UNITED STATES OF AMERICA NATIONAL CREDIT UNION ADMINISTRATION Alexandria, Virginia

)
In the Matter of)
	Docket No.: 16-0190-R4
Theodore J. Longust)
	j

NOTICE OF PROHIBITION

WHEREAS on or about January 5, 2017, Theodore J. Longust ("Longust") was sentenced on the charges of Financial Institution Fraud, 18 U.S.C. § 1344(1), three counts of Misapplication of Credit Union Funds, 18 U.S.C. § 657, two counts of Money Laundering, 18 U.S.C. § 1956(a)(1)(B)(i), and False Report to Credit Union, 18 U.S.C. § 1006; charges to which he previously pleaded guilty, in the United States District Court for the Southern District of Illinois, in connection with his employment at Scott Credit Union;

WHEREAS violations of 18 U.S.C. §§ 1344(1), 657, 1956(a)(1)(B)(i) and 1006 are criminal offenses involving dishonesty and breach of trust;

NOW, THEREFORE, YOU ARE HEREBY NOTIFIED THAT:

1. Pursuant to 12 U.S. C. § 1785(d)(1)(A) and 12 U.S.C. § 1829(a)(1)(A), Longust is prohibited from becoming an "institution affiliated party" of any insured depository institution, as defined in 12 U.S.C. § 1786(r); otherwise participating, directly or indirectly, in the conduct of the affairs of any insured depository institution; and owning or controlling, directly or indirectly, any insured depository institution;

- 2. Pursuant to 12 U.S. C. § 1785(d)(1)(B) and 12 U.S.C. § 1829(a)(1)(B), no insured depository institution may permit Longust to engage in any conduct or continue in any relationship prohibited in paragraph 1 above;
- 3. Pursuant to 12 U.S.C. § 1785(d)(3) and 12 U.S.C. § 1829(b), whoever knowingly violates paragraph 1 or 2 above is subject to a fine of not more than \$1 million for each day such prohibition is violated, or imprisonment for not more than five (5) years, or both;
- 4. The "Judgment in a Criminal Case" document, Case No. 3:15-CR-30165-SMY-1, is made a part hereof and is incorporated herein by reference; and

ISSUED this 20th day of Mach, 2017.

NATIONAL CREDIT UNION ADMINISTRATION

By: Rob F. Robine

Trial Attorney

NCUA Office of General Counsel

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AO 245B (SDIL Rev. 04/16) Judgment in a Criminal Case

UNITED STATES DISTRICT COURT

NOV 1 7 2016

Southern District of Illinois

OLERK、U.S. DISTRICT COURT SOUTHERN DISTRICT OF ILLINOIS BENTON OFFICE

	UNITED STATES OF AMERICA	JUDGMENT IN A CRIMINAL CASE
	v.) THEODORE J. LONGUST)	Case Number: 3:15-CR-30165-SMY-1 USM Number: 01585-479
	S 1901 stooms with	TODD M. SCHULTZ
	THE WOLLDWING THE PROJECT OF THE PRO	Defendant's Attorney
IH	E DEFENDANT:	
\boxtimes	pleaded guilty to counts 1 through 9 of the Indictr	ment. Scheduse Jyunom (DON) 1303880 8 25801 81
	pleaded nolo contendere to count(s) which was ac the court.	
	was found guilty on count(s) after a plea of not guilty.	
The	defendant is adjudicated guilty of these offenses:	
	Mature of Offense J.S.C. § 1344(1) Financial Institution Fraud	Offense Ended Counts 12/8/14 1
purs	The defendant is sentenced as provided in pag- suant to the Sentencing Reform Act of 1984.	es 2 through 8 of this judgment. The sentence is imposed
	The defendant has been found not guilty on count((s)
	Count(s) ☐ is ☐ are dismissed on the motion	
\boxtimes	No fine ☐ Forfeiture pursuant to order filed	d , included herein.
	Forfeiture pursuant to Order of the Court. See pag	e for specific property details.
judg	and, residence, of maining address lintil all times re	8
Restit	tution and/or fees may be paid to:	November 8, 2016 Date of Imposition of Judgment
Clerk	, U.S. District Court* Aissouri Ave.	July of Judgment
	St. Louis, IL 62201	the part
Chec	cks payable to: Clerk, U.S. District Court	Signature of Judge Staci M. Yandle, U. S. District Judge Name and Title of Judge

Date Signed: NOVEMBER 15, 2014

DEFENDANT: THEODORE J. LONGUST CASE NUMBER: 3:15-CR-30165-SMY-1

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ADDITIONAL COUNTS OF CONVICTION

Title & Section	Nature of Offense	Offense Ended	Count
18 U.S.C. § 657	Misapplication of Credit Union Funds	12/8/14	2
18 U.S.C. § 657	Misapplication of Credit Union Funds	10/31/13	3
18 U.S.C. § 657	Misapplication of Credit Union Funds	12/5/14	4 & 5
18 U.S.C. § 1956(a)(1)(B)(i)	Money Laundering	12/8/14	6&7
18 U.S.C. § 1956(a)(1)(B)(i)	Money Laundering	7/31/13	8
18 U.S.C. § 1006	False Report to Credit Union	10/2014	9

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IMPRISONMENT

imį	The defendant is hereby committed to the custody of the Federal Bureau of Prisons to be prisoned for a total term of 121 months on each of Counts 1 through 9, to be served concurrently.
	The court makes the following recommendations to the Bureau of Prisons:
	The defendant is remanded to the custody of the United States Marshal.
\boxtimes	The defendant shall surrender to the United States Marshal for this district:
	□ at□a.m. □ p.m. on
	⊠ as notified by the United States Marshal.
	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
	□before 2 p.m. on
	as notified by the United States Marshal.
	as notified by the Probation or Pretrial Services Office.
I ha	Per p
Ω	Defendant delivered on 1/5/17 to FCC - Bm +
at _	Why Munt (), with a certified copy of this judgment
	F-CAM WINDER UNITED STATES MARSHAL
	By E-Chrynder (50
	DEPUTY UNITED STATES MARSHAL

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SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of 3 years on each of Counts 1 through 9, to be served concurrently.

Other than exceptions noted on the record at sentencing, the Court adopts the presentence report in its current form, including the suggested terms and conditions of supervised release and the explanations

MANDATORY CONDITIONS

The following conditions are authorized pursuant to 18 U.S.C. § 3583(d):

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance.

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the Court, not to exceed 52 tests in one year.

The defendant shall cooperate in the collection of DNA as directed by the probation officer.

ADMINISTRATIVE CONDITIONS

The following conditions of supervised release are administrative and applicable whenever supervised release is imposed, regardless of the substantive conditions that may also be imposed. These conditions are basic requirements essential to supervised release.

The defendant must report to the probation office in the district to which the defendant is released within seventy-two hours of release from the custody of the Bureau of Prisons.

The defendant shall not knowingly possess a firearm, ammunition, or destructive device. The defendant shall not knowingly possess a dangerous weapon unless approved by the Court.

The defendant shall not knowingly leave the judicial district without the permission of the Court or the

The defendant shall report to the probation officer in a reasonable manner and frequency directed by the

The defendant shall respond to all inquiries of the probation officer and follow all reasonable instructions of the probation officer.

The defendant shall notify the probation officer prior to an expected change, or within seventy-two hours after an unexpected change, in residence or employment.

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The defendant shall not knowingly meet, communicate, or otherwise interact with a person whom the defendant knows to be engaged, or planning to be engaged, in criminal activity.

The defendant shall permit a probation officer to visit the defendant at a reasonable time at home or at any other reasonable location and shall permit confiscation of any contraband observed in plain view of the probation officer.

The defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer.

SPECIAL CONDITIONS

Pursuant to the factors in 18 U.S.C. § 3553(a) and 18 U.S.C. § 3583(d), the following special conditions are ordered. While the Court imposes special conditions, pursuant to 18 U.S.C. § 3603(10), the probation officer shall perform any other duty that the Court may designate. The Court directs the probation officer to administer, monitor, and use all suitable methods consistent with the conditions specified by the Court and 18 U.S.C. § 3603 to aid persons on probation/supervised release. Although the probation officer administers the special conditions, final authority over all conditions rests with the Court.

The defendant is to comply with all active child support and alimony orders. This includes the payment of any arrearages.

While any financial penalties are outstanding, the defendant shall not incur new credit charges or open additional lines of credit without the approval of the Court or probation officer.

While any financial penalties are outstanding, the defendant shall not open additional checking, savings, or money market accounts, or acquire any stocks, bonds, or other financial account instruments without the approval of the Court or probation officer.

While any financial penalties are outstanding, the defendant shall provide the probation officer and the Financial Litigation Unit of the United States Attorney's Office any requested financial information. The defendant is advised that the probation office may share financial information with the Financial Litigation Unit.

While any financial penalties are outstanding, the defendant shall apply some or all monies received, to be determined by the Court, from income tax refunds, lottery winnings, judgments, and/or any other anticipated or unexpected financial gains to any outstanding court-ordered financial obligation. The defendant shall notify the probation officer within 72 hours of the receipt of any indicated monies.

The defendant shall pay any financial penalties imposed which are due and payable immediately. If the defendant is unable to pay them immediately, any amount remaining unpaid when supervised release commences will become a condition of supervised release and be paid in accordance with the Schedule of Payments sheet of the judgment based on the defendant's ability to pay.

The defendant shall not engage in any occupation that involves fiduciary responsibility while on supervision without obtaining prior approval of the Court or probation officer.

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U.S. Probation Office Use Only

A U.S. Probation Officer has read and explained the conditions ordered by the Court and has provided me with a complete copy of this Judgment. Further information regarding the conditions imposed by the Court can be obtained from the probation officer upon request.

Upon a finding of a violation of a condition(s) of probation or supervised release, I understand that the court may (1) revoke supervision, (2) extend the term of supervision, and/or (3) modify the conditions of supervision.

Defendant's Signature	Date
U.S. Probation Officer	Date

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Assessment

\$900.00

TOTALS

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Restitution

\$14,126,923.21

CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

Fine

Waived

JVTA Assessment*

N/A

	(AO 245C) will be entered after su	ich determination		
-	If the defendant makes a proportioned payment, unless specified blow. However, pursuant to 18 U.S.C ates is paid.	Otherwise in the nmo	mity order on man-	The state of the s
Na	me of Payee	Total Loss**	Restitution Ordered	Priority or Percentage
At V 10	ott Credit Union tn: Dale L. Beard, ice President of Risk Management 1 Credit Union Way wardsville, IL 62025	\$5,012,362.52	\$5,012,362.52	
59	JMIS Mutual 10 Mineral Point Road adison, WI 53705	\$9,114,560.69	\$9,114,560.69	
	Restitution amount ordered pursuant The defendant must pay interest on or fine is paid in full before the fit 3612(f). All of the payment option default, pursuant to 18 U.S.C. § 361	restitution and a fine of fteenth day after the day ans on Sheet 6 may be	te of judgment numerions	- 10 TICO C
	The court determined that the defe that:			d it is ordered
	 □ the interest requirement is waive □ the interest requirement for □ fine fine fine fine fine fine fine fine	ne restitution is m	tion.	
	ing a file (2) passing increase, (4) the princip		ounce as follows:	

^{*} Justice for Victims of Trafficking Act of 2015, Pub. L. No. 114-22.

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

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SCHEDULE OF PAYMENTS

Ha	wing assessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:
Α.	☐ Lump sum payment of \$ due immediately, balance due ☐ not later than, or ☐ in accordance ☐ C, ☐ D, ☐ E, or ☐ F below; or
B.	\boxtimes Payment to begin immediately (may be combined with \square C, \square D, or \boxtimes F below; or
C.	Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
D.	Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
E.	Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
F.	Special instructions regarding the payment of criminal monetary penalties: All criminal monetary penalties are due immediately and payable through the Clerk, U.S. District Court. Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties shall be paid in equal monthly installments of \$500 or ten percent of his net monthly income, whichever is greater. The defendant shall pay any financial penalty that is imposed by this judgment and that remains unpaid at the commencement of the term of supervised release.
mo	less the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal netary penalties is due during imprisonment. All criminal monetary penalties, except those payments made ough the Federal Bureau of Prisons' Inmate Financial Responsibility Program, are made to the clerk of the art.
The imp	e defendant shall receive credit for all payments previously made toward any criminal monetary penalties posed.
	Joint and Several Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, and corresponding payee, if appropriate.
	그
	The defendant shall pay the following court cost(s):
	The defendant shall forfeit the defendant's interest in the following property to the United States:
Pay: fine	ments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.