SETTLEMENT AGREEMENT

THIS SETTLEMENT AGREEMENT ("Agreement") is made and entered into on the last day set forth on the signature page hereto (the "Effective Date") by and between UNITED COMMUNITY BANK ("United Community"), MARTIN DERSHEWITZ, as Personal Representative of the Estate of Jane Ellen Dershewitz ("Dershewitz"), PET ALLIANCE OF GREATER ORLANDO, INC. ("Pet Alliance"), and ORANGE COUNTY ANIMAL SERVICES ("OCAS"). OCAS shall be defined to include Orange County, Florida. In the remainder of this Agreement, United Community, Dershewitz, Pet Alliance, and OCAS shall each be referred to as a "Party" and they shall be referred to collectively as the "Parties."

RECITALS

- A. In July 2016, Jane Ellen Dershewitz (the "Decedent") opened a personal certificate of deposit account (# XXXXXX5881) with United Community ("Account 5881"). In January 2020, the Decedent opened another personal certificate of deposit account (#XXXXXX7918) with United Community ("Account 7918"). Both Account 5881 and Account 7918 named "Orange County Humane Society" as the Pay-On-Death Beneficiary. Account 5881 and Account 7918 shall be referred to collectively as the "POD Accounts."
 - B. Decedent died on December 21, 2022.
- C. On or about October 19, 2023, United Community filed an Interpleader Complaint in the United States District Court for the Middle District of Florida, Orlando Division, Case Number 6:23-CV-2018-ACC-DCI seeking interpleader and a determination as to the rightful beneficiary and payee of the funds in the POD Accounts (the "Litigation").
- D. On January 18, 2024, Pet Alliance filed its Answer and Affirmative Defenses to the Interpleader Complaint, and Cross-Claim for declaratory relief as to the rightful beneficiary and payee of the funds in the POD Accounts (the "Cross-Claim").
- E. Pet Alliance, OCAS, and Dershewitz have each filed claims of entitlement to the funds in the POD Accounts in the Litigation.
- F. The Parties have each determined that it is in their respective best interests to resolve, settle, and compromise the claims and all remaining issues arising in the Litigation on the terms and conditions set forth in this Agreement.

AGREEMENT

NOW THEREFORE, in consideration of the mutual covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is acknowledged by each Party hereto, the Parties agree as follows:

1. The foregoing recitals are true and correct and incorporated herein by reference.

- 2. Within seven (7) days of the Effective Date of this Agreement, United Community shall distribute the funds held in the POD Accounts as follows:
 - a. \$5,000.00 to United Community, to reimburse the Bank's costs incurred to date, additional costs that will be incurred in implementing the parties' settlement and a portion of its fees;
 - b. \$10,000.00 to Dershewitz (the "Estate Share");
 - c. 50% of the remaining net proceeds to Pet Alliance (the "Pet Alliance Share"); and
 - d. 50% of the remaining net proceeds to OCAS (the "OCAS Share").
- 3. The Estate Share shall be paid via check made payable to "Tobin Reyes, PLLC", sent by U.S. Mail, Federal Express, or UPS, and provided care of Carrie S. Robinson, Esq., Tobin Reyes, 225 N.E. Mizner Boulevard, Suite 510, Boca Raton, Florida 33432.
- 4. The Pet Alliance Share shall be paid via check made payable to "Pet Alliance of Greater Orlando, Inc.", sent by U.S. Mail, Federal Express, or UPS, and provided care of John M. Vernaglia, Esq., Shuffield, Lowman & Wilson, P.A., 1000 Legion Place, Suite 1700, Orlando, Florida 32801.
- 5. The OCAS Share shall be paid via check, made payable to "Orange County, Florida", sent by U.S. Mail, Federal Express, or UPS, and provided care of Lee Bernbaum, Assistant County Attorney, Orange County Attorney's Office, 201 South Rosalind Avenue, 3rd Floor, Orlando, Florida 32802.
- 6. The Parties agree to expeditiously execute any and all additional documents, if necessary, to effectuate this Agreement and the terms herein.
- 7. Upon the Effective Date of this Agreement, apart from the obligations and rights under this Agreement, the Parties do hereby release and forever discharge each other and all of their partners, agents, attorneys, employees, executors, administrators, heirs, assigns, and all persons acting by, through or in any way on behalf of the Parties, of and from any and all claims, debts, defenses, liabilities, damages, causes of actions, attorney fees, costs, or suits, which the Parties may now have or claim to have against the other Parties, or any one of them, whether known or unknown, and whether accrued or hereafter maturing, in law or in equity, arising out of or related to the matters referenced in the above Recitals, raised in the Interpleader Complaint, the Cross-Claim, or the Litigation, from the beginning of time to the Effective Date of this Agreement. Each releasing Party covenants and agrees not to commence or prosecute any action or proceeding against a released Party in violation of the foregoing releases. Each releasing Party warrants and agrees that such Party has not transferred or assigned any claim or cause of action released by the foregoing releases and will not do so. The Parties do not intend that this mutual release covers or pertains to any other beneficial interest that they may have, if any, in the Estate of Jane Ellen

Dershewitz or any other assets that may exist or are discovered in the future in which a Party may have a beneficial interest.

- 8. This Agreement does not constitute, and shall not be construed as, an admission by any Party of the truth or validity of any claims asserted or contentions advanced by any other Party.
- 9. Other than as set forth in item 2.a above, each Party shall bear its own attorneys' fees and costs, and the Parties waive and release any claims they otherwise have or may have had to such attorneys' fees and costs.
- 10. This Agreement is entered into in the State of Florida, and the Agreement and any rights, remedies, or obligations provided for in the Agreement shall be construed and enforced in accordance with the laws of the State of Florida. Venue for any proceeding to enforce this Agreement shall be in the Middle District of Florida, and all the Parties submit to jurisdiction of the federal court in the Middle District of Florida.
- 11. This Agreement shall be construed as if all Parties jointly prepared it, and any uncertainty or ambiguity in the Agreement shall not be interpreted against any one Party.
- 12. This Agreement shall not be altered, amended, or modified by oral representation made before or after the execution of this Agreement. All modifications must be in writing and duly executed by all Parties.
- 13. If any action is brought, or if any motion filed in the Litigation, to enforce this Agreement, or if any action is brought in connection with any dispute arising out of this Agreement, the prevailing Party or Parties shall be entitled to recover attorney fees and other costs incurred in such litigation. THE PARTIES AGREE THAT THEY WAIVE ANY RIGHT TO A JURY TRIAL IN ANY ACTION TO ENFORCE THIS AGREEMENT.
 - 14. Time is of the essence in the performance of this Agreement.
- 15. The Parties acknowledge that this Agreement is executed voluntarily by each of them, without duress or undue influence on the part of, or on behalf of any of them.
- 16. The Parties acknowledge that they have had adequate opportunity to review this Agreement prior to signing same and have had legal counsel review this Agreement. The Parties further acknowledge that they fully understand this Agreement and the effect of signing it.
- 17. This Agreement constitutes a single, integrated, written contract expressing the entire understanding and agreement between the Parties and the terms of the Agreement are contractual and not merely recitals.
- 18. There is no other agreement, written or oral, expressed or implied, between the Parties with respect to the subject matter of this Agreement and the Parties declare and represent that no promise, inducement or other agreement not expressly contained in this Agreement has been made conferring any benefit upon them.

- 19. The individuals whose signature are affixed to this Agreement in a representative capacity represent and warrant that they are authorized to execute the Agreement on behalf of and to bind the entity on whose behalf the signature is affixed.
- 20. This Agreement may be executed in counterpart, with facsimile or electronic signatures or in portable document format (.pdf), including DocuSign, Adobe Sign, or other electronic signature, and all such counterparts shall constitute a single form of this Agreement. All Parties agree that a true and correct copy of this Agreement shall be as effective as the original.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK; SIGNATURE PAGE TO FOLLOW.

IN WITNESS WHEREOF, the Parties hereto have caused this document to be executed on the last day set forth below.

Dated:	United Community Bank By: Its:
Dated:	Martin Dershewitz, as Personal Representative of the Estate of Jane Ellen Dershewitz
Dated:	Pet Alliance of Greater Orlando, Inc. By: Stephen Bardy Its: Executive Director
Dated:SIGNATUR	Orange County Animal Services By: Its: ES OF COUNSEL FOR THE PARTIES:
Dated:	E. Dylan Rivers, Esq., of Ausley McMullen, as counsel for United Community Bank
Dated:	Carrie S. Robinson, Esq., of Tobin, Reyes, Alvarez & Debaise, PLLC, as counsel for Martin Dershewitz
Dated:	John M. Vernaglia, Esq., of Shuffield, Lowman & Wilson, P.A., as counsel for Pet Alliance of Greater Orlando, Inc.
Dated:	Lee Bernbaum, Esq., of Orange County Attorney's Office, as counsel for Orange County Animal Services

IN WITNESS WHEREOF, the Parties hereto have caused this document to be executed on the last day set forth below.

Dated:	
	United Community Bank
	By:
	Its:
09/08/24 Dated:	Marine the reference of the first of the first
Dated.	Martin Dershewitz, as Personal Representative of the Estate of Jane Ellen Dershewitz
Dated:	
	Pet Alliance of Greater Orlando, Inc.
	Ву:
	Its:
Dated:	
	Orange County Animal Services
	Ву:
	Its:
Dated:	E. Dylan Rivers, Esq., of Ausley McMullen, as counsel for United Community Bank
Dated: 0/9 2024	esmo
Dated. All Inches	Carrie S. Robinson, Esq., of Tobin, Reyes, Alvarez & Debaise, PLLC, as counsel for Martin Dershewitz
Dated:	John M. Vernaglia, Esq., of Shuffield, Lowman & Wilson, P.A., as counsel for Pet Alliance of Greater Orlando, Inc.
Dated:	Lee Bernbaum, Esq., of Orange County Attorney's Office, as counsel for Orange County Animal Services

IN WITNESS WHEREOF, the Parties hereto have caused this document to be executed on the last day set forth below.

Dated:	United Community Bank By: Chris Towery Its: Deputy General Counsel
Dated:	Martin Dershewitz, as Personal Representative of the Estate of Jane Ellen Dershewitz
Dated:	Pet Alliance of Greater Orlando, Inc. By: Its:
Dated:	Orange County Animal Services By: Its:
SIGNATURES OF COU	NSEL FOR THE PARTIES:
Dated:	E. Dylan Rivers, Esq., of Ausley McMullen, as coursel for United Community Bank
Dated:	Carrie S. Robinson, Esq., of Tobin, Reyes, Alvarez & Debaise, PLLC, as counsel for Martin Dershewitz
Dated:	John M. Vernaglia, Esq., of Shuffield, Lowman & Wilson, P.A., as counsel for Pet Alliance of Greater Orlando, Inc.
Dated:	Lee Bernbaum, Esq., of Orange County Attorney's Office, as counsel for Orange County Animal Services