

UNITED STATES BANKRUPTCY COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA DIVISION

In re:

MICHAEL FRED WILLIAMS  
DONNA ANN WILLIAMS,

Case No. 8:11-bk-11596-CPM  
Chapter 7

Debtors,

\_\_\_\_\_  
SYNOVUS BANK, a Georgia Bank, f/k/a  
Synovus Bank, a Florida banking corporation,  
f/k/a Synovus Bank of Tampa Bay, a Florida  
corporation, is a Georgia banking corporation,

Plaintiff,

vs.

Adv. Pro. 8:12-ap-00152-CPM

MICHAEL FRED WILLIAMS  
DONNA ANN WILLIAMS,

Defendants.  
\_\_\_\_\_

**FINAL JUDGMENT**

This Adversary Proceeding came before the Court on Defendants’ consent to entry of Final Judgment (the “Consent”) as memorialized in the Mediation Settlement Agreement (“Settlement Agreement”) between Synovus Bank and Defendants Michael Fred Williams and Donna Ann Williams dated November 30, 2012. This Court having considered the Consent, along with the Joint Motion to Approve Compromise of Controversy (Doc. 139), this Court’s Order Granting Motion to Approve Compromise of Controversy (Doc. 149), the Motion to Substitute Party Plaintiff and For Entry of Final Judgment [Unopposed] (Doc. 28), this Court’s Order Granting the Motion to Substitute Party Plaintiff and For Entry of Final Judgment [Unopposed] (Doc. 29), and the pleadings in this adversary proceeding, and being otherwise fully advised in the

premises, it is thereupon

**ORDERED:**

1. As to Counts I, II and III, **CRIMSON PORTFOLIO, LLC, a Delaware limited liability company**, as assignee of Synovus Bank and whose address is c/o David Traina, 4675 MacArthur Court, Suite 1550, Newport Beach, California 92660, shall recover from Defendants, Michael Fred Williams and Donna Ann Williams, jointly and severally, whose address is 9500 135<sup>th</sup> Street North, Seminole, Florida, 33776, the principal sum of One Hundred Ninety-Eight Thousand and 00/100 Dollars (\$198,000.00), which amount is hereby determined to be nondischargeable within the meaning of 11 U.S.C. § 523(a), and which shall bear no interest so long as payments are timely made as provided in the Settlement Agreement but, in the event of a default as defined in the Settlement Agreement, which shall bear interest at the current statutory rate, for all of which let execution issue forthwith.

2. This Court retains the fullest jurisdiction necessary to interpret and enforce this Final Judgment and the Order Granting the Unopposed Motion to Substitute Party Plaintiff and For Entry of Final Judgment (Doc. 29).

April 09, 2013

**DONE and ORDERED** in Chambers at Tampa, Florida on \_\_\_\_\_.



CATHERINE PEEK McEWEN  
United States Bankruptcy Judge

Copies furnished to:

**Andrew J. McBride, Esq.**, 150 2<sup>nd</sup> Ave. N., Suite 1700, St. Petersburg, FL 33701

**Michael and Donna Williams**, 9500 135<sup>th</sup> Street North, Seminole, FL 33776

**Christopher Nash, Esq.**, 3900 First Street North, Suite 100, St. Petersburg, FL 33703

**Michael Barnett, Esq.**, 106 S. Armenia Ave., Tampa, FL 33609

**Beth Ann Scharrer**, P.O. Box 4550, Seminole, FL 33775

**Camille Iurillo, Esq.**, 600 First Ave. North, Suite 308, St. Petersburg, FL 33701