CONSENT ORDER

On October 3, 2011, the New York State Department of Financial Services ("DFS"), commenced an investigation, pursuant to the New York Insurance Law and Financial Services Law ("FSL"), of American Modern Insurance Group, Inc. ("AMIG") and its subsidiaries, including but not limited to American Modern Home Insurance Company ("American Modern")¹, concerning force-placed insurance policies issued in New York State by American Modern (the "Investigation"). This Consent Order contains the findings of the Investigation, allegations of DFS resulting from the Investigation, and the relief agreed to by DFS, American Modern, and AMIG.

FINDINGS

The findings of DFS’s Investigation ("Findings") are as follows:

¹ DFS issued a document request to a second subsidiary of AMIG, American Modern Select Insurance Company. Counsel for AMIG represented to DFS that American Modern Select Insurance Company has not written any force-placed insurance in New York.
Relevant Entities

1. AMIG, an Ohio corporation that is an insurance holding company, is the parent company of American Modern, the fourth largest force-placed insurer in New York. American Modern provides force-placed homeowners' insurance to mortgage servicers throughout the United States, including New York. Industry participants also refer to force-placed insurance as "lender-placed insurance." Midwest Enterprises, Inc. d/b/a Ameritrac Business Solutions ("Ameritrac"), an affiliate of American Modern, provides outsourced services to mortgage servicers, including tracking insurance coverage.

Background on Force-Placed Insurance

2. Force-placed insurance is insurance taken out by a bank, lender or mortgage servicer when a borrower does not maintain the insurance required by the terms of the mortgage. This can occur if the homeowner allows the homeowners’ policy to lapse, or if the bank or mortgage servicer determines that the borrower does not have a sufficient amount of coverage. Homeowners have reported that when they are charged for force-placed insurance, the premiums are far in excess of the premiums those homeowners were charged for voluntary homeowners insurance. Yet force-placed insurance often provides far less protection for the homeowner, while protecting the lender’s or investors’ interest in the property. The high cost of force-placed insurance, including American Modern’s force-placed policies, is due at least in part to relationships between mortgage servicers and their affiliates and payments by force-placed insurers, including American Modern, to such servicers and their affiliates.

While servicers choose the force-placed product for their mortgage loan portfolio, the high

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2 American Modern writes approximately 5% of the force-placed insurance in New York.
3 In the case of American Modern’s New York policies, homeowners are not protected for contents of their homes or for third-party liability.
premiums are charged to homeowners, and in the event of foreclosure, costs are passed onto investors.

3. Force-placed insurance involves a number of different actors. To start, there are the homeowners whose voluntary homeowner’s policies have either been cancelled, have lapsed, or have not been renewed, most often because a homeowner is facing financial hardship. In some instances, insurance is force placed in error or due to a dispute about required coverage. Lenders (banks) from whom homeowners obtained their mortgages employ mortgage servicers as their agents, collecting and distributing payments from borrowers and handling defaults, modifications, settlements, and foreclosure proceedings. Servicers may or may not be subsidiaries of or otherwise affiliated with lenders, and may or may not also own portfolios of mortgage loans.

4. Some lenders and/or mortgage servicers have affiliated insurance agencies or brokers that receive commissions from force-placed insurers for services the agencies or brokers purportedly provide. To the extent those agencies or brokers provide any services, most of those services are not ones that insurance agencies or brokers typically provide.

5. Force-placed insurers perform insurance tracking and placement of force-placed policies. The mortgage servicer provides access to the necessary information for the force-placed insurer to monitor homeowners’ insurance policies to ensure that there is adequate coverage in the case of damage or destruction. The force-placed insurers are also generally responsible for corresponding with homeowners to provide necessary information and update records.
American Modern’s Rates and Loss Ratios

6. As discussed below, American Modern’s actual losses for force-placed hazard insurance have been extremely low for more than a decade, and have been consistently below the expected loss ratios in its rate filings with the New York Insurance Department. Despite those facts, American Modern has never adjusted its rates downward to reflect its actual loss experience.

7. In 1991, American Modern submitted its initial rate filing for force-placed hazard insurance to the New York Insurance Department. The rates American Modern submitted were not based on any actuarial or statistical justification. Instead, American Modern adopted the rate that American Bankers Insurance Company had on file with the Insurance Department -- $1.00 per $100 of coverage. The practice of adopting rates already on file for another insurer is known as a “me too” rate filing. American Modern’s rate filing included a 55.9% expected loss ratio.

8. In fact, American Modern’s actual loss ratios were consistently far lower than 55.9%. From 2004 through 2012 respectively, American Modern’s loss ratios for force-placed hazard insurance in New York were 23.3%, 13.2%, 10.7%, 29.3%, 21%, 24.5%, 36.7%, 29.1%, and 30.7%. Despite years of low loss ratios, American Modern never revised its rates over the past 22 years to reflect the actual loss experience.

Quota Share Reinsurance Arrangements with Servicers’ Captive Reinsurers

9. American Modern has entered into quota share reinsurance arrangements with mortgage servicers’ captive reinsurers under which the captive reinsurance receives a percentage of the premium and assumes the same percentage of the risk. Because of the low loss ratios for

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4 DFS was created by transferring the functions of the New York State Banking Department and the New York State Insurance Department into a new department. This transfer of functions became official on October 3, 2011.
force-placed hazard insurance, such reinsurance arrangements have been highly profitable for servicers.

10. For example, American Modem had a 50% quota share reinsurance agreement with Arrow Syndicate 1910 ("Arrow"), a captive reinsurance affiliate of Goldman Sachs, under which Arrow made approximately $120 million nationally from 2008 to 2011 through reinsuring the insurance American Modem placed on homes securing mortgage loans serviced by Goldman Sachs’s subsidiary Litton Loan Servicing, LP.

11. These reinsurance agreements could incentivize higher premium rates. American Modem receives a ceding fee (typically a percentage of the premium ceded to the reinsurer) as a part of the reinsurance transaction; the higher the premium rate, the more American Modem receives as a ceding fee. The arrangements also create conflicts of interest for servicers. While servicers maintain that they are interested in ensuring that their homeowner customers’ claims are properly handled, the reinsurance arrangements could create an incentive for servicers to refrain from submitting claims and to delay or inhibit the claims process, because their affiliated reinsurers earn more when claims are not paid.

**Commissions to Insurance Producers Affiliated with Mortgage Servicers**

12. In some cases, American Modem pays commissions to insurance agencies and brokers that are affiliates of mortgage servicers. Typically, the commissions are five to twenty percent of the premium written on the servicer’s mortgage loan portfolio, a percentage that is in line with standard property and casualty commissions. The evidence from the Investigation indicates that the affiliated agencies and brokers do little or no work for the commissions American Modem pays them. American Modem and Ameritrac do much of the work associated with force-placed insurance, including tracking insurance coverage and
communicating with homeowners. These arrangements could create an incentive for mortgage servicers to purchase higher priced force-placed insurance and for mortgage servicers to place more homeowners into force-placed insurance, because their affiliates earn more commission as premiums increase.

13. Commissions paid to affiliates of servicers is a form of reverse competition; when insurers compete for servicers’ business by offering higher commissions to servicers’ affiliates, there is no incentive to reduce force-placed insurance premium rates. Commissions are paid to affiliates of servicers because they are a cost of staying in the market, not for any particular work the affiliates perform. Commissions on force-placed insurance have been reduced in recent periods.

Payments to Servicers and their Affiliates

14. American Modern has made at least one lump sum payment to a servicer. In 2010, American Modern paid Fifth Third Bancorp (“Fifth Third”) $250,000 as an “integration reimbursement” for expanding Fifth Third’s tracking of the servicer’s mortgage loan portfolio. Whether or not this payment reimbursed Fifth Third for actual expenses, American Modern evidently determined that the benefit it would reap was sufficient to warrant an additional payment of $250,000.

Violations

15. DFS alleges that the foregoing acts and practices of American Modern violate Insurance Law §§ 2303, 2324 and 2403.
AGREEMENT

WHEREAS, American Modern neither admits nor denies DFS’s Findings and allegations set forth above;

WHEREAS, the terms of this Consent Order apply to American Modern and any subsidiary or affiliate of AMIG through which they are acting in New York or may hereafter act in New York with respect to the subject matter of this Consent Order (collectively, the “New York FPI Companies”);

WHEREAS, AMIG is a party to this Consent Order solely for the purpose of binding the New York FPI Companies;

WHEREAS, DFS is willing to accept the terms of this Consent Order pursuant to the Insurance Law and FSL, and to discontinue, as described in paragraph 45 below, its Investigation;

IT IS HEREBY UNDERSTOOD AND AGREED, by and between the parties, insofar as force-placed insurance is written on New York real properties, that:

I. **Loss Ratios, Rate Filings and Reporting**

1. Within ten (10) days of the Effective Date of this Consent Order, American Modern shall file with DFS force-placed hazard premium rates with a permissible loss ratio of sixty-two (62) percent, supported by the required data and actuarial analysis that is acceptable both professionally and to DFS, together with any new forms for its force-placed hazard insurance.

2. On April 1, 2016, and every three years thereafter, the New York FPI Companies shall re-file their force-placed hazard premium rates with DFS, supported by required data and actuarial analysis that is acceptable both professionally and to DFS, taking into account
the loss experience over the preceding period and an appropriate rating factor for
catastrophe exposure and other factors.

3. Commencing in 2015 and continuing annually, the New York FPI Companies shall,
within 30 days after filing their NAIC Annual Statements, re-file with DFS their force-
placed hazard premium rates for any force-placed hazard insurance policy form that has
had an Actual Loss Ratio of less than 40 percent for the immediately preceding calendar
year.

4. The New York FPI Companies shall have separate rates for (a) force-placed hazard
insurance and (b) hazard insurance obtained by a mortgage servicer on real estate owned
property.

5. No later than April 1st of each year, the New York FPI Companies shall report to the
superintendent, for each of their force-placed insurance policy forms for the preceding
calendar year:
   a. Actual Loss Ratio;
   b. earned premium;
   c. itemized expenses;
   d. paid losses;
   e. loss reserves;
   f. case reserves; and
   g. incurred but not reported losses.

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5 For purposes of this Consent Order, “Actual Loss Ratio” shall mean the sum of paid losses, case reserves and
incurred but not reported losses, expressed as a percentage of earned premium
II. **Prohibited Practices**

6. The New York FPI Companies shall not issue force-placed insurance on mortgaged property serviced by a servicer affiliated with AMIG.

7. The New York FPI Companies shall not pay commissions to a servicer or a person or entity affiliated with a servicer on force-placed insurance policies obtained by the servicer.

8. The New York FPI Companies shall not reinsure force-placed insurance policies with a person or entity affiliated with the servicer that obtained the policies.

9. The New York FPI Companies shall not pay contingent commissions based on underwriting profitability or loss ratios to servicers, lenders, or their affiliates, or to a person or entity that administers the New York FPI Companies’ force-placed insurance claims.

10. The New York FPI Companies shall not provide free or below-cost outsourced services to servicers, lenders, or their affiliates, provided, however, that outsourced services do not include expenses associated with tracking functions that the New York FPI Companies incur for their own benefit to identify and protect themselves from (a) exposure to lost premium and losses on properties on which no other insurance coverage is in effect or (b) administrative costs associated with providing and subsequently canceling force-placed insurance on properties on which force-placed insurance is not required.

11. The New York FPI Companies shall not make any payments, including but not limited to the payment of expenses, to servicers, lenders, or their affiliates in connection with securing business.
12. If any subsequently effective New York statute or regulation prescribes requirements inconsistent with the provisions set forth in this section II, the New York FPI Companies may request that DFS modify this Consent Order to conform to such statute or regulation, and DFS shall not unreasonably deny the requested modification.

III. **Notice**

13. To the extent that the New York FPI Companies mail or deliver notices relating to force-placed insurance to a borrower on behalf of a mortgage servicer, the New York FPI Companies shall use all commercially reasonable efforts to obtain their servicer clients’ consent to provide:

a. A clear and conspicuous disclosure in all notices provided to a borrower if AMIG or an affiliate is staffing the mortgage servicer’s telephones; and

b. A clear and conspicuous disclosure, to be approved by DFS, on the front of envelopes that the mailing contains important homeowners’ insurance information.

14. Any contract entered by the New York FPI Companies with mortgage servicers to provide force-placed insurance subsequent to the Effective Date of this Consent Order shall include requirements that the New York FPI Companies provide the disclosures set forth in 13.a., if applicable, and 13.b. above.

IV. **Coverage Amount**

15. The amount of coverage that the New York FPI Companies force place on any homeowner shall not exceed the last known amount of coverage, provided that if the last known amount of coverage did not comply with the mortgage, then the amount of coverage shall not exceed the replacement cost of improvements on the property.

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For purposes of this Consent Order, the term “clear and conspicuous” means that the statement, representation or term being disclosed is of such size, color, and/or contrast and is so presented as to be readily noticed and understood by the person to whom it is disclosed.
V. **Restitution**

16. Each Eligible Claimant (defined below) who submits a timely claim form with the required supporting documentation to the Claims Administrator (defined below) shall be entitled to restitution in an amount calculated as set forth below.

17. “Eligible Claimant” is hereinafter defined to mean the following:

   a. Any New York consumer who demonstrates that:

      (1) the placement of force-placed insurance issued by American Modern with an
          effective date on or after January 1, 2008 caused, directly to indirectly, the
          consumer to (a) default on his or her mortgage payments, or (b) incur the
          foreclosure of that mortgage, including loss of possession and title to the property,
          and

      (2) he or she either (a) paid some or all of American Modern’s force-placed premium
          to the mortgagee or loan servicer, or (b) remains liable to pay some or all of the
          force-placed insurance premium to the mortgagee or its assignee, as a part of a
          deficiency judgment following the foreclosure.

      (3) For this category of claims:

          (a) it shall be conclusively presumed that a force-placed insurance placement did
              not cause a default or foreclosure, if the force-placed placement occurred:

              (i) six or more months before the claimant defaulted on his or her loan
                  payments, or

              (ii) after either (a) the date of the claimant’s first default on his or her loan
                  payments, or (b) the Effective Date of the Consent Order, whichever
                  comes first;
(b) eligibility must be established by (a) a properly completed claim form and (b) available bank records and other bona fide documentation supporting the claim;
(c) claimants who satisfy the requirements for eligibility will receive a refund equal to the difference between the force-placed premium amount and the premium that would have been assessed for the period in question under the consumer’s last known voluntary policy, had it remained in effect.

b. Any New York homeowner who demonstrates that the premium that he or she paid to American Modern for force-placed insurance with an effective date on or after January 1, 2008 that exceeded the amount authorized by the mortgage instrument. For this category of claims:
(1) eligibility must be established by (a) a properly completed claim form, (b) a copy of the mortgage instrument, and (c) supporting documentation evidencing facts sufficient to demonstrate premium payments in excess of the amount authorized by the mortgage instrument;
(2) claimants who satisfy the requirements for eligibility will receive a refund amount equal to the difference between American Modern’s force-placed premium that he or she paid and the amount authorized under the mortgage instrument.

c. any New York homeowner who demonstrates that he or she has incurred actual out-of-pocket premium expenses as a result of one of the placements of force-placed insurance issued by American Modern on New York properties after January 1, 2008 if either (i) acceptable continuous voluntary coverage was in effect and, despite the presentation of written confirmation thereof, American Modern charged and did not
subsequently credit back or refund force-placed insurance premiums, or (ii) American Modern charged commercial force-placed insurance rates on a one-to-four family residence that should have been rated using residential force-placed insurance rates.

(1) For this category of claims, eligibility must be established by (a) a properly completed claim form and (b) supporting documentation evidencing facts sufficient to satisfy the criteria in subsections V.17.c.(i) or c.(ii), above, and (c) either (1) a certificate of coverage or policy declaration page evidencing the voluntary insurance coverage that was in effect, or (2) real property records showing the single-family residence status of the property, as the case may be, provided, however, that, (A) within 10 business days of receipt, the Claims Administrator shall forward a copy of any such claim form by post-paid U.S. mail to the address specified in the Consent Order for notices to American Modern, as appropriate, and (B) no payment shall be made to the claimant if, within 10 business days after receipt of such claim form, American Modern provides to the Claims Administrator documentary evidence that (i) after receipt of confirmation of acceptable continuous coverage, American Modern cancelled the force-placed insurance and refunded or credited back any force-placed insurance premiums charged for the period when other acceptable coverage was in effect, or (ii) the property was, in fact, a commercial property, as the case may be.

(2) Claimants who satisfy the requirements for eligibility under this category will receive a payment in the amount of either (1) the force-placed insurance premium actually paid by the claimant and not subsequently refunded for periods when other acceptable coverage was in effect, or (2) the difference between the
commercial force-placed insurance premiums actually paid by the claimant and the American Modern residential force-placed insurance premiums that should have been charged, as the case may be.

d. Eligible Claimants shall not include persons whose force-placed insurance policies were cancelled and the full force-placed insurance premium was refunded or credited back to them.

18. As soon as practicable, but no later than thirty (30) days from the effective date of the Consent Order, DFS shall select and retain an independent third party administrator to review Claim Forms submitted pursuant to this Consent Order (the “Claims Administrator”). American Modern shall be fully and solely responsible for all proper fees, expenses and disbursements of the Claims Administrator in connection with the claims process prescribed in this Consent Order. The Claims Administrator shall make the final determination concerning each claim’s timeliness, completeness, adequacy of supporting documentation and eligibility for refund in accordance with the procedures, requirements and standards set forth in this Consent Order.

19. Within ten (10) days after the appointment and retention of the Claims Administrator, American Modern, as appropriate, shall mail to all residents of New York who were force placed by American Modern at any time commencing January 1, 2008 through and including the Effective Date of this Consent Order (“Eligible Notice Consumers”) -- not including any residents whose force-placed policies were cancelled as of the inception date and as to whom any premium charged was fully refunded or credited back -- a Notice and Claim Form in the form annexed hereto as Exhibit A, in an envelope whose return address shall be “New York State Department of Financial Services / American
Modern Settlement Restitution Program, P.O. Box _____, [City], [State] _____.” The Claims Administrator shall identify the Claims Administrator’s return address, including any P.O. Box, on the envelopes containing the mail notice. After the Claims Administrator has posted the mail notices with the United Postal Service, for any mail notices returned as undeliverable, the Claims Administrator shall use the National Change of Address database (the “NCOA”) and attempt to obtain current mailing addresses for such returned Notices. Should the NCOA show a more current address, the Claims Administrator shall re-post the returned Mail Notice to such more current address, and the applicable time frames for Eligible Notice Consumers to submit a claim and for the Claims Administrator to determine the validity of the claims shall be extended accordingly. Mail Notices returned as undeliverable shall be re-posted 30, 60, or 90 days after the date of the initial mailing, depending on the date the returned Mail Notices are received by the Claims Administrator. After doing so, no further action shall be required by the Claims Administrator to complete the mailing process.

20. No later than 45 days following the date of this Agreement, American Modern or the Claims Administrator on their behalf shall launch a website on which will be posted for public access the Consent Order, a set of agreed-upon Frequently Asked Questions (“FAQs”) and answers concerning the refund opportunity and the claims process and a claim form. These materials shall be printable and downloadable. The identifying Uniform Resource Locator will be NY-AmericanModernFPIRefund.com. The website will remain open and accessible through the completion of the claims process. The information on the website will include instructions for submitting claims, either by fax
(if original documentation is required, with such documents to be mailed to the Claims Administrator at a specified address) or by mail, at the election of the consumer.

21. American Modern or the Claims Administrator shall establish a toll-free interactive voice response telephone number with recorded information about the settlement and the claims process, using abbreviated language from the FAQs and responses referred to in the section above. The IVR toll free number will be posted on the website and remain open through the completion of the claims process.

22. Blank claim forms may also be posted on DFS’s website and on the NY-AmericanModernFPIRefund.com site.

23. Claim Forms completed by Eligible Notice Consumers must be postmarked within ninety (90) days of the date of the postmarked date of mailing by American Modern (the “Claims Deadline”) and further be received by the Claims Administrator within an additional ten (10) days thereafter to be eligible for restitution pursuant to this Consent Order, except that any Claim Form rejected solely for untimeliness and received by the Claims Administrator after the Eligible Notice Consumer’s deadline above shall be submitted by the Claims Administrator to DFS and if DFS determines that good cause exists for accepting the untimely Claim Form in its sole discretion DFS shall direct American Modern to make appropriate restitution to said consumers.

24. American Modern shall provide to the Claims Administrator access to all relevant information including, but not limited to, consumer records within ten (10) days of receiving a request for information from the Claims Administrator.

25. Within forty-five (45) days of the Claims Deadline, the Claims Administrator shall:
   a. Determine the validity of each Claim Form it has received; and
b. Submit to DFS and American Modern a detailed summary of claims received, its
determination for each claim, and the amounts it has determined to be payable for
each such claim.

26. Within sixty (60) days of the Claims Deadline, American Modern shall wire-transfer to
the Claims Administrator the total amount of the claims to be paid to Eligible Claimants.

27. Within seventy (70) days of the Claims Deadline, the Claims Administrator shall deposit
in the facilities of the U.S. Post Office, for delivery by prepaid first-class mail to each
claimant a written notice stating (a) whether the claim has been accepted or denied; (b) if
accepted, the amount of the proposed payment; and (c) if denied, the reasons for the
denial; and (d) for each accepted claim, a check in the required amount, payable to the
Eligible Claimant. Such payment shall be accompanied by a letter from DFS, the
language of which shall not be inconsistent with the language contained in the Notice
Letter and Claim Form.

28. Within thirty (30) days of making the applicable restitution payments under this Consent
Order, the Claims Administrator shall provide a list to DFS showing (a) the total amount
of restitution provided to consumers through the restitution process, (b) the number of
consumers provided with restitution through the restitution process, and (c) the number of
restitution claim forms that were rejected.

29. The terms of this Consent Order shall not affect the calculation of additional restitution
amounts that may be owing as a result of an ongoing market conduct examination being
conducted by the Ohio Department of Insurance, provided that American Modern shall
not be required to make duplicate restitution payments to New York consumers to the
extent of any overlap between this Consent Order and any restitution that may be ordered in the future in connection with the ongoing Ohio examination.

VI. Penalty and Remedial Procedures

30. No later than May 29, 2013, American Modern shall pay a civil penalty of ONE MILLION ($1,000,000) DOLLARS to the New York State Department of Financial Services to address all underlying conduct relating to force-placed insurance policies issued in New York State by American Modern. The payment shall be in the form of a wire transfer in accordance with DFS instructions or a certified or bank check made out to “State of New York Department of Financial Services” and mailed to: New York State Department of Financial Services, One State Street, New York, New York, 10004-1511, Attn: Joy Feigenbaum, Executive Deputy Superintendent, Financial Frauds & Consumer Protection Division.

31. Neither AMIG, nor American Modern, nor any of their subsidiaries or affiliates shall, collectively or individually, seek or accept, directly or indirectly, reimbursement or indemnification, including, but not limited to, payment made pursuant to any insurance policy, with regard to any or all of the amounts payable pursuant to section VI of this Consent Order.

VII. Other Relief

32. AMIG and American Modern admit to the authority of DFS to effectuate this Consent Order. AMIG and American Modern will cease and desist from engaging in any acts in violation of the Insurance Law and FSL and will comply with the Insurance Law and FSL.
VIII. **Breach of the Consent Order**

33. In the event that the Department believes AMIG or American Modern to be materially in breach of the Consent Order ("Breach"), DFS will provide written notice to AMIG or American Modern of the Breach and AMIG or American Modern (as the case may be) must, within ten (10) business days from the date of receipt of said notice, or on a later date if so determined in the sole discretion of DFS, appear before DFS and shall have an opportunity to rebut the evidence, if any, of DFS that a Breach has occurred and, to the extent pertinent, to demonstrate that any such Breach is not material or has been cured.

34. The Parties understand and agree that AMIG’s or American Modern’s failure to appear before DFS to make the required demonstration within the specified period as set forth in paragraph 32 is presumptive evidence of AMIG’s or American Modern’s Breach. Upon a finding of Breach, DFS has all the remedies available to it under the New York Insurance Law and FSL and may use any and all evidence available to DFS for all ensuing hearings, notices, orders and other remedies that may be available under the New York Insurance Law and FSL.

IX. **Other Provisions**

35. If American Modern defaults on its monetary obligations under this Consent Order, DFS may terminate this Consent Order, at its sole discretion, upon 10 days’ written notice to American Modern (as the case may be). In the event of such termination, American Modern expressly agrees and acknowledges that this Consent Order shall in no way bar or otherwise preclude DFS from commencing, conducting or prosecuting any investigation, action or proceeding, however denominated, related to the Consent Order, against it, or from using in any way statements, documents or other materials produced or
provided by American Modern prior to or after the date of this Consent Order, including, without limitation, such statements, documents or other materials, if any, provided for purposes of settlement negotiations, except as may otherwise be provided in a written agreement with DFS.

36. DFS has agreed to the terms of this Consent Order based on, among other things, the representations made to DFS by AMIG, American Modern or their counsel and DFS’s own factual Investigation. To the extent that representations made by AMIG, American Modern or their counsel are later found to be materially incomplete or inaccurate, this Consent Order is voidable by the DFS in its sole discretion.

37. AMIG and American Modern shall, upon request by DFS, provide all documentation and information reasonably necessary for the DFS to verify compliance with this Consent Order.

38. All notices, reports, requests, and other communications to any party pursuant to this Consent Order shall be in writing and shall be directed as follows:

If to DFS:

New York Department of Financial Services
One State Street
New York, New York 10004-1511
Attention: Joy Feigenbaum, Executive Deputy Superintendent

If to AMIG:

American Modern Insurance Group, Inc.
7000 Midland Boulevard
Amelia, OH 45102-2607
Attention: General Counsel
with a copy to:

Katten Muchin Rosenman LLP
575 Madison Avenue
New York, NY 10022-2585
Attention: Marc M. Tract, Esq.

If to American Modern:

American Modern Insurance Group, Inc.
7000 Midland Boulevard
Amelia, OH 45102-2607
Attention: General Counsel

with a copy to:

Katten Muchin Rosenman LLP
575 Madison Avenue
New York, NY 10022-2585
Attention: Marc M. Tract, Esq.

39. This Consent Order and any dispute thereunder shall be governed by the laws of the State of New York without regard to any conflicts of laws principles.

40. American Modern waives its right to further notice and hearing in this matter as to any allegations of past violations up to and including the Effective Date of this Consent Order and agree that no provision of the Consent Order is subject to review in any court or tribunal outside the Department.

41. This Consent Order may not be amended except by an instrument in writing signed on behalf of all the parties to this Consent Order.

42. This Consent Order constitutes the entire agreement between DFS, AMIG and American Modern and supersedes any prior communication, understanding or agreement, whether written or oral, concerning the subject matter of this Consent Order. No representation,
inducement, promise, understanding, condition, or warranty not set forth in this Consent
Order has been relied upon by any party to this Consent Order.

43. In the event that one or more provisions contained in this Consent Order shall for any
reason be held invalid, illegal, or unenforceable in any respect, such invalidity, illegality,
or unenforceability shall not affect any other provisions of this Consent Order.

44. This Consent Order may be executed in one or more counterparts, and shall become
effective when such counterparts have been signed by each of the parties hereto and So
Ordered by the Superintendent of Financial Services or his designee.

45. Upon execution by the parties to this Consent Order, DFS will discontinue the
Investigation as and against AMIG and American Modern solely with respect to force­
placed insurance policies issued in New York State by American Modern. No further
action will be taken by DFS against American Modern for the conduct set forth the
Consent Order provided that American Modern complies with the terms of the Consent
Order.

46. The Effective Date of this Consent Order is the date on which it is fully executed by the
parties to the Consent Order.

47. This Consent Order includes Findings of and allegations made by DFS. These Findings
and allegations have not been subject to an adjudicatory hearing or judicial process in
which American Modern has had an opportunity to present evidence and examine
witnesses.
WHEREFORE, the signatures evidencing assent to this Consent Order have been affixed hereto on the dates set forth below.

Dated: May 30, 2013

DEPARTMENT OF FINANCIAL SERVICES

By: Joy Feigenbaum
Executive Deputy Superintendent Financial Frauds & Consumer Protection Division

May 30, 2013

AMERICAN MODERN INSURANCE GROUP, Inc.

By: Manuel Z. Rios, President

May 30, 2013

AMERICAN MODERN HOME INSURANCE COMPANY

By: Manuel Z. Rios, President

May 20, 2013
THE FOREGOING CONSENT ORDER IS HEREBY APPROVED.

Dated: New York, NY
March 26, 2013

BENJAMIN M. LAWSKY
Superintendent of Financial Services
EXHIBIT A

[ON CLAIM ADMINISTRATOR’S LETTERHEAD]

Notice and Claim Form

Re: NYS Department of Financial Services/American Modern Home Insurance Company
Force-Placed Insurance Program

Dear

We are writing to you pursuant to a settlement between the New York State Department of Financial Services and American Modern Home Insurance Company ("American Modern") concerning force-placed insurance policies issued in New York State by American Modern. You are receiving this Notice and Claim Form because you were charged for force-placed insurance by American Modern.

Force-placed insurance is insurance taken out by your bank, lender or mortgage servicer when you do not maintain the insurance required by the terms of your mortgage. This can occur if you allow your homeowners’ insurance policy to lapse or if your bank or mortgage servicer determines that you do not have a sufficient amount of coverage. On some occasions, homeowners have been force-placed erroneously. In many instances, the premiums for the force-placed coverage are far in excess of the premiums you were charged for your voluntary homeowners’ insurance. Force-placed insurance is also sometimes referred to as lender-placed insurance.

Under the terms of the settlement, you may be entitled to a refund for some of the charges you incurred in connection with your force-placed insurance. Please complete the below questionnaire and provide copies of supporting documents, where applicable, if you believe you may qualify for a refund. DO NOT SEND ORIGINAL DOCUMENTS.

To qualify for a refund, you must have been force-placed by American Modern on or after January 1, 2008 and meet the eligibility criteria for one of the following three categories of claimants:

1. You defaulted on your mortgage or were foreclosed upon because of the forced placement.
2. You were charged for force-placed insurance at an amount higher than the amount permitted by your mortgage.
3. You had voluntary homeowner’s coverage in effect or were charged commercial force-placed insurance rates on a one-to-four family residence.

Please note that you are not eligible if the force-placed insurance policies for which you were charged were cancelled and if the full charge for the force-placed insurance premium was refunded or credited back to you or your escrow account with your lender.
For additional information regarding force-placed insurance and the settlement, please visit www.NY-AmericanModernFPIRefund.com.

**Eligibility 1**

1. Did the placement of force-placed insurance issued by American Modern on or after January 1, 2008 cause you to default on (i.e., miss) your mortgage payments or cause the foreclosure of your mortgage, including losing possession and title to your home?
   
   ____Yes  ____No

2. Did you pay some or all of American Modern’s force-placed insurance premium?
   
   ____Yes  ____No

3. If your home was foreclosed on, do you remain liable to pay some or all of the force-placed insurance premium to your lender as part of a deficiency judgment?
   
   ____Yes  ____No  ____Not Applicable

4. When did you stop making your loan payments?
   
   __________________________

5. When did the force-placement by American Modern first occur?
   
   __________________________

6. Did the force-placement occur after the date of your first default on your loan payments?
   
   ____Yes  ____No

7. Did the force-placement occur after [effective date of the Consent Order]?

8. Do you have available bank records and other documentation supporting the above? If yes, please include copies of the supporting documents. Do not send originals.
   
   ____Yes  ____No

   If you satisfy the requirements for eligibility in this category, you will receive a refund equal to the difference between the force-placed premium amount and the premium that
would have been assessed for the period in question under your last known voluntary policy had it remained in effect.

**Eligibility 2**

1. Did you pay premiums to American Modern for force-placed insurance on or after January 1, 2008 for a coverage limit that exceeded the amount permitted by your mortgage?
   
   ____Yes ____No

2. Do you have a copy of the mortgage instrument and supporting documentation demonstrating you made premium payments in excess of the amount permitted by your mortgage? If yes, please include copies of all supporting documents. Do not send originals.
   
   _____ Yes _____No

If you satisfy the requirements for eligibility in this category, you will receive a refund in the amount equal to the difference between American Modern’s force-placed premium that you paid and the amount authorized under your mortgage.

**Eligibility 3**

1. Did you pay out-of-pocket premiums as a result of force-placed insurance issued by American Modern after January 1, 2008?
   
   ____Yes ____No

2. Did you have acceptable continuous voluntary homeowners’ coverage in effect at the time you were charged for force-placed insurance premiums by American Modern?
   
   _____Yes _____No

3. Did you receive from American Modern a full refund or credit for the force-placed insurance premiums you paid?
   
   _____Yes _____No

4. Did you provide American Modern written confirmation that you have voluntary homeowners’ insurance in effect? _____Yes _____No

   If yes, did American Modern nevertheless charge you for force-placed insurance?
5. Did American Modern charge commercial force-placed insurance rates on a one-to-four family residence owned by you?
   ___Yes ___No

6. Do you have supporting documentation evidencing facts sufficient to satisfy the above?
   ___Yes ___No

   If yes, please enclose copies of all supporting documents. Do not send originals.

7. Do you have a certificate of coverage or policy declaration page evidencing the voluntary insurance coverage that was in effect?
   ___Yes ___No

   If yes, please enclose a copy of the certificate of coverage or policy declaration page. Do not send originals.

8. Do you have any real property records showing a single-family residence status of the property?
   ___Yes ___No

   If yes, please enclose a copy of the relevant real property records. Do not send originals.

If you satisfy the requirements for eligibility under this category you will receive a payment in the amount of either (1) the force-placed insurance premium actually paid by you and not subsequently refunded for periods when other acceptable coverage was in effect, or (2) the difference between the commercial force-placed insurance premiums actually paid by you and the American Modern residential force-placed insurance premiums that should have been charged, as the case may be.
I state that the information provided above is true and accurate to the best of my knowledge.

__________________________
Name

__________________________
Signature

__________________________
Address

__________________________
Date

THIS NOTICE AND CLAIM FORM AND ALL SUPPORTING DOCUMENTS SHOULD BE MAILED TO "[THIRD PARTY ADMINISTRATOR] AT [ADDRESS] AND SHOULD BE POSTMARKED NO LATER THAN _________, 2013 FOR YOUR REFUND CLAIM TO BE CONSIDERED.

If you have a copy of your prior voluntary homeowner’s insurance policy or declaration page, please provide a copy with your submission.