof) to induce any other party to enter into this Agreement or to abide by or consummate any transactions contemplated by any terms of this Agreement, except representations and warranties, if any, expressly set forth herein. In entering into this Agreement, the parties hereto represent that they have proceeded with the advice of an attorney of their own choice, that they have read the terms

of this Agreement, that the terms of this Agreement have been completely read and explained to the parties by their attorney, and that those terms are fully understood and voluntarily accepted by the parties.

Authority. Each person signing this Agreement on behalf of any entity warrants 11. or represents that he/she has the full and complete authority to enter into this Agreement on behalf of that entity.

IN WITNESS WHEREOF, the parties to this Agreement have executed this Agreement as of the date indicated by each party's signature.

Witnesses

(b)(6)

2400 McCue Residential, L.P.

(b)(6)

	Ву:	By:
(b)(6)	Name: Stephanie Dopek	Name: RODAL LLOZOFE
	By:	Title: MANDEN Perhae
	Name: Michele Perry	Date: 4/14/09
(b)(6)	Witnesse	Choice Condominiums LLC (b)(6)
	Ву;	Ву:
(b)(6)	Name: Stephanie Dropek	Name: Rowald Lore
	By:	Title: mun menter
	Name: M. Melle Derry	Date:

		Choice Condominiums II, LP	
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	Ву:	By:	
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	By:	Date:	
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(b)(6)	Witness	Choice GP, LLC.	(b)(6)
	By:	By:	
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	By: (b)(6)	Date: 1/1/1/09	
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	Ву:	Ву:	
	Name: Stophanie Drock	Name: Rowald LLozoff	
(b)(6)		Title: Junia Parla	
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	Name: My Oly le Perry (6)(6)	Date: 1/ /6/09	
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(b)(G)	Name: Stephanie Ombek	Name: RONALD CLOZOPT	
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	By:	Ticke	
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	Witnesses	Choice Condominiums GP, LLC	(b)(6)
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		Title: June Symenter	
	By: [[b)(6]	Date:	
	Name: Module fem	Date: 11 1 Land	
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	•	Braeswood Park Residential, LP	
(b)(6)	Witnesses		(b)(6)
	By:	By:	
4.24	Name: Stephanie Dropek	Name: Rosald L Lozo FE	;
(b)(6)		Title: many full	
	By:		
	Name: Mi aule Per (b)	Date: 11 /16 /09	•

Choice Condominiums VI, LP

Witnesses	
Ву:	Ву:
Name:	Name:
Ву:	Title:
Name:	Date:
	Ronald Lozoff
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Ву:	·
Name:	Name:
Ву:	
Name:	Date:
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•	Joseph Harman
Witnesses	(b)(6)
Ву:	
Name: JAMIL JOHNSON PEARLY	Name: Joseph H. HARMAN
By: ,	
Name: MARHHULL C. SCHOOLOGE	Date: 1//13/29

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		Choice Condominiums VI, LP	
b)(6)	Witness		(b)(6)
	By:	By:	
b)(6)	Name: Stophanie Dropek	Name: Konnld L LozoFf	
	By:	Title: Managen Balen	
	Name: Mi chelle ter (10)	Date: 11/16/09	
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(b)(6)	Witness	Ronald Lozoff	(b)(6)
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(b)(6)	Name: Stebranie Dropek	Name: Konsid L Lozoft	
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		Joseph Harman	
	Witnesses		
	Ву:		
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(b)(6)	Name: Chde	FO/LS
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Federal Deposit Insurance Corporation, as Receiver for IndyMac Federal Bank, FSB

	(b)(6)
Ву:	
Name:	José Dinear
Title:	Consel
Date:	Feb. 8, 2010