

# Van Camp & Deissner

Attorneys Emphasizing Personal Injury Litigation & Claims

W. Russell Van Camp  
\* Dustin Deissner  
Irving Bennion (Of Counsel)  
\* Admitted in Washington & Idaho



Spokane County Courthouse  
Nulla Veritas – Tantum Evidentia

1707 W. Broadway Avenue  
Spokane, WA 99201

509-326-6935 voice  
509-326-6978 fax

Web address: [www.vancamplaw.net](http://www.vancamplaw.net)  
E-mail: [rvancamp@vancamplaw.net](mailto:rvancamp@vancamplaw.net)  
[ddeissner@vancamplaw.net](mailto:ddeissner@vancamplaw.net)

May 5, 2010

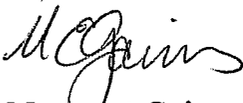
Washington State Supreme Court  
Court Clerk  
415 12<sup>th</sup> Ave. SW  
Olympia, WA 98504

Re: In Re: W. Russell Van Camp  
Case No. 2007996

Dear Clerk of Court,

Enclosed for filing in the above referenced case is Lawyer's Request for Oral Argument and Lawyer's Answer to Motion for Interim Suspension.

Sincerely,

  
Margaret Gaines  
Paralegal

cc. File  
Client

JoAnn Abelson, Disciplinary Counsel, WSBA, 1325 Fourth Ave. Ste. 600,  
Seattle, WA 98101-2539

Enc.

Mailed on May 5, 2010

RECEIVED  
SUPERIOR COURT  
STATE OF WASHINGTON  
10 MAY - 6 AM 10:11  
BY RONALD A. CARPENTER  
CLERK

RECEIVED  
SUPREME COURT  
STATE OF WASHINGTON

10 MAY -6 AM 10:11

BY RONALD R. CARPENTER

*RC*  
CLERK

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

In Re:

W. RUSSELL VAN CAMP

Lawyer (Bar No. 5385)

Case No. 2007996

LAWYER'S REQUEST FOR ORAL  
ARGUMENT

W. RUSSELL VAN CAMP asks that this Court hold oral argument on the  
Association motion for interim suspension as currently set.

May 4, 2010

*[Signature]*  
Dustin Deissner WSB# 10784

CERTIFICATE OF SERVICE

DUSTIN DEISSNER certifies upon penalty of perjury:

I have on this date served the foregoing document upon the following parties  
by the following means:

TO:	BY:
JoAnn Abelson Disciplinary Counsel Washington State Bar Association 1325 Fourth Avenue Suite 600 Seattle WA 98101-2539	<input checked="" type="checkbox"/> US Mail 1 <sup>st</sup> Class Postage Prepaid <input type="checkbox"/> Delivery Service <input type="checkbox"/> Facsimile to: 206-727-8325 <input checked="" type="checkbox"/> Email to nataleas@wsba.org

May 5, 2010

*[Signature]*  
Dustin Deissner

Van Camp & Deissner  
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Spokane, WA 99201  
509-326-6935  
509-326-6978 fax

RECEIVED  
SUPREME COURT  
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Clerk

IN THE SUPREME COURT OF THE STATE OF WASHINGTON

In Re:

W. RUSSELL VAN CAMP

Lawyer (Bar No. 5385)

Case No. 2007996

LAWYER'S ANSWER TO MOTION  
FOR INTERIM SUSPENSION

W. RUSSELL VAN CAMP asks that this Court not impose interim suspension pending hearing in this matter, instead permitting him to continue practice under supervision.

ARGUMENT

When the Board enters a decision recommending disbarment, disciplinary counsel must file a petition for the respondent's suspension during the remainder of the proceedings. The respondent must be suspended **absent an affirmative showing that the respondent's continued practice of law will not be detrimental to the integrity and standing of the bar and the administration of justice, or be contrary to the public interest.**

Russell Van Camp consents to supervised practice during the interim period pending his hearing with the Supreme Court, and asserts that there is neither danger to the public nor to the integrity and standing of the bar and administration of justice.

LAWYER'S ANSWER TO MOTION  
FOR INTERIM SUSPENSION p. 1

Van Camp & Deissner  
1707 W. Broadway Ave.  
Spokane, WA 99201  
509-326-6935  
509-326-6978 fax

1 The areas of concern raised by the current proceedings are as follows:

2 **1. Use of ambiguous fee agreement**

3 In order to insure that no new fee agreements will be used that are  
4 ambiguous,<sup>1</sup> Russell Van Camp has restructured the business aspect of his  
5 practice. As of this time all fee agreements with new clients are being entered into  
6 with Deissner Law Offices, a new business entity operated by Dustin Deissner as  
7 to which Mr. Van Camp has an 'of counsel' relationship. Mr. Van Camp will  
8 continue to be compensated as a consultant. Dustin Deissner will assume all  
9 responsibility for maintaining client fees. Until such time as a Court ruling  
10 requires otherwise, we will do business as Van Camp & Deissner but will disclose  
11 the underlying business structure in our fee agreement and introductory brochure.

12 Any new flat fee cases will be signed up using the form attached. This form  
13 is 100% compliant with current rules and is extremely clear as to the terms of  
14 representation, ownership of money and right to refund. The agreement requires  
15 any disputed refund to be arbitrated. All existing flat fee clients will be asked to  
16 sign the same fee agreement which will supercede their existing agreements.  
17 Finally all new and existing contingent fee clients will be asked to transfer their  
18 contract obligation to Deissner Law Office using the contingent fee retainer also  
19 attached.

20 This office currently represents about 10 clients under existing flat fee  
21 agreements. Those clients will be asked to sign the new agreement in order to  
22 assure compliance. Most of those cases are criminal or domestic relations cases.

23 **2. Injury to Randy Honkala**

24 \_\_\_\_\_  
25 <sup>1</sup> The fee agreement used in the Honkala matter has been removed from use  
26 and has not been used again since that case.

1 Russell Van Camp offered to arbitrate the fee, Honkala refused and Van  
2 Camp did not believe it was appropriate to refund money to Mr. Honkala unless  
3 Honkala was willing to participate in the process. The Hearing officer and the  
4 Board disagreed and found that \$15,000.00 should be refunded. Mr. Van Camp  
5 accepts the Board's decision as to this issue and has paid \$15,000.00 to Mr.  
6 Honkala. The check was mailed to his Colbert Address and a copy of the check  
7 and transmittal letter is attached.

### 8 **3. Following client goals**

9 The new fee agreement forms require detailed enumeration of client goals.

### 10 **4. Failure to Communicate Adequately with clients.**

11 In order to insure proper client communications, Deissner Law Office will  
12 agree during the pendency of Mr. Van Camp's Bar discipline, to be bound by the  
13 terms of his previous probation, which requires that all documents sent to clients  
14 will be stamped reflecting they are sent to clients. Deissner Law Office may use  
15 written annotation rather than a stamp. Our policy is not to send copies of every  
16 document to clients unless specifically asked to in the fee agreement. We will  
17 send copies of any documents that are non-routine, including settlement offers.

18 The two employees who were primarily involved in the Honkala matter,  
19 Christian Barber and Donna Davis, are no longer employed by Van Camp and  
20 Deissner. Our current employees are older and more experienced, and have been  
21 instructed in the importance of client communication and sending accurate copies  
22 of documents to clients. We are in the process of asking every client to come into  
23 the office to update their status as well as ours.

### 24 **5. Failure to pursue settlement in flat fee cases**

25 The Bar asserts that Mr. Van Camp had an incentive not to settle in the  
26 Honkala matter because he wanted to justify a 'large' fee. Van Camp will address

1 that issue first by the use of a much more detailed flat fee agreement, second by  
2 avoiding civil flat fee cases. Third and most important, Van Camp agrees that  
3 Dustin Deissner will oversee communication of settlement offers to clients in  
4 writing. The settlement process is disclosed to clients in the new informational  
5 brochure.

6 **6. Failure to Adequately Represent Client in Federal Litigation**

7 The Bar asserted that Mr. Van Camp was inadequate in representing Mr.  
8 Honkala in Federal Court, in large measure due to the somewhat unique insistence  
9 of the federal Courts on compliance with deadlines. Mr. Van Camp is competent  
10 in Federal Court, but in light of the complaint and since he does not currently have  
11 any Federal Litigation pending as counsel, he will agree not to enter in to any new  
12 Federal Civil cases pending his hearing. Dustin Deissner has a few cases pending  
13 in Federal Court in Denver, Idaho and Washington. He is the only attorney of  
14 record in these matters and is solely responsible for their prosecution.

15 **7. Effect on Public Interest**

16 Russell Van Camp is willing to accept significant restraints on his practice  
17 pending hearing before the Supreme Court; this is hardly a situation where  
18 'nothing happened' as a result of the Board decision.

19 The Court should be aware, however, that immediate suspension would  
20 significantly adversely effect Mr. Van Camp's clients. There are currently 2  
21 felony cases pending trial, and several misdemeanor and traffic cases. Dustin  
22 Deissner is not an experienced felony litigator and immediate suspension would  
23 require those felony defendants to get new lawyers.

24 Additionally Mr. Van Camp makes an important contribution in generating  
25 revenue. Although the practice is being restructured to operate without his  
26 assistance if that becomes necessary, it takes time to arrange such restructuring. If

1 Mr. Van Camp is immediately suspended, it will likely require Deissner Law  
2 Offices to lay off several staff members. Mr. Van Camp has historically been  
3 willing to take on unusual and difficult cases that other lawyers will not handle.  
4 Any such cases would have to be abandoned and those clients would need to  
5 obtain other counsel. The financial hardship would extend, not only to Mr. Van  
6 Camp, but to his employees and clients. On the other hand, by permitting him to  
7 practice under supervision as set out above, Mr. Van Camp will be able to  
8 smoothly prepare should the Supreme Court ultimately uphold suspension or  
9 disbarment.

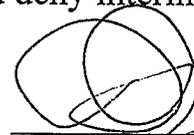
### 10 CONCLUSION

11 DUSTIN DEISSNER will take over monetary aspects of the Van Camp &  
12 Deissner office, and will approve all fee agreements, ensuring compliance. The  
13 Court should note that Dustin Deissner operated the practice without Mr. Van  
14 Camp's presence previously during a 6 month suspension, so he is entirely capable  
15 of performing supervision as required.

16 Mr. Van Camp has agreed to this approach and recognizes that it  
17 significantly limits his freedom to practice. It also prevents any possible repeat of  
18 the issues in Honkala. Finally, Van Camp & Deissner will makes its procedures  
19 available to the Bar for review if needed.

20 For all these reasons the Court should deny interim suspension.

21 May 4, 2010

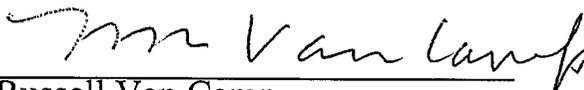


22 Dustin Deissner WSB# 10784

1 Russell Van Camp states:

2 I consent to the above proposed supervision of my practice and ask the Court to  
3 permit me to continue practicing pending hearing. I declare upon penalty of  
4 perjury the facts set out above are true and correct.

5 May 4, 2010

6   
7 Russell Van Camp

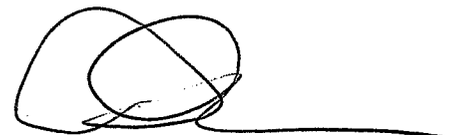
8 CERTIFICATE OF SERVICE

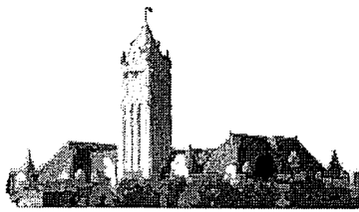
9 DUSTIN DEISSNER certifies upon penalty of perjury:

10 I have on this date served the foregoing document upon the following  
11 parties by the following means:

TO:	BY:
12 JoAnn Abelson 13 Disciplinary Counsel 14 Washington State Bar Association 15 1325 Fourth Avenue Suite 600 16 Seattle WA 98101-2539	[X] US Mail 1 <sup>st</sup> Class Postage Prepaid [ ] Delivery Service [ ] Facsimile to:206-727-8325 [X] Email to nataleas@wsba.org

16 May 4, 2010

17   
18 \_\_\_\_\_



# DEISSNER LAW OFFICES

DUSTIN DEISSNER ❖ RUSS VAN CAMP OF COUNSEL

## FLAT FEE AGREEMENT

Client Name:		
Address:	E-mail	
Phone:		
Nature of Representation	See Attached p. 7	
Approximate Date:		
Other Party:		

DEISSNER LAW OFFICE agrees to provide, for a flat fee of \$ \_\_\_\_\_

the following services: See attached p. 2

The flat fee shall be paid as follows: \_\_\_\_\_

Upon DEISSNER LAW OFFICE'S receipt of all or any portion of the flat fee, the funds are the property of DEISSNER LAW OFFICE and will not be placed in a trust account. The fact that you have paid your fee in advance does not affect your right to terminate the client-lawyer relationship. In the event our relationship is terminated before the agreed-upon legal services have been completed, you may or may not have a right to a refund of a portion of the fee. See "Refunds" Below.

**I have been provided a copy of this fee agreement, have had an opportunity to read it and ask questions. I understand the contract and agree to all the terms.**

There are no other agreements between me and DEISSNER LAW OFFICE, at this time.

Today's Date: \_\_\_\_\_

Client Signatures: \_\_\_\_\_

Attorney's Signature: \_\_\_\_\_

\_\_\_\_\_

Initials: \_\_\_\_\_

## SCOPE OF REPRESENTATION

1. The nature of the lawsuit is: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

2. The goal the client wishes to achieve is: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

3. The client wishes for the attorney to pursue this matter as follows:

- Do the minimum necessary to achieve settlement
- Prepare in anticipation of trial

4. Client agrees to undergo mediation.

5. The scope of the service provided for the flat fee in this case is as follows:

Unless crossed out we will provide:

- Initial investigation, fact and evidence gathering, legal research
- Notify opposing party that we represent Client and handle

communications with opposing party

- Submit settlement proposal and if appropriate, proceed to mediation

If already in litigation or administrative process, appear and prosecute or defend as necessary to achieve goals

Additionally if we agree the flat fee will cover:

- File lawsuit, hearing demand or alternative dispute
- Conduct trial
- Collect judgment
- Appeal

Finally any other services contemplated:

\_\_\_\_\_

6. Unless set forth in writing the flat fee covers only those services set out above.

## FLAT FEE AGREEMENT TERMS

### 1. WHAT WE WILL DO FOR YOU

You have hired us to represent you on a specific case, which is described on the signature page. **We will exercise our best effort and professional judgment to represent you on this matter.**

*Please note that we will not represent you on any other matter unless we discuss and agree to do so. If we do agree to represent you on another matter, this fee agreement will apply to that matter unless we enter into a separate agreement.*

**Decisions:** You as Client will always be consulted as to the general course and direction of the case, and you have final authority as to its disposition. Neither the Attorney nor the Client will settle this case without the other's approval. However, we will make day-to-day, tactical decisions without consulting with you in every situation. Any appeals will only be undertaken with your approval.

**Attorneys:** When we work on your case, we may have any of the attorneys or support staff at this firm work on the case at our discretion. Also, we may associate with other counsel if we think it is appropriate.

**Cooperation:** You agree to fully cooperate with us in preparing and resolving your case.

**No Guarantees:** We have made no promises or guarantees as to your case. We will investigate the claim and if, after investigation, we feel the claim does not appear to have merit, we have the right to cancel this retainer agreement. We may terminate representation upon written notice at any time, and we reserve the right *not* to pursue appeals or post-decision motions as part of this agreement at our sole discretion.

### 2. FEES AND COSTS

**Flat Fee:** A "flat fee" means that we have made a good faith estimate of how much work will be required to complete your case, and you have agreed to pay that amount in full up front.

- No matter how much work we have to do on your case, we will not charge any more money for the services we have agreed upon.
- On the other hand, if your case does not take as much time as we anticipate, we do not anticipate that you will get any

- money back from this fee.
- If your case takes so little time that the fee we charge becomes “unreasonable,” we will discuss whether you will receive a refund. If we disagree about whether a fee is “unreasonable” the issue will be decided by fee arbitration which we are now agreeing will be mandatory and binding.
- You are not only paying for our services, you are also paying for us to give your case *priority* and to be available for you when needed. The first 20% of the flat fee is a true “retainer” paying us to be available for you.
- You are also agreeing to *share risk* with us. If we did not agree to this flat fee, then you would have had to pay a fee deposit against our hourly rate, and if you had not kept that deposit up, we would have stopped representing you. You might not have been able to afford representation under those circumstances. This way there is no risk of us being unable to complete your case due to lack of money for fees in the future.
- But we face the risk that your case will take more time and resources than we planned, and if so, we won't even ask you for more money for fees.

**Refunds:** If the amount of work we are required to do is not what was anticipated, and significantly less than we anticipated, you may be entitled to a refund. If we disagree how much refund, we will submit the matter to arbitration; we will not place any balance you claim due in trust pending resolution unless directed to do so by some authority.

**Ownership of the Fee:** Any fee paid to us under this contract belongs to us upon payment and we may immediately make use of the money. If you are later deemed to be entitled to a refund, that refund will come from our own funds.

**Reasonable Fee:** All fees must be reasonable, and should a change in circumstances render this agreed fee unreasonable, we will renegotiate the fee or arbitrate if unable to agree, as set out below in section 3.

**Costs:** Costs are payments we are required to make, out of pocket, for such things as copying, witness fees, filing fees and the like. **YOUR FLAT FEE DOES NOT INCLUDE COSTS, WHICH ARE YOUR RESPONSIBILITY. We may choose to pay ('advance') some costs in order to avoid delays, but you**

Initials: \_\_\_\_\_

**will have to pay us back.** The ethical rules for lawyers does not permit us to pay your costs. You are agreeing to pay all of the costs of investigation, preparation and trial of the case. Anything out of pocket, like filing fees and witness fees will be your responsibility. We will bill you for costs as they are incurred, even if you can't pay them immediately, and we will impose a service charge of one percent per month on all past due balances. You hereby authorize us to immediately deduct our costs and disbursements from any proceeds recovered. If you give us money for costs before the costs are incurred, which is called a cost deposit, we will hold the money in our Trust Account until needed, and we will pay it out at our discretion. Client agrees attorney may incur routine costs associated with client's case and pay them from the Cost Deposit, without requiring specific permission as to each cost. However, we will consult with you before incurring unusually large costs. Any excess funds advanced, if any, will be returned to you at your request or upon the completion of the case.

**Accounting:** Upon the conclusion of our representation, a "Final Settlement Statement" will be prepared and given to you showing all money received and disbursed. By signing that document you will ratify our action in settling and approve the fee and costs, so read it carefully.

**Power of Attorney:** Client further authorizes the Attorney to sign on his/her behalf, any settlement documents, drafts or instruments and to place the same for collection: This agreement comprises a power of attorney for that purpose.

**Disputes:** Any dispute will be decided by arbitration discussed below.

### **3. CHANGE OF ATTORNEY**

Sometimes a client may decide to change attorneys, or we may decide not to pursue a case.

**If We Withdraw:** If we choose not to pursue a case, we will not charge any further fee unless otherwise agreed. If we have not completed the work that was paid for under the flat fee, we will prorate the work completed and refund the balance. However, if we withdraw for cause, meaning that for some reason you have prevented us from completing your case, we will treat that as if you chose to terminate, below. You will still be responsible for any costs incurred.

**If You Change:** If the Client chooses to terminate the Attorney-Client relationship for any reason, prior to the settlement or resolution of the case, the Client will be responsible for payment of a fee as follows:

Initials: \_\_\_\_\_

**Reasonable Fee:** An Attorney's fee based upon the reasonable amount of time incurred by the lawyer as of the termination. The parties' agree that a reasonable hourly rate for the work done shall be:

Dustin Deissner, Russell Van Camp, \$ 300.00 per hour;  
Any other lawyer, \$ 200.00;  
Paralegals, \$ 100.00.

**Costs:** The Client will continue to be responsible for all costs and disbursements advanced, and those amounts shall be due and payable immediately upon such termination of the relationship.

**Attorneys Lien:** The Attorney 's Fee shall constitute a *lien* against any subsequent settlement of, or judgment rendered in the case; no matter whose hands those funds are in.

**Indemnification:** The client agrees to *indemnify* and *hold harmless* the Attorney from any guarantee or client-cost items incurred before the change of attorney.

**File Documents:** The Client agrees that his file documents belong to the attorney, who shall retain a copy of the documents even if representation is terminated. The cost of copying, in order to provide the file to the client or to another attorney, shall be charged to and paid by the client prior to release of the file.

**Security Interest:** The Client further agrees that this document creates a security interest in favor of the Attorney, in the amount of the fees due hereunder, against any funds generated as a result of this claim in the hands of any party. The attorney may elect at any time to file and record a Uniform Commercial Code document notifying the public of this interest, and may use any of the mechanisms of the Uniform Commercial Code to collect anything hereby due the attorney.

**Other Cases:** If we are representing Client in matters other than those specifically set out in this fee agreement, for which no separate written fee agreement has been entered, the client agrees to pay an hourly fee for our efforts.

**Arbitration:**

**If we have a dispute over the fees due under this agreement, both parties agree that the dispute shall be submitted to binding arbitration** either under the rules of the American Arbitration Association, or pursuant to Bar Association Fee Arbitration, at our sole discretion. Venue for the arbitration shall be in Spokane, WA.

#### 4. COMMUNICATION

**Address:** Client agrees that all correspondence shall be sent to their address written on the signature page: Client agrees further that should their address change, they will immediately notify the Attorney of the new address and do so in writing. In the event they fail to do so, the Attorney is to be held harmless and not responsible for any correspondence which is as a result undeliverable and thus not received by the Client.

**Copies:** Attorney will not send copies of all routine matters unless otherwise agreed, in which case postage and copying will be charged to client as costs.

#### 5. PAYMENT GUARANTEES TO THIRD PARTIES

UNLESS WE SPECIFICALLY AGREE TO DO SO, DEISSNER LAW OFFICE DOES NOT CONSENT TO HONOR ANY ASSIGNMENT OF FUNDS TO THIRD PARTIES EXCEPT AS REQUIRED BY OPERATION OF LAW OR THE CODE OF ETHICS.

**Authority to Guarantee:** The Client by this document agrees to, and authorizes DEISSNER LAW OFFICE to execute for them and on their behalf, "guarantees and assurances of payment" for any billings for medical and health care provided to the Client, if such are acceptable to the providers, or for expert witnesses. Such shall be in writing and made a part of the file and shall be communicated to the client.

**Mandatory Payment:** Once we do guarantee or assure payment, the payment *shall* be paid from any settlement or judgment recovered on Client's behalf, second in priority only to the payment of the Attorneys Fees.

**Client may not rescind such guarantees once made.**

---

*This agreement is not intended to be in conflict with any applicable law or ethical rule. Should any provision herein be interpreted to be so in conflict, that provision is hereby declared void.*

---

# Van Camp & Deissner

Attorneys Emphasizing Personal Injury Litigation & Claims

W. Russell Van Camp  
\* Dustin Deissner  
Irving Bennion (Of Counsel)  
\* Admitted in Washington & Idaho



Spokane County Courthouse  
Nulla Veritas – Tantum Evidentia

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Web address: [www.vancamplaw.net](http://www.vancamplaw.net)

E-mail: [tortslaw@aol.com](mailto:tortslaw@aol.com)

[deissnerlaw@aol.com](mailto:deissnerlaw@aol.com)

Tax I.D. #80-0046427

May 5, 2010

Randolph & Renee Honkala  
505 E. Gem Lane  
Colbert WA 99005  
By Certified and Regular Mail

Re: Honkala v. Van Camp  
Wendle Ford v. Honkala

Dear Mr. Honkala:

Although we have requested, and you have declined to arbitrate the fee in the Wendle matter, we have decided to refund a portion of the fee anyway. Enclosed please find our check for \$15,000.00 [original in certified letter only] refund of fees in the Wendle matter.

This check is tendered without conditions. In other words, you may cash this check without waiving any other rights. However, if we do not hear from you within a reasonable period of time, we will consider that you deem this an acceptable amount in resolution of your claims and will consider the matter closed.

Thank you for your time in resolving this matter.

Sincerely,

A handwritten signature in black ink, appearing to read 'Dustin Deissner', written over a horizontal line.

Dustin Deissner  
Van Camp & Deissner  
encl.

SPONSORS OF



**LAW OFFICES OF  
W.R. VANCAMP PLLC**

1707 W. BROADWAY AVE 509-326-6935  
SPOKANE, WA 99201

16877

28-7174/3251  
8

DATE 5/5/10

PAY TO THE  
ORDER OF RANDY HONKALA

\$ 15,000.00

FIFTEEN THOUSAND DOLLARS NO/100 \*\*\*\*\* DOLLARS



Anytime Line 1-888-678-7800  
sterlingsavingsbank.com  
Spokane Office  
507 N. Millan Rd.  
Spokane, WA 99208



⑈016877⑈ ⑆325171740⑆ 0085000008L⑈

LAW OFFICES OF  
W.R. VANCAMP PLLC  
SPOKANE, WA 99201

**DETACH AND RETAIN THIS STATEMENT**  
THE ATTACHED CHECK IS IN PAYMENT OF ITEMS DESCRIBED BELOW  
IF NOT CORRECT, PLEASE NOTIFY US PROMPTLY. NO RECEIPT DESIRED

DATE	DESCRIPTION	AMOUNT
5/5/10	REFUND OF FEES	

Details on Back  
Security Features Included