# LITIGATION RIETENTYON AGREEMENT FOR SPECIAL COUNSIEL APPOINTED BY THE SOUTHE CAROLINA STATCE TREASURER 

This litigation retention agnement ("Agreement") is by and between the South Carolina State Treasurer Converse Chellis, III, CPA ("State Treasuren") and the below-signed attomey(s) ("Special Counsel").

## RECHIALS

WHEREAS, the State Treasurer has concluded that it is in the best interest of the State of South Carolina to retain Special Counsel specifically for this litigation metter; and

WHEREAS, the State Treasurer hereby engages Special Counsel to provide legal representation including, but not himited to, all preparation for, settiment of and/or actual litigation arising from the State Treasurer's securities leading arangement with the Back of New Yori (now known as The Baik of New York Meilon) ("Eank"), the Bank's mismauaganent of funds and/or violations of its Securities Lending Agreement with the Sente Treasmer, and the losses suffered in funds enirusted to the Bank by the State Treasurer for certain wecounts of the State Trasurer and the South Caroline Retirement Systems purgant to the Miarch 24, 2000 Securities Lending Agreement with the State Treasurer; and

WHEREAS, Special Counsel specifically represents that he has the still, experiance, expertise, and competence necessary for the meaningfal prosecntion of this matter;

NOW THREBFORE, in consideration for the mual promises and covenants set forth herein, and for other valuable consideration, the State Treasurer and Special Counsel hereby agree to the following terme and conditions:

## Article 1. TERM.

This Agreement, which chall serve as the appointment of the attornerg whose signatures are affixed below as Special Counsel to the State Treasurer, commences on Jroe 18, 2010, and terminates when the pase has bean fully and finally resolyed by settement, litigation or otherwise, including appeals, unless the State Treasurar or Special Counsel terninate the appointment carlier pursuant to Axticle VI of this Agrement. The Stite Treasurer shall not be liable to compensate Specinl Comsel for siay services radered after termination of the Agreement.

## Article II. SERVICES

## A. Seope of Appointment

Special Counsel shall provide legal services, advices and consultation to the State Treasurer for this litigation in a manner consistent with accepted standards of practice in the legal profersion. In view of the personal nature of the services to be rendered under this appointment, the State Treasurer shall be the judge of the adequacy of those services, with the atvice and consent of the Attomey General of South Carolina. The parties ugree:

1. The Site Tressurer shall have finel auihoriy over all aspects of this lidigation. The litigation may be commencet, sonducted, setiled, approved, and eaded only with the axpress approval and siguature of the State Treasures. The State Treasurer at his sole discretion has the right to appoint a designated essistant ("desigrated assistani") to oyersee the litigadion, which appointment the State Tressurer may modify at will.
2. Speciel Comasel shail provide Iegal services to the State Treasurer subject to the approval of the State Treasurer for the purposes of seeidet injuative reliaf, monetary relief, and other relief ageinst all entitieg in this lifigation.
3. The State Treasurer may provide attomeys and other staff menbers to assist Special Coursel with this litigalion. The identity and responsibilities of such personnel so assigned shail te deteminaed soleiy by the State Treasurer. All pleadinge, motions, briefs, formal docments, and agreementa must bear the signature of the State Treasurer or his designated escistant.
4. Special Counsel shall coordinata the provision of the legal services with the State Treasurer or his diesignated assistant, other personnel of the Office of the State Treasurer, and such others as the Stata Treastuer may mpoint as Special Counsel. All pleadings, motions, briefs, and other materisl which may be filed with the court shall first be approved by the Staie Treasurer and provided to his office in draft form in a reasonable and tinely manner for reyiew. Regular status meetings napy be held as requerted by the State Treasures.
5. Special Counsel shall communicate with state entities through the Office of the State Treasurer unless ctherwise nuthorized by the State Treasurer.
6. Special Counsel shall provide suffisiest resources, including attomey time, to prosecute this litigation in acrordence with Rule 407, Ruies of Professional Conduct, South Carolina Appellate Court Rules.

## B. Delegation of Work

Special Counsel may delegate work to other attorneys or paralegals within the firm with which the Special Counsel is affiliated but may not, without express approval of the State Treasurer, delegate any work whatsoever to any attorney in any other firm. Special Counsel agrees to accept full responsibility and liability for the work of any delegate.

## C. Attorriey-Client Relationship

Special Counsel will render services pursunat to this Agreement as an independent contractor. Neither Special Couasel nor any employee of Special Counsel shall be regarded as employed by, or as an employee of, the State Treasurer or the State of South Carolina.

An attorney-client relationship shall wist between wie State Treasurer and Special Counsel.

## Articie III. CASE MANAGEMENT

## A. Status Reports, Time Records

The Site Trensurer may at any time request status raports from Special Counsel regarding any aspact of this litigation. Within twenty days after the request is rereived, Speciel Counsel shall submit such status reports to the Stute Treasurer. Failure to timely provide such status reports may result in forfeiture of a portion of Specjal Counsel's compensation at the sole discretion of ilue State Treasurer.

At a minimum, statua repoits must include a description of the curreant status of the matter, nay significant events that have occurred since the previous status repori, and a prospactive andelysis
of any significant future avents.

## B. Notices and Correspondence

All notices, demands, requasts, cousents, epprovals, ard other insiruments required to be givan pursumnt to the terms of this Agrement shall be in writing and shall be deemed to have been properly given when: (1) hand delivered; (2) asnt by USS, Registered or Certified mail, return receipt requested, postage prepaid; (3) if certified or registeasd mail is eitheir refused or unclaimed, then by regular U.S. Mail; (4) by overnight delivery servica with recuipt (Airborne, FedEx, UPS, ctc.); (5) by email; or ( 5 ) by fax, followed by one of the other methods of delivery described herein. Fax delivery shall be diemed to be on the date of receipt of the fax, and the parties hereto agree that a fax with confimation sigll be adequate proof of receipt of the fax.
Eoth Special Counsel and the State Treasure: may designate a reprosentative to receive such instruments and correspondence as described herein. While both perties recognize this designation may be changed at any time, and without consent of the oither party by giving witten notice of the new dasignated represeniative, until further notice, such instruments and/or correspondence should be addressed to:

| Name: | Converse Chellir, III, CPA |
| :---: | :---: |
|  | State 'ïreasure: |
| Address: | P.O. Box 11778 |
|  | Columbis, SC 29211 |
| Phone: | 803-734-2015 |
| Tax: | 803-734-2690 |
| Enail: | treasurer@sto.segoy |
| Name: | Frank Rainwater |
|  | Deputy State Theasurer' |
| Address: | P. O. Box 11778 |
|  | Columbia, SC 292 I |
| Phone: | 803-734-2555 |
| Fax: | 803-734-3677 |
| Email: | Hank.rainwater@sto.sc..gov |

[Special Counsel's information]
Näme: Mitcheli Willoughby
Firm: Sharcholder and Presidons
Addrass: $\quad$ LHOLOHE 3 HOEFER, P.A.
930 Richleaci Street
P.C. Box 8416

Columbia, SC 29202
Phone: (803) 252-3300
Fax: (803) 256-8062
E-mail: mwilloughby@willougibyhoefer,com

## C. Communication

Special Counsel agrees to consult in advance, by telephone, fax inachine, or in witing, with the State Treasurar promptly on all matters that may be prececiantial, controversial, of particular public interest, or otherwise noteworthy or importaut, and to keep the State Treasuran fully
informed at eli timss.

Special Counsel shall give timely zriten notice to the State Treasurer of any and ail of the following legnal events in this litigation:

1. Pleadings
2. Dispositive motions
3. Hearings
4. Rulinge
5. Trials
6. Settlement negotiations
7. Appeals or Notice of Appeals
8. Briefs filed by any party or entity
9. Appellate arguments or decisions
10. Enforcement efforts

Special Counsel agrees to meet with State Treasurer's Office personnel when and where requested by the State Treasurer in furtherance of this litigation.

## D. Setilement

The State Treasurer must approve in adivance all aspects of this litigation and shell be included in any settiement discussions. Special Counsel agrees that any settienent in this case must receive the State Treasurer's express prior approval in witing. Special Counsel shall confeir with the State Treasurer as early as practicable in any setilement negotiadion process.

## 13. Appeals

It is important that the State Treasurer receives early notice of any potentid appellate litigation in ainy way affecting the State. Therefore, Special Counsel agreas to give prompt ozal and writter notice to the State Treasurer when receiving: (1) uny dispositive decision by any appellate court affecting the litization in any way; or (2) a Notice of Appeal from a count's decision filed by any party to this sitigation.

## 17. Public Records

Any material, data, files, discs, or documents created, produced, or gathered by Special Counsel, or in Special Counsel's possession in fartherance of this litigation, or which fulfilis an obligation of this appoinment, sinall be considered the exclusive property of the State of South Carolina. Special Comsel agrees to adhere to Scuth Carolinas Freedom of iniormation Act, South Cardina Coce of Laws §30-4-10 at. seq.s and maintain all yablic records in accordance with State law; provided, however, that Special Counsel shall coasult with, and obtain the approval of, the Stete Treacuer before responding to any public records requesti. Special Counsel agrees to comply with the State Treasurer's policy on document reiention and so refrain from destroying domments unless otherwise perwitted under this policy. Special Counsel agrees to comply with Ruie 417 of the South Carolina Appellate Cout Rules. Special Counsel agrees to request written confimation from the Stale Treasurer's Office prior to destroying any documents. This Agreement shall be considered a public decament.

## Artiele IV. COMPENSATION

## A. Fee Schedule

This is a contingent fee case. Special Counsel shall receive no compensation for any services rendered miess the State oif South Carolina receives a settlenent or damage award in connection
with this litigation. If the State receives such an award, Special Counsel will be compensated for his services pursuant to this Article, as follows:

1. Special Counsel shall be reimbursed ali reasoneble, normal, and veified "ont of pocket" coate anci expenses as specified in Article $V$ below.

These costs and expenses necessary for couducting this litigation, ame deinned in Artiols V of this Agreemeint, shatl initially be acvanced by Sperial Counsel and shall be decucted from the litigation's gicss or tota! recovery, ir ainy, before any firtheir disinibution is made.

Providec, however, that civil penalties, if any, siall not be included in celculating the grow or total recovery, and Special Counsel shall not receive any fees or costs from awards of civil penalties with such penalty payments to be made to the Ofirice of the State Treasurer for the State of Soutia Carolita.
2. Al least $77 \%$ of the remaining or net setilement or judgment proceeds (but not including punitive or exemalary damages, if azy) shall be paid or applied to or for the State or the people of South Carolina or the victims in a manner io be determined by the State Treasuraz in his sole discretion; and
3. Special Counsel shall be prid the remaining $23 \%$ or lese in fees of sadi remaining or net setilement or jurignant proceeds (but not including punitive or exemplary damages), as follows:

| Amount of net proceedis of judgment or <br> setilement <br> (in millions) | Contingent <br> percentage |
| :---: | :---: |
| First so to $\$ 5$ | $23 \%$ |
| Excess over $\$ 5$ up to $\$ 10$ | $19 \%$ |
| Excess over $\$ 10$ tepto $\$ 25$ | $15 \%$ |
| Excess over $\$ 25$ up to $\$ 50$ | $11 \%$ |
| Excess over $\$ 50$ up to $\$ 100$ | $7 \%$ |
| Excess over $\$ 100$ | $4 \%$ |

Provided, however, that the State Treasurer suall retain $10 \%$ of Special Counsel's fees awarded under this section 3.
4. Special Counsel ahell be paid $10 \%$ or less of any puritive or exemplary dmage proseeds as follows, with the remaining $90 \%$ or mose to be paid or applied to or for the State or the people of South Caroliza or the wintims in a manner to be detemined by the State Treasurer at his sole diseretion:

| Amount of punitive or exemplary procseds <br> (in millions) | Contingent <br> percentage |
| :--- | :--- |
| First $\$ 0$ to $\$ 10$ | $10 \%$ |
| Excess ovei $\$ 10$ to $\$ 100$ | $5 \%$ |
| Excess over $\$ 100$ | $3 \%$ |

Provided, however, the State Tressurer shall retain $10 \%$ of Special Counsel's fees awarded under this section 4.
5. All settlement or judgment proceeds shall be paid by or on behalf of the defendant(s) to the State Treasurer's office, which shall oistribute them or have them distributed.
6. It is strictly agreed and understood by Special Counsel that if the proposed or actual defeidiants in this anatter agree to a settlement or resolution prior to or upon commencement of the action or shortly thereafter, upon negotiation or consultation or upon only initiel respenses, then Special Counsei's compensation shall be one-half of that specifed in sections 3 -and 4 above.
7. This distribution and compensation calculation shall be included in a final order in the case,

## B. Settlement or Judgment

The above Fee Schedule applies to any setilement or judgnent, whether the settlement or judgment is entirely monetary in nature or is combined with non-monetary relief. Should the litigation be resolved by settlement on judgment involving a combination of monetary and nonmonetary relief (such as injunctiva relief, non-monetary payment, the provision of goods and/o: services or any other "in kind" terms, or any combination of those), the State Treasurer shall deiermine the monetary value to the State.

## C. Payment of Fees, Cosis and Expensea

Neither the State of South Carolina mor the State Treasurer shall be required under this Agrecment, or otherwise, to compensate or reinburse Spacial Counsel for his work in this matter, other than as set forth in Articles IV (A), and IV(B), and V hercin. Accordingly, except for the fee scheduis, expenses, and costs enumerated and outlined besein, Special Counsel shall not be entitled to and shall not accept compensation or reimbursement from any other source.

## Article V. EXPENSES AND COSTS

## A. Advancement of Expenses and Costs

Special Counsel shall advance all costs, expenses, and disbursements, including expert witness fees and cosis, deposition costs, and costs of document production. Special Counsel's agreement
to advance all litigation expenses anci costs, as well as its agteement to defer fees while any and all litigation (including appeals and enforcement actions) is pending hes been taken into consideration in esiablishing the fee schedule above.

## B. Expenses and Cost Reimbursement

Special Counsel shall be reimbursed solely from the litigation's gross recovery as approved by the State Treasurer for certain reasonabie expenses end costs exumerated below: Proper documentation by receipts or otherwise shinll be submitted with all irvoices and all documentation shall be retained by Special Comasel for at least one full year following this Agreement's termination. All experses must be itenized and no reingbursement may be applied for or requesied for "iniscellaneous" listings. The Stete Treasimer in his sois discretica may decline to reimburse Special Counsel for inpropenly documented, unnecessary, or unreasonable cosis or expenses.

## 1. Experts

Special Counsel shall be reimbursed for retention of experts, inchuing fees and other reasonable costs, only when expressly authorized by the State Treasurer.

## 2. Lödging

Receipts are required. In-state overaight lodging shail be raimbursed at actual cost un to a maximum of $\$ 75.00$ plus tax pea day. Any expenses incurred due to out-of-state lodging greater than $\$ 75.00$ plus tex per dey shall be approved in advance by the State Treasurer. If circumsiances reoder Special Counsel unable to obfain the prior approval of the State Treasurem in this situation, as scon as thereafter practicable, Special Counsel shail notify the State Treasurer of the location, the hotel, the daily rate, and the ressons for not obtaining prior: approvai. Failure to follow these proceditres shall resuit in sudh lodging costs being bome by Specinl Counsel.
3. Meals

There is no rsimbursenent for meals.
4. Travel

Receipts are requirad. Airfare shail be reimbursed at actual cost based on coach fares.
5. Mileage

Automobile travel shall be reimbursed at the maximum state milleage ate of the State of South Carolina in effent at the time. Travei by car shall not exceed
coach fares on commercial airlines. Mileage is to be itemized on the invoice as "Mileage" (number of miles @ rate per mile).

## 6. Photocopying

In-house photocopying (including color copies) shall be reimbursed at the Special Counsel's actual expense, not to exceed 15 cents ( $\$ 0.15$ ) per copy and is to be iterizized on the invoice as "Photocopies" (number of copies @ rate per copy). Reasoanble amounts for outside photocopying shall be reimbursed
at actual cost if receipte are provided.

## 7. Priority/Overnight Mail

Charges for priority or overright mall services shall be reimbursed only if a justifiable basis exists for using the service. In no eveni shall the Special Counsel be reimbursed for the cost of sending invoices or status reports to the State Treasurer by overnight or priority mail services.

## 8. Secretarial or Staff Overtime

There shaili be no raimbursement for secretarial or staff overtime unless expressly authorized in witing by the State Treasarer prior to invoicing.

## 9. Other Expenses

Actual cosis shall be reimbursed for certain routine expenses including iranscripts, deposition costs, wituess fees, subpoeas service, postage, printing, cab and bus fares, parking, and long-distance telephone calis when iterized and recsipts axe provided. Expenses for office space, word processing, secretarial, and paralogal costs are not roimburseble. Westaw expenses shall be reimbursed oniy when anthorized in advance by the State Treasuatr.

## C. One Invoice

At the conclusion of the litigation, Special Counsel agrees to submit one original invoice to the State Treasurer for expenses and costs.

## Article VI. TIERMINATION

## A. Termination by the Parties

The State Treasurer reserves the righi to terminate this Agreement at any time, in his discretion with the auvice and consent of the South Carolins Attomey Ceneral, and without cause or duty of explanation. Special Counsel may terminate its tuties and obligations under the Appointment and this Agreement upon thirty (30) days written notice to the State Treasurex. Termination on
the past of the Special Counsel-shall not be effective if the State Treasurer finds in his sole discretion that such termination prejudices or has a material adverse effect on the State of South Carolina. Upon termination, all material, date, files, discs, or documents created, producad, or gathered by Special Counsel, or in Special Counsel's possession in furtherance of this litigation, or which fulfills an obligation of this appointnent shail be immediaiely delivered to the State Treasurer as directed by him, and without encumbrance or lien or any cost or charge to the State Treasurer,

## B. Compensation Upon Termination

in the event this Agreement is terminated by Special Commel, Special Counsel shail be reimbursed only from the litigation's gross recovery and only for all properny documented expenses and costs, as defined in Article $\gamma$ of this Agreemont, rendered puior to trimiontion; there shall be no payment of any attomeys' feas unless the State 'Treasurer agrees in watiag to the payment of fees for work performed under such terms and conditions as may be set by him in his informeci and reasonable discration with the ravice end consent of the South Cerolina Attomey General. In the event the Site Treasurer terminates this Agreanemat without cause, Spaciel Counsel shall be reimbursed only from the litigation's gross resovery for all properly docimented erpenses and costs, as cefined in Auticle V of this Agreement, randered prior to termination, and Spaciel Counsel shall be awarded appropriate ationeye fees on a guantum meruit basis as detemmined by the State Treasuren, with the advice and coneent of the Santh Carolina Attomey Gearal. If his Agrement is terminated for cause, Specini Counsel will not be reimbursed for any expenses and cosis or prid any fees or other compensution for nay services relating to the litigation.

## Article VII. OTHERER TERMS AND CONDITTIONS

## A. Media Statements

The parties agree that neither Special Counsel nor any pariner, associete, enployse, or any other person assisting with the legal work contemplated by this Agreament shall speak to any representative of a television station, radio station, newspapar, magewing, or any ofher media outlet concerning the woik outhed or contemplated by this Agreement witiont first obtaining approval of the State Treasurer. This Agresment specifically prohibito Special Counsel from speaking on behalf of the Stete Treasurer or the Stute of South Cwolina io any representative of the news media.

## B. Jurisdiction and Choice of Law

This Agraement shall be adrainistered in the State of South Carolina and shall be interpreted under the laws of the State of South Caroinn. Spacial Counsel corsents to complete jurisdiction in the appropriate courts of the state of Souta Carolina. This Agreement and auy elaims arising in any way out of it shall be govemed by the laws of the Stete of South Carolina. Any litigation arising out of or reating in any way to this Agreement or the performance theremder shall be
brought in state courts of appropriate jurisdiction in the State of South Carolina, and Special Counsel hereby inrevocably consents to such exclusive jurisdiction.

## C. Cocte ofProfessionai Respoasibility

If, during the appointment as Special Counsel, a complaint is filed against Special Counsel or Special Counsel's firm, alleging a violation of Rule 407, Rules of Professional Conduct, South Carolina Appellate Court Rules, or the applicable rules goveming the state bar in which Special Counsel has been admitted, or the Code of Professional Responsibiity, Special Counsel shall give prompt writion notice of suck cormplaint to the Siate Treasurer. The State Treasurer retains the right, in his sole discretion, to immediately terminate this Agrement if he deems the complaint to adversely affect in any way Special Counsel's ability to perform his duties required herein, or to adversely affect this litigation, the State Treasurer, or the State of South Carolina,

## D. Insuranee

Spucial Coursel agrees to catry adiequate professioval liability insurance and to provide proof of same to the Siete Treasurer promptly upon reçasst.

## 1. Conflict of Tnterest

Special Counsel represents that neither he nor his firra has any coutlict of interest with the State of South Caroline, its agancies, or subdivisious at this time, except as may be disclosed in a separate writing. Speciai Counsel agrees that if a confict of inierest, potential or otherwise, arises, as defined by Rule 407, Rules of Professional Conduct, South Carolina Appellate Count Rules, during the term of this litigation, then Special Counsel will give tinnely witten notice to the State Treasurer. Special Counsel must request and obtain a written authorization from the State Treasurex prioi to undertaking any represemintion against or adverso to the State of South Caroling, its offices, beards, departmente, or institutions during the tem of this appointment.

## 15. Kqual Opportunity

Speciel Counsel hereby represents that neither he nor his law firm discriminates on the basis of rice, religion, color, sex, age national origin, or disability ageinst any person in the employment of personnel in their offices.

## G. Wntire Agreement/Integrstion

This Agrement constitutes the entire understanding of the parties. Both parties agree that there is no ofher understanding or agreement other than the terms expressly stated herein.

## H. Severability of Terms and Conditions

if any provision of this Agreement shall be heid invalid, illegal, or unenforceable in any respect, said provision shall be severed. The validity, legality, and enforceability of all other provisions
of this Agreement shall not in any way be affected or impaired unless such severance would cause this Agreement to fail of its essential purpose.
I. Amendment or ivodification

No amendment or modification of this Agreement shall be effective against either party unless such amendment or modification is set forth in writing and signed i by both parties.

## J. Headings

The headings herein are for reference and convenience only. They axe not intended and shall not be construed to bs a substantive part of this Agreement or in any other way to affect the validity, construction, interpretation, or effect of any of the provisions of this Agreement.

## K. Counterparts

This Agreement may be executed in one or more counterparts, each of which shall be an original and all of which constitute one and the same instrument.
[Signatures follow on the next page.]

State Treasurer of South Carolina

## Signature Redacted

Converse A. Cheilis, III, CPA
Dee: $\qquad$ 2010

## Special Counsel

[Special Counsel's signature (s)]

WILLOUGHBY \& HOEFER, PA.


Date: June 18, 2010

# ADDENDUM TO LITIGATION RETENTION AGREEMIENT FOR SPECIAL COUNSEL APPOINTED BY THE SOUTH CAROLINA STATE TREASURER 

This Addendum ("Addendum") to Litigation Retention Agreement for Special Counsel Appoimted by the South Carolina State Treasurer ("Litigation Retention Agreement") is made by and among the South Carolina State Treasurer Curtis M. Lonits, Jr. ("State Truasurer") and the below-sigued attomeys ("Special Counsel").

WHEREAS, the Litigation Retention Agreement was executed by the State Treasurer and Mitchell Willoughby on June 18, 2010 and was dxily epproved by the Attomey General by letter dated june 23, 2010.

WHEREAS, Mitchell Willoughby has requesied of the Stite Trensurer that he and his firm be permittel to assoclate Micheel H. Montgomery and his firm as aiditional special counsel for completion of the litigation and legal services contempiated by the Litigation Retention

Whereas, Michae! H. Montgomery has agreed to be associated under the terms, conditions, rights and privileges of the Litigation Retention Agreement.

WHEREAS, the State shall be responizible for only the fees, costs and other payments that may be required under the Litigation Retontion Agreement and the State shall not incur any additional fees because of the addition of NIr, Montgonery and his firm.

NOW, THEREFORE, in consideration of the motual promises and covenants set forth in this Addendum to the Litigation Reteation Agreament itself, and for other valuable consideration, the State Trequirer and Special Counsel hereby agree to the following terms and

1. Speciai Counsel Michael H. Montgomery agrees to be fully bound by all of the Agnes, conditions, righis and privileges set forih in the atached Litigation Retention
2. Michael H. Montgomery and his firm and Mitchenl Willoughby and his firm both agree thet the State shall only be reaponsible for the fees, costs and other paynents required under the Litigation Retention Agrement wad the State shell have no resnonsibility for any additional fees related to the associasion of Mr, Montgemery as aditional Special Counsel in this mather.
3. With the agreement set forth above and with the understanding that the State will incur no additional fees with the eppointment of Mr. Montgomery and his firm as additional Special Counsel, the undersigned State Treasurer hereby appoints, subject to the advice and consent of the South Carolina Attorney Oeneral, Michael H. Montgomery and his firm as additional Special Counsel to be associated with

Mitchell Willoughby and his firm as initial Special Counsel, to fully represent the State in connection with the legal matters contemplated by the Litigation Retention Agreement.
4. The division of fees between Mr. Montgomery and his firm and Mir. Willoughby and his firm shall be agreed to by Mr. Wiiloughby anc ivir. Montgomery under the lerms of a separate written document.

This Addendum to Liligation Retention Agreement is made effective this
$90^{\circ}$ day of January, 2011.

Siate Treasme
Signature Redacted

Curtis M. Loftis, Jr.

Special Cōunsel


## WILLOUGHBY: \& HOEFER, PrA.



Alan Wilson Attorney General


May 2, 2013

The Honorable Curtis M. Lofts, Jr.
Treasurer, State of South Carolina
Post Office Box 11778
Columbia, SC 29211
RE: The State Treasurer of the State of South Carolina and the Attorney General of the State of South Carolina for the State of South Carolina, Plaintiffs, vs. The Bank of New York Mellon Corporation and the Bank of New York Mellon, f/k/a The Bank of New York, Defendants: C/A No.: 2011-CP-40-00533

Dear Treasurer Loftis:
This letter acknowledges receipt of your letter of May 2, 2013. As requested by that letter, this office consents to and approves of the acceptance by our counsel of payments to be made by defendants of a negotiated sum for attorneys' fees and costs in lieu of and discharging counsel from any obligation under the terms of the Litigation Retention Agreement approved by this office.

Should you have any questions, please do not hesitate to contact us.
Very truly yours,


Alan Wilson

CC: Michael H. Montgomery, Esquire Mitchell Willoughby, Esquire

AW/jwm

