RELEASE AND COVENANT NOT TO SUE, WAIVER OF SUBROGATION AND SETTLEMENT AGREEMENT

This Release and Covenant Not to Sue, Waiver of Subrogation and Settlement

Agreement ("Agreement") is made this ______ day of June, 2014, by and between the Federal

Deposit Insurance Corporation, in its capacity as receiver for Am'Trust Bank ("FDIC-R"), and

Federal Insurance Company ("Federal").

RECITALS

WHEREAS, Am'l'rust Bank is first named insured under a Financial Institution Bond

No. (hereinafter "the Bond") issued to it by Federal and as such is authorized to act
for and bind all other insureds thereunder, and

(b)(4)

WHEREAS, prior to December 2009, AmTrust Bank ("AmTrust" or the "Bank") notified Federal and thereafter filed a claim with Federal in which AmTrust alleged that its closing attorneys James G. Carroll and The Law Firm of James G. Carroll, ("Carroll") and Pankaj Malik and Malik & Associates, P.C., ("Malik"), and other individuals and entities, allegedly were involved in improper transactions relating to the origination and closing of AmTrust mortgage loans. The allegations against Carroll and Malik involved the dishursement by AmTrust of approximately \$18 million in mortgage loan closing funds, which transactions were alleged, among other things, to be improper "flipping" and "straw buyer" transactions, and included claims that Carroll and Malik committed, among other things, alone and/or in collusion with others, acts of fraud, dishonesty, malfeasance, negligence, breach of contract, malpractice, and employee theft, and received improper personal financial gain in connection with their respective roles as attorneys for AmTrust and attorneys in possession of AmTrust's funds (hereinafter "the Claim"). The mortgage loan transactions involved in the Claim are also the

subject of civil litigation that AmTrust initiated against Carroll, Malik and others, which is currently pending in the United States District Court for the Eastern District of New York in the cases captioned, Federal Deposit Insurance Corporation as Receiver v. Malik et al., Case No. 09-cv-4805 (the "Malik Litigation") and Federal Deposit Insurance Corporation as Receiver v. Michael Hodge et al., Case No. 09-cv-3234 (the "Carroll Litigation").

WHEREAS, on December 4, 2009, AmTrust was closed by the Office of Thrift
Supervision 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 AmTrust, including those with respect to its assets.

Among the assets to which the FDIC-R succeeded were any and all of the Bank's claims,
demands, and causes of action, including the claims that AmTrust asserted against Federal under
the Bond and those involving or relating to Carroll and Malik, including the Claim as defined
above and the Released Claims as defined below.

WHEREAS, without any admission of fault or liability by Federal, the parties deem it to be in their respective best interests to resolve the Claim and enter into this Agreement.

NOW, THEREFORE, in consideration of the promises, undertakings, covenants and releases stated herein, and the Recitals set forth above, which are made a part of this Agreement, the sufficiency of which consideration is hereby acknowledged, the undersigned parties agree, each with the other, as follows:

Section 1. Payment to the FDIC-R

A. Settlement Funds

As an essential covenant and condition to this Agreement, Federal has agreed to pay the FDIC-R the sum of \$3,150,000.00 (three million one hundred fifty thousand dollars) (the

"Settlement Funds") by two checks of \$1,575,000 each, payable to the FDIC-R within 15 days of the parties' execution and delivery to Federal of this Agreement, and to deliver the Settlement Funds to the FDIC-R's counsel in this action, who shall promptly acknowledge receipt of same and deliver same to the FDIC-R. In the event that the Settlement Funds are not delivered to counsel to the FDIC-R within 30 days of the execution and delivery of this Agreement, interest shall accrue on all unpaid amounts at the rate of 6% per annum until the date of payment.

B. Payment Timing

Without waiving any other rights that the FDIC-R may have, in the event that the Settlement Funds are not received by counsel to the FDIC-R within 30 days of the execution and delivery of this Agreement, then after written notice to Federal of same, the FDIC-R, in its sole discretion, shall have the right at any time prior to its counsel's receipt of all of the Settlement Funds (including all accrued interest) to declare this Agreement null and void, shall have the right to extend this Agreement for any period of time until it receives all of the Settlement Funds (including all accrued interest), and/or shall have the right to enforce this Agreement against Federal, in which event Federal agrees to the non-exclusive jurisdiction of the United States District Court for the Northern District of Ohio and agrees to pay all of the FDIC-R's reasonable legal fees expended in enforcing the terms of this Agreement. Any decision by the FDIC-R to extend the terms of this Agreement or to accept some of the Settlement Funds shall not prejudice its rights to declare this Agreement null and void at any time prior to receipt of all of the Settlement Funds (including all accrued interest) or to enforce the terms of this Settlement Agreement; provided however, that delivery to FDIC-R's counsel of some of the Settlement Funds shall reduce Federal's obligation to the FDIC-R under the Bond or under this Agreement solely in the amount of such received funds,

Section 2. Mutual Releases and Covenants Not to Sue by the FDIC-R and Waiver of Subrogation by Federal

A. Release And Covenant Not To Suc By The FDIC-R.

Effective upon counsel to the FDIC-R's receipt of the Settlement Funds and clearance of same in good funds, the FDIC-R, for itself and its predecessor, successors and assigns ("FDIC-R Releasors") hereby fully and irrevocably releases, and forever discharges Federal, and its parents, subsidiaries, affiliates and affiliated insurers, predecessors in interest, successors and assigns, and their officers, directors, shareholders, employees, agents, attorneys and other representatives (the "Federal Releasees"), of and from any and all actions, causes of action, suits, debts, sums of money, accounts, reckonings, bonds, bilis, specialties, covenants, contracts, executions, claims and demands whatsoever, in law, admiralty, or equity, whether known or unknown, including attorneys fees', disbursements, and claims for sanctions, fixed or contingent, asserted or unasserted, that the FDIC-R Releasors ever had or now have or hereafter can, shall or may have, for, upon, or by reason of any matter, cause or thing whatsoever from the beginning of the world to and including the date hereof with respect to the Claim, and any other alleged acts or omissions that Carroll and Malik may have committed as attorneys for AmTrust, or arising out of Carroll's and Malik's respective misconduct as AmTrust's attorneys, including without limitation, all claims under the Bond relating to Carroll and Malik actions as AmTrust's closing attorneys, or any predecessor or successor bond or policy of insurance issued by any insurer affiliated with Federal with respect to the Claim and any claim for attorneys' fees, consequential, punitive, exemplary or any other extra contractual claims or damages of any kind available now or hereafter to the FDIC-R involving the Claim ("Released Claims"). The FDIC-R further covenants not to sue or seek any administrative or other remedy against the Federal Releasees relating to or arising from the Claim or the Released Claims.

B. Release of the FDIC-R by Federal

Effective simultaneously with the release in Section 2A, Federal, on its own behalf, and on behalf of its related companies, predecessor and successor entities, subsidiaries, affiliates, directors, officers, employees, shareholders, owners, partners, agents, insurers, representatives, agents, attorneys, successors and assigns, hereby knowingly and voluntarily waives, discharges and releases forever the FDIC-R, its successor and assigns, predecessors and attorneys (the "FDIC-R Releases") from any and all actions, causes of action, suits, debts, dues, sum of money, accounts, reckonings, bonds, bills, specialties, covenants, contracts, controversies, agreements, promises, variances, trespasses, damages, judgments, executions, claims and demands whatsoever in law or equity, including attorneys' fees, disbursements, and claims for sanctions, which against the FDIC-R Releases Federal ever had, now has or hereinafter can, shall or may have, for, upon, or by reason of any matter, cause or thing whatsoever from the beginning of the world to the date hereof, limited to any and all claims solely related to the allegations and claims made by the FDIC-R in the Claim and arising out of the specific facts and specific circumstances alleged in the Claim and/or the Carroll Litigation and/or the Malik Litigation. Federal further covenants not to sue the FDIC-R Releases relating to or arising from the Claim.

C. Waiver Of Subrogation By Federal

Federal agrees to and hereby does irrevocably waive any rights of subrogation it may have relating to the Claim, including without limitation those arising from Federal's payment of the Settlement Funds, or involving the underlying properties, assets or claims involved in the Claim and all rights to recovery thereof ("Rights of Recovery"). Federal agrees that the FDIC-R may retain, sell, transfer, or otherwise dispose of such Rights of Recovery as it sees fit, in its sole discretion, and retain the proceeds (if any) thereof and any such present or future retention or

disposition of such Rights of Recovery shall not serve to modify, alter, increase, decrease, or otherwise affect the consideration due under this Agreement or the monetary amount being paid by Federal.

Section 3. Express Reservation of Claims By The FDIC-R

Notwithstanding any provision of this Agreement, other than the Section 2A Release And Covenant Not To Sue in favor of the Federal Releases by the FDIC-R, the FDIC-R does not release, and expressly preserves and reserves fully, any rights, claims or causes of action against any party that are not expressly released in this Agreement. Nothing in this Agreement shall be construed or interpreted as limiting, waiving, releasing, or compromising the jurisdiction of the Federal Deposit Insurance Corporation in the exercise of its supervisory or regulatory authority or to diminish its ability to institute administrative enforcement proceedings seeking removal, prohibition or any other administrative enforcement action that may arise by operation of law, rule, or regulation. This Agreement does not purport to waive, or intend to waive, any claims that could be brought by the United States through either the Department of Justice and/or the United States Attorney's Office for any federal judicial district. In addition, the FDIC specifically reserves the right to seek court ordered restitution pursuant to the relevant provisions of the Victim and Witness Protection Act, 18 U.S.C. § 3663, et. Seq., if appropriate. This Agreement shall not release or affect any rights or obligations of the parties concerning any other claims that the FDIC-R presently has or may have in the future under the Bond that do not arise from or relate to the actions of Carroll or Malik as AmTrust's closing attorneys or the Claim, including the FDIC-R's claims relating to the actions of Gary A. Horn, Richard Rubin, Rubin & Licatesi, Edward Savran, Rosemary Hayden and certain other closing attorneys in the New York Metropolitan Area.,

Section 4. Representations and Acknowledgments

A. No Admission of Liability

The undersigned parties each acknowledge and agree that the matters set forth in this

Agreement constitute a settlement and compromise of disputed claims and that this Agreement is

not an admission or evidence of coverage under the Bond or of any liability by any of them

regarding any claim; nor shall this Agreement or the settlement it represents be used, cited or

argued to constitute an admission of coverage under the Bond or a precedent, estoppel or course

of dealing in any other claims or matter now existing or hereafter arising between the parties.

B. Execution in Counterparts

This Agreement may be executed in counterparts by one or more of the parties named herein, and all such counterparts when so executed shall together constitute the final Agreement, as if one document had been signed by all parties hereto; and each such counterpart, upon execution and delivery, shall be deemed a complete original, binding the party or parties subscribed thereto upon the execution by all parties to this Agreement.

C. Binding Effect

Each of the undersigned persons represents and warrants that they are a party hereto or are authorized to sign this Agreement on behalf of a party, 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 insurers, representatives, agents, heirs, executors, administrators, attorneys, successors and assigns.

D. Choice of Law

This Agreement shall be interpreted, construed and enforced according to applicable federal law, or in its absence, the applicable laws of the States of Ohio or New York.

E. Entire Agreement and Amendments

This Agreement constitutes the entire agreement and understanding between and among the undersigned parties concerning the matters set forth herein. This Agreement may not be amended or modified except by another written instrument signed by the parties to be bound thereby.

F. Advice of Counsel

Each party hereby acknowledges that it has consulted with and obtained the advice of counsel prior to executing this Agreement, and that this Agreement has been explained to that party by his, her, or its counsel.

G. Interpretation of Agreement

The FDIC-R and Federal agree that the terms of this Agreement are the product of informed negotiations, and that no presumption shall arise in the interpretation of the Agreement based upon the identity of the party that drafted any provision hereof. Accordingly, the normal rule of construction/contract interpretation to the effect that any ambiguities are to be resolved against the drafting party will not be employed in any interpretation of this Agreement.

H. Authority to Settle

The FDIC-R, for itself and expressly in its capacity of having succeeded to all of AmTrust Bank's claims against Federal under the Bond relating to the Claim, the Released Claims, Carroll and Malik, and Federal, respectively, each warrant and represent that they are the persons or entities that have collectively all of the interest in any of the matters set forth herein,

that the Recitals set forth above are material, true and accurate, and that they have the full right, power, and specific authority to enter into, execute and consummate this Agreement.

I. Severability

If any provision of this Agreement or the application of any provision herein to any person or circumstance is held invalid or unenforceable, only that provision shall be affected, and the remainder of this Agreement (and the application of such provision to other persons or circumstances) shall remain in full force and effect.

J. No Assignment

The FDIC-R, for itself, its predecessors, successors and assigns, represents and warrants that it is the sole owner of the Claim and of the Released Claims herein and that it has not assigned or otherwise sold, transferred, pledged or hypothecated the Claim or the Released Claims, or any portion thereof, to any third party.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed

by each of them, or their duly authorized representative, on the dates hereinafter subscribed.

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©	Date: 7/2/2014	Receiver for AmTrust Bank By Name: Retrick the Grant Title: Counse((b)(6)
(b)(6)	Suly 2014. Commonwealth of Utilitia	subscribed in my presence this 2 day of	
	Susan Schwartzbart - Notary Public Commission No. 7029579 My Commission Expires 11/30/2014 Date:	Chubb & Son, a division of Federal Insurance Company By Name: MP BUKFF Title: AVP	(b)(6)
2 2 2 2 3	SWORN TO BEFORE ME and	I subscribed in my presence this 2 day of Notary Public	(b)(6)
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