FEDERAL RESERVE BANK OF CHICAGO

December 18, 2008

Ms. Judy S. Quackenbush

Fort Wayne, IN 46804-7113

Dear Ms. Quackenbush:

Subject: Criminal Conviction - Prohibition from Banking Industry

The Federal Reserve Bank of Chicago has become aware that you were convicted upon a plea of guilty of Bank Embezzlement (18 U.S.C. § 656) in connection with your employment by Tower Bank and Trust Company, Fort Wayne, Indiana. A copy of your judgment of conviction is enclosed. 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(d) 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, armslength 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 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 Deanna J. Wilner in writing at this Reserve Bank.

Sincerely,

Carl Tannenbaum Vice President

ac

Enclosure

c: Mr. Michael Allen, esq.

Mr. Stephen H. Meyer, Board of Governors of the Federal Reserve System

Ms. Deanna J. Wilner, Federal Reserve Bank of Chicago

Mr. Anthony Lowe, Federal Deposit Insurance Corporation

Ms. Judith Ripley, Indiana Department of Financial Institutions

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⊗AO 245B

(Rev. 06/05) Judgment in a Criminal Case Sheet 1

	United S	TATES	DIST	RICT CO	URT	
NO	RTHERN	_ Distri	ct of		INDIANA	
UNITED STA	TES OF AMERICA V.		JUDGM	TENT IN A C	RIMINAL CASE	
JUDY Q	JACKENBUSH		Case Nur USM Nu	mber:	1:07-CR-27-TS 09239-027	
THE DEFENDANI	` :		Michael Defendant's	Allen Attomey		
X pleaded guilty to coun						
☐ pleaded nolo contende which was accepted b ☐ was found guilty on co after a plea of not guil	ere to count(s) y the court. punt(s)					
The defendant is adjudica	ated guilty of these offenses:					
Title & Section	Nature of Offense				Offense Ended	Count
18:656	Embezzlement or misappl	ication of fu	nds by ban	k officer	11/20/2002	.2
				i	•	
The defendant is a the Sentencing Reform A	sentenced as provided in pages 2 .ct of 1984.	2 through	6	of this judgm	ent. The sentence is impo	osed pursuant to
☐ The defendant has bee	en found not guilty on count(s)					
X Count(s) 1, 3		is X are	dismisse	d on the motion o	of the United States.	
It is ordered that or mailing address until a the defendant must notify	the defendant must notify the U Il fines, restitution, costs, and spe the court and United States atte	Inited States ecial assessmorney of mat	attorney fo lents impos lerial chang		nin 30 days of any change ent are fully paid. If ordere ircumstances.	of name, residence, ed to pay restitution,
			Date of Imp	osition of Judgment		
			S/ THER! Signature	ESA L. SPRING of Judge	MANN	
				A L. SPRINGMA	ANN, JUDGE	
			AUGUST	·		

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

Judgment — Page _____ of ___

DEFENDANT:

JUDY QUACKENBUSH 1:07-CR-27-TS

CASE NUMBER:

IMPRISONMENT

total term	The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a of:
37 mont	ns.
X	The court makes the following recommendations to the Bureau of Prisons:
	that the defendant serve term of imprisonment at a low-level security federal facility.
	The defendant is remanded to the custody of the United States Marshal.
X	The defendant shall surrender to the United States Marshal for this district:
	□ at a.m. □ p.m. on
	X 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.
	as notified by the Probation of Prethal Services Office.
	RETURN
I have ex	ecuted this judgment as follows:
	Defendant delivered to
at	, with a certified copy of this judgment.
	UNITED STATES MARSHAL
	By

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

Judgment—Page 3 of 6

DEFENDANT: JUDY QUACKENBUSH

CASE NUMBER: 1:07-CR-27-TS

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of: 5 years.

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.)
- X The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
- X 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

- The defendant shall not leave the judicial district or other specified geographic area without the permission of the court or probation
 officer.
- 2. The defendant shall report to the probation officer as directed by the court or probation officer and shall submit a truthful and complete written report within the first five (5) days of each month.
- 3. The defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer.
- The defendant shall support the defendant's 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 (10) days prior to any change of residence or employment.
- 7. 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.
- The defendant shall not frequent places where controlled substances are illegally sold, used distributed, or administered, or other places specified by the court.
- 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.
- The defendant shall permit a probation officer to visit the defendant at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer.
- 11. The defendant shall notify the probation officer within seventy-two (72) hours of being arrested or questioned by a law enforcement officer.
- 12. The defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court.
- 13. As directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.
- The defendant shall pay the special assessment imposed or adhere to a court-ordered installment schedule for the payment of the special assessment.
- 15. The defendant shall notify the probation officer of any material change in the defendant's economic circumstances that might affect the defendant's ability to pay any unpaid amount of restitution, fines, or special assessments.

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

Sheet 3C - Supervised Release

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Judgment Page __

DEFENDANT:

JUDY QUACKENBUSH

CASE NUMBER:

1:07-CR-27-TS

SPECIAL CONDITIONS OF SUPERVISION

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.

The defendant shall provide the probation officer with access to any requested financial information.

The defendant shall not incur new credit charges or open additional lines of credit without the approval of the probation officer unless the defendant is in compliance with the installment payment schedule.

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DEFENDANT:

JUDY QUACKENBUSH

CASE NUMBER: 1:07-CR-27-TS

CRIMINAL MONETARY PENALTIES

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

тот	TALS	\$	Assessment 100.00	Fi \$ wa		\$	Restitution 626,833.34
	The detern after such			d until An	Amended Judgmen	t in a Crimi	nal Case (AO 245C) will be entered
X	The defend Street, For	dant rt Wa	shall make restitution (inc syne, Indiana 46802 for the	luding community resti following payees in the	tution) payable to C se amount listed bel	Clerk, U.S. Di low.	strict Court, 1300 South Harrison
	If the defe the priority before the	ndan y ord Unit	t makes a partial payment, er or percentage payment ed States is paid.	each payee shall receiv column below. Howev	e an approximately er, pursuant to 18 U	/ proportioned U.S.C. § 3664	l payment, unless specified otherwise in (i), all nonfederal victims must be paid
Nan	ne of Paye	<u>e</u>	Tota	ıl Loss*	Restitution O	rdered	Priority or Percentage
	lity and De aryland	eposi	t Group of		\$	626,833.34	
					• •		
					•		
тот	TALS		\$		\$6	526,833.34	
	Restitutio	on an	nount ordered pursuant to	olea agreement \$	<u>.</u>		
	fifteenth	day a		ent, pursuant to 18 U.S	C. § 3612(f). All o		tion or fine is paid in full before the toptions on Sheet 6 may be subject
	The court	t dete	ermined that the defendant	does not have the abili	ty to pay interest ar	nd it is ordere	d that:
	☐ the interest requirement is waived for the ☐ fine ☐ restitution.						
	☐ the ii	ntere	st requirement for the	☐ fine ☐ restitu	tion is modified as t	follows:	

^{*} 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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AO 245B

Sheet 6 — Schedule of Payments

<u> </u>	udgment — Page	6	οť	6
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DEFENDANT:

JUDY QUACKENBUSH

CASE NUMBER:

1:07-CR-27-TS

SCHEDULE OF PAYMENTS

Hav	ing a	ssessed the defendant's ability to pay, payment of the total criminal monetary penalties are due as follows:				
A	X	Lump sum payment of \$ 626,933.34 due immediately, balance due				
		not later than, or F below; or				
В		Payment to begin immediately (may be combined with \Box C, \Box D, or \Box 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	X	Payment during the term of supervised release will commence within30(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	X	Special instructions regarding the payment of criminal monetary penalties:				
		Restitution shall be paid at a minimum rate of \$100.00 per month commencing 30 days after placement on supervision until said amount is paid in full. The defendant shall make restitution payments from any wages earned in prison in accordance with the Bureau of Prisons Financial Responsibility Program. Any portion of the restitution that is not paid in full at the time of the defendant's release from imprisonment shall become a condition of supervision.				
Unle imp Res	ess th rison ponsi	e court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due durin ment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financia bility Program, are made to the clerk of the court.				
The	defe	ndant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.				
	Joit	nt and Several				
		Fendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, corresponding payee, if appropriate.				
	The	e defendant shall pay the cost of prosecution.				
		The defendant shall pay the following court cost(s):				
	I he	e defendant shall forfeit the defendant's interest in the following property to the United States:				
Pay (5)	ment fine i	s shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, nterest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.				