#### SETTLEMENT AND RELEASE AGREEMENT

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

Plaintiff-Intervenor Federal Deposit Insurance Corporation as Receiver for Westernbank Puerto Rico ("FDIC-R"); and

Plaintiff W Holding Company, Inc. ("W Holding"); and

Defendants Frank C. Stipes Garcia, Juan Carlos Frontera Garcia, Héctor L. Del Río Torres, William M. Vidal Carvajal, Cesar A. Ruiz Rodriguez, Pedro R. Dominguez Zayas, Jose M. Biaggi Landron, Ricardo Cortina Cruz, Julia Fuentes del Collado, Mario A. Ramirez Matos, Miguel A. Vazquez Seijo, and Cornelius Tamboer (collectively, the "D&O Defendants"); and

Defendants Elizabeth Aldebol de Cortina, the Cortina-Aldebol Conjugal Partnership, Marlene Cruz Caballero, the Frontera-Cruz Conjugal Partnership, Sharon McDowell Nixon, the Vazquez-McDowell Conjugal Partnership, Gladys Barletta Segarra, the Vidal-Barletta Conjugal Partnership, Lilliam Diaz Cabassa, the Del Rio-Diaz Conjugal Partnership, Hannalore Schmidt Michels, the Ruiz-Schmidt Conjugal Partnership, Sonia Sotomayor Vicenty, the Dominguez-Sotomayor Conjugal Partnership, Cindy M. Costas Santiago, the Biaggi-Costas Conjugal Partnership, Olga Morales Perez, and the Tamboer-Morales Conjugal Partnership (collectively, the "Spouse Defendants"); and

Defendants Luis Bartolome Rivera Cuebas as Trustee of the Socio Cultural Conservation Trust, Carlos Gonzalez Alonso as Trustee of the Dominguez Sotomayor Family Trust, and Ricardo Acosta Martinez as Trustee of CT Family Trust (collectively, the "Trustee Defendants"); and

EXHIBIT A Defendants AIG Insurance Company – Puerto Rico (formerly Chartis Insurance Company) ("AIG"), XL Specialty Insurance Company ("XL"), Liberty International Underwriters ("Liberty"), and ACE Insurance Company, and non-defendant Arch Specialty Insurance Company (collectively, the "Insurers").

Collectively, the D&O Defendants, the Spouse Defendants, the Trustee Defendants, and the Insurers are referred to here as the "Settling Defendants". The FDIC-R and the Settling Defendants may be referred to here individually as "Party" and collectively as the "Parties."

### **RECITALS**

#### WHEREAS:

Prior to April 30, 2010, Westernbank Puerto Rico (the "Bank") was a depository institution organized and existing under the laws of the Commonwealth of Puerto Rico.

On April 30, 2010, the Office of the Commissioner of Financial Institutions of the Commonwealth of Puerto Rico 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 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 6, 2011, W Holding, Frank C. Stipes Garcia, Juan Carlos Frontera Garcia, Héctor L. Del Río Torres, William M. Vidal Carvajal, Cesar A. Ruiz Rodriguez, and Pedro R.

Arch Specialty Insurance Company is not a defendant in the Action referenced here, but is included in the definition of Settling Defendants for convenience of reference in this Agreement.

Dominguez Zayas instituted the Action (as defined below) by filing a complaint against AIG in the Court of First Instance, Mayaguez Part, Commonwealth of Puerto Rico. On December 30, 2011, the FDIC-R intervened in and removed the state court action to federal court.

By its Second Amended and Restated Complaint in Intervention filed on May 30, 2012, the FDIC-R asserted claims for money damages against the Settling Defendants except Arch Specialty Insurance Company. Those claims for damages are now pending in the United States District Court for the District of Puerto Rico in *W Holding Company, Inc., et al. v. Chartis Insurance Company of Puerto Rico; FDIC as Receiver for Westernbank Puerto Rico (Plaintiff-Intervenor) v. Frank Stipes Garcia, et al.*, Civil Action No. 3:11-cv-02271 (the "Action"). The Settling Defendants have denied liability in the Action.

The Insurers issued the following director and officer liability policies for the following policy periods ("Policies"):

## November 15, 2006 - November 15, 2007 Policy Period

#### 1) Primary Policy

Carrier:

American International Insurance Company of Puerto Rico, now

known as AIG Insurance Company-Puerto Rico

Policy Number:

024-1000605

Limits of Policy:

\$20,000,000

#### 2) First Excess Policy

Carrier:

Liberty Mutual Insurance Company

Policy Number:

204085-016

Limits of Policy:

\$10,000,000

#### 3) Second Excess Policy

Carrier:

XL Specialty Insurance Company

Policy Number:

ELU095096-06

Limits of Policy:

\$10,000,000

## 4) Third Excess Policy

Carrier:

Arch Specialty Insurance Company

Policy Number:

DOX0012181-01

Limits of Policy:

\$10,000,000

## December 31, 2009 - December 31, 2010 Policy Period

## 1) Primary Policy

Carrier:

Chartis Insurance Company-Puerto Rico, now known as AIG

Insurance Company-Puerto Rico

Policy Number:

024-1001291

Limits of Policy:

\$10,000,000

## 2) First Excess Policy

Carrier:

XL Specialty Insurance Company

Policy Number:

ELU115353-09

Limits of Policy:

\$10,000,000

## 3) Second Excess Policy

Carrier:

Liberty Mutual Insurance Company

Policy Number:

204085-019

Limits of Policy:

\$10,000,000

#### 4) Third Excess Policy

Carrier:

Chartis Insurance Company-Puerto Rico, now known as

AIG Insurance Company-Puerto Rico

Policy Number:

024-1001292

Limits of Policy:

\$10,000,000

## 5) Fourth Excess Policy

Carrier:

ACE Insurance Company

Policy Number:

D01921

Limits of Policy:

\$10,000,000

The Policies insured the directors and officers of the Bank according to the terms, provisions, and conditions set forth therein. The D&O Defendants asserted claims for coverage under the

Policies. The Insurers have reserved their rights to deny coverage under the Policies for claims asserted by the FDIC-R against the D&O Defendants.

The 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 here, the sufficiency of which consideration is hereby acknowledged, the undersigned Parties agree, each with the other, as follows:

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

A. As an essential covenant and condition to this Agreement, on or before thirty (30) calendar days following the filing of the joint stipulation of conditional voluntary dismissal described in Section II below ("Joint Stipulation"), the Insurers agree to pay the FDIC-R the sum of \$33 million ("Insurers' Settlement Payment") as follows:

AIG Insurance Company-Puerto Rico	\$16,333,333.33
XL Specialty Insurance Company	\$6,333,333.34
Liberty Mutual Insurance Company	\$6,333,333.33
ACE Insurance Company	\$2,000,000.00
Arch Specialty Insurance Company	\$2,000,000.00

Some of the D&O Defendants have contributed \$1 million dollars toward settlement, which amount has been deposited into a Moscowitz & Moscowitz, P.A. trust account ("D&O Defendants' Settlement Payment"), and satisfactory evidence of such payment has been furnished to the FDIC-R. As an essential covenant and condition to this Agreement, at any time after (i) the FDIC-R receives the Insurers' Settlement Payment in full or (ii) the FDIC-R does not receive the Insurers' Settlement Payment in full, but elects to enforce this Agreement pursuant to

Section I.D.2. below, the FDIC-R may instruct Moscowitz & Moscowitz, P.A. to deliver the D&O Defendants' Settlement Payment to the FDIC-R by wire transfer into the account described in Section I.B. below. Moscowitz & Moscowitz, P.A. shall deliver the D&O Defendants' Settlement Payment to the FDIC-R on or before five (5) calendar days following the receipt of instructions from the FDIC-R.

The Insurers' Settlement Payment and the D&O Defendants' Settlement Payment are referenced here collectively as the "Settlement Payment".

B. The Insurers shall cause their respective portions of the Insurers' Settlement Payment to be delivered to the FDIC-R by wire transfer into the following account designated by the FDIC-R:

BANK: Federal Home Loan Bank of New York

ROUTING #:

REDACTED

FOR CREDIT TO: FDIC National Liquidation Account

ACCOUNT #:

REDACTED

New York Main Office

101 Park Avenue

New York, NY 10178-0599

212-681-6000

212-441-6890 Fax

## OTHER BENEFICIARY INFORMATION (OBI):

- 1. FDIC as Receiver for Westernbank Puerto Rico No. 10231
- 2. Asset number if available: **REDACTED**
- 3. D&O Settlement: W Holding Company, Inc., et al. v. Chartis Insurance Company of Puerto Rico; FDIC as Receiver for Westernbank Puerto Rico (Plaintiff-Intervenor) v. Frank Stipes Garcia, et al., Civil Action No. 3:11-cv-02271 Contact: John V. Church 703-516-1394.
- C. In the event that the Insurers' Settlement Payment or any portion thereof is not paid by the dates indicated in Section I.A. above, interest shall accrue on all unpaid amounts at the rate of 5% per annum from the date the unpaid amounts were originally due until the date of payment.

- D. If the FDIC-R does not receive payment in full from the Insurers of any payment required by Section I. on or before the dates for that payment determined by Section I., then the FDIC-R, in its sole discretion, shall have the right at any time prior to receipt of that payment in full (including all accrued interest) to:
- 1. Extend the period of time for the payment, including interest accruing from the date determined by Section I.A. above, through the date of payment at a rate of 5% per annum, to accrue only with respect to unpaid amounts of any Insurer's share of the Insurers' Settlement Payment, and such interest shall be payable only by such non-paying Insurer(s); or
- 2. Enforce the Agreement against any Insurer that has not paid its share of the Insurers' Settlement Payment in which event each such non-paying Insurer agrees to jurisdiction in the United States District Court for the District of Puerto Rico and to pay all of the FDIC-R's reasonable attorneys' fees and costs expended in enforcing the terms of this Agreement; or
- 3. Terminate the Agreement, and thereafter move to vacate or void the Joint Stipulation described in Section II below or other stipulation or joint stipulation of dismissal with prejudice, to which the Settling Defendants agree to consent, and re-institute the Action. The Settling Defendants further agree to waive any defense based on any statute of limitations that may have run or accrued between the date of the filing of the Action and the re-instituted Action 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. FDIC-R shall have twenty (20) days from the date that the Insurers' Settlement Payment is due, pursuant to Section I.A., or any extension thereof, to exercise its right to terminate this Agreement, and, if the FDIC-R exercises

that right, then within thirty (30) business days of termination, the FDIC-R shall return to each Insurer the full amount that it has paid pursuant to this Agreement, and Moscowitz & Moscowitz, P.A. shall return to each contributing D&O Defendant the full amount paid pursuant to this Agreement; and/or

## 4. Seek any other relief available to it in law or equity.

Any extension of time for delivery of the Insurers' Settlement Payment or any portion thereof, or acceptance of a portion of the Insurers' Settlement Payment shall not prejudice the FDIC-R's rights to take any of the actions set forth above at any time prior to receipt of the Insurers' Settlement Payment (including all accrued interest, if applicable) in full.

## **SECTION II: Stipulation and Dismissal**

Upon the full execution of this Agreement by all Parties, the Parties shall file the Joint Stipulation, which shall be a joint stipulation of conditional voluntary dismissal with prejudice, and each Party agrees to bear its own respective fees and costs (except as provided in Section III.B.3 here). The Joint Stipulation will be executed by the attorneys for the Parties to the Action, in the form attached here as Exhibit A, which dismissal shall be effective and entered only upon receipt of the full Settlement Payment by the FDIC-R. After the dismissal is effective and entered, the United States District Court for the District of Puerto Rico shall retain jurisdiction to enforce the terms of this Agreement and to enforce the terms of the Stipulated Protective Order entered by the Court in the Action on December 26, 2012 ("Protective Order"), the terms of which shall survive dismissal of the Action, including specifically the obligation to return or destroy Confidential Material as set forth in Paragraph 14 of the Protective Order.

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

### A. Releases by the FDIC-R.

- 1. Upon receipt of the Insurers' Settlement Payment in full, and except as provided in Section III.F., the FDIC-R, for itself and its successors and assigns, hereby releases and discharges the Insurers and their respective parents, subsidiaries, affiliates, managing agents, reinsurers, employees, officers, directors, agents, representatives, 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 (a) the Policies; (b) the Action; (c) the facts, circumstances, situations, transactions or events underlying the Action; (d) any claims for coverage arising from the Action or facts, circumstances, situations, transactions or events underlying the Action; (e) the performance, nonperformance or manner of performance of any functions, duties or actions as directors, officers or employees of the Bank by any individual subject to coverage under the Policies, including the D&O Defendants; and (f) any claims for misrepresentations, fraud, indemnity, contribution, breach of contract, bad faith, breach of duty, negligence, or damages of any kind whatsoever arising out of or related to the Policies, the Action, the facts, circumstances, situations, transactions or events underlying the Action, or any claims for coverage arising from the Action or the facts, circumstances, situations, transactions or events underlying the Action. As part of this release of the Insurers, the FDIC-R agrees that any interest it may have under the Policies is extinguished.
- 2. Upon delivery in full from the Moscowitz & Moscowitz, P.A. trust account to the FDIC-R of the D&O Defendants' Settlement Payment, and except as provided in Section III.F., the FDIC-R, for itself and its successors and assigns, hereby releases and discharges the D&O Defendants, the Spouse Defendants, and the Trustee Defendants, and their

respective heirs, executors, trustees, administrators, representatives, 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 D&O Defendants' respective functions, duties and actions as officers or directors of the Bank, or that arise from or relate to the transfers described in paragraphs 91 through 99 of the FDIC-R's May 30, 2012, Second Amended and Restated Complaint in Intervention, including without limitation the causes of action and facts alleged in the Action.

- 3. Upon receipt of the Settlement Payment in full, and except as provided in Section III.F., the FDIC-R, for itself and its successors and assigns, hereby releases and discharges all other former directors, officers, and employees of the Bank (collectively, the "Covered Persons") and their respective heirs, executors, trustees, administrators, representatives, 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 Covered Persons' respective functions, duties and actions as directors, officers and/or employees of the Bank including without limitation the causes of action alleged in the Action. This release shall be null and void as to any Covered Person if such Covered Person asserts any claim against the FDIC-R.
  - B. Releases by the D&O Defendants, the Spouse Defendants, the Trustee Defendants and W Holding.
- 1. Effective simultaneously with the releases granted in Section III.A.2. above, the D&O Defendants, the Spouse Defendants, and the Trustee Defendants, on behalf of themselves individually, and their respective heirs, executors, trustees, administrators, agents,

representatives, 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 D&O Defendants' respective functions, duties and actions as officers and/or directors of the Bank, including without limitation the causes of action and facts alleged in the Action.

- 2. Effective simultaneously with the releases granted in Section III.A.2. above, the D&O Defendants, the Spouse Defendants, and the Trustee Defendants, on behalf of themselves individually, and their respective heirs, executors, trustees, administrators, agents, representatives, attorneys, successors, and assigns, hereby release all contribution, apportionment and indemnity rights, claims, and causes of action against all persons and entities arising out of or relating to the causes of action and facts alleged in the Action and/or arising out of or relating to the Settlement Payment and/or this Agreement, except for the obligations of the Insurer(s), other than ACE Insurance Company and Arch Specialty Insurance Company, to pay legal fees on behalf of the D&O Defendants.
- 3. Effective simultaneously with the releases granted in Section III.A.1. above, the D&O Defendants, the Spouse Defendants, the Trustee Defendants, and W Holding on behalf of themselves individually, and their respective heirs, executors, trustees, administrators, agents, representatives, attorneys, successors, and assigns (the "D&O Releasors"), hereby release the Insurers, their respective parent corporations, subsidiaries and affiliates and all of their respective past, present, and future agents, representatives, directors, officers, trustees, employees, attorneys, shareholders, partners, predecessors, successors, heirs, executors,

administrators, principals, assigns, insurers, and reinsurers (the "Insurer Parties") from any and all actions, causes of action, suits, claims for sums of money, contracts, controversies, agreements, costs, attorneys' fees, expenses, damages, settlements, judgments and demands whatsoever in law or in equity, known or unknown, now existing or hereafter arising, whether contractual, extra-contractual, in tort or otherwise, which the D&O Releasors have or may have in the future against the Insurer Parties which are in any way arising out of, based upon, in connection with, or in any way involving the Policies, the Action, the Bank, or the facts, circumstances, situations, or transactions underlying, alleged or which could have been alleged in the Action, including but not limited to any action, proceeding or claim arising from the Insurer Parties' investigation, evaluation, or handling of the Action or alleging any "bad faith" or breach of any promise, oral or written, or breach of any duty grounded in law or in contract relating thereto, with the exception of claims for reasonable attorneys' fees, costs, and expenses (including any and all experts, or third-party vendors) incurred in the defense of the Action and submitted for payment no later than 30 days after the Insurers make the Insurers' Settlement Payment (hereinafter, the "Remaining Defense Costs"), which payment obligation shall be several (and not joint) as to Liberty, XL and AIG. Once Liberty, XL and/or AIG each pays their several one-third share of the Remaining Defense Costs, the full releases contained in this Paragraph shall be effective as to that particular Insurer. The foregoing exception shall not apply to ACE Insurance Company and Arch Specialty Insurance Company. Notwithstanding the foregoing, Rivero Mestre does not release its claims against Insurers, including AIG, for its claim for fees in the Action for its litigation of cost of defense claims as recognized by the Court in the order dated October 31, 2012, not to exceed \$443,756.38. [Doc. 316]

## C. Releases by the Insurers.

- 1. Effective simultaneously with the releases granted in Section III.A.1. above, the Insurers, for themselves and their successors and assigns, and on behalf of their parents, subsidiaries, affiliates and reinsurers, and their respective employees, officers, directors, agents, representatives, successors and assigns, hereby release and discharge the FDIC-R and its employees, officers, directors, agents, 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 (a) the Policies; (b) the Action; (c) the facts, circumstances, situations, transactions or events underlying the Action; (d) any claims for coverage arising from the Action or facts, circumstances, situations, transactions or events underlying the Action; (e) the performance, nonperformance or manner of performance of any functions, duties or actions as directors, officers or employees of the Bank by any individual subject to coverage under the Policies, including the D&O Defendants; and (f) any claims for misrepresentations, fraud, indemnity, contribution, breach of contract, bad faith, breach of duty, negligence, or damages of any kind whatsoever arising out of or related to the Policies, the Action, the facts, circumstances, situations, transactions or events underlying the Action, or any claims for coverage arising from the Action or the facts, circumstances, situations, transactions or events underlying the Action.
- 2. Effective simultaneously with the releases granted in Section III.A.1. above, the Insurers, for themselves and their successors and assigns, and on behalf of their parents, subsidiaries, affiliates and reinsurers, and their respective employees, officers, directors, agents, representatives, successors and assigns, hereby release all contribution, apportionment and indemnity rights, claims, and causes of action against all persons and entities (including any

other Insurers) arising out of or relating to the Policies, the causes of action and facts alleged in the Action, and/or arising out of or relating to the Settlement Payment and/or this Agreement.

3. Effective simultaneously with the releases granted in Section III.A.2. above, the Insurers hereby release and discharge the D&O Defendants, the Spouse Defendants, the Trustee Defendants, and W Holding and their respective heirs, executors, trustees, administrators, agents, representatives, attorneys, successors, assigns, parents, subsidiaries, employees, officers, and directors, 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 Policies, the Bank, and/or the causes of action and facts alleged in the Action, including but not limited to claims for recovery of payments previously made to the D&O Defendants, the Spouse Defendants, the Trustee Defendants, and W Holding or their counsel pursuant to the Policies.

## D. <u>Release of the Federal Deposit Insurance Corporation.</u>

Effective simultaneously with the releases granted in Section III.A.2. above, the Settling Defendants and W Holding on behalf of themselves individually and their respective heirs, executors, trustees, administrators, agents, representatives, attorneys, successors, and assigns, and, as to the Insurers, on behalf of their parents, subsidiaries, affiliates and reinsurers, and their respective employees, officers, directors, agents, representatives, successors and assigns, hereby release and discharge the Federal Deposit Insurance Corporation in its Corporate capacity and all other capacities, 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, including without limitation the causes of action and facts alleged in the Action.

## E. <u>Mutual Releases among D&O Defendants, Spouse Defendants, Trustee Defendants, and W Holding</u>

Effective simultaneously with the releases granted in Section III.A.2. above, the D&O Defendants, the Spouse Defendants, the Trustee Defendants, and W Holding, on behalf of themselves individually, and their respective heirs, executors, trustees, parents, subsidiaries, employees, officers, directors, agents, administrators, agents, representatives, attorneys, successors, and assigns, hereby release each other from any claims, actions and causes of action that arise from or relate to the Action, the Settlement Payments, the Bank, or to the performance, nonperformance, or manner of performance of the D&O Defendants' respective functions, duties and actions as officers or directors of the Bank.

## F. <u>Exceptions from Releases by the FDIC-R.</u>

- 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 the FDIC-R, the Bank, other financial institutions, or any other person or entity, including without limitation any such claims acquired by the FDIC-R as successor in interest to the Bank or any person or entity other than the 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 seeking 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.

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

To the extent, if any, that any of the D&O Defendants, Spouse Defendants, or Trustee 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, the D&O Defendants, the Spouse Defendants, and the Trustee 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**

- A. <u>Authorized Signatories</u>. All of the undersigned persons represent and warrant that they are Parties here 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. <u>Advice of Counsel</u>. Each Party hereby acknowledges that he, she, or 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 or her counsel.
- C. Financial Disclosure Representation. The Defendants listed on Exhibit B (the "Submitting Defendants") have submitted financial information to the FDIC-R, as described in Exhibit B, and each here affirms that his/her financial information is true and accurate as of the date submitted to the FDIC-R. Each Submitting Defendant expressly acknowledges that, in determining to settle the claims released here, the FDIC-R has reasonably and justifiably relied upon the accuracy of the financial information submitted by the Submitting 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 Submitting Defendant failed to disclose any material financial interest, legal, equitable, or beneficial, in any asset that existed as of the date the disclosure was submitted to the FDIC-R, that Submitting 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 Submitting Defendant's undisclosed material financial interest in such asset(s); or (2) the amount of unpaid

damages alleged against that Submitting Defendant. If the FDIC-R establishes with a final adjudication in an appropriate judicial forum that a Submitting Defendant failed to disclose any material financial interest, legal, equitable, or beneficial in any financially material asset, the FDIC-R's Releases as to other Submitting Defendants, as set forth in this Agreement, shall remain in full force and effect.

## **SECTION VI: Reasonable Cooperation**

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 Action, and to otherwise perform the terms of this Agreement.

#### **SECTION VII: Other Matters**

- A. <u>No Admission of Liability.</u> The Settling Defendants deny any liability regarding the claims in the Action. The 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 except to enforce its terms.
- B. Execution in Counterparts. 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. Choice of Law. This Agreement shall be interpreted, construed and enforced

according to applicable federal law, or in its absence, the laws of the Commonwealth of Puerto

Rico.

D. Mutuality of Drafting. The Parties have participated jointly in the negotiation and

drafting of this Agreement. In the event an ambiguity or question of intent or interpretation

arises, this Agreement shall be construed as jointly drafted by the Parties, and no presumption or

burden of proof shall arise favoring or disfavoring any party by virtue of the authorship of any

provision of the Agreement. Specifically, this Agreement will not be construed against the

Insurers merely because the Insurers are insurance companies. The Parties agree that this

Agreement will be binding on and inure to the benefit of the Parties and any corporation,

partnership or other entity into which any Party may merge, consolidate or reorganize.

E. Notices. Any notices required under this Agreement shall be sent by registered

mail, first class, return receipt requested, and by email, to the following:

If to the FDIC-R:

John V. Church

3501 Fairfax Drive, VS-B-7056

Arlington, Virginia 22226

Telephone: (703) 516-1394

Email: jchurch@fdic.gov

and

James A. Brown

LISKOW & LEWIS, PLC

One Shell Square

701 Poydras Street, Suite 5000

New Orleans, Louisiana 70139

Telephone:

(504) 581-7979

Email: jabrown@liskow.com

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### If to W Holding:

Carlos Lazaro
Pavia & Lazaro
954 Ponce de Leon Avenue, 4th Floor
San Juan, Puerto Rico 00907
Telephone: (787) 854-90658
Email: clazaro@microjuris.com
Attorney for W Holding Company, Inc.

## If to the D&O Defendants, the Spouse Defendants, or the Trustee Defendants:

Andres Rivero
Paula Aguila
Charlie Whorton
Rivero Mestre LLP
2525 Ponce de Leon Boulevard, Suite 1000
Miami, Florida 33134
Telephone: (305) 445-2500
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Attorney for José M. Biaggi-Landrón, Cindy Costas Santiago, and the Biaggi-Costas

Conjugal Partnership

#### If to the Insurers:

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John F. McCarrick
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New York, New York 10119
Telephone: (212) 714-3072

Email: mccarrickj@whiteandwilliams.com

#### Attorney for Arch Specialty Insurance Company

- F. <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 here 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).
- G. <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.

H. <u>No Confidentiality.</u> The 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 here 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 WESTERNBANK PUERTO RICO

Date: Marel 30, 2015

REDACTED BY:

PRINT NAME: JOHN V. ChurcH

TITLE: COUNSE/

FRANK C. STIPES GARCIA  Date: 27th MAnch 2015	REDACTED
Date: Or / / / / / / / X Or G	BY:
JUAN CARLOS FRONTERA GARCIA	
Date:	BY:
	PRINT NAME:TITLE:
HÉCTOR L. DEL RÍO TORRES	
Date:	BY:
	PRINT NAME:
	TITLE:
WILLIAM M. VIDAL CARVAJAL	
Date:	BY:
	PRINT NAME:
	TITLE:
CESAR A. RUIZ RODRIGUEZ	
Date:	BY:
	PRINT NAME:
	TITLE:
PEDRO R. DOMINGUEZ ZAYAS	
Date:	BY:
	PRINT NAME:
	TITLE.

FRANK C. STIPES GARCIA	
Date:	BY:
	PRINT NAME:
	TITLE:
JUAN CARLOS FRONTERA GARCIA  Date: March 27, 2015	REDACTED
	PRINT NAME: Juan Carlos Fronters Ga
HÉCTOR L. DEL RÍO TORRES	
Date:	BY:
	PRINT NAME:
	TITLE:
WILLIAM M. VIDAL CARVAJAL	
Date:	BY:
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CESAR A. RUIZ RODRIGUEZ	
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PEDRO R. DOMINGUEZ ZAYAS	
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FRANK C. STIPES GARCIA	
Date:	BY:
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JUAN CARLOS FRONTERA GARCIA	
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	TITLE:
HÉCTOR L. DEL RÍO TORRES	REDACTED
Date: March 27, 2015	RV.
	PRINT NAME: He'dor L. Del Rio Torre.
	TITLE:
WILLIAM M. VIDAL CARVAJAL	
Date:	BY:
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CESAR A. RUIZ RODRIGUEZ	
Date:	BY:
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PEDRO R. DOMINGUEZ ZAYAS	
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FRANK C. STIPES GARCIA	
Date:	BY:
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JUAN CARLOS FRONTERA GARCI	$\mathbf{A}$
Date:	BY:
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	TITLE:
HÉCTOR L. DEL RÍO TORRES	
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	PRINT NAME:
	TITLE:
WILLIAM M. VIDAL CARVAJAL _	- REDACTED
Date: MARCH 27, 2015	
,	PRINT NAME: William Vided & ARUYED
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CESAR A. RUIZ RODRIGUEZ	
Date:	BY:
	PRINT NAME:
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PEDRO R. DOMINGUEZ ZAYAS	
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FRANK C. STIPES GARCIA	
Date:	BY:
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JUAN CARLOS FRONTERA GAI	RCIA
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HÉCTOR L DELRÍO TORRES	
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	TITLE:
WILLIAM M. VIDAL CARVAJAL	
Date:	BY:
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	TITLE:
CESAR A. RUIZ RODRIGUEZ	REDACTET
Date: 63/27/2015	BY:
	PRINTNAME: CESAR A. Ruiz
	TITLE:
PEDROR DOMINGUEZZAYAS	
Date:	BY:
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FRANK C. STIPES GARCIA	
Date:	BY:
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CESAR A. RUIZ RODRIGUEZ	
Date:	BY:
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PEDRO R. DOMINGUEZ ZAYAS	REDACTED
Date: 3-27-2015	BY:
	PRINT NAME: Pedeo R. Tomingor 2.A.
	TITLE:

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JOSE M. BIAGGI LANDRON	
JOSE M. BYAGGI LANDRON  Date: 3/30/15	BY: Personally PRINTNAME: Josem. Biaggi Lan
, , , , , , , , , , , , , , , , , , , ,	PRINT NAME: Jose M. Biomi Lan
	TITLE:
RICARDO CORTINA CRUZ	
Date:	BY:
	PRINT NAME:
	TITLE:
JULIA FUENTES DEL COLLADO	
Date:	BY:
	PRINT NAME:
	TITLE:
MARIO A. RAMIREZ MATOS	
Date:	BY:
	PRINT NAME:
	TITLE:
MIGUEL A. VAZQUEZ SEIJO	
Date:	BY:
	PRINT NAME:
	TITLE:
CORNELIUS TAMBOER	
Date:	BY:
	PRINT NAME:
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JOSE M. BIAGGI LANDRON	
Date:	BY:
	PRINT NAME:
	TITLE:
RICARDO CORTINA CRUZ	
Date: $3-25-15$	REDACTED REDACTED
	PRINT NAME: Ricardo Cortina Cru
	TITLE:
JULIA FUENTES DEL COLLADO	
Date:	BY:
	PRINT NAME:
	TITLE:
MARIO A. RAMIREZ MATOS	
Date:	BY:
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MIGUEL A. VAZQUEZ SEIJO	
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CORNELIUS TAMBOER	
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Date:	BY:
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RICARDO CORTINA CRUZ	
Date:	BY:
	PRINT NAME:
	TITLE:
JULIA FUENTES DEL COLLADO	
Date: March 29, 20/5	REDACTED
Date	BY: PRINT NAME: Julia Fyentes
	TITLE:
MARIO A. RAMIREZ MATOS	
Date:	BY:
	PRINT NAME:
	TITLE:
MIGUEL A. VAZQUEZ SEIJO	
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	PRINT NAME:
	TITLE:
CORNELIUS TAMBOER	
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Date:	BY:
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RICARDO CORTINA CRUZ	
Date:	BY:
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JULIA FUENTES DEL COLLADO	
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MARIO A. RAMIREZ MATOS  Date: 3/50/15	REDACTED  BY:
	BY:
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MIGUEL A. VAZQUEZ SEIJO	
Date:	BY:
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CORNELIUS TAMBOER	
Date:	BY:
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JOSE M. BIAGGI LANDRON	
Date:	BY:
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RICARDO CORTINA CRUZ	
Date:	BY:
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JULIA FUENTES DEL COLLADO	
Date:	BY:
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MARIO A. RAMIREZ MATOS	
Date:	BY:
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MIGUEL A. VAZQUEZ SEIJO	REDACTED
Date:	BY:
	PRINT NAME: miguel A. Lagura Sello
	TITLE:
CORNELIUS TAMBOER	
Date:	BY:
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Date: 3-25-15	BY:
	PRINT NAME: CORNELIUS TAMBOER
	TITLE:
ELIZABETH ALDEBOL DE CO	PRTINA
Date:	BY:
	PRINT NAME:
	TITLE:
THE CORTINA-ALDEBOL CO	NJUGAL PARTNERSHIP
Date:	BY:
	PRINT NAME:
	TITLE:
MARLENE CRUZ CABALLERO	0
Date:	BY:
	PRINT NAME:
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THE FRONTERA-CRUZ CONJ	UGAL PARTNERSHIP
Date:	BY:
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	TITLE:
SHARON MCDOWELL NIXON	
Date:	BY:
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ELIZABETH ALDEBOL DE COR Date: $\frac{3-25-15}{2}$	REDACTED
	PRINT NAME: Elizabeth Aldebal DeCartin
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THE CORTINA-ALDEBOL CONJ	
Date: 3-25-15	BY REDACTED
	PRINT NAME: KICAND Cortina y Elizabeth Al
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MARLENE CRUZ CABALLERO	
Date:	BY:
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# TIPLABLIST CLOSERUS DE TORTILA RING YAME TILL: AR CONTINUALIEBOL CONJUGAT PARTNERSHIP Date: BY PROXET NO. 18 HILE MAXILAL CRIP CALL LIBRO REDACTED PENT NAMES AND STREET, THE PARTY OF THE PART TITLE: THE PRONTERA CRUZ CONJUGAL PARTNERSHIP BY PRINT NAMES AND AND A MEDICANIFIED STRUCK HY ... PRINTANE THE VAZQUIZZNICHOWELL TONILCAL FARTNERSHIP BY PRINTAME

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MARLENE CRUZ CABALLERO	
Date:	BY:
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	TITLE:
THE FRONTERA-CRUZ CONJUC	TITLE:GAL PARTNERSHIP
	GAL PARTNERSHIP BY: REDACTED
	BY: REDACTED  PRINT NAME: Juan Caylor Franks Gag
Date: March 27, 2015	BY: REDACTED  PRINT NAME: Juan Caylor Franks Gag
Date: Manh 27, 2015  HARON MCDOWELL NIXON	BY: REDACTED  PRINT NAME: Juan Coppler Franken Gag  TITLE:
Date: Manh 27, 2015  HARON MCDOWELL NIXON	BY: REDACTED  PRINT NAME: Juan Caplor Fronter Gag  TITLE:  BY:
THE FRONTERA-CRUZ CONJUC Date: Manh 27, 2015 CHARON MCDOWELL NIXON	BY: REDACTED  PRINT NAME: Juan Caplor Fronter Gag  TITLE:  BY:
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GLADYS BARLETTA SEGARRA	REDACTED
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	PRINT NAME: GA OGS BARIETTA S TITLE:
THE VIDAL-BARLETTA CONJUG	AL PARTNERSHIP REDACTED
Date: MARCH 37, 2015	PRINT NAME: William Vidue competentials:
	TITLE:
ILLIAM DIAZ CABASSA	
te:	$\operatorname{BY} \cdot \overline{}$
	PRINT NAME:
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ALORE SCHMIDT MICHELS	
	BY:
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Z-SCHMIDT CONJUGAL P.	ARTNERSHIP
	BY:
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### GLADYS BARLETTA SEGARRA BY: \_\_\_\_\_ Date: PRINT NAME: TITLE: THE VIDAL-BARLETTA CONJUGAL PARTNED CHIP BY: REDACTED Date: ##46# 01, 2015 PRINT NAME: William Vidal council. TITLE: LILLIAM DIAZ CABASSA BY: \_\_\_\_\_ Date: \_\_\_\_\_ PRINT NAME: \_\_\_\_ TITLE: THE DEL RIO-DIAZ CONJUGAL PARTNERSHIP BY: \_\_\_\_\_ Date: \_\_\_\_\_ PRINT NAME: \_\_\_\_\_ TITLE: HANNALORE SCHMIDT MICHELS BY: \_\_\_\_\_ Date: \_\_\_\_\_ PRINT NAME: TITLE: THE RUIZ-SCHMIDT CONJUGAL PARTNERSHIP BY: \_\_\_\_\_ Date: \_\_\_\_\_ PRINT NAME: TITLE:

GLADYS BARLETTA SEGARRA	A
Date:	BY:
•	PRINT NAME:
	TITLE:
THE VIDAL-BARLETTA CONJU	JGAL PARTNERSHIP
Date:	' BY:
	PRINT NAME:
	TITLE:
LILLIAM DIAZ CABASSA	REDACTED
Date: 03/27/2015	REDACIED
Date.	BY: PRINT NAME: Lillian Diaz Cabassa
	TITLE:
THE DEL RIO-DIAZ CONJUGAI	L PARTNERSHIP
Date:	BY:
	PRINT NAME:
	TITLE:
HANNALORE SCHMIDT MICHI	ELS
Date:	BY:
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	TITLE:
THE RUIZ-SCHMIDT CONJUGA	L PARTNERSHIP
Date:	BY:
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### GLADYS BARLETTA SEGARRA BY: \_\_\_\_\_ Date: PRINT NAME: \_\_\_\_\_ TITLE: THE VIDAL-BARLETTA CONJUGAL PARTNERSHIP Date: BY: \_\_\_\_\_ PRINT NAME: TITLE: LILLIAM DIAZ CABASSA BY: \_\_\_\_\_ Date: \_\_\_\_\_ PRINT NAME: THE DEL RIO-DIAZ CONJUGAL PARTNERSHI REDACTED Date: March 27, 2015 BY: \_\_\_\_\_ PRINT NAME: Hector L. Del Rio Torres TITLE: HANNALORE SCHMIDT MICHELS BY: \_\_\_\_\_ Date: PRINT NAME: THE RUIZ-SCHMIDT CONJUGAL PARTNERSHIP BY: \_\_\_\_\_ Date: PRINT NAME: TITLE:

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PRINT NAME: HANNELORE Schmidt Michel:
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ARTNERSHIP
REDACTED
PRINT NAME: CESAR ARUIZ
TITLE:

#### SONIA SOTOMAYOR VICENTY

#### JOHA BOTOMATOR TEELINE

# REDACTED

Date: 3-21-2013	BY:
	PRINT NAME: Sonia Sotomayor Vincent
	TITLE:
THE DOMINGUEZ-SOTOMA	YOR CONJUGAL PARTNERSHIP
Date: 3-27-2015	YOR CONJUGAL PARTMERSHIP  REDACTED  BY:
Date. O L) L	PRINT NAME: PRINT NAME:
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CINDY M. COSTAS SANTIAG	GO .
Date:	BY:
	PRINT NAME:
	TITLE:
THE BIAGGI-COSTAS CONJ	UGAL PARTNERSHIP
Date:	BY:
	PRINT NAME:
	TITLE:
OLGA MORALES PEREZ	
Date:	BY:
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THE TAMBOER-MORALES	CONJUGAL PARTNERSHIP
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Date:	BY:
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REDACTED	TITLE:
CINDY M. COSTAS SANTIAGO	
Date: $3/30/2015$	PV Acadominally
	BY: Personally. PRINT NAME: Cindy N. Costas Santaso
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THE BIAGGI-COSTAS CONJUG	SAL PARTNERSHIP
Date: 3/30/2015	PRINT NAME: Cirdy W. Costos Sonhago Ton M. Biogg
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OLGA MORALES PEREZ	
Date:	BY:
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ate:	BY:
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#### **OLGA MORALES PEREZ**

W HOLDING COMPANY, INC.

Date:

### REDACTED Date: 3-25-15 PRINT NAME: OLGA MORAUGS AUREZ TITLE: THE TAMBOER-MORALES CONJUGAL PARTNERSHIP REDACTED BY: REDACTED COPHICLUS TAMBOER PRINT NAME: OLGA MODALES PEREZ Date: 3-25-15 TITLE: LUIS BARTOLOME RIVERA CUEBAS AS TRUSTEE OF THE SOCIO CULTURAL **CONSERVATION TRUST** Date: BY: \_\_\_\_\_ PRINT NAME: \_\_\_\_\_ TITLE: CARLOS GONZALEZ ALONSO AS TRUSTEE OF THE DOMINGUEZ SOTOMAYOR **FAMILY TRUST** BY: \_\_\_\_\_ Date: \_\_\_\_\_ PRINT NAME: TITLE: RICARDO ACOSTA MARTINEZ AS TRUSTEE OF THE CT FAMILY TRUST Date: BY: \_\_\_\_\_ PRINT NAME: \_\_\_\_\_ TITLE:

BY: \_\_\_\_\_

LUIS BARTOLOME RIVERA CUEE CONSERVATION TRUST	BAS AS TRUSTEE OF THE SOCIO CULTURAL
Date: 27/MARCh 2015	REDACTED BY:
Date. Sylving Co.	PRINTNAME: Luis & Privera Cuebas
	TITLE: TRUSTEZ
CARLOS GONZALEZ ALONSO AS T	TRUSTEE OF THE DOMINGUEZ SOTOMAYOR
Date:	DV.
Date.	BY:PRINT NAME:
	TITLE:
RICARDO ACOSTA MARTINEZ AS	TRUSTEE OF THE CT FAMILY TRUST
Date:	BY:
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W HOLDING COMPANY, INC.	REDACTED  BY:  PRINT NAME / FRANCE C. Stipes  TITLE: Pacsident
Date: 27 td /masch/2015	BY
	PRINT NAME A / FRANK C. Stipes
• /	TITLE! President
ALO INGUESTO CONTRACTO	
AIG INSURANCE COMPANY-PUERT COMPANY)	TO RICO (FORMERLY CHARTIS INSURANCE
Date:	BY:
	PRINT NAME:
	TITLE:
XL SPECIALTY INSURANCE COMPA	
Date:	
	BY:PRINT NAME:
	TITLE.

### BY: \_\_\_\_\_ Date: PRINT NAME: TITLE: CARLOS GONZALEZ ALONSO AS TRUSTEE OF THE DOMINGUEZ SOTOMAYOR **FAMILY TRUST** REDACTED Date: 3-27-2015 PRINT NAME: Carlos L. GONZA 182 Alonso TITLE: Trustee RICARDO ACOSTA MARTINEZ AS TRUSTEE OF THE CT FAMILY TRUST Date: BY: \_\_\_\_\_ PRINT NAME: TITLE: W HOLDING COMPANY, INC. BY: Date: \_\_\_\_\_ PRINT NAME: TITLE: AIG INSURANCE COMPANY-PUERTO RICO (FORMERLY CHARTIS INSURANCE COMPANY) BY: Date: \_\_\_\_\_ PRINT NAME: TITLE: XL SPECIALTY INSURANCE COMPANY BY: \_\_\_\_\_ Date: \_\_\_\_\_ PRINT NAME: TITLE:

LUIS BARTOLOME RIVERA CUEBAS AS TRUSTEE OF THE SOCIO CULTURAL

**CONSERVATION TRUST** 

Date:	BY:
	PRINT NAME:
	TITLE:
CARLOS GONZALEZ FAMILY TRUST	ALONSO AS TRUSTEE OF THE DOMINGUEZ SOTOMAYOR
Date:	BY:
	PRINT NAME:
	TITLE:
RICARDO ACOSTA M	ARTINEZ AS TRUSTEE OF THE CT FAMILY TRUST
Date:	
	PRINT NAME: Rigardo A. Acosta Ma
	TITLE:
W HOLDING COMPAN	
Date:	BY:
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AIG INSURANCE COM COMPANY)	1PANY-PUERTO RICO (FORMERLY CHARTIS INSURANCE
Date:	BY:
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XL SPECIALTY INSUR	ANCE COMPANY
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Date:	BY:
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CARLOS GONZALEZ ALONSO A FAMILY TRUST	S TRUSTEE OF THE DOMINGUEZ SOTOMAYOR
Date:	BY:
	PRINT NAME:
	TITLE:
RICARDO ACOSTA MARTINEZ A	AS TRUSTEE OF THE CT FAMILY TRUST
Date:	BY:
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W HOLDING COMPANY, INC.	
Date:	BY:
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AIG INSURANCE COMPANY-PUR COMPANY)	ERTO RICO (FORMERLY CHARTIS INSURANCE
Date: March 27, 2015	REDACTED BY:
<del></del>	PRINT NAME: GUSTAVO A. Sarab
	TITLE: V.P. Claim5
KL SPECIALTY INSURANCE COM	
Date:	pv.
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CARLOS GONZALEZ ALON FAMILY TRUST	SO AS TRUSTEE OF THE DOMINGUEZ SOTOMAYOR
Date:	BY:
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RICARDO ACOSTA MARTIN	VEZ AS TRUSTEE OF THE CT FAMILY TRUST
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	PRINT NAME: MARIA S. TURDO
	TITLE: Claim Director
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ccordance with the terms of this Agree  MOSCOWITZ & MOSCOWITZ, P.A.	
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- ·	on I.A. of this Agreement, Moscowitz & Moscowitz, \$1 million D&O Defendants' Settlement Payment in nt.
MOSCOWITZ & MOSCOWITZ, P.A.  Date: 3 30 7015	REDACTED  BY:  PRINT NAME: Tane W. Moscowitz  TITLE: Escrow Agnir

#### EXHIBIT "A"

#### UNITED STATES DISTRICT COURT

#### FOR THE DISTRICT OF PUERTO RICO

W. HOLDING COMPANY, INC., et al. Plaintiffs,

v.

CHARTIS INSURANCE COMPANY OF PUERTO RICO, Defendant;

FEDERAL DEPOSIT INSURANCE CORPORATION AS RECEIVER FOR WESTERNBANK PUERTO RICO, Plaintiff-Intervenor,

v.

FRANK STIPES GARCIA, et al., Cross-Claim Defendants,

CHARTIS INSURANCE COMPANY OF PUERTO RICO, Previously-Joined Defendant, and

MARLENE CRUZ CABALLERO, et al., Additional Defendants.

CIVIL ACTION NO. 11-02271 (GAG)

JURY TRIAL DEMANDED

# JOINT STIPULATION OF DISMISSAL WITH PREJUDICE PURSUANT TO FED. R. CIV. P. 41(a)(1)(A)(ii)

Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), IT IS HEREBY STIPULATED AND AGREED by and between:

Plaintiff-Intervenor Federal Deposit Insurance Corporation as Receiver for Westernbank Puerto Rico ("FDIC-R"); and

Defendants Frank C. Stipes Garcia, Juan Carlos Frontera Garcia, Héctor L. Del Río Torres, William M. Vidal Carvajal, Cesar A. Ruiz Rodriguez, Pedro R. Dominguez Zayas, Jose M. Biaggi Landron, Ricardo Cortina Cruz, Julia Fuentes del Collado, Mario A. Ramirez Matos.

Miguel A. Vazquez Seijo, Cornelius Tamboer; Elizabeth Aldebol de Cortina, the Cortina-Aldebol Conjugal Partnership, Marlene Cruz Caballero, the Frontera-Cruz Conjugal Partnership, Sharon McDowell Nixon, the Vazquez-McDowell Conjugal Partnership, Gladys Barletta Segarra, the Vidal-Barletta Conjugal Partnership, Lilliam Diaz Cabassa, the Del Rio-Diaz Conjugal Partnership, Hannalore Schmidt Michels, the Ruiz-Schmidt Conjugal Partnership, Sonia Sotomayor Vicenty, the Dominguez-Sotomayor Conjugal Partnership, Cindy M. Costas Santiago, the Biaggi-Costas Conjugal Partnership, Olga Morales Perez, the Tamboer-Morales Conjugal Partnership, Luis Bartolome Rivera Cuebas as Trustee of the Socio Cultural Conservation Trust, Carlos Gonzalez Alonso as Trustee of the Dominguez Sotomayor Family Trust, Ricardo Acosta Martinez as Trustee of CT Family Trust; AIG Insurance Company of Puerto Rico (formerly Chartis Insurance Company), XL Specialty Insurance Company, Liberty International Underwriters, and ACE Insurance Company; and

Declaratory judgment plaintiff W Holding Company, Inc.,

That the entire above-captioned action shall be dismissed with prejudice in accordance with the parties' Settlement and Release Agreement ("Agreement"), a copy of which is attached as Exhibit A, effective upon FDIC-R's receipt of the entire Settlement Payment required by the Agreement. FDIC-R shall notify the Court when the entire Settlement Payment has been received.

The Court shall retain jurisdiction to enforce the terms of the Settlement and Release Agreement and the Stipulated Protective Order entered by the Court in this action on December 26, 2012, both of which shall survive dismissal of this action.

It is further stipulated and agreed that the parties shall bear their own attorney's fees, expenses, and costs incurred in this action.

Respectfully submitted in San Juan, Puerto Rico, this day of March, 2015.

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HAROLD VICENTE-COLON, ESQ.

# Exhibit B Personal Financial Statements Received by FDIC-R from the D&O Defendants

- 1. Frank C. Stipes Garcia: October 24, 2013
- 2. Juan Carlos Frontera Garcia: October 29, 2013
- 3. Héctor L. Del Río Torres: October 31, 2013
- 4. William M. Vidal Carvajal: November 12, 2013
- 5. Cesar A. Ruiz Rodriguez: October 18, 2013
- 6. Pedro R. Dominguez Zayas: October 26, 2013
- 7. Jose M. Biaggi Landron: November 8, 2013
- 8. Ricardo Cortina Cruz: November 7, 2014; December 3, 2013; June 8, 2011
- 9. Julia Fuentes del Collado: November 5, 2013
- 10. Mario A. Ramirez Matos: November 1, 2013
- 11. Miguel A. Vazquez Seijo: November 10, 2014
- 12. Cornelius Tamboer: November 7, 2014; November 7, 2013; July 1, 2011