FEDERAL RESERVE BANK OF ST. LOUIS

P.O. Box 442 St. Louis, MO 63166-0442 www.stlouisfed.org

Certified Mail

Re: Criminal Conviction - Prohibition from Banking Industry

November 3, 2008

Ms. Rhonda Harris Register #04708-063 FMC Carswell Federal Medical Center P.O. Box 27137 Fort Worth, Texas 76127

Dear Ms. Harris:

The Federal Reserve Bank of St. Louis has become aware that you were convicted upon a plea of guilty of embezzlement and money laundering in connection with your employment by Arvest Bank, Fayetteville, Arkansas. A copy of your judgment of conviction is attached. Because you have been convicted of a crime involving dishonesty or breach of trust, you are automatically subject to the prohibitions set forth in Section 19 of the Federal Deposit Insurance Act, as amended ("Section 19")(12 U.S.C. § 1829) for banking organizations and in Section 205 of the National Credit Union Act, as amended ("Section 205(d)") (12 U.S.C. § 1785(d)) for insured credit unions.

Section 19 and Section 205(d) prohibit you from becoming or continuing as an institution-affiliated party with respect to any of the banking organizations or credit unions described below. This means that you may not, among other things, act as an employee, officer, director, or agent of these banking organizations or credit unions. Nor may you otherwise participate, directly or indirectly, in the conduct of the affairs of any of these organizations. You are also prohibited from directly or indirectly owning or controlling any insured depository institution or holding company. These statutes do not prohibit you from being a normal, arms-length customer of a banking organization or credit union, such as having a loan, checking or savings account.

The prohibitions of Section 19 and Section 205(d) cover all insured depository institutions, including, but not limited to, any bank, savings association or credit union, and their holding companies, as well as Edge corporations and Agreement corporations. The Federal Deposit Insurance Corporation may grant written consent for you to engage in otherwise prohibited

Ms. Rhonda Harris November 3, 2008 Page 2 of 2

conduct with respect to insured depository institutions, and the Federal Reserve may grant written consent with respect to bank holding companies and Edge and Agreement corporations. The Office of Thrift Supervision may grant consent with respect to savings and loan association holding companies. The National Credit Union Administration Board may grant consent for insured credit unions. The automatic prohibition does not cover non-bank subsidiaries of bank holding companies or uninsured branches or agencies of foreign banks, unless the appropriate federal banking agency takes further action against you.

Should you engage in prohibited conduct without obtaining the required consent from the appropriate agency, you could be subject to daily criminal fines of up to \$1,000,000 or up to five years imprisonment.

This letter will be posted on the website of the Board of Governors of the Federal Reserve System. If you believe that the prohibitions of Section 19 and Section 205(d) do not apply to you, because, for example, your conviction has been reversed on appeal, or for any other reason, please contact me in writing at this Reserve Bank.

Sincerely,

Timothy A. Bosch Vice President

cc: Mr. Stephen H. Meyer
Assistant General Counsel
Board of Governors of the
Federal Reserve System
20th & Constitution Streets, NW
Washington, D.C. 20551

Special Activities Section Division of Supervision Federal Deposit Insurance Corporation 550 17th Street, N.W. Washington, D.C. 20429

AO 245B (Rev. 06/05) Judgment in a Criminal Case

Eastern District		of	Oklahoma			
UNITED STATES OF AMERICA V.		JUDGMENT IN A	JUDGMENT IN A CRIMINAL CASE			
RHONDA HARRIS		Case Number:	RAW			
		USM Number:	04708-063			
		Donn Baker		_		
THE DEFENDAN	T;	Defendant's Attorney				
pleaded guilty to con	ont(s) One and Two of the Infor	mation				
pleaded noto contend which was accepted						
which was accepted was found guilty on after a plea of not gu	count(s)					
The defendant is adjudi	cated guilty of these offenses:					
Fitle & Section 8:656 and 2 8:1957 and 2	Nature of Offense Embezzlement by a Bank O Money Laundering	fficer or Employee	Offense Ended September 6, 2006 September 9, 2006	Count 1		
The defendant is	s sentenced as provided in pages 2 t	hrough 5 of this jud	gment. The sentence is imposed p	oursuant to		
	a) of the <u>United States Criminal Co</u>		gment. The sentence is imposed p	Aurstiani to		
The defendant has be	een found not guilty on count(s)	-				
Count(s)	is	are dismissed on the motion	on of the United States.			
It is ordered the or mailing address until he defendant must noti	at the defendant must notify the Un all fines, restitution, costs, and spe fy the court and United States attor	ited States attorney for this district all assessments imposed by this judg ney of material changes in econom	within 30 days of any change of na gment are fully paid. Ibrdered to p ic circumstances.	am, residence pay restitutio		
		July 15, 2008 Date of Imposition of Judgme	ent			

E.O.D. 07/16/08 Date

AO 245B

(Rev. 06/05) Judgment in Criminal Case Sheet 2 — Imprisonment

DEFENDANT: RHONDA HARRIS CASE NUMBER: CR-08-00022-001-RAW Judgment - Page _

		IMPRISONMENT
	The defenderm of:	dant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a 168 months on Count One and 120 months on Count Two.
		The terms of imprisonment on Counts One and Two shall be served concurrently.
		makes the following recommendations to the Bureau of Prisons: efendant be incarcerated in the Bureau of Prisons facility in Fort Worth, Texas to facilitate family contact.
	The Court along with	shall be informed in writing as soon as possible if the Bureau of Prisons is unable to follow the Court's recommendations, the reasons for not following such recommendations made by the Court.
	The defend	dant is remanded to the custody of the United States Marshal.
	The defend	dant shall surrender to the United States Marshal for this district:
	□ at	am. pm. on
	☐ as not	ified by the United States Marshal.
	The defend	dant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
	before	: 12:00 Noon on August 8, 2008
	as not	ified by the United States Marshal.
	☐ as not	ified by the Probation or Pretrial Services Office.
		RETURN
I have	e executed th	nis judgment as follows:
	Defendant	delivered on to
a		, with a certified copy of this judgment.
		UNITED STATES MARSHAL
		By
		DEPUTY UNITED STATES MARSHAL

AO 245B (Rev. 06/05) Judgment in a Criminal Case Sheet 3 — Supervised Release

DEFENDANT: RHONDA HARRIS
CASE NUMBER: CR-08-00022-001-RAW

Judgment-	-Page	3	of	5

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of

The terms of supervised release shall be served concurrently.

36 months on each of Counts One and Two.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

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.

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
- The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
- The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
- The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)
- ☐ The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer,
- 11) the defendant shall notify the probation officer within sevent-two hours of being arrested or questioned by a law enforcement officer.
- the defendant shall not enter into any agreem ent to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- as directed by the probation officer, the defendant shall notifythird parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall perm—it the probation officer to m—ake such notifications and to confirm—the defendant's compliance with such notification requirement; and
- 14) the defendant shall submit to urinalysis testing as directed by the Probation Office.

AO 245B (Rev

(Rev. 06/05) Judgment in a Criminal Case Sheet 5 — Criminal Monetary Penalties

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DEFENDANT: CASE NUMBER: RHONDA HARRIS

CR-08-00022-001-RAW

CRIMINAL MONETARY PENALTIES

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

TOTALS	Assessment \$ 200.00	s (Fine) \$	<u>Restitution</u> 5,290,355.00
	The Control			
	mination of restitution determination.	n is deferred until An	Amended Judgment in a Crimi	inal Case (AO 245C) will be entered
■ The defer	ndant must make resti	itution (including community re	stitution) to the following payees in	the amount listed below.
If the def the priori before the	endant makes a partia ty order or percentage e United States is paid	il payment, each payee shall rece e payment column below. How d.	eive an approximately proportioned ever, pursuant to 18 U.S.C. § 3664	payment, unless specified otherwise in (i), all nonfederal victims must be pain
Name of Pay	<u>ee</u>	Total Loss*	Restitution Ordered	Priority or Percentage
c/o Chubb Gr		\$3,343,264.00	\$3,343,264.00	50%
Arvest Bank		\$1,947,091.00	\$1,947,091.00	50%
attn: Donald V				
502 South Ma Tulsa, OK 74				
TOTALS	\$	5,290,355.00	\$5,290,355.00	
Restituti	on amount ordered p	ursuant to plea agreement \$ _		
☐ The defe	day after the date of		S.C. § 3612(f). All of the paymen	ion or fine is paid in full before the toptions on Sheet 6 may be subject
fifteenth	ies for delinquency a			
fifteenth to penal	3	defendant does not have the ab	ility to pay interest and it is ordered	l that:
fifteenth to penals	3		ility to pay interest and it is ordered restitution.	d that:

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

AO 245B (Rev. 06/05) Judgment in a Criminal Case Sheet 6 — Schedule of Payments

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DEFENDANT: RHONDA HARRIS
CASE NUMBER: CR-08-00022-001-RAW

SCHEDULE OF PAYMENTS

Ha	ving	assessed the defendant's ability to pay, payment of the total criminal monetary penalties are due as follows:					
A		Lump sum payment of \$ due immediately, balance due					
		□ not later than, or □ in accordance □ C, □ D, □ E, or □ F below; or					
В		Payment to begin immediately (may be combined with ☐ C, ☐ D, or ☐ 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					
F		Special instructions regarding the payment of criminal monetary penalties:					
		Said special assessment of \$100 on each of Counts One and Two, for a total of \$200, is due immediately. Said restitution of \$5,290,355.00 is due and payable immediately.					
	Said special assessment and restitution shall be paid through the United States Court Clerk for the Eastern District of Oklaho P.O. Box 607, Muskogee, OK 74402.						
		If the defendant's financial condition does not allow for immediate payment of the restitution, the defendant shall make monthly installments of not less than \$400.00, beginning no less than sixty (60) days from the date of the defendant's release from BOP custody. Notwithstanding establishment of a payment schedule, nothing shall prohibit the United States from executing or levying upon non-exempt property of the defendant discovered before or after the date of this judgment. In the event the defendant receives any federal or state income tax refund during the period of supervision, the defendant shall pay 100% of the total refund toward said restitution.					
Un imp Res	less torison spons	he court has expressly ordered otherwise, if this judgent imposes imprisonment, payment of criminal monetary penalties is due during unent. All crim inal monetary penalties, except those payments made through the Federal Bu reau of Prisons' Inmate Financia dibility Program, are made to the clerk of the court.					
The	defe	endant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.					
	Joi	nt and Several					
		fendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, d corresponding payee, if appropriate.					
	Th	e defendant shall pay the cost of prosecution.					
	Th	e defendant shall pay the following court cost(s):					
	Th	e defendant shall forfeit the defendant's interest in the following property to the United States:					

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.