

NO. D-1-GV-08-000050

THE STATE OF TEXAS	§	IN THE DISTRICT COURT OF
Plaintiff,	§	
v.	§	
WEBB COUNTY TITLE	§	TRAVIS COUNTY, TEXAS
& ABSTRACT COMPANY, INC.,	§	
Defendants.	§	201st JUDICIAL DISTRICT

**RULE 11 AGREEMENT ON
*PLEA IN INTERVENTION OF GLAST, PHILLIPS & MURRAY, P.C.,
INTERPLEADER OF FUNDS AND REQUEST FOR DECLARATORY RELIEF***

Cantilo & Bennett, L.L.P., Special Deputy Receiver of Webb County Title & Abstract Company, Inc. (the "SDR" and "WCTA" respectively), and Glast, Phillips & Murray, P.C. ("GPM") enter into this Rule 11 Agreement in connection with the *Plea in Intervention of Glast, Phillips & Murray, P.C., Interpleader of Funds and Request for Declaratory Relief* set for hearing on January 26, 2008.

The SDR and GPM agree that the Funds held in the registry of the court shall be released with \$12,000.00 of those funds paid to GPM by the District Clerk and the remainder paid to the SDR.

The SDR and GPM shall exchange mutual releases between GPM and the SDR (individually, on behalf of the receivership estate, and on behalf of the Commissioner of Insurance of the State of Texas in his capacity as the Receiver of WCTA) releasing GPM and all of its attorneys from any and all claims arising out of the Webb County Title matter including GPM's actions with respect to the Hartford insurance policy and policy proceeds, and GPM's actions to assert a right to a portion of the Hartford policy proceeds;

GPM will provide the SDR with any signed release provided to Hartford, if any. GPM shall review the copies of the WCTA documents that it retained and if GPM has any such document relating to the Hartford or any release of the Hartford, it will provide it to the SDR.

The Clerk of the Court shall be ordered to issue a check payable to **Glast, Phillips & Murray, P.C.** [TAX NUMBER] for TWELVE THOUSAND DOLLARS (\$12,000.00).

The Clerk of the Court shall be ordered to issue a check payable to **Cantilo & Bennett, L.L.P., Special Deputy Receiver of Webb County Title & Abstract Company, Inc.** [TAX NUMBER] for all remaining funds held by the Clerk of the Court in this proceeding, including all accrued interest.

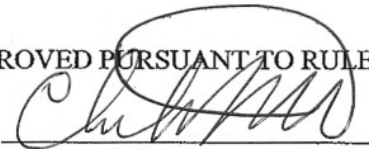
The Plea in Intervention of Glast, Phillips & Murray, P.C., Interpleader of Funds and Request for Declaratory Relief filed by GPM shall be dismissed with prejudice.

The Proof of Claim filed by GPM in the WCTA receivership estate shall be withdrawn with prejudice.

The SDR and GPM shall each bear their own costs, including, without limitation, attorneys fees and expenses and costs of court.

This Rule 11 Agreement constitutes a final settlement provided that this Court shall retain jurisdiction to issue further orders pursuant to TEX. INS. CODE Chapter 443 to enforce its provisions.

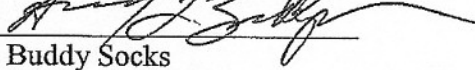
APPROVED PURSUANT TO RULE 11 OF THE TEXAS RULES OF CIVIL PROCEDURE:

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