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U.S. DEPARTMENT OF COMMERCE
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(Rev. 03/01) 102096907 OMB No. 0651-0027 (exp. 5/31/2002, Tab settings ⇒ ⇒ ⇒ To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 1. Name of conveying party(ies): 2. Name and address of receiving party(ies) Sacramento Commercial Bank Name: Placer Sierra Bank 113.02 Internal Address: Individual(s) Association Street Address: 649 Lincoln Way General Partnership Limited Partnership City: Auburn State: CA Zip: 95603 Corporation-State California Other _____ Individual(s) citizenship Association_ Additional name(s) of conveying party(ies) attached? The Yes It No General Partnership____ Nature of conveyance: Limited Partnership ____ Corporation-State California Assignment Merger Merger Security Agreement Change of Name Other_ If assignee is not domiciled in the United States, a domestic Other_ representative designation is attached: 📮 Yes 🖬 No (Designations must be a separate document from assignment)
Additional name(s) & address(es) attached? Yes No Execution Date: filed 03-20-01 4. Application number(s) or registration number(s): B. Trademark Registration No.(s) 2253619. A. Trademark Application No.(s) 2273603, 2140341 Additional number(s) attached Yes 🔁 No 5. Name and address of party to whom correspondence 6. Total number of applications and registrations involved: concerning document should be mailed: Name: Lisa L. Ruth, Esq. 7. Total fee (37 CFR 3.41).....\$ 90.00 Internal Address: Downey, Brand, Seymour & Enclosed Rohwer, LLP Authorized to be charged to deposit account 8. Deposit account number: $\ddot{\tilde{c}}$ Street Address: 555 Capitol Mall, 10th Fl. 04 - 1583(Attach duplicate copy of this page if paying by deposit account) City: Sacramento State: CA Zip: 95814 DO NOT USE THIS SPACE Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Name of Person Signing Signature Total number of pages including cover sheet, attachments, and document MIFILER 00000169 041583 2253619 **65/20/2002**

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Mail documents to be recorded with required cover sheet information to:

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in the Office of the Secretary of State of the State of California

DONALD R. MEYER Commissioner of Financial Institutions

Ву

PLAN OF REORGANIZATION AND

AGREEMENT OF MERGER

TONY LEHITONEN

OF

Senior Counsel

PLACER CAPITAL CO.

(a California Corporation)

, PLAC<u>ER SIE</u>RRA BANK ,

(a California Corporation)

AND

SACRAMENTO COMMERCIAL BANK

(a California Corporation)

THIS AGREEMENT OF MERGER is made and entered into as of this 19th day of March, 2001, by and among, PLACER CAPITAL CO., a California corporation ("PCC"), PLACER SIERRA BANK, a California corporation ("BANK"), and SACRAMENTO COMMERCIAL BANK, a California Corporation ("SCB").

WITNESSETH:

WHEREAS, the respective Boards of Directors and Shareholders of PCC, BANK and SCB have approved as desirable and in the best interests of each corporation that SCB be merged with and into BANK by a statutory merger upon the terms and conditions hereinafter set forth, and that shares of PCC Common Stock will be issued to the shareholder of SCB.

WHEREAS, SCB is a California corporation organized on December 20, 1983 and has ten (10) shares of its Common Stock outstanding.

WHEREAS, BANK is a California corporation organized on March 28, 1946 and has ten (10) shares of its Common Stock outstanding all of which are owned by PCC, and BANK has no shares of any other class of stock outstanding.

WHEREAS, PCC is a California corporation organized on December 2, 1998 and its authorized and outstanding shares are as follows:

Preferred Stock:

10,000,000 authorized, and one (1)

share is outstanding.

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B. Common Stock: shares are outstanding.

10,000,000 authorized, and ten (10)

NOW, THEREFORE IT IS AGREED AS FOLLOWS:

FIRST:

SCB shall be merged with and into BANK (the "Merger").

SECOND: The Merger shall be effective (the "Effective Date of the Merger") as of the day and time in which this Agreement of Merger and appropriate certificates of its approval and adoption shall have been filed with the Secretary of State of the State of California in accordance with the General Corporation Law of the State of California and a copy of this Agreement of Merger certified by the California Secretary of State has been filed with the California Commissioner of Financial Institutions pursuant to Section 4887 of the California Financial Code.

THIRD: Upon the Effective Date of the Merger, each share of SCB Common Stock outstanding immediately prior to the Effective Date of the Merger (except for shares of SCB Common Stock which come within the definition of "dissenting shares" as defined in Section 1300 of the California General Corporations Law ("Dissenting Shares")) shall be converted into one (1) share of newly issued Common Stock of PCC.

FOURTH: Upon the Effective Date of the Merger, each share of BANK Common Stock outstanding immediately prior to the Effective Date of the Merger shall remain cutstanding.

FIFTH: The Articles of incorporation and Bylaws of BANK in effect immediately prior to the Effective Date of the Merger are not amended by the Merger.

SIXTH: The directors of BANK immediately after the Effective Date of the Merger shall be the following persons, each of whom shall serve until his or her death, resignation, removal, or until his or her successors shall be elected in accordance with the law and the Articles of Incorporation and Bylaws of the BANK:

Ronald W. Bachli Richard W. Decker, Jr. Daryl B. Foreman Robert C. Haydon

W.E. Jansen, Jr.

Larry D. Mitcheli Dwayne A. Shackelford Walter D. Skinner

William H. Slaton Robert H. Smiley

SEVENTH: Prior to the filing of this Agreement of Merger with the Secretary of State of the State of California, this Agreement of Merger may be terminated by the agreement of the Boards of Directors of BANK and SCB notwithstanding approval of this Agreement of Merger by the sole shareholder of BANK and the sole shareholder of SCB.

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IN WITNESS WHEREOF, PCC, BANK and SCB, pursuant to the approval and authority duly given by resolutions adopted by their respective Boards of Directors, have caused this Agreement of Merger to be executed by the President and by the Secretary or Assistant Secretary of each party hereto.

PLACER SIERRA BANK

PLACER CAPITAL CO.

By: Al (/ Hyda-Robert C. Haydon, President

By: Tarlol W.

Ronald W. Bachli, President

Hy:

J. Reithmeier, Secretary

J. Thomas Byrom, Secretary

SACRAMENTO COMMERCIAL BANK

By: _______

Daryl B. Fóreman, President

By:__

Judy J Reithmeier, Secretary

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PLACER SIERRA BANK

CERTIFICATE OF APPROVAL OF

PLAN OF REORGANIZATION AND

AGREEMENT OF MERGER

The undersigned hereby certify as follows:

- (1) They are the President and Secretary, respectively, of Placer Sierra Bank, a California corporation ("BANK").
- (2) The Agreement of Merger in the form attached was duly approved on behalf of BANK by the Board of Directors and by approval of 100% of the outstanding shares. The number of outstanding shares is ten (10).
- (3) Equity securities of the BANK's parent corporation, Placer Capital Co., a corporation organized under the laws of the State of California, are to be issued in the Merger and the required vote of the shareholders of the parent corporation was obtained.

Robert C. Haydon, President

Judy J Reithmeler, Secretary

The undersigned declare under penalty of perjury that the matters set forth in the foregoing certificate are true of their own knowledge.

Executed at Auburn, California, on March 15, 2001.

Robert C. Haydon

Judy J. Reithmeis

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SACRAMENTO COMMERCIAL BANK

CERTIFICATE OF APPROVAL OF

PLAN OF REORGANIZATION AND

AGREEMENT OF MERGER

The undersigned hereby certify as follows:

- (1) They are the President and Secretary, respectively, of Sacramento Commercial Bank, a California corporation ("SCB").
- (2) The Agreement of Merger in the form attached was duly approved on behalf of SCB by the Board of Directors and by approval of 100% of the outstanding shares. The number of outstanding shares is ten (10).

Daryl B. Foreman, President

Judy J. Reithmorer, Secretary

The undersigned declare under penalty of perjury that the matters set forth in the foregoing certificate are true of their own knowledge.

Executed at Sacramento, California, on March 14, 2001.

RECORDED: 05/13/2002

Daryl B. Foreman

Judy J. Reithmeier

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