# **EXHIBIT A**

#### UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

SHELA CAMENISCH, et al.,

Civil Action No.: 5:20-cv-05905-PCP

Plaintiffs,

Honorable P. Casey Pitts

VS.

SETTLEMENT AGREEMENT

UMPQUA BANK,

AND RELEASE

Defendant.

#### SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement and Release, including Exhibits 1-2 hereto (the "Agreement" or "Settlement") is made and entered into by, between, and among: (1) Plaintiffs Shela Camenisch, Dale Dean, Luna Baron, and Eva King, individually and as trustee of the Eva M. King Trust (collectively "Plaintiffs"), on behalf of themselves and the Class (as defined below); (2) Class Counsel (defined below), and (3) Umpqua Bank ("Umpqua Bank"). Plaintiffs, Class Counsel, and Umpqua Bank hereby agree that, in consideration of the promises and covenants set forth in this Agreement and upon entry by the Court (as defined below) of a Final Approval Order (as defined below), all claims of Plaintiffs and the Class Members (as defined below) against Umpqua Bank in the case styled Camenisch, et al. v. Umpqua Bank, Case No. 5:20-cv-05905-PCP ("Action") shall be settled, compromised, and released upon the terms and conditions contained herein.

#### I. RECITALS

1.1 On August 21, 2020, Plaintiffs Shela Camenisch and Dale Dean filed a Class Action Complaint in the United States District Court for the Northern District of California seeking monetary damages from Umpqua Bank based on its alleged aiding and abetting of fraud and aiding and abetting breach of fiduciary duty. On June 30, 2021, a First Amended Complaint was filed adding Luna Baron and Eva King, individually and as trustee of the Eva M. King Trust, as Plaintiffs. The First Amended Complaint is the operative complaint in this Action.

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- 1.2 On December 16, 2022, the Court granted Plaintiffs' motion for class certification. On May 24, 2023, the Court issued an order defining the certified class as follows:
  - All persons who invested money with Professional Financial Investors, Inc. (PFI) or Professional Investors Security Fund, Inc. (PISF) through secured or unsecured debt instruments or an LLC membership purchase agreement; who did not recover the principal amount of their investment prior to July 14, 2020; and who have a valid, allowed claim in In re Professional Financial Investors, Inc., Case No. 20-bk-30604 (Bankr.N.D. Cal.) or any of its affiliated debtor bankruptcy cases, jointly administered under Case No. 20-bk-30604. Commercial lenders to PFI and PISF are excluded from the class.
- 1.3 On September 5, 2023, the Court entered an order identifying and excluding two persons from the certified class due to their submission of opt-out requests. Accordingly, there are 1,219 persons presently in the Class (defined below). A list of all Class Members is attached as Exhibit 1.
- 1.4 On February 3, 2025, the Action proceeded to jury trial before the Honorable P. Casey Pitts. The case was submitted to the jury on February 26, 2025. On March 4, 2025, the Court declared a mistrial after concluding that the jury was deadlocked.
- 1.5 On March 25, 2025, the Parties (defined below) attended a settlement conference before the Honorable Nathanael M. Cousins. Thereafter, the Parties, subject to negotiation and execution of this Agreement and subject to Preliminary Approval and Final Approval by the Court as required by Rule 23 of the Federal Rules of Civil Procedure, reached an agreement in principle to fully, finally and forever resolve, discharge and release all rights and claims of Plaintiffs and the Class Members (defined below) in exchange for Umpqua Bank's agreement to pay the sum of Fifty-Five Million Dollars (\$55,000,000.00) to create a common fund for the benefit of the Class as further detailed below.
- 1.6 On March 27, 2025, the Parties filed a Joint Notice of Settlement, which reflected Plaintiffs' intention to file their motion for preliminary approval of the settlement on May 1, 2025

or soon thereafter. That same day, the Court entered an order vacating all scheduled briefing deadlines, motion hearings, and trial dates.

- 1.7 The Parties now agree to settle the Action in its entirety, without any admission of liability, with respect to all Released Claims (defined below) by the Class Members. The Parties intend this Agreement, once it is finally approved and becomes effective, to bind Plaintiffs, Class Counsel, Umpqua Bank and Class Members.
- 1.8 Now, therefore, in light of the foregoing, for good and valuable consideration, the receipt of which is hereby mutually acknowledged, Plaintiffs and Umpqua Bank agree to the Settlement, subject to approval by the Court, as follows.

#### II. **DEFINITIONS**

In addition to the terms defined at various points within this Agreement, the following Defined Terms apply throughout this Agreement and the attached exhibits:

- 2.1 "Administration Account" means the account established for the purposes of paying administration costs and distributing the Settlement Amount in accordance with the Settlement.
  - 2.2 "Class" means the certified class in this case referenced in Section 1.2, above.
  - 2.3 "Class Counsel" means Gibbs Mura LLP and Silver Law Group.
- 2.4 "Class Member" means any person, excluding the two persons who opted out of the certified class, who invested money with Professional Financial Investors, Inc. (PFI), Professional Investors Security Fund, Inc. (PISF) or their affiliates through secured or unsecured debt instruments or an LLC membership purchase agreement; who did not recover the principal amount of their investment prior to July 14, 2020; and who have a valid, allowed claim in *In re Professional Financial Investors, Inc.*, Case No. 20-bk-30604 (Bankr. N.D. Cal.) or any of its affiliated debtor bankruptcy cases, jointly administered under Case No. 20-bk-30604. Commercial lenders to PFI and PISF are excluded from the class. There are currently 1,219 Class Members. A complete list of Class Members is attached hereto as Exhibit 1.

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- 2.5 "Court" means the United States District Court for the Northern District of California.
- 2.6 "Effective Date" means the fifth business day after which all of the following events have occurred:
  - a. The Court has entered, without material change, the Final Approval Order; and
  - b. The time for appeal or petition has expired, and no appeal or petition for rehearing or review has been timely filed; or the Settlement is affirmed on appeal or review without material change, no other appeal or petition for rehearing or review is pending, and the time period during which further petition for hearing, review, appeal or certiorari could be taken has finally expired and relief from a failure to file same is not available.
- 2.7 "Final Approval" means the date that the Court enters the Final Approval Order granting final approval to the Settlement and determines the amount of fees, costs and expenses awarded to Class Counsel and the amount of the Service Awards (defined below).
- 2.8 "Final Approval Order" means the order and judgment that the Court enters upon finally approving the Settlement.
- 2.9 "Net Settlement Fund" means the Settlement Amount, plus any interest earned, minus Court-approved attorneys' fees, costs and expenses, Court-approved Service Awards, notice and administration expenses incurred by the Settlement Administrator, and any costs associated with taxes and investments as to the Administration Account.
- 2.10 "Notice" means the notices of proposed class action settlement that the Parties will ask the Court to approve in connection with the motion for preliminary approval of the Settlement.
- 2.11 "Notice Program" means the methods provided for in this Agreement for giving the Notice and consists of Mailed Notice and Email Notice substantially in the form attached hereto

as Exhibits 2. A complete description of the contemplated Notice Program is provided in Part VI, below.

- 2.12 "Parties" means Plaintiffs, Class Counsel, and Umpqua Bank.
- 2.13 "PISF" means Professional Investors Security Fund, Inc. and its past and present agents, employees, and principals, including Kenneth Casey and Lewis Wallach.
- 2.14 "PFI" means Professional Financial Investors, Inc. and its past and present agents, employees, and principals, including Kenneth Casey and Lewis Wallach.
- 2.15 "Plaintiffs" means Shela Camenisch, Dale Dean, Luna Baron, and Eva King, individually and as trustee of the Eva M. King Trust.
- 2.16 "Preliminary Approval" means the date that the Court enters an order preliminarily approving the Settlement.
- 2.17 "Released Claims" means all claims to be released as specified in Part XII, below of this Agreement. The "Releases" means all of the releases contained in Part XII of this Agreement.
  - 2.18 "Released Parties" means those persons and entities released in Part XII, below.
- 2.19 "Releasing Parties" means all Plaintiffs, Class Counsel, and all Class Members, and each of their respective heirs, assigns, beneficiaries and successors.
- 2.20 "Service Award" means any Court-ordered payment to Plaintiffs in addition to any payment due to Plaintiffs as Class Members.
- 2.21 "Settlement" means the settlement into which the Parties have entered to resolve the Action. The terms of the Settlement are as set forth in this Agreement and the attached exhibits.
  - 2.22 "Settlement Administrator" is Epiq Class Action and Claims Solution, Inc.
- 2.23 "Settlement Amount" means the sum of Fifty-Five Million Dollars (\$55,000,000.00) to create a common fund for the benefit of Class Members.
- 2.24 "Class Member's Distribution" is the amount of the settlement that each Class Member is entitled to receive as described in Section 8.2.

- 2.25 "Settlement Website" means the website previously established and maintained by Epiq Class Action and Claims Solutions pursuant to the Court's May 24, 2023 Order. Prior to the commencement of the Notice Program, the Settlement Website will be updated to provide hyperlinked access to this Agreement, the Mail Notice, the order preliminarily approving this Settlement, and such other documents as Class Counsel and Umpqua Bank's Counsel agree to post or that the Court orders posted on the website. The URL of the Settlement Website shall be www.umpquabankclassaction.com. The Settlement Website shall be rendered inactive nine (9) months after the Settlement Administrator issues initial distributions pursuant to section 9.1 below. The Settlement Website shall not include any advertising and shall not bear or include the Umpqua Bank logo or trademarks.
- 2.26 "Umpqua Bank's Counsel" means Stoll Stoll Berne Lokting & Shlachter PC and Reed Smith LLP.

## III. SETTLEMENT AMOUNT, ADMINISTRATION ACCOUNT, AND COSTS OF NOTICE AND SETTLEMENT ADMINISTRATION

- 3.1 In exchange for the mutual promises and covenants in this Agreement, including, without limitation, the Releases set forth in Section XIV and the dismissal of the Action upon Final Approval, Umpqua Bank agrees to pay the Settlement Amount.
  - 3.2 The Settlement Amount shall be used for the following purposes:
    - a. Payments to Class Members;
    - Payment of the Court-ordered award of Class Counsel's attorneys' fees,
       costs, and expenses pursuant to Section 13.1 hereof;
    - c. Payment of the Court-ordered Service Awards to Plaintiffs pursuant to Section 13.3 hereof;
    - d. Payment of any costs incurred by the Settlement Administrator in connection with the Settlement Administrator's duties described in Section 5.2;

- e. Payment of all taxes as set forth in Section 3.5; and
- f. Payment of any other fees, costs and expenses not specifically enumerated in Subsections (a) through (f) of this Section, subject to approval of Class Counsel, Umpqua Bank and the Court.
- 3.3 In no event shall Umpqua Bank be required to pay more than the Settlement Amount in connection with this Settlement.
- 3.4 Within ten (10) calendar days following the Effective Date, Umpqua Bank will deposit into the Administration Account the Settlement Amount.
- Account shall be deemed a "qualified settlement fund" within the meaning of United States Treasury Reg. § 1.468B-l at all times since creation of the Administration Account. All taxes (including any estimated taxes, and any interest or penalties relating to them) arising with respect to the income earned by the Administration Account or otherwise, including any taxes or tax detriments that may be imposed upon Umpqua Bank, Umpqua Bank's Counsel, Plaintiffs and/or Class Counsel with respect to income earned by the Administration Account for any period during which the Administration Account does not qualify as a "qualified settlement fund" for the purpose of federal or state income taxes or otherwise (collectively "Taxes"), shall be paid out of the Administration Account. Umpqua Bank, Umpqua Bank's Counsel, Plaintiffs and Class Counsel shall have no liability or responsibility for any of the Taxes. The Administration Account shall indemnify and hold Umpqua Bank, Umpqua Bank's Counsel, Plaintiffs and Class Counsel harmless for all Taxes (including, without limitation, Taxes payable by reason of any such indemnification).

#### IV. PRELIMINARY APPROVAL

4.1 On December 16, 2022, the Court granted Plaintiffs' motion for class certification. On May 24, 2023, the Court issued an order establishing the definition of the certified class.

- 4.2 Upon execution of this Agreement by all Parties, Class Counsel shall promptly, but not before May 1, 2025, move the Court for an Order granting Preliminary Approval of this Settlement ("Preliminary Approval Order"). Class Counsel shall reasonably consult Umpqua Bank's Counsel regarding the motion and the proposed Preliminary Approval Order that will be attached to the motion, and shall in good faith consider any input, revisions, and/or suggestions that Umpqua Bank's Counsel may have to the same. The motion for Preliminary Approval shall request that the Court:
  - a. Preliminarily approve the terms of the Settlement as within the range of fair,
     adequate and reasonable;
  - b. Approve the Notice Program set forth herein and approve the form and content of the Notices of the Settlement, substantially in the form attached to this Agreement as Exhibits 2;
  - c. Approve the procedures below for Class Members to object to the Settlement;
  - d. Stay the Action pending Final Approval of the Settlement; and
  - e. Schedule a Final Approval Hearing at which the Court will conduct an inquiry into the fairness, reasonableness and adequacy of the Settlement, and determine whether to approve the Settlement and Class Counsel's application for attorneys' fees, costs and expenses and for Service Awards to Plaintiffs ("Final Approval Hearing").
- 4.3 Umpqua Bank, at its own expense, shall serve or cause to be served a notice of the proposed Settlement, in conformance with the Class Action Fairness Act, 28 U.S.C. § 1715.

#### V. SETTLEMENT ADMINISTRATOR

5.1 Class Counsel, in good faith consultation with Umpqua Bank, selected the Settlement Administrator. The Settlement Administrator shall administer various aspects of the Settlement as described in Section 5.2 below and perform such other functions assigned to the Page 8 of 24

Settlement Administrator elsewhere in this Agreement, including, but not limited to: providing Mailed Notice and Email Notice to Class Members; effectuating the Notice Program pursuant to Part VI, below; distributing the Settlement Amount as provided herein; and, in the event of a termination of the Settlement pursuant to Part XI, below, returning the Administration Account, along with any accrued interest or earnings, less any amounts already paid to Settlement Administrator or committed to pay for expenses and costs associated with investments and/or taxes with respect to the Administration Account, to Umpqua Bank. Class Counsel shall supervise and oversee the Settlement Administrator and keep Umpqua Bank informed about the Settlement Administrator's completion of its duties. The Settlement Administrator is only authorized to take the actions specified in this Agreement as approved by the Court.

- 5.2 The duties of the Settlement Administrator, in addition to other responsibilities that are described in this Agreement, are as follows:
  - a. Obtain from Class Counsel name, email, and address information for Class Members, and, to the extent necessary, verify and update the addresses received through the National Change of Address database for the purpose of mailing the Mailed Notice.
  - b. Update and maintain the Settlement Website;
  - Respond to any inquiries the Settlement Administrator receives from Class
     Members (except that the Settlement Administrator shall not give, and shall
     not be expected to give, legal advice);
  - d. Process and transmit distributions to Class Members from the Net Settlement Fund;
  - e. Perform all tax-related services for the Administration Account as provided in this Agreement;
  - f. Perform any other Settlement-administration-related function at the instruction of Class Counsel; and

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g. Pay invoices, expenses and costs upon approval by Class Counsel, as provided in this Agreement.

#### VI. PROVIDING NOTICE TO CLASS MEMBERS

- 6.1 Upon Preliminary Approval of the Settlement, the Settlement Administrator shall implement the Notice Program outlined herein, using the forms of Notice approved by the Court in the Preliminary Approval Order. The Notice shall include, among other information: a description of the material terms of the Settlement; a date by which Class Members may object to the Settlement; the date upon which the Final Approval Hearing will occur; and the address of the Settlement Website at which Class Members may access this Agreement and other related documents and information. Class Counsel and Umpqua Bank's Counsel shall insert the correct dates and deadlines in the Notice before the Notice Program commences, based upon those dates and deadlines set by the Court in the Preliminary Approval Order. Notices provided under or as part of the Notice Program shall not bear or include the Umpqua Bank logo or trademarks, the return address of Umpqua Bank, the Umpqua Bank colors, or otherwise be styled so as to appear to originate from Umpqua Bank.
- 6.2 The Notice also shall include a procedure for Class Members to object to the Settlement and/or to Class Counsel's application for attorneys' fees, costs and expenses and for Service Awards to Plaintiffs. Objections to the Settlement or to the application for attorneys' fees, costs, expenses and Service Awards must be mailed to the Clerk of the Court or filed electronically or in person, consistent with the Procedural Guidance for Class Action Settlements published by the District Court for the Northern District of California. For an objection to be considered by the Court, the objection must be postmarked no later than 45 days after the date on which Notice is first mailed or emailed, as specified in the Notice. For an objection to be considered by the Court, the objection must also set forth:
  - a. The name and case number of the Action;
  - b. The objector's full name and address;

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- c. All grounds for the objection, stated with specificity; and
- d. Whether the objection applies only to the objector, to a specific subset of the class, or to the entire class;
- 6.3 Notice shall be provided to the Class in two different ways: Mailed Notice and Emailed Notice.
- 6.4 The Mailed Notice shall be substantially in the form attached hereto as Exhibit 2, and Email Notice shall be substantially in the same form, copied into the body of an email.
- 6.5 Within fourteen (14) days from the date of the Court's entry of the Preliminary Approval Order, the Settlement Administrator shall, to the extent necessary, run the last known addresses of Class Members through the National Change of Address Database, shall mail to Class Members the Mailed Notice ("Initial Mailed Notice"), and shall send Notice via email to all identified Class Members for whom a valid email address is available ("Initial Email Notice").
- 6.6 The Settlement Administrator shall perform reasonable address traces for all Initial Mailed Notices that are returned as undeliverable. On a rolling basis and within seven (7) days of receiving an Initial Mailed Notice returned as undeliverable, the Settlement Administrator shall complete the re-mailing of the Mailed Notice to Class Members whose new addresses were identified as of that time through address traces ("Notice Re-mailing Process").
- 6.7 If the Settlement Administrator receives a bounce code for any email sent via the Initial Email Notice that the message is undeliverable for reasons such as an inactive or disabled account, the recipient's mailbox was full, technical autoreplies, etc., the Settlement Administrator shall make at least two additional attempts to deliver that Notice by email ("Notice Re-emailing Process").
- 6.8 The Settlement Administrator shall provide Class Counsel an affidavit that confirms that the Notice Program was completed in a timely manner. Class Counsel shall file that affidavit with the Court as an exhibit to or in conjunction with Plaintiffs' motion for final approval of the Settlement.

#### VII. FINAL APPROVAL ORDER AND JUDGMENT

- 7.1 Plaintiffs' motion for Preliminary Approval of the Settlement will include a request to the Court for a scheduled date on which the Final Approval Hearing will occur. Plaintiffs shall file their application for attorneys' fees, costs and expenses and for Service Awards for Plaintiffs no later than ten (10) days after the date on which Notice is first mailed or emailed, and their motion for Final Approval of the Settlement no later than fourteen (14) days after the deadline for Class Members to object described in Section 6.2. At the Final Approval Hearing, the Court will hear argument on Plaintiffs' motion for Final Approval of the Settlement, and on Class Counsel's application for attorneys' fees, costs and expenses and for Service Awards for Plaintiffs. In the Court's discretion, the Court also will hear argument at the Final Approval Hearing from any Class Members (or their counsel) who object to the Settlement or to the fee, cost, expense or Service Award application, provided the objectors filed timely objections that meet all of the requirements listed in Section 6.2 above.
- 7.2 The proposed Final Approval Order that will be attached to the motion shall be in a form agreed upon by Class Counsel and Umpqua Bank's Counsel. Such Final Approval Order shall, among other things:
  - a. Determine that the Settlement is fair, reasonable and adequate;
  - b. Determine that the Notice Program satisfies due process requirements;
  - c. Dismiss the Action with prejudice and without costs;
  - d. Bar and enjoin Plaintiffs and all Class Members from asserting any of the Released Claims, as set forth in Part XII, including during any appeal from the Final Approval Order;
  - e. Release Umpqua Bank and the Released Parties from the Released Claims, as set forth in Part XII; and
  - f. Reserve the Court's continuing and exclusive jurisdiction over the Parties to this Agreement, including Plaintiffs, Class Counsel, Umpqua Bank and all Class

Members, to administer, supervise, construe and enforce this Agreement in accordance with its terms.

#### VIII. SETTLEMENT AMOUNT AND ALLOCATION OF NET SETTLEMENT FUNDS

- 8.1 Distributions will be allocated to Class Members from the Net Settlement Fund. Class Counsel will propose an allocation methodology in their motion for preliminary approval and it will be subject to court approval. After the Court decides the allocation methodology, Class Counsel shall be responsible for calculating each Class Member's Distribution pursuant to the Court's order. Before providing distribution amounts to the Settlement Administrator, Class Counsel shall send its calculations of each Class Member's Distribution to Umpqua Bank's Counsel for review and approval. Nothing in this section prohibits Umpqua Bank from responding to the preliminary approval motion. Umpqua waives any right it might have to appeal any order of the Court on the grounds of the allocation methodology, and Umpqua agrees it will file no such appeal.
- 8.2 The Parties agree that the Court-approved allocation formula will be used exclusively for purposes of computing retrospectively, in a reasonable and efficient fashion, subject to Part IX below, the amount of any distribution each Class Member should receive from the Net Settlement Fund. The Court-approved allocation formula shall not be used for any other purpose or objective whatsoever.

### IX. DISTRIBUTION OF NET SETTLEMENT FUND TO SETTLING CLASS MEMBERS

- 9.1 Within fourteen (14) days after the Effective Date, the Settlement Administrator shall distribute the Net Settlement Fund to the Class Members. Each Class Member shall receive a distribution equal to each Class Member's Distribution as described in Section 8.1, above.
- 9.2 Settlement payments to Class Members will be made by check with an appropriate legend, in a form approved by Class Counsel and Umpqua Bank's Counsel, to indicate that it is from the Settlement. Checks will be cut and mailed by the Settlement Administrator and will be Page 13 of 24

sent to the addresses that the Settlement Administrator identifies as valid Class Member addresses. Checks shall be valid for one hundred eighty (180) days. The Settlement Administrator will make reasonable efforts to locate the proper address for any Class Member whose check is returned by the Postal Service as undeliverable and will re-mail it to the updated address. The Settlement Administrator will make reasonable efforts to contact Class Members whose checks are not timely cashed and to coordinate with Class Members to ensure each receives their portion of the settlement funds. Such efforts are not limited to but may include re-issuing and mailing checks as needed, coordinating alternative payment methods for individuals, and re-directing payment as necessary to enable payment for deceased Class Members pursuant to applicable probate or intestate laws.

## X. DISPOSITION OF RESIDUAL FUNDS AFTER DISTRIBUTION TO CLASS MEMBERS AND FINAL ACCOUNTING

- 10.1 Within sixty (60) days after the latest issued check is no longer valid pursuant to Section 9.2 of the Settlement Agreement, any funds remaining in the Administration Account resulting from failed disbursements to Class Members shall be disposed of by the Settlement Administrator in a manner consistent with the unclaimed property laws of the various jurisdictions in which Class Members were last known to reside. The Qualified Settlement Fund will be reported as the holder of the funds under its own EIN.
- 10.2 Within 21 days after the settlement checks become stale, Class Counsel, in coordination with Umpqua Bank's Counsel and the Settlement Administrator, shall file a Post-Distribution Accounting and post it on the Settlement Website. The Post-Distribution Accounting will detail: The total settlement fund, the total number of class members, the total number of class members to whom notice was sent and not returned as undeliverable, the number and percentage of objections, the average, median, maximum, and minimum recovery per Class Member, the method(s) of notice and the method(s) of payment to Class Members, the percentage of success for each method of notice and payment (if known), the number and value of checks not cashed,

the administrative costs, the attorneys' fees and costs, the attorneys' fees in terms of percentage of the settlement fund, Class Counsel's updated lodestar total, and the lodestar multiplier.

#### XI. EFFECT OF TERMINATION

- 11.1 The grounds upon which this Agreement may be terminated are set forth in Sections 14.1, below. In the event of a termination as provided therein, this Agreement shall be considered null and void; all of Umpqua Bank's obligations under the Settlement shall cease to be of any force and effect; and the Parties shall return to the status quo ante in the Action as if the Parties had not entered into this Agreement. In addition, in the event of such a termination, all of the Parties' respective pre-Settlement claims and defenses will be preserved.
- 11.2 This Settlement shall become effective on the Effective Date unless earlier terminated in accordance with the provisions of Section 14.1.
- 11.3 In the event the Settlement is terminated in accordance with the provisions of Section 14.1, any discussions, offers, or negotiations associated with this Settlement shall not be discoverable or offered into evidence or used in the Action or any other action or proceeding for any purpose. In such event, all Parties to the Action shall stand in the same position as if this Agreement had not been negotiated, made or filed with the Court.

#### XII. RELEASES

12.1 As of the Effective Date, Plaintiffs, Class Counsel, and all Class Members, each on behalf of himself or herself and on behalf of his or her respective individual heirs, assigns, beneficiaries, and successors, shall automatically be deemed to have fully and irrevocably released and forever discharged Umpqua Bank and each of its present and former parents, subsidiaries, divisions, affiliates, predecessors, successors and assigns, and the present and former directors, officers, employees, agents, insurers, shareholders, attorneys, advisors, consultants, representatives, partners, joint venturers, independent contractors, wholesalers, resellers, distributors, retailers, and assigns of each of them ("Released Parties"), of and from any and all

liabilities, rights, claims, actions, causes of action, demands, damages, costs, attorneys' fees, losses, and remedies, whether known or unknown, existing or potential, suspected or unsuspected, liquidated or unliquidated, legal, statutory, or equitable, that result from, arise out of, are based upon, or relate to the conduct, omissions, duties or matters up to and including the date of preliminary approval of the Settlement that were or could have been alleged in this Action, including any claims that relate in any way to fraud and/or breaches of fiduciary duties committed by PFI, PISF and/or their affiliates.

- 12.2 Plaintiffs or any Class Member may hereafter discover facts other than or different from those that he/she knows or believes to be true with respect to the subject matter of the claims released, or the law applicable to such claims may change. Nonetheless, each of those individuals expressly agrees that, as of the Effective Date, he/she shall have automatically and irrevocably waived and fully, finally and forever settled and released any known or unknown, suspected or unsuspected, asserted or unasserted, liquidated or unliquidated, contingent or non-contingent claims with respect to all of the matters described in or subsumed by this Section and Section 12.1. Further, each of those individuals agrees and acknowledges that he/she shall be bound by this Agreement, including by the releases contained in this Section and in Section 12.1, and that all of their claims in the Action shall be dismissed with prejudice and released, whether or not such claims are concealed or hidden; without regard to subsequent discovery of different or additional facts and subsequent changes in the law; and even if he/she never receives actual notice of the Settlement or never receives a distribution of funds or credits from the Settlement.
- 12.3 Plaintiffs and all Class Members each represents and warrants that he/she is the sole and absolute owner of each claim released by him/her in this Agreement, and that he/she has the right and authority to release each such claim. Plaintiffs and all Class Members each represents and warrants that he/she has not assigned or transferred to anyone by any means, voluntarily or involuntarily, any of the claims hereby released by him/her. Plaintiffs and all Class Members each agree to indemnify, defend, and hold Umpqua Bank harmless against any claim or demand arising

out of any such assignment or transfer or purported assignment or transfer of the rights herein released, including the payment of reasonable attorneys' fees and costs incurred in defending against such a purported claim.

#### XIII. PAYMENT OF ATTORNEYS' FEES, COSTS, AND INCENTIVE AWARDS

- 13.1 Any award of attorneys' fees, costs and expenses to Class Counsel shall be payable solely from the Administration Account and taken from the Settlement Amount and is subject to Court approval. The determination of Class Counsel's request for attorneys' fees shall be based on controlling Ninth Circuit precedent involving the award of fees in common fund class actions and not based on the governing law agreed upon in Section 16.8. Notwithstanding anything herein, the Court's failure to approve, in whole or in part, any award of attorneys' fees, costs and expenses to Class Counsel shall not prevent the Agreement from becoming effective, nor shall it be grounds for termination. In the event the Court declines to approve, in whole or in part, the payment of attorneys' fees, costs and expenses to Class Counsel in the amounts sought by Class Counsel, or at all, the remaining provisions of this Agreement shall remain in full force and effect.
- 13.2 Within fourteen (14) days of the Effective Date, the Settlement Administrator shall pay from the Administration Account to Class Counsel all Court-approved attorneys' fees, costs and expenses. Class Counsel shall furnish to the Settlement Administrator any required tax information or forms before the payment is made.
- 13.3 Any Service Awards are to be paid solely from the Administration Account and taken from the Settlement Amount. Any Service Awards shall be paid to Plaintiffs in addition to any payments Plaintiffs are entitled to receive as Class Members. Notwithstanding anything herein, the Court's failure to approve, in whole or in part, the Service Awards sought by Class Counsel shall not prevent the Agreement from becoming effective, nor shall it be grounds for termination. In the event the Court declines to approve, in whole or in part, any Service Awards in the amounts set forth above, or at all, the remaining provisions of this Agreement shall remain in full force and effect.

13.4 Within fourteen (14) days of the Effective Date, the Settlement Administrator shall pay from the Administration Account any Service Awards approved by the Court. Plaintiffs shall furnish to the Settlement Administrator any required tax information or forms before the payment is made.

#### XIV. MODIFICATION AND TERMINATION OF SETTLEMENT

- 14.1 This Settlement may be terminated by either Umpqua Bank or Class Counsel by serving on counsel for the opposing Party and filing with the Court a written notice of termination within fourteen days after any of the following occurrences:
  - a. The Court rejects, modifies, amends or changes, or declines to preliminarily or finally approve the Settlement;
  - b. An appellate court reverses the Final Approval Order, and the Settlement is not reinstated without change by the Court on remand;
  - c. Any court incorporates into, or deletes or strikes from, or modifies, amends, or changes, the Preliminary Approval Order, Final Approval Order, or the Settlement in a way that Umpqua Bank or Class Counsel seeking to terminate the Settlement reasonably considers material;
  - d. The Effective Date does not occur; or
  - e. Any other ground for termination provided for elsewhere in this Agreement.
- 14.2 In the event of a termination of the Settlement pursuant to this Section, the Parties retain all of their pre-Settlement litigation rights and defenses.

#### XV. PARTIES' POSITION ON THE ACTION AND SETTLEMENT

15.1 The Parties understand and acknowledge that this Agreement constitutes a compromise and settlement of disputed claims. No action taken by the Parties either previously or in connection with the negotiations or proceedings connected with this Agreement shall be deemed or construed to be an admission of the truth or falsity of any claims or defenses heretofore

made, or an acknowledgment or admission by any party of any fault, liability or wrongdoing of any kind whatsoever.

- 15.2 Class Counsel and Plaintiffs believe that the claims asserted in the Action have merit, and they have examined and considered the benefits to be obtained under the proposed Settlement set forth in this Agreement, the risks associated with the continued prosecution of this complex litigation, and the likelihood of success on the merits of the Action. Class Counsel have fully investigated the facts and law relevant to the merits of the claims, have conducted extensive formal and informal discovery, have conducted independent investigation of the challenged conduct, and have tried the case before a jury which resulted in a hung jury and declaration of mistrial. Class Counsel and Plaintiffs have concluded that the proposed Settlement set forth in this Agreement is fair, reasonable, adequate and in the best interests of the Class.
- 15.3 Umpqua Bank disputes the claims alleged in the Action and does not by this Agreement or otherwise admit any liability or wrongdoing of any kind. Umpqua Bank has agreed to enter into this Agreement to avoid the further expense, inconvenience and distraction of burdensome and protracted litigation, and to be completely free of any further claims that were asserted or could have been asserted in the Action.
- 15.4 Neither the Settlement, nor any act performed or document executed pursuant to or in furtherance of the Settlement: (a) is or may be deemed to be, or may be used as, an admission of, or evidence of, the validity of any claim made by the Plaintiffs or Class Members, or of any wrongdoing or liability of the Released Parties; or (b) is or may be deemed to be, or may be used as, an admission of, or evidence of, any fault or omission of any of the Released Parties, in the Action or in any proceeding in any court, administrative agency or other tribunal.
- 15.5 In addition to any other defenses Umpqua Bank may have at law, in equity, or otherwise, to the extent permitted by law, this Agreement may be pleaded as a full and complete defense to, and may be used as the basis for an injunction against, any action, suit or other

proceeding that may be instituted, prosecuted or attempted in breach of this Agreement or the Releases contained herein.

#### XVI. MISCELLANEOUS PROVISIONS

- 16.1 <u>Gender and Plurals</u>. As used in this Agreement, the masculine, feminine, or neuter gender, and the singular or plural number, shall each be deemed to include the others whenever the context so indicates.
- 16.2 <u>Binding Effect</u>. This Agreement shall be binding upon, and inure to the benefit of, the successors and assigns of the Releasing Parties and the Released Parties.
- 16.3 <u>Cooperation of Parties</u>. The Parties to this Agreement agree to cooperate in good faith to prepare and execute all documents, to seek Court approval, defend Court approval and to do all things reasonably necessary to complete and effectuate the Settlement described in this Agreement. This obligation of the Parties to support and complete the Settlement shall remain in full force and effect regardless of events that may occur, or court decisions that may be issued, in any other case in any court.
- 16.4 <u>Obligation To Meet And Confer</u>. Before filing any motion in the Court raising a dispute arising out of or related to this Agreement, the Parties shall consult with each other and certify to the Court that they have consulted.
- 16.5 <u>Publicity</u>. The Parties and their counsel agree not to make social media postings, press releases or provide press interviews that disparage the business or reputation of the other Party, including current or former employees, or their counsel in this Action, based on the subject matter of the Action. The Parties and their counsel also agree they will not issue a press release based on the subject matter of the Action. The Parties and their counsel also agree not to contact the press and not to discuss the other Party's reputation or conduct with the press based on the subject matter of the Action before January 1, 2027. If contacted by the press regarding this Action, the Party may respond generally by stating that they are happy that the settlement was reached and that it is a fair and reasonable result. Nothing in this paragraph shall be construed to

limit Class Counsel's ability to perform their duties as required under this agreement and applicable law.

- 16.6 <u>Integration</u>. This Agreement constitutes a single, integrated written contract expressing the entire agreement of the Parties relative to the subject matter herein. No covenants, agreements, representations, or warranties of any kind whatsoever have been made by any Party hereto, except as provided for herein.
- 16.7 <u>No Conflict Intended.</u> Any inconsistency between the headings used in this Agreement and the text of the sections of this Agreement shall be resolved in favor of the text.
- 16.8 <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument, even though all Parties do not sign the same counterparts. Original signatures are not required. Any signature submitted by facsimile or through email of an Adobe PDF shall be deemed an original.
- 16.9 <u>Jurisdiction</u>. The Court shall retain jurisdiction over the implementation, enforcement and performance of this Agreement, which shall be construed in accordance with, and be governed by, the laws of the State of California. The Court shall have exclusive jurisdiction over any suit, action, proceeding or dispute arising out of or relating to this Agreement that cannot be resolved by negotiation and agreement by counsel for the Parties. The Court shall retain jurisdiction with respect to the administration, consummation and enforcement of the Agreement and shall retain jurisdiction for the purpose of enforcing all terms of the Agreement. The Court shall also retain jurisdiction over all questions and/or disputes related to the Notice program and the Settlement Administrator. As part of their respective agreements to render services in connection with this Settlement, the Settlement Administrator shall consent to the jurisdiction of the Court for this purpose.
- 16.10 <u>Notices</u>. All notices to counsel provided for herein shall be sent by email with a hard copy sent by overnight mail to:

As to Plaintiffs, the Class, and Class Counsel:

Amy M. Zeman

GIBBS MURA LLP

1111 Broadway, Suite 2100

Oakland, California 94607

Telephone: (510) 350-9700

amz@classlawgroup.com

As to Umpqua Bank:

Lydia Anderson-Dana
STOLL BERNE
209 SW Oak Street, Suite 500
Portland, OR 97204
Telephone: (503) 227-1600
landersondana@stollberne.com

The notice recipients and addresses designated above may be changed by written notice. Upon the request of any of the Parties, the Parties agree to promptly provide each other with copies of objections, requests for exclusion, or other filings received as a result of the Notice Program.

- 16.11 <u>Modification and Amendment</u>. This Agreement may be amended or modified only by a written instrument signed by the Parties and their respective counsel and approved by the Court.
- 16.12 <u>No Waiver</u>. The waiver by any party of any breach of this Agreement by another Party shall not be deemed or construed as a waiver of any other breach, whether prior, subsequent, or contemporaneous, of this Agreement.
- 16.13 <u>Authority</u>. Any person executing this Agreement in a representative capacity represents and warrants that he or she is fully authorized to do so and to bind the Party on whose behalf he or she signs this Agreement to all of the terms and provisions of this Agreement.
- 16.14 Agreement Mutually Prepared. Neither Umpqua Bank nor Plaintiffs, nor any of them, shall be considered to be the drafter of this Agreement or any of its provisions for the purpose of any statute, case law or rule of interpretation or construction that would or might cause any provision to be construed against the drafter of this Agreement.
- 16.15 <u>Independent Investigation and Decision to Settle</u>. The Parties understand and acknowledge that: (a) they have performed an independent investigation of the allegations of fact and law made in connection with the Action; and (b) even if they may hereafter discover facts in addition to, or different from, those that they now know or believe to be true with respect to the

Page 22 of 24

subject matter of the Action as reflected in this Agreement, that will not affect or in any respect limit the binding nature of this Agreement. Umpqua Bank has provided and is providing information that Plaintiffs reasonably request to identify persons in the Settling Class and the alleged Overdraft Fees they incurred. It is the Parties' intention to resolve their disputes in connection with the Action pursuant to the terms of this Agreement now and thus, in furtherance of their intentions, the Agreement shall remain in full force and effect notwithstanding the discovery of any additional facts or law, or changes in law, and this Agreement shall not be subject to rescission or modification by reason of any changes or differences in facts or law, subsequently occurring or otherwise.

16.16 <u>Receipt of Advice of Counsel</u>. Each Party acknowledges, agrees and specifically warrants that he, she, or it has fully read this Agreement and the Releases contained in Section XII above, received independent legal advice with respect to the advisability of entering this Agreement and the Releases, and the legal effects of this Agreement and the Releases, and fully understands the effect of this Agreement and the Releases.

**PLAINTIFFS** 

Shela Cawenisch

Shela Camenisch

Dale Deau

Dale Dean

Luna Baron

Luna Baron

Eva King

Eva King, individually and as trustee of the Eva M. King Trust

### UMPQUA BANK

Maria Seip

Capacity: Senior Vice President and

Deputy General Counsel

**CLASS COUNSEL** 

Amy M. Zeman

Scott Silver

Scott L. Silver

Approved as to Form:

**UMPQUA'S COUNSEL** 

Keith Ketterling

Eva King, individually and as trustee of the Eva M. King Trust

UMPQUA BANK

Maria Seip

Capacity: Senior Vice President and

Deputy General Counsel

**CLASS COUNSEL** 

Amy M. Zeman

Scott L. Silver

Approved as to Form:

UMPQUA'S COUNSEL

### **CERTIFICATE** of **SIGNATURE**

Z6S8X-UHDR6-ADDJA-2UEVZ

DOCUMENT COMPLETED BY ALL PARTIES ON

02 MAY 2025 00:39:59 UTC

**SIGNER** 

**TIMESTAMP** 

**SIGNATURE** 

**SCOTT SILVER** 

SSILVER@SILVERLAW.COM

02 MAY 2025 00:26:49 UTC

02 MAY 2025 00:39:11 UTC

SIGNED

02 MAY 2025 00:39:59 UTC

Scott Silver

IP ADDRESS

107.115.227.86

LOCATION

MIAMI, UNITED STATES

**RECIPIENT VERIFICATION** 

EMAIL VERIFIED

02 MAY 2025 00:39:11 UTC



### **CERTIFICATE** of **SIGNATURE**

YYLUA-OLFUD-8ASD7-HWMRK

DOCUMENT COMPLETED BY ALL PARTIES ON 02 MAY 2025 02:52:31 UTC

**SIGNER TIMESTAMP SIGNATURE** 

**SHELA DEAN** 

SHELADEAN@GMAIL.COM

SHARED VIA

LINK

02 MAY 2025 02:44:19 UTC

02 MAY 2025 02:44:32 UTC

SIGNED

02 MAY 2025 02:45:13 UTC

Shela Cawenisch

IP ADDRESS

76.27.175.11

RICHMOND, UNITED STATES

**DALE DEAN** 

DALEDEAN1946@GMAIL.COM

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LINK

02 MAY 2025 02:44:19 UTC

02 MAY 2025 02:50:23 UTC

SIGNED

02 MAY 2025 02:50:46 UTC

Dale Deau

IP ADDRESS

96.248.0.198

LOCATION

GLEN ALLEN, UNITED STATES





### **CERTIFICATE** of **SIGNATURE**

**SIGNER** 

YYLUA-OLFUD-8ASD7-HWMRK

DOCUMENT COMPLETED BY ALL PARTIES ON

02 MAY 2025 02:52:31 UTC

#### **LUNA BARON**

LUNABARON@HOTMAIL.COM

SHARED VIA

LINK

#### **TIMESTAMP**

02 MAY 2025 02:44:19 UTC

02 MAY 2025 02:51:37 UTC

SIGNED

02 MAY 2025 02:52:09 UTC

#### **SIGNATURE**

Luna Baron

IP ADDRESS

54.183.245.41

LOCATION

SAN JOSE, UNITED STATES

#### **EVA KING**

EVAREDHOTHAIR@GMAIL.COM

SHARED VIA LINK

02 MAY 2025 02:44:19 UTC

02 MAY 2025 02:52:17 UTC

02 MAY 2025 02:52:31 UTC

Eva King

IP ADDRESS

73.162.41.161

LOCATION

WALNUT CREEK, UNITED STATES





# EXHIBIT 1

LIOA ID	LICA NAME
	UOA_NAME
	1986 Tennant Living Trust
	A Bruce Doll
	Aaron Johnson
	Aaron M. Kamins
	Aaron Richard Friedman
	Abby Bell
	Abel Martinez
21360	Abigail Rebecca Gilad
21625	Adam Levin
20814	Adina Ariana Beaumont
20084	Adrian and Rimon Isaac
20598	Alan Gikkas
20619	Alan J. Abendschein
20928	3 Alan Lee
21782	Alan Sunbeam
21121	Alan W. Ziff
21388	Albert R. Munich Jr.
21173	Alex Lee
20573	Alfred Lizak
20783	Alicea Cock-Esteb
21575	Alison Ziff
21682	Amaterasu Group
	Amber Seitz
21674	Amrit Samrath Singh Khalsa
	Amy Ferber Living Trust
	Amy Ferber Profit Sharing Plan
	Ana Linder and Luisa Martina Inca
	Ana Maria Ardon
	Ana Yamashiro
	Andra C. Cohn Living Trust U/A Dated
21262	June 3, 2008
20834	Andrea Frederickson
	Andrea J. Faraday
	Andrea Yee
	Andrew Alpine
	2 Andrew Blanton
	Andrew Gillihan
	Andrew Howard Cook
	Andrew Kaus
	Andrew Milberg
	Andrew Roy Michaels
	·
	Angelica Garcia  Ann Greenfield
	Ann Maria Santana
	Ann Marie Santana
20383	Ann S. Osborn

1104 15	LICA NABAT
	UOA_NAME
	Ann Wadsworth Liuzza
	Anna Belline
	Anna Greidanus
	Anna Maria Salvador
	Anne Bagatelos
	Anne Marie Ambuehl
	Anne Marie Besharat Zadeh
	Anne Phan
	Annette Amorello
	Anodea Judith
	Anya Cheng
	Ardath Steves
	Ariel Skarveland Indenbaum
20315	Arnold Fleming, Vicki Lee Shue & Stephen Lai, Jtwrs
21806	Art Levit
20172	Artemis DiMartino
20701	Arthur J. Riggs
21511	Arthur Javier
20133	Arthur Tirman
20260	Audrey Tirman
20620	August Greidanus
	Avrum Marcus Goldberg
20981	Barbara Galyen
20561	Barbara Goodman
20486	Barbara Klare
	Barbara Mascharka Smith
20400	Barbara Musser
	Barbara Rozen
21783	Barbara Ryals
21182	Barbara Ryan
20963	Barry Anello
20314	Barry Fadem
20155	Barry Nemrow
21825	Benjamin McKee
21148	Benjamin Moore
21551	Benjamin Reinhardt
21239	Bernard John Bersamina
20088	Beth Greer
20688	Beth Lynn Rasmussen
20168	Betsy L. Alberty
21216	Betty Barber
20712	Beverly B. Tulper
20517	Beverly Jean Weinkauf
20202	Beverly Potrop
20037	Beverly Vistara Benoit

UOA_ID	_
	Bharat Chatkara
	Birgess Angelus
	Bobbi Berens
20851	Bonnie Zell
21126	Bradley L. Kaus
20794	Breanna Moskovitz
21009	Brenda Jean Dukes
21118	Bridget Lindsay Raugh
20848	Bruce Kunkel
20575	Bruce Moore
20804	Bruce Nelson
20114	Bruce Riezenman
21226	Bruce Stephen Leivenberg
20622	Bruce Vittitow
20001	Burke Zimmerman
20418	C. Peter Gibb
20876	Caitanya Scott
21667	Camille de Mondesir
3016	Carl Frank Belline
21095	Carl Franklin
20454	Carl Hangee-Bauer
21254	Carlos J. Shelton
21085	Carmen Q. Froemke
20432	Carol A. Bella
20951	Carol J. Keys
20438	Carol J. Levow
20600	Carol Wilson
21344	Carolyn Silvestri
21801	Carolyn Walker Davis
21076	Catherine A. Millar
20451	Catherine Gilbert
21611	Catherine Henderson
21458	Catherine Spanger
21671	Catherine Zabelin
21742	Catia Asirelli
21790	Cattle Define Benefit Pension Plan
21293	Cecilia Wilcoxon
21830	Chandni Lal
20654	Chapman Family Trust
	Charles H. Zibitt
20002	Charles Hearsey
	Charles Isen
21103	Charles J. Farrell
	Charlotte Meloney
	Chernin Stendhal Family Living Trust
	Cheryl L. Scholar
	•

LICA ID	HOA NAME
	UOA_NAME
	Cheryl Reinhardt
	China Moon Laudisio
	Chris B. Jacobson
	Chris Crawford
	Chris Jacobsen
	Christian C Fleming
	Christian Von Eggers Doering
	Christine Campbell
20757	Christine E. Bachman
	Christine Geiger
20481	Christine J. Perkowska
20045	Christine Mohan
21272	Christopher and Jodie Spanger
20983	Christopher D. Wakefield
20763	Christopher Lewis
20682	Christopher M. Cashman
20244	Christopher Meloney
20933	Christy Ann Salo
21235	Cindy A. Mahrer
20791	Claire Peaslee
21367	Claire Verbinski
20028	Claudia Betz-Haubold
21451	Claudia Miller
20382	Claudia Miller
21205	Claudia Schwalm
20940	Clifford Robin Fenton
20909	Clinton W. McDuffie
	Clyde S. Sada
21591	Colin Edward Honess
21321	Colleen Daryl Alexander
21738	Coming Home of A.I.W.P
21394	Connie Hoshor
21273	Connie L. Huckaba
21574	Conroy Cavanna
20403	Constance Ruane
21590	Corey Tobia Maxon
20446	Corinne A. Geramoni Exempt Trust 11/8/80
21036	Cort Meredith
	Craig Cerney Trust
	Cris Berns
	Cristine Marie Traxler
	Curtis Menefee
	Curtis Silvershield
	Cyle Petrig
	Cynthia Clarkson
20038	Cynthia Ciarksoff

_	UOA_NAME
	Cynthia Colzani
	Cynthia Maxon
	Cynthia Sweet
	Cyrus Peter Greidanus
21660	D. Terumi O Leinow
21387	Dale Marshall Dean
21788	Dan Kenner
21169	Dana Ewell
20406	Dana Zed
20375	Daniel A. Miller
20784	Daniel Cowman
20283	Daniel Forer
20324	Daniel Glassoff
21550	Daniel Martin Inc.
20612	Daniel Raymond Spillard
20246	Daniel Tirman
20774	Daniel Wayne Sermon
20831	Dante Perry Sr.
21219	Daryl Tran
20942	Dasan Kennedy-Smith
20060	David Chen
20780	David Clayton Brady
20916	David E. Green
20460	David Edwin Purviance
20861	David James Bellecci
20744	David L. Broadbent
21288	David Lustig
20262	David M. Robinson
21046	David Michael Titus
21810	David R. Justice
20221	David R. Kliphon
20502	David Rabb
20290	David Scheufler
20075	David Waldman
21192	David Wertheim
21045	Davida Taurek
21793	Dawn Kruetzfeldt
21468	Dax Brooks
21595	Dean Rienecker
20322	Debora Farber
20305	Deborah Ann Knutson
20116	Deborah Morris
21340	Debra Dawson
20024	Debra Price
21774	Debra Zibitt
20287	Demian Solomon

IIOA ID	LICA NABAT
	UOA_NAME
	Dena Mitchel
	Denis William Fitts
	Dennis Carmona
	Dennis Green
	Dennis Grover
	Dennis L. Rodebaugh
	Dennis Miller
	Dennis Wills
20240	Derek Maldonado
21242	Devaed (David) Sherman
20720	Dhyana Bohnet
21134	Diane Brown
20076	Diane Nathan Soffer; Trustee
21495	Diane Vetterlein
20209	Dianne Adel
20895	Dipti Magera Anderson
21748	Dominique Pandelle
20754	Dominique Shelton
	Donald G. Regner
	Donald Robert Morrison
20109	Donna D'Eufemia
	Donna McLaughlin
	Donna R. Cales
	Dora Linder
	Dorothy Ann Helm
	Dorothy Brinkman
	Dorothy M. Scholar
	Doug B. McQuinn
	Douglas Cooper
	Douglas Korb
	Douglas Markey
	Douglas Scott Mahrer
	Douglas Troyer
	Doyle Pratt Trust
	Dr. James Adams
	Ed Schollenberg
	Edward Collins
	Edward F. Murrell Jr.
	Edward J. McManus
	Edward J. Russell
21201	
21074	Edward James Hudson/Debra Beehler Hudson
21170	Edwin J. Herzog
	Eileen Dingle
	Elaine Chernoff
	Eleanor Hanauer
200-10	55.101 (1411445)

_	UOA_NAME
	Eli Jaxon-Bear
	Elijah Charles Greidanus
	Elisa Skarveland
21653	Elise Carroll
	Elizabeth Ann Goldblatt
20618	Elizabeth Baker
20564	Elizabeth Claire Barnet
21267	Elizabeth Claire Moore
21509	Elizabeth Heidi Huchberger
20603	Elizabeth Kilner
20727	Elizabeth Sosnick
21037	Elke Reinhardt
20389	Elke Reinhardt Trust Est. 2/20/2006
21053	Ellen Eatough
20096	Ellen Fineberg
20496	Ellen Marie Jackson
21034	Elliot Erdman
21481	Elmo Charles Froemke III
20955	Elyse Vosburg
21692	Emma Carter & Joshua Leo Hobbs
21529	Eric Greidanus
20658	Eric H. Brand
21146	Eric Steven Zell
21577	Erica Jacobs
21183	Erin Ackenheil
21200	Erin Carney
20359	Estate of Judith Weinberg
20416	Estate of Margaret Deane
20752	Eugene Gebow
21496	Eugene Ziff
20357	Eva M. King
21077	Eva Maria Czubak
20264	Eva Shoshany
20099	Eve Solomon
21447	Everett Senter Jr.
20092	Faith Boyarin
20213	Farid Cinemaie
20702	Farroukh Amini
20962	Felicia Ann King-Arye
	Fern Jeffcoat
21519	Fiona Sullivan
21308	Firooz Palizi
20444	Frances Cole Survivor Trust Established
20444	under Trust agreement dated 5/29/89
20197	Frances Crosse
20125	Frances Kalfus

LIOA ID	LICA NABAT
_	UOA_NAME
	Frances Lerner
	Francesca McCartney
	Francesca V. Becker
	Francine B. Smolen
	Francis Michael Curran
	Francisco J. Cruz
	Frank J. Lange
	Fred Amini and Nancy Garner
20414	Frederic Bauthier
20397	Fredrick Heiman
21336	Fu-Tung Cheng
20759	Gabriel Phillips
21637	Gabrielle Javier
20849	Gail Bunge
20535	Gail Deutsch
21759	Gail Krowech
21908	Gangaji Foundation Retirement Plan
20178	Gary & Alice Nadler Joint Tenants with
20178	Right of Survivorship
20891	Gary Cole
21093	Gary Fisher & Alex Zaphiris
20994	Gary M. Priest
20420	Gary S. Berger
21417	Gary Stephen Kleiman
21000	Gavin Archbald
20536	Gavin Wittje
20455	Gayla Gilbert
20634	Geeta Vohra
21829	Geoffrey R. Rojas
21067	Georgia Linzmeyer
20855	Gera Korte
21292	Geri Ellen Stern
20522	Gillian Parker
21167	Gina Scagliola Collier
20219	Giorgio Allegro
21559	Giovanna Malhotra
20988	Giovanna Taormina
21374	Giovanni Donovan
21099	Gisela Greene
20847	Giti Jomehri
21553	Glenn Allen
20187	Glenn H. Fleisch
21018	Glenn James
21731	Golden Gate Center For Spiritual Living
20280	Grace M. Stella
20377	Grace Purusha

UOA_ID	_
	Gregor Chello
	Gregory Anton
21274	Gregory Richards Brown
21537	Gregory Youngblood
21700	Greidanus Irrevocable Trust
20309	Guy Erdman
21256	Gwyn L. Reed
21485	Gyorgy Family Trust
20156	H. Robert Noble
20956	Hal Forman
21753	Hana Lee Erdman
20386	Hanks Inc. Profit Sharing Trust
21600	Hannah Kopp-Yates
21261	Hans Paul Vogl
20042	Harald Richard Heede
20126	Harold D. Adler
20453	Harold Jesse Ewing
20602	Harold Stone
20944	Harriet Bye
20029	Harvard Management Corporation, Inc.
20713	Harvey B. Moskovitz
20078	Harvey L. Schwartz
21128	Heather Moltz
21479	Helen Newsom
21641	Henri Illien Trust
21497	Hilary Anne Brown
21430	Hilary Anne von Haunalter
20018	Hilary Winslow
20782	Hillary C. Emer
20343	Home & Hearth Inc. (Peter & Ada Ross)
20639	Hong Jin
21909	Hortensia Bertha Segovia Montoya or
21303	Juan Vicente Hernandez Segovia
21648	lan Hutagalung
21456	lan Noah
	lan Richard Tuller
	Ilona Marshall
	Inessa Hearsey
	Inge Monteith
	Ingrid Ammondson
	Ingrid Iacovetto
21139	Ingrid Maurer
	Intuitive Development Incorporated
20170	Ira Rechtshaffer
20732	Irene Newmark

HOA ID	LICA NABAT
UOA_ID	UOA_NAME
21686	Irrevocable Special Needs Trust FBO
04665	Lucile L. Condrill
	Iryna Pysareva
	Ivory J. Sidell
	Jack Bernstine
	Jack G. Tuls
	Jacqueline Burns
	Jacqueline French
	Jacqueline S. Chan
	Jacques Achsen
	Jacques Andre Charmant
	Jad Chamcham
	Jai Josefs
	Jaime Campbell
	James A. Kerr
	James Dumars
	James H. Cogan
21459	James H. Metcalfe
20157	James Jacobs
	James May
21047	James R. Scagliola
21579	James Scagliola c/f Coral Eugene
	Bacigalupi
21695	James Scagliola c/f Dominic Arthur Collier
21720	James Scagliola C/F Elizabeth Louise Collier
21615	James Scagliola C/F Orion Anthony Kesteron
21702	James Scagliola c/f Terran James Kesterson
21540	Jamie L. Millican
20215	Jan Dickinson Wood
21673	Janardhan Chodagam
	Jane Berger
21750	Jane Bonvallet
21092	Jane Corey
20191	Jane Valerius
20015	Janet DiPaolo
21044	Janet Rostad
20339	Janice Edl Stein
20468	Janice Kaplan
21070	Janice M. Tweedy
21298	Janna Rudolph and Warren Wertheimer
21176	Jannell Shaw
21087	Jantje Perry

UOA_ID UOA_NAME  21463 Jason Blackman  21635 Jason Lustig  20873 Jason Moskovitz  21278 Jason Pettinato	
21635 Jason Lustig 20873 Jason Moskovitz 21278 Jason Pettinato	
20873 Jason Moskovitz 21278 Jason Pettinato	
21278 Jason Pettinato	
20555 Jay A. Mayer	
21549 Jayme Kate Heller	
21532 Jean Berwick	
21744 Jean Claude Besharat Zadeh	
20497 Jeanette Elizabeth Drew	
21202 Jeanne Buckens	
21592 Jeanne Glargaard Byrne	
20151 Jeanne S. Spenard	
20771 Jeanne Woods	
20297 Jeff & Rosewitha Smith Family Trust	
20857 Jeff Kaus	
21796 Jeffrey Lynn Sermon	
21781 Jeffrey Schwartz	
21413 Jeffrey Smith	
20424 Jeffrey Taggart	
20525 Jeffry Anderson	
21629 Jenner Musser-Weck	
21315 Jennifer A. Thiermann	
21493 Jennifer Andrews	
21809 Jennifer Collins	
20325 Jennifer Jo Messina	
20050 Jennifer Lolley	
20534 Jeramy Bede	
20526 Jerelyn Jacobson	
21555 Jeremy Leary	
21628 Jeremy Reynard	
21631 Jesenia Gold	
20660 Jessica Barrilleaux	
20162 Jessica Ferrar	
21609 Jessica Garcia	
20064 Jessica Orchier	
21746 Jia Deng	
21097 Jilda V. Loomis	
21604 Jill B. Du	
20870 Jill Barker	
20085 Jill Gilbert	
20100 Jill Teitelman	
20721 Jill Vittitow	
20245 Jill Wolf	
21434 Jim C. Sciaroni	
20551 Jo Ellen Bradley	
20367 Joan Barkus Leopold	

	UOA_NAME
	Joan D. Ziff
	Joan McPhaul
	Joan Webb
20338	Joann DePetro
21021	Joanna Martinelli
21052	Jocelyn Miguel
20208	Jodi Gold
20143	Joel Rubenzahl
21307	Joesph H. Koppal
20554	Johanina Wikoff
21802	Johanna Stefanski
24767	John A. Mangini & Co., LLP Profit Sharing
21/6/	Plan f/b/o John A. Mangini
0.4760	John A. Mangini & Co., LLP Profit Sharing
21768	Plan f/b/o Miriam Mangini
21211	John Alilovich
21423	John Althuizen
	John B. Leira
	John Becker
	John Behrens
	John C. Watkins
	John Cooley, III
	John Feld
	John Francis Hogan III
	John G Day
	John G. Gouldthorpe; II
	John Hansen
	John Herbert Skinner
	John Karr
	John Lyle Seago
	John M.S. Nadler
20436	John Mayginnes & Rep Payee For
21565	Ambrosia Lolley Mayginnes
	John Mayginnes, Trustee of the Richard
21709	Steven Ahl Living Trust
21706	John Moreschi
	John Mulcahy-Morgan John Palmer
	John Paul Lazzaretto
21222	
21236	John S Mayginnes Separate Property
20075	Trust Dated June 8, 2000
	John Schaeffer
	John T. Mcdonald
	John Trimble
	John W. Schaumleffel
20327	John West

UOA_ID	UOA_NAME
20131	Jon Anthony Turner
21224	Jon Carroll
20825	Jon Luvaas
20298	Jonathan Gavzer
20595	Jordan Weitz
20547	Joseph A Spair
21172	Joseph Lee Bauer
21049	Joshua Berns
20253	Joshua Deitch
21096	Josie T. Whitehurst
20251	Joyce Gertler
21725	Juan C. Mora
20596	Judith Ann Thomas
20115	Judith B. Friedman
20308	Judith Erdman
20918	Judith Greenleaf
20582	Judith Rich
20513	Judith V. Ingala
20995	Judithe Nicolai
20745	Juleen Latvala
21752	Julia Earl
21563	Julia Lynn Zabelin
21596	Juliana Javier
20281	Julianne Donahue
21492	Julie J. Skinner
20456	Julie M. or Jerald Barry Brown Jtwros
21546	Julie Reynolds
20387	Jupiter Limited Partnership
20993	Kamura Taylor
21151	Karen C. Bagatelos
21420	Karen Carson
20062	Karen Perry
20086	Karen Petersen
20010	Karen Solomon
21297	Karen Vyner-Brooks
20423	Karin A. Kinsey
20769	Karyl Lynn Huntley-Sadler
20008	Karyn Young
20337	Kate Bayer
20378	Kate Phillips
20700	Katherine Bedeian
20953	Katherine Q. Revoir
21357	Katherine Q. Revoir Trust
21127	Kathleen Ann Hallin
20415	Kathleen E. Curry
21514	Kathleen Gildred

1104 15	UGA NAME
	UOA_NAME
	Kathleen J. Lai
	Kathleen Pepe
	Kathleen S. Miller
	Kathleen Samson
	Kathryn Hecht (Jordan-Hecht)
	Kathryn Preece
	Kathryn Williams Stewart
	Kathy Altman
20613	Kay Komoroske
21636	Kaylin Lustig
21775	Keith Kruetzfeldt
20336	Keith Merron
20786	Kelli Winona Buck
21165	Kelly DiVirgilio
20997	Kemp Bennett
20248	Ken Cortland Trust 2001 (Kenneth Jay
20246	Kirschenbaum)
20910	Ken Kaufman
20063	Ken Swinarski
20236	Kenneth Chasser
20766	Kenneth Lewis Halpern
21779	Kenneth Silverman
20663	Kerry Golemon Schwartz
20737	Kerry Loeb
21602	Kevin Buckley
21429	Kevin Carl Duarte
21807	Kevin Hicks
20333	Kevin Loughman
21593	Kiah Bosy
20058	Kim Manchester
20012	Kimberly Tubbs
20892	Kirk Blair Snyder
21603	Kirsten Findlay Revocable Living Trust
20950	Kitt Erin Stevens
21585	Kristin Hamilton
21534	Kristin Nauth
20699	Kristine G. Kuebler
21241	Kuno Anselm
20709	Kurt Anderson
20533	Laconia Investments
21071	Larry D. Johnsen
21214	Larry Donegan
20630	Laura A. Barry
20830	Laura Coogan
20886	Laura J. Gouldthorpe
20478	Laura Kradjan-Cronin

	I
_	UOA_NAME
	Laurelyn Borst
	Lauren Ann Darges
20365	Lauren Vela
	Laurene Smith
20074	Laurie Ann Jacobson
20574	Laurie Ann Jacobson Charitable Trust
	Laurie Feinberg
21612	Lawrence Stentzel IV
21747	Leah Lazar
21229	Leah Lazzarini
20820	Lee Morgan
21722	Leela Foundation Retirement Plan
20894	Lei Lani Stroud
20307	Leila Mahtab Sharifi
21409	Lenore J. Cantrell
20235	Leoanard Jacobs
21545	Leonard Sherman
20286	Leonard Tirman
21527	Leslie K. Campbell
20458	Leslie Susan Harari
21031	Lewis R. Judd
20073	Lewis Weiss
21408	Liana Forest
20996	Liana Paolella
21330	Lila Luk
21287	Lily Gelb
20640	Linda Blacketer and Dan Dodt Family
20040	Revocable Trust Dtd 10/27/17
20747	Linda Booth
21498	Linda Joan Schulz
21253	Linda Marquez
21710	Linda Marquez Trust
	Linda McNulty
	Linda Olson
	Linda S. Nicoletto
	Linda Schuller
	Linda Sherwood
	Linda Westmoreland
	Lindsay Divirgilio
	Lindy Woodard
	Lionel Aiken
	Liping Cui
	Lisa Burke
	Lisa Chipkin
	Lisa de Mondesir
21418	Lisa Marie Poksay

LIOA ID	UOA NANAT
	UOA_NAME
	Lisa Travis
	Liza C. Brown
	Liza Maldonado
	Loic Massias
	Lori Saltzman
	Lori Schwanbeck
	Lorraine Carroll
	Louise L. Murphy Trust
	Luna Baron
	Luzie Tison
	Lynn Beckerman
	Lynn Claire Leonardi
	Lynn Marie and John Lumiere-Wins
	Lynne E. Daniels
	Lynne Smith
	Lynne Williams
	Lynsey F. Palmer (Cumberford)
	Madeleine Altmann
	Madeleine Dart Curtis
21010	Maitri Joy
	Manuel Mendoza
	Marcy Baskin
	Margaret Caffery
	Margaret Elizabeth Bourne
	Margaret Jean DeVries
	Margaret Myers Paul
	Margaret Wakeley
	Margaret Weber
	Margot Anand
	Marguerite Courtney
	Maria Aida Sandoval
	Maria Molino
	Maria Rosenthal
	Mariah Morelli Day
	Mariah Parker
	Marian O'Dowd
	Marianne Mahoney
	Marie- Charlotte de Bellefroid
	Marie Jose Dauphin
	Marie Pardi
	Marie Strata Lavin
	Marie T. Lomonaco Trust
	Marilyn Jeffcoat
	Marilyn Knecht
	Marilyn Oliva
20464	Marilyn Vallier

_	UOA_NAME
21051	Mario Bravo
21416	Mario G. Silvestri
20331	Marion T. Millar Rev Trust U/A Dtd
20331	9/24/2002
21175	Marisa Silvestri
21815	Mark A. Coleman
20511	Mark Cunningham
21054	Mark Fleischman
20302	Mark French
21206	Mark Illeman
20601	Mark J. Sterns
21547	Mark Lee Shue
20542	Mark Meyerzon
20570	Mark Rizzo
21548	Mark T. Lee Shue
20705	Markus Greer Baue
20585	Marlene Verner
21163	Marta Hutz
20036	Martha Jean Purviance
20772	Martha Lynn Cate
	Martin Bernbaum
21109	Martin Diamond
20203	Martin Harvey Potrop
21646	Martin Harvey Seipp Trust
	Martin Harvey Seipp Trust
	Martin Shapiro
20704	Mary A. Moehle
20930	Mary Ann Granieri
20395	Mary Beth McClure
20254	Mary Durst Trust
21342	Mary Evelyn Jordan
21195	Mary Green
20828	Mary Helm and Michael Buckley
20638	Mary Jane Soares
21533	Mary Jean Espulgar-Rowe
20811	Mary Murray Shelton
20832	Mary Roy Michaels
21601	Maryam Palizi
20228	Masumeh Lydia Sharifi
21633	Matt Shutman
21664	Matt Vosburg
21621	Matthew Cavanna
21797	Matthew Reynolds
21607	Matthew Ryan Letson
21223	Maureen McVerry
20985	May W. Roberts

_	UOA_NAME
	Maya Johnson
	Mel Kiyama
	Melina Meru
	Melinda Leithold
20664	Melinda Reynard
21453	Melissa Kzaz
20318	Melissa Lai
21215	Michael Bagatelos
20982	Michael Carl Heumann
20068	Michael E. Roche
20311	Michael French
20316	Michael I. Schapiro
20742	Michael Leary
20803	Michael Luchino
21379	Michael Maendl
21760	Michael N. Laskoe
20710	Michael N. Tulper
20728	Michael Sommer
20806	Michael Veys
21105	Michael Zabelin
20368	Michaela McGivern
21362	Michele Anne Kittinger
20725	Michele Campbell
21512	Michele Elliott
20471	Michele L. Elliott Exempt Trust U/A Dtd
204/1	5/20/10
21755	Michele Marie Hogan
21341	Michelle Callaghan
20527	Midhat Memisevic
20977	Mike McInnis
21581	Mikhela Ahl
	Mildred L. Reff Ttee
20883	Miles R. Hobbs
	Milia Youssef Jarjoura
20119	Mindia Klein
21740	Miriam C. Clark Family Trust FBO
21,10	Anthony Clark, Richard G. Cole Trustee
21741	Miriam C. Clark Family Trust FBO Teresa
	Clark, Richard G. Cole Trustee
	Miriam Lichtenstein
	Miriam Phillips
	Momoko Ito
	Morgan Krizan
	Morgan Robert Reiter
	Moses Kravitz
20500	Muriel Mahrer

	UOA_NAME
	Nadia Terras
20044	Nadine Soffer
21715	Nakota Ashstarte Estate (Brian J. Fuquay)
20566	Nalini Chodagam
20694	Nancy A Van Horn
20007	Nancy Ann Morris
21354	Nancy Gimblin
20405	Nandi Devam
21141	Naomi Baran
21670	Naomi Marks
21207	Nasus Aransu
21626	Natalie Foote
20238	Natalie Lai
21376	Nathalie Babazadeh
21751	Nathaniel Chavin
20540	Neal Rogin
21562	Nicholas Robert McInnis
21632	Nicholas Zabelin
21564	Nick Slater
20785	Nicole Knowlton
20189	Nicole Sumner
21124	Nina P. Zabelin
21145	Ningay Nancy Sing
21334	Nissim Revocable Trust
20821	Nita Slater
21101	Noreen Simko
20292	Norman Mintz
20812	Paho Olive
20999	Pamela Bates
20978	Pamela Gaffney
20059	Pamela Glassoff
20648	Pamela Mercer Hilt
21470	Pamela Mitchel-Piccinini
20495	Pamella M. Cavanna
20274	Parmatma S. Khalsa
20836	Patricia D. Watkins
20407	Patricia Fields
20426	Patricia Leah Lazar
20666	Patricia Louise Minolli
20992	Patricia Michel
21392	Patricia Norman
20765	Patricia Riley Miller
20269	Patricia Sommers
21060	Patricia Winters
21794	Patrick Sheridan

1104 15	1104 11445
_	UOA_NAME
	Paul Babbitt
	Paul D. Clark
	Paul Jeffcoat
	Paul Kimmel
	Paul Petrig
	Paul S. Greidanus
	Paul Tison
20252	Paul Valenti
21319	Paul van Ravenswaay
20505	Paul W. Kandel
20859	Paula J. Zamora
20584	Paula Koepke
21415	Paule A. Oudet
21599	Paule-Dominique Anneheim & Ginette
21399	Besso-Pianetto
21556	Pema Sherpa
21028	Pennie D. Hutt
20960	Penny J. Denney
20858	Perry Kirshenblatt
21358	Peter A. Bagatelos
20593	Peter and Ada Ross
21805	Peter Hinckle
21347	Peter Howard
20227	Peter January
20258	Peter Ujlaki
21649	Peter Zabelin
21787	Philip Gorny
	Philip J. Servedio
21435	Philip Lastreto
21282	Phoenician Investment,LLC
	Phyllis Matyi
20722	Phyllis Narum
20671	Pierce Family Trust
21608	Poonam Gujral
	Premsiri Linda Joy Lewin
	Priscilla Regalado
	Prudence Miller
20516	Puff Family Revocable Trust
	Quality Used Car Rental
	Quinn Schumaker
	Rachel Hannah
	Rachelle S.E. Winterbourne
	Rae Ann Gustafson
	Rain Laudisio
	Raleigh Patrick Spiger
	Rama Sethi Gulati
_5555	

UOA_ID	
	Ramin Akhbari
	Ramon C. DeAngelo
	Randal Churchill
	Randall Alifano
21082	Randy Mahrer
20492	Raymond Grott
	Raymond William Kaliski
21391	Rebecca Cernich
21826	Rebecca Fleischer
21522	Rebecca Klein
21520	Rebecca or Walter Bess
20009	Rebecca S. Hartley
21316	Regina Ann Chase
20493	Renee Schley-May
20121	Renee Valet
20004	Rhonda Fisher
20372	Rhonda Karsch
20717	Richard A. Landry
21120	Richard Bell
20067	Richard Danon
20272	Richard G. Cole
20445	Richard G. Cole Trustee of the Cole
20445	Marital Trust
21477	Richard Leivenberg
20027	Richard McLeod
20017	Richard N. Gervais
21780	Richard Provasoli
21306	Richard R. Bouck
21762	Richard R. Rea
21785	Richard S. Sogg
	Richard Santoro
21518	Richard Schollenberg
	Richard William Travis
21503	Rick Pacheco
	Risa Kaparo
	Rising Heart Consulting, Inc.
	Rita C. Martin Irrevocable Trust
	RLS1 Investment LLC
21704	RMJ Wilson family LLC
	Robert Bagnato
	Robert Berling
	Robert Diskint
	Robert Earle
	Robert Hill
	Robert Hines Jr.
	Robert Holtz
20703	HODGIC HOILE

110 A ID	UOA NAME
_	UOA_NAME
	Robert Joseph Cordova
	Robert Luis Ramos
	Robert Meyer
	Robert Molino
	Robert Moss Friedman Trust
21570	Robert N. DeRoss; Jr.
20901	Robert Peterson
21380	Robert Putzi
20520	Robert Switzer
21454	Robert W. Bailey
20342	Roberta Anthes
20169	Roberta J. Mollot
21233	Robin Altman
20150	Robin David
21424	Robin Gifford
21178	Robin Kohn Glazer
21275	Robin L. Schild
21228	Robin Sparks
20714	Rod Heschong
20312	Rod Verner
21260	Rodney D. Sharp
	Rodney Dunivan Sharp or Maria
	Margaretha Ida Schaefer-Sharp, Ttees of
21652	The Schaefer-Sharp Family Trust Dtd
	3/3/16
21208	Roger DiVirgilio
	Roger H. Douglas
	Roger Miller
	Roger Vosburg
	Roger W. Meadows
	Rollin Scott Feld
	Ronald & Grace Stella Beickert
	Ronald & Nhung Helling
	Ronald D. Hooper
	Ronald Morgan
	Rose Viggiano
	Ross W. and Laurie E. Bishop
	Roy Forest
	Ruben Ortiz
	Rufus Blunk
	Ruth Falk
	Ryan Alexandra London
	Ryan Berling
	Sabrina Joy Chaw
	Sally Fitts
20679	Sally Griffith Rondio

UOA_ID UOA_NAME  21578 Salvador Melgoza  20321 Sam Hilt  21264 Samara Pardi  21594 Samuel David Greidanus  21640 Samuel E. Mohr  20313 Samuel Goldberger	
20321 Sam Hilt 21264 Samara Pardi 21594 Samuel David Greidanus 21640 Samuel E. Mohr	
21264 Samara Pardi 21594 Samuel David Greidanus 21640 Samuel E. Mohr	
21594 Samuel David Greidanus 21640 Samuel E. Mohr	
21640 Samuel E. Mohr	
20313 Samuel Goldberger	
20797 Samuel Harris	
21147 Samuel Moore	
21821 Sandra Stumbaugh	
21042 Sandra Y. Kruse (LaRusso)	
21161 Sara Kamins	
20788 Sasa Mlakar	
21462 Sasha Alexis McInnis	
21772 SBS	
21269 Scott Forer	
20631 Semaan Jarjoura	
21449 Sequoia Miller	
21271 Shady Sofia Rose	
21246 Shane Memisevic	
21446 Shanna Edelson-Rader	
20907 Shannon Amonette Strange	
21142 Shannon Cantrell	
21426 Shanti Haydon	
20773 Sharon Anderson	
20854 Sharon Dean	
20872 Sharon Hansen	
21286 Sharon L. Overbey	
21576 Sharon Squire	
20371 Sharon Ziff	
20906 Shatzi Melochi Rainbow	
21227 Shela Camenisch	
20317 Shelley Scammell	
20529 Sheri Steinberg	
21789 Sherry C. Petrini Special Needs Trust Randall J. Petrini; TTEE	
20667 Sheryl Ann Nigro	$\exists$
21500 Sheryl Baldwin	
21066 Shin-Jung Ho	
21364 Shirley Bauer	П
20102 Shui Ping & Lenny Lai Jtwros	
21669 Shuyu Liu	
20179 Sidra Levi Stone	
21538 Sigrun Torinus	
21734 Silverman Family Trust	
20662 Sima Tei	
21135 Simone Martin	

	UOA_NAME
	Simone Scheunert
	Sirius Estate Trust - L. Leinow
	Sirra Starre
	SKUforce INC. (Anand Ayyar)
21820	Smakeroo Defined Benefit Plan
21907	Sofiane Boudjedaimi and Ouerdia
21307	Boudjedaimi
20826	Solana Galen
21672	Sonia Giguere Rafael
20815	Sonja Severson
21663	Sophia Elizabeth Greidanus
21620	Sophie Phelps
21516	Spencer Hahn
24.442	Spilsbury Family Trust Agreement Dtd
21442	11/9/95 restated 5/9/03
21311	Spitzer Family Trust
	Sriharshavardhan N. Madatanapalli
	Stanford Raymond Espedal Jr.
	Stanlay Colo Docadant's Trust, Pichard G
20443	Cole and Jan L. Cole Trustees
20835	Stanley Corzine
	Stephani Lewis and Athena Katsaros
20986	Trustees of The Jeanne R. Katsaros Trust
	Dated July 2, 1992
20427	Stephanie J. Sanders
20696	Stephanie Phippen
20563	Stephen Edward Knecht
20364	Stephen Gross
21088	Stephen M. Clark
21196	Stephen R. Bowers
21450	Stephen R. Page
20081	Stephen Turer
21098	Stephen Wakefield
20523	Steve Showen
20306	Steve Tourdo
20846	Steven D. Hoffman
20128	Steven Halpern
21114	Steven J. Terrini
20514	Steven Rempis
20519	Steven Speelmon
20362	Steven Stept
20931	Steven Teal
21058	Steven Wertheimer
20961	Stuart Chase
20440	Sue F. Freeman Trust
21385	Sue G. Orloff Trust

UOA_ID	UOA NAME
	Suki Munsell
	Sunny Chen Jackson
	Susan August
	Susan Brubaker
	Susan Cooper
	Susan E. Grooms
	Susan K. Cole
	Susan Kelley
	Susan Keyte
	Susan L. Toch
	Susan Lantis
	Susan Mayginnes
	Susan McNeil
	Susan Michaela Hyde
	Susan R. Connick
	Susan Sandson
	Susan Springer
	Susan Wilson
	Susana Pumares
	Susanne Hays
	Susanne Marianne Karch
	Suzanne C. Whaley
	Suzanne Teal
	Swanson Family Living Trust
	Syd Weiss
	Sylvia Maendl
	Tagra Joan Shanoff Dent
	Tamara Tschinkel Shearer
	Tamara Zamlich
21353	Tammra Harrison
20680	Taressa Bell
	Tashi Juchungtsang
	Tatjana Kopp
	Taylor Sermon
	Ted & Donna Greidanus Dynasty Trust
20908	Ted Turina
20781	Teresa Ann Clark Trust Dtd 8/14/97
	Teresa Del Giorno
	Teresa Keith
	Teresa Marie Ribeiro
	Teresa Muzick
21539	Terrianne Tafreshi
21059	Terry J. Rochester
	Terry O'Neil
20222	Thaddeus A. Golas

UOA_ID	UOA_NAME
	The 2014 William R. Taylor & Jaye A.
20041	Moscariello Revoc. Trust
	The Arthur F. and Judy A. Levit Family
21828	Trust
20117	The Elizabeth Greason Living Trust
	The Gangaji Foundation
	The Gizewski-Tecca Living Trust
	The Hoggan Family Trust 2013
20040	The Kerns Family Trust Executed
20503	8/12/2004
20923	The Kruetzfeldt Conant Living Trust 2018
	The Lustig Family Foundation
21389	The Swanberg Miller Living Trust 2016
21685	The Trust of Vicki Leeds; originally dated
21003	March 7; 2000
21084	The Vivienne Verdon-Roe and Michael
	Porter Family Trust
	The Winestock Family Trust
	Theodore Melvin Gizewski
	Theresa D. Beldon
	Theresa Prince
	Thia Haselton
	Thomas Chesus
	Thomas Faimali
	Thomas Hecht
	Thomas M. Sullivan
20537	Thomas Maxon
21002	Thomas Sher, Trustee, Sher Separate
21201	Property Trust UTA May 8, 2008
	Thomas Vasconcellos
	Thomas W. Revelle
	Thomas Weise Tia Lyppo Christina
	Tia Lynne Christina Tim Aaronson
	Tim C. Cowman
	Timothy P. Slaughter
	Tina Benson
	Tina M. Shelton
	Tina Romano
	Toby Symington
	Tom Wodetzki
	Tom Wodetzki and Sharon Hansen Trust
	Toni Michelle Hafter
	Tony Ragona
	Tonya Mae Tecca
20730	Torrya Iviac Tecca

1104 15	HOA NARAE
_	UOA_NAME TRA Inc. 401K Pension Plan
	TRA Inc. 401K Pension Plan
	Tracy John Formatta
	Tracy John Eannetta
	Traute B. Jones
	Trisha Waldron
	Trudie London
	Turner Pope
	Uta Taylor
	Valence Wan Yu Li
	Vera Zaskevich
	Veronica A. Fluken
	Vicki Burns
	Vicki Lee Shue and Arnold Fleming
	Vicki Wilkerson
-	Victor lacovetto
	Victoria A. Titus
20206	Victoria Fitts Milgrim
20915	Victoria lacovetto
20129	Victoria Kramer
21558	Victoria Maguire
20580	Victoria Prince
21190	Vincent D'Arco
20230	Vincent Lee Shue, Jr.
20218	Vincent Lee-Shue
21776	Vincent Taylor
21526	Violet S. Hanada
20939	Virgilio Tomasi
21277	Virginia L. Pierce
20431	Virginia Lee Corzine
20411	Virginia Pascoe
20647	Virginie Cochard
20330	Vivianne Nantel
20885	Walter Hillinger
21174	Walter Mazar
21499	Walter Mazar; Jr
20132	Walter Phillips
21433	Wanda Bishop
21008	Wanda Pedroni
20515	Wanda Stafford
21903	Wen Shi
20945	William C. Doyle Jr. Profit Sharing Plan
20903	William Denis Ford
21431	William G Ortiz
20188	William Horwitz
21732	William L. Hughes; Jr.
20360	William Levine

UOA_ID	UOA_NAME
21251	William McGee
21240	William Pennington
20822	William Prince
20034	William R. Taylor
21803	Wing & Kitty Lee Trust
21276	Wing K. Lee
20661	Woodson Thornton III
21554	Yayoi Nagano Lewis
21687	Yueli Burns
20668	Z-5 Family General Partnership
21605	Zachary Louis Slater
20195	Zena Lapidus
20011	Zev Woodrow
21749	Zhong Jin
20243	Zia Wesley
21428	Zibandeh Sadri Amini
21616	Zoe Clair Levine
20145	Zoe Hansen
20970	Zoe Harris
21630	Zoe McCartney
21614	Zoe Vavina Maxon
21006	Zoey T. Bloom

# EXHIBIT 2

# UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

# If you lost money investing with PFI or PISF, you could get a payment from a class action settlement.

A federal court authorized this notice. This is not an advertisement from a lawyer.

- This notice is to inform you about a proposed settlement of a class action lawsuit against Umpqua Bank brought on behalf of investors who, like yourself, lost money investing with Professional Financial Investors, Inc. (PFI) or Professional Investors Security Fund, Inc. (PISF).
- The settlement will resolve a lawsuit over whether Umpqua Bank aided and abetted a fraudulent scheme perpetrated by PFI and PISF.
- The settlement will provide \$55,000,000 for Class Members' compensation, settlement administration costs, attorney's fees and expenses, and potential service payments to the named Plaintiffs who represented the Class. The attorneys who represent the Class plan to ask the Court for attorney's fees of \$13,750,000, which is 25% of the settlement fund.
- Each Class Member will receive a pro rata share of the settlement based on a percentage of their [remaining investment losses] [remaining investment losses plus prejudgment interest]. For details on your own expected payment, see Section | below.
- You do not have to do anything to receive payment. However, you have a right to object to the settlement. Your choices are:

YOUR LEGAL RIGHTS AND OPTIONS		
DO NOTHING	If you do nothing, you will automatically receive a share of the settlement money, if the Court approves the settlement.	
OBJECT	Ask the Court to deny approval of the settlement.  You can't ask the Court to order a larger settlement. The Court can only approve or deny the settlement. If the Court denies approval, no settlement payments will be sent out, and the lawsuit will continue. If that is what you want to happen, you must object.  The deadline to object is	
GO TO A HEARING	Ask to speak in Court about the fairness of the settlement. The Fairness Hearing is scheduled for	

- Your rights and options—and the deadlines to exercise them—are explained in this notice.
- The federal court in charge of this case still has to decide whether to approve the settlement. Payments will be made if the Court approves the settlement and after appeals are resolved.

#### **BASIC INFORMATION**

## 1. Why did I get this notice?

Records from PFI and PISF indicate that you invested with PFI and PISF, and did not receive your full investment back. The Court already sent you a notice in June 2023, informing you about this lawsuit, and giving you an opportunity to exclude yourself by August 7, 2023.

The Court sent you this notice because you did not exclude yourself from the lawsuit, and so you have a right to know about a proposed settlement and about your options, before the Court decides whether to approve the settlement.

If the Court approves the settlement, and any objections and appeals are resolved in favor of the settlement, a Court-appointed administrator will make the payments that the settlement allows. You will be informed of the progress of the settlement.

Judge P. Casey Pitts of the United States District Court for the Northern District of California is overseeing this class action and has authorized this notice. The lawsuit is known as *Camenisch et al. v. Umpqua Bank*, Case No. 5:20-cv-05905-PCP.

#### 2. What is this lawsuit about?

The Plaintiffs claim that between 2007 and 2020, PFI and PISF ran a fraudulent scheme that used new investors' money to pay existing investors, cover shortfalls in unrelated bank accounts, and personally enrich the companies' principals.

The Plaintiffs allege that Umpqua Bank knew of the fraudulent scheme, yet continued to provide banking services to PFI and PISF.

Umpqua Bank denies that it did anything wrong and says that it did not know about any wrongdoing by PFI and PISF.

#### 3. What is a class action?

In a class action lawsuit, one or more people called "Class Representatives" sue on behalf of themselves and other people who have similar claims. The people together are a "Class" or "Class Members." The people who sued—and all the Class Members like them—are called the Plaintiffs. The company they sued (in this case, Umpqua Bank) is called the Defendant. One court resolves the issues for everyone in the Class—except for those people who choose to exclude themselves from the Class.

#### 4. Why is there a settlement?

The Court did not decide in favor of Plaintiffs or Umpqua Bank. The Court held a jury trial in this case in February 2025, which did not result in a win for either side because the jury could not reach a verdict. After that, the Court scheduled a second trial that would be in front of a new jury.

Instead of moving forward with the second trial, Plaintiffs and Umpqua agreed to a settlement. That way, the parties avoid the risk, cost, and delay of further litigation including appeals. Class Counsel believe the settlement is in the best interest of the Class given the risks of the case

#### WHO IS IN THE SETTLEMENT?

# 5. Am I part of the settlement?

All current Class Members are part of the settlement. Records from PFI and PISF indicate that you are a Class Member, and Class Counsel's records indicate you did not previously request to be excluded from the Class. You are therefore included in the settlement.

The Court decided that people who invested money with PFI and PISF are Class Members if:

- Their investment was through secured or unsecured debt instruments or an LLC membership purchase agreement;
- They did not recover the principal amount of their investment prior to July 14, 2020; and
- They have a valid, allowed claim in the bankruptcy proceedings, jointly administered under Case No. 20-bk-30604.

Excluded from the Class are commercial lenders to PFI and PISF, and individuals who previously asked to be excluded from the Class in 2023.

#### THE SETTLEMENT BENEFITS - WHAT YOU GET

# 6. What does the settlement provide?

The settlement provides for Umpqua to pay \$55,000,000. Of that, approximately \$\square\$ will be distributed to Class Members. The rest will be used to pay attorney's fees, costs, and administration expenses as described in Section below, as well as any service payments that the Court decides to award to the Class Representatives.

# 7. How much will my payment be?

If the Court approves the settlement, you will receive a check for your share of the settlement.

## 8. Your share of the settlement fund is based on [TBD] When would I get my payment?

The Court will hold a hearing on \_\_\_\_\_ at \_\_\_\_ p.m. to decide whether to approve the settlement. If Judge Pitts approves the settlement after that, there may be appeals. It's always uncertain whether these appeals can be resolved, and resolving them can take time, perhaps more than a year. You can check on the progress of the settlement at <a href="www.UmpquaBankClassAction.com">www.UmpquaBankClassAction.com</a>. Please be patient.

# 9. What will I give up if the settlement is approved?

If the Court approves the settlement, you and the other Class Members will release (give up) the right to file a separate lawsuit against Umpqua Bank for any claims that were asserted or could have been asserted in this lawsuit. Specifically, the terms of the release are as follows:

As of the Effective Date, Plaintiffs, Class Counsel, and all Class Members, each on behalf of himself or herself and on behalf of his or her respective individual heirs, assigns, beneficiaries, and successors, shall automatically be deemed to have fully and irrevocably released and forever discharged Umpqua Bank and each of its present and former parents, subsidiaries, divisions, affiliates, predecessors, successors and assigns, and the present and former

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directors, officers, employees, agents, insurers, shareholders, attorneys, advisors, consultants, representatives, partners, joint venturers, independent contractors, wholesalers, resellers, distributors, retailers, and assigns of each of them ("Released Parties"), of and from any and all liabilities, rights, claims, actions, causes of action, demands, damages, costs, attorneys' fees, losses, and remedies, whether known or unknown, existing or potential, suspected or unsuspected, liquidated or unliquidated, legal, statutory, or equitable, that result from, arise out of, are based upon, or relate to the conduct, omissions, duties or matters up to and including the date of preliminary approval of the Settlement that were or could have been alleged in this Action, including any claims that relate in any way to fraud and/or breaches of fiduciary duties committed by PFI, PISF and/or their affiliates.

#### THE LAWYERS REPRESENTING YOU

# 10. Do I have a lawyer in this case?

Yes. The Court appointed lawyers at Gibbs Mura LLP (formerly known as Gibbs Law Group LLP) and Silver Law Group to represent the Class Members. Together, these lawyers are called "Class Counsel." You do not need to hire your own lawyers because Class Counsel is working on your behalf. You will not be charged for these lawyers. If you want to be represented by your own lawyer, you may hire one at your own expense.

### 11. How will the lawyers be paid?

Class Counsel will ask the Court to approve a payment of \$13,750,000 (25% of the settlement amount) for attorney's fees and reimbursement of up to \$1,500,000.00 in litigation expenses they incurred throughout this case. Any amounts the Court awards will come out of the \$55,000,000 that Umpqua Bank has agreed to pay in settlement. The Court may award less than these amounts, in which case the difference will be added to the payments to the Class Members.

# YOUR RIGHTS AND OPTIONS

You have to decide now whether to ask the Court to deny approval of the settlement.

#### 12. What happens if I do nothing?

By doing nothing, you will share in the settlement, if the Court approves it.

### 13. Why would I object?

If you want the Court to deny approval of the settlement, you need to object to the settlement. You can't ask the Court to order a larger settlement; the Court can only approve or deny the existing settlement. If the Court denies approval, no settlement payments will be sent out, and the lawsuit will continue. If that is what you want to happen, you must object.

### 14. How do I object?

You may object to the proposed settlement in writing. You may also appear at the Fairness Hearing, either in person or through your own attorney. If you appear through your own attorney, you are responsible for paying that attorney. If you object in writing, you must include your full name, address, signature, the specific reasons you object to the settlement, and whether your objection applies only to you, to a specific subset of the class, or to the entire class. You must also clearly identify the case name and number (*Camenisch v. Umpqua Bank*, Case number 5:20-cv-5905-PCP). Objections must be submitted to the Court either by mail to the Class Action Clerk, United States District Court for the Northern District of California, 450 Golden Gate Ave., San Francisco, CA 94102, or by filing them in person at any location of the United States District Court for the Northern District of California. **Objections must be filed or postmarked on or before [date].** 

#### THE COURT'S FAIRNESS HEARING

The Court will hold a hearing to decide whether to approve the settlement. You may attend and you may ask to speak, but you don't have to.

# 15. When and where will the Court decide whether to approve the settlement?

The Court will hold a Fairness Hearing at the United States District Court for the Northern District of California, 280 South First Street, San Jose, CA 95113 in Courtroom 8, 4th Floor. At this hearing the Court will consider whether the settlement is fair, reasonable, and adequate. If there are objections, the Court will consider them. Judge Pitts will listen to people who asked to speak at the hearing. The Court may also decide how much to pay Class Counsel.

After the hearing, the Court will decide whether to approve the settlement. We do not know how long these decisions will take.

#### 16. Do I have to come to the hearing?

No. Class Counsel will answer questions Judge Pitts may have. But you are welcome to come at your own expense. If you send an objection, you don't have to come to Court to talk about it. As long as you mailed your written objection on time, the Court will consider it. You may also pay your own lawyer to attend, but it is not necessary.

#### GETTING MORE INFORMATION

### 17. Are more details about the settlement available?

Yes. This notice summarizes the proposed settlement. For the precise terms of the settlement, please see the settlement agreement available at www.UmpquaBankClassAction.com, by contacting Class Counsel, by accessing the Court docket in this case, for a fee, through the Court's Public Access to Court Electronic Records (PACER) system at https://ecf.cand.uscourts.gov, or by visiting the office of the Clerk of the Court for the United States District Court for the Northern District of California, 280 South 1st Street, Room 2112, San Jose, CA 95113, between 9:00 a.m. and 4:00 p.m., Monday through Friday, excluding Court holidays.

The settlement website (<u>www.UmpquaBankClassAction.com</u>) has answers to common questions about the settlement.

All the documents that have been publicly filed in this case are also available online for a fee through the Court's Public Access to Court Electronic Records (PACER) system at <a href="http://www.cand.uscourts.gov/cm-ecf">http://www.cand.uscourts.gov/cm-ecf</a>. This case is called *Camenisch v. Umpqua Bank*, and the case number is 5:20-cv-5905-PCP (N.D. Cal.).

You may also speak to Class Counsel by calling, emailing, or writing the following attorneys:

Amy M. Zeman (510) 350-9721 amz@classlawgroup.com Linda P. Lam (510) 350-9722 lpl@classlawgroup.com Wynne Tidwell (510) 50-9707 ewt@classlawgroup.com

### **GIBBS MURA LLP**

1111 Broadway, Suite 2100 Oakland, California 94607

PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK'S OFFICE TO INQUIRE ABOUT THIS SETTLEMENT.