**Settlement Agreement and Release**

This Settlement Agreement and Release (the "Settlement Agreement") is made and entered into this day day of month , year , by and between [among]:

"Plaintiff"                                      Plaintiff

["Defendant"                                 Defendant                                                    ]

"Insurer"                                       Insurer

# Recitals

1. Plaintiff filed a complaint against Defendant                                                       ("Defendant") in the Court Level Court, County of County , State of State , Court Action No. Court Action No. , (the "Complaint"), which Complaint arose out of certain alleged negligent acts or omissions by Defendant. In the Complaint, Plaintiff sought to recover monetary damages as a result of that certain occurrence on or about; Month Day , Year , at Place , which resulted in injuries [*to (name person who suffered if other than Plaintiff)*] and to Plaintiff.
2. Insurer is the liability insurer of the Defendant, and as such, would be obligated to pay any claim made or judgment obtained against Defendant which is covered by its policy with Defendant.
3. The parties desire to enter into this Settlement Agreement in order to provide for certain payments in full settlement and discharge of all claims which are, or might have been, the subject matter of the Complaint, upon the terms and conditions set forth below.

**Agreement**

The parties agree as follows:

1.0 **Release and Discharge**

1.1 In consideration of the payments set forth in Section 2, Plaintiff hereby completely releases and forever discharges Defendant and Insurer from any and all past, present or future claims, demands, obligations, actions, causes of action, wrongful death claims, rights, damages, costs, losses of services, expenses and compensation of any nature whatsoever, whether based on a tort, contract or other theory of recovery, which the Plaintiff now has, or which may hereafter accrue or otherwise be acquired, on account of, or may in any way grow out of, or which are the subject of the Complaint (and all related pleadings) including, without limitation, any and all known or unknown claims to Plaintiff, or any of Plaintiff's representatives or heirs, which have resulted or may result from the alleged acts or omissions of the Defendant.

1.2 This release and discharge shall also apply to Defendant's and Insurer's past, present and future officers, directors, stockholders, attorney's, agents, servants, representatives, employees, subsidiaries, affiliates, partners, predecessors and successors in interest, and assigns and all other persons, firms or corporations with whom any of the former have been, are now, or may hereafter be affiliated.

1.3 This release, on the part of the Plaintiff, shall be a fully binding and complete settlement among the Plaintiff, the Defendant and the Insurer, and their heirs, assigns and successors.

1.4 The Plaintiff acknowledges and agrees that the release and discharge set forth above is a general release. Plaintiff expressly waives and assumes the risk of any and all claims for damages which exist as of this date, but of which the Plaintiff does not know or suspect to exist, whether through ignorance, oversight, error, negligence, or otherwise, and which, if known, would materially affect Plaintiff's decision to enter into this Settlement Agreement. The Plaintiff further agrees that Plaintiff has accepted payment of the sums specified herein as a complete compromise of matters involving disputed issues of law and fact. Plaintiff assumes the risk that the facts or law may be other than Plaintiff believes. It is understood and agreed to by the parties that this settlement is a compromise of a doubtful and disputed claim, and the payments are not to be construed as an admission of liability on the part of the Defendant, by whom liability is expressly denied.

2.0 **Payments**

In consideration of the release set forth above, the Insurer on behalf of the Defendant agrees to pay to the individual(s) named below (the "Payee(s)") the sums outlined in this Section 2 below:

2.1 Payments due at the time of settlement as follows:

**(insert Payees and lump sum cash payments)**

2.2 Periodic payments made according to the schedule as follows (the "Periodic Payments"):

**(insert Payees and Periodic Payments)**

*2.3 [Payments to Attorney(s) and his/her/their successors and assigns, for and on behalf of Plaintiff in discharge of Plaintiff's obligation to pay attorney fees:]*

***(insert attorney fees if part of the settlement)***

3.0 **Payee’s Rights to Payments**

Plaintiff acknowledges that the Periodic Payments cannot be accelerated, deferred, increased or decreased by the Plaintiff or any Payee; nor shall the Plaintiff or any Payee have the power to sell, mortgage, encumber, or anticipate the Periodic Payments, or any part thereof, by assignment or otherwise.

4.0 **Payee’s Beneficiary**

Any payments to be made after the death of any Payee pursuant to the terms of this Settlement Agreement shall be made to such person or entity as shall be designated in writing by Plaintiff to the Insurer or the Insurer's Assignee. If no person or entity is so designated by Plaintiff, or if the person designated is not living at the time of the Payee's death, such payments shall be made to the estate of the Payee. No such designation, nor any revocation thereof, shall be effective unless it is in writing and delivered to the Insurer or the Insurer's Assignee. The designation must be in a form acceptable to the Insurer or the Insurer's Assignee before such payments are made.

5.0 **Consent to Non-Qualified Assignment**

5.1 Plaintiff acknowledges and agrees that the Defendant and/or the Insurer may [*will*] make a "non-qualified assignment", of the Defendant's and/or the Insurer's liability to make the Periodic Payments set forth in Section 2.2 to Heritage International Assignment Corporation ("the Assignee"). The Assignee's obligation for payment of the Periodic Payments shall be no greater than that of Defendant and/or the Insurer (whether by judgment or agreement) immediately preceding the assignment of the Periodic Payments obligation.

5.2 Any such assignment, if made, shall be accepted by the Plaintiff without right of rejection and shall completely release and discharge the Defendant and the Insurer from the Periodic Payments obligation assigned to the Assignee. The Plaintiff recognizes that, in the event of such an assignment, the Assignee shall be the sole obligor with respect to the Periodic Payments obligation, and that all other releases with respect to thereupon become final, irrevocable and absolute.

6.0 **Right to Purchase an Annuity**

The Defendant and/or the Insurer, itself or through its Assignee reserve the right to fund the liability to make the Periodic Payments through the purchase of an annuity policy from Puritan Life Insurance Company of America The Defendant, the Insurer or the Assignee shall be the sole owner of the annuity policy and shall have all rights of ownership. The Defendant, the Insurer or the Assignee may have Puritan Life Insurance Company of America mail payments directly to the Payee(s). The Plaintiff shall be responsible for maintaining a current mailing address for Payee(s) with Puritan Life Insurance Company of America .

7.0 **Discharge of Obligation**

The obligation of the Defendant, the Insurer and/or Assignee to make each Periodic Payment shall be discharged upon the mailing of a valid check in the amount of such payments to the designated address of the Payee(s) named in Section 2 of this Settlement Agreement.

*8.0*  *[****Attorney's Fees*** *(If attorney fees are not part of the settlement)*

*Each party hereto shall bear all attorney's fees and costs arising from the actions of its own counsel in connection with the Complaint, this Settlement Agreement and the matters and documents referred to herein, the filing of a Dismissal of the Complaint, and all related matters.]*

9.0 **Delivery of Dismissal with Prejudice**

Concurrently with the execution of this Settlement Agreement, counsel for the Plaintiff shall deliver to counsel for the Defendant or counsel for the Insurer an executed Dismissal with Prejudice of the Complaint. Plaintiff hereby authorizes counsel for the Defendant and/or counsel for the Insurer to file said Dismissal with the Court and enter it as a matter of record.

10.0  **Representation of Comprehension of Document**

In entering into this Settlement Agreement, the Plaintiff represents that Plaintiff has relied upon the advice of his/her attorneys, who are the attorneys of his/her own choice, concerning the legal and income tax consequences of this Settlement Agreement; that the terms of this Settlement Agreement have been completely read and explained to Plaintiff by his/her attorneys; and that the terms of this Settlement Agreement are fully understood and voluntarily accepted by Plaintiff.

11.0  **Warranty of Capacity to Execute Agreement**

Plaintiff represents and warrants that no other person or entity has, or has had, any interest in the claims, demands, obligations, or causes of action referred to in this Settlement Agreement, except as otherwise set forth herein; that Plaintiff has the sole right and exclusive authority to execute this Settlement Agreement and receive the sums specified in it; and that Plaintiff has not sold, assigned, transferred, conveyed or otherwise disposed of any of the claims, demands, obligations or causes of action referred to in this Settlement Agreement.

12.0 **Confidentiality**

The parties agree that neither they nor their attorneys nor representatives shall reveal to anyone, other than as may be mutually agreed to in writing, any of the terms of this Settlement Agreement or any of the amounts, numbers or terms and conditions of any sums payable to Payee(s) hereunder.

13.0 **Governing Law**

This Settlement Agreement shall be construed and interpreted in accordance with the laws of the State of State .

*[(add additional language as required by state law)]*

14.0  **Additional Documents**

All parties agree to cooperate fully and execute any and all supplementary documents and to take all additional actions which may be necessary or appropriate to give full force and effect to the basic terms and intent of this Settlement Agreement.

15.0  **Entire Agreement and Successors in Interest**

This Settlement Agreement contains the entire agreement between the Plaintiff, [the Defendant] and the Insurer with regard to the matters set forth in it and shall be binding upon and enure to the benefit of the executors, administrators, personal representatives, heirs, successors and assigns of each.

16.0  **Effectiveness**

This Settlement Agreement shall become effective immediately following execution by each of the parties.

**Plaintiff:**

By:

Title:

Date:

**Plaintiff’s Attorney:**

By:

Title:

Date:

**Insurer:**

By:

Title:

Date:

***[Defendant:***

*By:*

*Title:*

*Date:*

                                                                                                              ]