STATE OF SOUTH CAROLINA	IN THE COURT OF COMMON PLEAS
COUNTY OF RICHLAND	FIFTH JUDICIAL CIRCUIT
ALAN WILSON, SECURITIES COMMISSIONER OF SOUTH CAROLINA, Plaintiff,  V.  AMY LEBEN, ROBERT LEBEN, ROBERT SEMISCH, GARY BOHLKE, and STRUCTURED FINANCE GROUP CORP.,  Defendants	Case No. 2013-CP-40-7458  CONSENT ORDER AS TO DEFENDANT ROBERT SEMISCH  CONSENT ORDER AS TO DEFENDANT ROBERT ROBE

This matter comes before this Court pursuant to a motion to accept a Consent Order (the "Order") as to Defendant Semisch proposed by counsel for Defendant Semisch and designed to resolve this matter as to Defendant Semisch. After consideration of this motion, the Plaintiff's lack of objection to the motion, and the pleadings filed in connection with this action, I hereby find and conclude as follows:

- This Court has jurisdiction over the parties and the subject matter of this action, and venue is proper in Richland County.
- 2. Without admitting or denying the allegations of the Plaintiff, except as to this Court's jurisdiction over the parties and the subject matter of these proceedings, which are admitted, the Plaintiff and Defendant Semisch consent to the entry of this Order and agree to the terms set forth below.
- Accordingly, based upon the foregoing and the laws of the State of South Carolina, this
  Court finds that sufficient grounds exist to order the relief set forth in this Order.



IT IS THEREFORE ORDERED, DECREED, and ADJUDGED THAT:

a. Within thirty (30) days of the Court's entry of this Order, Defendant Robert

Semisch shall remit payment in the amount of five thousand dollars (\$5,000)

to the Plaintiff;

b. Defendant Robert Semisch shall not engage in the securities business in South

Carolina unless he is properly registered with the Securities Division of the

Office of the South Carolina Attorney General (the "Division"); and

c. A condition precedent, which must be fulfilled by Defendant Robert Semisch

prior to his applying for any type of securities registration with the Division, is

a second payment in the amount of five thousand dollars (\$5,000) payable to

the Plaintiff.

Upon execution by counsel for the Plaintiff and the Defendant and approval by

the Court, this Order finally resolves the Plaintiff's case against Defendant Semisch. The

Plaintiff's case against all other Defendants is unchanged by this Order and shall continue

until resolution by consent or trial.

IT IS SO ORDERED.

The Honorable G. Thomas Cooper, Jr.

Presiding Judge of the Court of Common Pleas

of the Fifth Judicial Circuit

Columbia, South Carolina

Loveman 18,2015

## WE CONSENT:

ALAN WILSON

Securities Commissioner of South Carolina

TRACY A. MEYERS

**Deputy Securities Commissioner** 

**TAYLOR FAW** 

**Assistant Attorney General** 

**Securities Division** 

Office of the South Carolina Attorney General

Post Office Box 11549

Columbia, South Carolina 29211

By:

Taylor Faw

ATTORNEYS FOR THE STATE OF SOUTH CAROLINA

I CONSENT:

By:

Paul V. Degenhart
Degenhart & Degenhart Law, LLC

2131 Park Street

Columbia, South Carolina 29201

ATTORNEY FOR DEFENDANT ROBERT SEMISCH



ALAN WILSON SECURITIES COMMISSIONER

November 12, 2015

## **VIA HAND DELIVERY**

The Honorable G. Thomas Cooper, Jr. 1701 Main Street, Room 320 Columbia, South Carolina 29202-0192

Re: Alan Wilson v. Amy Leben et al., 2013-CP-40-7458; Consent Order as to Defendant

Semisch

Judge Cooper:

Counsel for the parties have conferred in the above-captioned matter and have reached a settlement agreement as to Defendant Robert Semisch. The terms of the agreement are set forth in a proposed Consent Order, enclosed with this letter. Counsel have signed this Consent Order and now respectfully request your approval thereof.

Respectfully, submitted,

Taylor Faw

Assistant Attorney General

Post Office Box 11549

Columbia, South Carolina 29211

Enclosure

cc: Paul V. Degenhart, Esq.