### ALL TERMS COMPLETED

## **CONSENT ORDER SUMMARY – Case Number C-15-1746**

Respondent Name:	CNU of	Washington, LLC			
<b>NMLS Number</b> :	1243790	1243790			
<b>Order Number:</b>	C-15-17	C-15-1746-16-CO01			
<b>Effective Date</b> :	June 22,	June 22, 2016			
<b>License Effect</b> :	None	None			
Not Apply Until:	N/A				
<b>Not Eligible Until:</b>	N/A				
Prohibition/Ban Until:	N/A				
<b>Investigation Costs</b>	\$1,890.60	Due:	Paid X Y N	Date:	
Fine	\$15,000.00	Due:	Paid X Y N	Date:	
Assessment(s)	\$0	Due	Paid Y N	Date	
Restitution	\$165,477.30	Due:	Paid X Y N	Date:	
Judgment	\$0	Due	Paid Y N	Date	
Comments:					

# STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS DIVISION OF CONSUMER SERVICES

IN THE MATTER OF DETERMINING:
Whether there has been a violation of the Check
Cashers and Sellers Act of Washington by:

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No. C-15-1746-16-CO01

CONSENT ORDER

CNU of Washington, LLC, NMLS #1243790,

Respondent.

COME NOW the Director of the Department of Financial Institutions (Director), through his designee Charles E. Clark, Division Director, Division of Consumer Services, and CNU of Washington, LLC (Respondent), and finding that the issues raised in the above-captioned matter may be economically and efficiently settled, agree to the entry of this Consent Order. This Consent Order is entered pursuant to chapter 31.45 of the Revised Code of Washington (RCW), and RCW 34.05.060 of the Administrative Procedure Act, based on the following:

#### AGREEMENT AND ORDER

The Department of Financial Institutions, Division of Consumer Services (Department) and Respondent have agreed upon a basis for resolution of the matters alleged in the attached Statement of Charges No. C-15-1746-16-SC01 (Statement of Charges), entered February 17, 2016. Pursuant to chapter 31.45 RCW, the Check Cashers and Sellers Act (Act), and RCW 34.05.060 of the Administrative Procedure Act, Respondent hereby agrees to the Department's entry of this Consent Order. The parties intend this Consent Order to fully resolve the Statement of Charges.

### Based upon the foregoing:

- **A. Jurisdiction**. It is AGREED that the Department has jurisdiction over the subject matter of the activities discussed herein.
- **B.** Waiver of Hearing. It is AGREED that Respondent has been informed of the right to a hearing before an administrative law judge, and hereby waives its right to a hearing and any and all

CONSENT ORDER C-15-1746-16-CO01 CNU of Washington, LLC DEPARTMENT OF FINANCIAL INSTITUTIONS
Division of Consumer Services
PO Box 41200
Olympia, WA 98504-1200
(360) 902-8703

administrative and judicial review of the issues raised in this matter, or of the resolution reached
herein. Accordingly, Respondent, by the signature of its authorized representative below, withdraws
its appeal to the Office of Administrative Hearings.

- C. No Admission of Liability. The parties intend this Consent Order to fully resolve the Statement of Charges and agree that Respondent does not admit to any wrongdoing by its entry.
- **D.** Cease and Desist. It is AGREED that Respondent has represented and warranted to the Department that upon receipt of the Report of Examination it ceased and desisted the conduct giving rise to the Statement of Charges, and shall henceforth comply with the Act.
- **E.** Cooperation. It is AGREED that Respondent has cooperated with the Department's Examination and subsequent Investigation, and that the terms of this Consent Order represent a compromise due in part to Respondent's cooperation.
- **F. Restitution**. It is AGREED that Respondent has represented and warranted to the Department that it has paid restitution in the amount of \$165,477.30 to 922 Washington consumers, and that by signing this Consent Order Respondent certifies that the restitution payments were made as represented and warranted.
- **G. Fine**. It is AGREED and ORDERED that in consideration of Respondent's cooperation and payment of restitution in an amount that exceeded that sought in the Statement of Charges, upon entry of this Consent Order Respondent shall pay to the Department a reduced fine in the amount of \$15,000.00, in the form of a cashier's check made payable to the "Washington State Treasurer."
- H. Investigation Fee. It is AGREED and ORDERED that upon entry of this Consent Order Respondent shall pay to the Department an investigation fee of \$1,890.60 in the form of a cashier's check made payable to the "Washington State Treasurer." The Fine and Investigation Fee may be paid together in one \$16,890.60 cashier's check made payable to the "Washington State Treasurer."

(360) 902-8703

1	I. Authority to Execute Order. It is AGREED that Respondent's authorized representative,		
2	Lisa M. Young, the Vice President and Secretary of CNU Online Holdings, Inc., the 100% owner		
3	and holding company of Respondent, has warranted that she has the full power and right to execute		
4	this Consent Order on behalf of Respondent.		
5	J. Non-Compliance with Order. It is AGREED that Respondent understands that failure to		
6	abide by the terms and conditions of this Consent Order may result in further legal action by the		
7	Director. In the event of such legal action, Respondent may be responsible to reimburse the Director		
8	for the cost incurred in pursuing such action, including but not limited to, attorney fees.		
9	K. Voluntarily Entered. It is AGREED that Respondent has voluntarily entered into this		
10	Consent Order, which is effective when signed by the Director's designee.		
11	L. Completely Read, Understood, and Agreed. It is AGREED that Respondent's authorized		
12	representative has read this Consent Order in its entirety and fully understands and agrees to all of		
13	the same.		
14	BY RESPONDENT: CNU of Washington, LLC		
15			
16	Lisa M. Young, Vice President and Secretary  Date		
17	CNU Online Holdings, LLC Sole Member of Respondent CNU of Washington, LLC		
18	Sole Wellber of Respondent Civo of Washington, EEC		
19	DO NOT WRITE BELOW THIS LINE  //		
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	CONSENT ORDER C-15-1746-16-C001 CNU of Washington, LLC  DEPARTMENT OF FINANCIAL INSTITUTIONS Division of Consumer Services PO Box 41200		

THIS ORDER ENTERED THIS 22 DAY OF JUNE, 2016.



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CHARLES E. CLARK

Director, Division of Consumer Services Department of Financial Institutions

Presented by:

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ANTHONY W CARTER
Financial Legal Examiner

Approved by:

STEVEN C. SHERMAN Chief of Enforcement

CONSENT ORDER C-15-1746-16-CO01 CNU of Washington, LLC DEPARTMENT OF FINANCIAL INSTITUTIONS Division of Consumer Services PO Box 41200 Olympia, WA 98504-1200 (360) 902-8703

1 STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS 2 DIVISION OF CONSUMER SERVICES 3 IN THE MATTER OF DETERMINING No. C-15-1746-16-SC01 Whether there has been a violation of the Check Cashers and Sellers Act of Washington by: 4 STATEMENT OF CHARGES and NOTICE OF INTENT TO ENTER AN 5 CNU OF WASHINGTON, LLC, d/b/a ORDER TO CEASE AND DESIST, ORDER RESTITUTION, IMPOSE FINE, AND CashNetUSA.com, 6 COLLECT INVESTIGATION FEE Respondent. 7 8 INTRODUCTION 9 Pursuant to RCW 31.45.110 and RCW 31.45.200, the Director of the Department of Financial 10 Institutions of the State of Washington (Director) is responsible for the administration of chapter 11 31.45 RCW, the Check Cashers and Sellers Act (Act). Having conducted an examination and 12 investigation pursuant to RCW 31.45.100, and based upon the facts available on the date of this 13 Statement of Charges, the Director, through his designee, Division of Consumer Services Director 14 Charles E. Clark, institutes this proceeding and finds as follows: 15 I. FACTUAL ALLEGATIONS 16 Respondent CNU of Washington, LLC (Respondent) was first licensed by the Washington 17 State Department of Financial Institutions (Department) to conduct business as a check casher and 18 seller with a small loan endorsement on or about August 24, 2006, and continues to be licensed to 19 date. Respondent conducts its business in Washington solely over the Internet through its d/b/a, 20 CashNetUSA.com. 21 1.2 Examination. In April 2015, Respondent's business practices were examined by a team of 22 Financial Examiners from the Department's Division of Consumer Services (Division). The on-site 23 <sup>1</sup> The small loan endorsement is required to make small loans in Washington. Licensees are required to set the due date for repayment of small loans to a date on or after the borrower's next pay day, hence "payday" loans. Throughout this Statement of Charges the Department uses the phrase "payday loans" in lieu of "small loans," as they mean the same. 24

STATEMENT OF CHARGES C-15-1746-16-SC01 CNU of Washington, LLC DEPARTMENT OF FINANCIAL INSTITUTIONS
Division of Consumer Services
PO Box 41200
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1	examination was conducted in Chicago, and examined payday loans made to Washington borrowers
2	between December 10, 2008, and April 29, 2015. The examination revealed numerous violations of
3	the Act, including improperly closing more than 4,800 open payday loans, and failing to record that
4	more than 6,000 payday loans Respondent had made were in default. As a result, numerous
5	ineligible Washington borrowers obtained more than 200 subsequent payday loans from other
6	Washington-licensed payday lenders.
7	1.3 Prohibited Payday Loans. Respondent made more than 2,300 prohibited payday loans to
8	more than 840 Washington borrowers, in the process collecting more than \$162,000 in loan and
9	default fees. <sup>2</sup>
10	A. Statutory Loan Limit: Respondent made more than 2,000 prohibited payday loans to more than 700 Washington borrowers who had met or exceeded their statutory
11	loan limit of eight loans in a rolling 12 month period. Respondent collected more than \$145,000.00 in loan and default fees making the prohibited payday loans.
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13	B. Principal Amount/Balance Limit: Respondent made more than 300 prohibited payday loans to more than 140 Washington borrowers resulting in their loan principal amount or balance exceeding the statutory limit of \$700 or 30% of the
14 15	borrowers' gross monthly income. Respondent collected more than \$17,100.00 in loan and default fees making the prohibited payday loans.
16	1.4 Omissions and False Statements. The Act was amended in 2009 to include disclosures
17	relating to a borrowers' ability to repay a loan. Both disclosures were required to appear on the
18	payday loan application. Respondent failed to update its Washington loan application to comply with
19	these amendments. Consequentially, when Respondent distributed payday loan applications to
20	Washington borrowers it omitted the required disclosures and included false, misleading, or
21	deceptive statements concerning the new installment repayment plan.
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<sup>2</sup> Respondent has offered to refund some of the fees paid by borrowers who received prohibited payday loans.

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1	1.5 Failure to Obtain Declaration of Income Status. With respect to payday loans made without
2	independent verification of a borrowers' gross monthly income, Respondent failed to obtain a
3	written declaration of change, or no change, in the borrowers' gross monthly income. <sup>3</sup>
4	1.6 On-Going Investigation. The Department's investigation into the alleged violations of the
5	Act by Respondent continues to date.
6	II. GROUNDS FOR ENTRY OF ORDER
7	2.1 Definition of Small Loan. Pursuant to RCW 31.45.010(21), "Small Loan" means a loan up to
8	the maximum amount and for the maximum term specified in RCW 31.45.073.
9	<b>2.2 Definition of Borrower</b> . Pursuant to RCW 31.45.010(2), "Borrower" means a natural person
10	who receives a payday loan.
11	<b>2.3 Definition of Default</b> . Pursuant to RCW 31.45.010(9), "Default" means, in part, a borrower's
12	failure to repay the payday loan in compliance with the payday loan agreement or note or failure to
13	make any installment plan payment as agreed.
14	2.4 Definition of Installment Plan. Pursuant to RCW 31.45.010(12), "Installment plan" means a
15	contract between a licensee and borrower that provides that the payday loan will be repaid in
16	substantially equal installments scheduled on or after a borrower's pay dates.
17	2.5 Definition of Principal. Pursuant to RCW 31.45.010(19), "Principal" means the loan proceeds
18	advanced for the benefit of the borrower in a payday loan, excluding any fee or interest charge.
19	2.6 Statutory Loan Limit. Based on the Factual Allegations set forth in Section I above,
20	Respondent is in apparent violation of RCW 31.45.073(4) for making payday loans to Washington
21	borrowers that resulted in those borrowers receiving more than eight payday loans from all licensees
22	in any twelve-month period.

<sup>&</sup>lt;sup>3</sup> Respondent has offered to change its Payday Loan Agreement to include the required disclosure, accurate information about the Installment Plan, and to update its policies with respect to verification of a borrowers' gross monthly income.

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1	2.7 Statutory Maximum Principal Amount/Balance of Payday Loans. Based on the Factual
2	Allegations set forth in Section I above, Respondent is in apparent violation of RCW 31.45.073(2)
3	and (5) for making payday loans to Washington borrowers that resulted in those borrowers receiving
4	more than the maximum principal amount or more than the maximum principal balance of all
5	payday loans made by all licensees to a single borrower at any one time, which may not exceed \$700
6	or 30% of the gross monthly income of the borrower, whichever is lower.
7	2.8 Statutory Prohibition against Omissions of Material Fact. Based on the Factual Allegations
8	set forth in Section I above, Respondent is in apparent violation of RCW 31.45.105(2)(a) for printing
9	and distributing, or causing to be printed and distributed, payday loan applications that omitted the
10	disclosures required by RCW 31.45.085(1)(a) and WAC 208-630-560.
11	2.9 Statutory Prohibition against False Statements. Based on the Factual Allegations set forth
12	in Section I above, Respondent is in apparent violation of RCW 31.45.105(2)(a) for printing and
13	distributing, or causing to be printed and distributed, payday loan applications that included false,
14	deceptive, or misleading statements concerning the installment plan required by RCW 31.45.084,
15	WAC 208-630-510 through 531, and WAC 208-630-570.
16	III. AUTHORITY TO IMPOSE SANCTIONS
17	3.1 Authority to Order Cease and Desist. Pursuant to RCW 31.45.110(2)(b), the Director may
18	order a licensee to cease and desist from practices that violate the Act.
19	3.2 Authority to Order Restitution. Pursuant to RCW 31.45.110(2)(d), the Director may order
20	payment of restitution to Washington borrowers damaged by a licensee's violation of the Act.
21	3.3 Authority to Impose Fine. Pursuant to RCW 31.45.110(2)(c), the Director may impose a
22	fine on a license if a licensee is violating or has violated the Act, including the rules promulgated
23	thereunder, is a source of injury or loss to the public, or commits any act, or engages in conduct, that

1	demonstrate	es incompetence or untrustworthiness. The fine may not exceed one hundred dollars per	
2	day, per vic	lation, for each violation of the Act.	
3	3.4 Aut	hority to Collect Investigation Fee. Pursuant to RCW 31.45.050(1) and RCW	
4	31.45.100,	the Director shall collect from the licensee the actual cost of an investigation of a	
5	licensee. P	ursuant to WAC 208-630-380, the investigation fees will be calculated at the rate of	
6	sixty-nine dollars (\$69) per hour that each staff person devoted to the investigation, plus actual costs		
7		IV. NOTICE OF INTENT TO ENTER ORDER	
8	Res	pondent's violations of the Act, as set forth in the above Factual Allegations and Grounds	
9	for Entry of Order, constitute a basis for the entry of an Order under the Act. Therefore, it is the		
10	Director's i	ntent to ORDER that:	
11	4.1	Respondent CNU of Washington, LLC, immediately cease and desist violations of the Act.	
12		the Act.	
13	4.2	Respondent CNU of Washington, LLC, pay restitution to Washington borrowers damaged by Respondent' violations of the Act. As of the date of this Statement of Charges the amount of restitution due is \$162,100.00; but as the Department's	
14		investigation into Respondent's alleged violations of the Act continues the amount of restitution may increase.	
15	42	Description of the Court of the	
16	4.3	Respondent CNU of Washington, LLC, pay a fine to the Department. As of the date of this Statement of Charges the amount of the fine is \$ 50,000.00; but as the Department's investigation into Respondent's alleged violations of the Act	
17		continues the amount of the fine may increase.	
18	4.4	Respondent CNU of Washington, LLC, pay an investigation fee to the Department. As of the date of this Statement of Charges the amount of the investigative fee is	
19	7:	\$1,890.60; but as the Department's investigation into Respondent's alleged violations of the Act continues the amount of the investigative fee may increase.	
20		violations of the 7ter continues the amount of the investigative fee may increase.	
21		V. AUTHORITY AND PROCEDURE	
22	This S	statement of Charges and Notice of Intent to Enter an Order to Cease and Desist, Order	
23	Restitution,	Impose Fine, and Collect Investigation Fee (Statement of Charges) is entered pursuant to	
24	the provision	ns of RCW 31.45.110 and RCW 31.45.200, and is subject to the provisions of chapter	

1	34.05 RCW, the Administrative Procedures Act.	Respondent may make a written request for a	
2	hearing as set forth in the NOTICE OF OPPORTUNITY TO DEFEND AND OPPORTUNITY FOR		
3	HEARING accompanying this Statement of Charges.		
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5	Dated this day of February, 2016.		
6	NAME OF THE PARTY		
7		CHARLES E. CLARK	
8		Director, Division of Consumer Services	
9		Department of Financial Institutions	
10	The second second		
11	Presented by:	Approved by:	
12	- Intervant W. Call		
13	ANTHONY W. CARTER	STEVEN C. SHERMAN Enforcement Chief	
14	Financial Legal Examiner	Emorcement Chief	
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