

4. Mr. Cutright has been advised in writing by Stone Street LLC to seek independent professional advice regarding the Proposed Transfer and has either received such advice or knowingly waived such advice in writing.

5. The Proposed Transfer complies with the requirements of 215 ILCS 153/1 *et seq.* and 26 U.S.C. § 5891, and will not contravene other applicable law.

6. Jurisdiction and venue are proper in this Court pursuant to 215 ILCS 153/25(b), the Illinois Code of Civil Procedure, and Mr. Cutright's consent.

7. Stone Street LLC subsequently assigned to Structured Purchaser, LLC ("Structured Purchaser") all of its interest under the Transfer Agreement, including the right to receive the Assigned Payments.

Based upon the foregoing findings, IT IS HEREBY ORDERED that:

1. Pursuant to 215 ILCS 153/15, the Proposed Transfer is approved. Until the due date of the last Assigned Payment, the designated beneficiary under Settlement Trust File No. 98730383 shall be the estate of Mr. Cutright. However, the Assigned Payments shall be made to Stone Street LLC's designated assignee, Structured Purchaser, even in the event of Mr. Cutright's death, and Mr. Cutright understands he is giving up his rights, and the rights of his heirs, successors and/or beneficiaries, to the Assigned Payments.

2. Structured Settlement Trust, by and through its administrator, Allstate Life Insurance Company ("Settlement Trust"), shall forward the following Assigned Payments, within 7 days of the date due, by check made payable to "Structured Purchaser, LLC," at P.O. Box 741036, Atlanta, GA 30374-1036 (the "Designated Address"): monthly payments each in the amount of \$650.00, commencing on September 15, 2011 through and including July 15, 2021.

3. Structured Purchaser is authorized to make subsequent assignments or transfers of the Assigned Payments (a "Reassignment") except that, regardless of any such Reassignment, the Assigned Payments will continue to be serviced by Structured Purchaser (or an agent on its behalf). In other words, the Assigned Payments will continue to be made by Settlement Trust to Structured Purchaser at the Designated Address only, regardless of any Reassignment. However, if for reasons beyond the control of Structured Purchaser, or due to Structured Purchaser being merged with or acquired by another entity, or for traditional address change purpose the Designated Address is no longer valid (*i.e.*, if Structured Purchaser moves or for other reasons the Designated Address is no longer a viable address for Structured Purchaser to receive payments), Settlement Trust agrees to make the Assigned Payments to a new address. Notwithstanding the foregoing, this Order and the parties' stipulation ("Stipulation") will remain binding and fully enforceable against Stone Street LLC, Structured Purchaser, and Mr. Cutright.

4. All remaining structured settlement payments (and/or portions thereof), including but not limited to the balance of each monthly structured settlement payment commencing on February 15, 2019 through and including July 15, 2021, that are not the subject of the Proposed Transfer and not previously assigned, shall be made payable to Mr. Cutright and will be forwarded by Settlement Trust, when due, to Mr. Cutright's most recent known address or any payment address designated by Mr. Cutright, subject to Settlement Trust's consent.

5. Stone Street LLC and Structured Purchaser shall defend, indemnify, and hold harmless Settlement Trust and its directors, shareholders, officers, agents, employees, servants, successors, and assigns, and any parent, subsidiary, or affiliate thereof, and their directors, shareholders, officers, agents, employees, servants, successors, and assigns, past and present, from and against any and all liability, including but not limited to costs and reasonable attorneys'

fees, for any and all claims asserted by any person or entity, including but not limited to any claims asserted by any person or entity not a party hereto, claiming an interest in the Assigned Payments, and any and all other claims made in connection with, related to, or arising out of the Transfer Agreement, the Proposed Transfer, the Assigned Payment, any Reassignment, or Settlement Trust's compliance with the parties' Stipulation or this Order, except with respect to claims by Stone Street LLC and Structured Purchaser against Settlement Trust to enforce Settlement Trust's obligations to Stone Street LLC and Structured Purchaser under the parties' Stipulation. To the extent Stone Street LLC and Structured Purchaser fail to honor this indemnification and defense obligation, Settlement Trust may, in addition to all other remedies afforded by law, satisfy the same by withholding to its own credit any remaining Assigned Payments.

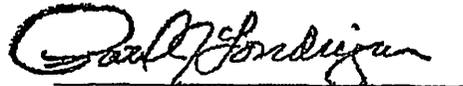
6. By agreement of Stone Street LLC, Structured Purchaser, and Mr. Cutright, paragraph 17 of the Transfer Agreement relating to the arbitration of disputes is stricken.

7. Settlement Trust's lack of opposition to this matter, or its or the other parties' stipulation hereto or compliance herewith, shall not constitute evidence in this or any matter, and is not intended to constitute evidence in this or any matter, that:

- (a) payments under a structured settlement contract or annuity or related contracts can be assigned or that "anti-assignment" or "anti-encumbrance" provisions in structured settlement contracts or annuities or related contracts are not valid and enforceable; or
- (b) other transactions entered into by Stone Street LLC and/or Structured Purchaser and their customers constitute valid sales and/or loans; or
- (c) Settlement Trust has waived any right in connection with any other litigation or claims; or
- (d) Stone Street LLC or Structured Purchaser has waived any right other than as expressly set forth in the parties' Stipulation and/or this Order.

8. Stone Street LLC, Structured Purchaser, and Mr. Cutright, for themselves and for their respective directors, shareholders, officers, agents, employees, servants, successors, heirs, beneficiaries, contingent beneficiaries, executors, administrators, and assigns, and any parent, subsidiary, or affiliate thereof, and their directors, shareholders, officers, agents, employees, servants, successors, and assigns, past and present (the "Releasers"), hereby remise, release, and forever discharge Settlement Trust and its directors, shareholders, officers, agents, employees, servants, successors, and assigns, and any parent, subsidiary, or affiliate thereof, and their directors, shareholders, officers, agents, employees, servants, successors, and assigns, past and present (the "Settlement Trust Releasees"), of and from any and all manner of actions and causes of action, suits, debts, dues, accounts, bonds, covenants, contracts, agreements, judgments, settlements, damages, claims, and demands whatsoever, in law or in equity, in connection with, related to, or arising out of any claim or allegation that was or could have been asserted in connection with, related to, or arising out of the Transfer Agreement, the Assigned Payments, the Proposed Transfer, or the parties' Stipulation, which the Releasers have or had from the beginning of the world through the date of this Order, except for claims of the Releasers against the Settlement Trust Releasees to enforce the Settlement Trust Releasees' obligations to the Releasers, if any, under the parties' Stipulation.

AND IT IS SO ORDERED this 12 day of August, 2011.



Judge Patrick Londrigan