1 2	STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS SECURITIES DIVISION		
3	IN THE MATTER OF DETERMINING	Order No. S-18-2450-19-CO01	
4	Whether there has been a violation of the Securities Act of Washington by:	CONSENT ORDER AS TO	
5	WinWin Investments, David Sun Park,	WINWIN INVESTMENTS, DAVID SUN PARK, AND MONICA PARK	
6	Monica Park, Kennety Hwan Kim,		
7	Respondents.		
8	INTRODUCTION		
9	On April 11, 2019, the Securities Administrator of the Securities Division of the Department of		
10	Financial Institutions ("Securities Division") issued a Statement of Charges and Notice of Intent to Enter		
11			
12	Order to Cease and Desist, to Impose Fines, and to Charge Costs ("Statement of Charges"), Order Number S-		
13	18-2450-19-SC01, against Respondents WinWin Investments, David Sun Park, Monica Park, and Kennety		
14	Hwan Kim.		
	Pursuant to the Securities Act of Washington, Chapter 21.20 RCW, the Securities Division and		
15	Respondents WinWin Investments, David Sun Park, and Monica Park do hereby enter into this Consent Order		
16	in settlement of the matters set forth in the Statement of Charges and as alleged below. Respondents WinWin		
17	Investments, David Sun Park, and Monica Park neither admit nor deny the Findings of Fact and Conclusions		
18		entier admit nor deny the r manings of r act and Conclusions	
19	of Law as stated below.		
20	FINDINGS OF FACT		
21	Respondents		
	1. WinWin Investments ("WinWin") is a sole proprietorship that was located in Lakewood,		
22	Washington. WinWin was in the business of real	estate foreclosures and investments.	
23			

CONSENT ORDER AS TO WINWIN INVESTMENTS, DAVID SUN PARK AND MONICA PARK

2. David Sun Park ("Park") is a resident of Pierce County and the president of WinWin 1 Investments. Park was licensed as a real estate broker from March 3, 2017 until about February 28, 2018, 2 when his sponsoring firm terminated his license for accepting about \$37,000 directly from a client for the 3 purchase of real estate. 4

5

7

10

3.

Monica Park is a Pierce County resident and Park's wife.

Kennety Hwan Kim, aka Ken Kim, ("Kim") is a resident of Pierce County. Kim has been 4. 6 licensed as a real estate broker since December 1998 with multiple periods of inactivity. Between March 6, 2012 and March 6, 2013, Kim's real estate license was suspended for failing to cooperate with an investigation 8 9 into whether Kim brokered the sale of a hotel and then improperly received an ownership interest in the hotel.

## **Park's Prior Civil and Criminal Actions**

5. On September 27, 2000, the Snohomish County Prosecutor's Office charged Park with second 11 degree theft for taking funds from his employer and making it look like a robbery. On November 9, 2000, 12 Park pleaded guilty to second degree theft. Park was sentenced to four months in prison and ordered to pay 13 \$2.088 in restitution. 14

6. On July 2, 2001, the King County Prosecutor's Office charged Park with two counts of second 15 degree theft. On August 21, 2001, Park pleaded guilty to two counts of second degree theft. 16

17 7. On June 5, 2008, a civil complaint was filed against Park in Pierce County Superior Court. The plaintiff alleged that Park sold the plaintiff promissory notes related to a real estate investment totaling 18 19 \$20,000 and then failed to repay the notes. On June 27, 2008, a default judgment was entered against Park, 20 and he was found liable for a judgment of \$27,457.98.

8. On January 8, 2009, the Pierce County Prosecutor's Office charged Park with first degree theft 21 22 for accepting funds from an acquaintance to help her with her financial problems and then using the funds for 23 Park's own purposes. On July 10, 2009, Park pleaded guilty to first degree theft. Park was sentenced to fourteen months in prison and ordered to pay \$12,048 in restitution. CONSENT ORDER AS TO DEPARTMENT OF FINANCIAL INSTITUTIONS WINWIN INVESTMENTS, DAVID SUN PARK Securities Division AND MONICA PARK PO Box 9033

9. On February 15, 2018, the Pierce County Prosecutor's Office charged Park with three counts of unlawful issuance of checks or drafts for repaying a real estate investor with checks written on an account that had insufficient funds or was closed. On October 29, 2018, the Prosecutor's Office amended the charges to one count of first degree theft, and Park pleaded guilty to first degree theft.

10. On May 8, 2018, the Pierce County Prosecutor's Office charged Park with first degree theft for using funds from a real estate investor for his own purposes. On October 29, 2018, the Prosecutor's Office amended the charges to add a count of first degree theft against Park for failing to repay promissory notes to an earlier real estate investor. On October 29, 2018, Park pleaded guilty to two counts of first degree theft.

### Nature of the Conduct

#### Overview

11 11. Between February 2015 and October 2017, Park offered and sold real estate investments
12 totaling \$106,800 to three Washington residents. WinWin, Monica Park, and Kim each offered or sold real
13 estate investments to at least one of these Washington residents. Respondents failed to disclose material
14 information to investors, including the risks of investing with Park, Park's background, Park's failure to repay
15 earlier investors, and Park's use of funds.

#### Investor A

17 12. Between February and July 2015, Park and Monica Park offered and sold four real estate 18 investments totaling \$20,800 to Investor A. Investor A was Monica Park's employer. In February 2015, 19 Monica Park told Investor A that Park was a real estate agent for WinWin Investments and made money 20 flipping houses. Monica Park told Investor A that Park had a house that he was trying to flip but needed 21 investors. Monica Park told Investor A that Investor A could double her money with an \$800 investment, and 22 Investor A agreed to invest. About three months later, Monica Park returned \$1,600 to Investor A.

23

16

13. In or around June 2015, Monica Park approached Investor A about investing in another

property that Park wanted to flip. Monica Park told Investor A that this deal was bigger than the earlier CONSENT ORDER AS TO WINWIN INVESTMENTS, DAVID SUN PARK AND MONICA PARK DEPARTMENT OF FINANCIAL INSTITUTIONS Securities Division PO Box 9033 Olympia, WA 98507-9033 investment, and that it required a \$5,000 investment. Investor A agreed to invest because her earlier
investment with the Parks had been doubled. On June 12, 2015, Investor A met with Park and Monica Park
and gave them \$5,000 in cash. To evidence Investor A's investment, Park gave Investor A a promissory note
in which Park signed as the borrower and Monica Park signed as the witness. The note promised to repay
Investor A's \$5,000 principal with 10% accrued interest by December 12, 2015.

In or around late June 2015, Park approached Investor A for an additional investment. Park
told Investor A that he had another property he wanted to flip that would require a \$5,000 investment. On
June 24, 2015, Investor A met with Park and Monica Park and gave them \$5,000 in cash. In response, the
Parks gave Investor A a second promissory. This note promised to repay Investor A's \$5,000 principal with
10% accrued interest by December 24, 2015.

11 15. In or around July 2015, Park approached Investor A and told her that he was working on a big
12 deal involving a property in Bellevue. Park told Investor A that he could make Investor A some "real money,"
13 but that Investor A would have to make a much larger investment. Park told Investor A that she would need
14 to invest \$10,000 to be part of the investment. On July 16, 2016, Investor A met with Park and Monica Park,
15 and Investor A gave them \$10,000 in cash. The Parks gave Investor A a promissory note that promised to
16 repay Investor A's \$10,000 principal with 10% accrued interest by January 16, 2016.

16. Park did not repay Investor A when the promissory notes came due in December 2015 and
January 2016. Investor A asked Park for updates on the investments, but Park stopped responding to Investor
A after about six months. On October 29, 2018, the Pierce County Prosecutor charged Park with a count of
first degree theft for Investor A's investment. To date, Park has not made any payments to Investor A.

21 17. Park failed to disclose material information to Investor A related to the investment, including
22 the risks of investing with Park. Park failed to disclose that he was not a licensed real estate agent, that Park
23 learned about real estate flipping from a seminar, and that he had limited knowledge about the investment

#### Investor B

1

2

3

4

5

6

18. Between October 2015 and February 2016, Park offered and sold two real estate investments totaling \$60,000 to Investor B. In or around October 2015, Investor B saw an ad soliciting real estate investors in a local Korean language newspaper. The ad was created by Park and WinWin. Initially, Park distributed the ad as a flyer in or around Tacoma, Washington. After Kim and Park started working together, Kim's name and phone number were added, and Kim placed the ad in the Korean language newspaper.

In the ad, Kim and WinWin stated that anyone could make \$1 million in real estate, and that
Seattle real estate was the foremost investment market because of good short sale opportunities. Kim and
WinWin stated that investors would make 100% profit on their first \$5,000 investment and, as demonstrated
by a chart in the ad, would make 50% profit on additional investments until they reached a total return of \$1.2
million. In the ad, Kim and WinWin stated that they would train anyone to make these real estate investments,
that Kim and WinWin purchased properties in danger of foreclosure in short sales, and that they were looking
for investors to flip the properties.

20. A short sale occurs when a homeowner owes more on his or her mortgage than the property is worth. To complete a short sale, the mortgage lender must agree to accept a sale price that is less than what the homeowner owes on the mortgage. The mortgage lender may or may not waive the seller's payment of the remaining debt. Short sales are time consuming, complicated transactions that require the participation of a licensed mortgage loan originator, attorney, or real estate broker with specialized expertise in short sales. At the time that Investor B saw the ad in the newspaper, Park was not a licensed real estate broker, and Kim did not have experience in negotiating short sales.

21 21. Real estate brokers owe a duty to deal honestly and in good faith with all parties to a real estate
 22 transaction. It is dishonest and improper, and could result in disciplinary action, for a real estate broker to flip
 23 a short sale property. Flipping occurs when the broker plans to purchase a property in a short sale and then
 immediately sell the property at a higher price to an already identified purchaser.
 CONSENT ORDER AS TO
 WINWIN INVESTMENTS, DAVID SUN PARK
 DEPARTMENT OF FINANCIAL INSTITUTIONS
 Securities Division
 PO Box 9033
 Olympia, WA 98507-9033

5

360-902-8760

22. On or around October 13, 2015, Investor B contacted Kim in response to the ad. During the 1 initial phone call, Kim told Investor B that he could double Investor B's investment funds in six months. On 2 or around November 26, 2015, Investor B met with Park and Kim. Park and Kim told Investor B that there 3 was a house available in Federal Way for him to invest in, and that Investor B would make a quick profit of 4 \$6,000 on a \$20,000 investment. Kim and Park told Investor B that there were other investors involved in the 5 6 property. Investor B agreed to invest, and he gave Park a \$20,000 check. Investor B also paid a \$1,000 "processing" fee, which Kim received. To evidence the investment, Park signed a promissory note to Investor 7 B in which Park, WinWin, and Kim promised to repay Investor B's \$20,000 principal by May 26, 2016. 8

9 23. On or around February 3, 2016, Investor B met with Park and Kim to view a second investment property in Federal Way. Park and Kim told Investor B that Investor B would receive a minimum profit of 10 \$22,000 on a \$40,000 investment. Park and Kim told Investor B that he would be the only investor on the 11 property. Investor B agreed to invest and gave Park a \$40,000 check made out to WinWin Investments. 12 Investor B again paid a \$1,000 "processing" fee, which Kim received. Park signed a promissory note to 13 Investor B in which Park, dba WinWin Investments, promised to repay Investor B's \$40,000 principal by 14 August 3, 2016. Park also gave Investor B two post-dated checks representing Investor B's return. The checks 15 totaled \$62,000, and they were dated December 31, 2016 and January 31, 2017. 16

According to public records, the second house that Park and Kim showed Investor B had an
appraised value of about \$323,000, the owner owed about \$440,000 on the mortgage, and the owner owed
about \$38,000 in overdue mortgage payments. Investor B's \$40,000 investment would cover the owner's
overdue mortgage payments, but it was a fraction of the home's value and what the owner owed on the
mortgage. There are no records indicating that Park, or Investor B, purchased or sold either of the homes that
Investor B purportedly invested in.

23

25. On or around May 26, 2016, Investor B contacted Park and Kim because the first promissory

note was due. Neither Park nor Kim made any payments on the promissory note. On or around June 7, 2016, CONSENT ORDER AS TO WINWIN INVESTMENTS, DAVID SUN PARK AND MONICA PARK Olympia, WA 98507-9033

Investor B met with Park and Kim about the unpaid promissory note, and Park signed a statement promising to pay Investor B \$26,000 on or before June 30, 2016. Park also gave Investor B a check for \$26,000, postdated 2 to two and a half weeks later. 3

26. When each of the postdated checks came due, Investor B deposited them into his bank account, but each of the checks was returned unpaid. The first check was returned for insufficient funds, and the last two checks were returned because Park's bank account was closed. On February 18, 2018, the Pierce County Prosecutor charged Park with three counts of unlawful issuance of checks for Investor B's investment. To date, Park and Kim have not made any payments to Investor B.

9 27. Park and Kim failed to disclose material information to Investor B related to the investment, including the risks of investing with Park. Park and Kim failed to disclose that Park was not a licensed real 10 estate agent, that Kim did not have experience negotiating short sales, that negotiating a short sale required a 11 licensed real estate broker with specialized expertise, and that short sales were time consuming and could take 12 longer than six months. Park and Kim also failed to disclose that it was unlikely that a bank would accept a 13 short sale price that was a fraction of the home's value and what the owner owed on the mortgage. 14

28. Kim failed to disclose material information to Investor B related to the profits that Kim 15 represented to Investor B. Kim failed to provide Investor B with a basis for saying that he could double 16 17 Investor B's investment funds, and Kim failed to disclose that he had not seen an investor get a return from Park's real estate investment scheme. 18

29. Park, Kim, and WinWin failed to disclose material information to Investor B related to the 19 20 newspaper ad. Park, Kim, and WinWin failed to disclose that Park created the ad without any support for the representations made in the ad, and they failed to provide a basis for the representations and projections in the 21 22 ad. Park, Kim, and WinWin failed to disclose that Park learned about flipping short sales from a seminar and 23 had limited knowledge about the investment scheme. Park, Kim, and WinWin also failed to disclose that flipping a short sale property violated a real estate broker's fiduciary duties.

1

4

5

6

7

8

#### Investor C

30. In October 2017, Park offered and sold two real estate investments totaling \$26,000 to Investor C. In the summer of 2017, Investor C met Park at an open house while Park was a real estate agent. Park and Investor C became friends, and Park told Investor C that he was involved in flipping houses as an investment. Investor C did not have experience investing in real estate. Park told Investor C that he purchased properties 5 6 in a short sale and then immediately sold the properties for a higher price. Park told Investor C that the short sale price was the amount that the owner owed in overdue mortgage payments. Park told Investor C that it 7 took 30 to 90 days to get a response from the bank about the proposed short sale price. After the bank approved 8 9 the short sale, Park sold the property for its full value to a buyer already arranged by Park. Park told Investor C that she would invest by contributing to the short sale price. Investor C would get a return when Park sold 10 the house to the final buyer. Park told Investor C that she would get a return in six months or less. 11

31. On or around October 11, 2017, Park told Investor C that he had a property in Puyallup for her 12 to invest in. Park showed Investor C the contracts that he had with the property's owner and the final buyer. 13 Park told Investor C that the owner owed \$28,000 in overdue mortgage payments, which is what the initial 14 investors would pay for the property. Park told Investor C that the return on the investment would be \$80,000. 15 Park told Investor C that she could invest half of the investment amount and would get half of the return. 16 17 Investor C agreed to invest, and she gave Park a cashier's check for \$14,000. To evidence the investment, Park gave Investor C promissory note signed by Park in which he promised to repay Investor C's \$14,000 18 principal by April 11, 2018. 19

20 32. According to public records, the Puyallup property was worth more than what the owner owed on the mortgage. The property had an assessed value of about \$420,000, and the owner owed about \$275,000 21 22 on the mortgage. The owner was about \$23,400 behind on mortgage payments. A \$28,000 investment was a 23 fraction of the home's value and the amount the owner owed on the mortgage.

CONSENT ORDER AS TO WINWIN INVESTMENTS, DAVID SUN PARK AND MONICA PARK

33. On or around October 18, 2017, Park told Investor C that he had another property for her to
invest in. The property was in University Place, and Park showed Investor C the contracts he had with the
owner and the final buyer. Park told Investor C that the property's owner owed \$38,000 in overdue mortgage
payments, and that the return was \$60,000. Investor C told Park that she could only invest \$12,000, and Park
told Investor C that she would still receive half of the return. Investor C agreed to invest, and she gave Park a
\$12,000 cashier's check. In return, Park gave Investor C a promissory note signed by Park in which Park
promised to pay Investor C's \$12,000 principal by April 18, 2018

34. According to public records, the University Place property's assessed value was about
\$402,500, and the owner owed about \$378,000 on the mortgage. The owner owed about \$33,000 in overdue
mortgage payments. A \$38,000 investment was a fraction of the property's value and the amount the owner
owed on the mortgage. There are no records indicating that Park, or Investor C, purchased or sold either of
the homes that Investor C purportedly invested in.

35. Park did not repay Investor C when the promissory notes came due in April 2018. In May
2018, Park told a Pierce County Sherriff's deputy that he did not use Investor C's funds for the real estate
investment. Instead, Park used the funds to pay his gambling debt. On May 8, 2018, the Pierce County
Prosecutor charged Park with a count of first degree theft for Investor C's investment. To date, Park has not
made any payments to Investor C.

1836. Park failed to disclose material information to Investor C related to the investment, including19the risks of investing with Park, Park's background, Park's failure to repay earlier investors, and Park's use20of funds. Park failed to disclose the risks of investing with Park. He failed to disclose that he did not have the21specialized expertise needed to negotiate a short sale, that he learned about flipping short sales at a seminar,22and that he had limited knowledge about the investment scheme. Park failed to disclose that short sales were23complicated and time consuming and could take longer than six months. Park also failed to disclose that it

was a violation of his fiduciary duties as a real estate broker to flip a short sale property. CONSENT ORDER AS TO WINWIN INVESTMENTS, DAVID SUN PARK AND MONICA PARK DEPARTMENT OF FINANCIAL INSTITUTIONS Securities Division PO Box 9033 37. Park failed to disclose material information about his background to Investor C. Park failed to
 disclose that he had been convicted of theft three times between 2000 and 2009. Park also failed to disclose
 that he was the subject of a \$27,000 judgment from 2008 for failing to repay a promissory note that he sold
 to a real estate investor.

38. Park failed to disclose material information related to the outcome of Park's earlier
investments. Park failed to disclose that he did not repay Investor A or Investor B despite promising to do so.
Park also failed to disclose that he purported to repay Investor B with three checks that were returned due to
insufficient funds or a closed bank account.

9 39. Park misrepresented the use of funds to Investor C. Park told Investor C that her funds would
10 be used to invest in real estate. In reality, Park used Investor C's funds to pay his gambling debts.

**Registration Status** 

40. WinWin Investments is not currently registered to sell its securities in the state of Washington and has not previously been so registered, nor has it filed a claim of exemption from registration.

14 41. David Sun Park is not currently registered as a securities salesperson or broker-dealer in the
15 state of Washington and has not previously been so registered.

42. Monica Park is not currently registered as a securities salesperson or broker-dealer in the state
of Washington and has not previously been so registered.

43. Kennety Hwan Kim is not currently registered as a securities salesperson or a broker-dealer in
the state of Washington and has not previously been so registered.

Based upon the above Findings of Fact, the following Conclusions of Law are made:

**CONCLUSIONS OF LAW** 

# 21

20

11

12

13

2

22

23

1. The offer or sale of real estate investments as described above constitutes the offer or sale of a security as defined in RCW 21.20.005(14) and RCW 21.20.005(17).

CONSENT ORDER AS TO WINWIN INVESTMENTS, DAVID SUN PARK AND MONICA PARK

- 2. WinWin Investments, David Sun Park, and Monica Park have each violated RCW 21.20.140 because, as set forth in the Tentative Findings of Fact, WinWin, Park, and Monica Park offered or sold 2 securities for which no registration is on file with the Securities Administrator. 3
- 3. David Sun Park and Monica Park have each violated RCW 21.20.040 because, as set forth in 4 the Findings of Fact, Park and Monica Park offered or sold said securities while not being registered as a 5 6 securities salesperson or broker-dealer in the state of Washington.
- 4. WinWin Investments, David Sun Park, and Monica Park have each violated RCW 21.20.010 7 because, as set forth in the Findings of Fact, WinWin, Park, and Monica Park made untrue statements of 8 9 material fact or omitted to state material facts necessary to make the statements made, in light of the circumstances in which they were made, not misleading. 10

Based upon the foregoing and finding it in the public interest:

# **CONSENT ORDER**

IT IS AGREED AND ORDERED that Respondents WinWin Investments, David Sun Park, and 13 Monica Park, their agents, and their employees each shall cease and desist from violating RCW 21.20.140, 14 the securities registration section of the Securities Act of Washington. 15

IT IS FURTHER AGREED AND ORDERED that Respondents David Sun Park and Monica Park, 16 17 their agents, and their employees each shall cease and desist from violating RCW 21.20.040, the securities salesperson and broker-dealer registration section of the Securities Act of Washington. 18

19 IT IS FURTHER AGREED AND ORDERED that Respondents WinWin Investments, David Sun 20 Park, and Monica Park, their agents, and their employees each shall cease and desist from violating RCW 21.20.010, the anti-fraud section of the Securities Act of Washington. 21

22

1

11

12

IT IS FURTHER AGREED that the Securities Division has jurisdiction to enter this Consent Order.

23

1	IT IS FURTHER AGREED that Respondents WinWin Investments, David Sun Park, and Monica	
2	Park have each entered into this Consent Order freely and voluntarily and with a full understanding of its	
3	terms and significance.	
4	IT IS FURTHER AGREED that in consideration of the foregoing, Respondents WinWin Investments,	
5	David Sun Park, and Monica Park each waive their right to a hearing and to judicial review of this matter	
6	pursuant to RCW 21.20.440 and Chapter 34.05 RCW.	
7		
8	WILLFUL VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE.	
9		
10	Signed this $17^{\text{th}}$ day of June 2019.	
11	Signed by: Signed by:	
12		
13	/s/     /s/       David Sun Park, Individually     Monica Park, Individually	
14	Signed by:	
15	WinWin Investments	
16		
17	/s/ David Sun Park, President	
18		
19	SIGNED and ENTERED this <u>19th</u> day of <u>June</u> 2019.	
20		
21	Million Seats	
22	William M. Beatty	
23	Securities Administrator	
	CONSENT ORDER AS TO WINWIN INVESTMENTS, DAVID SUN PARK AND MONICA PARK DEPARTMENT OF FINANCIAL INSTITUTIONS Securities Division PO Box 9033 Olympia, WA 98507-9033 360-902-8760	

Approved by:

An Elm

Suzanne Sarason Chief of Enforcement

Reviewed by:

Presented by:

Holly Mack-Kretzler Financial Legal Examiner

Brian Guerard Financial Legal Examiner Supervisor

CONSENT ORDER AS TO WINWIN INVESTMENTS, DAVID SUN PARK AND MONICA PARK

23