## UNITED STATES OF AMERICA NATIONAL CREDIT UNION ADMINISTRATION Alexandria, Virginia

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In the Matter of	)
	)
CHARLENE M. RENTERIA,	) NCUA Docket No. 03-0901-VI
	)
Respondent.	)
	)

## FINAL ORDER OF PROHIBITION

WHEREAS respondent CHARLENE M. RENTERIA ("Respondent"), former Operations Supervisor of Schofield Federal Credit Union, charter #07423, located in Wahiawa, HI ("the Credit Union"), was an "institution-affiliated party" of that credit union, as defined by 12 U.S.C. §1786(r);

WHEREAS on Respondent pled guilty to two felony counts of bank fraud, 18 U.S.C. §1344, and on May 30, 2003, the U.S. District Court for the District of Hawaii entered a judgment of guilty against her. *See* "Amended Judgment in a Criminal Case" filed June 5, 2003, in *United States v. Renteria*, Case No. 1:03CR00038-001 (D. Hi.) (attached hereto);

WHEREAS each violation of 18 U.S.C. §1344 is a crime involving dishonesty or beach of trust which is punishable by imprisonment for a term exceeding one year;

WHEREAS on May 30, 2003, Respondent was sentenced to concurrent terms of thirty (30) months in prison on each count, followed by supervised release for a term of sixty (60) months, and ordered to pay restitution in the amount of \$561,550;

WHEREAS the NCUA Board finds that Respondent's service to or participation in the conduct of the affairs of a federally-insured credit union may pose a threat to the interests of the

members of such credit union or may threaten to impair public confidence in such credit union; and

WHEREAS the NCUA Board has delegated authority to Regional Directors of the NCUA to issue an Order on its behalf when such Order is based upon a criminal conviction.

NOW, THEREFORE, IT IS HEREBY ORDERED that:

- 1. CHARLENE M. RENTERIA is prohibited from participating in any manner in the conduct of the affairs of any federally-insured credit union, and from continuing or commencing to hold any office, or participate in any manner, in the conduct of the affairs of any insured depository institution; any institution treated as an insured bank under 12 U.S.C. §1818(b)(3) or (4), or as a savings association under 12 U.S.C. §1818(b)(8); any insured institution chartered under 12 U.S.C. §2001 et seq.; any appropriate Federal depository institution regulatory agency; the Federal Housing Finance Board and any Federal home loan bank; and the Resolution Trust Corporation. See 12 U.S.C. §1786(g)(7)(A);
- 2. The "Amended Judgment in a Criminal Case" filed June 5, 2003 in <u>United States</u>

  <u>v. Renteria</u>, Case No. 1:03CR00038-001 (D. Hi.) against CHARLENE M. RENTERIA is made
  a part hereof and is incorporated herein by reference; and
- 3. This Final Order of Prohibition shall be effective and enforceable on the date of set forth below.

## Opportunity for Hearing

Pursuant to 12 U.S.C. §1786(i)(3), you may request in writing, within 30 days of service of this Order, a hearing to present evidence and argument that your participation in the affairs of any federally-insured credit union would not, or would not be likely to, pose a threat to the interests of such credit union's members or threaten to impair public confidence in such credit union. See 12 C.F.R. §747.306 et seq. The NCUA Board will consider the criteria set forth at 12 C.F.R. §747.311.

A request for a hearing must state with particularity the relief desired, the grounds therefor, and must include, when available, supporting evidence. The request must be sent to: Secretary of the Board, National Credit Union Administration, 1775 Duke Street, Alexandria, Virginia 22314-3428.

IT IS SO ORDERED this <u>24<sup>th</sup></u> day of September 2003.

## NATIONAL CREDIT UNION ADMINISTRATION BOARD

By: /s/
MELINDA LOVE
Regional Director
NCUA Region VI