IN THE UNITED STATES DISTRICT COURT 1 FOR THE DISTRICT OF PUERTO RICO 2 3 CESAR A. CALDERON-SERRA, et al., 4 Plaintiffs, 5 Civil No. 10-1905 (GAG) v. 6 WILMINGTON TRUST CO., et al., 7 Defendants. 8 9 **ORDER** 10 Presently before the court is Plaintiffs' motion for reconsideration (Docket No. 107). For 11 the foregoing reasons, the Plaintiffs' motion is **DENIED**. 12 Plaintiffs' amended complaint purported jurisdiction on the Edge Act and the Trust Indenture 13 Act ("TIA"). (See Docket No. 51.) The court dismissed Plaintiffs' amended complaint (Docket No. 14 51) for lack of subject matter jurisdiction because: (1) neither defendant was a nationally chartered 15 institution under the Edge Act; and (2) the notes at issue were exempt from the TIA. (See Docket 16 No. 105.) A second amended complaint was never before the court because leave to file one was 17 denied (Docket No. 102), as was the motion for reconsideration (Docket No. 104). 18 The court clarifies that, in its Opinion and Order dismissing the amended complaint (Docket 19 No. 105), it mistakenly cited 15 U.S.C. § 77ddd(a)(4)(**B**), when in fact it meant to cite 15 U.S.C. § 20 77ddd(a)(4)(A). (See Docket No. 105 at 5, L. 10.) The court notes this was a typographical error 21 and its analysis followed the correct and intended statute. Immediately following the typo, the court 22 quoted the exception to the TIA applicable in this case pursuant to 15 U.S.C. § 77ddd(a)(4)(A). 23 24 SO ORDERED. 25 In San Juan, Puerto Rico this 2nd day of November, 2011. 26 S/Gustavo A. Gelpí 27 GUSTAVO A. GÉLPÍ United States District Judge 28