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# UNITED STATES OF AMERICA DEPARTMENT OF THE TREASURY OFFICE OF THE COMPTROLLER OF THE CURRENCY

In the Matter of:	)
Ado W. Ball Former Chief Investigator	) AA-EC-04-60
Corporate Security Department	)
Hibernia National Bank	)
New Orleans, Louisiana	)
STIPULATION AND	D CONSENT ORDER
WHEREAS, the Comptroller of the Curr	rency of the United States of America
("Comptroller") contends that Ado W. Ball ("Re	espondent"), as the former Chief Investigator in
the Corporate Security Department of Hibernia	National Bank, New Orleans, Louisiana
("Bank"), systematically diverted Bank funds an	nd funds due to the Bank for his personal benefit
from December 1996 and until December 2003;	
WHEREAS, the Comptroller contends to	hat Respondent thereby engaged in unsafe or
unsound practices in conducting the affairs of the	ne Bank and breached his fiduciary duty, causing
the Bank to suffer financial loss and Responden	t to receive financial gain;
WHEREAS, the Comptroller contends to	hat Respondent's acts and practices involved
personal dishonesty on the part of Respondent a	and demonstrated a willful disregard for the
Bank's safety and soundness, and demonstrating	g a continuing disregard for the Bank's safety and
soundness;	
WHEREAS, the Comptroller has initiate	ed prohibition and cease and desist proceedings
against Respondent pursuant to 12 U.S.C. §§ 18	118(b) and (e) (as amended), with respect to these
contentions; and	
WHEREAS, Respondent, in the interest	of cooperation and without admitting or denying
	1 Initialed

any wrongdoing, consents to the issuance of this Stipulation and Consent Order ("Order");

NOW, THEREFORE, in consideration of the above premises, it is stipulated by and between the Comptroller, through his duly authorized representative, and Respondent that:

#### Article I

### **JURISDICTION**

- (1) The Bank was a national banking association, chartered and examined by the Comptroller, pursuant to the National Bank Act of 1864, as amended, 12 U.S.C. § 1 *et seq*. Accordingly, the Bank is an "insured depository institution" as that term is defined in 12 U.S.C. § 1813(c)(2).
- (2) Respondent was an employee and officer of the Bank and is an "institution-affiliated party" of the Bank as that term is defined in 12 U.S.C. § 1813(u), having served in such capacity within six (6) years from the date hereof (*see* 12 U.S.C. § 1818(i)(3)).
- (3) Pursuant to 12 U.S.C. § 1813(q), the Comptroller is the "appropriate Federal banking agency" to maintain an enforcement proceeding against institution-affiliated parties. Therefore, Respondent is subject to the authority of the Comptroller to initiate and maintain these prohibition and civil money penalty proceedings against him pursuant to 12 U.S.C. § 1818(e).

#### Article II

## PROHIBITION ORDER

	(1)	With respect to the institutions and agencies set forth in Paragraph (2) of this
Articl	e, and w	vithout admitting or denying any wrongdoing, Respondent hereby agrees that he
shall r	not:	

(a) participate in any manner in the conduct of the	their affa	aırs;
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2

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- (b) solicit, procure, transfer, attempt to transfer, vote, or attempt to vote any proxy, consent, or authorization with respect to any voting rights;
- violate any voting agreement previously approved by the "appropriate Federal banking agency," as defined in 12 U.S.C. § 1813(q) (as amended); or
- (d) vote for a director, or serve or act as an "institution-affiliated party," as defined in 12 U.S.C. § 1813(u) (as amended).
- (2) The prohibitions in Paragraph (1) of this Article apply to the following institutions and agencies:
  - (a) any insured depository institution, as defined in 12 U.S.C. § 1813(c);
  - (b) any institution treated as an insured bank under 12 U.S.C. §§ 1818(b)(3), (b)(4), or as a savings association under 12 U.S.C. § 1818(b)(9) (as amended);
  - (c) any insured credit union under the Federal Credit Union Act;
  - (d) any institution chartered under the Farm Credit Act of 1971;
  - (e) any appropriate Federal depository institution regulatory agency; and
  - (f) the Federal Housing Finance Board and any Federal Home Loan Bank.
- (3) The prohibitions of Paragraphs (1) and (2) of this Article shall cease to apply with respect to a particular institution only if Respondent obtains the prior written consent of both the Comptroller and the institution's "appropriate Federal financial institutions regulatory agency," as defined in 12 U.S.C. § 1818(e)(7)(D) (as amended).
- (4) This Order shall be enforceable to the same extent and in the same manner as an effective and outstanding order that has been issued and has become final pursuant to 12 U.S.C.

3

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#### Article III

#### **WAIVERS**

- (1) By executing this Order, Respondent waives:
  - (a) the right to the issuance of Notices under 12 U.S.C. §§ 1818(b) and (e);
  - (b) all rights to a hearing and a final agency decision pursuant to 12 U.S.C. §§ 1818(b) and (e) and 12 C.F.R. Part 19;
  - (c) all rights to seek judicial review of this Order;
  - (d) all rights in any way to contest the validity of this Order; and
  - (e) any and all claims for fees, costs or expenses against the Comptroller, or any of his agents or employees, related in any way to this enforcement matter, this Order, or the Temporary Cease and Desist Order issued by the Comptroller against Respondent on June 3, 2004, whether arising under common law or under the terms of any statute, including, but not limited to, the Equal Access to Justice Act, 5 U.S.C. § 504 and 28 U.S.C. § 2412.
- (2) Respondent shall not cause, participate in or authorize the Bank (or any subsidiary or affiliate thereof) to incur, directly or indirectly, any legal (or other professional) expense relative to the negotiation and issuance of this Order except as permitted by 12 C.F.R. § 7.2014 and Part 359; and Respondent shall not, directly or indirectly, obtain or accept any indemnification (or other reimbursement) from the Bank (or any subsidiary or affiliate thereof) with respect to such amounts except as permitted by 12 C.F.R. § 7.2014 and Part 359.
- (3) Respondent acknowledges that he has read and understands the premises and obligations of this Order and declares that no separate promise or inducement of any kind has

4

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Date	

been made by the Comptroller, his agents or employees to cause or induce the Respondent to agree to consent to the issuance of this Order and/or to execute this Order.

- (4) It is hereby agreed that the provisions of this Order constitute a settlement of the prohibition and cease and desist proceedings initiated by the Comptroller against Respondent on June 3, 2004. The Comptroller agrees not to reinstitute proceedings for the specific acts, omissions, or violations set forth in the first paragraph of this Order, unless such acts, omissions, or violations reoccur.
- (5) It is further agreed that the provisions of this Order shall not be construed as an adjudication on the merits and, except as set forth in Paragraph (4) of this Article, shall not inhibit, estop, bar, or otherwise prevent the Comptroller from taking any action affecting the Respondent if, at any time, he deems it appropriate to do so to fulfill the responsibilities placed upon him by the several laws of the United States of America.
- (6) Respondent understands that nothing herein shall preclude any proceedings brought by the Comptroller to enforce the terms of this Order, and that nothing herein constitutes, nor shall Respondent contend that it constitutes, a waiver of any right, power, or authority of any other representatives of the United States or agencies thereof, including the Department of Justice, to bring other actions deemed appropriate.

IN TESTIMONY WHEREOF, the undersigned have hereunto set their hands.

/s/ James W. McPherson		8/11/04
James W. McPherson Deputy Comptroller for Large Bank Supervision		Date
Signed Ado W. Ball		Date
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6

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