Terms Completed

CONSENT ORDER SUMMARY – Case Number: C-09-210

Name(s):	Corey D. G	ile			
Order Number:	C-09-210-1	1-CO-01			
Effective Date :	November 7, 2011				
License Number:	N/A (Revoked, susper	nded, stayed, application der	nied or withdrawn)		
License Effect:	If applicable, you must specifically note the ending dates of terms. N/A				
Not Apply Until:	N/A				
Prohibition/Ban Until:	with exception of working as LO, may not participate in affairs of CL or MB for two years from entry of CO.				
Investigation Costs	\$1,000	Due: \$0	Paid: Yes	Date: 11/7/11	
Fine	\$4,000	Due: \$0	Paid: Yes	Date: 11/7/11	
Assessment(s)	N/A				
Restitution	N/A				
Other:	Complete coope	eration with Depart	ment.		

Special Instructions: None.

Distribution: Original to Enforcement File

Copy to Licensing Supervisor with Licensing File and copy of Consent Order

Information to Database(s) – Branch, Individual, Contact Person

1 STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS 2 **DIVISION OF CONSUMER SERVICES** IN THE MATTER OF DETERMINING: 3 No. C-09-210-11-CO01 Whether there has been a violation of the Consumer Loan Act of Washington by: CONSENT ORDER AS TO RESPONDENT COREY D. GILE 5 TAMMY M. FOUTS, COREY D. GILE, and ROBERT K. WINSTON, 6 Respondents. 7 8 COMES NOW the Director of the Department of Financial Institutions (Director), through 9 his designee Deborah Bortner, Division Director, Division of Consumer Services, and Corey D. Gile 10 (Respondent), and finding that the issues raised in the above-captioned matter as related to 11 Respondent may be economically and efficiently settled, agree to the entry of this Consent Order. 12 This Consent Order is entered pursuant to chapter 31.04 of the Revised Code of Washington (RCW), 13 and RCW 34.05.060 of the Administrative Procedure Act, based on the following: 14 AGREEMENT AND ORDER 15 The Department of Financial Institutions, Division of Consumer Services (Department) and 16 Respondent have agreed upon a basis for resolution of the matters as related to Respondent alleged 17 in Statement of Charges No. C-09-210-10-SC01 (Statement of Charges), entered September 8, 2010, 18 incorporated herein by reference and attached hereto. Pursuant to chapter 31.04 RCW, the 19 Consumer Loan Act (Act), and RCW 34.05.060 of the Administrative Procedure Act, Respondent 20 hereby agrees to the Department's entry of this Consent Order as related to Respondent. 21 Based upon the foregoing: 22 **A. Jurisdiction**. It is AGREED that the Department has jurisdiction over the subject matter 23 of the activities discussed herein. 24

- **B.** Waiver of Hearing. It is AGREED that Respondent has been informed of the right to a hearing before an administrative law judge, and hereby waives the right to a hearing and any and all administrative and judicial review of the issues raised in this matter, or of the resolution reached herein. Accordingly, by signing below, Respondent withdraws the appeal of the Statement of Charges to the Office of Administrative Hearings.
- **C.** No Admission of Liability. It is AGREED that the parties intend this Consent Order to fully resolve the Statement of Charges as related to Respondent. Furthermore, Respondent neither admits nor denies the Factual Allegations of the Statement of Charges as related to Respondent.
- D. Prohibition from Industry. It is AGREED that with the exception of acting as a loan originator, for two years from the date of entry of this Consent Order Respondent is prohibited from participating in the conduct of the affairs of any consumer loan company or mortgage broker licensed by the Department or subject to licensure or regulation by the Department, in any capacity, including but not limited to: (1) any financial capacity whether active or passive; or (2) as an officer, director, principal, partner, or member; or (3) any management, control, oversight or maintenance of any trust account(s) in any way related to any residential mortgage transaction; or (4) receiving, disbursing, managing or controlling in any way, consumer trust funds in any way related to any residential mortgage transaction. It is further AGREED that Respondent may work as a loan originator under either the Act or the Mortgage Broker Practices Act provided Respondent meets the applicable licensing requirements. It is further AGREED that the conduct and allegations serving as the basis for the issuance of the Statement of Charges and Consent Order in this matter will not be used in the assessment of any future loan originator application, including but not limited to submissions for renewal or transfer of a loan originator license.
- **E.** Complete Cooperation with the Department. It is AGREED that Respondent shall cooperate fully, truthfully and completely in this matter by providing the Department with any and all

documents, writings or materials, or objects or things of any kind in his possession or under his care,
custody, or control that Respondent is authorized to possess, obtain, or distribute relating directly or
indirectly in any manner to originating residential mortgage loans for or on behalf of Primary
Residential Mortgage, Inc. It is FURTHER AGREED that Respondent shall testify fully, truthfully and
completely at any and all proceedings related to this matter, including with respect to any and all
persons involved or in any way associated with originating residential mortgage loans for or on behalf
of Primary Residential Mortgage, Inc. A failure to cooperate fully, truthfully and completely is a breach
of this Consent Order.
F. Fine . It is AGREED that upon entry of this Consent Order Respondent shall pay to the
Department a fine of \$4,000. Payment must be made in the form of a cashier's check payable to the
"Washington State Treasurer."
G. Investigation Fee. It is AGREED that upon entry of this Consent Order Respondent
shall pay to the Department an investigation fee of \$1,000. Payment must be made in the form of a
cashier's check payable to the "Washington State Treasurer." The fine and investigation fee may be
paid in one \$5,000 cashier's check payable to the "Washington State Treasurer."
H. Non-Compliance with Order. It is AGREED that Respondent understands that failure
to abide by the terms and conditions of this Consent Order may result in further legal action by the
Director. In the event of such legal action, Respondent may be responsible to reimburse the Director
for the cost incurred in pursuing such action, including but not limited to, attorney fees.
I. Voluntarily Entered. It is AGREED that the undersigned Respondent has voluntarily
entered into this Consent Order, which is effective when signed by the Director's designee.

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1	J. Completely Read, Understood, and Agreed. It is AGREED that Respondent has read				
2	this Consent Order in its entirety and fully understands and agrees to all of the same.				
3	RESPONDENT:				
4					
5	/s/	_10-18-11			
6	COREY D. GILE	Date			
7	I	DO NOT WRITE BELOW THIS LINE			
8	THIS ORDER ENTERED THIS 7 th I	DAY OF November, 2011.			
9					
10		<u>/s/</u>			
11		DEBORAH BORTNER Director			
12		Division of Consumer Services Department of Financial Institutions			
13	Presented by:				
14					
15	ANTHONY W. CARTER				
16	Senior Enforcement Attorney				
17	Approved by:				
18					
19	JAMES R. BRUSSELBACK				
20	Enforcement Chief				
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STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS CONSUMER SERVICES DIVISION

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IN THE MATTER OF DETERMINING Whether there has been a violation of the Consumer Loan Act of Washington by:

TAMMY M. FOUTS, COREY D. GILE, and ROBERT K. WINSTON.

Respondents.

NO. C-09-210-10-SC01

STATEMENT OF CHARGES and NOTICE OF INTENT TO ENTER AN ORDER TO REVOKE LICENSES, PROHIBIT FROM INDUSTRY, IMPOSE FINES, AND COLLECT **INVESTIGATION FEES**

INTRODUCTION

Pursuant to RCW 31.04.093 and RCW 31.04.165, the Director of the Department of Financial Institutions of the State of Washington (Director) is responsible for the administration of chapter 31.04 RCW, the Consumer Loan Act (Act). After having conducted an investigation pursuant to RCW 31.04.145, and based upon the facts available as of the date of this Statement of Charges, the Director, through his designee, Division of Consumer Services Director Deborah Bortner, institutes this proceeding and finds as follows:

I. FACTUAL ALLEGATIONS

1.1 Respondents.

- A. Tammy Marie Fouts (Fouts) was licensed by the Department of Financial Institutions (Department) as a loan originator working for Loan Network, LLC (Loan Network), a Department-licensed consumer loan company based in Renton, Washington, from about January 2, 2007, through December 31, 2008. On or about December 2, 2008, the Department licensed a new branch of Loan Network located in Kent, with Respondent Fouts as the branch manager. The branch was closed on or about February 9, 2009. From around February 2009 to around April 16, 2009, Respondent Fouts worked as an independent contractor originating residential mortgage loans for Primary Residential Mortgage, Inc. (PRMI), a Department-licensed consumer loan company based in Utah. Respondent Fouts resides in Renton, Washington, with her husband Corey D. Gile and is not presently licensed with the Department.
- B. Corey Duane Gile (Gile) was licensed by the Department as a loan originator working for Loan Network from about January 3, 2007, through December 31, 2008. From around December 2008 through

PO Box 41200

around February 2009 Respondent Gile worked as the sales manager for the new branch of Loan Network where Respondent Fouts was the branch manager. From around February 2009 to around April 21, 2009, Respondent Gile worked as an independent contractor originating residential mortgage loans for PRMI. Respondent Gile is not presently licensed with the Department.

- C. Robert Keith Winston (Winston) was licensed by the Department as the designated broker of BJK Winston Enterprises, Inc., d/b/a Financial Advantage Home Loan Center (Financial Advantage), a Department-licensed mortgage broker, from about September 28, 2004, through October 8, 2009. Financial Advantage was located at 203 130th Street SE in Everett, Washington. From about December 9, 2008, through June 2, 2009, Respondent Winston managed a licensed branch of PRMI at the same location. Respondent Winston is presently licensed by the Department as a mortgage loan originator for Pinnacle Capital Mortgage Corporation, a Department-licensed consumer loan company based in California. Respondent Winston is presently managing an Everett branch at the same location under the trade name Absolute Mortgage.
- 1.2 Background. Shortly after opening the new branch of Loan Network, Respondents Fouts and Gile decided to leave Loan Network and find a different consumer loan company with whom they could associate. They were eventually referred by a PRMI recruiter to Respondent Winston.
- 1.3 After meeting, Respondents Fouts, Gile, and Winston decided they would open a satellite branch of Respondent Winston's existing PRMI branch. A satellite branch relies on the sponsoring branch's loan production and finances to qualify for association with PRMI. Respondents Fouts and Gile hoped that they could quickly and easily open a satellite branch by relying on Respondent Winston's loan production, finances, and recent experience getting licensed through PRMI.
- 1.4 On or about January 28, 2009, Respondent Fouts applied to PRMI to become the branch manager of the new satellite branch. Around the same date, Respondent Fouts informed Loan Network that effective February 28, 2009, she and Respondent Gile would be transferring with their staff to another consumer loan company.
- 1.5 On or about February 1, 2009, Respondent Gile applied to become a loan originator for PRMI. On or about February 5, 2009, PRMI notified Respondent Winston that Respondent Fouts had not been approved as a

1	satellite branch manager. On or about February 11, 2009, Respondent Winston requested that PRMI consider				
2	Respondent Gile as the satellite branch manager. On or about February 19 and 26, 2009, respectively,				
3	Respondents Fouts and Gile were hired as loan originators for PRMI, assigned to Respondent Winston's				
4	licensed Everett branch location.				
5	1.6 Sometime in March 2007, and again on April 14, 2007, PRMI notified Respondent Winston that due to				
6	his financial condition, PRMI would not consider opening a satellite branch of Respondent Winston's licensed				
7	Everett branch. Respondent Fouts, Gile, and Winston were never approved by PRMI to open a satellite branch				
8	of PRMI. Neither Respondent Fouts nor Respondent Gile, nor any of the PRMI-approved or non-approved loan				
9	originators they hired were ever approved by PRMI to originate loans from any location other than Respondent				
10	Winston's licensed Everett branch.				
11	1.7 Unlicensed Locations. Respondents Fouts, Gile, and Winston operated an unlicensed satellite branch of				
12	Respondent Winston's licensed Everett branch from two locations:				
13	A. In Kent, Washington, at 18000 72 nd Avenue South, Suite 102, the South Branch was in operation from on or about February 16, 2009, to on or about April 1, 2009; and				
14 15	B. In Renton, Washington, at 19400 108 th Avenue Southeast, Suite 100, the South Branch was in operation from on or about April 1, 2009, to on or about April 16, 2009.				
16	1.8 Unlicensed Activity. From about January 2009 through April 2009, including while operating from the				
17	unlicensed locations specified in paragraph 1.7, Respondents Fouts, Gile, and Winston:				
18	 A. Originated or assisted in the origination of at least 60 residential mortgage loans on real property located in Washington; 				
19	B. Hired at least eight PRMI-approved and at least nine non-approved employees and loan				
20	originators;				
21	C. Printed business cards using the Kent address and PRMI logo for some of their PRMI- approved and non-approved employees and loan originators;				
22	D. Arranged for the leasing of office space and equipment at the Renton location;				
23	E. Conducted a Sales Meeting at the Renton location where Respondents Fouts and Gile:				
24	i. Identified the Renton address, phone, and facsimile numbers; ii. Identified Respondents Fouts, Gile, and Winston as owners of the branch; and				
25	iii. Requested that questions or concerns be addressed to the Renton management team.				

unlicensed Renton location, and distribute the new list to all employees with instructions to shred the South

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1	Branch phone list. Respondent Winston further instructed an employee with a copy of the South Branch phone
2	list to "make sure this disappears."
3	1.13 On or about April 21, 2009, Mr. McIsaac informed Respondent Winston that PRMI was terminating him
4	for cause. Respondent Winston subsequently advised a client that he had been dropped by PRMI because he
5	had operated an unlicensed branch in Renton. Respondent Gile resigned from PRMI on or about the same date.
6	
7	II. GROUNDS FOR ENTRY OF ORDER
8	2.1 Unlicensed Activity. Based on the Factual Allegations set forth in Section II above, Respondents Fouts,
9	Gile, and Winston are in apparent violation of RCW 31.04.027(2), RCW 31.04.035, RCW 31.04.075, and
10	WAC 208-620-300 for conducting business as a consumer loan company from unlicensed locations.
11	2.2 Requirement to Conduct Business in a Manner that is not Injurious or Illegal. Based on the Factual
12	Allegations set forth in Section II above, Respondent Winston is in apparent violation of RCW 31.04.165 by
13	conducting business in an injurious manner that violated the Act or that created the reasonable likelihood of a
14	violation of any provision of the Act.
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16	III. AUTHORITY TO IMPOSE SANCTION
17	3.1 Authority to Revoke License. Pursuant to RCW 31.04.093(3)(b), the Director may revoke a license if a
18	licensee violates any provision of the Act or any rule adopted under the Act.
19	3.2 Authority to Prohibit from the Industry. Pursuant to RCW 31.04.093(6)(e), the Director may issue an
20	order prohibiting from participation in the affairs of any licensee any person subject to the Act for a violation of
21	RCW 31.04.027.
22	3.3 Authority to Impose Fine. Pursuant to RCW 31.04.093(4), the Director may impose fines of up to one
23	hundred dollars per day upon any person subject to the Act for any violation of the Act.

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licensee investigated by the Department shall pay for the cost of the investigation.

Authority to Charge Investigation Fees. Pursuant to RCW 31.04.145(3) and WAC 208-620-590, every

IV. NOTICE OF INTENT TO ENTER ORDER

2		Respondents' violations of the provisions of chapter 31.04 RCW and chapter 208-620 WAC, as set forth in					
3	the a	the above Factual Allegations and Grounds for Entry of Order, constitute a basis for the entry of an Order under					
4	RCW	RCW 31.04.093, RCW 31.04.165 and RCW 31.04.205. Therefore, it is the Director's intent to ORDER that:					
5	4.1	Respondent Tammy Marie Fouts be prohibited from participation in the conduct of the affairs of any licensed consumer loan company, in any manner, for a period of five years;					
6 7	4.2	Respondent Corey Duane Gile be prohibited from participation in the conduct of the affairs of any licensed consumer loan company, in any manner, for a period of five years;					
8	4.3	Respondent Robert Keith Winston's license to conduct business as a branch loan originator for Pinnacle Capital Mortgage Corporation be revoked;					
9	4.4	Respondent Robert Keith Winston be prohibited from participation in the conduct of the affairs of any licensed consumer loan company, in any manner, for a period of five years;					
11	4.5	Respondents Tammy Marie Fouts, Corey Duane Gile, and Robert Keith Winston, jointly and severally pay a fine, which as of the date of these charges totals \$50,000 for the violations set forth above; and					
12	4.6	Respondents Tammy Marie Fouts, Corey Duane Gile, and Robert Keith Winston, jointly and severally pay					
13	4.0	an investigation fee, which as of the date of these charges totals \$5,865.85, calculated at \$69.01 per hour for 85 staff hours devoted to the investigation.					
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V. AUTHORITY AND PROCEDURE

This Statement of Charges and Notice of Intent to Enter an Order to Revoke Licenses, Prohibit from Industry, Impose Fine, and Collect Investigation Fees is entered pursuant to the provisions of RCW 31.04.093, RCW 31.04.165, RCW 31.04.202 and RCW 31.04.205, and is subject to the provisions of the Administrative Procedure Act, chapter 34.05 RCW. Respondents may make a written request for a hearing as set forth in the NOTICE OF OPPORTUNITY TO DEFEND AND OPPORTUNITY FOR HEARING accompanying this Statement of Charges.

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ANTHONY W. CARTER **Enforcement Attorney**

Approved by:

Presented by:

JAMES R. BRUSSELBACK Inforcement Chief