## SETTLEMENT AND RELEASE AGREEMENT

This Settlement and Release Agreement ("Agreement") is made by, between, and among the following undersigned parties:

The Plaintiff Federal Deposit Insurance Corporation as Receiver for Haven Trust Bank ("FDIC-R"), and Defendants Edward Briscoe, Kenneth Cutshaw, Scott Dix, Brij Kapoor, Balvant R. Patel, Dhiru Patel, Kunal S. Patel, Mukesh Patel, Mukund Patel, Narendra D. Patel, R.C. Patel, B. Ruth Strickland, Alan Tallis, Michael F. Johnston, and Mark Donovan (collectively the "Settling Defendants") (individually, the FDIC-R and the Settling Defendants may be referred to herein as "Party" and collectively as the "Parties").

## RECITALS

## WHEREAS:

Prior to December 12, 2008, Haven Trust Bank ("Bank") was a depository institution organized and existing under the laws of Georgia.

On December 12, 2008, the Georgia Department of Banking and Finance closed the Bank and pursuant to 12 U.S.C. § 1821(c), the Federal Deposit Insurance Corporation was appointed Receiver. In accordance with 12 U.S.C. § 1821(d), the FDIC-R succeeded to all rights, titles, powers and privileges of the Bank, including those with respect to its assets.

Among the assets to which the FDIC-R succeeded were all of the Bank's potential claims, demands, and causes of action against its former directors, officers, and employees arising from the performance, nonperformance, and manner of performance of their respective functions, duties and acts as directors, officers, and employees of the Bank;

On October 8, 2012, the FDIC-R filed a complaint, and thereafter an amended complaint, for money damages against the Settling Defendants, each of whom served at various times as a director and/or officer of the Bank. Those claims for damages are now pending in the United States District Court for the Northern District of Georgia in FDIC as Receiver for Haven Trust Bank v. Briscoe, et al, Case No. 1:11-cv-02303-SCJ ("D&O Action"). The Settling Defendants

have each filed Answers to the Complaint filed against them in the D&O Action in which they expressly denied liability and asserted what they believe are cogent affirmative defenses.

The undersigned Parties deem it in their best interests to enter into this Agreement to avoid the uncertainty and expense of further litigation.

NOW, THEREFORE, in consideration of the promises, undertakings, payments, and releases stated herein, the sufficiency of which consideration is hereby acknowledged, the undersigned Parties agree, each with the other, as follows:

# **SECTION I: Payment to FDIC-R**

- A. As an essential covenant and condition to this Agreement, on or before thirty (30) calendar days following the execution of this Agreement by the last of each of the undersigned Parties, the Settling Defendants agree to pay or cause to be paid to the FDIC-R the sum of \$2,450,000.00 ("the Settlement Payment").
- B. The Settling Defendants shall deliver or cause the delivery of the Settlement Payment to the FDIC-R by direct wire transfer into an account designated by FDIC-R. The transfer should be made to:

	BANK: Federal Home Loan Bank of New York
(b)(4)	ROUTING #:
( / ( - /	FOR CREDIT TO: FDIC National Liquidation Account
(b)(4)	ACCOUNT #:
, , , ,	New York Main Office
	101 Park Avenue
	New York, NY 10178-0599
	212-681-6000
	212-441-6890 Fax
	OTHER BENEFICIARY INFORMATION (OBI):
(b)(4)	1. FDIC as Receiver of Haven Trust Bank, Financial Institution No. 10027  2. Asset number if available:
(0)(4)	
	3. D&O Settlement FDIC-R Haven Trust Bank v. Briscoe, et al, No. 1:11-cv-02303-SCJ (N.D.
	Ga.)

In the event that the Settlement Payment is not delivered to the FDIC-R (or its counsel)

on or before the date determined by subsection A above, interest shall accrue on all unpaid amounts at the rate of 5% per annum from the 31<sup>st</sup> day after execution of the Agreement until the date of payment.

- C. If the FDIC-R does not receive the Settlement Payment in full on or before the date determined by subsection A above, then the FDIC-R, in its sole discretion, shall have the right at any time prior to receipt of the Settlement Payment in full (including all accrued interest) to:
- 1. Extend the period of time for the Settlement Payment, including interest accruing from the date determined by subsection A above, through the date of payment at a rate calculated in accordance with 26 U.S.C. § 6621(a)(3); or
- 2. Enforce this Agreement, in which event the Settling Defendants agree to jurisdiction in United States District Court for the Northern District of Georgia and to pay all of the FDIC-R's reasonable attorney's fees and costs expended in enforcing the terms of this Agreement; or
- 3. Terminate the Agreement, move to vacate any dismissal order, to which the Settling Defendants agree to consent, and re-institute an action on the FDIC-R's claims. The Settling Defendants and Insurer further agree to waive any defense based on any statute of limitations that would bar any of the FDIC-R's claims and waive all objections, defenses, claims or counterclaims, and covenant and agree not to assert any objections, defenses, claims or counterclaims that did not exist or were otherwise unavailable as of the date this Agreement was fully executed; and/or
  - 4. Seek any other relief available to it in law or equity.

Any extension of time under Section I.C.1 for delivery of the Settlement Payment or acceptance of a portion of the Settlement Payment shall not prejudice the FDIC-R's rights to take any of the actions set forth in Section I.C.2 through I.C.4 at any time prior to the receipt of Settlement Payment (including all accrued interest) in full.

SECTION II: Stipulation and Dismissal

Within ten business days after the latter of (1) full execution of this Agreement by all of the Parties, and (2) receipt of the Settlement Payment, plus any accrued interest, the FDIC-R shall file a stipulation of dismissal with prejudice, executed by the attorneys for all Parties hereto, in the form attached hereto as Exhibit A, in the D&O Action.

#### **SECTION III: Releases**

#### A. The FDIC-R's Releases.

Upon receipt of the Settlement Payment in full and except as provided in Section III.D. below, the FDIC-R, for itself and its successors and assigns, hereby releases and discharges the Settling Defendants and their respective heirs, executors, trustees, administrators, representatives, insurers, successors, and assigns, from any and all claims, demands, obligations, damages, actions, and causes of action, direct or indirect, in law or in equity, belonging to the FDIC-R, that arise from or relate to, the performance, nonperformance, or manner of performance of the Settling Defendants' respective functions, duties and actions as officers and/or directors of the Bank including without limitation the causes of action alleged in the D&O Action.

## B. The Settling Defendants' Release.

Effective simultaneously with the release granted in Section III.A. above, the Settling Defendants, on behalf of themselves individually, and their respective heirs, executors, trustees, administrators, agents, representatives, insurers, attorneys, successors, and assigns, hereby release and discharge the FDIC-R, and its employees, officers, directors, representatives, attorneys, successors and assigns, from any and all claims, demands, obligations, damages, actions, and causes of action, direct or indirect, in law or in equity, that arise from or relate to, the Bank or to the performance, nonperformance, or manner of performance of the Settling Defendants' respective functions, duties and actions as officers and/or directors of the Bank including without limitation the causes of action alleged in the D&O Action.

#### C. Exceptions from Releases by FDIC-R.

- 1. Notwithstanding any other provision of this Agreement, the FDIC-R does not release, and expressly preserves fully and to the same extent as if this Agreement had not been executed, any claims or causes of action:
- a. Against the Settling Defendants or any other person or entity for liability, if any, incurred as the maker, endorser or guarantor of any promissory note or indebtedness payable or owed by them to FDIC-R, the Bank, other financial institutions, or any other person or entity, including without limitation any such claims acquired by FDIC-R as successor in interest to the Bank or any person or entity other than Bank; and
- b. Against any person or entity not expressly released by the FDIC-R in this Agreement.
- 2. Notwithstanding any other provision of this Agreement, nothing in this Agreement shall be construed or interpreted as limiting, waiving, releasing, or compromising the jurisdiction and authority of the Federal Deposit Insurance Corporation in the exercise of its supervisory or regulatory authority or to diminish its ability to institute administrative enforcement or other proceedings sceking removal, prohibition, or any other relief it is authorized to seek pursuant to its supervisory or regulatory authority against any person.
- 3. Notwithstanding any other provision of this Agreement, this Agreement does not purport to waive, or intend to waive, any claims that could be brought by the United States through the Department of Justice, the United States Attorney's Office for any federal judicial district, or any other department or agency of the United States as defined by 18 U.S.C. § 6. In addition, the FDIC-R specifically reserves the right to seek court-ordered restitution pursuant to the relevant provisions of the Mandatory Victims Restitution Act, 18 U.S.C. §§ 3322 and 3663 et. seq., if appropriate.
  - D. Express Reservation of Rights Relating to Financial Institution Bond.
- 1. Notwithstanding any other provision of this Agreement, nothing in this Agreement shall release or prejudice the rights of St. Paul Mercury Insurance Company or any other underwriter of any financial institution bond, fidelity bond, or banker's blanket bond on

which the Bank is an insured, to bring any claims by way of subrogation to the claims of the FDIC-R, against (a) any directors, officers, or employees of the Bank, including but not limited to the Settling Defendants, in their capacities as directors, officers, or employees of the Bank or in any other capacity, or (b) any other individual or entity.

- Nothing herein shall be construed to admit the existence of, or to establish,
  any claim or cause of action on the part of St. Paul Mercury Insurance Company or any other
  bond underwriter by way of subrogation to claims of the FDIC-R that would not exist had this
  Agreement not been executed.

(b)(4)

## SECTION IV: Waiver of Dividends and Proceeds from Litigation

To the extent, if any, that Settling Defendants are or were shareholders of the Bank or its holding company and by virtue thereof are or may be entitled to a dividend, payment, or other distribution upon resolution of the receivership of the Bank or proceeds in any litigation that has been or could be brought against the Federal Deposit Insurance Corporation in any capacity or against the United States based on or arising out of, in whole or in part, the closing of the Bank, or any alleged acts or omissions by the Federal Deposit Insurance Corporation in any capacity, the United States government, or any agency or department of the United States government in connection with the Bank, its conservatorship, or receivership, Settling Defendants hereby knowingly assign to the FDIC-R any and all rights, titles, and interest in and to any and all such dividends, payments, or other distributions, or proceeds.

## SECTION V: Representations and Acknowledgements

6

- A. <u>Authorized Signatories</u>. All of the undersigned persons represent and warrant that they are Parties hereto or are authorized to sign this Agreement on behalf of the respective Party, and that they have the full power and authority to bind such Party to each and every provision of this Agreement. This Agreement shall be binding upon and inure to the benefit of the undersigned Parties and their respective heirs, executors, trustees, administrators, representatives, successors and assigns.
- B. Advice of Counsel. Each Party hereby acknowledges that he, she, or it: (1) has consulted with and obtained the advice of counsel of their choice prior to executing this Agreement; (2) and has had this Agreement explained to that Party by his, her or its counsel; and (3) is fully satisfied with the legal representation furnished to him, her or it by respective counsel.
- C. Financial Disclosure Representation. Each Settling Defendant has submitted financial information to the FDIC-R including personal financial statements and herein affirms that his/her financial information is true and accurate as of the date of this agreement. Each Settling Defendant expressly acknowledges that, in determining to settle the claims released herein, the FDIC-R has reasonably and justifiably relied upon the accuracy of the financial information submitted by the Settling Defendants. The FDIC-R has no obligation to independently verify the completeness or accuracy of that financial information. If the FDIC-R establishes via a final adjudication in an appropriate judicial forum that a Settling Defendant failed to disclose any material interest, legal, equitable, or beneficial, in any asset, that Settling Defendant agrees to cooperate fully with the FDIC-R to provide updated financial information and to pay to the FDIC-R the lesser of (1) the value of the Settling Defendant's undisclosed material interest in such asset(s); or (2) the amount of unpaid damages alleged against that Settling Defendant.

#### SECTION VI: Reasonable Cooperation

A. The Parties agree to cooperate in good faith to effectuate all the terms and conditions of this Agreement, including doing, or causing their agents and attorneys to do,

whatever is reasonably necessary to effectuate the signing, delivery, execution, filing, recording, and entry, of any documents necessary to conclude the D&O Action, and to otherwise perform the terms of this Agreement.

- B. The Settling Defendants agree to reasonably cooperate fully with the FDIC-R in connection with any action required under this Agreement. Such cooperation shall consist of:
- 1. Producing all documents requested by the FDIC-R, without the necessity of subpoena, as determined by the FDIC-R, in its sole discretion, to be relevant to the Bank;
- Appearing as requested by the FDIC-R at reasonable times and places for interviews regarding facts, as determined by the FDIC-R in its sole discretion, to be relevant to the Bank;
- 3. Testifying as requested by the FDIC-R, without the necessity of a subpoena, in any matter relevant to the Bank, as determined by the FDIC-R;
- Signing truthful affidavits, regarding any matter, as determined by the
   FDIC-R in its sole discretion, to be relevant to the Bank.
- C. The cooperation described in Sections VI.A and VI.B is not, and should not be construed to be, a waiver of any right or privilege the Settling Defendants may have under the Constitutions and Laws of the United States and the State of Georgia.

## **SECTION VII: Other Matters**

- A. No Admission of Liability. The undersigned Parties each acknowledge and agree that the matters set forth in this Agreement constitute the settlement and compromise of disputed claims and defenses, that this Agreement is not an admission or evidence of liability or infirmity by any of them regarding any claim or defense, and that the Agreement shall not be offered or received in evidence by or against any Party or any released party except to enforce its terms.

  The Settling Defendants expressly deny any liability regarding the FDIC-R's claims.
- B. <u>Execution in Counterparts</u>. This Agreement may be executed in counterparts by one or more of the Parties and all such counterparts when so executed shall together constitute the final Agreement, as if one document had been signed by all Parties; and each such

counterpart, upon execution and delivery, shall be deemed a complete original, binding the Parties subscribed thereto upon the execution by all Parties to this Agreement.

- C. <u>Choice of Law</u>. This Agreement shall be interpreted, construed and enforced according to applicable federal law, or in its absence, the laws of the State of Georgia.
- D. <u>Notices</u>. Any notices required hereunder shall be sent by registered mail, first class, return receipt requested, and by email, to the following:

## If to the FDIC-R:

Robert E. Craddock, Jr., Esq.
Wyatt, Tarrant & Combs, LLP
1715 Aaron Brenner Drive, Suite 800
Memphis, TN 38120
Tel. 901-537-1000; Email:

And

Glenn A. Harris, Counse!
Federal Deposit Insurance Corporation
3501 Fairfax Drive, Room VS-B-7026
Arlington, VA 22226
(b)(6)
Tel. 703-516-5501; Email:

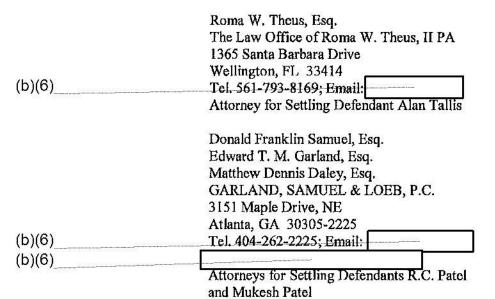
# If to the Settling Defendants:

(b)(6)

(b)(6)

Theodore Sawicki, Esq.
Elizabeth Gingold Greenman, Esq.
Alston & Bird LLP
One Atlantic Center
1201 West Peachtree Street, Suite 4200
Atlanta, GA 30309-3424
Tel. 404-881-7132; Email:
Tel. 404-881-7639; Email:
Attorneys for Settling Defendants Edward

Attorneys for Settling Defendants Edward
Briscoe, Kenneth Cutshaw, Scott Dix,
Brij Kapoor, Balvant R. Patel,
Dhiru Patel, Kunal S. Patel,
Mukund Patel, Narendra D. Patel,
B. Ruth Strickland, Michael F.
Johnston, and Mark Donovan



- E. <u>Entire Agreement and Amendments</u>. This Agreement constitutes the entire agreement and understanding between and among the undersigned Parties concerning the matters set forth herein and supersedes any prior agreements or understandings. This Agreement may not be amended or modified, nor may any of its provisions be waived, except in writing signed by the Parties bound thereby, or by their respective authorized attorney(s), or other representative(s).
- F. <u>Titles and Captions</u>. All section titles and captions contained in this Agreement are for convenience only and shall not affect the interpretation of this Agreement.
- G. <u>No Confidentiality</u>. The undersigned Parties acknowledge that this Agreement shall not be confidential and will be disclosed pursuant to the Federal Deposit Insurance Corporation's applicable policies, procedures, and other legal requirements.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by each of them or their duly authorized representatives on the dates hereinafter subscribed.

FEDERAL DEPOSIT INSURANCE CORPORATION AS RECEIVER FOR HAVEN TRUST BANK

(b)(6)		
	Date: 0C+ 20, 2014	BY: TITLE: Colyse   PRINT NAME: Cleun A Harris
	Date;	EDWARD BRISCOE
	Date:	KENNETH CUTSHAW
	Date:	SCOTT DIX
	Date:	BRIJ KAPOOR
	Date:	BALVANT R. PATEL
	Date:	DHIRU PATEL
	Date:	KUNAL S. PATEL
	Date:	
	Date:	MUKUND PATEL
	Date:	NARENDRA D. PATEL
	Date:	R,C, PATEL
	Date:	B. RUTH STRICKLAND
	Date:	ALAN TALLIS
	Date:	ADAN IADDIO

MICHAEL F. JOHNSTON

	Date:	BY:
Ni.		TITLE; PRINT NAME;
(b)(6)		I
	Date:	
	Data	
	Date:	KENNETH CUTSHAW
	Date:	SCOTT DIX
	Description	
	Date:	BRIJ KAPOOR
	Date:	
	<b>-3</b>	BALVANT R. PATEL
	Date:	DHIRU PATEL
	Date:	······································
		KUNAL S. PATEL
	Date:	MUKESH PATEL
	Date:	· ·
		MUKUND PATEL
	Date:	NARENDRA D. PATEL
	Date:	
		R.C. PATEL
	Date:	B, RUTH STRICKLAND
	Date:	
		ALAN TALLIS
	Date:	MICHARI E IOUNGTON

	Date:	BY: TITLE; PRINT NAME;
b)(6)	Date:	EDWARD BRISCOE
D)(O)	Date: 9-29-14	KENNETH CUTSHAW
	Date:	SCOTT DIX
	Date:	BRIJ KAPOOR
	Date:	BALVANT R. PATEL
200	Date:	DHIRU PATEL
	Date:	KUNAL S. PATEL
	Date:	MUKESH PATEL
	Date:	MUKUND PATEL
	Date:	NARENDRA D. PATEL
	Date:	R.C. PATEL
	Date:	B. RUTH STRICKLAND
	Date:	ALAN TALLIS
	Date:	

	Date:	BY: TITLE:
		TITLE:
		PRINT NAME:
		9
	Date:	±
		EDWARD BRISCOE
	Date:	The state of the s
		KENNETH CUTSHAW
o)(6)		
	Date: /0-1-/4	SCOPE DIVE
		SCOTI DIES
	Date:	
	Dato:	BRIJ KAPOOR
		DAG IN TOTAL
	Date:	The state of the s
		BALVANT R. PATEL
92	Date:	· · · · · · · · · · · · · · · · · · ·
		DHIRU PATEL
	Place	
	Date:	KUNAL S. PATEL
		MONAL S. PALEL
	Date:	
		MUKESH PATEL
	Date:	New York Control of the Control of t
		MUKUND PATEL
	Date:	
	Date:	NARENDRA D. PATEL
	9	AMERICAN DI LELLEL
	Date:	
		R.C. PATEL
	Date:	Market and the second of the s
		B. RUTH STRICKLAND
	Deter	
	Date:	ALAN TALLIS
		OMORA KUMPIN
	Date:	
		MICHAELE JOHNSTON

Date:	BY:
	TITLE:
Ť.	PRINT NAME:
29	
Data	8
Date.	DDWADD DDVGGOV
	EDWARD BRISCOE
Dates	
Date	
	KENNETH CUTSHAW
Dete:	
Date	SCOTT DIX
*	
b)(6) Date: 0	1-26-2014
Date.	BRIJ KAPOOR
	BRIJ KAPOOR C
Date	
Dato.	BALVANT R. PATEL
	DALVANI K. PAIEL
Date:	5-1
Dato.	DHIRU PATEL
	DIRO FALEL
Date:	
	KUNAL S. PATEL
	ROMAL B. FAIBL
Date:	
	MUKESH PATEL
	MORESHIAIRE
Date:	
	MUKUND PATEL
	MOROHDIAIRL
Date:	
	NARENDRA D. PATEL
*	TANDERDICA D. FALED
Date:	9
	R.C. PATEL
	ICC. TATEL
Date:	
-	B. RUTH STRICKLAND
Date:	
Andrews and the second	ALAN TALLIS
**	The same of the sa
Date:	
1963 - Amerikanian Kal	MICHABLE, JOHNSTON

From: Pin Strikes Chattanooga

423 710 3528

10/03/2014 10:22

#787 P. 002/003

10/02/2014 17:39

4040817777

ALSTN

PAGE 02

343	Date:		' BY:
			TITLE:
			PRINT NAME:
3.	Date:		
3			EDWARD BRISCOE
*	Date:		
- A	75		KENNETH CUTSHAW
* 0.0	1.5		
	Date:		200 T
330	2 3	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	SCOTT DIX
	•	Tig.	
18	Date:	(4)	Name of the second of the seco
•	:		BRU KAPOOR
(b)(6)		a see man agentina	
(D)(O)	Dotat	10.3.14	· manage in the control of the contr
U.EV.	/ Date		BALVANTE PATEL
			DILL TY WALLE THE DES
700	Deter		
W.	· Chitto.		DHIRU PATEL
, x			DIIRO I ALEL
* 9 .	Thetai		
	) Julia;		KUNAL S. PATEL
			KUNAD S. FAIEL
	Dotas	18/18/18/18/19/48-1	
	Date.		MUKESH PATEL
(b)(6)			WORJEH FATEL /2
	Dayas	10-03-2014	***************************************
	Date	<u> </u>	MUKUND PATEL
			MOKOTANTAL
	Date		
£2	Date		NARENDRA D. PATEL
	O <b>4</b> 6		NAKENDICA D. FATEL
g *	Deser		No.
246	Date		R.C. PATEL
			R.C. PAIDL
	D-4	*6	20
(*)	Date:		D MITTH CONTINUE AND
<b>S</b>			B. RUTH STRICKLAND
	D		
, 2	Daie;	<del></del>	AYANYMAYYTO
40			ALAN TALLIS
2 #			
#25 400	Date:	·	MICHAEL E TOUNGTON
			DATE HARLE THE DESCRIPTION

, r.		3		
.[9]	9: VI 700: 14	, P		
	* (	Date:		BY: TITLE:
82 G	*		3	PRINT NAME:
24 25	B	Date:		EDWARD BRISCOE
	* <sup>2</sup> 2	Date:		KENNETH CUTSHAW
		Date:	· · · · · · · · · · · · · · · · · · ·	SCOTT DIX
		Date!	-	A
		Date:		BRIJ KAPOOR
b)(6)		Da(e:	10-1-2014	BALVANT R. PATEL
				DHIRU PATEL
	94	Date:		KUNAL S. PATEL
	E.	Date:		MUKESH PATEL
		Date:		MUKUND PATEL
		Date:		NARENDRA D. PATEL
	*	Date:		R.C. PATEL
		Date:	· · · · · · · · · · · · · · · · · · ·	B. RUTH STRICKLAND
		Date:		ALANTALLIS
	ii.	Date;		MICHAEL F. JOHNSTON

	Date.		B1;
			TITLE:
			PRINT NAME:
	Date:		
			EDWARD BRISCOE
			DD WIND DIGGEOR
	Datas		
	Date:	<del></del>	
			KENNETH CUTSHAW
	Date:		
			SCOTT DIX
	Date		
	Dute.	·	BRIJ KAPOOR
			DRI) RAFOOR
	Date:		
			BALVANT R. PATEL
8	Dates		
			DHIRU PATEL
b)(6)			171132007 1 7 1 1 5/10
5)(0)	D.4	10.06.14	
	Date:	10,00,11	
			KUNAL S. PATEL
	Date:		
			MUKESH PATEL
	Dota		
	Date.		MUKUND PATEL
			MOKONDIATEL
	7227 10		
	Date:		<del></del>
			NARENDRA D. PATEL
	Date:	<del></del>	
	.curum tama		R.C. PATEL
	Datas		
	Date.	<del></del>	D DIFFII GENTURY AND
			B. RUTH STRICKLAND
	Date:		
			ALAN TALLIS
	Date		
	Date.		MICHAEL F. JOHNSTON
			MICHAEL F. JOHNSTON

(")	Date:		TITLE: PRINT NAME:	i E
	8		CIVILIA I HAVANIA	E 29
	Date:	ACCOUNTY TO A STATE OF THE STAT	EDWARD BRISCOE	
*	Date:	The state of the s	KENNETH CUTSHAW	
	Date:	1	SCOTT DIX	8
5 - 16	Date:			
* .* .*			BRIJKAPOOR	
	Date:		BALVANT R. PATEL	
	Date:		DHIRU PATEL	
Control .	Date:	and the first water the printing of the printi	KUNAL S. PATEL	9
o)(6)	Date;		MUKESH PATEL +	(*)
	Date		MUKUND PATEL	
	Date:	· · · · · · · · · · · · · · · · · · ·	NARENDRA D. PATEL	36 S
	Date:	· · · · · · · · · · · · · · · · · · ·	R.C. PATEL	(b)(6
	Date;	9)24/14		
a .5	Date:		-B. RUTH STRICKLAND - R.C. R. (MOD)	*
			ALAN TALLIS	
(ment s	Date:		MICHAEL F. JOHNSTON	
20 20 20 20 20 20 20 20 20 20 20 20 20 2	ec		13	
				系 (a) 「新

1. 13

	Date:	<u> </u>	BY: TITLE: PRINT NAME:
	Date:	Augusta and a second	EDWARD BRISCOE
	Date:	The second secon	KENNETH CUTSHAW
30	Date:		SCOTT DIX
	Date:	3	BRIJ KAPOOR
	Date:		BALVANT R. PATEL
	Date:	43-24-24-24-24-24-24-24-24-24-24-24-24-24-	DHIRU PATEL
	Date:		KUNAL S. PATEL
	Date:		MUKESH PATEL
(b)(6)	Date:		MUKUND PATEL
	Date:	9(27)14	NARENDRA D. PATEL
s.	Date:		R.C. PATEL
	Date:		B. RUTH STRICKLAND
	Date:		ALAN TALLIS
į	Date:		MICHAEL F. JOHNSTON

(1)	Date:	**************************************	TITLE:	- I - I I I I I I I I I I I I I I I I I	
1		Ė.	PRINT NAME:	ا <u>ن موسودانان با المستحد با المس</u>	
	5		÷		
¥.	Date:	make and the state of the particular of the state of the	EDWARD BRISCOE	<del></del>	
	Date:	dress of the state			
120			KENNETH CUTSHAW		
# 10 15	Dates	a production of the state of th	The state of the s	**************************************	
×		å å 100 in in	SCOTT DIX		
27	Date:	Land or the property of the second of the se	BRIJ KAPOOR	ANTONIO SALISATION ANTONIO SALISATIONI SAL	
55 E 144	9	# æ	DAG KATOOK		
	Date:		BALVANT R. PATEL	<u> </u>	
	Date:			8 *	
	Daw	War and the state of the state	DHIRU PATEL	<del>a de la constitución de la cons</del>	- 4,
( )	Date:		ning you have to have been proportionally the second		
N/		*	KUNAL S. PATEL		
(b)(6)	Date:	AND THE RESERVE OF THE PARTY OF	MATERIAL DANS		
1 k.3.	- 4 .		MUKESH PATEL		6
	Dater	The Control of the Co	MUKUND PATEL		
8	Date:	2	1	4 <sup>6</sup>	
	Date.	and the second s	NARENDRA D. PATEL	<del>Planta de la compa</del>	
	Date:				
(9 14/7	12	and the second of the second o	R.C. PATEL		(b)(6
### XFE	Date:	9)24/14			
			R.C. Ratel (MOD)		•
	Date:	English and the second second	ALAN TALLIS	<del>dering y</del> ang yan.	
7 ( par)			Garan Languaga		
	Date:	The state of the s	MICHAEL F. JOHNSTON	<del>i wa di santan</del> i di	
AGES COMPACTOR FOR		The state of the s	201 - 17.12 - 70 - 17.00 17.00 - 1 <b>7.00 1</b> .00 - 17.00 17.00 17.00 17.00 17.00 17.00 17.00 17.00 17.00 17.00 17.00 1	the transfer of the second transfer of the se	

Date:	BY:
	TITLE:
	PRINT NAME:
Date:	
	EDWARD BRISCOE
•	
Date:	
	KENNETH CUTSHAW
Date:	
Date.	SCOTT DIX
	SOUL E DIAL
Date:	
	BRIJ KAPOOR
<b>9</b> .4	
Date:	TO A T TZ A NOTE TO A TOTAL
	BALVANT R. PATEL
Date:	
	DHIRU PATEL
•	
Date:	****
	KUNAL S. PATEL
Mata	
Date:	MUKESH PATEL
	WOADDIXIAIDD
Date:	•
·	MUKUND PATEL
Date:	NARENDRA D. PATEL
	NARBNORA D. PATEL
Date:	
	R.C. PATEL
(b)(6)	
Date: 10-2-14	
	B. RUTH STRICKLAND
Dinta	
Date:	ALAN TALLIS
	ETTENT TANDYO
Date:	
	MICHAEL F. JOHNSTON

Date:		BY:	
		TITLE:PRINT NAME:	
Date:		EDWARD BRISCOE	
Date:			
Date:		KENNETH CUTSHAW	
	<u> </u>	SCOTT DIX	
		BRU KAPOOR	
Date:	<u> </u>	BALVANT R. PATEL	
Date:	98-199 <del></del>	DHIRU PATEL	
Date:		KUNAL S. PATEL	
Date:		MUKESH PATEL	
Date:	· · · · · · · · · · · · · · · · · · ·	MUKUND PATEL	
Date:	<del> </del>	NARENDRA D. PATEL	
Date:			
Date:	2	R.C. PATEL	
	8/28/2014	B. RUTHYSTRICKLAND	(b)(6)
Date.	alegeria.	ALAN TALLIS	

Date:	le <u> </u>	BY:	
7		TITLE:	
		PRINT NAME:	
			Alle and the second
Date:			
		EDWARD BRISCOE	
A STATE OF THE STA			12 H
Date:	· · · · · · · · · · · · · · · · · · ·	The second secon	
		KENNETH CUTSHAW	* * * * * * * * * * * * * * * * * * *
Date:		o dolum byy	<u>.</u> '
44.5		SCOTT DIX	s * y 2
D-4			
Date:	· · · · · · · · · · · · · · · · · · ·	BRIJ KAPOOR	
	2 8	BRJ KAPOUR	* 2 t 4 50
Datas	4		*
Date:	·	BALVANT R. PATEL	
	9	DALVAIO K. TATEL	316
Date:	S	* ¥	** *** **** ****
Date.		DHIRU PATEL	•
	*		2
Date:	·	<i>2</i> 20 20 20 20 20 20 20 20 20 20 20 20 20	#
		KUNAL S. PATEL	
Date:			. 2
		MUKESH PATEL	
	•		
Date:		£	
		MUKUND PATEL	
923 (A)		i.	
Date:			98.1
	10	NARENDRA D. PATEL	
Datas		Ģ	
Date:		R.C. PATEL	
	8 8	R.C. FAIEL	
Date:			₩.
vaco.		B. RUTH STRICKLAND	
		STATE AND DESCRIPTION OF THE STATE OF THE ST	
Date:			
		ALAN TALLIS	(b)(6)
Date:			
v ≥0.40 100.7572 =		MICHAEL F. JOHNSTON	

Antonia de la companio del companio de la companio del companio de la companio della companio de la companio della companio de		C009409-00000000.4	
			**************************************
Date	9/29/11	4	

61212881,1 8/7/2014