Case: 1:19-cv-00145-DAP Doc #: 846-2 Filed: 10/10/24 1 of 55. PageID #: 19791 EXHIBIT B

SETTLEMENT AGREEMENT¹

The parties listed in (i)-(xxv) below, who collectively are referred to herein as the "Parties"

or in the singular case as a "**Party**," make this agreement ("**Settlement Agreement**") by and among each of them:

- (i) MARK E. DOTTORE ("**Receiver**"), as the federal equity receiver, custodian and liquidator for the Receivership Entities;²
- (ii) THE DREAM CENTER FOUNDATION and its former and current officers, directors, managers, members, employees, agents, and affiliates (collectively, "**DCF**");
- (iii) BRENT RICHARDSON ("**B. Richardson**");
- (iv) CHRISTOPHER RICHARDSON ("C. Richardson");
- (v) JOHN CROWLEY ("Crowley");
- (vi) CHAD GARRETT ("Garrett");
- (vii) MONICA CARSON ("Carson");
- (viii) MELISSA ESBENSHADE ("Esbenshade");
- (ix) SHELLEY GARDNER ("Gardner");
- (x) MICHAEL LACROSSE ("Lacrosse");
- (xi) RANDALL BARTON ("**Barton**");

¹ All capitalized terms not defined initially herein shall have the same meaning as defined later in the **Settlement Agreement**, or if not defined, as in the **Primary Policy**, as defined below.

² The "**Receivership Entities**" include (i) South University of Ohio LLC; (ii) Dream Center Education Holdings, LLC; (iii) The DC Art Institute of Raleigh-Durham LLC; (iv) the DC Art Institute of Charlotte LLC; (v) DC Art Institute of Charleston, LLC; (vi) DC Art Institute of Washington LLC; (vii) The Art Institute of Tennessee - Nashville LLC; (viii) AiTN Restaurant LLC; (ix) The Art Institute of Colorado LLC; (x) DC Art Institute of Phoenix LLC; (xi) The Art Institute of Portland LLC; (xii) The Art Institute of Seattle LLC; (xiii) The Art Institute of Pittsburgh, DC LLC; (xiv) The Art Institute of Philadelphia, DC, LLC; (xv) DC Art Institute of Fort Lauderdale LLC; (xvi) The Illinois Institute of Art LLC; (xvii) The Art Institute of Michigan LLC; (xviii) The Illinois Institute of Art at Schaumberg LLC; (xix) DC Art Institute of Phoenix, LLC, and its direct subsidiaries (xx) the Art Institute of Las Vegas LLC; (xxi) the Art Institute of Indianapolis, LLC; (xxi) AiIN Restaurant LLC; (xxii) Dream Center Argosy; (xxiv) University of California LLC, and its direct subsidiaries, (xxv) Argosy Education Group LLC; (xvi) Dream Center Education Management LLC; and (xxvii) South University of Michigan LLC. *See* Order Appointing Receiver ("**Clarifying Receiver Order**") [ECF No. 8] at 3-4; *see also* Order Clarifying Order Appointing Receiver ("**Clarifying Receiver Order**") [ECF No. 14] at 1 (removing AU Student Funding, LLC as a "Receivership Entity").

- (xii) SHELLY MURPHY ("**Murphy**");
- (xiii) ROB PAUL ("**Paul**");
- (xiv) DEBBI LANNON-SMITH ("Lannon-Smith");
- (xv) STACY SWEENEY ("Sweeney");
- (xvi) PASTOR MATTHEW BARNETT ("Barnett");
- (xvii) TIMOTHY SLOTTOW ("Slottow");
- (xviii) RUFUS GLASPER ("Glasper");
- (xix) JACK DEBARTOLO ("DeBartolo");
- (xx) CYNTHIA BAUM ("**Baum**"),
- (xxi) JAMES TERRELL ("**Terrell**"),
- (xxii) National Union Fire Insurance Company of Pittsburgh, Pa. ("National Union")
- (xxiii) Everest National Insurance Company ("Everest")
- (xxiv) Starr Indemnity and Liability Company ("Starr"); and
- (xxv) Landmark American Insurance Company ("Landmark").

B. Richardson, C. Richardson, Crowley, Garrett, Carson, Esbenshade, Gardner, Lacrosse, Barton, Murphy, Paul, Lannon-Smith, Sweeney, Barnett, Slottow, Glasper, DeBartolo, Baum and Terrell are referred to herein collectively as the "Ds&Os," and together with DCF and any and all other persons who are an "Insured" as defined in the below-defined Policies (including, with respect to the below-defined Primary Policy, the Receivership Entities and any non-Receivership Entities covered under the Primary Policy including without limitation DCF), the "Insureds."

National Union, Everest, Starr, and Landmark are referred to collectively as the "Insurers". Everest, Starr, and Landmark are referred to collectively as the "Excess Insurers."

Emmanual Dunagan, Jessica Muscari, Robert Infusino, Stephanie Porreca, Keishana Mahone and Lakesha Howard-Williams and any and all putative class members in the class action lawsuit are referred to collectively as the "**Dunagan Plaintiffs**"

<u>RECITALS</u>:

WHEREAS, on January 8, 2019, Digital Media Solutions, LLC ("Digital Media") filed a receivership Complaint against South University of Ohio, LLC, a/k/a DC South University of Ohio, LLC, d/b/a South University, Dream Center Education Holdings, LLC ("DCEH"), and Argosy Education Group, LLC, in the United States District Court, Northern District of Ohio (the "Court"). *See Digital Media Solutions, LLC v. South University of Ohio, LLC, et al*, United States District Court, Northern District of Ohio, Eastern Division, Case No. 1:19-cv-145 ("Receivership," "Receivership Estate," or "Receivership Case");

WHEREAS, on January 18, 2019, the **Court** entered the **Initial Receiver Order** [ECF No. 8], as clarified [ECF No. 14] and amended [ECF No. 150], appointing Mark E. Dottore as the Receiver of the **Receivership Entities**. The **Receivership** remains open, including the stay orders issued therein, in order to allow the **Receiver** to close certain open issues, including among other matters, the **Global Claims** (defined below);

WHEREAS, in December 2018, prior to the Receivership Case, a putative class action was filed by former students of the Illinois Institute of Art against certain receivership entities, including DCF and DCEH, styled *Dunagan, et al. v. Illinois Institute of Art-Chicago, LLC, et al*, Case No. 19-cv-809 (N.D. Ill.) (the "Dunagan Action"). The complaint in the Dunagan Action was subsequently amended to add additional defendants, including certain Ds&Os.

WHEREAS, prior to the commencement of the Dunagan Action and the Receivership, National Union issued a PortfolioSelect for Non-Profit Organizations liability insurance policy to DCEH, under Policy Number 02-420-25-70 (the "Primary Policy"); and also issued a Side-A Edge excess insurance policy to **DCEH**, under Policy No. 02-42-25-71 (the "**Side-A Policy**"), both for the initial policy period from October 17, 2017 through October 17, 2018, as extended until April 17, 2019, along with a one-year Discovery Period following April 17, 2019;

WHEREAS, DCEH also purchased four excess directors and officers ("D&O") policies that provided additional limits of liability excess of the **Primary Policy**:

- (a) **Everest** Zenith Excess Policy No. SCex00110-171 (the "**Everest Policy**");
- (b) Starr Secure Excess Liability Policy No. 1000620558171 (the "Starr Policy")
- (c) Landmark Excess Liability Policy No. HS674187 (the "Landmark Policy"); and

(d) **Ironshore** Excess Liability Insurance Policy No 003319500 (the "**Ironshore Policy**") (collectively, the "Excess Policies"). The Ironshore entity is expressly excluded from this **Settlement Agreement** because it made no contribution to this settlement. The **Primary Policy**, the **Side-A Policy**, the **Everest Policy**, the **Starr Policy** and the **Landmark Policy** are collectively referred to herein as the "**Policies**".

WHEREAS, on July 8, 2020, the Receiver, by and through his counsel, Robert Glickman and Hugh Berkson, of the Law Firm of McCarthy Lebit Crystal Liffman, sent a confidential settlement demand letter to Special Settlement Counsel to DCF and the Ds&Os ("Demand Letter"), wherein the Receiver outlined his alleged claims against the Ds&Os. Subsequently, on October 6, 2023, the Receiver sent a draft complaint in a not-as-yet filed lawsuit styled Mark Dottore v. Brent Richardson, et al., Case No. _____, captioned for filing in the Maricopa County Superior Court, State of Arizona, further articulating his claims against certain former DCEH Ds&Os (the "Draft Complaint"). The Demand Letter and the Draft Complaint are referred to collectively as the "Receiver Claims";

WHEREAS, one or more of the **Ds&Os** sent notices of claim and/or notices of circumstances to one or more of the **Insurers** dated April 2019, August 2019, September 2019 and April 2020 (the "**D&O Notices**");

WHEREAS, the **Parties** acknowledge that certain other parties have made claims, or had potential claims, against the **Receivership Entities**, **DCF** and/or the **Ds&Os**, including but not limited to the following:

- (i) *Darlene Bolden, et al v. Argosy Education Group, LLC, et al*, Superior Court of the State of California, County of San Diego, Case No. 37-2018-00038876-CU-BT-CTL ("**Bolden Action**");
- (ii) Emmanuel Dunagan, et al. v. Illinois Institute of Art-Chicago, LLC, et al, United States District Court, Northern District of Illinois (Eastern Division), Case No. 19-CV-809 ("Dunagan Action");³
- (iii) FSP Pacific Center, LLC v. Argosy Education Group, LLC, Superior Court of the State of California, Orange County, Central Justice Center, Case No. 30-2019-01063136-CU-BC-CJC ("FSP Action");
- (iv) George L. Miller ("Trustee Miller"), as Chapter 7 Trustee of the bankruptcy estate of *In re The Art Institute of Philadelphia, LLC, et al*, United States Bankruptcy Court for the District of Delaware, Case No. 18-11535,⁴ or any subsequent trustee or successor of said bankruptcy

³ On February 13, 2019, the Court entered an Order [ECF No. 49] granting the Dunagan Plaintiffs' Motion to Intervene in the Receivership Case, and the Dunagan Plaintiffs have actively participated in the Receivership Case.

⁴ The debtors/entities included in the definition of Trustee Miller are the following entities (the last four digits of their respective taxpayer identification numbers follow in parentheses): American Education Centers, Inc. (6160); Argosy Education Group, Inc. (5674); Argosy University of California LLC (1273); Brown Mackie College - Tucson, Inc. (4601); Education Finance III LLC (2533); Education Management LLC (6022); Education Management II LLC (2661); Education Management Corporation (9571); Education Management Holdings II LLC (2529); Higher Education Services II LLC (3436); Miami International University of Art & Design, Inc. (1065); South Education -Texas LLC (2573); South University of Florida, Inc. (9226); South University of Michigan, LLC (6655); South University of North Carolina LLC (9113); South University of Ohio LLC (9944); South University of Virginia, Inc. (9263); South University, LLC (7090); Stautzenberger College Education Corporation (4675); TAIC-San Diego, Inc. (1894); TAIC-San Francisco, Inc. (9487); The Art Institutes International Minnesota, Inc. (6999); The Art Institute of Atlanta, LLC (1597); The Art Institute of Austin, Inc. (3626); The Art Institute of California-Hollywood, Inc. (3289); The Art Institute of California-Inland Empire, Inc. (6775); The Art Institute of California - Los Angeles, Inc. (4215); The Art Institute of California-Orange County, Inc. (6608); The Art Institute of California-Sacramento, Inc. (6212); The Art Institute of Charleston, Inc. (6048); The Art Institute of Charlotte, LLC (4912); The Art Institute of Colorado, Inc. (3062); The Art Institute of Dallas, Inc. (9012); The Art Institute of Fort Lauderdale, Inc. (0255); The Art Institute of Houston, Inc. (9015); The Art Institute of Indianapolis, LLC (6913); The Art Institute of Las Vegas, Inc. (6362); The Art Institute of Michigan, Inc. (8614); The Art Institute of Philadelphia LLC (7396); The Art Institute of

estate, and including the respective debtors and their respective directors, officers, shareholders, managers, agents and members;

- (v) Raymond Gonzales v. Education Management Corporation, et al., Superior Court of the State of California, County of San Francisco, Case No. CGC-18-564745 ("Gonzales Action");
- (vi) Coleby Lombardo v. Dream Center Foundation, Inc. et al. Superior Court of the State of California, County of Los Angeles, Case No. BC694492 ("Lombardo Action");
- (vii) Burge v. Education Management Corporation, et.al. (United States District Court, Northern District of Georgia). Case No.: 1:16-CV-04299-RWS, and any related arbitration ("Burge Action");
- (viii) Robert Gillman v. Dream Center Education Holdings, LLC, d/b/a The Art Institutes, d/b/a The Art Institute of Pittsburg, United States District Court for the Northern District of Illinois Eastern Division, Case No. 1:18-cv-5844 ("Gillman Action");
- (ix) Tolani Akamo v. South University, District Court of Williamson County, 368th Judicial District Court, Case No. 18-1167-C368 ("Akamo Action");
- (x) Vallerie Hancock v. Argosy University, Phoenix, Case No. 18-009452, filed on or about September 13, 2018 with the Arizona Office of the Attorney General ("Hancock Action");
- (xi) Thomas J. Perrelli, the Settlement Administrator appointed to monitor the compliance of Dream Center Education Holdings with consent judgments entered into in November 2015 with the Education Management Corporation ("EDMC") with the Attorneys General of 39 states and the District of Columbia to resolve consumer-protection claims arising out of alleged unfair and deceptive practices at EDMC's for profit educational institutions and all matters arising out of the consent judgments;
- (xii) U.S. Department of Labor, including, without limitation, any Notice of Intent To Take Action Letters sent to any of the **Insureds** ("**DOL**");

Pittsburgh LLC (7441); The Art Institute of Portland, Inc. (2215); The Art Institute of Raleigh-Durham, Inc. (8031); The Art Institute of St. Louis, Inc. (9555); The Art Institute of San Antonio, Inc. (4394); The Art Institute of Seattle, Inc. (9614); The Art Institute of Tampa, Inc. (6822); The Art Institute of Tennessee-Nashville, Inc. (5359); The Art Institute of Virginia Beach LLC (2784); The Art Institute of Washington, Inc. (7043); The Art Institutes International II LLC (9270); The Illinois Institute of Art at Schaumburg, Inc. (3502); The Illinois Institute of Art, Inc. (3500); The Institute of Post-Secondary Education, Inc. (0283); The New England Institute of Art, LLC (7798); The University of Sarasota, Inc. (5558); and Western State University of Southern California (3875).

- (xiii) U.S. Department of Education ("**DOE**");
- (xiv) The various accrediting agencies of the **Receivership Entities**, including, without limitation, the Higher Learning Commission ("Accrediting Agencies");
- (xv)The Secured Lenders under: the Senior Secured Credit and Guarantee Agreement, dated as of October 17, 2017, by and among Dream Center Education Holdings, LLC, the Arts Institutes International, LLC, Dream Center South University, LLC, Dream Center Argosy University of California, LLC, and Dream Center Education Management, LLC, as borrowers, and Dream Center Foundation ("Parent") and certain subsidiaries of the borrowers, as guarantors, the lenders party thereto from time to time, and U.S. Bank National Association, as administrative agent and collateral agent for the Secured Lenders, as amended, amended and restated, modified, supplemented, or otherwise modified from time to time and any ancillary documents, assignments or transfers related thereto; and, the Second Lien Guaranty dated as of October 17, 2017, made by each of the guarantors party thereto in favor of U.S. Bank National Association, as collateral agent for the Secured Lenders, as amended, amended and restated, modified, supplemented, or otherwise modified from time to time and any ancillary documents, assignments or transfers related thereto;
- The various taxing authorities, including but not limited to, the Indiana (xvi) Department of Revenue; the Commonwealth of Kentucky Department of Revenue; the State of Michigan, Department of Labor and Economic Opportunity, Unemployment Insurance Agency: Minnesota Department of Revenue; the Missouri Department of Revenue, Taxation Division; the Missouri Department of Labor and Industrial Relations, Division of Employment Security; and the Oklahoma Employment Security Commission; Oregon Department of Taxation; State of Oregon Department of Revenue; State of Oregon Employment Department; Pennsylvania Department of Revenue; Pennsylvania Department of Labor & Industry; Rhode Island Department of Revenue; Rhode Island Department of Labor & Training; Wisconsin Department of Revenue; Wisconsin Department of Workforce Development.
- (xvii) The various state and district attorney generals, including, but not limited to, the Attorney Generals of Alabama, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Nevada, New Jersey, New Mexico, New York, North Carolina, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington and Wisconsin;

- (xviii) Claims by or on behalf of former employees of DCEH, DCF and/or other entity Insureds relating to, *inter alia*, layoffs and/or closure of individual campuses, offices or locations of DCEH and/or other entity Insureds;
- (xix) Claims by or on behalf of employee welfare benefit plans sponsored by DCEH, DCF and/or other entity Insureds, fiduciaries of such plans and/or plan participants or beneficiaries of such plans; and
- (xx) All creditors (or potential creditors) of the Receivership Estate, including but not limited to, claims by or on behalf of any government agency(ies), landlord(s), lender(s), former students, former employees and/or independent contractors.

The foregoing lawsuits and/or potential claims, together with any known or unknown claims or potential claims involving the **Receivership Entities**, **DCF**, the **Ds&Os**, and/or the **Insureds** that arise from, are related to, or derive from the **Receivership Entities** or transactions conducted with the **Receivership Entities** and potentially implicate the **Policies**, and any and all attorneys' fees, costs or expenses arising out of or related thereto are referred to collectively as the "**Specified Litigation and Potential Claims**;"

WHEREAS, the Specified Litigation and Potential Claims, and all proposed third-party claims have been stayed by Orders of the Court [ECF Nos. 8, 14, 150] ("Stay Orders") as against the Receivership Entities, but any such claims or actions against the Ds&Os and/or DCF have not been and are not stayed because they are not Receivership Entities;

WHEREAS, the Receiver asserts there is merit to the **Receiver Claims**, and the **Ds&Os** deny any liability or wrongdoing; but each of the **Parties** recognizes that it is difficult at this point to assess the probability of success in litigation because of (i) the complexity of the claims and issues, (ii) the number of parties involved, and (iii) the significant time and expense that the prosecution and defense of the claims will require, and the extent to which such expense will deplete the **Policies**, which are wasting in nature;

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WHEREAS, the Receiver has resolved with the United States Department of Labor ("DOL") the resolution of medical claims asserted by the DOL on behalf of individual insureds and claimants for unpaid medical claims under the DCEH Signature Benefits Plan, an ERISA covered employee benefit plan (the "Benefits Plan") (i) in effect from October 17, 2017 through December 31, 2018 administered by Aetna Life Insurance Company (the "Aetna Period") and (ii) in effect from January 1, 2019 through April 30 2019 administered by Benefit Administrative Systems LLC (the "BAS Period") (collectively, the "DOL Health Care Claims Resolution");

WHEREAS, contemporaneously with the filing of the instant motion, the Receiver has filed the Receiver's Motion for an Order Approving the Receiver's Plan for Payment of Unpaid DCEH Medical Claims which includes therein the Medical Services Plan (collectively, the "Medical Plan Motion");

WHEREAS, the Dunagan Action and the Receiver Claims and the Specified Litigation and Potential Claims and the DOL Health Care Claims Resolution have been timely tendered for coverage under the Primary Policy, the Side A Policy, and the Excess Policies;

WHEREAS, certain of the **Insurers** have denied coverage for the **Receiver Claims**, and have reserved all rights and defenses available to them under the **Policies** and applicable law with respect to the **Receiver Claims**, the **Specified Litigation and Potential Claims**, the **DOL Health Care Claims Resolution** and the **D&O Notices**; **National Union** has been advancing **Defense Costs** on behalf of the **Ds&Os** and **DCF** in connection with the **Dunagan Action**;

WHEREAS, the Ds&Os and DCF assert coverage in fact exists under the Primary Policy, the Side A Policy, and the Excess Policies in connection with the Dunagan Action, the Specified Litigation and Potential Claims, the DOL Health Care Claims Resolution, and the **Receiver Claims**, among other alleged claims, and **Ds&Os** and **DCF** dispute any and all questions and/or objections to coverage by **National Union** and the **Excess Insurers**;

WHEREAS, on April 9, 2024, **B. Richardson** and **C. Richardson** filed a coverage action against the **Excess Insurers**, styled *Brent Richardson, et al. v. Everest National Insurance Company, et al*, No. 1:24-cv-00638 (N.D. Ohio), seeking, among other relief, a declaration of the respective rights and obligations of the parties thereto under the **Excess Policies** with respect to the **Receiver Claims** (the "**Coverage Action**");

WHEREAS, other Ds&Os and DCF may seek to join in the relief sought in the Coverage Action;

WHEREAS, in an effort to efficiently and amicably resolve the contested issues raised by the Receiver Claims, the Dunagan Action, the Specified Litigation and Potential Claims, and the DOL Health Care Claims Resolution in a cost-effective manner, the Parties and/or their counsel engaged in good faith, arms' length settlement negotiations, including the exchange, review and analysis of documents, legal analysis, written settlement proposals, multiple conference calls; a settlement conference with the Judge overseeing the Receivership in June 2023; a JAMS mediation in September 2023; and then a second settlement conference with the Judge in July 2024;

WHEREAS, as a result of the **Parties**' negotiations, and without admitting the validity of any allegations or any liability in respect thereto, the **Parties** have reached a global agreement, the terms of which are set forth in this **Settlement Agreement**, providing for a settlement of (a) any and all claims the Receiver has identified or asserted or could assert against the **Insureds** in any manner, including, without limitation, each of the potential claims identified in the **Receiver Claims** and/or otherwise relating to the operations of the **Receivership Entities** or the

Receivership Case, (b) the **Dunagan Action**, (c) the **Coverage Action**. (d) the **Specified Litigation and Potential Claims**, the (e) **DOL Health Care Claims Resolution**, and (f) the **D&O Notices** (all collectively referred to herein as the "Global Claims") each on the terms and subject to the conditions set forth below ("Settlement");

WHEREAS, the **Parties** have determined that the **Settlement** is fair, reasonable, and adequate, and is in the best interest of the **Parties** and the **Receivership Estate**; and,

WHEREAS, the Parties intend this Settlement Agreement to be a binding agreement that sets forth the terms and obligations of the Parties for the complete and final resolution of any and all Global Claims, subject only to the Court's final and non-appealable approval of the Settlement in the Receivership Case and the final and non-appealable approval of the class action settlement in the Dunagan Action.

NOW, THEREFORE, in consideration of the mutual promises and the performance of the covenants and agreements hereinafter contained, the **Parties** represent, warrant, consent and agree as follows:

1. <u>Adoption of Recitals</u>. The **Parties** adopt the above recitals as being true and correct, and incorporate the recitals herein as material parts of this **Settlement Agreement**.

2. <u>Settlement Payment</u>. For and in consideration of each of the terms set forth herein,

the **Parties** shall cause the following payments to be made in satisfaction of the **Global Claims**:

a. By **National Union**, 100% of the remaining proceeds of the **Primary Policy's** Non-Profit Directors & Officers Liability Coverage Section's \$10,000,000 Limit of Liability in the sum of Five Million Two Hundred Eighty Nine Thousand One Hundred Seventy Eight Dollars and Seventy One Cents (\$5,289,178.71), plus **National Union** agrees to contribute an additional Two Hundred and Fifty Thousand Dollars (\$250,000) from the **Primary Policy's** Fiduciary Liability Insurance Edge Employee Benefit Fiduciary Liability Coverage Section towards the settlements for a total payment of Five Million Five Hundred Thirty Nine Thousand One Hundred Seventy Eight and 71/100 Dollars \$5,539,178.71; b. By **National Union**, proceeds from the **Primary Policy's** Fiduciary Liability Edge Insurance Edge Employee Benefit Fiduciary Liability Coverage Section in the sum of Three Million Two Hundred Fifty Thousand Dollars (\$3,250,000.00) to be applied to the **DOL Health Care Claims Resolution**.

c. By **Everest**, the sum of Eight Million Five Hundred Thousand Dollars (\$8,500,000.00);

d. By **Starr**, the sum of Four Million Five Hundred Thousand Dollars (\$4,500,000);

e. By Landmark, the sum of One Hundred Thousand Dollars (\$100,000);

f. By **B. Richardson** and **C. Richardson**, jointly and severally, the sum of Three Hundred Thousand Dollars (\$300,000); and,

g. By **DCF**, the sum of One Hundred Thousand Dollars (\$100,000).

The amounts described in subsections 2.a. through 2.g. above shall hereinafter be referred to collectively as the "**Settlement Payment**" and the individual payors identified above "**Payors**").

3. <u>Settlement of the Receiver Claims</u>. The Parties have agreed to settle the Receiver Claims, claims otherwise relating to the operations of the Receivership Entities or the Receivership Case, and the Specified Litigation and Potential Claims for the total amount of \$14,789,000, and the DOL Health Care Claims Resolution for the additional sum of \$3,250,000, both to be paid from the Settlement Payment.

4. <u>Settlement of the Dunagan Action</u>. The parties in the **Dunagan Action** have settled their claims (the "**Dunagan Settlement**") for the sum of \$4,250,000 (the "**Dunagan Settlement Payment**"), such payment to be made from the **Settlement Payment**. The **Dunagan Settlement** is contingent upon the final approval of the District Court in the Northern District of Illinois (the "**Illinois District Court**"), where the **Dunagan Action** is pending. **Time is of the essence in obtaining approval of the Dunagan Settlement**. The **Insureds** shall use their best efforts to expedite a motion for preliminary approval of a class action settlement and a final approval hearing. The **Dunagan Settlement** shall be deemed approved once the **Illinois District**

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Court grants final approval of the class action settlement and the **Illinois District Court's** Order has become a **Final Order**⁵ (the "**Dunagan Final Order**").

5. <u>Time and Manner for Making the Settlement Payment</u>. Within thirty (30) days of the execution of this Settlement Agreement, the settlement agreement pertaining to the **Dunagan Settlement**, and the provision of payment information to the **Payors**, the respective **Payors** shall pay or cause to be paid the Settlement Payment into an interest-bearing account (the "Escrow Fund") which shall be established and administered by the Receiver. All interest earned on the Escrow Fund shall inure and be paid to the benefit of the Receivership Estate alone. Payment of the money into the Escrow Fund is not contingent upon the courts approving the **Dunagan Settlement** or the within Settlement. The custodian of the Escrow Fund - a national FDIC-insured banking institution or a national broker/dealer –shall release money from the Escrow Fund only upon a Final Order of this Court and the Dunagan Final Order and pursuant further to the Release Contingencies described in Section 6 below.

6. <u>Conditions Precedent to Release of the Settlement Payment from the Escrow</u> <u>Fund.</u> The release of the Settlement Payment from the Escrow Fund is contingent upon Court approval of a Final Order of (i) the Settlement; (ii) the Medical Payment Plan; (iii) the Liquidation Litigation Trust; and (iv) the Illinois District Court's approval of the Dunagan Settlement in the Dunagan Final Order (collectively, the "Release Contingencies"). Upon the completion of Release Contingencies with the Final Orders, the Receiver shall apply to the Northern District of Ohio for permission to distribute funds from the Escrow Fund in accord with this Settlement and the Dunagan Settlement. The distributions for the Dunagan Settlement

⁵ For purposes of this **Settlement Agreement**, a "**Final Order**" means an order or judgment of a court that (i) has not been appealed, or (ii) if appealed has not been reversed, stayed, modified or amended as a result of such appeal and as to which the time to file any subsequent appeal has expired.

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shall be distributed to the Settlement Administrator approved by the Illinois District Court. In connection with satisfying the conditions precedent to the **Settlement Payment**, within three (3) business days after this **Settlement Agreement** is fully executed, or as soon as practicable thereafter, the Receiver shall file:

a. a Motion for an Order Approving the Form and Manner of Notice Regarding the Receiver's Motion for Entry of an Order Approving Settlement and Compromise by and among the Receiver, All DCEH Liability Insurance Policy Carriers (except Ironshore) and All Insured Under Those Policies, with a Request for Date for the Filing of Objections and Hearing Date (the "**Notice Motion**") with a Proposed Order;

b. a Motion for Entry of an Order Approving the Settlement and
Compromise by and among the Receiver, the Insurers and all Insureds Under the
Policies (the "Settlement Motion") with a Proposed Order (the "Settlement Order").

c. The Medical Plan Motion with a Proposed Order (the "**Medical Plan Order**"; and

d. a Motion to Approve the Liquidation Litigation Trust, Terminate the Receivership and Authorize Transfer of Assets to Liquidation Litigation Trust (the "Trust Approval Motion" and together with the Settlement Motion and the Medical Plan Motion the "Closing Motions") with a Proposed Order (the "Trust Approval Order";

7. <u>The Settlement Motion and Order</u>. The Settlement Motion shall (i) seek approval of the terms and conditions of this Settlement Agreement; (ii) provide for relief from

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any stay imposed by the Receiver Orders to implement the **Settlement**; and (iii) provide for the terms and conditions pursuant to which the **Payors** will make the **Settlement Payment**; The **Settlement Order** shall be binding upon any subsequently appointed receiver, trustee, liquidator, or successor to the **Receivership Entities** or any bankruptcy estate of any and all of the **Receivership Entities**. The **Closing Motions** and their corresponding proposed Orders shall be in form and content reasonably acceptable to each of the **Parties**.

8. <u>The Settlement Agreement Effective Date</u>. The Settlement Agreement shall become effective and binding in all respects upon the following:

- (a) the **Settlement Order** becoming a **Final Order**;
- (b) the **Medical Plan Order** becoming a **Final Order**;
- (c) the **Trust Approval Order** becoming a **Final Order**;
- (d) the **Dunagan Settlement Order** becoming **the Dunagan Final Order**.

9. Effect of Failure to Approve the Settlements. In the event the Court denies the Settlement Motion or the Settlement Order is entered by the Court, but is subsequently reversed on appeal by and through a Final Order ("Reversal Order"), or if settlement of the Dunagan Action is not approved by that court or approval is subsequently reversed on appeal by a Reversal Order, then (i) the Parties shall be returned, as of such date, to the *status quo ante* prior to their execution of this Settlement Agreement; (ii) the Parties agree that any statute of limitations in respect of the claims asserted in the Coverage Action, the Specified Litigation and Potential Claims, and the Receiver Claims (or any other claims or potential claims subject to the stay in the Receivership) not otherwise already expired as of the effective date of a Reversal Order; (iii) this Settlement Agreement shall terminate and, except for the tolling agreement in this

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clause, shall be deemed null and void without any continuing force or effect whatsoever; and (iv) the **Escrow Fund** corpus shall be returned by the **Receiver** to the **Payors**, plus any accrued interest.

10. <u>Allocation of the Escrow Fund</u>. Upon a Final Order of this Court declaring that the conditions precedent as outlined in this Settlement Agreement have been satisfied -- including entry of a Dunagan Final Order -- the Escrow Fund, shall be paid as follows:

a. the sum of Fourteen Million Seven Hundred and Eighty-Nine Thousand One Hundred and Seventy Eight Dollars and Seventy One Cents (\$14,789,178.71) shall be paid to the **Receiver** as settlement of the **Receiver Claims, claims otherwise relating to the operations of the Receivership Entities or the Receivership Case,** and the **Specified Litigation and Potential Claims;**

b. the sum of Three Million Two Hundred Fifty Thousand Dollars (\$3,250,000) shall be paid to the **Receiver** as settlement of the **DOL Health Care Claims Resolution** in accordance with the Medical Plan Motion and the **Medical Plan Order** related thereto (collectively 10(a) and 9(b), the "**Receiver Settlement**");

c. the sum of Four Million Two Hundred and Fifty Thousand Dollars (\$4,250,000) shall be paid to the **Dunagan Plaintiffs** for the **Dunagan Settlement**.

d. Any interest earned and accrued on the Escrow Fund shall be paid to theReceiver for the benefit of the Receivership Estate alone.

11. <u>Claims Relating to or Arising Out of Employee Welfare Benefit Plans</u>. The **Receiver** states that (i) he has determined that the **Settlement** is reasonable in light of the likelihood of full recovery, the risks and costs of litigation, and the value of claims foregone by

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any and all employee welfare benefit plans sponsored by **DCEH** and by any and all plan participants or beneficiaries of such employee welfare benefit plans sponsored by **DCEH**, fiduciaries of such plans and/or plan participants or beneficiaries of such plans; and (ii) he will consider the interests of employee welfare benefit plans and plan participants or beneficiaries of employee welfare benefit plans sponsored by **DCEH** in connection with any allocation or distribution of the **Settlement Payment** as more specifically set forth in the **Medical Plan Motion** and **Court** order related thereto. The **Receiver** agrees to resolve the **DOL Health Care Claims Resolution** in accordance with the **Medical Plan Motion** and the **Court Order** related thereto.

12. Termination and Dissolution of the Receivership Entities. As part of the Court's order approving the Settlement Motion, the Receiver shall obtain as part of that order provisions therein that upon the Receiver's windup of the Liquidation Litigation Trust and the resolution therein of all of the Global Claims, (i) Dream Center Education Holdings and Dream Center Education Management shall be determined to be judicially terminated by court order and dissolved pursuant to such order, and (ii) to the extent there are any members remaining in such entities, any and all remaining members thereof shall be deemed disassociated. DCF shall also prepare, and the Receiver shall file with the Arizona Corporation Commission, a Officer/Director/Shareholder Change Form ("Change Form") for DCEH showing Barnett was removed as an officer/director of DCEH as of November 2018 and that DCF is no longer a member of DCEH and a Change Form for Dream Center Education Management, LLC ("DCEM") showing Barnett was removed as an officer/director of DCEH as of November 2018 and the Arizona Corporation Commission.

13. General Release of Insureds by the Receiver, Receivership Entities, and Receivership Estate. Effective immediately upon payment by the escrow agent of both the Receiver Settlement and the Dunagan Settlement in cleared funds and in consideration of such settlement payments, the Receiver, Receivership Entities, and the Receivership Estate, and all of their current and former officers, directors, shareholders, members, managers, agents, employees, attorneys, affiliates, partners, associates, successors, heirs, insurers, representatives and assigns (collectively "Receiver Releasors") agree to and shall be deemed to have fully and generally released and discharged the **Insureds** and all of their current and former officers, directors, managers, members, agents, employees, attorneys, affiliates, partners, associates, successors, heirs, insurers, representatives and assigns (including but not limited to the **Ds&Os**) (collectively the "Insured Releasees") from and against any and all manner of claims (including the Receiver Claims, claims otherwise relating to the operations of the Receivership Entities or the Receivership Case, the DOL Health Care Claims Resolution, and the Specified Litigation and Potential Claims), causes of actions, suits, debts, dues, accounts, bonds, covenants, contracts, agreements, judgments, losses, damages, liabilities and demands of any kind whatsoever in law or in equity, whether known or unknown, suspected or unsuspected, contingent or fixed, including attorneys' fees and costs that any of the Receiver Releasors now have, have had or in the future may have against any of the Insured Releasees arising out of, related to, or in connection with, directly or indirectly, the **Receivership Entities**, the **Receivership Estate**, the **Receiver Claims**, claims otherwise relating to the operations of the Receivership Entities or the Receivership Case, the DOL Health care Claims Resolution and the Specified Litigation and Potential Claims, and/or the facts and circumstances underlying such claims ("Insured Released Claims"). Notwithstanding anything herein to the contrary, the release of the **Insured Releasees** herein shall

not release the **Ds&Os** or **Payors** from any of their express obligations set forth in this **Settlement Agreement.**

14. General Release of Receiver, Receivership Entities and Receivership Estate by the Insureds. Effective immediately upon payment by the escrow agent of both the Receiver Settlement and the Dunagan Settlement in cleared funds and in consideration for the obligations herein, the **Insureds**, and all of their current and former officers, directors, managers, members, agents, employees, attorneys, affiliates, partners, associates, successors, heirs, insurers, representatives and assigns (including but not limited to the **Ds&Os**) (collectively the "**Insured Releasors**") agree to and shall be deemed to have fully and generally released and discharged the Receiver, Receivership Entities, and the Receivership Estate, and all of their current and former officers, directors, shareholders, members, managers, agents, employees, attorneys, affiliates, partners, associates, successors, heirs, insurers, representatives and assigns (collectively the "Receiver Releasees") from and against any and all manner of claims (including the Global **Claims**), causes of actions, suits, debts, dues, accounts, bonds, covenants, contracts, agreements, judgments, losses, damages, liabilities and demands of any kind whatsoever in law or in equity, whether known or unknown, suspected or unsuspected, contingent or fixed, including attorneys' fees and costs that any of the Insured Releasors now has, has had or in the future may have against any of the **Receiver Releasees** arising out of, related to, or in connection with, directly or indirectly, the Receivership Entities, the Receivership Estate, the Insureds, the Insurers, the Policies, the Global Claims and/or the facts and circumstances underlying such claims ("Receiver **Released Claims**"). Notwithstanding anything herein to the contrary, the release of the **Receiver** Releasees herein shall not release the Receiver from any of his obligations under this Settlement Agreement.

15. **Release of The Insurers**. Effective immediately upon payment by the escrow agent of both the **Receiver Settlement** and the **Dunagan Settlement**, the **Insureds** (including but not limited to the **Ds&Os**), the **Receivership Entities** and **the Receivership Estate**, on behalf of themselves, together with their respective officers, directors, managers, members, attorneys, agents, heirs, executors, fiduciaries, representatives, predecessors, successors, affiliates and assigns, and all persons acting by, through or under them, and each of them, fully release and forever discharge National Union, Everest, Starr, and Landmark together with their predecessors, successors, affiliates, and assigns, and all persons acting by, through or under them, from all known and unknown claims, liabilities, obligations, promises, agreements, controversies, damages, actions, causes of action, suits, rights, demands, costs, losses, debts, penalties, **Defense** Costs (as that term is defined in the Primary Policy) and any additional fees and expenses (including attorneys' fees and costs), of any nature whatsoever, whether or not apparent or yet to be discovered, related to the **Policies**, the **Receiver**, the **Receivership Entities**, the **Receivership** Estate, the Global Claims, and/or the facts and circumstances underlying such claims, whether or not asserted therein; provided that nothing in this paragraph releases (a) any Party from its obligations under this Settlement Agreement; or (b) any Party from its liability for breach of any term, warranty, or representation in this Settlement Agreement. The foregoing release and discharge shall include, without limitation, any assertion that, in connection with or in any way related to this **Settlement Agreement** and/or any of the claims, the **Insurers** breached any obligation under or in connection with any of the Policies, or engaged in any bad faith conduct or any breach of any implied covenant of good faith or fair dealing or unfair claim handling practice in connection with the Receiver Claims, the Dunagan Action, the DOL Health Care Claims **Resolution**, or the **Specified Litigation and Potential Claims**.

16. <u>Release of Unknown Claims</u>. The Receiver Releasors and the Insured Releasors each acknowledge that (a) they may have sustained damages, expenses, losses in connection with the subject of the Claims released hereunder which are presently unknown or not suspected and that such damages, expenses and losses, if any, may give rise to additional damages, expenses and losses in the future which are not anticipated by them and (b) that this Settlement Agreement and the foregoing releases have been negotiated and agreed upon despite this realization and, being fully advised, expressly waive any and all rights they may have under any statute, including but not limited to §1542 of the California Civil Code, or common law principle which would limit the effect of the foregoing releases to those Claims actually known or suspected to exist at the time of the effectiveness of the foregoing release. California Civil Code §1542 provides:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR OR RELEASED PARTY.

It is the intention of **Receiver Releasors** and the **Insured Releasors** that, notwithstanding the possibility that they or their counsel discover or gain a more complete understanding of the facts, events or law which, if presently known or fully understood, would have affected the foregoing releases, this **Settlement Agreement** shall be deemed to have fully, finally and forever settled any and all Claims encompassed by the releases set forth herein, without regard to the subsequent discovery or existence of different of additional facts, events or law.

17. <u>Provision For Dismissal of Coverage Action</u>. Within seven (7) days of entry by the court of the **Settlement Order, B. Richardson** and **C. Richardson** will file a Stipulation of Dismissal Without Prejudice in the **Coverage Action**.

18. <u>No Admissions</u>. This **Settlement Agreement** is entered into for settlement and compromise of disputed claims, including the **Claims** and the released claims, and shall not be treated as an admission by any **Party** of any liability or wrongdoing whatsoever or as an admission by any **Party** of any violation of the rights of any other **Party** or person, or the violation of any law, statute, regulation, duty, or contract whatsoever, nor of coverage on the part of the **Insurers**. By entering into this **Settlement Agreement**, the **Parties** do so solely to avoid the inconvenience, expense, and uncertainty of further proceedings and expressly disclaim any liability to any other party or person.

19. <u>Attorneys' Fees and Costs</u>. Each **Party** will bear its own expenses, including any costs or attorneys' fees incurred in connection with the negotiation and execution of this **Settlement Agreement**.

20. <u>Notices</u>. Any notice required or permitted to be given pursuant to any provision of this **Settlement Agreement** shall be given in writing and delivered in person or sent by registered or certified mail, postage prepaid and return receipt requested, or by overnight courier with a parcel tracking system, (with copies sent by email), to the **Parties** at their respective counsel's address set forth below:

As to Receiver. Mark E. Dottore:

ROBERT T. GLICKMAN, ESQ. HUGH D. BERKSON, ESQ. **MCCARTHY LEBIT CRYSTAL LIFFMAN** 101 W. Prospect Ave., Suite 1800 Cleveland, OH 44115 Telephone: (216) 696-1422 Emails: <u>rtg@mccarthylebit.com</u>; <u>hdb@mccarthylebit.com</u> Case: 1:19-cv-00145-DAP Doc #: 846-2 Filed: 10/10/24 23 of 55. PageID #: 19813

MARY K. WHITMER, ESQ. WHITMER & EHRMAN LLC 2344 Canal Road, Suite 401 Cleveland, OH 44114 Telephone: (216) 771-5056 Email: <u>mkw@weadvocate.net</u>

MARK E. DOTTORE, PRESIDENT **DOTTORE COMPANIES, LLC** 2344 Canal Road Cleveland, OH 44113 Telephone: (216) 771-0727 Email: <u>mark@dottoreco.com</u>

As to DCF:

DAVID T. STOWELL, ESQ. **STOWELL, ZEILENGA, RUTH, VAUGHN & TREIGER, LLP** 4580 E Thousand Oaks Blvd. Suite 190 Westlake Village, CA 91362 Telephone: (805) 446-7600 Email: <u>dstowell@szrlaw.com</u>

As to Ds&Os, Brent Richardson & Christopher Richardson:

KENNETH L. SCHMETTERER DLA PIPER LLP 203 N. La Salle St., #1900 Chicago, IL 60601 Telephone: (312) 368-2176 Email: <u>kenneth.schmetterer@us.dlapiper.com</u>

As to D&O, John Crowley:

JOHN CROWLEY P.O. Box 6275 Scottsdale, AZ 85258 Telephone: (413) 478-5002 Email: John@crowleymgt.com Case: 1:19-cv-00145-DAP Doc #: 846-2 Filed: 10/10/24 24 of 55. PageID #: 19814

As to D&O, Chad Garrett:

CHAD GARETT 2004 Red Coach Road Allison Park, PA 15101 Telephone: (412) 260-9498 Email: garrettchadm@gmail.com

As to D&O, Monica Carson:

PAUL J. LEEDS HIGGS | FLETCHER | MACK 401 W. A. Street San Diego, CA 92101 Telephone: (619) 236-1551 Email: leedsp@higgslaw.com

As to D&O, Melissa Esbenshade:

MELISSA ESBENSHADE 6040 E. Cholla Street Scottsdale, AZ 85254 Telephone: (480) 589-9866 Email: <u>esbenshade@gmail.com</u>

As to D&O, Shelley Gardner:

SHELLEY GARDNER Telephone: (602) 319-8306 Email: <u>shelleypgardner@yahoo.com</u> v

As to D&O, Michael Lacrosse:

MIKE LACROSSE 7453 E. Cannon Drive Scottsdale, AZ 85258 Telephone: (480) 922-1838 Email: <u>mlacrosse@gmail.com</u> Case: 1:19-cv-00145-DAP Doc #: 846-2 Filed: 10/10/24 25 of 55. PageID #: 19815

As to D&O, Randall Barton:

ROBERT T. DOLAN, ESQ. GAGLIONE, DOLAN & KAPLAN 11400 West Olympic Blvd., Suite 425 Los Angeles, CA 90064 Telephone: (310) 231-1600 Fax: (310) 231-1610 Email: rdolan@gaglionedolan.com

As to D&O, Shelly Murphy:

HOWARD J. ROSENBURG JOHN J. MICELI **KOPEKY SCHUMACHER ROSENBURG LLC** 120 N LaSalle St., Suite 2000 Chicago, IL 60602 Telephone: (312) 380-6631 Email: <u>hrosenburg@ksrlaw.com</u>

As to D&O, Rob Paul:

DON CAMAN, ESQ. ICE MILLER LLP 2300 Cabot Drive, Suite 455 Lisle, IL 60532 Telephone: (630) 336-5167 Email: Daniel.Coman@icemiller.com

As to D&O, Debbi Lannon-Smith:

DEBBI LANNON-SMITH 16658 South 38th Way Phoenix, AZ 850498 Telephone: (480) 236-5432 Email: <u>lannonsmith@cox.net</u>

As to D&O, Stacy Sweeney:

STACY L. SWEENEY 255 Beacon St. #61 Boston, MA 02116 Telephone: (617) 413-2595 Email: <u>stacy.sweeney20@gmail.com</u> Case: 1:19-cv-00145-DAP Doc #: 846-2 Filed: 10/10/24 26 of 55. PageID #: 19816

As to D&O, Timothy Slottow:

TIMOTHY SLOTTOW 1209 N. Charles St. Apt. 206 Baltimore, MD 21201 Cell: (734) 972-4261 Email: timslottow@gmail.com

As to D&O, Rufus Glasper:

RUFUS GLASPER 2279 E. Crescent Way Gilbert, AZ 85298 Cell: (602) 501-1997 Email: rglasper1@cox.net; glasper@league.org

As to D&O, Cynthia Baum:

ALBERT J. MEZZANOTTE, JR., ESQ. WHITEFORD, TAYLOR & PRESTON, L.L.P. Steven Saint Paul Street Baltimore, Maryland 21202-1636 Main Telephone: (410) 347-8700 Direct Telephone: (410) 347-9471 Email: <u>amezzanotte@wtplaw.com</u>

As to D&O, Jack DeBartolo:

VICKI I. PODBERESKY, ESQ. Partner ANDRUES / PODBERESKY 818 W. 7th Street, Suite 960 Los Angeles, CA 90017 Telephone: (213) 395-0400 Facsimile: (213) 395-0401 Cell: (310) 779-5728 Email: <u>vpod@aplaw.law</u> Case: 1:19-cv-00145-DAP Doc #: 846-2 Filed: 10/10/24 27 of 55. PageID #: 19817

As to D&O, Pastor Matthew Barnett:

CRAIG G. MARGULIES, ESQ. Partner MARGULIES FAITH LLP 16030 Ventura Blvde., Ste. 470 Encino, CA 91436 Telephone: (818) 705-2777 Facsimile: (818) 705-3777 Email: Craig@MarguliesFaithLaw.com

As to D&O, James Terrell:

JAMES N. BOUDREAU, ESQ. **GREENBERG TRAURIG** 1717 Arch Street, Suite 400 Philadelphia, PA Telephone: (215) 988-7800 Email: <u>boudreauj@gtlaw.com</u>

As to Insurer National Union Fire Insurance Company of Pittsburgh, Pa.:

GAVIN J. CURLEY, ESQ. **MANIREGALLACURLEY LLP** 450 Lexington Ave, 4th Floor New York, New York 10017 Telephone: (646) 780-5307 Email: gcurley@maniregallacurley.com

As to Insurer Everest National Insurance Company:

R. STACY LANE, ESQ. BAILEY CAVALIERI 10 West Broad Street, Suite 2100 Columbus, OH 43215 Telephone: (614) 229-3203 Email: <u>slane@baileycav.com</u>

As to Insurer Starr Indemnity Insurance Company:

JENNIFER L. MESKO, ESQ. **TUCKER ELLIS LLP** 950 Main Ave., Suite 1100 Cleveland, OH 44113 Telephone: (216) 696-4579 Email: jennifer.mesko@tuckerellis.com

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As to Insurer Landmark American Insurance Company:

KEVIN MIKULANINEC, ESQ. WALKER WILCOX MATOUSEK LLP 1 N. Franklin St., Suite 320 Chicago, IL 60606 Email: <u>kmikulanin@walkerwilcox.com</u>

or to such other address as the **Party** to whom notice is to be given may, from time to time, designate in writing delivered in a like manner. All such notices shall be deemed received as of the date of personal delivery or five (5) days following deposit in the U.S. Mail. In addition, the **Receiver** shall comply, as required, with the Class Action Fairness Act of 2005 notice and any FRCP 23 notice requirements.

21. Entire Agreement. This Settlement Agreement constitutes the only existing and binding agreement of settlement among the Parties, and the Parties acknowledge that there are no other warranties, promises, assurances or representations of any kind, express or implied, upon which the Parties have relied in entering into this Settlement Agreement, unless expressly set forth herein. This Settlement Agreement shall not be modified except by written agreement signed by all Parties.

22. <u>Parties Affected</u>. This Settlement Agreement shall inure to the benefit of the **Parties** and their officers, directors, managers, members, shareholders, employees, partners, attorneys, professionals, affiliates, representatives, spouses, trustees, heirs, successors, assigns, and insurers.

23. <u>Governing Law/Forum Selection</u>. The Parties agree that the United States District Court for the Northern District of Ohio, Eastern Division shall have continuing jurisdiction to enforce the terms of this Settlement Agreement, the Liquidation Litigation Trust, and the Medical Services Plan and any related injunctive orders and the Parties expressly consent to the

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exercise of personal jurisdiction over them for that purpose. This **Settlement Agreement** shall be governed by, and construed and enforced in accordance with, the laws of the State of Ohio, without regard to conflict of law principles.

24. <u>Acknowledgment of Terms</u>. The **Parties** have read and understand the terms of this **Settlement Agreement**, have consulted with their respective counsel, and understand and acknowledge the significance and consequence of each such term. No **Party** is relying on information provided by or from the other **Party** in entering into this **Settlement Agreement** and there are no duties of disclosure by any **Party** to any other **Party**. The **Parties** execute this **Settlement Agreement** after arm's length negotiations among the **Parties** and their respective counsel, and the **Settlement Agreement** reflects the conclusion of the **Parties** that this **Settlement Agreement** is in the best interests of the **Parties**. Each **Party** represents and warrants that the person executing this **Settlement Agreement** on his, her, or its behalf has all authority and legal right to do so and separately acknowledges and represents that this representation and warranty is an essential and material provision of this **Settlement** and shall survive execution of this **Settlement**.

25. <u>Advice of Counsel</u>. The **Parties** acknowledge that they have been represented by counsel of their own choice in the negotiations leading up to the execution of this **Settlement Agreement**, have read this **Settlement Agreement**, and have had the opportunity to receive an explanation from legal counsel regarding the legal nature and effect of same. The **Parties** have had the **Settlement Agreement** fully explained to them by their respective counsel and understand the terms and provisions of this **Settlement Agreement** and its nature and effect. The **Parties** further represent that they are entering into this **Settlement Agreement** freely and voluntarily,

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relying solely upon the advice of their own counsel, and not relying on the representation of any other **Party** or of counsel for any other **Party**.

26. <u>Neutral Interpretation</u>. In the event any dispute arises among the **Parties** with regard to the interpretation of any term of this **Settlement Agreement**, all of the **Parties** shall be considered collectively to be the drafting party and any rule of construction to the effect that ambiguities are to be resolved against the drafting party shall be inapplicable.

27. <u>Execution of Documents in Counterparts</u>. This Settlement Agreement may be executed in counterparts; that is, not all signatures need appear on the same copy and execution of counterparts shall have the same force and effect as if the **Parties** had signed the same instrument. All such executed copies shall together constitute the complete Settlement Agreement. The **Parties** may execute this Settlement Agreement and create a complete set of signatures by exchanging PDF copies of the executed signature pages. Signatures transmitted in PDF format shall have the same effect as original signatures.

28. <u>Execution by Client or Counsel</u>. By execution below, consistent with this Settlement Agreement, each Party agrees and affirmatively represents that it has the full capacity and authority to execute, perform, and be bound by each and every term of this Settlement Agreement; and that if its undersigned counsel is executing this Settlement Agreement on its behalf, that such counsel is qualified and has the authority to do so and to bind its client to the terms of this Settlement Agreement as if the Party had actually signed the Settlement Agreement.

29. <u>Divisions and Headings</u>. The divisions of this **Settlement Agreement** into sections and subsections and the use of captions and headings in connection therewith are solely

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for convenience and shall have no legal effect in construing the provisions of this **Settlement Agreement**.

30. <u>Waiver</u>. The failure of a **Party** to enforce any provision or provisions of this **Settlement Agreement** shall not in any way be construed as a waiver of any such provision or provisions as to any future violations thereof, nor prevent that **Party** thereafter from enforcing each and every other provision of this **Settlement Agreement**. The rights granted the **Parties** herein are cumulative and the waiver of any single remedy shall not constitute a waiver of such **Party's** right to assert all other legal remedies available to it under the circumstances. No extension of time of performance of an act or obligation under this **Settlement Agreement** shall constitute an extension of time of performance of any other act or obligation.

31. <u>Cooperation</u>. The **Parties** agree to cooperate with each other to the extent necessary and commercially reasonable, and use their collective best efforts, to enable the **Receiver** to obtain entry of the **Closing Orders** and to cause the **Closing Orders** to become **Final Orders**. The **Parties** agree to provide the **Receiver** and any successor(s) with any and all reasonably requested materials, documents, information and assistance in connection with the **Receiver**'s efforts to seek and obtain entry of the **Settlement Order**. The **Parties** also agree to promptly execute and deliver such further documents and take such other actions as may be reasonably necessary to carry out the purpose and intent of this **Settlement Agreement**.

32. <u>No Public Statements</u>. The **Parties** agree not to make any public statement disparaging any of the other **Parties**. The **Parties** agree that there will be no press releases or public announcements of the **Settlement** reflected in this **Settlement Agreement**, other than the **Settlement Motion** seeking the Court's approval of the **Settlement Agreement** and any notice provisions required to seek the Court's approval of the **Settlement**.

33. <u>Termination of Settlement Agreement</u>: Prior to entry of the Settlement Order,

each of the **Parties** shall retain, in their sole discretion, the right to terminate the Settlement at any time if they do not obtain such consideration as they deem just and proper.

IN WITNESS WHEREOF, the Parties have executed this Settlement Agreement on the date(s) indicated below.

MARK	KE. DOTJ	ORE, Receiver	2	SE
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Name:	T MARK	EDOTARL]	Na
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Dated:	OCTOBER	714 2624]	Da

SHELLY MURPHY

By:	
Name:	
Title:	
Dated:	

THE DREAM CENTER FOUNDATION

ROB PAUL

Ву:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

BRENT RICHARDSON

DEBBI LANNON-SMITH

Ву:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

CHRISTOPHER RICHARDSON

Ву:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

33. <u>Termination of Settlement Agreement</u>: Prior to entry of the Settlement Order, each of the Parties shall retain, in their sole discretion, the right to terminate the Settlement at any time if they do not obtain such consideration as they deem just and proper.

IN WITNESS WHEREOF, the Parties have executed this Settlement Agreement on the date(s) indicated below.

MARK E. DOTTORE, Receiver

SHELLY MURPHY

Ву:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

THE L	REAM CENTER FOUND	DATION ROB PAUL	
By:	Bult	Ву:	
	BRAD REED	Name:	
	CHIEF OFERATION) OFFICED Title:	
Dated:	10 8 2.4	Dated:	

BRENT RICHARDSON

DEBBI LANNON-SMITH

Ву:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

CHRISTOPHER RICHARDSON

By:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

Termination of Settlement Agreement: Prior to entry of the Settlement Order, 33.

each of the Parties shall retain, in their sole discretion, the right to terminate the Settlement at any time if they do not obtain such consideration as they deem just and proper.

IN WITNESS WHEREOF, the Parties have executed this Settlement Agreement on the date(s) indicated below.

MARK E. DOTTORE, Receiver SHELLY MURPHY

Ву:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

THE DREAM CENTER FOUNDATION ROB PAUL

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By:	••••••••••••••••••••••••••••••••••••••
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BRENT RICHARDSON	
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DEBBI LANNON-SMITH

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CHRISTOPHER RICHARDSON		
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Name:	
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Termination of Settlement Agreement: Prior to entry of the Settlement Order, 33.

each of the Parties shall retain, in their sole discretion, the right to terminate the Settlement at any time if they do not obtain such consideration as they deem just and proper.

IN WITNESS WHEREOF, the Parties have executed this Settlement Agreement on the date(s) indicated below.

MARK E. DOTTORE, Receiver SHELLY MURPHY

\cap

Ву:	By: All Murg
Name:	Name:
Title:	Title:
Dated:	Dated:

THE DREAM CENTER FOUNDATION ROB PAUL

By:	
Name:	
Title:	
Dated:	

By:	
Name:	
Title:	
Dated:	

BRENT	r RICHAR D SON
By:	Total Min
Name:	Brigt Richardson
Title:	
Dated:	10-1-2024

DEBBI LANNON-SMITH

By:	
Name:	
Title:	
Dated:	

CHRISTOPHER RICHARDSON		
ву: (Della	
_	CHRIS RUDGUTS	
Title:		
Dated: _	101117574	

By:	
Name:	
Title:	
Dated:	·

33. <u>Termination of Settlement Agreement</u>: Prior to entry of the Settlement Order,

each of the **Parties** shall retain, in their sole discretion, the right to terminate the Settlement at any time if they do not obtain such consideration as they deem just and proper.

IN WITNESS WHEREOF, the Parties have executed this Settlement Agreement on the

date(s) indicated below.

MARK E. DOTTORE, Receiver

SHELLY MURPHY

By:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

THE DREAM CENTER FOUNDATION

By:	
Name:	
Title:	
Dated:	

ROB P	
By:	/ dut / l
By: Name:	Robert Paul
Title:	FORMER SVP
Dated:	10/3/24

BRENT RICHARDSON

DEBBI LANNON-SMITH

By:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

CHRISTOPHER RICHARDSON

By:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

Termination of Settlement Agreement: Prior to entry of the Settlement Order, 33.

each of the Parties shall retain, in their sole discretion, the right to terminate the Settlement at any time if they do not obtain such consideration as they deem just and proper.

IN WITNESS WHEREOF, the Parties have executed this Settlement Agreement on the

date(s) indicated below.

MARK E. DOTTORE, Receiver SHELLY MURPHY

By:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

THE DREAM CENTER FOUNDATION ROB PAUL

By:	
Name:	
Title:	
Dated:	

By:	
Name:	
Title:	
Dated:	

BRENT RICHARDSON

By:	
Name:	
Title:	
Dated:	

DEBBI LANNON-SMITH

By:	Deppilanon Smk
Name:	Dephi Lannon Smith
Title:	
Dated:	10/2/2024

CHRISTOPHER RICHARDSON

By: _	
Name: _	
Title:	
Dated:	

STACEY SWEENEY

By:	
Name:	
Title:	
Dated:	

33. <u>Termination of Settlement Agreement</u>: Prior to entry of the Settlement Order,

each of the **Parties** shall retain, in their sole discretion, the right to terminate the Settlement at any time if they do not obtain such consideration as they deem just and proper.

IN WITNESS WHEREOF, the Parties have executed this Settlement Agreement on the

date(s) indicated below.

MARK E. DOTTORE, Receiver

SHELLY MURPHY

By:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

THE DREAM CENTER FOUNDATION

ROB PAUL

ву:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

BRENT RICHARDSON

DEBBI LANNON-SMITH

By:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

CHRISTOPHER RICHARDSON

By:	
Name:	
Title:	
Dated:	

STACY SWEENEY By: Name: Stacy Switchey Title: Dated: 10 - 8 - 2074

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JOHN CROWLEY

PASTOR MATTHEW BARNETT

Bv:	aplanty
By: Name: Title:	JOHN E. CROWLEY
Title:	
Dated:	10.1.24

By:	
Name:	
Title:	
Dated:	

CHAD GARRETT

TIMOTHY SLOTTOW

Ву:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

MONICA CARSON

RUFUS GLASPER

By:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

MELISSA ESBENSHADE

JACK DEBARTOLO

By:	By:	
Name:	Name:	
Title:	Title:	
Dated:	Dated:	

SHELLEY GARDNER

Ву:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

Case: 1:19-cv-00145-DAP Doc #: 846-2 Filed: 10/10/24 40 of 55. PageID #: 19830

JOHN CROWLEY

PASTOR MATTHEW BARNETT

By:	By:	
Name:	Name:	
Title:	Title:	
Dated:	Dated:	

CHAD GARRETT

TIMOTHY SLOTTOW

By:	that M food	By:
Name:	Chad Garrett	Name:
Title: _	CFO	Title:
Dated:	10/2/24	Dated:

MONICA CARSON

RUFUS GLASPER

By:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

MELISSA ESBENSHADE

JACK DEBARTOLO

By:
Name:
Title:
Dated:

SHELLEY GARDNER

By:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

Case: 1:19-cv-00145-DAP Doc #: 846-2 Filed: 10/10/24 41 of 55. PageID #: 19831

JOHN CROWLEY

PASTOR MATTHEW BARNETT

By:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

CHAD GARRETT

TIMOTHY SLOTTOW

Ву:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

MONICA CARSON

By:	Monen Can Son	
Name:	Monica Carson	
Title:		
Dated:	10.08.2024	

RUFUS GLASPER

By:	
Name:	
Title:	
Dated:	

MELISSA ESBENSHADE

JACK DEBARTOLO

By:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

By: ______ Name: ______ Title: ______ Dated: ______

SHELLEY GARDNER

By:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

Case: 1:19-cv-00145-DAP Doc #: 846-2 Filed: 10/10/24 42 of 55. PageID #: 19832

JOHN CROWLEY

PASTOR MATTHEW BARNETT

Ву:	By:	
Name:	Name:	
Title:	Title:	
Dated:	Dated:	

CHAD GARRETT

TIMOTHY SLOTTOW

By:	By:	
Name:	Name:	
Title:	Title:	
Dated:	Dated:	

MONICA CARSON

RUFUS GLASPER

By:	By:	
Name:	Name:	
Title:	Title:	
Dated:	Dated:	

MELISSA ESBENSHADE

JACK DEBARTOLO

By:	Melissa Esbisticolo
Name:	Melissa Espirado
Title:	· · · · · · · · · · · · · · · · · · ·
Dated:	October 4, 2024

By:	۰	
Name:		
Title:		
Dated:		

SHELLEY GARDNER

CYNTHIA BAUM

By:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

••

PASTOR MATTHEW BARNETT By: By: Dated: Dated: By: By: By: By: By: By: By: By: By: By	TIMOTHY SLOTTOW By: By: Title: Dated: Dated: By: By: By: By: By: By: By: By: By: By	RUFUS GLASPER By: By: Name: Title: Dated: By: By: By: By: By: By: By: By: By: By	JACK DEBARTOLO By: By: Name: Dated: Dated: By: By: By: By: By: By: By: By: By: By	CYNTHIA BAUM By: Name: Title: Dated:	
JOHN CROWLEY By: Name: Title: Dated:	CHAD GARRETT By: Name: Title: Dated:	MONICA CARSON By: Name: Title: Dated:	MELISSA ESBENSHADE By: Name: Title: Dated:	SHELLEY GARDNER By: Shuw M Name: SHELLEY GARDNEZ Title: Grubent SERVICES Dated: 10/9/24	

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JOHN CROWLEY

PASTOR MATTHEW BARNETT

..

By:	By: m - B-7
Name:	Name: MATTHEW BARNETT
Title:	Title: CHIEF EXEC. OFFICED
Dated:	Dated: 10/8/24

CHAD GARRETT

TIMOTHY SLOTTOW

By:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

MONICA CARSON

RUFUS GLASPER

By:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

MELISSA ESBENSHADE

JACK	DEBA	RTOLO

By:	By:	
Name:	Name:	
Title:	Title:	
Dated:	Dated:	

SHELLEY GARDNER

By:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

Case: 1:19-cv-00145-DAP Doc #: 846-2 Filed: 10/10/24 45 of 55. PageID #: 19835

JOHN CROWLEY

PASTOR MATTHEW BARNETT

By:	By:	
Name:	Name:	
Title:	Title:	
Dated:	Dated:	

CHAD GARRETT

By:	
Name:	
Title:	
Dated:	

TIMOTHY SLOTTOW

By:	_Tins	that.	Hollos
Name: Title:	TIMOTHY	3	SLOTTOW
Dated:	10/2/202	Y	

·····

MONICA CARSON

RUFUS GLASPER

By: Name:	By:
l'itle:	Name: Title:
Dated:	Dated:

MELISSA ESBENSHADE

JACK DEBARTOLO

By:	By:	
Name:	Name:	
Title:	Title:	
Dated:		
	Dated:	· · · · · · · · · · · · · · · · · · ·

SHELLEY GARDNER

CYNTHIA BAUM

By:	By:	
Name:	Name:	
Title:	Title:	1'
Dated:	Dated:	

Case: 1:19-cv-00145-DAP Doc #: 846-2 Filed: 10/10/24 46 of 55. PageID #: 19836

As to D&O, Timothy Slottow:

TIMOTHY SLOTTOW -Apt-78 Honolulu, HI-96814 Cell: (734) 972-4261 Email: timslottow@gmail.com

1288 ALA Muana Blvd. 1209 N. CHARLES ST. APT 206 BALTIMORE, MD 21201

 $(z_1, \dots, z_{n-1}, \dots, z_{n-1}) = \frac{\varphi_{n-1}(z_1, \dots, z_{n-1})}{z_n} + \frac{\varphi_{n-1}(z_1, \dots, z_{n-1})}{z_n}$

As to D&O, Rufus Glasper:

RUFUS GLASPER 2279 E. Crescent Way Gilbert, AZ 85298 Cell: (602) 501-1997 Email: rglasper1/wcox.net; glasper(aleague.org

As to D&O, Cynthia Baum:

ALBERT J. MEZZANOTTE, JR., ESO. WHITEFORD, TAYLOR & PRESTON, L.L.P. Steven Saint Paul Street Baltimore, Maryland 21202-1636 Main Telephone: (410) 347-8700 Direct Telephone: (410) 347-9471 Email: amezzanotte@wtplaw.com

As to D&O, Jack DeBartolo:

VICKI I. PODBERESKY, ESQ. Partner ANDRUES / PODBERESKY 818 W. 7th Street, Suite 960 Los Angeles, CA 90017 Telephone: (213) 395-0400 Facsimile: (213) 395-0401 Cell: (310) 779-5728 Email: vpod@aplaw.law

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JOHN CROWLEY

PASTOR MATTHEW BARNETT

By:	_ By:
Name:	_ Name:
Title:	Title:
Dated:	Dated:

CHAD GARRETT

TIMOTHY SLOTTOW

By:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

MONICA CARSON

By:	
Name:	
Title:	
Dated:	

RUFUS GLASPER Ł - Han By: Name: Rufus Glasper Title: <u>Board Member</u> Dated: 10/3/2024

_	Dutou.	
_		

JACK DEBARTOLO

MELISSA ESBENSHADE

By:	By:	
Name:	Name:	
Title:	Title:	
Dated:	Dated:	

SHELLEY GARDNER

By:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

Case: 1019-6x00145, DAP Doc #: 846-2 Filed: 40/10/24 48 of 55. PageID #: 19838

Pre	By:	
By:	Name: Title:	
Title: Dated:	Dated:	

CHAD GARRETT

TIMOTHY SLOTTOW

By:	By:	
Name:	Name:	
Title:	Title:	
Dated:	Dated:	

MONICA CARSON

RUFUS GLASPER

By:	By:	
Name:	Name:	
Title:	Title:	
Dated:	Dated:	

Title:	
Dated:	Contractory of

MELISSA ESBENSHADE

By:	
Name:	
Title:	
Dated:	

JACK D	EBARTOLO
By: Name:	MACK DEBARTOLD. Dr
Title:	UNTE DEDARTOUD, ON
Dated:	0/9/10:4

SHELLEY GARDNER

By:	By:	
Name:	Name:	
litle:	Title:	
Dated:	Dated:	

Case: 1:19-cv-00145-DAP Doc #: 846-2 Filed: 10/10/24 49 of 55. PageID #: 19839

JOHN CROWLEY

PASTOR MATTHEW BARNETT

Ву:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

CHAD GARRETT

TIMOTHY SLOTTOW

Ву:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

MONICA CARSON

By:	
Name:	
Title:	
Dated:	

RUFUS GLASPER

MELISSA ESBENSHADE

By:	
Name:	
Title:	
Dated:	

JACK DEBARTOLO

By:	
Name:	
Title:	
Dated:	

SHELLEY GARDNER

By:	
Name:	
Title:	
Dated:	

and By: By: <u>Aprilaia Docum</u> Name: <u>Cynthia BAUM</u> Title: 10/2/2024 Dated:

MICH	AEL LACROSSE	
,		
By:	Jenz	
Name:	MIKE LOCROSSE	-
Title:	CIQ	
Dated:	10-1-24	

JAMES TERRELL

By:	
Name:	
Title:	
Dated:	

RANDALL BARTON

By:	
Name:	
Title:	
Dated:	

NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA.

By:	
Name:	
Title:	
Dated:	

EVEREST NATIONAL INSURANCE COMPANY

By:	
Name:	
Title:	
Dated:	

STARR INDEMNITY AND LIABILITY COMPANY

By:	_
Name:	
Title:	
Dated:	

By: _	
Name: _	
Title:	
Dated:	

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MICHAEL LACROSSE

JAMES TERRELL

By:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

RAND	ALL-BARTON
By: Name:	(andell Eartin)
Name:	- PANDALL BARTON
Title:	
Dated:	8007 24

NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA.

By:	
Name:	
Title:	· · · · · · · · · · · · · · · · · · ·
Dated:	······

EVEREST NATIONAL INSURANCE COMPANY

By:	
Name:	
Title:	
Dated:	

STARR INDEMNITY AND LIABILITY COMPANY

By:	
Name:	
Title:	
Dated:	

By:	
Name:	
Title:	
Dated:	

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MICHAEL LACROSSE	JAMES TERRELL
By: Name:	By: A.J. Name: A James A. Terrell
Title:	Title:
Dated:	Dated:

RANDALL BARTON

By:	
Name:	
Title:	
Dated:	

.

NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA.

By:	
Name:	
Title:	
Dated:	

EVEREST NATIONAL INSURANCE COMPANY

By:	
Name:	
Title:	
Dated:	

STARR INDEMNITY AND LIABILITY COMPANY

By:	
Name:	
Title:	
Dated:	

By:	
Name:	
Title:	
Dated:	

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MICHAEL LACROSSE

JAMES TERRELL

By:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

RANDALL BARTON

By:	
Name:	
Title:	
Dated:	

NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA.

EVEREST NATIONAL INSURANCE COMPANY

By:	
Name:	
Title:	
Dated:	

STARR INDEMNITY AND LIABILITY COMPANY

By:	
Name:	
Title:	
Dated:	

By:	
Name:	
Title:	
Dated:	

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MICHAEL LACROSSE

JAMES TERRELL

Ву:	Ву:
Name:	Name:
Title:	Title:
Dated:	Dated:

RANDALL BARTON

By:	
Name:	
Title:	
Dated:	

NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA.

By:	
Name:	
Title:	
Dated:	

EVEREST NATIONAL INSURANCE COMPANY

By:	Clan Weiss
Name:	Elan Weiss
	AVP - Management Liability Claims
Dated:	10/7/2024

STARR INDEMNITY AND LIABILITY COMPANY

By:	
Name:	
Title:	
Dated:	

By:	Mullin			
Name:	KEVIN MIKULANINRE, WA	LKER	WILLOX	MAJOUSIER LLP
	COUNSEL FOR LANDMARK			
Dated:	10/7/24			

MICHAEL LACROSSE

JAMES TERRELL

By:	By:
Name:	Name:
Title:	Title:
Dated:	Dated:

RANDALL BARTON

By:	
Name:	
Title:	
Dated:	

NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA.

By:	
Name:	
Title:	
Dated:	

EVEREST NATIONAL INSURANCE COMPANY

By:	
Name:	
Title:	
Dated:	

STARR INDEMNITY AND LIABILITY COMPANY

By: Name:	Dave Fitzgerald Dave Fitzgerald
Title:	Chief Property/Casualty Claims Officer
Dated:	October 4, 2024

By:	
Name:	
Title:	
Dated:	