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1	DEPARTMENT OF REAL ESTATE
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7	STATE OF CALIFORNIA
8	DEPARTMENT OF REAL ESTATE
9	i i i i i i i i i i i i i i i i i i i
10	To:) No. H-11018 SF
11	OF LENDING GROUP INC., and WILLIAM RICHARD HOGARTY) ORDER TO DESIST AND REFRAIN (B&P Code Section 10086)
12	WILLIAM RICHARD HOGARTY) (B&P Code Section 10080)
.13	The Commissioner (hereinafter "Commissioner") of the California Department
. 15	of Real Estate (hereinafter "Department") caused an investigation to be made of the activities of
. 16	OF LENDING GROUP INC. (hereinafter "OLG"), and WILLIAM RICHARD HOGARTY
17	(hereinafter "HOGARTY"). Based on that investigation, the Commissioner has determined that
18	OLG and HOGARTY, have engaged in, are engaging in, or are attempting to engage in, acts or
19	practices constituting violations of the California Business and Professions Code (hereinafter
20	"the Code") and/or Title 10, Chapter 6, California Code of Regulations (hereinafter "the
-21	Regulations"). Furthermore, based on the investigation, the Commissioner hereby issues the
22	following Findings of Fact, Conclusions of Law, and Desist and Refrain Order under the
23	authority of Section 10086 of the Code.
24	Whenever acts referred to below are attributed to OLG those acts are alleged to
25	have been done by HOGARTY, acting by himself, or by and/or through one or more agents,
26	associates, affiliates, and/or co-conspirators.
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FINDINGS OF FACT

1. OLG is a corporation registered with the California Secretary of State's
Office.

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4 2. At all times mentioned OLG was and is licensed by the Department as a
5 real estate corporation.

At all times mentioned HOGARTY is licensed by the Department as the
designated broker officer of OLG. HOGARTY is also the Chief Executive Officer and 100
percent shareholder of OLG. HOGARTY has been licensed as the designated officer of OLG
since February 17, 2009.

4. During the period of time set forth below, HOGARTY, and/or other
agents or employees of OLG whose identifies are unknown at this time, on behalf of OLG
solicited borrowers and negotiated to do one or more of the following acts for another or others,
for or in expectation of compensation; negotiate one or more loans for, or perform services for,
borrowers and/or lenders in connection with loans secured directly or collaterally by one or
more liens on real property; and charge, demand or collect an advance fee for any of the services
offered.

5. On or about October 15, 2009, HOGARTY, Anthony Weinch, and/or
other agents or employees of OLG whose identifies are unknown at this time, on behalf of OLG,
solicited Michael and Regina L. (hereinafter "Michael") in order to provide a "short pay
refinance" on behalf of Michael in connection with a loan secured by real property located at
2912 W. Castle Pines Trce., Dublin, California. In furtherance of OLG's plan and scheme to
provide "short pay refinance" services to Michael, OLG requested and received an advance fee
of \$3,850 from Michael on October 20, 2009.

6. On or about January 26 2010, HOGARTY, Jason Bleier, James Rivera,
and/or other agents or employees of OLG whose identifies are unknown at this time, on behalf
of OLG, solicited Brian J. (hereinafter "Brian") in order to provide a "short pay refinance" on
behalf of Brian in connection with a loan secured by real property located at 5450 Concord

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Blvd., Concord, California. In furtherance of OLG's plan and scheme to provide "short pay refinance" services to Brian, OLG requested and received an advance fee of \$8,000 from Brian on February 8, 2010 and February 12, 2010.

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7. On or about January 18, 2010, HOGARTY, Anthony Weinch, and/or other agents or employees of OLG whose identifies are unknown at this time, on behalf of OLG, 6 solicited Werener and Katheryn H. (hereinafter "Werener") in order to provide a "short pay refinance" on behalf of Werener in connection with a loan secured by real property located at 8 1068 Central Blvd., Hayward, California. In furtherance of OLG's plan and scheme to provide "short pay refinance" services to Werener, OLG requested and received an advance fee of \$8,400 from Werener on January 25, 2010.

11 8. On or about January 18, 2010, HOGARTY, Greg Lomba, and/or other 12 agents or employees of OLG whose identifies are unknown at this time, on behalf of OLG, 13 solicited Janice N. (hereinafter "Janice") in order to provide a "short pay refinance" on behalf of 14 Janice in connection with a loan secured by real property located at 431 Russell Street, Vallejo, 15 California. In furtherance of OLG's plan and scheme to provide "short pay refinance" services 16 to Janice, OLG requested and received an advance fee of \$8,000 from Janice on January 18, 2010. 17

9. 18 On or about October 2009, HOGARTY, and/or other agents or employees 19 of OLG whose identifies are unknown at this time, on behalf of OLG, solicited Christopher and 20 Shelia M. (hereinafter "Christopher") in order to provide a "short pay refinance" on behalf of 21 Christopher in connection with a loan secured by real property located at 1457 Pinegrove Way, 2Ż Brentwood, California. In furtherance of OLG's plan and scheme to provide "short pay 23 refinance" services to Christopher, OLG requested and received an advance fee of \$6,000 from 24 Christopher on November 11, 2009.

CONCLUSIONS OF LAW

26 10. Based on the findings of fact contained in paragraphs 1 through 10, OLG 27 and/or HOGARTY, used a form of advance fee agreement which had not been provided to the

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1	Department for its prior review and consideration, in violation of Section 10085 of the Code
2	(prior submission of advance fee materials required) and Section 2970 (details for prior
3	submission of advance fee materials) of the Regulations.
4	DESIST AND REFRAIN ORDER
5	Based on the Findings of Fact and Conclusions of Law stated herein, OLG and
6	HOGARTY, whether doing business under your own name, or any other name or fictitious
7	name, ARE HEREBY ORDERED to:
.8	I. Immediately desist and refrain from charging, demanding, claiming,
9	collecting and/or receiving advance fees, as that term is defined in Section 10026 of the Code,
10	for any of the services you offer to others, unless and until you demonstrate and provide
11	evidence satisfactory to the Commissioner that OLG and/or HOGARTY:
12	(A) Have an advance fee agreement which has been submitted to the
13	Department and which is in compliance with Sections 2970 and 2972 of the Regulations;
14	(B) Have placed all previously collected advance fees into a trust account for
15	that purpose and are in compliance with Section 10146 of the Code;
16	(C) Have provided an accounting to trust fund owner-beneficiaries pursuant
17	to Section 2972 of the Regulations; and
18	(D) Are in compliance with California law, as amended effective as of
19	October 11, 2009, with respect to loan modification and/or forbearance services. Under the
20	amended law, you can only collect advance fees for loan modification or other mortgage loan
21	forbearance services related to commercial loans and loans for residential properties containing
22	five or more dwelling units.
23	DATED: $\frac{10}{20/10}$
24	JEFF DAVI Real Estate Commissioner
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26	An
27	By UM
	- 4 - By WAYNE S. BELL Chief Counsel

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