COLUMBIA BANKING SYSTEM INC Form DEF 14A March 16, 2016

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SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a)

	of the Securities Exchange Act of 1934 (Amendment No.)						
Fi	iled by the Registrant x						
Fi	iled by a Party other than the Registrant "						
Cl	heck the appropriate box:						
	Preliminary Proxy Statement Definitive Proxy Statement Definitive Additional Materials Soliciting Material Pursuant to \$240.14a-11(c) or \$240.14a-12 COLUMBIA BANKING SYSTEM, INC.						
	(Name of Registrant as Specified In Its Charter)						
	(Name of Person(s) Filing Proxy Statement, if other than the Registrant)						
Pa	ayment of Filing Fee (Check the appropriate box):						
X	No fee required.						
	Fee computed on table below per Exchange Act Rules 12a(6)(i)(1) and 0-11.						
	(1) Title of each class of securities to which transaction applies:						
	(2) Aggregate number of securities to which transaction applies:						

(3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
(4)	Proposed maximum aggregate value of transaction:
(5)	Total fee paid:
Fee _J	paid previously with preliminary materials.
Chec	ck box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
(1)	Amount Previously Paid:
(2)	Form, Schedule or Registration Statement No.:
(3)	Filing Party:
(4)	Date Filed:

COLUMBIA BANKING SYSTEM, INC.

1301 A Street

Tacoma, Washington 98402

March 16, 2016

Dear Shareholder:

We are pleased to invite you to Columbia Banking System s Annual Meeting of Shareholders. The meeting will be at 1:00 p.m. on Wednesday, April 27, 2016 at the Greater Tacoma Convention and Trade Center, 1500 Broadway, Tacoma, Washington 98402.

At the meeting, you and the other shareholders will be asked to consider and vote on proposals with respect to (i) the election of eleven nominees for director to serve on our Board of Directors; (ii) the approval, on an advisory basis (non-binding), of the compensation of our named executive officers; and (iii) the approval, on an advisory basis (non-binding), of the appointment of our independent registered public accounting firm for the 2016 fiscal year.

You also will have the opportunity to hear our management discuss the developments in our business and our industry in the past year and to ask questions. You will find additional information concerning Columbia Banking System and its operations, including its audited financial statements, in the Annual Report for the year ended December 31, 2015, which is available on our website at www.columbiabank.com.

We hope that you can join us on April 27th. Whether or not you plan to attend, please take the time to vote via the Internet or telephone or by completing and mailing the proxy card (if you received one) as soon as possible. Your opinion and your vote are important to us. Voting by proxy will not prevent you from voting in person if you attend the meeting, but it will ensure that your vote is counted if you are unable to attend.

William T. Weyerhaeuser Chairman Melanie J. Dressel President and CEO

COLUMBIA BANKING SYSTEM, INC.

NOTICE OF ANNUAL MEETING OF SHAREHOLDERS

TO BE HELD APRIL 27, 2016

TIME 1:00 p.m. on Wednesday, April 27, 2016

PLACE The Greater Tacoma Convention and Trade Center, 1500 Broadway, Tacoma, Washington

ITEMS OF BUSINESS The purposes of the meeting are as follows:

- (1) To elect the eleven nominees for director named in the attached proxy statement to serve on the Board of Directors until the 2017 Annual Meeting of Shareholders or until their successors have been elected and have qualified.
- (2) To approve, on an advisory basis (non-binding), the compensation of the Company s named executive officers.
- (3) To approve, on an advisory basis (non-binding), the appointment of Deloitte & Touche LLP as the Company s independent registered public accounting firm for the fiscal year ending December 31, 2016.
- (4) To transact such other business as may properly come before the meeting or any adjournment

You are entitled to vote at the annual meeting and at any adjournments or postponements thereof if you were a shareholder at the close of business on Monday, March 7, 2016.

Please vote via the Internet or telephone or submit your proxy card (if you received one), as soon as possible so that your shares can be voted at the annual meeting in accordance with your instructions. For specific instructions on voting, please refer to the instructions in the proxy statement and on the Notice of Internet Availability of Proxy Materials you received in the mail or, if you received a hard copy of the proxy materials, on the enclosed proxy card.

By Order of the Board

Kumi Y. Baruffi Corporate Secretary

The proxy statement was first made available or mailed to shareholders on March 16, 2016.

RECORD DATE

VOTING BY PROXY

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COLUMBIA BANKING SYSTEM, INC.

1301 A Street

Tacoma, Washington 98402-4200

(253) 305-1900

PROXY STATEMENT

Important Notice Regarding the Availability of Proxy Materials for the 2016 Shareholder Meeting:

This proxy statement, the Notice of Internet Availability of Proxy Materials (the Notice) and our annual report to shareholders for the year ended December 31, 2015 (the 2015 Annual Report) are available at www.columbiabank.com.

The Columbia Board of Directors (the Board) is soliciting proxies for this year s Annual Meeting of Shareholders (the Annual Meeting). This proxy statement contains important information for you to consider when deciding how to vote on the matters brought before the meeting. Please read it carefully.

INFORMATION ABOUT THE ANNUAL MEETING

The meeting will be at 1:00 p.m. on Wednesday, April 27, 2016 at the Greater Tacoma Convention and Trade Center, 1500 Broadway, Tacoma, Washington 98402.

The Board set March 7, 2016 as the record date for the meeting (the Record Date). Shareholders who owned Columbia common stock at the close of business on that date are entitled to vote at the Annual Meeting, with each share entitled to one vote for each matter to be voted on at the meeting. There were 57,989,096 shares of Columbia common stock outstanding on the Record Date.

In this proxy statement, the terms the Company, Columbia, we, us or our refer to Columbia Banking System, Inc.

Under the rules of the Securities and Exchange Commission (the SEC), we are furnishing proxy materials to our shareholders on the Internet, rather than mailing paper copies of the materials (including the 2015 Annual Report) to each shareholder. As a result, unless you previously elected to receive paper copies or request them this year, you will not receive paper copies of these proxy materials. We are sending to our shareholders (other than those that previously elected to receive paper copies) a copy of the Notice, which will instruct you as to how you may access and review the proxy materials over the Internet. The Notice will also instruct you as to how you may access your proxy card to vote your shares by telephone or over the Internet. If you would like to receive a paper copy of our proxy materials, free of charge, please follow the instructions included in the Notice.

The Notice was mailed to shareholders on March 16, 2016.

COMPANY PHILOSOPHY

Our goal is to be the leading Pacific Northwest regional community bank, with a significant presence in selected markets, and to consistently increase earnings per share and shareholder value. Management believes that there continues to be opportunity for organic growth based upon branch footprint and the organization—s commitment to delivering exceptional customer satisfaction and quality products, and growth through selective acquisitions. Our business strategy is to provide our customers with the financial sophistication and breadth of products of a regional banking company while retaining the appeal and service level of a community bank. We continually evaluate our existing business processes while focusing on maintaining asset quality and balanced loan and deposit portfolios, building our strong core deposit base, expanding total revenue and controlling expenses in an effort to increase our return on average equity and gain operational efficiencies. We believe that, as a result of our strong commitment to highly personalized, relationship-oriented customer service, our varied products, our strategic branch locations and the long-standing community presence of our managers, banking officers and branch personnel, we are well positioned to attract and retain new customers and to increase our market share of loans, deposits, and other financial services in the communities we serve. We are committed to increasing market share in the communities we serve by continuing to leverage our existing branch network, strategically adding new branch locations and considering business combinations that are consistent with our expansion strategy. We believe that achievement of these goals will create long-term value for our shareholders, consistent with protecting the interests of depositors.

GENERAL INFORMATION

Why did I receive a Notice of Internet Availability of Proxy Materials instead of paper copies of the proxy materials?

In accordance with rules and regulations adopted by the SEC, instead of mailing a printed copy of our proxy materials to all shareholders entitled to vote at the Annual Meeting, we are furnishing the proxy materials to our shareholders over the Internet. If you received the Notice by mail, you will not receive a printed copy of the proxy materials. Instead, the Notice will instruct you as to how you may access and review the proxy materials and submit your vote via the Internet. If you received the Notice by mail and would like to receive a printed copy of the proxy materials, please follow the instructions included in the Notice for requesting such materials.

We mailed the Notice on March 16, 2016, to all shareholders entitled to vote at the Annual Meeting. As of the date of mailing of the Notice, all shareholders and beneficial owners have the ability to access all of our proxy materials on a website referred to in the Notice. These proxy materials are available free of charge.

What is being voted on at the Annual Meeting?

At the Annual Meeting you will be asked to vote on:

the election of eleven nominees to serve on the Board until the 2017 Annual Meeting of Shareholders or until their successors have been elected and have qualified;

the approval, on an advisory basis (non-binding), of the compensation of Columbia s named executive officers; and

the approval, on an advisory basis (non-binding), of the appointment of Deloitte & Touche LLP (Deloitte) as the Company s independent registered public accounting firm for the fiscal year ending December 31, 2016.

Who is entitled to vote?

Only shareholders who owned Columbia common stock, either directly or beneficially, as of the close of business on the Record Date are entitled to receive notice of the Annual Meeting and to vote the shares that they held on that date at the Annual Meeting, or any postponement or adjournment of the Annual Meeting.

How do I vote?

<u>At the Meeting</u>. Shares held in your name as the shareholder of record may be voted by you in person at the Annual Meeting. Shares held beneficially in street name may be voted by you in person at the Annual Meeting only if you obtain a legal proxy from the broker or other agent that holds your shares, giving you the right to vote the shares, and you bring the legal proxy to the Annual Meeting.

<u>By Mail</u>. Shareholders who ask for and receive a paper proxy card may vote by mail and should complete, sign and date their proxy card and mail it in the pre-addressed envelope that will accompany the delivery of the paper proxy card. Proxy cards submitted by mail must be received by the time of the meeting in order for your shares to be voted.

By Internet. For shares registered in your name, you may go to http://www.proxyvote.com to transmit a proxy to vote your shares by means of the Internet. You will be required to provide our number and the control number, both of which are contained on the Notice or the proxy card, as applicable. You will then be asked to complete an electronic proxy card. The votes represented by such proxy will be generated on the computer screen, and you will be prompted to submit or revise them as desired. We must receive votes submitted via the Internet by 11:59 p.m. ET on April 26, 2016.

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<u>By Telephone</u>. You may grant a proxy to vote your shares by telephone. The telephone voting procedures are designed to authenticate your identity, to allow you to grant a proxy to vote your shares, and to confirm that your instructions have been recorded properly. To vote by telephone, call **1-800-690-6903** by 11:59 p.m. ET on April 26, 2016. Please see the instructions on the Notice or the proxy card, as applicable.

<u>For shares registered in the name of a broker or bank.</u> Most beneficial owners, whose stock is held in street name, receive instructions for granting proxies from their banks, brokers or other agents, rather than a proxy card. If your shares are held in a stock brokerage account or by a bank or other nominee, you are considered the beneficial owner of shares held in street name, and as the beneficial owner, you have the right to direct your broker on how to vote.

A number of brokers and banks are participating in a program provided through Broadridge Financial Solutions Inc. that offers the means to grant proxies to vote shares over the telephone and Internet. If your shares are held in an account with a broker or bank participating in the Broadridge program, you may grant a proxy to vote those shares by calling the telephone number or visiting the website shown on the instruction form received from your broker or bank.

Can I revoke my proxy and/or change my vote?

Yes. You may revoke your proxy and change your vote at any time before the proxy is exercised by filing with Columbia s Secretary a notice of revocation, voting again by Internet or telephone (only your last Internet or telephone proxy submitted prior to the meeting will be counted), signing and returning a new proxy card with a later date, obtaining a legal proxy from the broker or other agent that holds your shares, or attending the Annual Meeting and voting in person. The powers of the proxy holders will be suspended if you attend the Annual Meeting in person and so request, although attendance at the meeting will not by itself revoke a previously granted proxy.

What are the Board s recommendations?

The Board recommends a vote *FOR* the election of the director nominees listed in this proxy statement, *FOR* the approval, on an advisory basis (non-binding), of the compensation of Columbia s named executive officers, and *FOR* the approval, on an advisory basis (non-binding), of Deloitte as the independent registered public accounting firm for the fiscal year 2016.

If you indicate when voting by Internet or by telephone that you wish to vote as recommended by the Board, or if you sign and return a proxy card without specific instructions as to how to vote, William T. Weyerhaeuser and Melanie J. Dressel, as the persons named as proxy holders on the proxy card, will vote as recommended by the Board of Directors. If any other matters are considered at the meeting, Mr. Weyerhaeuser and Ms. Dressel will vote as recommended by the Board. If the Board does not give a recommendation, Mr. Weyerhaeuser and Ms. Dressel will have discretion to vote as they think best.

Will my shares be voted if I do not vote by using the Internet, by telephone or by signing and returning my proxy card?

If your shares are registered in your name and you do not vote by using the Internet, by telephone or by returning a signed proxy card or do not vote in person at the Annual Meeting, your shares will not be voted.

If your shares are held in street name and you do not submit voting instructions to your broker, your broker may vote your shares at this meeting on the advisory (non-binding) approval of the appointment of the independent registered public accounting firm only. If no instructions are given with respect to the election of directors or approval, on an advisory basis (non-binding), of the compensation of Columbia s named executive officers, your broker cannot vote your shares on these proposals.

How many votes are needed to hold the Annual Meeting?

A majority of Columbia s outstanding shares as of the Record Date (a quorum) must be present at the Annual Meeting in order to hold the meeting and conduct business. Shares are counted as present at the meeting if a shareholder is present and votes in person at the meeting or has properly submitted a proxy card. As of the Record Date for the Annual Meeting, 57,989,096 shares of Columbia common stock were

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outstanding and eligible to vote. Both abstentions and broker non-votes are counted as present for the purpose of determining the presence of a quorum. Broker non-votes, however, are not counted as shares present and entitled to be voted with respect to a matter on which the broker has expressly not voted. Generally, broker non-votes occur when shares held by a broker for a beneficial owner are not voted with respect to a particular proposal because (i) the broker has not received voting instructions from the beneficial owner and (ii) the broker lacks discretionary voting power to vote such shares.

What vote is required to elect directors?

In an uncontested election, a nominee for election to a position on the Board will be elected as a director if the votes cast *For* the nominee exceed the votes cast *Against* the nominee (known as majority voting). The term of any director who does not receive a majority of votes cast in an election held under that standard terminates on the earliest to occur of: (i) 90 days after the date election results are certified; (ii) the date the director resigns; and (iii) the date the Board fills the position. Our Bylaws provide that an election is considered contested, and will be held under a plurality standard, if there are shareholder nominees for director pursuant to the advance notice provision in Section 1.17 of our Bylaws who are not withdrawn by the advance notice deadline set forth in that section. You may vote *For*, *Against*, or *Abstain* from voting for the listed nominees. The following will not be votes cast and will have no effect on the election of any director nominee: (i) a share whose ballot is marked as abstain; (ii) a share otherwise present at the meeting but for which there is an abstention; and (iii) a share otherwise present at the meeting as to which a shareholder gives no authority or direction. Shareholders may not cumulate their votes in the election of directors.

What vote is required to approve the advisory (non-binding) resolution on the compensation of Columbia s executive officers?

The affirmative vote *For* by a majority of those shares present in person or by proxy and voting on this matter is required on the advisory (non-binding) resolution on the compensation of Columbia s named executive officers. You may vote *For*, *Against* or *Abstain* from approving the advisory (non-binding) resolution to approve named executive officer compensation. Abstentions and broker non-votes will have no effect on the outcome of the proposal.

What vote is required to approve the advisory (non-binding) proposal on the appointment of the independent registered public accountants?

The proposal to approve, on an advisory basis (non-binding), the appointment of Deloitte as Columbia s independent registered public accounting firm will be adopted if a majority of the votes present in person or by proxy and voting on this matter are cast *For* the proposal. You may vote *For*, *Against* or *Abstain* from approving the proposal. Abstentions and broker non-votes will have no effect on the outcome of the proposal.

Can I vote on other matters?

We have not received timely notice of any shareholder proposals to be considered at the Annual Meeting, and the Board does not know of any other matters to be brought before the Annual Meeting.

Who is soliciting my proxy and who is paying the cost of solicitation?

The Board is soliciting proxies for use at the 2016 Annual Meeting. Certain directors, officers and employees of Columbia and its banking subsidiary, Columbia State Bank, or its trust company subsidiary, Columbia Trust Company, may solicit proxies by mail, telephone, facsimile, or in person.

We will pay for the costs of solicitation. We do not expect to pay any compensation for the solicitation of proxies, except to brokers, nominees and similar record holders for reasonable expenses in mailing proxy materials to beneficial owners of our common stock. However, management may, if it determines it necessary to obtain the requisite shareholder vote, retain the services of a proxy solicitation firm.

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How can I find out the results of the voting at the annual meeting?

Preliminary voting results will be announced at the Annual Meeting. We will publish final results in a Current Report on Form 8-K to be filed with the SEC within four business days after the Annual Meeting. After the Form 8-K is filed, you may obtain a copy by visiting our website at www.columbiabank.com, the SEC s website at www.sec.gov, or by writing to: Columbia Banking System, Inc., Attention: Corporate Secretary, 1301 A Street, Tacoma, Washington, 98402-4200.

When are proposals and director nominations for the 2017 Annual Meeting due?

Proposals by shareholders to transact business at Columbia s 2017 Annual Meeting must be delivered to Columbia s Secretary no later than December 28, 2016 in order to be considered for inclusion in our proxy statement and proxy card and should contain such information as is required under our Bylaws. Such proposals will also need to comply with the SEC s regulations regarding the inclusion of shareholder proposals in Columbia-sponsored proxy materials. In order for a shareholder proposal to be raised from the floor during next year s annual meeting, or for a shareholder to nominate a person or persons for a director, written notice must be received by us no earlier than the 150th day and no later than the 120th day prior to the first anniversary of the 2016 Annual Meeting (meaning no earlier than November 28, 2016, and no later than December 28, 2016), and should contain such information as required under our Bylaws. However, if the date of the 2017 Annual Meeting is more than 30 days before or more than 60 days after the anniversary of the 2016 Annual Meeting, notice must be delivered no earlier than the 150th day and no later than the 120th day prior to the date of the 2017 Annual Meeting or, if the first public announcement of the 2017 Annual Meeting date is less than 100 days before the meeting date, notice must be delivered no later than the 10th day following the date of the Company s first public announcement of the 2017 Annual Meeting date.

To be in proper form, a shareholder s notice must include the specified information concerning the proposal or director nominee as described in our Bylaws. The Company will not consider any proposal or nomination that is not timely or otherwise does not meet the Bylaw and SEC requirements for submitting a proposal or nomination.

Notice of intention to present proposals at the 2017 Annual Meeting, or to obtain a copy of the detailed procedures regarding notice requirements for proposals or director nominations, should be directed to Columbia s Corporate Secretary, 1301 A Street, Tacoma, Washington 98402.

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STOCK OWNERSHIP

Beneficial Owners of More Than Five Percent

As of January 31, 2016 (except as otherwise noted), the shareholders identified in the table below beneficially owned more than 5% of the outstanding shares of Columbia common stock. To the Company s knowledge, based on the public filings which beneficial owners of more than 5% of the outstanding shares of Columbia common stock are required to make with the SEC, there are no other beneficial owners of more than 5% of the outstanding shares of Columbia common stock as of January 31, 2016, other than those set forth below.

Name and Address	Number of Shares (1)	Percentage
Blackrock, Inc. (2)	5,397,231	9.35%
55 East 52 nd Street		
New York, NY 10055		
The Vanguard Group, Inc. (3)	4,289,438	7.43%
100 Vanguard Blvd.		
Malvern, PA 19355		
The Bank of New York Mellon Corporation (4)	3,002,471	5.20%
225 Liberty Street		
New York, NY 10286		

- (1) Pursuant to rules promulgated by the SEC, a person or entity is considered to beneficially own shares of common stock if the person or entity has or shares (i) voting power, meaning the power to vote or direct the voting of the shares, or (ii) investment power, meaning the power to dispose of or direct the disposition of the shares.
- (2) An amended Schedule 13G filed with the SEC on January 26, 2016 indicates that BlackRock, Inc. had sole voting power over 5,255,538 shares and sole dispositive power over 5,397,231 shares. Various persons had the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of the common stock of the Company. No one person s interest in the common stock was more than five percent of the total outstanding common stock of the Company.
- (3) An amended Schedule 13G filed with the SEC on February 11, 2016 indicates that The Vanguard Group, Inc. had sole voting power over 73,106 shares, shared voting power over 3,300 shares, sole dispositive power over 4,216,492 shares and shared dispositive power over 72.946 shares.
- (4) A Schedule 13G filed with the SEC on January 26, 2016 indicates that The Bank of New York Mellon Corporation had sole voting power over 2,851,824 shares, sole dispositive power over 2,486,990 shares and shared dispositive power over 493,307 shares.

Beneficial Ownership of Directors and Executive Officers

The following table shows, as of January 31, 2016, the amount of Columbia common stock directly owned (unless otherwise indicated) by (a) each director and director nominee; (b) the executive officers named in the Summary Compensation Table below; and (c) all of our directors and executive officers as a group. Except as otherwise noted, we believe that the beneficial owners of the shares listed below, based on information furnished by such owners, have or share with a spouse voting and investment power with respect to the shares. Beneficial ownership is determined under the rules of the SEC and includes shares that could be acquired within 60 days through the exercise of an option or other right.

Name	Position	Number (1)	Percentage
William T. Weyerhaeuser	Chairman of the Board	247,746(2)	*
Melanie J. Dressel	Director, President and	=,(=)	
	,		
	Chief Executive Officer	142,965(3)	*
David A. Dietzler	Director	6,612	
Craig D. Eerkes	Director	4,631	*
Ford Elsaesser	Director	35,573	*
Mark A. Finkelstein	Director	2,000	*
John P. Folsom	Director	42,638(4)	*
Thomas M. Hulbert	Director	42,015	*
Michelle M. Lantow	Director	9,500	*
David C. Lawson	Executive Vice President,		
	Chief Human Resources Officer	6,653	*
Andrew L. McDonald	Executive Vice President,		
	Chief Credit Officer	29,438	*
S. Mae Fujita Numata	Director	8,825(5)	*
Hadley J. Robbins	Executive Vice President,	, , ,	
,	·		
	Chief Operating Officer	12,682(6)	*
Elizabeth W. Seaton	Director	4,000	*
Clint E. Stein	Executive Vice President,		
	Chief Financial Officer	15,245	*
	Cinci i manetar Officer	13,213	
Directors and executive officers as a			
Directors and executive officers as a			
44.5			
group (16 persons)		615,166	1.07%

^{*} Represents less than 1% of outstanding common stock.

- (1) There were no shares of Columbia common stock subject to options or other rights exercisable within 60 days.
- (2) 223,249 shares are held indirectly by WBW Trust Number One, for which Mr. Weyerhaeuser is the trustee with sole voting and investment power.
- (3) Includes 51,134 shares held in Ms. Dressel s Family LLC, 2,408 shares held by a corporation owned by Ms. Dressel and her spouse, and 9,136 shares held in Ms. Dressel s 401(k).
- (4) Includes 10,600 shares held indirectly in Mr. Folsom s IRA, 950 shares held in Mrs. Folsom s IRA and 23,088 shares held in a joint account with his wife.
- (5) Includes 825 shares held jointly with spouse.

(6) Includes 4,731 shares issuable upon the exercise of currently exercisable stock options.

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INFORMATION ABOUT THE DIRECTORS AND NOMINEES

Size of the Board

Our Bylaws provide that the number of directors to be elected by the shareholders will be at least five and not more than 17. Under the Bylaws, the Board has authority to decide the exact number of directors to be elected within these limits. The Board has fixed the number of directors to be elected at the Annual Meeting at eleven and has nominated the persons listed on the following pages, each of whom has consented to serve as a director if elected, for election as directors to serve until the 2017 Annual Meeting or until their successors are elected.

Director Retirement Age

Our Bylaws provide that any person who has or will attain the age of 75 prior to a meeting of shareholders may not stand for election at such meeting.

Replacement Nominees

If a nominee refuses or is unable to stand for election, the Board may reduce the number of seats on the Board or designate a replacement nominee. If the Board designates a substitute, shares represented by proxy will be voted **FOR** the substitute nominee. The Board presently has no knowledge that any of the nominees will refuse or be unable to serve.

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PROPOSAL NO. 1

ELECTION OF DIRECTORS

Information regarding each of the nominees is provided below, including each nominee s name, age as of the Record Date, principal occupation and public company directorships during the past five years, and the year first elected or appointed a director of Columbia, its predecessor corporation or one of its former or current subsidiaries. All of the nominees are presently directors of Columbia and Columbia Bank. There are no family relationships among any of our directors or executive officers, nor are any of the corporations or organizations referenced in the biographical information below a parent, subsidiary or affiliate of Columbia.

David A. Dietzler Director since 2013

Mr. Dietzler, 72, served as a director of West Coast Bancorp prior to the acquisition of West Coast Bancorp by Columbia. Mr. Dietzler was managing partner of KPMG LLP s office in Portland, Oregon before retiring in 2005 after 37 years of service. He earned his MSBA from the University of North Dakota. Mr. Dietzler has extensive experience auditing public companies and working with audit committees, and gained significant expertise in SEC reporting, financial statement preparation, internal control and compliance requirements. Mr. Dietzler has been a director of Portland General Electric Company since 2006 serving as Chair of the Audit Committee until May 2015 and remains a member of the Audit and Nominating and Corporate Governance Committees. Mr. Dietzler s expertise in compliance matters as well his experience serving on multiple audit committees make him a valuable resource to the Board. Mr. Dietzler is considered one of the Board s designated audit committee financial experts.

Melanie J. Dressel Director since 1998

Ms. Dressel, 63, was named Chief Executive Officer of Columbia in February 2003, continues to serve as the Company s President, and has been the President and Chief Executive Officer of Columbia Bank since January 2000. She has served in several capacities at Columbia, including President and Chief Operating Officer from 2000 to 2003; Executive Vice President of retail banking from 1997 to 2000; and upon joining Columbia in 1993, served as Senior Vice President and Private Banking Manager until 1997. Ms. Dressel has approximately 40 years of banking experience and prior to joining Columbia, directed the private banking division of Puget Sound National Bank, and between 1974 and 1988, held various positions with Bank of California.

She is a graduate of the University of Washington with a degree in Political Science. She is a member on the Boards of Puget Sound Energy (Chair), Executive Council for a Greater Tacoma (past Chair), Washington Bankers Association (past Chair) and the Washington Roundtable. She also serves on the American Bankers Council, the ABA Grassroots Committee and the Bellarmine Benefactors Trust.

She is a past member of the Federal Reserve Bank of San Francisco s Community Depository Institutions Advisory Council (CDIAC), and she served as a Board member of The American Bankers Association. She further served as Chair of the Boards of Mary Bridge Children s Foundation, Bellarmine Preparatory School and Tacoma/Pierce County Chamber of Commerce.

Melanie Dressel was honored as 2011 Community Banker of the Year by *American Banker Magazine*, and was also named in 2014 for the sixth time by the magazine as one of The 25 Most Powerful Women in Banking. Ms. Dressel

was awarded CEO of the Year by Seattle Business Magazine s inaugural Executive Excellence Awards in January 2013.

As Chief Executive Officer and a director, Ms. Dressel serves as the primary liaison between the Board and management and as the executive with overall responsibility for executing the Company s strategic plan.

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Craig D. Eerkes Director since 2014

Mr. Eerkes, 63, has served as the President and Chief Executive Officer of Sun Pacific Energy, Inc., a Tri-Cities based retail and wholesale petroleum company with locations throughout Washington since 1981. He has an extensive background with financial institutions and broad experience in highly regulated industries, including fifteen years as a director of WMI Insurance Company, a health and life insurance company based in Salt Lake City, Utah. He was the chairman and a director of AmericanWest Bancorp from 2004 to 2012, as well as a director or First Hawaiian Bank from 1996 to 1999. He was founder, director and chairman of American National Bank, N.A., Kennewick, Washington, from 1981 to 1996. Mr. Eerkes is a graduate of the University of Puget Sound. He was named Tri-Citian of the Year for 2014 and is actively involved in the Boy Scouts, Boys & Girls Clubs, United Way and several other community organizations. His expertise in community banking and risk management brings strong operational depth to the Board.

Ford Elsaesser Director since 2014

Mr. Elsaesser, 64, was a member of the Intermountain board of directors from 1997 until its acquisition by Columbia, serving as its Chairman from May 2013. An attorney with extensive experience with financial service companies, Mr. Elsaesser is a senior partner at Elsaesser Jarzabek Anderson Elliott & Macdonald, a Sandpoint, Idaho-based law firm founded in 1979. His practice focuses on commercial law and banking, civil litigation, bankruptcy and trusteeships and receiverships. He has served as Adjunct Professor at St. John s University School of Law since 2003, and on the Advisory Board of the University s Bankruptcy Program since 1999. He has also served as an Adjunct Professor at the University of Idaho Law School since 2005. A graduate of Goddard College and the University of Idaho Law School, Mr. Elsaesser is active in his community and has served as Chairman of the Lake Pend Oreille Commission since 2003. His knowledge of and contacts within the local Idaho market, as well as his legal experience, make him a valuable resource to the Board.

Mark A. Finkelstein Director since 2014

Mr. Finkelstein, 57, has served since September 2014 as the Chief Legal and Administrative Officer at Blucora, Inc., where he oversees the company s legal, compliance and human resources departments and advises on legal and corporate strategy matters. From December 2011 through July 2014, he served as Executive Vice President Corporate Development and General Counsel of Emeritus Corporation, an NYSE-listed healthcare company with over 30,000 employees, and as the Corporate Secretary of Emeritus from May 2012 through July 2014. Prior to joining Emeritus, Mr. Finkelstein served as a strategy advisor for private investment management firms in the United States and Europe and as the chief executive officer and a member of the board of directors of Novellus Capital Management, a specialized asset management firm. From 1986 to 2006, he practiced law with the Seattle law firm of Graham & Dunn, P.C., where he specialized in mergers and acquisitions, complex financing strategies and other corporate transactions involving financial service companies. Mr. Finkelstein received his B.A. with High Honors in Economics from The University of Michigan and his J.D. from The University of Michigan Law School. He is a member of the Audit and Corporate Responsibility Committee of the Board of Trustees for Seattle Children s Hospital.

Mr. Finkelstein s legal, strategic management and financial expertise make him a valuable resource to the Board.

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John P. Folsom Director since 1997

Mr. Folsom, 72, served as President of Brown & Brown, Inc. of Washington, formerly Raleigh, Schwarz & Powell (insurance brokers and consulting), Tacoma, Washington, from 1990 through December 31, 2006. Mr. Folsom received his professional designation in underwriting and risk management and currently serves as an independent consultant on insurance and risk management matters. Mr. Folsom earned his B.S. degree from the University of Washington and his J.D. from the University of California. He was also a past member of the California and American Bar Association. Mr. Folsom is a resident of Pierce County, and has served many community organizations, including as Director of the Foundation for Tacoma Students, Vice President and Director of the Children s Museum of Tacoma, Emeritus Director of the Tacoma Art Museum and Director of MultiCare Health System. He also currently serves as a director of the University of Washington Tacoma Urban Studies Advisory Board and The Children s Museum. Mr. Folsom s knowledge of, and business and personal contacts in the local market, together with his expertise in risk management matters and legal background, make him a valuable resource to the Board.

Thomas M. Hulbert Director since 1999

Mr. Hulbert, 69, has been President and Chief Executive Officer of Hulco, Inc., Olympia, Washington, a family-held real estate holding and investment company focusing on the acquisition, management and sale of properties within Washington state since 1979. He was also President and Chief Executive Officer of Winsor Corporation, a Seattle-based research and development company specializing in lighting technologies from 1996 to 2013. Mr. Hulbert s business experience also includes serving as President and Chief Executive Officer of a manufacturing company and supervising the operations of a timber contracting and logging company in Montana and Washington. He has served on numerous boards of local private companies, and his leadership experience and knowledge of real estate investment provides a valuable resource to the Board.

Michelle M. Lantow Director since 2012

Ms. Lantow, 54, was appointed the Chief Administrative Officer at New Season s Market, LLC in July 2012 where she is responsible for all financial reporting, accounting, cash management, information technology and strategic planning. From 2010, she served as the Chief Financial Officer of McCormick & Schmick s, a locally owned restaurant company established in 1970 and owning over 80 restaurants until the company was sold in 2012. As the Chief Financial Officer, Ms. Lantow was responsible for all financial reporting associated with a public company, in addition to human resources and information technology functions. Prior to that time, Ms. Lantow worked at lucy activewear, Inc., an apparel company that designs and sells fashion-forward performance apparel for athletic women, serving as the President from 2007 to 2009 and the Chief Financial Officer from 2000 to 2007. During the period 1995 to 2000, Ms. Lantow served as the Corporate Controller and Vice President of Investor Relations with The Gap, Inc., a diversified international specialty retailer. Ms. Lantow holds a BA in Business Economics from the University of California. She is the chairperson of Portland State University s MBA program. Ms. Lantow s depth of public company, strategic management and leadership experience make her a valuable resource for the Board.

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S. Mae Fujita Numata

Director since 2012

Ms. Numata, 59, is the founder of Numata Consulting PLLC for which she has served as a Family Office Manager in Montana since 2015 and has served as the Chief Operating Officer and Chief Financial Officer for MMGL Corp. (f/k/a Schnitzer Investment Corp.), a privately held investment firm since 2010. She was formerly an Engagement Partner with Tatum, a national CFO consulting firm. From 2006 to 2008, Ms. Numata served as the Senior Vice President/Chief Financial Officer and Corporate Secretary of Fisher Communications, Inc., a broadcasting company. From 1997 to 2006, Ms. Numata served as Vice President and Chief Financial Officer of The Seattle Times Company, and between 1993 1997 was a Senior Vice President of Corporate Development of KeyBank of Washington.

Ms. Numata is a member of the American Institute of Certified Public Accountants, Women Corporate Directors and National Association of Corporate Directors. Among other activities, she is the co-president of the board for the Executive Development Institute and a board member, 2nd vice president and investment committee chair for the Girl Scouts of Western Washington. Ms. Numata s extensive accounting and banking background provide the Board and Audit Committee with valuable expertise, and she is one of the Board's designated audit committee financial experts.

Elizabeth W. Seaton Director since 2014

Ms. Seaton, 55, is the Senior Vice President of Operations for Saltchuk Resources Inc., a family of diversified transportation and fuel distribution companies, headquartered in Seattle. Ms. Seaton served as Vice President of Strategic Planning and Corporate Development for Weyerhaeuser Company from 2008 to 2014. Her career with Weyerhaeuser spanned over twenty years, and included positions in strategic planning, capital investments and business leadership. Prior to Weyerhaeuser, she was Principal for Boston Consulting Group, a global management consulting firm. Ms. Seaton is a graduate of Princeton University, holds a J.D./M.B.A. from the University of Chicago and is a member of the California Bar. She has more than ten years of experience as a board member and advisor to a wide range of organizations, including Liaison Technologies, and she contributes to her community as the Finance Committee Chair and Vice Chair of Planned Parenthood of the Great Northwest and Hawaii. Her broad experience in business leadership, change management, strategic development, mergers and acquisitions and enterprise risk management provides a valuable resource to the Board.

William T. Weyerhaeuser

Director since 1998

Mr. Weyerhaeuser, 72, is the Chairman of the Board of Columbia. He is also a Director of eHarmony, an online dating website for singles. He is the former Chairman of Comerco, Inc., a holding company for Yelm Telephone Company, and Rock Island Company, a private investment company. He is also a former Director and Vice Chairman of the Board of Potlatch Corporation, a forest products company, and a former Director of Clearwater Paper Corporation, a forest products company. Mr. Weyerhaeuser received his undergraduate degree from Stanford University and his Ph.D. in Clinical Psychology from Fuller Graduate School of Psychology, Fuller Theological Seminary. He had a private practice in Tacoma from 1975-1998. He is a Trustee and past Chairman of the Board of the University of Puget Sound, a Director of LeMay-America s Car Museum, Trustee and former President of the Seattle Opera Board of Trustees and past President of the Pacific Harbors Council, Boy Scouts of America. Among other past volunteer activities, Mr. Weyerhaeuser has served as President of the Board of the Tacoma Art Museum and as a Director of The Greater Tacoma Community Foundation. Mr. Weyerhaeuser s diverse background and public company experience provides a valuable perspective to the Board.

The Board unanimously recommends a vote FOR each of the nominees for director.

CORPORATE GOVERNANCE

Guidelines

The Board is committed to sound business practices, transparency in financial reporting and high standards of corporate governance. We operate within a comprehensive plan of corporate governance with the purpose of defining responsibilities, setting high standards of professional and personal conduct and assuring compliance with such responsibilities and standards. We regularly monitor developments in the area of corporate governance and our corporate governance policies, practices and committee charters are reviewed periodically and updated as necessary to reflect changes in regulatory requirements and evolving oversight practices.

Board and Company Leadership Structure

The Board is committed to maintaining an independent board, and an overwhelming majority has been comprised of outside directors for many years. It has further been the practice of Columbia to separate the duties of Chairman and Chief Executive Officer. In keeping with good corporate governance practices, the Board believes that the separation of the duties of Chairman and Chief Executive Officer eliminates any inherent conflict of interest that may arise when the roles are combined, and that an independent director can best provide the leadership and objectivity required as Chairman.

Director Qualifications

The Board believes each of the Company s directors should bring a rich mix of qualities and skills to the Board. All of our directors bring to the Board a wealth of leadership experience derived from their service in a variety of professional and executive positions and extensive board experience.

The Corporate Governance and Nominating Committee is responsible for the oversight and nomination process for director nominees. The Corporate Governance and Nominating Committee has not historically adopted formal—director qualification standards—for recommended nominees. However, the Corporate Governance and Nominating Committee annually reviews the experience, qualifications, attributes and skills of each director and nominee as part of its evaluation of whether these are the right individuals to serve on Columbia—s Board to help Columbia successfully meet its strategic plans. Because directors are elected for one-year terms, the Corporate Governance and Nominating Committee has an annual opportunity to assess these factors and, if appropriate, determine not to re-nominate any director. A more detailed discussion regarding the considerations given by the Corporate Governance and Nominating Committee when considering director nominees is set forth below in the section entitled *Board Structure and Compensation Board Committees Corporate Governance and Nominating Committee*.

The biographical information set forth above summarizes the experience, qualifications, attributes and skills that Columbia believes qualifies each director to serve on the Board. The Corporate Governance and Nominating Committee and the Board believe each respective director s professional and business acumen and board experience, and the total mix of all directors experience and skills, are beneficial to the Company and the Board.

Code of Ethics and Corporate Governance Documents

We have adopted a Code of Ethics for senior financial officers, which applies to our principal executive officer, principal financial officer, principal accounting officer or controller, and any persons performing similar functions.

You can access our Code of Ethics, Audit Committee, Corporate Governance and Nominating Committee and Personnel and Compensation Committee charters, Corporate Governance Policy, and our Bylaws in the About Investor Relations Governance Documents section of our website at www.columbiabank.com, or by writing to: Columbia Banking System, Inc., Attention: Corporate Secretary, 1301 A Street, Tacoma, Washington, 98402-4200.

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Director Independence

With the assistance of legal counsel to Columbia, the Corporate Governance and Nominating Committee has reviewed the applicable legal standards for Board and committee member independence, and the criteria applied to determine audit committee financial expert status. The Corporate Governance and Nominating Committee has also reviewed the answers to annual questionnaires completed by each of the directors, which included questions regarding any potential director-affiliated transactions.

The Board then analyzed the independence of each director and nominee and determined that the following members of the Board meet the standards regarding independence required by applicable law, regulation and NASDAQ listing standards, and that each such director is free of relationships that would interfere with the exercise of independent judgment. In determining the independence of each director, the Board considered many factors, including any loans to the directors, each of which (i) were made in the ordinary course of business; (ii) were substantially made on the same terms, including interest rates and collateral, as those prevailing at the time for comparable loans with persons not related to the Company or the Bank; and (iii) did not involve more than the normal risk of collectability or present other unfavorable features. Such arrangements are discussed in detail in the section entitled *Certain Relationships and Related Transactions*.

Based on these standards, the Board has determined that each of the following current non-employee directors and director nominees is independent:

Craig D. Eerkes Ford Elsaesser Mark A. Finkelstein David A. Dietzler John P. Folsom Thomas M. Hulbert Michelle M. Lantow S. Mae Fujita Numata Elizabeth W. Seaton William T. Weyerhaeuser

Based on the standards described above, the Board determined that Melanie J. Dressel, who serves as the President and Chief Executive Officer of the Company, is not independent because she is an executive officer of the Company.

Compensation Committee Interlocks and Insider Participation

During 2015, the Personnel and Compensation Committee consisted of Mr. Hulbert (Chair until April 22, 2015), Mr. Eerkes, Ms. Lantow (Chair effective April 22, 2015), Ms. Numata and Frederick Goldberg. Mr. Goldberg retired from the Board on April 22, 2015 and no longer served on the committee as of such date, and Mr. Finkelstein was added to the committee effective that date. During 2015, none of our executive officers served on the compensation committee (or equivalent body) or board of directors of another entity whose executive officer served on the Personnel and Compensation Committee.

Shareholder Communications with the Board

Shareholders and other interested parties may communicate with the Board by writing to the Chairman of the Board c/o Columbia s Corporate Secretary, Columbia Banking System, Inc., 1301 A Street, Tacoma, Washington, 98402-4200. These communications will be reviewed by our Corporate Secretary and if they are relevant to, and consistent with, our operations and policies, they will be forwarded to the Chairman of the Board.

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BOARD STRUCTURE AND COMPENSATION

2015 Board Meetings

The Board met 13 times during 2015. Each director attended at least 75% of the total number of meetings of the Board and committees on which he or she served. Columbia directors are expected to attend the annual shareholder meeting. Last year, all of our directors who were then serving on the Board attended the annual shareholder meeting. During 2015, the independent directors held 10 meetings without management present.

Board Committees

The Board has established, among others, an Audit Committee, a Personnel and Compensation Committee, a Corporate Governance and Nominating Committee, and an Enterprise Risk Management Committee.

The following table shows the membership of these committees during 2015.

Committee Membership

Name	Audit	Compensation	Nominating	E.R.M.
David A. Dietzler (1)	b *			þ
Craig D. Eerkes		þ	••	þ
Ford Elsaesser (2)	þ	7	þ	ī.,
Mark A. Finkelstein (3)		þ	ī.,	þ
John P. Folsom (4)	b *	<u>.</u>	þ	þ *
Frederick M. Goldberg (5)	î.	þ	. .	þ
Thomas M. Hulbert (6)	þ	þ *	þ	ī
Michelle M. Lantow (7)		b *	þ	
S. Mae Fujita Numata (8)	þ	þ	þ	
Daniel C. Regis (9)	þ	þ *
Elizabeth W. Seaton	:.	**		þ
William T. Weyerhaeuser		••	þ *	ī.
James M. Will (10)	-		. .	þ
Total Meetings in 2015	9	6	6	4

* Committee Chair

- (1) Mr. Dietzler was appointed Chair of the Audit Committee and as a member of the Enterprise Risk Management Committee effective April 22, 2015.
- (2) Mr. Elsaesser was named to the Nominating Committee effective April 22, 2015. (3) Mr. Finkelstein was named to the Compensation Committee effective April 22, 2015.
- (4) Mr. Folsom stepped down as the Audit Committee Chair and was appointed Chair of the Enterprise Risk Management Committee effective April 22, 2015.
- (5) Mr. Goldberg served on the Enterprise Risk Management and Compensation Committees until his retirement on April 22, 2015.
- (6) Mr. Hulbert stepped down as the Compensation Committee Chair and as a member of the Nominating Committee effective April 22, 2015.
- (7) Ms. Lantow was appointed Chair of the Compensation Committee and a member of the Nominating Committee effective April 22, 2015.
- (8) Ms. Numata was named to the Nominating Committee effective April 22, 2015.
- (9) Mr. Regis served on the Audit Committee and as Chair of the Enterprise Risk Management Committee until his retirement on April 22, 2015.
- (10) Mr. Will served on the Enterprise Risk Management Committee until his retirement on April 22, 2015.

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<u>Audit Committee</u>. The Audit Committee is comprised of five directors, each of whom is considered independent as defined by the NASDAQ listing standards and applicable SEC rules. The Audit Committee operates under a formal written charter, a copy of which is posted on our website. The Board has determined that each of Mr. Dietzler and Ms. Numata are Audit Committee Financial Experts as defined by SEC rules. Mr. Regis served on the Audit Committee until his retirement from the Board on April 22, 2015.

The Audit Committee is responsible for the oversight of the quality and integrity of Columbia s financial statements, its compliance with legal and regulatory requirements, the qualifications and independence of its independent auditors, the performance of its internal audit function and independent auditors and other significant financial matters. In discharging its duties, the Audit Committee is expected to, among other things:

have the sole authority to appoint, retain, compensate, oversee, evaluate and replace the independent auditors;

review and approve the engagement of the independent auditors to perform audit and non-audit services and related fees;

meet independently with the internal auditing department, independent auditors and senior management;

review the integrity of the financial reporting process;

review the financial reports and disclosures submitted to appropriate regulatory authorities;

maintain procedures for the receipt, retention and treatment of complaints regarding financial matters; and

review and approve related party transactions.

<u>Personnel and Compensation Committee</u>. The Personnel and Compensation Committee is comprised of five directors, each of whom is considered independent as defined by the NASDAQ listing standards and applicable SEC and IRS rules. Mr. Goldberg was member of the committee until his retirement from the Board on April 22, 2015. The Personnel and Compensation Committee is charged with the responsibility of reviewing the performance of our Chief Executive Officer and other key employees and determines, approves and reports to the Board on the elements of their compensation and long-term equity based incentives. The committee may periodically retain an independent consultant to assist the committee in its deliberations regarding executive compensation for the Chief Executive Officer and other key executives. The committee is directly responsible and has full authority for the appointment, compensation and oversight of compensation consultants, legal counsel and any other advisors retained by the committee. The committee solicits and receives input and recommendations from the Chief Executive Officer with respect to the compensation of the other executive officers. In addition, the Executive Vice President and Chief Human Resources Officer assists the committee in its work.

In 2015, the Personnel and Compensation Committee commissioned Pearl Meyer and Partners (Pearl Meyer), an independent outside compensation consultant, to conduct a study of the Company sexecutive compensation compared to a peer group comprised of other publicly traded financial services companies. The committee used this report as a reference in making compensation decisions. The Pearl Meyer report provided information on executive base salaries and short-term and long-term incentives based on competitive data from published proxy filings of an updated peer group of 16 bank holding companies. Further information relating to the Pearl Meyer report is discussed in the section entitled *Compensation Discussion and Analysis*.

In addition, the Personnel and Compensation Committee:

reviews all employee benefit plans; and

makes determinations in connection with compensation matters as may be necessary or advisable.

The Personnel and Compensation Committee operates under a written charter, a copy of which is posted on our website. The committee meets as needed, and may delegate to one or more of its members the responsibility of meeting with consultants and management to obtain information for presentation and consideration by the entire committee.

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<u>Corporate Governance and Nominating Committee</u>. The Corporate Governance and Nominating Committee is comprised of five directors, each of whom is considered independent as defined by the NASDAQ listing standards, and is responsible for recommending a slate of directors to the full Board for election at the annual meeting, recommending directors to fill vacancies as they occur, monitoring Columbia s corporate governance principles and practices and making appropriate recommendations for enhancements or other changes to the full Board.

The Corporate Governance and Nominating Committee will consider nominees recommended by shareholders provided that the recommendations are made in accordance with the procedures described in this proxy statement under the section General *Information When are proposals and director nominations for the 2017 Annual Meeting due?* The committee evaluates all candidates, including shareholder-proposed candidates, using generally the same methods and criteria. The Corporate Governance and Nominating Committee operates under a formal written charter, a copy of which is posted on our website.

In deciding whether to recommend incumbent directors for re-nomination, the committee evaluates Columbia s evolving needs and assesses the effectiveness and contributions of its existing directors. The committee is authorized to establish guidelines for the qualification, evaluation and selection of new directors to serve on the Board. The committee has not adopted, nor does it anticipate adopting, specific minimum qualifications for committee-recommended nominees, nor has the committee adopted a formal policy relating to Board diversity, although the committee and the Board value and seek to include members with a diversity of backgrounds, professional experience and skills relevant to the Company. The committee instead evaluates each nominee on a case-by-case basis, including assessment of each nominee s business experience, involvement in the communities served by Columbia, and special skills. The Corporate Governance and Nominating Committee also evaluates whether the nominee s skills are complementary to existing Board members skills, and the Board s need for operational, management, financial, technological or other expertise.

The committee has the authority and responsibility to monitor and review the appropriateness of the Company s principles and practices of corporate governance, including its Corporate Governance Policy, in light of emerging standards and best practices and the needs of the Company and its shareholders, and make such recommendations to the full Board as the Committee considers appropriate. The committee also has the authority and responsibility to review the level and form of director compensation, taking into account such factors as the compensation paid to directors of comparable companies, and recommends any changes to the full Board for consideration. The process and procedures used in determining Board compensation for 2015 are discussed in the section below.

Enterprise Risk Management Committee. The Enterprise Risk Management Committee (the ERM Committee) was formed in 2009 and is comprised of five directors, each of whom is considered independent under NASDAQ rules. Messrs. Goldberg, Regis and Will were members of the ERM Committee and discontinued their service after their retirement from the Board in April 22, 2015. The ERM Committee works closely with the Audit Committee and is responsible for the oversight of Columbia s policies, procedures, and practices related to business, market, and operational risks as they impact the strategic, operational, reporting, and compliance objectives of its strategic plan. The ERM Committee is responsible for reporting risk issues and events to the Board and providing the Board with necessary oversight and advice to set risk tolerances.

Risk Oversight

The Board has ultimate authority and responsibility for overseeing risk management at Columbia. Some aspects of risk oversight are fulfilled at the full Board level. For example, the Board regularly receives reports from management on credit risk, liquidity risk and operational risk. The Board delegates other aspects of its risk oversight function to its committees. The Audit Committee oversees financial, accounting and internal control risk management; the head of the Company s internal audit function reports directly to the Audit Committee. The executive officers regularly report directly to the entire Board and to appropriate Board committees with respect to the risks they are responsible for managing.

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The ERM Committee is responsible for the oversight of Columbia s policies, procedures, and practices related to business, market, and operational risks as they impact the strategic, operational, reporting, and compliance objectives of its strategic plan.

The Personnel and Compensation Committee oversees the management of risks that may be posed by the Company s compensation practices and programs. As part of this process, the Personnel and Compensation Committee is responsible for reviewing the compensation policies and practices for all employees, not just executive management. In its review of these policies and practices, the Personnel and Compensation Committee has determined that the current policies and practices do not create or encourage risks that are reasonably likely to have a material adverse effect on the Company.

Director Compensation

The Corporate Governance and Nominating Committee has authority over director compensation subject to the Board s authority to approve changes. Directors receive compensation in the form of cash and, as applicable, equity awards in the form of restricted stock or, in the past, stock options. We do not pay directors who are also employees of Columbia or Columbia Bank additional compensation for their service as directors.

The following table shows compensation paid or accrued for the last fiscal year to our non-employee directors. The footnotes to the table describe the details of each form of compensation paid to directors.

2015 Director Compensation Table

					Change In Pension Value	
	Fees	Earned or			and Nonqualified Deferred	
	Pai	d in Cash	Sto	ck Awards	Compensation	
		(\$)		(\$)	Earnings	Total
Name		(1)		(2)	(3)	(\$)
David A. Dietzler	\$	73,000	\$	66,040		\$ 139,040
Craig D. Eerkes		59,000		66,040		125,040
Ford Elsaesser		68,000		66,040		134,040
Mark A. Finkelstein		61,000		66,040		127,040
John P. Folsom		84,000		66,040		150,040
Frederick M. Goldberg *		25,667		0	1,448	27,115
Thomas M. Hulbert		80,000		66,040		146,040
Michelle M. Lantow		65,000		66,040		131,040
S. Mae Fujita Numata		64,000		66,040		130,040
Daniel C. Regis *		22,667		0		22,667
Elizabeth W. Seaton		57,000		66,040		123,040
William T. Weyerhaeuser		115,000		66,040		181,040
James M. Will *		21,667		0		21,667

^{*} Messrs. Goldberg, Regis and Will retired from the Board of Directors, effective April 22, 2015.

(1) Amount shown for Mr. Dietzler represents (i) a retainer in the amount of \$35,000; (ii) \$10,000 received as chairman of the Audit Committee, beginning in May 2015; and (iii) aggregate per meeting board and committee attendance fees of \$11,000 and \$17,000, respectively.

Amount shown for Mr. Eerkes represents (i) a retainer in the amount of \$35,000; and (ii) aggregate per meeting board and committee attendance fees of \$11,000 and \$13,000, respectively

Amount shown for Mr. Elsaesser represents (i) a retainer in the amount of \$35,000; (ii) \$6,000 received as chairman of the Trust Committee; and (iii) aggregate per meeting board and committee attendance fees of \$11,000 and \$16,000, respectively.

Amount shown for Mr. Finkelstein represents (i) a retainer in the amount of \$35,000; and (ii) aggregate per meeting board and committee attendance fees of \$11,000 and \$15,000, respectively.

Amount shown for Mr. Folsom represents (i) a retainer in the amount of \$35,000; (ii) \$5,000 received as chairman of the Audit Committee until May 2015; (iii) \$6,000 received as chairman of the ERM

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Committee, beginning in May 2015; and (iv) aggregate per meeting board and committee attendance fees of \$11,000 and \$27,000, respectively.

Amount shown for Mr. Goldberg represents (i) a retainer in the amount of \$11,667 (ii) \$3,000 received as chairman of the M&A Committee until his retirement in April 2015; and (iii) aggregate per meeting board and committee attendance fees of \$4,000 and \$7,000, respectively, through his retirement date of April 22, 2015.

Amount shown for Mr. Hulbert represents (i) a retainer in the amount of \$35,000; (ii) \$4,000 received as chairman of the Compensation Committee until May 2015; (iii) \$6,000 received as chairman of the M&A Committee beginning in May 2015; and (iv) aggregate per meeting board and committee attendance fees of \$11,000 and \$24,000, respectively.

Amount shown for Ms. Lantow represents (i) a retainer in the amount of \$35,000; (ii) \$8,000 received as chairwoman of the Compensation Committee beginning in May 2015; and (iii) aggregate per meeting board and committee attendance fees of \$10,000 and \$12,000, respectively.

Amount shown for Ms. Numata represents (i) a retainer in the amount of \$35,000; and (ii) aggregate per meeting board and committee attendance fees of \$11,000 and \$18,000, respectively.

Amount shown for Mr. Regis represents (i) a retainer in the amount of \$11,667; (ii) \$3,000 received as chairman of the ERM Committee until May 2015; and (iii) aggregate per meeting board and committee attendance fees of \$4,000 and \$4,000, respectively through his retirement date of April 22, 2015.

Amount shown for Ms. Seaton represents (i) a retainer in the amount of \$35,000; and (ii) aggregate per meeting board and committee attendance fees of \$10,000 and \$12,000, respectively.

Amount shown for Mr. Weyerhaeuser represents (i) a retainer in the amount of \$35,000; (ii) \$45,000 received as Chairman of the Board; and (iii) aggregate per meeting board and committee attendance fees of \$11,000 and \$24,000, respectively.

Amount shown for Mr. Will represents (i) a retainer in the amount of \$11,667; (ii) \$3,000 received as Chairman of the Trust Committee until May 2015; and (iii) aggregate per meeting board and committee attendance fees of \$4,000 and \$3,000, respectively, through his retirement date of April 22, 2015.

- (2) Represents a restricted stock award of 2,000 shares granted to each director on June 24, 2015 at the grant date fair value. The fair value of these awards was determined in accordance with the Compensation Stock Compensation topic of the FASB ASC 718. Assumptions used to calculate these amounts are set forth in the notes to the Company s audited financial statements for the fiscal year ended 2015, included in the Company s 2015 Annual Report.
- (3) Represents above-market earnings on Mr. Goldberg s deferred compensation account, the material terms of which are described below under *Deferred Compensation Plan*.

<u>Cash Compensation</u>. Non-employee directors are paid an annual retainer as compensation plus a per-meeting attendance fee for service as a director. Members of the Audit, Personnel and Compensation and Corporate Governance and Nominating Committees, respectively, receive an additional per meeting attendance fee for committee meetings. The Chairman of the Board and Chairmen of the Audit, the Personnel and Compensation, ERM and certain other committees receive an additional retainer in light of the increased demands associated with those positions. Non-employee directors may elect to defer the receipt of meeting and/or director fees in accordance with the terms of the Company s Deferred Compensation Plan.

<u>Equity Compensation</u>. Non-employee directors may from time to time be granted restricted stock awards pursuant to our Current Equity Plan, the material terms of which are discussed under the section Executive <u>Compensation</u> Equity Compensation. Restricted stock awards generally vest over a predetermined period.

<u>Long Term Care Program</u>. In 2001, we implemented a long-term care program for directors serving at that time, which provides benefits in the event those individuals become chronically ill. The coverage is for a period of three years up to a lifetime, depending on the age of the director, and the amount of the benefit is based on the director s years of service with Columbia after the inception of the long-term care program. We paid a one-time premium for the long-term care policies. Expenses are allocated to the

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directors participating in the program on an annual basis. All directors covered by this plan are fully vested. The long-term care program was available to all directors when the plan was implemented, including executive officers that were also directors. We have purchased Bank Owned Life Insurance policies to fund this program. The Board has no plans to extend the program to any officers or directors who were not directors in 2001.

<u>Deferred Compensation Plan</u>. We maintain a deferred compensation plan known as the 401 Plus Plan (the Deferred Compensation Plan) for certain directors, a select group of senior management and key employees, as designated by resolution of the Board. The Deferred Compensation Plan generally provides for the deferral of certain taxable income earned by participants in the Deferred Compensation Plan. Non-employee directors may elect to have any portion, up to 100%, of his or her director s fees deferred.

<u>Stock Ownership Guidelines</u>. The Board has approved stock ownership guidelines that require directors to achieve a stock ownership position of at least 7,000 shares within five years of joining the Board. As of year-end 2015, all directors owned shares of Columbia s stock. At year-end 2015, Mr. Dietzler, who joined the Board in April 2013, Ms. Seaton, who joined the Board in May 2014, and Messrs. Eerkes and Finkelstein, both of whom joined the Board in September 2014, have not yet met the ownership guidelines but are expected to within the five year deadline specified in the guidelines. All other directors have exceeded the ownership guidelines.

Report of the Personnel and Compensation Committee on Executive Compensation

The Personnel and Compensation Committee of the Board makes the following report which, notwithstanding anything to the contrary set forth in any of Columbia s filings under the Securities Act of 1933 or the Securities Exchange Act of 1934, will not be incorporated by reference into any such filings and will not otherwise be deemed to be proxy soliciting materials or to be filed under such Acts.

The Personnel and Compensation Committee of the Board met and discussed with management the Compensation Discussion and Analysis (CD&A) required by Item 402(b) of Regulation S-K, and based on that review and discussion, the committee recommended to the Board that the CD&A be included as part of this proxy statement and the 2015 10-K Annual Report.

Members of the Personnel and Compensation Committee

Michelle M. Lantow, Chairwoman

Craig D. Eerkes

Mark A. Finkelstein

Thomas M. Hulbert

S. Mae Fujita Numata

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EXECUTIVE COMPENSATION

Compensation Discussion & Analysis

Columbia has substantially met our long-held goal of being a leading Pacific Northwest regional community bank, with 149 branches in Washington, Oregon and Idaho. The Personnel and Compensation Committee (as referred to in this Compensation Discussion and Analysis, the Committee) made compensation decisions for our executive team in the context of this achievement and other core performance results.

2015 Financial Results

Consolidated net income for 2015 was a record \$98.8 million, representing a 21% increase compared to the prior year. The increase in net income was a result of record loan production and outstanding deposit growth, along with improved operating leverage achieved through increased noninterest income and diligent expense management.

Noninterest expense before acquisition, OREO and FDIC clawback liability expenses⁽¹⁾ to average assets, a measure of operating efficiency, improved significantly during 2015, declining to 2.96% from 3.09% in 2014. Reported noninterest expense to average assets improved to 3.08% in 2015, compared to 3.20% in 2014.

Loan growth for 2015 was 7%, or approximately \$370 million, due to record loan originations for the year of \$1.12 billion.

Credit quality continued to improve, with total nonperforming assets to period-end assets declining to 0.39% compared to 0.62% at December 31, 2014.

Noninterest income before the change in FDIC loss-sharing asset increased 20%, or \$15.7 million, compared to 2014, due in part to the execution of several key initiatives aimed at improving noninterest income.

Our ongoing commitment to our customers and the communities we serve resulted in a low cost deposit base and a core deposit ratio of 96%. Our low cost core deposits are an important factor in the stability of our net interest margin. Core deposit growth for 2015 was \$507.9 million, or approximately 8%.

2015 Shareholder Return

Continued increase in shareholder value. Our shareholders realized a 23% total return on their investment during 2015, substantially outperforming relevant banking indexes. The KBW Regional Banking (KRX) and NASDAQ Bank Indexes had total returns of 6% and 8% respectively, during 2015. Our three-year total return to shareholders is 100%.

Significant increases in dividends. We raised our regular cash dividend from \$0.54 to \$0.70 per share during 2015, and we paid out \$0.64 per share in special dividends, compared to \$0.40 in 2014. Together, our regular and special dividends increased 43% from the prior year. Our regular dividend payout ratio was 41% for 2015. Including the special dividends, our payout ratio was 78% for 2015, resulting in a dividend yield of 5%.

(1)

Noninterest expense before acquisition, OREO and FDIC clawback liability expenses and its ratio to average assets are non-GAAP financial measures. Please refer to Appendix A for additional information and reconciliations to the most directly comparable GAAP financial measure.

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2015 Milestones

Market Share. As of June 30, 2015, Columbia Bank ranked eighth in deposit market share out of 90 institutions in Washington, seventh out of 51 in Oregon and eleventh out of 33 in Idaho.

Industry Accolades. Columbia Bank was again recognized by *Forbes* on its 2016 list of America s Best Banks, ranking https://doi.org/10.0001/j. The rankings were based on asset quality, capital adequacy, net interest margin and profitability of the nation s 100 largest publicly traded banks and thrifts.

Workplace Accolades. Our continued commitment to employees contributed to Columbia Bank being named as one of Washington s Best Workplaces 2015 by the *Puget Sound Business Journal* for the ninth consecutive year.

Record Income, Loan Production and Deposits. Columbia achieved record loan production of \$1.12 billion for the year and record net income of \$98.8 million. Deposits, including core deposits, increased to over \$7 billion for the first time in company history.

Outstanding Corporate Citizen. Columbia strives to be an outstanding corporate citizen and fosters a culture of giving back to the communities where we live and conduct business. We support many nonprofit organizations both monetarily and through the volunteer efforts of our employees. In 2015, we provided support to organizations that serve the homeless, the arts, chambers of commerce, economic development organizations, public school districts, and numerous other causes.

2015 Compensation Highlights

Continued Use of Performance-Based Equity Awards. To strengthen the alignment between long term incentive compensation and the Company s achievement of its long term performance objectives and shareholders interests, the Committee continued its practice of granting performance-based equity awards for executives.

Emphasis on Objective Short-Term Performance Goals. To strengthen the alignment between annual incentive compensation and the Company s achievement of its short term objectives, the Committee emphasized measurable performance metrics in the 2015 annual incentive plan.

2015 Compensation Decisions. The Board approved merit-based adjustments to base salaries ranging from 4% to 9% for our Named Executives effective March 2015, paid annual cash incentive awards consistent with our financial results and granted long-term incentive awards with an emphasis on long-term financial performance. Even with these adjustments, total direct compensation for our Named Executives remains below market levels when compared to our peers.

The table below shows the 2015 total target direct compensation for our Named Executives. The Committee focuses on target direct compensation as shown below in making annual compensation decisions.

	2015 Target Direct Compensation* Annual Target Target			n*
Named Executive	Base Salary	Annual Incentive	Long-Term Incentive	Total
Melanie J. Dressel,	\$ 735,000	\$ 367,500	\$ 367,500	\$ 1,470,000
President and Chief Executive Officer				
Clint E. Stein,	\$ 350,000	\$ 140,000	\$ 140,000	\$ 630,000
Executive Vice President, Chief Financial Officer				
David C. Lawson,	\$ 250,000	\$ 100,000	\$ 100,000	\$ 450,000
Executive Vice President, Chief Human Resources Officer				
Andrew L. McDonald,	\$ 300,000	\$ 120,000	\$ 120,000	\$ 540,000
Executive Vice President, Chief Credit Officer				
Hadley S. Robbins,	\$ 375,000	\$ 150,000	\$ 150,000	\$ 675,000
Executive Vice President, Chief Operating Officer				

^{*} The amounts reported differ from the amounts determined under SEC rules as reported for 2015 in the Summary Compensation Table set forth on page 33. The above table is not a substitute for the Summary Compensation Table set forth on page 33.

Compensation Philosophy

In keeping with our long-term goal to consistently increase earnings per share and shareholder value, the Committee is guided by the following key principles in determining the compensation of our Named Executives:

<u>Accountability for Business Performance</u>. The executives compensation in salary, as well as annual incentive and long-term incentive compensation opportunities, should be tied in part to overall Company financial performance.

<u>Accountability for Individual Performance</u>. To encourage and reflect individual contributions to the Company s performance, compensation should be tied in part to the individual s performance.

<u>Alignment with Shareholder Interests</u>. Compensation should be tied in part to the Company s stock performance through the granting of stock awards with multi-year vesting and performance-based vesting, which serves to align executives interests with those of our shareholders.

<u>Competition</u>. Compensation should reflect the competitive marketplace, so that we can attract, retain, and motivate key executives of superior ability who are critical to our future success.

Reasonable Levels of Compensation. Total compensation opportunities and payouts should be reasonable and not excessive. We do not rigidly target or formulaically set compensation at a specific percentile compared to our peers. However, we do target overall compensation for executive officers in amounts that are roughly in line with the median of our peers.

<u>Independent Oversight</u>. The Committee, composed solely of independent directors, is responsible for reviewing and establishing the compensation for the Named Executives. The Committee periodically receives advice from an independent compensation consultant who has been retained by and reports directly to the Committee and performs no other work for management without the authorization from the Committee. In addition, the Committee may choose to review compensation analyses prepared by consultants retained by management.

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<u>Risk Management</u>. Compensation policies and practices should align with sound risk management and be structured not to create incentives that subject the Company to excessive risk. Such policies and practices should strike a healthy balance between contributing to the Company s growth and promoting a conservative exposure to risk.

Our Key Compensation Best Practices

- ü Pay-for-performance
- ü Share ownership guidelines
- ü Double-trigger severance benefits
- ü Independent compensation consultant
- ü Clawback policy
- ü No-hedging policy

- × No tax gross-ups on severance payments
- × No equity grants below 100% of fair market value
- × No significant perquisites

The compensation tables that appear later in this proxy statement reflect decisions made by the Committee. We encourage you to refer to the tables while reviewing this section in order to understand how our compensation philosophy is put into action.

Factors in Setting Overall Compensation Levels

When establishing overall compensation opportunities for the Named Executives, the Committee considers the following factors:

the Company s overall performance and performance relative to its peers during the past year, including meeting its financial and other strategic goals;

the executives respective levels of responsibility and functions within the Company;

each executive s performance during the past year in meeting individual objectives;

how compensation of our executive officers compares to executives at peer institutions, with a particular focus on financial institutions with similar corporate objectives and comparable asset size;

alignment of executive compensation decisions and policies with the decisions and policies applicable to other employees;

the need to provide a competitive executive compensation package to attract and retain superior executive talent;

as appropriate, general economic conditions within our market area and the overall banking industry;

the recommendations of our Chief Executive Officer in setting compensation for other executives; and

the results of the prior year s shareholder advisory vote on executive compensation, which, consistent with prior years, received solid shareholder support in 2015, reflecting our shareholders support for our compensation philosophy and the executive compensation

decisions made by the Committee.

The Committee generally follows this process for determining executive compensation; however, other discretionary and subjective components may also be considered if appropriate.

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Role and Relationship of the Compensation Consultant

The Committee has the sole authority to retain and terminate a compensation consultant and to approve the consultant s fees and all other terms of the engagement. The Committee has direct access to outside advisors and consultants throughout the year.

The Committee engaged Pearl Meyer with respect to recommendations regarding 2015 executive compensation decisions. The Committee made these decisions in part based on Pearl Meyer s study of the

Company s executive compensation program in 2013 (the 2013 Executive Compensation Study). The Committee also retained the services of Pearl Meyer to conduct a study (the 2015 Executive Compensation Study) of the Company s executive compensation program in 2015, as described below in The *Role of Benchmarking*.

In accordance with SEC rules and NASDAQ listing standards, the Committee took appropriate actions in 2015 to consider the independence of Pearl Meyer.

The Role of Benchmarking

The 2013 Executive Compensation Study compared the Company s executive compensation program to the compensation programs of a peer group comprising other publicly traded financial services companies, as described below. The Committee used the report as a tool in setting the Company s 2015 compensation program.

Pearl Meyer s 2013 Executive Compensation Study provided market observations on executive base salaries and short- and long-term incentive opportunities based on competitive data from published proxy filings of a peer group of 17 bank holding companies. The peer group in the 2013 Executive Compensation Study was selected primarily based on total assets relative to Columbia s total assets as of December 31, 2012 (taking into account Columbia s acquisition of West Coast Bancorp) and proportion of lending focused on commercial and industrial loans and consumer mortgages.

As previously disclosed, the Committee took several actions in 2014 as a result of the 2013 Executive Compensation Study, including the implementation of a new long-term incentive strategy and framework (the LTI Plan) with performance-based equity awards. The performance-based equity awards granted in 2015 are described in greater detail below under Compensation Structure Long-Term Equity Incentive Compensation. The Committee also considered the data in the 2013 Executive Compensation Study in setting compensation levels in 2015.

Based on the recommendations of Pearl Meyer, the Committee approved a new peer group for market comparisons and benchmarking in April 2015, which replaced the peer group approved for use in the 2013 Executive Compensation Study. The updated peer group consists of the following bank holding companies, which were selected based on total assets as of December 31, 2014, and the proportion of lending focused on commercial and industrial loans and consumer mortgages:

2015 Peer Group

BancFirst Corporation
BancorpSouth, Inc.
First Commonwealth Financial

Corporation
First Financial Bancorp
First Interstate BancSystem, Inc.
First Midwest Bancorp, Inc.
Glacier Bancorp Inc.

(added in 2015)

Heartland Financial USA, Inc.

Removed from 2013 Peer Group*

PacWest Bancorp

IberiaBank Corporation MB Financial, Inc. National Penn Bancshares, Inc.

NBT Bancorp Inc. Pinnacle Financial Partners, Inc. Texas Capital Bancshares, Inc. Trustmark Corporation

Western Alliance Bancorporation

Umpqua Holdings Corporation

* Removed from peer group due to total assets exceeding \$15 billion as of December 31, 2014.

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Once the new peer group was approved, the Committee engaged Pearl Meyer to conduct an updated study of the Company s executive compensation program, which was presented to the Committee in September 2015. Pearl Meyer s 2015 Executive Compensation Study provided market observations on executive base salaries and short- and long-term incentive opportunities based on competitive data from published proxy filings of the 2015 peer group. In conducting the 2015 Executive Compensation Study, Pearl Meyer also considered compensation at Umpqua Holdings Corporation, Washington Federal, Inc., South State Corporation and Banner Corporation as additional reference points where appropriate as requested by the Committee.

After reviewing the 2015 Executive Compensation Study in September 2015, the Company determined that no mid-year changes to the Company s executive compensation program were warranted. The Committee will consider the 2015 Executive Compensation Study further in making decisions with respect to future compensation.

Compensation Structure

Principal Elements of Compensation

Our overall compensation program for executives currently consists of six key elements:

Annual Incentive Compensation

Long-Term Equity Incentives
Retirement Benefits

Severance and Change-in-Control Benefits

General Employee Benefits

The combination of these six key elements reinforces our pay-for-performance philosophy and strengthens our ability to attract and retain highly qualified executives in our highly competitive banking environment. We believe that this mix of fixed and variable pay advances both the short-and long-term interests of our business, promotes creating long-term shareholder value and helps us recruit and retain top executives. The Committee s decisions regarding the executive compensation program design and individual pay are made in the context of the total compensation philosophy outlined above, including our financial performance.

Base Salary

Salaries are used to provide a competitive fixed amount of base compensation. Our goal is to provide base salary levels that reflect a combination of factors, including competitive pay levels relative to our peer group (as in effect at the time of the determination), the executives individual performance and overall contribution to the organization, the relevant position is scope of responsibilities, the executives experience and tenure, and our overall annual budget, which takes into account Company financial performance. The salaries of the Named Executives are reviewed on an annual basis, as well as at the time of a promotion or other change in responsibilities. As discussed above, the merit-based adjustments for Ms. Dressel, Mr. Stein, Mr. Lawson, Mr. McDonald and Mr. Robbins increased their base salaries by 5%, 9%, 6%, 4% and 9%, respectively, effective March 2015.

Annual Cash Incentive Compensation

Consistent with competitive practices, we believe that a portion of our Named Executives target compensation should be at risk, contingent upon the Committee s assessment of performance. When determining earned annual cash incentive awards, the Committee considers the Company s performance against pre-established financial performance measures as well as the executive s individual performance and contribution to the Company s overall performance. Annual cash incentive awards therefore seek to drive progress toward achieving the Company s annual business objectives and permit individual performance to be recognized.

The Committee established target annual cash incentive opportunities for 2015 equal to 50% of base salary for Ms. Dressel and 40% of base salary for the other Named Executives. Earned annual incentive awards could range from 0% to 75% of base salary for Ms. Dressel or 0% to 60% of base salary for the other Named Executives, based on the level of achievement of the following performance goals:

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	P	erformance Go	als			
	Threshold (50% of Target)	Target (100% of Target)	Stretch (150% of Target)	Weighting	2015 Actual	% Achieved (Weighted)
Core Return on Average Assets (%)*	0.90%	1.15%	1.25%	40%	1.22%	55%
Growth in Total Loans (%)	3.00%	7.10%	11.00%	15%	6.79%	14%
Ratio of Noninterest Expense before Acquisition, OREO and FDIC Clawback Liability Expenses to Average Assets						
(%)*	3.35%	2.99%	2.45%	15%	2.96%	15%
Ratio of Non-Performing Assets to period end Total						
Loans & OREO	1.40%	1.10%	0.95%	15%	0.60%	23%
Individual Performance	N/A	N/A	N/A	15%	**	15-17%
						122%-124%

TOTAL: of Target

- * Core return on average assets and ratio of noninterest expense before acquisition, OREO and FDIC clawback liability expenses to average assets are non-GAAP financial measures. Please refer to Appendix A for additional information regarding how these performance measures are calculated from the Company s audited financial statements.
- ** The individual performance results for each Named Executive are discussed below.

A larger weighting was assigned to the core return on average assets metric because the Committee determined that the 2015 short term incentive program should emphasize an earnings-related goal. For the individual performance metrics, the Committee established and approved individual performance factors for the CEO, and the CEO did the same for the other Named Executives, which are discussed in more detail below.

Performance below the threshold level results in no payout earned for the applicable performance goal. If performance falls between the threshold and target or target and stretch levels, then the earned payout is determined using straight line interpolation. Once earned annual incentive awards are calculated based on actual performance as compared to the goals set forth above, the Committee has the discretion to reduce or increase the payouts to the extent it determines appropriate to reflect the business environment and market conditions that may affect Columbia s financial and stock price performance. Based in part on the recommendations of the CEO, the Committee approves the final annual incentive award payouts to the Named Executives other than Ms. Dressel. The Committee approves and recommends to the Board for approval the final annual incentive award payout to Ms. Dressel.

The table above shows the Company performance in 2015 for each of the four Company performance metrics, as well as the resulting weighted achievement percentage earned as a result of 2015 performance. For the individual performance component, the Committee considered the following achievements for each Named Executive with respect to his or her individual performance factors. For Ms. Dressel, who is responsible for leading the performance of the Company as a whole, the Committee considered the financial results described in the table above, as well as Ms. Dressel s successful execution of the Company s strategic plan in 2015. For Mr. Stein, the Committee considered his successful implementation of forecasting tools prior to the 2016 budget process, including the integration of a rolling short term forecast into the annual planning process, which added efficiencies to the Company s budgeting efforts, and utilization of the long term forecast in the development of strategic plan financial targets. For Mr. Lawson, the Committee considered his successful development and implementation of an integrated approach to talent management and succession planning, including his establishment of a Columbia Bank talent review process and framework and creation of a leadership effectiveness program. For Mr. McDonald, the Committee considered the Company s improved loan fulfillment process, including the reduced loan production time, improved quality control and streamlined processes within the loan operations area. For Mr. Robbins, the

Committee considered his implementation of a sustainable organization structure that supports the Company s ability to achieve short- and long-term performance goals. After considering each Named Executive s performance in 2015, the Committee approved the achievement of the individual performance component at 100% of the target level for each of Ms. Dressel and Messrs. Lawson, McDonald and Robbins, and at 110% of the target level for Mr. Stein.

Based on these 2015 Company and individual performance results, the Committee approved annual incentive awards to the Named Executives for 2015 as follows:

	Target Annual	Earned Annual
Named Executive	Incentive	Incentive
Melanie J. Dressel	\$ 367,500	\$ 448,928
Clint E. Stein	\$ 140,000	\$ 173,120
David C. Lawson	\$ 100,000	\$ 122,157
Andrew L. McDonald	\$ 120,000	\$ 146,589
Hadley S. Robbins	\$ 150,000	\$ 183,236

Long-Term Equity Incentive Compensation

Columbia believes executive officers and other key management positions should have a meaningful portion of their competitive total compensation opportunity linked to shareholder return, which is directly tied to our long-term vision of growth, stability, asset quality and our commitment to a personalized banking approach. Long-term incentives take the form of equity awards that are intended to align the interests of the executive with those of our shareholders by encouraging ownership of our common stock and tying value to the long-term market value of the Company s stock. These awards also serve to promote an executive s continued service to the organization by vesting over a period of years and encourage sound risk management by providing a balanced view of performance and aligning awards with the longer-term time horizon of risk outcomes.

In accordance with the LTI Plan that the Committee implemented in 2014 under the Company s 2014 Stock Option & Equity Compensation Plan (the 2014 Plan), 2015 long-term incentive opportunities included a combination of performance-based restricted stock awards (Performance Shares) and time-based restricted stock awards (Restricted Stock) that were issued under the 2014 Plan.

2015 Long-Term Incentive Awards Time Horizon

In 2015, we granted our Named Executives Performance Shares that are earned and vest at the end of a 3-year performance period based on achieving relative total shareholder return (TSR) compared to the KBW Regional Banking Index (KRX) and our return on average assets (ROAA) against targets established by the Committee. After the end of the performance period, the Committee will assess performance against the goals and determine the amount, if any, of earned Performance Shares. We also granted our Named Executives Restricted Stock awards that vest over four years, 20% on the second anniversary of grant, 30% on the third anniversary, and the remaining 50% on the fourth anniversary subject to continued service.

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2015 Performance Measures of Performance Shares

For 2015, Performance Shares are earned and vest based on achievement of the following performance goals for the period from January 1, 2015 through December 31, 2017, as established by the Committee:

				Performance Goals	3
Performance Measure	Weighting	Measurement Perspective	Threshold	Target	Stretch
Return on Average Assets (ROAA)	50%	Columbia	0.85%	1.00%	1.25%
Total Shareholder Return (TSR)		Relative to KBW Regional			
	50%	Banking Index (KRX)	30th Percentile	50th Percentile	80th Percentile
Payout as % of Target			50%	100%	150%
The performance measures are calculated as	follows:				

The performance measures are calculated as follows:

<u>ROAA</u>: Average of the Company s ROAA for the 12 calendar quarters between January 1, 2015 and December 31, 2017, with each calendar quarter calculated separately, measured against our performance goals shown above.

TSR: Measured on a relative basis against a defined group of peer banks over the period January 1, 2015 through December 31, 2017 (calculated assuming that dividends during the period are reinvested in company shares on the date paid). For this purpose, peer banks will consist of all companies included in the KBW Regional Banking Index (KRX) as of December 31, 2017.

Payout Determination for Performance Shares

At the end of the performance period, the Committee will review the Company s actual performance and determine the number of earned awards. Performance below threshold for a given performance measure will result in forfeiture of the respective shares; performance at or above stretch for a given performance measure will result in payout equal to 150% of the respective target shares. Performance between threshold and target and target and stretch will be determined using straight line interpolation and rounded up to the nearest whole number of shares. All financial performance determinations for the Company and the peer banks will be made at the ultimate parent company level. Dividends earned on Performance Shares will accrue, but will not be paid until vesting is determinable and will only be paid on those shares earned and released from restriction.

2015 Target Long-Term Equity Incentive Award Opportunities

The target long-term equity incentive award opportunities for 2015 represented, in the aggregate, approximately 50% of base salary for Ms. Dressel and 40% of base salary for the other Named Executives. Accordingly, our Named Executives received the following number of shares in 2015. Equity award values are based on the closing market price of our stock on the date the Board approves the grant.

	Target Performance Shares (Performance-Based	Restricted Stock (Time-Based
Named Executive	Vesting)	Vesting)
Melanie J. Dressel	9,723	3,241
Clint E. Stein	2,470	2,470
David C. Lawson	1,764	1,764
Andrew L. McDonald	2,117	2,117
Hadley S. Robbins	2,646	2,646

In establishing award levels, the Committee views each grant of an equity award to an executive as a separate incentive intended to drive future shareholder return and to promote retention. In determining the value of equity awards to executives, the Committee also considers comparisons to our peer group. Additionally, the Committee also considers awards to executives compared to the level of equity awards offered to other Company employees.

Retirement Benefits

We believe that a retirement plan for our Named Executives is an important part of the total compensation package and provides a mechanism for attracting and retaining superior executives. We have not adopted a formal pension plan but, instead, have historically provided retirement benefits through a retirement plan that provides lifetime benefits (also known as a Supplemental Executive Retirement Plan, or SERP), a long-term compensation plan (also known as a Unit Plan) and an Executive Deferred Compensation Plan. In 2013, the Unit Plans were frozen and supplemented by SERPs. Both programs are described in greater detail below under *Compensation Tables Pension Benefits*.

In 2001, the Company implemented a SERP for certain executive officers to provide retirement benefits to those officers. The SERP provides a lifetime annual retirement benefit, the amount of which declines to the extent the executive retires before a specified retirement age. The SERPs serve a retention purpose by vesting over a period of time and by restricting the executive from working for a competitor for a period following termination of employment. Starting in 2004, the Company began using supplemental compensation arrangements, which we called Unit Plans, to provide retirement benefits for executive officers instead of SERPs. Between 2004 and 2012, we awarded three separate Unit Plans to Mr. McDonald and a Unit Plan to Mr. Stein.

In 2013, the Committee approved offering SERPs to replace the Unit Plans. Accordingly, the Company entered into SERPs with Messrs. McDonald and Stein, and their respective Unit Plans were frozen at the then-current benefit amounts. The SERPs for Messrs. McDonald and Stein provide that amounts drawn under their SERPs will be reduced by the amount that is attributable to each respective Unit Plan. This approach provides these executives with a retirement benefit that is consistent with Columbia s compensation philosophy, while optimally leveraging the expense already incurred in funding the Unit Plans.

In 2013, following the acquisition of West Coast Bancorp, the Company assumed the SERP that was provided to Mr. Robbins as an executive of West Coast Bancorp; the Company also entered into a SERP with Mr. Lawson in 2013. A more detailed description regarding payments under the SERPs and Unit Plans is set forth below under Compensation *Tables Post Employment and Termination Benefits*.

As more fully described below under Compensation *Tables Post Employment and Termination Benefits*, we also provide non-employee directors and highly-compensated employees (as defined by IRS rules) with the opportunity to defer compensation through an Executive Deferred Compensation Plan. The participation in our 401(k) Plan for these individuals is limited under federal income tax rules, and we believe they should have other similar means of saving for retirement. Currently, interest paid on the participant deferrals is three-month LIBOR (the London Interbank Offered Rate) plus 3.58%.

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Executive Employment and Change-in-Control Agreements

We provide severance and change-in-control benefits to executives that are payable in circumstances the Committee believes are appropriate and market-competitive. Change-in-control benefits are generally double-trigger, meaning they are payable only if the executive experiences a qualifying termination of employment in connection with a change-in-control of the Company.

Ms. Dressel serves as President and Chief Executive Officer of Columbia and Columbia Bank pursuant to an employment agreement entered into effective August 1, 2004, which is described in detail in the section entitled Compensation *Tables Post Employment and Termination Benefits* below. We believe that an employment agreement helps protect the interests of our shareholders in a number of meaningful ways. It guarantees continuity of leadership through retention and through severance and change-in-control provisions, it reduces potential concerns from shareholders about the degree to which the Chief Executive Officer is affected by short-term prospects for continued employment when making key strategic, long-term decisions. In general, upon a qualifying termination, Ms. Dressel is entitled to receive base salary and benefits for the greater of two years or the balance of the term of her agreement, a prorated portion of any incentive payment earned during the year of termination, and all forfeiture provisions regarding any outstanding restricted stock or other compensation agreements will lapse. Upon a qualifying termination related to a change-in-control, Ms. Dressel is entitled to change-in-control payments consisting of a monthly payment of base salary and benefits for the greater of two years or the balance of the term of her agreement, an amount equal to two times any incentive payment earned during the year preceding termination and accelerated vesting of options and lapse of restrictions on restricted stock awards; provided, that any change-in-control payments may be reduced by payments paid previously upon a qualifying termination.

The Company has entered into change-in-control agreements with each of the Named Executives other than Ms. Dressel, which are described in more detail below under Compensation *Tables Post Employment and Termination Benefits*. The change-in-control agreements contain provisions, similar to those in Ms. Dressel s employment agreement, that require payments in the event of termination of employment related to a change-in-control. These arrangements are double trigger, meaning that they provide payments only upon a covered termination of employment in connection with a change-in-control, and no covered executive will receive payments under the agreements due to a change-in-control alone. In general, upon a qualifying termination related to a change-in-control, an executive with a change-in-control agreement will be entitled to two years annual base salary paid monthly over two years, accelerated vesting of options and lapse of restrictions on restricted stock awards and will be subject to two-year non-compete and non-solicit covenants.

In connection with the West Coast Bancorp acquisition, in 2013, we entered into an employment agreement with Mr. Robbins that provides for a cash retention award of \$554,365 that vested in two equal installments in each of April 2014 and 2015, subject to his continued employment on the vesting date. The vested amount was credited to his Executive Deferred Compensation Plan account and is payable in a lump sum upon his separation from service. In order to align with the compensation arrangements of our other Named Executives, in 2014, we replaced Mr. Robbins employment agreement with our standard change-in-control agreement for executives as described above, with Mr. Robbins continuing to be entitled to his retention award on the same terms.

Perquisites and General Employee Benefits

As with all of our employees, we strive to assist our executives in meeting their retirement income, health care, disability income, time off and other needs through competitive, cost-effective, Company-sponsored programs that provide individuals with reasonable flexibility in the context of their individual circumstances, and the Named Executives participate in these and other benefits to the same extent as other employees. These benefits include medical and dental insurance, disability insurance, and the Company s 401(k) Plan. The Named Executives do not receive any perquisites or similar benefits such as Company-provided cars, car allowances, or country club memberships. As described in the Summary Compensation Table on page 33, Mr. Robbins did receive certain perquisites during 2015 in connection with Columbia s acquisition of West Coast Bancorp. These perquisites have been discontinued and are no longer provided.

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Clawback Policy for the Recovery of Incentive Compensation

We have adopted a policy for the recovery of incentive compensation under certain circumstances. Under this policy, the Company will recover incentive compensation awarded to current or former executive officers (during the preceding three years) if the Company restates its financial results due to material noncompliance with any financial reporting requirement under the securities laws, to the extent the original awards exceeded the amounts that would have been paid under the restated results.

Stock Ownership Guidelines; No-Hedging

The Company has adopted stock ownership guidelines for its executive officers. The guidelines are intended to help closely align the financial interests of these officers with those of our shareholders. Officers are expected to make continuing progress towards compliance with the guidelines during a five-year period from his or her appointment as an executive officer.

The ownership guidelines as applied to the Named Executives are as follows: (1) the CEO and Chief Operating Officer each have a required minimum ownership of approximately 28,000 shares; and (2) the Chief Financial Officer, Chief Credit Officer and Chief Human Resources Officer each have a required minimum ownership of 21,000 shares. At year-end 2015, Ms. Dressel and Mr. McDonald had exceeded the required minimum. Mr. Stein, who was promoted to Chief Financial Officer in August 2012, Mr. Lawson, who was appointed to the role of Chief Human Resources Officer in July of 2013, and Mr. Robbins, who was appointed to the role of Chief Operating Officer in March 2014 are all expected to meet the five-year target date for compliance specified in the guidelines.

The Company has also adopted insider-trading policies that prohibit directors, executive officers and certain other individuals from (1) trading in any put, call, short sale or other derivative securities relating to the Company s securities and (2) engaging in any hedging transactions with respect to any of the Company s securities.

Impact of Tax Treatment of Compensation

The Committee and management have considered the accounting and tax impacts of various programs designed to balance the potential cost to the Company with the benefit/value to the executive. The Committee generally seeks to maximize deductibility of executive compensation under Section 162(m) while retaining discretion to compensate executives in a manner commensurate with performance and the competitive market for executive talent. In this context, the Committee acts in a manner that, in its judgment, is in the best interests of the Company. In 2014, we adopted and our shareholders approved the 2014 Plan, which allows for the grant of awards that qualify as performance-based compensation under Section 162(m).

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Compensation Tables

The following table shows compensation paid or accrued in the years shown for Columbia s Chief Executive Officer, Chief Financial Officer and each of the other Named Executives.

2015 Summary Compensation Table

Name and Principal Position	Year	Salary (\$) (1)	Bonus (\$) (2)	Stock Awards (\$) (3)(4)	Non-Equity Incentive Plan Compensation (5)	Change in Pension Value and Non-Qualified Deferred Compensation Earnings (\$) (6)		Total (\$)
Melanie J Dressel President, Chief Executive Officer	2015 2014 2013	\$ 729,167 675,000 490,332	\$ 437,500 350,000	\$ 534,975 212,170 149,025	\$ 448,928	\$ 3,408,038 368,317 340,764	\$ 38,654 27,841 20,496	\$ 5,159,762 1,720,828 1,350,617
Clint E. Stein Executive Vice President, Chief	2015 2014	345,000 308,333	160,000	182,582 105,190	173,120	506,955 124,110	40,261 41,401	1,247,918 739,034
Financial Officer	2013	218,667	120,000	59,610		95,851	39,375	533,503
David C. Lawson Executive Vice President, Chief	2015 2014	247,500 233,333	117,500	130,395 105,190	122,157	129,182 78,259	31,980 25,862	661,214 560,144
Human Resources Officer								
Andrew L. McDonald Executive Vice President, Chief Credit Officer	2015 2014 2013	298,000 281,667 224,545	115,200 120,000	156,504 105,190 59,610	146,589	831,885 375,238 132,164	45,811 54,856 96,199	1,478,789 932,151 632,518
Hadley S. Robbins Executive Vice President, Chief Operating Officer	2015 2014	369,827 318,923	277,182 449,163	195,592 105,190	183,236	64,200 450	78,469 75,753	1,168,506 949,479
Operating Officer								

- (1) Amounts include discretionary contributions under the Deferred Compensation Plan as follows: Ms. Dressel \$48,000, Mr. Stein \$33,600, Mr. Lawson \$21,750 and Mr. Robbins \$158,863. The material terms of the Deferred Compensation Plan are described under Post-Employment and Termination Benefits Deferred Compensation Plan. The 2014 salary reported for Mr. McDonald in the Summary Compensation Table in the Company s 2015 proxy statement was overstated by \$26,666. This amount has been corrected in the Summary Compensation Table above.
- (2) For Mr. Robbins, for 2015 reflects \$277,182 representing the second installment of his \$554,365 cash retention award, which was, in accordance with its terms, made as a discretionary contribution to his Deferred Compensation Plan Account (DCA) in April 2015 and, for 2014, includes \$277,183 representing the first installment of his cash retention award, which was, in accordance with its terms, made as a discretionary contribution to his DCA in 2014.
- (3) For 2015, includes the grant date fair value of Restricted Stock awards granted on March 25, 2015 that vest 20% on the second anniversary of the grant date, 30% on the third anniversary of the grant date and the remaining 50% of which vest on March 25, 2019 and the grant date fair value of Performance Shares granted on March 25, 2015 for the period commencing January 1, 2015 and ending December 31, 2017 (the 2015-2017 performance period). At stretch performance, the Performance Shares grant date fair value would be \$428,289 for Ms. Dressel, \$108,797 for Mr. Stein, \$77,700 for Mr. Lawson, \$93,263 for Mr. McDonald, and \$116,550 for Mr. Robbins.

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For 2014, includes the grant date fair value of Restricted Stock awards granted on February 26, 2014 that vest 20% on the second anniversary of the grant date, 30% on the third anniversary of the grant date and the remaining 50% of which vest on February 26, 2018 and the grant date fair value of Performance Shares granted on April 23, 2014 for the period commencing April 1, 2014 and ending December 31, 2016 (the 2014-2016 performance period). At stretch performance, the Performance Shares grant date fair value would be \$240,705 for Ms. Dressel, \$80,235 for Mr. Stein, \$80,235 for Mr. Lawson, \$80,235 for Mr. McDonald and \$80,235 for Mr. Robbins.

For 2013, includes the grant date fair value of Restricted Stock awards that vest 20% on the second anniversary of the grant date, 30% on the third anniversary and the remaining 50% of which vest on the fourth anniversary on February 27, 2017.

- (4) The grant date fair value of stock awards was determined in accordance with FASB ASC 718. Assumptions used to calculate these amounts are set forth in footnote 3 to 2015 Grants of Plan-Based Awards and in Note 22 to the Company s audited financial statements for the fiscal year ended 2015, included in the Company s 2015 Annual Report. The fair market value of Restricted Stock awards granted in 2015 was based on the closing price of Columbia s common stock on NASDAQ on the grant date, March 25, 2015 (\$28.35 per share).

 The fair market value of 50% of the Performance Shares was based on the closing price of Columbia s common stock on NASDAQ on the grant date, March 25, 2015 (\$28.35 per share) and 50% on a fair value calculation using a Monte-Carlo simulation (\$30.38 per share).
- (5) The amounts in this column reflect the annual incentive awards earned under the 2014 Plan for 2015 performance.
- (6) The amounts in this column do not represent amounts actually paid to a Named Executive. Includes the change in actuarial present value of the accumulated projected benefit under the SERP, which is a non-cash amount that can vary significantly from year-to-year based upon assumptions underlying the actuarial calculations and, for 2015, reflects the impact of amendments to the SERP formula described below.

Assumptions such as discount rate and retirement age are reviewed annually by the Company and are intended to be individually appropriate.

The SERP is designed to provide lifetime retirement benefits equal to 60% of the average of the three highest years of base salary (which we refer to as the SERP formula), with an annual two percent cost of living adjustment to benefit payments. Prior to 2015, the SERP benefits were calculated based on a fixed dollar amount. In 2015, in order to better account for fluctuations in the participant is base salary over time, the Company amended the SERP to provide that the SERP benefit available to each participant would instead equal the SERP formula described above. This change contributed to an increase in the actuarial present value of projected benefit under the SERP, which is reflected in this column, but does not represent any cash compensation paid to the Named Executives in 2015. The SERP is discussed in further detail under *Post Employment and Termination Benefits Supplemental Executive Retirement Plan*.

Amount shown for Ms. Dressel includes \$3,404,679 of change in the actuarial present value of projected benefit under the SERP and \$3,359 of above-market earnings on her DCA.

Amount shown for Mr. Stein includes \$502,020 of change in the actuarial present value of projected benefit under the SERP, which he is not currently entitled to receive because such amounts are not fully vested, and \$4,935 of above-market earnings on his DCA.

Amount shown for Mr. Lawson includes \$128,795 of change in the actuarial present value of projected benefit under the SERP, which he is not currently entitled to receive because such amounts are not fully vested, and \$387 of above-market earnings on his DCA.

Amount shown for Mr. McDonald includes \$830,900 of change in the actuarial present value of projected benefit under the SERP, which he is not currently entitled to receive because such amounts are not fully vested, and \$985 of above-market earnings on his DCA.

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Amount shown for Mr. Robbins includes \$58,856 of change in the actuarial present value of projected benefit under the SERP and \$5,344 of above-market earnings on his DCA.

(7) Amount shown for Ms. Dressel includes \$7,950 in 401(k) plan matching contributions, \$13,250 in 401(k) discretionary contributions, \$13,614 in accrued dividends on unvested Performance Shares, and \$3,840 in non-qualified deferred compensation matching contributions.

Amount shown for Mr. Stein includes \$7,950 in 401(k) plan matching contributions, \$13,250 in 401(k) discretionary contributions, \$2,429 in split dollar life insurance premiums, \$2,765 in reimbursement of taxes on imputed income related to split dollar life insurance, \$3,936 in accrued dividends on unvested Performance Shares, \$2,688 in non-qualified deferred compensation matching contributions, and \$7,243 in Company contributions to a Unit Plan. Unit Plans are described in further detail under Post *Employment and Termination Benefits Unit Plans*.

Amount shown for Mr. Lawson includes \$7,950 in 401(k) plan matching contributions, \$13,250 in 401(k) discretionary contributions, \$2,393 in split dollar life insurance premiums, \$3,261 in reimbursement of taxes on imputed income related to split dollar life insurance, \$3,386 in accrued dividends on unvested Performance Shares, and \$1,740 in non-qualified deferred compensation matching contributions.

Amount shown for Mr. McDonald includes \$7,950 in 401(k) plan matching contributions, \$13,250 in 401(k) discretionary contributions, \$3,532 in split dollar life insurance premiums, \$3,700 in reimbursement of taxes on imputed income related to split dollar life insurance, \$3,662 in accrued dividends on unvested Performance Shares, and \$13,717 in Company contributions to a Unit Plan.

Amount shown for Mr. Robbins includes \$7,950 in 401(k) plan matching contributions, \$13,250 in 401(k) discretionary contributions, \$4,803 in split dollar life insurance premiums, \$5,417 in reimbursement of taxes on imputed income related to split dollar life insurance, \$4,073 in accrued dividends on unvested Performance Shares, \$34,884 in non-qualified deferred compensation matching contributions and \$8,093 in temporary living expenses.

Equity Compensation

<u>Stock Option and Equity Compensation Plan</u>. The 2014 Plan provides for the grant of restricted stock, incentive stock options, nonqualified stock options, restricted stock units and stock appreciation rights. All eligible employees and directors may participate in the 2014 Plan. As of December 31, 2015, 1,461,260 shares remain available for future grant under the 2014 Plan. The 2014 Plan replaced the Amended and Restated Stock Option and Equity Compensation Plan (the Former Equity Plan); however, any awards remaining outstanding under the Former Equity Plan continue to be governed by the terms of that plan.

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2015 Grants of Plan-Based Awards

									Grant
								All Other Stock	Date Fair Value of Stock
			d Future Payme			ed Future	•	Awards: Number of Shares	and
		Non-	Equity Incentiv Awards(1)	c Fian	Under E	Under Equity Incentive Plan Awards(2)			Option
	Grant	Threshold	Target	Maximum	Threshold	Target	Maximum	of Stock or Units	Awards
Name	Date	(\$)	(\$)	(\$)	(#)	(#)	(#)	(#)(3)	(\$)(3)(4)
Melanie J. Dressel	3/25/2015 3/25/2015 3/25/2015	\$ 183,750	\$ 367,500	\$ 551,250	4,862	9,723	14,585	3,241	\$ 91,882 443,092
Clint E. Stein	3/25/2015 3/25/2015 3/25/2015	\$ 70,000	\$ 140,000	\$ 210,000	1,235	2,470	3,705	2,470	70,025 112,558
David C. Lawson	3/25/2015 3/25/2015 3/25/2015	\$ 50,000	\$ 100,000	\$ 150,000	882	1,764	2,646	1,764	50,009 80,385
Andrew L. McDonald	3/25/2015 3/25/2015 3/25/2015	\$ 60,000	\$ 120,000	\$ 180,000	1,059	2,117	3,176	2,117	60,017 96,487
Hadley S. Robbins	3/25/2015 3/25/2015 3/25/2015	\$ 75,000	\$ 150,000	\$ 225,000	1,323	2,646	3,969	2,646	75,014 120,578

- (1) Represents the possible range of possible cash payouts under the 2015 annual cash incentive opportunities granted under the 2014 Plan. Actual amounts earned, as determined by the Committee in the first quarter of 2015, are reflected in the 2015 Summary Compensation Table under Non-Equity Incentive Plan Compensation. See *Compensation Discussion & Analysis Compensation Structure Annual Cash Incentive Compensation*.
- (2) Represents the possible range of Performance Shares granted on March 25, 2015 under the Long-Term Incentive Plan, a sub-plan under the 2014 Plan. Actual amounts of Performance Shares earned will be based on achieving relative TSR compared to the KBW Regional Banking Index (KRX) and Columbia s ROAA against targets established by the Committee as determined by the Committee, in each case over the 2015-2017 performance period. Dividends earned on Performance Shares will accrue but will not be paid until vesting is determinable and will only be paid on those shares earned and released from restriction. See *Compensation Discussion & Analysis Compensation Structure Long-Term Equity Incentive Compensation*.
- (3) Represents the number of shares of Restricted Stock granted on March 25, 2015 under the 2014 Plan that vest 20% on the second anniversary of the grant date, 30% on the third anniversary of the grant date and the remaining 50% of which vest on March 25, 2019. Dividends earned on Restricted Stock are paid to award holders at the same time as dividends are paid to shareholders.
- (4) Amounts shown represent the grant date fair value of Restricted Stock and Performance Shares granted on March 25, 2015, determined in accordance with FASB ASC 718. Assumptions used to calculate these amounts are set forth in Note 22 to the 2015 Annual Report. The grant date fair value of Restricted Stock was based on the closing price of Columbia s common stock on NASDAQ on the grant date, March 25, 2015 (\$28.35 per share). The grant date fair value of the Performance Shares is shown at target performance and is 50% based on the closing price of Columbia s common stock on NASDAQ on the grant date, March 25, 2015 (\$28.35 per share) and 50% based on a fair value calculation using a Monte-Carlo simulation (\$30.38 per share).

Outstanding Equity Awards at Fiscal Year-End

	Option Awards						Stock Awards			
	Number of Securities Underlying Unexercised Options (#)	Number of Securities Underlying Jnexercised Options	Equity Incentive Plan Awards: Number of Securities Underlying Unexercised Unearned	Option Exercise	Option	Number of Share or Units of Stock That Have Not Vested	Market Value of Shares or Units of Stock That Have Not Vested	Equity Incentive Plan Awards: Number of Unearned Shares, Units or Other Rights That Have Not Vested	Equity Incentive Plan Awards: Market of Payout Value of Unearned Shares, Units or Other Rights That Have Not	
	Exercisable	(#)	Options	Price	Expiration	(#)	(\$)	(#)	Vested	
Name	(1) U	nexercisable	e (#)	(\$)	Date	(2)	(3)	(4)	(\$)(3)(4)	
Melanie J. Dressel				\$		14,991	\$ 487,357	23,585	\$ 766,748	
Clint E. Stein						8,120	263,981	6,705	217,980	
David C. Lawson						5,764	187,388	5,646	183,551	
Andrew L. McDonald						8,017	260,633	6,176	200,782	
Hadley S. Robbins	1,958 1,165 1,608			136.93 54.70 9.91	03/27/2017 04/20/2018 04/26/2019	7,046	229,065	6,969	226,562	

- (1) Outstanding options for Mr. Robbins were granted by West Coast Bancorp and became vested at the close of the merger between Columbia and West Coast Bancorp on April 1, 2013.
- (2) For Ms. Dressel, represents 3,750 shares of restricted stock granted in 2012 that vest on February 22, 2016; 6,000 shares of restricted stock granted on February 27, 2013 that vest 30% on the third anniversary of the grant date and the remaining 50% on the fourth anniversary of the grant date; 2,000 shares of Restricted Stock granted on February 26, 2014 and 3,241 shares of Restricted Stock granted on March 25, 2015 that vest 20% on the second anniversary of the grant date, 30% on the third anniversary of the grant date and the remaining 50% on the fourth anniversary of the grant date, respectively.

For Mr. Stein, represents 1,250 shares of restricted stock granted in 2012 that vest on February 22, 2016; 2,400 shares of Restricted Stock granted on February 27, 2013 that vest 30% on the third anniversary of the grant date and the remaining 50% on the fourth anniversary of the grant date; 2,000 shares of restricted stock granted on February 26, 2014 and 2,470 shares of Restricted Stock granted on March 25, 2015 that vest 20% on the second anniversary of the grant date, 30% on the third anniversary of the grant date and the remaining 50% on the fourth anniversary of the grant date, respectively.

For Mr. Lawson, represents 2,000 shares of restricted stock granted on October 1, 2013 that vest 30% on the third anniversary of the grant date and the remaining 50% on the fourth anniversary of the grant date; 2,000 shares of Restricted Stock granted on February 26, 2014 and 1,764 shares of Restricted Stock granted on March 25, 2015 that vest 20% on the second anniversary of the grant date, 30% on the third anniversary of the grant date and the remaining 50% on the fourth anniversary of the grant date, respectively.

For Mr. McDonald, represents 1,500 shares of restricted stock granted in 2012 that vest on February 22, 2016, 2,400 shares of Restricted Stock granted on February 27, 2013 that vest 30% on the third anniversary of the grant date and the remaining 50% on the fourth anniversary of the grant date; 2,000 shares of restricted stock granted on February 26, 2014 and 2,117 shares of Restricted Stock granted on March 25, 2015 that vest 20% on the second anniversary of the grant date, 30% on the third anniversary of the grant date and the remaining 50% on the fourth anniversary of the grant date, respectively.

For Mr. Robbins, represents 2,400 shares of restricted stock granted on April 1, 2013 that vest 30% on the third anniversary of the grant date and the remaining 50% on the fourth anniversary of the grant date; 2,000 shares of Restricted Stock granted on February 26, 2014 and 2,646 shares of Restricted Stock granted on March 25, 2015 that vest 20% on the second anniversary of the grant date, 30% on the third anniversary of the

grant date and the remaining 50% on the fourth anniversary of the grant date, respectively.

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- (3) Amounts shown are calculated using the closing price of Columbia s common stock on NASDAQ on December 31, 2015 of \$32.51 per share
- (4) Amounts shown represent Performance Shares granted in 2014 and 2015 at stretch performance. Actual amounts vested and earned, if any, depend on actual performance against the performance measures for the 2014-2016 performance period that ends December 31, 2016 and 2015-2017 performance period that ends December 31, 2017, respectively. For Ms. Dressel, represents 9,000 Performance Shares granted on April 23, 2014 and 14,585 Performance Shares granted on March 25, 2015. For Mr. Stein, represents 3,000 Performance Shares granted on April 23, 2014 and 6,705 Performance Shares granted on March 25, 2015. For Mr. Lawson, represents 3,000 Performance Shares granted on April 23, 2014 and 2,646 Performance Shares granted on March 25, 2015. For Mr. McDonald, represents 3,000 Performance Shares granted on April 23, 2014 and 3,176 Performance Shares granted on March 25, 2015. For Mr. Robbins, represents 3,000 Performance Shares granted on April 23, 2014 and 3,176 Performance Shares granted on March 25, 2015.

Option Exercises and Stock Vested

	Stock Number of	Stock Awards Number of			
	Shares Acquired on	Val	ue Realized		
	Vesting	on Vesting			
Name	(#)		(\$)		
Melanie J. Dressel(1)	7,500	\$	211,050		
Clint E. Stein(2)	2,350		66,143		
David C. Lawson(3)	500		15,685		
Andrew L. McDonald(4)	3,000		84,420		
Hadley S. Robbins(5)	600		17,310		

- (1) For Ms. Dressel, represents the fair market value of 3,750 shares of restricted stock granted in 2011 that vested on February 23, 2015, 2,250 shares of restricted stock granted in 2012 that vested on February 20, 2015 and 1,500 shares of restricted stock granted in 2013 that vested on February 27, 2015.
- (2) For Mr. Stein, represents the fair market value of 1,000 shares of restricted stock granted in 2011 that vested on February 23, 2015, 750 shares of restricted stock granted in 2012 that vested on February 20, 2015, and 600 shares of restricted stock granted in 2013 that vested on February 27, 2015.
- (3) For Mr. Lawson, represents the fair market value of 500 shares of restricted stock granted in 2013 that vested on October 1, 2015.
- (4) For Mr. McDonald, represents the fair market value of 1,500 shares of restricted stock granted in 2011 that vested on February 23, 2015, 900 shares of restricted stock granted in 2012 that vested on February 20, 2015 and 600 shares of restricted stock granted in 2013 that vested on February 27, 2015.
- (5) For Mr. Robbins, represents the fair market value of 600 shares of restricted stock granted in 2013 that vested on April 1, 2015.

Post-Employment and Termination Benefits

The following is a discussion regarding the post-employment and termination arrangements currently in place for the Named Executives. The amounts are based on the maximum amounts that could be paid under these arrangements.

Nonqualified Deferred Compensation

<u>Deferred Compensation Plan</u>. In February 2004, the Board adopted the Deferred Compensation Plan for certain directors, a select group of senior management and key employees, as designated by resolution of the Board. The Deferred Compensation Plan generally provides for the deferral of certain taxable income earned by participants in the Deferred Compensation Plan. Designated officers or key employees may elect to defer annually under the Deferred Compensation Plan up to 50% of his or her salary to be earned in the calendar year, and up to 100% of any cash bonuses.

The following table provides information regarding nonqualified deferred compensation paid to the Named Executives during fiscal year 2015.

	Cont	xecutive ributions in st FY (\$)	Con	gistrant tributions Last FY	Aggregate Earnings in Last FY (\$)	Aggregate Withdrawals/ Distributions	Aggregate Balance at Last FYE (\$)
Name		(1)		(\$)	(2)	(\$)	(3)
Melanie J. Dressel	\$	48,000	\$	3,840	\$ 15,278	\$	\$ 432,534
Clint E. Stein		33,600		2,688	6,322		179,698
David C. Lawson		21,750		1,740	1,778		56,342
Andrew L. McDonald					4,464		117,978
Hadley S. Robbins		436,045		34,884	24,796		803,138

- (1) Amounts were deferred in 2015 under the Deferred Compensation Plan, which is described below under *Deferred Compensation Plan*. The amounts for Ms. Dressel and Messrs. Stein and Lawson are reflected in the salary column of the Summary Compensation Table. The amount for Mr. Robbins is reflected in the salary and bonus columns of the Summary Compensation Table.
- (2) The interest rate is the three-month LIBOR rate plus 3.58%. The plan administrator annually reviews for appropriateness the calculation of the rate of interest (the Interest Crediting Rate) that is applied to a participant s Deferred Compensation Plan Account (DCA) in the Deferred Compensation Plan. The Interest Crediting Rate is adjusted quarterly for fluctuations in the three-month LIBOR rate. Plan participants are notified of any adjustments to the Interest Crediting Rate.

On the last date of each month, the each participant s DCA is credited with an amount equal to the product of (i) one-twelfth (1/12th) of the Interest Crediting Rate for the quarter in which such month occurs, times (ii) the average balance of the DCA in the DCA for that month. The credited amount is treated as part of the credit balance for all purposes of the Deferred Compensation Plan. As used herein, the average balance in a DCA for a month is equal to the quotient determined by dividing (i) the sum of the credit balance in the DCA at the close of business each day in the calendar month, by (ii) the number of days in such month.

(3) For Ms. Dressel includes amounts previously reported in the Summary Compensation Table for 2014 (\$39,227), 2013 (\$20,704), 2012 (\$15,894), 2011 (\$12,360), 2010 (\$12,360), 2009 (\$12,360), 2008 (\$16,345), 2007 (\$17,829), 2006 (\$16,733), 2005 (\$14,769), 2004 (\$12,720) and 2003 (\$76,202). For Mr. Stein includes amounts previously reported in the Summary Compensation Table for 2014 (\$35,132), 2013 (\$25,407) and 2012 (\$16,005). For Mr. Lawson includes amounts previously reported in the Summary Compensation Table for 2014 (\$23,796). For Mr. McDonald includes amounts previously reported in in the Summary Compensation Table for 2014 (\$106), 2013 (\$464), 2012 (\$1,118), 2010 (\$5,562), 2009 (\$5,191), 2008 (\$6,799), 2007 (\$2,072), 2006 (\$9,733), 2005 (\$11,149), and 2004 (\$35,000). For Mr. Robbins includes amounts previously reported in the Summary Compensation Table for 2014 (\$299,808).

<u>Distribution Election Notice</u>. At the time a participant first makes an election to defer covered compensation, he or she must deliver to the Company a signed distribution election notice in which he or she elects to receive distributions of the credit balance in his or her DCA in the form of either a single lump-sum payment or monthly installment payments over a period not to exceed 120 months. A participant may change such election from time to time; but if a distribution election notice is delivered to the Company less than 12 calendar months before the month in which distributions begin, such notice will not be effective and the Company will instead treat the distribution election notice that was last delivered to the Company before such 12 calendar month period as the effective notice.

<u>Distributions Upon Retirement or Disability</u>. The Company will distribute the credit balance in a DCA maintained for a participant at the time he or she retires or becomes disabled as either a single lump sum or monthly installment payments, as elected by the participant. If the participant has elected a single lump-sum distribution, such distribution will be made within 90 days after the date that a participant retires or becomes disabled. If the participant has elected monthly installment payments, such distribution will be made on the first day of each month, beginning with the first day of the third month following the month in which a participant retires or becomes disabled and continuing until the full amount of the DCA maintained for the participant has been distributed. Until the DCA has been distributed in full, interest will continue to be credited to the DCA. The monthly installment payments will be in as nearly equal amounts as possible. Notwithstanding any contrary provisions of the Plan, if the participant dies after monthly installment payments of the credit balance in the DCA maintained for him or her have begun, then the remaining credit balance in the DCA will be distributed to his or her designated beneficiary in a single lump sum within 30 days after the Company receives notice that participant has died.

<u>\$25,000</u>. Notwithstanding a participant s election to receive a distribution of the credit balance in the DCA maintained for him or her in the form of monthly installment payments, such credit balance will be distributed to the participant in a single lump sum within 90 days after the date on which he or she terminates his or her services or employment with the Company, if (i) such termination of services or employment is for any reason other than because he or she retires or becomes disabled, or (ii) if the credit balance of the DCA maintained for him or her does not exceed \$25,000. If a participant s services or employment with the Company is terminated because of his or her death, the credit balance in the participant s DCA will be distributed to his or her designated beneficiary.

Pension Benefits

	Plan Name	Number of Years Credited Service	Present Value of Accumulated Benefit (\$)	Payments During Last Fiscal Year (\$)
Name	(1)	(#)	(2)	(3)
Melanie J. Dressel	SERP	23	\$ 6,497,809	\$
Clint E. Stein	SERP	10	721,460	
David C. Lawson	SERP	2	207,298	
Andrew L. McDonald	SERP	11	1,337,757	
Hadley S. Robbins	SERP	9	815,129	
Hadley S. Robbins	SERP	9	815,129	

- (1) Under the terms of the SERP, executives must, in addition to other conditions, be fully vested. For Ms. Dressel, full vesting requires ten years of employment by the Company and for all other Named Executives, vesting occurs based on a twenty-year schedule. As of December 31, 2015, Ms. Dressel is 100% vested and Messrs. Stein, Lawson, McDonald and Robbins are 50%, 0%, 55% and 40% vested, respectively. Named Executives (other than Mr. Robbins) must have at least ten years of service with the Company in order to receive benefits upon a voluntary termination that occurs prior to reaching the early retirement age of 55. Mr. Robbins became fully vested in a retirement benefit upon the Company s acquisition of West Coast Bancorp.
- (2) The estimated maximum annual retirement benefit payable under the SERP for the Named Executives upon reaching age 65 for Ms. Dressel and Messrs. Stein, Lawson, McDonald, and Robbins is as follows: Ms. Dressel \$454,362, Messrs. Stein, Lawson, McDonald and Robbins \$295,703, \$83,041, \$228,085 and \$162,290, respectively.

<u>Supplemental Executive Retirement Plan.</u> Over the years, Columbia has implemented a supplemental executive retirement plan, or SERP, for certain executive officers of Columbia to provide retirement benefits to those officers. The SERP is designed to provide lifetime retirement benefits equal to 60% of the average of the three highest years of base salary (which we refer to as the SERP formula), with an annual two percent cost of living adjustment to benefit payments. Prior to 2015, the SERP benefits available to each participant were calculated based on a fixed dollar amount set forth in the officer s SERP, which was intended to approximate the SERP formula. In 2015, in order to better account for fluctuations in the participant s base salary over time, the Company amended the SERP to provide that the SERP benefit available to each participant would instead equal the SERP formula described above. This change contributed to an increase in the actuarial present value of projected benefit under the SERP, which is reflected above in the Summary Compensation Table, but does not represent any cash compensation paid to the Named Executives in 2015.

Each SERP includes a number of restrictions on payment, including a requirement, subject to certain exceptions, that the Named Executive (other than Mr. Robbins) attain age 65 (62 in the event of a change-in-control). Each Named Executive s SERP, other than Mr. Robbins SERP, includes a number of potential adjustments to the date on which retirement payments are initiated and to the amount of the Named Executive s benefit. These potential adjustments include provisions for early retirement subject to the early commencement reduction factor of 5% for each year that the benefit is paid prior to reaching age 65, payable upon reaching age 55, and a 2% annual inflation adjustment to benefit payments. As of December 31, 2015, Ms. Dressel and Mr. McDonald were eligible for early retirement benefits. Named Executives terminated pursuant to a change-in-control of Columbia shall be vested in the benefit that the executive would have received had the Named Executive remained employed by Columbia until reaching the normal retirement age. In the event the Named Executive becomes disabled, the executive will be 100% vested, regardless of tenure. Other potential SERP adjustments include an elimination of benefits if the Named Executive violates non-competition requirements or if the Named Executive is terminated for cause or resigns voluntarily before reaching the early retirement age and does not have ten years of service or before achieving 100% vesting. Under the terms of each SERP, the Named Executive and the Company will cooperate and use all reasonable efforts, in compliance with applicable law, to minimize the amount of any excise tax imposed by Section 4999 of the Internal Revenue Code.

The SERP is unsecured and unfunded and there are no plan assets. Columbia has purchased Bank-Owned Life Insurance (BOLI) policies on the lives of the Named Executives and other officers and intends to use income from these policies to offset SERP benefit expenses. In 2015, Columbia purchased additional BOLI policies in connection with two split dollar life insurance agreements entered into with Ms. Dressel, which provide Ms. Dressel s beneficiaries with benefits comparable to those provided to the beneficiaries of other senior officers. The BOLI policies, through the split dollar life insurance agreements with the officers, provide a death benefit equal to three times the officer s then current base salary and approximately ten times the projected benefit at normal retirement age of the officer s SERP. The agreements take into account any other life insurance policies purchased by and owned by the Company that pay benefits to the participant s beneficiary at death. This benefit is payable to the officer s beneficiaries if the officer dies while employed with the Company or, in the case of Ms. Dressel, while serving on the Company s Board, in which case the officer (and his or her beneficiaries) would not be entitled to any benefits under the SERP. If the officer retires or terminates employment for any reason other than death, then the officer and his or her beneficiaries forfeit any benefits under the split dollar agreement, and all proceeds from the BOLI policies are instead paid to the Company.

The income generated from the BOLI policies is projected to, on a cumulative basis, substantially offset the ongoing costs of the SERP program. This projection includes assumptions related to future BOLI policy performance, the Bank s cost of funds and discount rates applicable to the SERP program. Any excess revenue generated from the BOLI will be used to offset other employee benefit costs. BOLI is not a permissible bank investment but BOLI may be purchased in order to offset employee benefit expenses pursuant to the authority granted by the Interagency Statement on the Purchase and Risk Management of Life Insurance, dated December 7, 2004 and described for State-Chartered Federal Reserve member banks in Supervisory Letter SR 04-19.

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As described below, the Company had previously entered into Unit Plans with each of Messrs. McDonald and Stein in lieu of a SERP. In 2013, the Company entered into SERPs with Messrs. McDonald and Stein, and their respective Unit Plans were frozen.

<u>Long-Term Incentive Awards Change-in-Control Treatment</u>. In the event of a change-in-control, all unvested 2014 Performance Shares vest in full as of the date of the closing of such change-in-control transaction based on stretch performance. For the 2015 Performance Shares, the Committee determined that, in the event of a change-in-control, all unvested Shares will vest in full as of the date of the closing of such change-in-control transaction based on the greater of target or actual performance. The Committee intends that future awards of Performance Shares will provide for change-in-control vesting treatment consistent with the change-in-control vesting treatment in the 2015 Performance Shares.

<u>Executive Employment Agreement</u>. Ms. Dressel serves as President and Chief Executive Officer of Columbia and Columbia Bank pursuant to an employment agreement entered into effective August 1, 2004. The term of the employment agreement with Ms. Dressel is a rolling three-year term that provides for termination by either party through a notice of non-renewal submitted at least 60 days prior to the anniversary of the agreement.

Ms. Dressel s employment agreement provides that if her employment is terminated without cause or if she resigns for good reason, then she will receive salary and benefits for the greater of two years or the balance of the contract term, a prorated portion of any incentive payment earned during the year of termination, and all forfeiture provisions regarding any outstanding restricted stock or other compensation agreements will lapse. The employment agreement also provides for certain benefits and payments if Ms. Dressel terminates her employment within two years following a change-in-control (as defined in the agreement) or if Ms. Dressel s employment is terminated by the Company without cause or by Ms. Dressel with good reason at any time from and after six months prior to the public announcement of a transaction that will result in a change-in-control. In such event, in addition to the continued benefits and payment of base salary described above (as well as the lapsing of any forfeiture provisions), the agreement provides that Ms. Dressel will receive an amount equal to two times any incentive payment she received during the year preceding her termination, and all of her stock awards will fully vest and any restrictions will lapse. In the event Ms. Dressel is terminated without cause, or she terminates for good reason, and within six months the Company publicly announces a change-in-control, upon closing of the change-in-control, the agreement provides that she will be entitled to receive the change-in-control payments set forth above, *less* any payments that she received as a termination payment.

Effective February 1, 2009, Ms. Dressel voluntarily agreed to an amendment to her employment agreement that provided that if the total payment and benefits to be received by her as a result of a termination of employment in connection with a change-in-control would be in an amount that would cause them to be a parachute payment within the meaning of Section 280G of the Code, such payments would be reduced so that the total amount of such payments and benefits is \$1 less than the amount constituting a parachute payment. Ms. Dressel s employment agreement was amended in February 2015 to remove this cutback provision. The 2015 amendment to Ms. Dressel s employment agreement provides that Ms. Dressel and the Company will cooperate and use all reasonable efforts, in compliance with applicable law, to minimize the amount of any excise tax imposed by Section 4999 of the Code.

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The table below shows the maximum amounts that could be paid to Ms. Dressel under her agreements, and (i) is based on her salary at December 31, 2015; and (ii) assumes the triggering event was December 31, 2015.

	Termination/Change-in-Control Payments Melanie J. Dressel						
	Voluntary						
			-	Termination	Termination	Termination	
	Death	Disability	For	Good Reason	w/o Cause	Due to CIC (1)	Retirement
Employment Agreement(2)	\$	\$	\$	1,470,000	\$ 1,470,000	\$ 1,470,000	\$
Targeted Annual Incentive(3)				367,500	367,500		
CIC Termination Payment(4)						735,000	
Benefits Payable Under SERP(5)	3,116,282	6,526,000		432,726	432,726	432,726	454,362
Bank Owned Life Insurance(6)	2,205,000						
Group Term Life Insurance(7)	600,000						
Healthcare and Other Benefits(8)				19,080	19,080	19,080	
401(k) Employer Contribution(8)				7,950	7,950	7,950	
FMV of Accelerated Equity Vesting(9)	1,254,106	1,254,106		1,254,106	1,254,106	1,254,106	
Total	\$ 7,175,388	\$ 7,780,106	\$	3,551,362	\$ 3,551,362	\$ 3,918,862	\$ 454,362

- (1) In the event Ms. Dressel is terminated without cause, or she terminates for good reason, and within six months the Company publicly announces a change-in-control, upon closing of the change-in-control, she will be entitled to receive change-in-control payments, *less* any payments that she received as a termination payment.
- (2) Represents two times Ms. Dressel s annual salary in the year of termination payable in equal monthly installments over two years following termination.
- (3) For voluntary termination for good reason and termination without cause, represents the prorated portion of any incentive payment earned during the year of termination payable in a lump sum.
- (4) For termination due to change-in-control, represents two times Ms. Dressel s annual target incentive compensation for the calendar year immediately preceding the year when termination occurs payable in a lump sum.
- (5) Represents the maximum annual lifetime benefit payable and is subject to a 2% annual inflation adjustment. Benefits are payable monthly. For voluntary termination for good reason and retirement, amounts represent benefits reduced by the early commencement reduction factor of 5% payable because Ms. Dressel has reached the early retirement age. For termination due to change-in-control, amount represents full benefits because she has reached age 62 and for separation due to disability and termination without cause, represents full benefits. SERP benefits are generally subject to forfeiture upon breach of a three-year non-compete covenant.
- (6) Represents the amount equal to three times base salary as of the date of death that would be due to Ms. Dressel s beneficiaries under a bank owned life insurance policy payable by the insurer.
- (7) Represents the amount as of the date of death that would be due Ms. Dressel s beneficiaries under a group term life insurance plan payable by the insurer.
- (8) Represents the value of continued employer-paid benefits for two years following termination.
- (9) Represents the fair market value of unvested equity awards based on the closing price of Columbia s common stock on NASDAQ on December 31, 2015 of \$32.51 per share. Performance Shares granted in 2015 are shown at stretch performance.

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<u>Change-in-control Agreements</u>. Columbia Bank has entered into change-in-control agreements with Messrs. Stein, Lawson, McDonald and Robbins.

The agreements contain provisions, similar to those contained in the employment agreement for Ms. Dressel discussed above, that require payments in the event of termination of employment without cause or by the executive for good reason within 365 days following a change-in-control (as defined in the agreements) or termination of employment without cause prior to the change-in-control at any time from and after sixty days prior to the public announcement of a transaction that will result in a change-in-control, provided that the change-in-control occurs within eighteen months of the executive s termination date. Under the agreements, the executives are entitled to (i) receive their base salary for terms of two years; (ii) accelerated vesting of options; and (iii) removal of restrictions on any restricted stock or other restricted securities, subject to Federal securities laws. These agreements also contain a covenant that the executive will not compete with or solicit employee, customer or business partner of Columbia or any of its subsidiaries for up to two years after the commencement of severance benefit payments, unless payments of such severance benefits are waived by the executive. The terms of the agreements are five years unless otherwise extended in writing.

<u>Unit Plans</u>. Columbia previously entered into Unit Plans with each of Mr. McDonald (three plans, one each in 2004, 2006 and 2007) and Mr. Stein (in 2008). The plans were provided primarily to supplement retirement benefits in lieu of a SERP. Each separate Unit Plan provides that the executive will begin receiving a monthly payment beginning the first month following the tenth anniversary of each plan, based on an annual aggregate payment of \$25,000 per year for ten years. In the event the executive semployment is terminated by the Company without cause, or he is terminated due to disability, the executive will be entitled to receive a payment based on the prorated portion of his term of employment, payable in monthly payments following the tenth anniversary of each plan. If the executive leaves the employment of Columbia prior to expiration during the respective ten-year period, the entire amount is forfeited. Once receiving the benefit, there is a non-competition clause restricting the executive from working for a competitor.

As noted above, in 2013, the Company entered into a SERP with Messrs. McDonald and Stein. Benefits under the Unit Plans were frozen at the then current levels. In the event any benefit payments due Messrs. McDonald or Stein pursuant to their respective SERP plans are to be made simultaneously with payment amounts due them pursuant to their respective Unit Plans, then any SERP benefit payments will be reduced by amounts to be paid out from their Unit Plans. The reduced SERP benefit payment will be determined by deducting the amount of the Unit Plan payments from the scheduled SERP benefit payments. Once the Unit Plan benefit payment periods expire, retirement benefit payments under the SERP plan will no longer be reduced.

The tables below show the maximum amounts that could be paid to Messrs. Stein, Lawson, McDonald and Robbins under their respective agreements, which are based on (i) the executive s salary at December 31, 2015; and (ii) assumes the triggering event was December 31, 2015.

Termination/Change-in-Control Payments Clint E. Stein

			voluntary			
			Termination	Termination	Termination	
	Death	Disability	For Good Reason	w/o Cause	Due to CIC	Retirement
Change in Control Agreement(1)	\$	\$	\$	\$	\$ 700,000	\$
Benefits Payable under SERP(2)	3,789,290	1,877,000		1,034,000	1,034,000	
Bank Owned Life Insurance(3)	1,050,000					
FMV of Accelerated Equity Vesting(4)	481,961	481,961			481,961	
Total	\$ 5,321,251	\$ 2.358.961	\$	\$ 1.034.000	\$ 2,215,961	\$

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Termination/Change-in-Control Payments David C. Lawson

			Voluntary			
			Termination	Termination	Termination	
	Death	Disability	For Good Reason	w/o Cause	Due to CIC	Retirement
Change in Control Agreement(1)	\$	\$	\$	\$	\$ 500,000	\$
Benefits Payable under SERP(2)	947,460	878,000		39,937	39,937	
Bank Owned Life Insurance(3)	750,000					
FMV of Accelerated Equity Vesting(4)	370,939	370,939			370,939	
Total	\$ 2,068,399	\$ 1,248,939		\$ 39,937	\$ 910,876	

Termination/Change-in-Control Payments Andrew L. McDonald

			Voluntary			
			Termination	Termination	Termination	
	Death	Disability	For Good Reason	w/o Cause	Due to CIC	Retirement
Change in Control Agreement(1)	\$	\$	\$	\$	\$ 600,000	\$
Benefits Payable under SERP(2)	2,391,960	2,307,000	95,703	95,703	95,703	95,703
Bank Owned Life Insurance(3)	900,000					
FMV of Accelerated Equity Vesting(4)	461,414	461,414			461,414	
Total	\$ 3,753,374	\$ 2,768,414	\$ 95,703	\$ 95,703	\$ 1,157,117	\$ 95,703

Termination/Change-in-Control Payments Hadley S. Robbins

			Voluntary			
			Termination	Termination	Termination	
	Death	Disability	For Good Reason	w/o Cause	Due to CIC	Retirement
Change in Control Agreement(1)	\$	\$	\$	\$	\$ 750,000	\$
Benefits Payable under SERP(2)	1,740,760	2,106,000		1,793,000	1,793,000	
Bank Owned Life Insurance(3)	1,125,000					
FMV of Accelerated Equity Vesting(4)	455,628	455,628			455,628	
Total	\$ 3,321,388	\$ 2,561,628		\$ 1,793,000	\$ 2,998,628	

- (1) The amount for Messrs. Stein, Lawson, McDonald and Robbins represents two times each Named Executive s annual base salary payable in equal monthly installments for two years following the termination date.
- (2) Death Benefits are not technically payable pursuant to the SERP; however, in the event of death of a Named Executive while employed, a Split Dollar Agreement provides a benefit of a stated dollar amount calculated as ten times the target SERP benefit at Normal Retirement. In the event participant becomes Disabled, the amounts for Messrs. Stein, Lawson, and McDonald represent (i) a one-time lump sum payment in the event of disability; and (ii) the maximum amount payable based on the applicable percentage accelerated to be that which they would receive if they remained employed until normal retirement age, multiplied by the target benefit amount, paid out in a lump sum.

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- (3) Represents the amount equal to three times base salary as of the date of death that would be due to each Named Executive s beneficiaries under a bank owned life insurance policy payable by the insurer.
- (4) Represents the fair market value of unvested equity awards based on the closing price of Columbia s common stock on NASDAQ on December 31, 2015 of \$32.51 per share. Performance Shares granted in 2015 are shown at stretch performance.

Other Compensation Plans

Employee Stock Purchase Plan. We also maintain an Employee Stock Purchase Plan (the ESPP) that was adopted in 1995, and amended in 2000, 2006, 2009 and 2010. The ESPP allows eligible employees to purchase shares of Columbia common stock at 90% of the lower of the market price at either the beginning or the end of each six-month offering period by means of payroll deductions. At December 31, 2015, there were 499,586 shares available for purchase under the ESPP.

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PROPOSAL NO. 2

ADVISORY (NON-BINDING) VOTE

ON EXECUTIVE COMPENSATION

At the 2011 Annual Meeting, shareholders voted on an advisory (non-binding) vote on the frequency of a shareholder vote on named executive officer compensation. As recommended by the Board, the shareholders approved that an advisory (non-binding) vote to approve named executive officer compensation should occur on an annual basis, and that frequency was subsequently approved by the Board. Accordingly, we will include a non-binding advisory vote on named executive compensation in our proxy materials on an annual basis until the next vote on the frequency of such advisory votes, which will occur no later than our 2017 annual meeting. In accordance with the vote of the shareholders and the Board, we are providing you the opportunity, as a shareholder, to endorse or not endorse our executive pay program through the following non-binding resolution:

RESOLVED, that the shareholders approve the compensation of named executive officers as described in the Compensation Discussion & Analysis and the tabular disclosures regarding Named Executive compensation (together with the accompanying narrative disclosures) in this proxy statement.

We believe that our compensation policies and procedures are strongly aligned with the long-term interests of our shareholders. Columbia s compensation program is guided by the philosophy that total executive compensation should vary based on achievement of both individual and corporate goals and objectives, and should be focused on long-term strategies to build shareholder value. We invite you to consider the details of our executive compensation provided under *Executive Compensation Compensation Discussion & Analysis* in this proxy statement. That section provides you with information about the structure of our executive compensation and the objectives that our compensation program is intended to achieve.

The compensation of our executives for 2015 is closely aligned with 2015 shareholder returns and Company financial performance. Columbia had strong financial results including significant increases in net income and shareholder return. The compensation of our executives increased along with our strong performance and Columbia s growth.

Because your vote is advisory, it will not be binding upon the Board. However, the Personnel and Compensation Committee values the opinions that our shareholders express in their votes, and will take into account the outcome of the vote when considering future executive compensation arrangements.

Vote Required and Board Recommendation

The proposal on the advisory (non-binding) vote to approve executive compensation requires the affirmative vote *FOR* of a majority of the shares present and voting on this matter.

The Board unanimously recommends a vote <u>FO</u>R approval of the compensation of executive officers as described in the Compensation Discussion and Analysis and the tabular disclosures regarding named executive compensation (together with the accompanying narrative disclosures) in this proxy statement.

MANAGEMENT

The following table sets forth information with respect to the executive officers during 2015 who are not directors or nominees for director of Columbia, including employment history for the last five years. All executive officers are elected annually and serve at the discretion of the Board.

			Has Served as an Executive Officer
			of the
			Company
Name	Age	Position	since
Kumi Y. Baruffi (1)	45	Executive Vice President/General Counsel	2014
David C. Lawson (2)	57	Executive Vice President/Chief Human Resources Officer	2013
Andrew L. McDonald (3)	57	Executive Vice President/Chief Credit Officer	2004
Hadley S. Robbins (4)	59	Executive Vice President/Chief Operating Officer	2014
Clint E. Stein (5)	44	Executive Vice President and Chief Financial Officer	2012

- (1) Ms. Baruffi joined Columbia Bank as an Executive Vice President and its first General Counsel in September 2014. Prior to joining Columbia Bank, Ms. Baruffi was a partner and member of the board of directors of Graham & Dunn, PC, a business law firm based in Seattle. As a member of the firm s financial institutions team, Ms. Baruffi practiced for 19 years in the areas of bank mergers and acquisitions, corporate governance and regulatory compliance.
- (2) Mr. Lawson joined Columbia Bank as an Executive Vice President and Director of Human Resources in July 2013. He became the Chief Human Resources Officer in October 2014. Mr. Lawson has over 30 years of human resources experience, and prior to joining Columbia Bank, he spent 11 years with Franciscan Health System. As the human resources department senior vice president at Franciscan Health Systems, Mr. Lawson oversaw more than six hospitals and a network of clinics and physicians in Pierce, King and Kitsap Counties with over 11,000 employees.
- (3) Mr. McDonald joined Columbia Bank as an Executive Vice President and Chief Credit Officer in June 2004. Prior to joining Columbia Bank, Mr. McDonald was a Senior Vice President and Team Leader at US Bank. Mr. McDonald s experience in banking spans over 20 years and includes senior credit officer positions with US Bank and West One Bank, as well as managing US Bank s Media & Telecommunications group and South Puget Sound Commercial Banking group. Mr. McDonald previously held lending positions with Mellon Bank and Security Pacific.
- (4) Mr. Robbins was appointed Executive Vice President and Chief Operating Officer of Columbia Bank in March 2014. He joined Columbia Bank as Senior Vice President and Oregon Group Manager in April 2013, when Columbia acquired West Coast Bancorp, where Mr. Robbins had served as Executive Vice President and Chief Credit Officer since 2007. Mr. Robbins has over 26 years of industry experience and has held executive positions with Wells Fargo Bank and community banks in the Pacific Northwest.
- (5) Mr. Stein was appointed Executive Vice President and Chief Financial Officer of Columbia and Columbia Bank in August 2012. In May 2012, he was appointed as the acting Chief Financial Officer following the retirement of the former Chief Financial Officer. Mr. Stein joined Columbia in December 2005, when he assumed the role of Senior Vice President and Chief Accounting Officer. He is a Certified Public Accountant and has over 20 years of banking, finance and accounting experience

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INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Fees Paid to Independent Registered Public Accounting Firm

The following table sets forth the aggregate fees charged to Columbia by Deloitte, for audit services rendered in connection with the audited consolidated financial statements and reports for the 2015 and 2014 fiscal years and for other services rendered during the 2015 and 2014 fiscal years.

Fee Category	Fiscal 2015	% of Total	Fiscal 2014	% of Total
Audit Fees	\$ 1,184,590	92.5%	\$ 1,526,223	94.6%
Audit-Related Fees	0	0%	0	0%
Tax Fees	92,000	7.2%	82,382	5.1%
All Other Fees	4,161	0.3%	4,161	0.3%
Total Fees	\$ 1,280,751	100%	\$ 1,612,766	100%

<u>Audit Fees.</u> Consists of fees billed to Columbia for professional services rendered by Deloitte in connection with the audit of our financial statements included in Columbia s Form 10-K, review of financial statements included in Columbia s Form 10-Q s, or services to Columbia in connection with statutory or regulatory filings or engagements, including comfort letters and consents.

Audit-Related Fees. Consists of acquisition audits and due diligence on mergers and acquisitions.

<u>Tax Fees</u>. Consists of tax compliance, tax advice, and tax consulting services.

All Other Fees. Consists of accounting research subscriptions.

In considering the nature of the services provided by Deloitte, the Audit Committee determined that such services are compatible with the provision of independent audit services. The Audit Committee discussed these services with Deloitte and Company management to determine that they are permitted under the rules and regulations concerning auditor independence promulgated by the SEC to implement Sarbanes-Oxley, as well as the American Institute of Certified Public Accountants.

Audit Committee Pre-Approval of Audit and Permissible Non-Audit Services of Independent Auditors

The services performed by Deloitte in 2015 and 2014 were pre-approved in accordance with the pre-approval policy and procedures adopted by the Audit Committee. This policy is reviewed annually and describes the permitted audit, audit-related, tax, and other services (collectively, the Disclosure Categories) that Deloitte may perform. The policy requires that prior to the beginning of each fiscal year, a description of the services (the Service List) expected to be performed by Deloitte in each of the Disclosure Categories in the following fiscal year be presented to the Audit Committee for approval.

Services provided by Deloitte during the following year that are included in the Service List were pre-approved following the policies and procedures of the Audit Committee.

Any requests for audit, audit-related, tax, and other services not contemplated on the Service List must be submitted to the Audit Committee for specific pre-approval and cannot commence until such approval has been granted. Normally, pre-approval is provided at regularly scheduled meetings. However, the authority to grant specific pre-approval between meetings, as necessary, has been delegated to the Chairman of the Audit Committee. The Chairman must update the Audit Committee at the next regularly scheduled meeting of any services that were granted specific pre-approval.

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In addition, although not required by the rules and regulations of the SEC, the Audit Committee generally requests a range of fees associated with each proposed service on the Service List and any services that were not originally included on the Service List. Providing a range of fees for a service incorporates appropriate oversight and control of the independent auditor relationship, while permitting the Company to receive immediate assistance from Deloitte when time is of the essence.

The Audit Committee reviews the status of services and fees incurred year-to-date against the original Service List and the forecast of remaining services and fees for the fiscal year.

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AUDIT COMMITTEE REPORT

The Audit Committee of the Board makes the following report, which notwithstanding anything to the contrary set forth in any of Columbia s filings under the Securities Act of 1933 or the Securities Exchange Act of 1934, will not be incorporated by reference into any such filings and will not otherwise be deemed to be proxy soliciting materials or to be filed under such Acts.

The Audit Committee consists of the directors listed below. The Board has determined that the membership of the Audit Committee meets the independence requirements as defined under the NASDAQ listing standards.

Management has the primary responsibility for the financial statements and the reporting process, including the systems of internal controls. The independent auditors are responsible for auditing the Company s financial statements, expressing an opinion as to their conformity with generally accepted accounting principles and annually auditing the Company s internal control over financial reporting. The Audit Committee is responsible for overseeing Columbia s financial reporting processes on behalf of the Board. With respect to fiscal year 2015 the Audit Committee has:

- (1) reviewed and discussed the audited financial statements with management, and management represented to the Audit Committee that Columbia s consolidated financial statements were prepared in accordance with generally accepted accounting principles;
- (2) discussed with Deloitte the matters required to be discussed by the statement on Auditing Standards No. 61, as amended (AICPA, *Professional Standards*, Vol. 1. AU section 380), as adopted by the Public Company Accounting Oversight Board in Rule 3200T;
- (3) received from Deloitte the written disclosures and letter required by applicable requirements of the Public Company Accounting Oversight Board regarding the independent accountant s communications with the Audit Committee concerning independence, and the Audit Committee discussed with Deloitte that firm s independence;
- (4) discussed with Columbia s internal and independent accountants the overall scope and plans for their respective audits; and
- (5) met with the internal and independent auditors, with and without management present, to discuss the results of their examinations, the evaluations of Columbia s internal controls, and the overall quality of Columbia s financial reporting.

The members of the Audit Committee are not full-time employees of the Company and are not performing the functions of auditors or accountants. As such, it is not the duty or responsibility of the Audit Committee or its members to conduct field work or other types of auditing or accounting reviews or procedures or to set auditor independence standards. Members of the Audit Committee necessarily rely on the information provided to them by management and the independent accountants. Accordingly, the Audit Committee s considerations and discussions referred to above do not assure that the audits of the Company s financial statements and internal control over financial reporting have been carried out in accordance with generally accepted auditing standards, that the financial statements are presented in accordance with generally accepted accounting principles or that the Company s auditors are in fact independent.

Based on the review and discussions referred to in items (1) through (5) above, the Audit Committee has recommended to the Board that the audited financial statements be included in Columbia s Annual Report on Form 10-K for the fiscal year ended December 31, 2015 for filing with the SEC.

Audit Committee Members

David A. Dietzler, Chairman

Ford Elsaesser

John P. Folsom

Thomas M. Hulbert

S. Mae Fujita Numata

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PROPOSAL NO. 3

ADVISORY (NON-BINDING) VOTE ON APPOINTMENT OF INDEPENDENT REGISTERED

PUBLIC ACCOUNTING FIRM

Deloitte currently serves as our independent registered public accounting firm, and that firm conducted the audits of our financial statements since the fiscal year ended December 31, 1997. The Audit Committee anticipates appointing Deloitte to serve as the Company s independent registered public accounting firm to conduct an audit of the financial statements for fiscal year 2016.

Appointment of the Company s independent registered public accounting firm is not required to be submitted to a vote of our shareholders for approval or ratification. However, upon the recommendation of the Audit Committee, the Board has determined to submit the selection of auditors to our shareholders for an advisory (non-binding) vote. In the event our shareholders do not vote for the appointment, the Audit Committee may reconsider whether to retain Deloitte, and may retain Deloitte or another firm without re-submitting the matter to our shareholders. Even if the appointment is approved, the Audit Committee, in its discretion, may direct the appointment of a different independent registered public accounting firm at any time during the year if it determines that such a change would be in the Company s and its shareholders best interest.

Representatives of Deloitte are expected to be present at the Annual Meeting and will have the opportunity to make a statement if they desire to do so. It is also expected that they will be available to respond to appropriate questions.

The Board unanimously recommends that you vote <u>FO</u>R the appointment of Deloitte to serve as the Company s independent registered public accounting firm for the fiscal year ending December 31, 2016.

SECTION 16(a) BENEFICIAL OWNERSHIP REPORTING COMPLIANCE

Section 16(a) of the Securities Exchange Act of 1934 requires our directors and executive officers to send reports of their ownership of our stock to the SEC. We believe that all Section 16(a) filing requirements that apply to our directors and executive officers were complied with for the fiscal year ended December 31, 2015. In making this disclosure we have relied solely on written representations of our directors and executive officers, and copies of the reports that they have filed with the SEC.

CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

Transactions between Columbia or its affiliates and related persons (including directors and executive officers of Columbia and Columbia Bank, or their immediate family) must generally be approved by the Audit Committee, in accordance with the policies and procedures set forth in the Related Persons Transactions Policy adopted by the Board. Under the Related Persons Transaction Policy, a transaction between a related person will be consummated only if the Audit Committee, or a majority of the disinterested independent members of the Board, approves or ratifies such transaction in accordance with the guidelines set forth in the policy and if the transaction is on terms comparable to those that could be obtained in arm s length dealings with an unrelated third party.

During 2015, certain directors and executive officers of Columbia and Columbia Bank, and their immediate family members, were customers of Columbia Bank, and it is anticipated that such individuals will continue to be customers of Columbia Bank in the future. All transactions between Columbia Bank and its executive officers and directors, and their associates, were made in the ordinary course of business on substantially the same terms, including interest rates and collateral, as those prevailing at the time for comparable transactions with other persons not related to the Company, and, in the opinion of management, did not involve more than the normal risk of collectability or present other unfavorable features.

ANNUAL REPORT TO SHAREHOLDERS AND FORM 10-K

Columbia s 2015 Annual Report and Form 10-K for the year ended December 31, 2015 (which is not a part of Columbia s proxy soliciting materials) have been filed with the SEC and are also available on our website. Copies of the 2015 Annual Report and Form 10-K will be furnished to shareholders upon request to:

JoAnne Coy

VP, Corporate Communications

P. O. Box 2156, MS 8300

Tacoma, WA 98401-2156

Fax: (253) 272-2601

Delivery of Documents to Shareholders Sharing an Address

In some cases, only one copy of the proxy statement or Notice, as applicable, is being delivered to multiple shareholders sharing an address unless we have received contrary instructions from one or more of the shareholders. We will deliver promptly, upon written or oral request, a separate copy of the proxy statement or Notice, as applicable, to a shareholder at a shared address to which a single copy of the document was delivered. To request a separate delivery of these materials now or in the future, a shareholder may submit a written or oral request to the Corporate Secretary at the address and number written above. Additionally, any shareholders who are presently sharing an address and receiving multiple copies of the proxy statement, annual reports or the Notice and who would rather receive a single copy of such materials may instruct us accordingly by directing their request to us in the manner provided above.

WE URGE YOU TO VOTE VIA THE INTERNET OR TELEPHONE ACCORDING TO THE INSTRUCTIONS ON THE NOTICE OR REQUEST A PROXY CARD AND SIGN AND RETURN IT WHEN RECEIVED AS PROMPTLY AS POSSIBLE, WHETHER OR NOT YOU PLAN TO ATTEND THE ANNUAL MEETING IN PERSON. IF YOU DO ATTEND THE ANNUAL MEETING, YOU MAY THEN WITHDRAW YOUR PROXY. THE PROXY MAY BE REVOKED AT ANY TIME PRIOR TO ITS EXERCISE.

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Appendix A

Non-GAAP Financial Measures

The Company considers its noninterest expense before acquisition, OREO and FDIC clawback liability expenses and its ratio to average assets to be important measurements as they more closely reflect the ongoing operating leverage of the Company. Additionally, presentation of this measure and ratio allows readers to compare certain aspects of the Company s noninterest expense to other organizations. Despite the importance of these measures to the Company, there are no standardized definitions for them and, as a result, the Company s calculations may not be comparable with other organizations. The Company encourages readers to consider its consolidated financial statements in their entirety and not to rely on any single financial measure.

The following tables reconcile the Company s calculation of the noninterest expense before acquisition, OREO and FDIC clawback liability expenses and its ratio to average assets:

	Tw	elve Months En 2015	nded De	cember 31, 2014
Noninterest expense (numerator A)	\$	266,149	\$	239,286
Adjustments to arrive at noninterest expense before acquisition, OREO and FDIC clawback liability expenses:				
Acquisition-related expenses		(10,917)		(9,432)
Net benefit of operation of OREO		1,629		1,045
FDIC clawback liability expense		(979)		(294)
Noninterest expense before acquisition, OREO and FDIC clawback liability expenses (numerator B)	\$	255,882	\$	230,605
Average assets (denominator)	\$ 8	8,655,243	\$ '	7,468,091
Noninterest expense to average assets (numerator A / denominator)		3.08%		3.20%
Noninterest expense before acquisition, OREO and FDIC clawback liability expenses to average assets (numerator B /denominator)		2.96%		3.09%

Additionally, for purposes of the annual cash incentive opportunities for 2015, core return on average assets is defined as net income, excluding acquisition-related expenses, divided by average assets.

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Columbia Banking System, Inc

c/o Broadridge

PO Box 1342

Brentwood, NY 11717

VOTE BY INTERNET - www.proxyvote.com

Use the Internet to transmit your voting instructions and for electronic delivery of information up until 11:59 P.M. Eastern Time the day before the meeting date. Have your proxy card in hand when you access the web site and follow the instructions to obtain your records and to create an electronic voting instruction form.

ELECTRONIC DELIVERY OF FUTURE PROXY MATERIALS

If you would like to reduce the costs incurred by our company in mailing proxy materials, you can consent to receiving all future proxy statements, proxy cards and annual reports electronically via e-mail or the Internet. To sign up for electronic delivery, please follow the instructions above to vote using the Internet and, when prompted, indicate that you agree to receive or access proxy materials electronically in future years.

VOTE BY PHONE - 1-800-690-6903

Use any touch-tone telephone to transmit your voting instructions up until 11:59 P.M. Eastern Time the day before the meeting date. Have your proxy card in hand when you call and then follow the instructions.

VOTE BY MAIL

Mark, sign and date your proxy card and return it in the postage-paid envelope we have provided or return it to Vote Processing, c/o Broadridge, 51 Mercedes Way, Edgewood, NY 11717.

TO VOTE, MARK BLOCKS BELOW IN BLUE OR BLACK INK AS FOLLOWS:

KEEP THIS PORTION FOR YOUR RECORDS

DETACH AND RETURN THIS PORTION ONLY

THIS PROXY CARD IS VALID ONLY WHEN SIGNED AND DATED.

The Board of Directors recommends you vote FOR the following:

1. Election of Directors

Nominees	For	Against	Abstain					
1a David A. Dietzler		·		Direc recor	nmends you FOR proposals	For	Against	Abstain
1b Melanie J. Dressel				2.	To vote on an advisory			
1c Craig D. Eerkes					(non-binding) resolution to approve the compensation of Columbia s executive officers.			
1d Ford Elsaesser				3.	To vote on an advisory (non-binding)			
1e Mark A. Finkelstein					resolution to appoint Deloitte & Touche LLP as our independent registered public accounting firm for fiscal year ending 2016.			

lt	John P. Folsom		NOTE: Such other business as may properly come before
1g	Thomas M. Hulbert	 	 the meeting or any adjournment thereof.
1h	Michelle M. Lantow	 	
1i	Mae Fujita Numata	 	
1j	Elizabeth Seaton	 	
1k	William T. Weyerhaeuser	 	

Please sign exactly as your name(s) appear(s) hereon. When signing as attorney, executor, administrator, or other fiduciary, please give full title as such. Joint owners should each sign personally. All holders must sign. If a corporation or partnership, please sign in full corporate or partnership name, by authorized officer.

Signature [PLEASE SIGDAN/ITHIN BOX] Signature (Joint Date Owners)

Important Notice Regarding the Availability of Proxy Materials for the Annual Meeting: The Notice & Proxy Statement, AR/10K is/are available at www.proxyvote.com.

COLUMBIA BANKING SYSTEM, INC.

Annual Meeting of Shareholders

April 27, 2016 1:00 PM

This proxy is solicited by the Board of Directors

The undersigned shareholder of COLUMBIA BANKING SYSTEM, INC. (Columbia) hereby nominates, constitutes and appoints Melanie J. Dressel and William T. Weyerhaeuser, and each of them (with full power to act alone), the true and lawful attorneys and proxies, each with full power of substitution, for me and in my name, place and stead, to act and to vote all of the common stock of Columbia standing in my name and on its books on March 7, 2016, at the Annual Meeting of Shareholders to be held at the Greater Tacoma Convention and Trade Center, 1500 Broadway, Tacoma, Washington, 98402, on April 27, 2016, at 1:00 PM, and at any adjournment thereof, with all the powers the undersigned would possess if personally present, as shown on the reverse side.

The undersigned hereby acknowledges receipt of the Notice of Annual Meeting of Shareholders for the April 27, 2016 Annual Meeting, and the accompanying documents forwarded therewith, and ratifies all lawful action taken by the above-named attorneys and proxies.

THIS PROXY WHEN PROPERLY EXECUTED WILL BE VOTED AS SPECIFIED ON THE REVERSE SIDE OR, IF NO CHOICE IS SPECIFIED, THIS PROXY WILL BE VOTED FOR THE ELECTION OF ALL NOMINEES LISTED AND FOR PROPOSALS 2 and 3.

Continued and to be signed on reverse side