

Ohio Department of Commerce

Division of Financial Institutions 77 South High Street • 21st Floor Columbus, OH 43215-6120 (614) 728-8400 FAX (614) 644-1631 www.com.state.oh.us Ted Strickland Governor

Kimberly A. Zurz Director

In the matter of:) Case No. M2008-295
JOHN HVISDAK 319 3 rd Street) SETTLEMENT AND) CONSENT ORDER
Lowellville, Ohio 44436)

WHEREAS, the Ohio Department of Commerce, by and through the Superintendent of the Division of Financial Institutions ("Division"), is charged with the responsibility of enforcing the Ohio Mortgage Broker Act, codified in Ohio Revised Code ("R.C.") Chapter 1322; and

WHEREAS, John Hvisdak ("Respondent") is an individual who holds a loan officer license issued by the Division to originate residential mortgage loans pursuant to R.C. Chapter 1322. The Respondent's address of record is 319 3rd Street, Lowellville, Ohio 44436, his date of birth is March 19, 1968. Respondent currently has no employer of record, and, therefore, his loan officer license has been placed in escrow; and

WHEREAS, on April 30, 2008, the Division sent via certified mail a Notice of Intent to Revoke Loan Officer License, Notice of Intent to Fine and Notice of Opportunity for a Hearing ("the Notice") to Respondent at his home address of record which mailed Notice was received by and served upon Respondent; and

WHEREAS, the Notice contained allegations and findings that:

- A. On June 8, 2004, the Division received a letter from Mortgage Now, Inc. indicating that Respondent ceased to be their employee. Mortgage Now, Inc. returned Respondent's loan officer license.
- B. On or about June 18, 2004, the Division received a loan officer transfer application for Respondent requesting that his license be transferred from Mortgage Now, Inc. to his new employer, Premier Mortgage Funding of Ohio, Inc. ("Premier"). The application did not list the effective date of new employment, but was, instead, left blank. Respondent's new employer neither requested nor received written confirmation from the superintendent that Respondent could be employed on a temporary basis while the transfer of his loan officer license was pending.
- C. Documents provided to the Division by Premier revealed that on May 14, 2004, Respondent originated a loan subject to the Ohio Mortgage Broker Act ("OMBA") for borrowers David A. Richter, Jr. and Bonnie Richter for property located at 5047 Canyon Grove Road, Canal Winchester, Ohio 43110.

As a result of the findings listed above, the Division determined that:

- Respondent has violated R.C. 1322.031(E) because he originated at least one residential
 mortgage loan for Premier before his loan officer transfer application was submitted to the
 Division and without his employer requesting or receiving written confirmation from the
 superintendent that Respondent could be employed on a temporary basis while the transfer
 of his loan officer license was pending.
- Respondent violated R.C. 1322.07(C), which prohibits a loan officer applicant from "[e]ngag[ing] in conduct that constitutes improper, fraudulent, or dishonest dealings."
- 3. Respondent's character and general fitness do not command the confidence of the public and warrant the belief that the business will be operated honestly and fairly in compliance with the purposes of the Ohio Mortgage Broker Act. See R.C. 1322.041(A)(6).
- Because Respondent has violated R.C. 1322.07(C) and fails to meet the character and fitness requirements for loan officer license issuance or renewal pursuant to R.C. 1322.041(A)(6) & (B)(3), Respondent's loan officer license should be revoked pursuant to R.C. 1322.10(A)(1)(a).
- 5. A fine in the amount of two thousand dollars (\$2,000.00) is reasonable, appropriate and necessary for his violations of R.C. 1322.031(E) and 1322.07(C).

WHEREAS, Respondent denies the allegations and findings set forth above, but to avoid the cost and uncertainty of litigation agrees to enter into this Consent Order for purposes of settlement.

NOW THEREFORE, in consideration of the foregoing and the mutual promises set forth herein, the parties agree to the following:

- 1. The parties acknowledge and agree to the accuracy of the foregoing recitals.
- This Settlement and Consent Order represents a compromise between the parties for the full, complete, and final settlement of all of their claims, differences, and causes of action with respect to the allegations contained in the Notice.
- 3. The parties agree that the terms of this Settlement and Consent Order bind the parties hereto, and their successors in interest.
- 4. The parties agree that Respondent shall pay the Division One Thousand Dollars (\$1,000.00) as a fine as set forth in this Settlement and Consent Order. In the future, Respondent shall comply with the provisions of Chapter 1322 and the rules adopted thereunder.
- 5. The Division shall terminate its Notice of Intent to Revoke Loan Officer License, Notice of Intent to Fine and Notice of Opportunity of Hearing issued April 30, 2008, and agrees that it shall not, as long as Respondent is in compliance with this Settlement and Consent Order, pursue the matters set forth in the Notice through its administrative process. The Division agrees that it will not initiate or pursue criminal or additional civil liability in any venue as a result of the conduct of Respondent as cited in the allegations and findings. Nothing, however, in this Order shall be deemed to prevent the Division from taking action to enforce any breach of this Order or to prevent the Division or its employees, agents, or assigns from

participating in, as a witness or otherwise, any lawful action by another, or obeying any lawful court order, arising out of or related to the matters set forth.

- 6. Nothing in this Settlement and Consent Order shall be deemed an admission of guilt or liability, or agreement with the allegations set forth in the Notice on the part of Respondent.
- 7. Respondent acknowledges lawful service and receipt of the Notice, and stipulates to the jurisdiction of the Division in this matter.
- 8. This Settlement and Consent Order shall be effective on the date it is signed by the Superintendent of the Division of Financial Institutions or his designee and on such date it will become a final order.
- 9. This Settlement and Consent Order contains the entire agreement between the parties as to the matters set forth herein and no promises, conditions or obligations, either expressed or implied, other than those set forth herein, shall be binding on either party.

For purposes of effecting this Settlement and Consent Order, it is hereby ORDERED and DECREED that:

- A. The parties to this Settlement and Consent Order shall abide by the terms of this Order as agreed.
- B. Respondent shall pay a One Thousand Dollar (\$1,000.00) fine to the Consumer Finance Fund pursuant to R.C. § 1322.21. Payment shall be made by certified check or money order made payable to the "Consumer Finance Fund" delivered to the Division's counsel along with this Settlement and Consent Order no later than 10:00 a.m. on July 31, 2008.
- C. The Notice of Intent to Revoke Loan Officer License, Notice of Intent to Fine and Notice of Opportunity of Hearing issued April 30, 2008 to the Respondent is hereby terminated. Nothing shall prevent the Division, in the future, from taking any administrative or other action against Respondent for matters not addressed in this order.

Approved and Agreed:

JOHN HVISDAK

Respondent

LÉIGH A. WILLIS

Deputy Superintendent for Consumer Finance

Date

Date

ISSUING AGENT

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