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7	STATE OF WASHINGTON		
8	DEPARTMENT OF FINANCIAL INSTITUIONS DIVISION OF BANKS		
9	IN THE MATTER OF:	DOB No. 2017-01	
10	RICHARD J. FISHER and T. MICHAEL YOCUM	CONSENT ORDER	
11	Respondents.		
12			
13	COMES NOW GLORIA PAPIEZ, the Director of the State of Washington,		
14	Department of Financial Institutions, through her designee, Division of Banks Director		
15	Roberta Hollinshead (Director of Banks) and Respondent T. Michael Yocum (Respondent), a		
16	former employee of	a commercial bank chartered under Title 30A	
17	Revised Code of Washington (RCW), and regulated by the Department, who find that the		
18	issues raised in the above-captioned matter may be economically and efficiently settled, and		
19	agree to the entry of this Consent Order. This Consent Order is entered pursuant to Title 30A		
20	and RCW 34.05.060 of the Administrative Procedure Act, and is based on the following:		
21	CONSENT ORDER		
22	The Director of Banks, and Respondent, by and through his attorneys of record, Seth		
23	A. Rosenberg and Christopher C. Campbell of Rosenberg Law Group, PLLC, hereby stipulate		
24	and consent to a complete resolution of the matters alleged in the Statement of Charges,		
25	Notice of Intent to Enter Final Order of Suspension, And Notice of Opportunity for Hearing,		

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CONSENT ORDER

ATTORNEY GENERAL OF WASHINGTON 1125 Washington Street SE PO Box 40100 Olympia, WA 98504-0100 (360) 664-9006 Consent Order as Exhibit A and incorporated herein by reference. The parties intend this
 Consent Order to fully resolve the Statement of Charges. Without admitting or denying the
 Statement of Charges, the Director of Banks and Respondent stipulate and consent to the
 following:

A. Jurisdiction. It is AGREED that Respondent consents to the Department's jurisdiction
over the subject matter of the activities in the Statement of Charges.

7 B. Waiver of Hearing. It is AGREED that Respondent has been informed of his right to a hearing before the Director of Financial Institutions' designated hearing officer, and hereby waives his right to a hearing and any and all administrative and judicial review of the issues raised in this matter, or of the resolution reached herein. Respondent, by his signature below, withdraws his appeal.

C. Industry Prohibition. Respondent is prohibited from the date of this Consent Order for a
 period of ninety (90) days from participation in any capacity in the conduct of the affairs of
 any depositary institution, trust company, bank holding company, thrift holding company,
 or financial holding company, including but not limited to: (1) any financial capacity,
 whether active or passive, or (2) as an officer, director, trustee, principal, active employee, or
 contractor.

18 D. Definitions. This Consent Order utilizes the below definitions.

"Bank holding company" means any parent company of a federally chartered, state chartered, or alien bank, whether or not registered with the Board of Governors of the
 Federal Reserve System (Federal Reserve Board) and whether or not subject to the
 Bank Holding Company Act.

23 2. "Depositary institution" means any depositary institution, regardless of whether its
 deposits are federally insured, including without limitation, any national banking
 association (national bank) under the National Bank Act, or a successor statute; federal
 savings and loan association, federal savings association, or federal savings bank

CONSENT ORDER

T	under the Home Owners Loan Act, or its successor statute; federal credit union under	
2	the Federal Credit Union Act; state commercial bank; state mutual or stock savings	
3	bank; state savings association; state credit union; state corporate credit union;	
4	industrial loan bank or industrial loan company, with authority to hold deposits.	
5	3. "Financial holding company" means any company authorized by the Gramm-Leach-	
6	Bliley Act of 1999, or successor statute, to be the holding company of a depositary	
7	institution.	
8	4. "Thrift holding company" means the holding company of a mutual or stock savings	
9	bank, a savings and loan association, or a savings association.	
10	5. "Trust company" means any federal trust company, state trust company, or the holding	
11	company of any such trust company.	
12	E. Fine. Respondent is liable to the Department for a fine in the amount of three thousand	
13	dollars (\$3,000.00). Respondent shall pay such amount to the Department in the form of a	
14	cashier's check made payable to the "Washington State Treasurer" on or before January 31,	
15	2018.	
16	F. Private Right of Action. The Department does not represent or have the consent of any	
17	person or entity not a party to this Consent Order to take any action concerning their personal	
18	legal rights. This Consent Order does not limit any private rights or remedies against	
19	Respondent, the liability of Respondent, or defenses of Respondent to such claims.	
20	G. Effect of Bankruptcy. Respondent understands that an action in bankruptcy filed by	
21	Respondent or any bankruptcy proceeding in which the Respondent is a party shall not	
22	affect the non-monetary terms of this Consent Order, including but not limited to, the above-	
23	described prohibition from participation in the banking industry.	
24	H. Non-Compliance with Order. Respondent acknowledges and understands that failure to	
25	abide by the terms and conditions of this Consent Order may result in further legal action	
26	by the Director, and that in the event of such legal action, Respondent will be responsible	

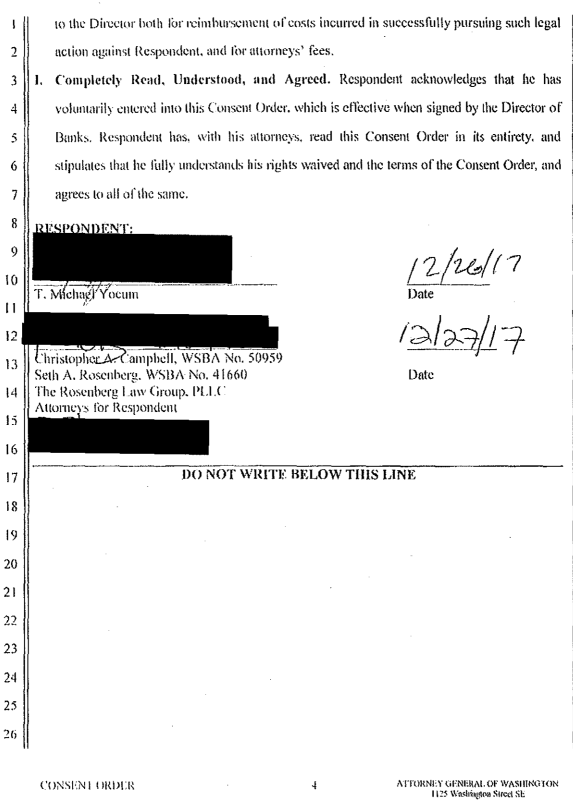
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CONSENT ORDER

ATTORNEY GENERAL OF WASHINGTON 1125 Washington Street SE PO Box 40100 Olympia, WA 98504-0100 (360) 664-9006 E



PO Box 40100 Olympia, WA 98504-0100 (360) 664-9006

1	THIS ORDER ENTERED TH	IIS <u>23rol</u> day of January, 2018
2	W	ASHINGTON STATE DEPARTMENT
3	OF	F FINANCIAL INSTITUTIONS
- 4	Di	vision of Banks
5		
6	Ву	JRoberta Hollinshead
7		Director, Division of Banks
8		
9	Presented by:	
10		
11	Ian S. McDonald, WSBA No. 41403	
[2	Assistant Attorney General Attorney for Department of Financial	
13	Institutions, Division of Banks	
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	CONSENT ORDER	5 ATTORNEY GENERAL OF WASHINGTON

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ATTORNEY GENERAL OF WASHINGTON 1125 Washington Street SE PO Box 40100 Olympia, WA 98504-0100 (360) 664-9006

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7	STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS		
8	DIVISION	OF BANKS	
9	IN THE MATTER OF:	NO. 2017-01	
10	RICHARD J. FISHER; and	STATEMENT OF CHARGES, NOTICE OF INTENT TO ENTER FINAL ORDER	
11	T. MICHAEL YOCUM	OF SUSPENSION, AND NOTICE OF OPPORTUNITY FOR HEARING	
12	RESPONDENTS.		
13	THE STATE OF WASHINGTON TO: R	CHARD J. FISHER	
14	T. MICHAEL YOCUM		
15	STATEMENT OF CHARGES		
16	Pursuant to RCW 30A.04.030, the Director of the Department of Financial Institutions		
17	of the State of Washington ("Director") is responsible for the administration of Title 30A		
18	RCW, the Washington Commercial Bank Act ("Bank Act"). Please take notice that the		
19	Director, through her designee, Division of Banks Director Roberta Hollinshead, has		
20	reasonable cause to believe Respondents violated the Bank Act and that their violations justify		
21	the entry of an order under RCW 30A.04.050 and RCW 30A.12.040. After having conducted		
22	an investigation, and based on the facts available as of the date of this Statement of Charges,		
23	the Division of Banks Director institutes this proceeding and finds as follows:		
24	I. TENTATIVE FINDINGS OF FACT		
25	1.1 Respondents. Richard J. Fisher ("Fisher") was employed at		
26	as Senior Vice President	and Chief Lending Officer during the relevant	
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time period, March through May 2015. His employment with the bank officially terminated
 on November 30, 2015.

Respondent T. Michael Yocum ("Yocum") was employed at Vice President and Commercial Loan Officer/Relationship Manager. On July 23, 2015, Yocum resigned from the free time diately.

1.2 Nature of the Violations. Without knowledge of the Bank President and Chief Executive Officer or **Executive** s Board of Directors, Respondents Fisher and Yocum acted together to unlawfully obtain multiple loans from the Bank in furtherance of a personal real estate venture.

10 1.2.1 . On March 17, 2015, Yocum emailed Bank President .
11 purpose of rehabilitating some of his rental property.

On March 18, 2015, Fisher made a personal check payable to Yocum in the amount of \$1,000. On the same date, Yocum submitted earnest money in the amount of \$2,000 to

, P.S. ("the Closing Attorney") toward the purchase of

Spokane Valley, WA 99216 ("

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On March 24, 2015, Fisher, acting as the loan officer, recommended approval of a commercial loan, identified as loan the amount of \$45,000. Fisher characterized the transaction as a short term business investment discretionary line of credit for the purpose of enabling Yocum to "rehabilitate a couple of his rentals" before potentially selling or refinancing. Based on Fisher's approval recommendation, President approved loan on the same date.

On March 31, 2015, loan proceeds of \$45,000 in the form of a cashier's check, in combination with a separate cashier's check from Yocum in the amount of \$52,000, and a cashier's check from Fisher in the amount of \$100,000, were remitted to the Closing Attorney for the purchase of the **Example Complete Comple**

listed both Yocum and Fisher as buyers of the property. Fisher and 1 the 2 Yocum provided no disclosure to President Board of Directors regarding or 3 the existence of the business relationship, Fisher's financial interest in the loan proceeds, or 4 the true purpose to which the loan proceeds were to be put. 5 1.2.2. On April 14, 2015, Yocum emailed to President 6 with a copy to Fisher, a request for a line of credit for \$300,000, or, in the 7 alternative, two loans each for \$110,000, the proceeds of which would pay off the \$45,000 8 loan Yocum had recently received) for the stated purpose of improving some of 9 his real estate. 10 On April 21, 2015, Fisher, acting as the loan officer, recommended approval of two commercial loans, identified as loans and each in the amount of \$112,500. On 11 May 1, 2015, Fisher increased the Bank's commitment to \$120,000 for each loan. Based on 12 13 Fisher's approval recommendation, President approved loans and on the same date. 14 15 The loans were characterized as cash out refinances of the duplexes at Spokane Valley, WA. Loan was secured by a grant of a deed of trust by 16 Yocum and his wife, Without Yocum, on the real property commonly known as 17 & Avenue, Spokane Valley, WA. Loan was secured by a grant of a 18 Yocum, on the real property commonly known 19 deed of trust by Yocum and his wife, 20 , Spokane Valley, WA. as 21 On May 1, 2015, the parties executed the Notice of Final Agreement on loans

21 On May 1, 2015, the parties executed the Notice of Final Agreement on Ioans
22 and 22
23 and 24
24 and 25
25 On May 7, 2015, \$238,000, representing the Ioan proceeds, was wired to Yocum's bank
26 account. Fisher and Yocum provided no disclosure to President 25
27 Directors regarding the existence of the business relationship or Fisher's financial interest in
26 the subject properties or in the Ioan proceeds.

1 1.3 Damages. As a result of Respondents' inducement to lend funds to Yocum, the 2 Bank suffered monetary damages in the amount of \$65,000, inclusive of external loan review 3 costs and legal fees, to date. The Bank incurred credit risks associated with making loans not 4 in compliance with internal policies and risk guidelines, risks for which the Bank was not 5 compensated by the contractual rate of interest. The bank also incurred opportunity costs by 6 lending money to Yocum that could have otherwise been lent in conformance with lending 7 policies and without any self-dealing. The Bank suffered further financial damages in that 8 Respondent Fisher received at least \$180 in incentive pay from the Bank for the origination of 9 the loans to Yocum. As a result of the Respondents' actions as bank employees the Bank has 10 suffered substantial damage to its reputation.

1.4 **Ongoing Investigation.** The Division of Banks' investigation of Respondents' activities and the financial condition of the Bank continues to date. This Statement of Charges may be amended in the future based on subsequent facts revealed by the examination.

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II. GROUNDS FOR ENTRY OF ORDER

2.1 Prohibited Acts. Based on the Factual Allegations set forth in Section I above,
the Director has reasonable cause to believe Respondents Fisher and Yocum are in apparent
violation of RCW 30A.12.040(1):

2.2.1 Respondents committed unsafe and unsound practices in connection with the affairs of the Bank;

2.1.2 Respondents breached their fiduciary duties to the Bank;

2.1.3 Respondents committed acts and/or omissions of personal dishonesty;

22 2.1.4 Respondents' acts, omissions and violations, if lacking fraudulent intent, were
23 otherwise reckless or incompetent.

242.2 Risk of Substantial Financial Loss or Other Damage. The Director has25reasonable cause to believe that the Bank or other depository institution has suffered, or is

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1 likely to suffer, substantial financial loss and/or reputational damage on account of 2 Respondents' acts, omissions, or violations of law.

III. AUTHORITY TO IMPOSE SANCTIONS

3.1 Pursuant to RCW 30A.04.030, RCW 30A.04.050, and RCW 30A.12.040, the Director may issue and serve an employee of a bank with written notice of intent to prohibit the person from participating in the conduct of the affairs of the bank or any other depository institution, trust company, bank holding company, thrift holding company, or financial holding company doing business in the State of Washington, if:

9 3.1.1 Reasonable cause exists to believe that the person has committed a material 10 violation of law, an unsafe and unsound practice, or an act or practice involving a breach of 11 fiduciary duty, personal dishonesty, recklessness or incompetence; and

12 3.1.2 Either the financial institution has suffered, or is likely to suffer, substantial loss 13 or other damage, or the interest of depositors or trust beneficiaries could be seriously 14 prejudiced by reason of the violation or practice.

15 3.2 Pursuant to RCW 30A.04.050(3), the Director may impose a penalty of up to 16 \$10,000 for each violation of the Bank Act.

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IV. NOTICE OF INTENT TO ENTER ORDER

18 Based on the Sections I through III of this Statement of Charges, inclusive, there is 19 good and sufficient basis for the Director to enter an order pursuant to RCW 30A.04.050, 20 RCW 30A.12.040 and RCW 30A.12.042. Therefore, Respondents Richard J. Fisher and T. Michael Yocum are notified that it is the Director's intent to ORDER that:

4.1 Respondent Fisher be prohibited from participation, in any manner, in the conduct of the affairs of any bank or any other depository institution, trust company, bank holding company, thrift holding company, or financial holding company doing business in the State of Washington for a period of five years.

STATEMENT OF CHARGES, NOTICE OF INTENT TO ENTER FINAL ORDER OF SUSPENSION, AND NOTICE OF OPPORTUNITY FOR HEARING

4.2 Respondent Fisher pay a penalty of not less than thirty thousand dollars
 (\$30,000.00), up to ten thousand dollars for each separate violation of law or act of material
 misconduct alleged, as determined at hearing.

4.3 Respondent Yocum be prohibited from participation, in any manner, in the conduct of the affairs of any bank or any other depository institution, trust company, bank holding company, thrift holding company, or financial holding company doing business in the State of Washington for a period of one year.

4.4 Respondent Yocum pay a penalty of not less than ten thousand dollars (\$10,000.00), up to ten thousand dollars for each separate violation of law or act of material misconduct alleged, as determined at hearing.

V. AUTHORITY AND PROCEDURE

This Statement of Charges is entered pursuant to the provisions of the Bank Act and is subject to the provisions of Chapter 34.05 RCW (Administrative Procedure Act). Each Respondent may make a written request for a hearing as set forth in the NOTICE OF OPPORTUNITY FOR HEARING accompanying this Statement of Charges.

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Dated this 12rd day of April, 2017

ROBERTA HOLLINSHEAD Director, Division of Banks Department of Financial Institutions

STATEMENT OF CHARGES, NOTICE OF INTENT TO ENTER FINAL ORDER OF SUSPENSION, AND NOTICE OF OPPORTUNITY FOR HEARING