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3	DEPARTMENT OF REAL ESTATE BY:
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· 8	BEFORE THE DEPARTMENT OF REAL ESTATE
9	STATE OF CALIFORNIA
10	* * *
11	In the Matter of the Accusation of) No. H-36113 LA
12	SON THANH LE,
13	Respondent.
14	· · · ·
15	ORDER SUSPENDING REAL ESTATE LICENSE
16	
17	To: SON THANH LE 986 Heaton Moor POB 9205
18	Walnut, CA 91789 Fountain Valley, CA 92728
19	On March 22, 2011, Despendent (s. mail, astate, bushes)
20	On March 23, 2011, Respondent's real estate broker
21	license was suspended for 60 days on terms and conditions by the Department of Real Estate as set forth in the Real Estate
22	· · · · · · · · · · · · · · · · · · ·
23	Commissioner's Decision of March 1, 2011, in Case No. H-36113 LA,
24	effective March 23, 2011. Among those terms, conditions and
25	restrictions, Respondent was required to submit, within six months from the aforementioned effective date, evidence of having
. 26	taken and passed the Professional Responsibility Examination
. 27	canon and passed the froressional responsibility Examination
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¹ administered by the Department. The Commissioner has determined ² that as of September 23, 2011, Respondent has failed to satisfy ³ this condition.

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NOW, THEREFORE, IT IS ORDERED that Respondent's real
estate broker license and the exercise of any privileges
thereunder is hereby suspended until such time as Respondent
provides proof satisfactory to the Department of having taken and
passed the Professional Responsibility Examination, or pending
final determination made after hearing (see "Hearing Rights" set
forth below).

IT IS FURTHER ORDERED that all license certificates and identification cards issued by the Department of Real Estate which are in the possession of Respondent be immediately surrendered by personal delivery or by mailing in the enclosed self-addressed envelope to:

> DEPARTMENT OF REAL ESTATE Attention: Flag Section Post Office Box 187000 Sacramento, CA 95818-7000

HEARING RIGHTS: You have the right to a hearing to . 1 contest the Commissioner's determination that you are in violation of the Order issued in this matter. If you desire a hearing, you must submit a written request. The request may be in any form, as long as it is in writing and indicates that you want a hearing. Unless a written request for a hearing, signed by or on behalf of you, is delivered or mailed to the Department at 320 West 4th Street, Suite 350, Los Angeles, California 90013-1105, within 20 days after the date that this Order was mailed to or served on you, the Department will not be obligated or required to provide you with a hearing.

This Order shall be effective immediately.

DATED:

BARBARA J. BIGBY Acting Real Estate Commissioner

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] ·. 1 2 3	CHERYL D. KEILY SBN# 94008 Department of Real Estate 320 West 4th Street, Suite 350 Los Angeles, California 90013-1105
3	Telephone: (213) 576-6982 MAR 0 3 2011 (Direct) (213) 576-6905
5	DEPARTMENT OF HEAL ESTATE BY:
7 8	
9	BEFORE THE DEPARTMENT OF REAL ESTATE
10	STATE OF CALIFORNIA
11	* * *
12	In the Matter of the Accusation of) No. H-36113 LA) L-2010050669
13	AMERIGE MORTGAGE CORPORATION,) and SON THANH LE , indivi-) <u>STIPULATION & AGREEMENT</u>
14	dually, and as designated) officer for Amerige Mortgage) Corporation,)
16	Respondents.)
. 17	It is hereby stipulated by and between SON THANH LE
18	
19	("Respondent"), and the Complainant, acting by and through
20	Cheryl Keily, Counsel for the Department of Real Estate, as
21	follows for the purpose of settling and disposing of the
22	Accusation filed on July 15, 2009, in this matter.
23	1. All issues which were to be contested and all
24	evidence which was to be presented by Complainant and Respondent
25	at a formal hearing on the Accusation, which hearing was to be
26	held in accordance with the provisions of the Administrative
27	Procedure Act (APA), shall instead and in place thereof be
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submitted solely on the basis of the provisions of this Stipulation and Agreement.

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2. Respondent has received, read and understands the Statement to Respondent, the Discovery Provisions of the APA and the Accusation filed by the Department of Real Estate ("Department") in this proceeding.

3. On April 15, 2010, Respondent filed a Notice of 7 8 Defense, pursuant to Section 11506 of the Government Code for 9 the purpose of requesting a hearing on the allegations in the 10 Accusation. Respondent hereby freely and voluntarily withdraws 11 said Notice of Defense requesting a hearing on the Accusation. 12 Respondent acknowledges that he understands that by withdrawing 13 his request for a hearing on the allegations in the Accusation 14 he will thereby waive his right to require the Commissioner to 15 prove the allegations in the Accusation at a contested hearing 16 held in accordance with the provisions of the APA and that he 17 will waive other rights afforded to him in connection with the 18 hearing, such as the right to present evidence in defense of 19 the allegations in the Accusation and the right to cross-20 examine witnesses. 21

4. This Stipulation and Agreement is based on the factual allegations contained in the Accusation filed in this proceeding. In the interest of expedience and economy, Respondent chooses not to litigate these allegations at a formal administrative hearing, but to remain silent and understand that, as a result thereof, these factual

allegations, without being admitted or denied, will serve as a 1 prima facie basis for the disciplinary action stipulated to 2 herein. This Stipulation and Agreement and Respondent's 3 decision not to contest the Accusation are hereby expressly Δ limited to this proceeding and made for the sole purpose of 5 reaching an agreed disposition of this proceeding. Respondent's 6 decision not to contest the factual allegations at a formal 7 administrative hearing is made solely for the purpose of 8 9 effectuating this Stipulation and Agreement and is intended to 10 be non-binding upon Respondent in any actions against him by 11 third parties. The Real Estate Commissioner shall not be 12 required to provide further evidence to prove said factual 13 allegations.

5. It is understood by the parties that the Real 15 Estate Commissioner may adopt the Stipulation and Agreement as 16 his decision in this matter, thereby imposing the penalty and 17 sanctions on Respondent's real estate licenses and license 18 rights as set forth in the below "Order". In the event that 19 the Commissioner in his discretion does not adopt the 20 Stipulation and Agreement, it shall be void and of no effect, 21 and Respondent shall retain the right to a hearing and 22 proceeding on the Accusation under all the provisions of the 23 24 APA and shall not be bound by any admission or waiver made 25 herein.

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6. The Order or any subsequent Order of the Real
Estate Commissioner made pursuant to this Stipulation and

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1	Agreement shall not constitute an estoppel, merger or bar to
2	any further administrative or civil proceedings by the
3	Department of Real Estate with respect to any matters which
4	were not specifically alleged to be causes for accusation in
5	this proceeding.
6	DETERMINATION OF ISSUES
7	By reason of the foregoing stipulations, admissions
8	and waivers and solely for the purpose of settlement of the
9	pending Accusation without a hearing, it is stipulated and
10 11	agreed that the following determination of issues shall be made:
11	The conduct of Respondent, as described in the
12	Accusation, is in violation of Code Sections <u>10085</u> , and is
14	grounds for the suspension or revocation of all the real estate
15	licenses and license rights of Respondent under the provisions
16	of Business & Professions Code section <u>10177(d)</u> .
17	ORDER
18	WHEREFORE, THE FOLLOWING ORDER is hereby made:
19	I. ALL licenses and licensing rights of Respondent
20	SON THANH LE under the Real Estate Law are suspended for a
21	period of sixty (60) days from the effective date of this
22	Decision;
23	A. Provided, however, that if Respondent requests,
24 25	the initial thirty (30) days of said suspension (or a portion
25	thereof) shall be stayed upon condition that:
27	1. Respondent pays a monetary penalty pursuant to
	Section 10175.2 of the Code at the rate of \$50.00 per day for
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each day of the suspension for a total monetary penalty of \$1,500.

2. Said payment shall be in the form of a cashier's check or certified check made payable to the Recovery Account of the Real Estate Fund. Said check must be received by the Department prior to the effective date of the Decision in this matter.

3. No further cause for disciplinary action against the real estate license of Respondent occurs within two (2) years from the effective date of the Decision in this matter.

11 <u>4. If Respondent fails to pay the monetary penalty in</u> 12 accordance with the terms of the Decision, the Commissioner 13 may, without a hearing, order the immediate execution of all or 14 any part of the stayed suspension, in which event the 15 Respondent shall not be entitled to any repayment or credit, 16 prorated or otherwise, for money paid to the Department under 17 the terms of this Decision.

18 5. If Respondent pays the monetary penalty and if no further cause for disciplinary action against the real estate license of Respondent occurs within two (2) years from the effective date of the Decision, the stay hereby granted shall become permanent.

B. The remaining thirty (30) days of the sixty (60) day suspension shall be stayed for two (2) years upon the following terms and conditions:

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<u>1. Respondent shall obey all laws, rules and</u> regulations governing the rights, duties and responsibilities of a real estate licensee in the State of California; and

2. That no final subsequent determination be made, after hearing or upon stipulation, that cause for disciplinary action occurred within two (2) years of the effective date of this Decision. Should such a determination be made, the Commissioner may, in his discretion, vacate and set aside the stay order and reimpose all or a portion of the stayed suspension. Should no such determination be made, the stay imposed herein shall become permanent.

Respondent shall, within six months from the II. 12 effective date of this Decision, take and pass the Professional 13 Responsibility Examination administered by the Department 14 including the payment of the appropriate examination fee. If 15 Respondent fails to satisfy this condition, the Commissioner 16 may order suspension of Respondent's license until Respondent 17 18 passes the examination.

DATED: 1063,2011

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CHERYL D. KEILY, Counsel DEPARTMENT OF REAL ESTATE

I have read the Stipulation and Agreement, and its terms are understood by me and are agreeable and acceptable to me. I understand that I am waiving rights given to me by the

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California Administrative Procedure Act (including but not limited to Sections 11506, 11508, 11509 and 11513 of the Government Code), and I willingly, intelligently and voluntarily waive those rights, including the right of requiring the Commissioner to prove the allegations in the Accusation at a hearing at which I would have the right to cross-examine witnesses against me and to present evidence in defense and mitigation of the charges.

Respondent can signify acceptance and approval of the 9 terms and conditions of this Stipulation and Agreement by faxing 10 a copy of its signature page, as actually signed by Respondent, 11 12 to the Department at the following telephone/fax number (213) 13 Respondent agrees, acknowledges, and understands that 576-6917. 14 by electronically sending to the Department a fax copy of his 15 actual signature as it appears on the Stipulation and Agreement, 16 that receipt of the faxed copy by the Department shall be as 17 binding on Respondent as if the Department had received the 18 original signed Stipulation and Agreement. 19

DATED: 1/27/2011 20 21 22 23 111 24 111 25 /// 26 /// 27 111

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SON THANH LE Respondent

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The foregoing Stipulation and Agreement is hereby adopted as my Decision in this matter and shall become effective MAR 2 3 2011 at 12 o'clock noon on 2011. IT IS SO ORDERED 2011. JEFF Real Estate Commissioner

MAR 0 1 2011
DEPARTMENT OF REAL ESTATE
BY: ATT
BEFORE THE DEPARTMENT OF REAL ESTATE
STATE OF CALIFORNIA
* * *
In the Matter of the Accusation of) No. H-36113 LA
AMERIGE MORTGAGE CORPORATION, L-2010050669
and SON THANH LE, individually,) and as designated officer for)
Amerige Mortgage Corporation,)
Respondent.)
ORDER ACCEPTING VOLUNTARY SURRENDER OF REAL ESTATE LICENSE
On July 15, 2009, an Accusation was filed in this
matter against Respondent AMERIGE MORTGAGE CORPORATION.
On January 27, 2011, Respondent petitioned the
Commissioner to voluntarily surrender its real estate license(s)
pursuant to Section 10100.2 of the Business and Professions Code.
IT IS HEREBY ORDERED that Respondent AMERIGE MORTGAGE
CORPORATION's petition for voluntary surrender of its real estate
corporation license(s) is accepted as of the effective date of
this Order as set forth below, based upon the understanding and
agreement expressed in Respondent's Declaration dated

January 27, 2011 (attached as Exhibit "A" hereto). Respondent's 1 license certificate(s), pocket card(s) and any branch office 2 license certificate(s) shall be sent to the below listed address 3 so that they reach the Department on or before the effective date 4 5 of this Order: 6 DEPARTMENT OF REAL ESTATE 7 Attn: Licensing Flag Section P. O. Box 187000 8 Sacramento, CA 95818-7000 9 This Order shall become effective at 12 o'clock noon 10 MAR 2 1 2011 on , 2011. 11 DATED: 12 2011 13 JEFF DAVI 14 Real Estate Commissioner 15 16 17 18 BY: Barbara J. Blgby Chief Deputy Commissioner 19 20 21 22 23 24 25 26 27 - 2 -

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	2	Exhibit "A"
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	8	BEFORE THE DEPARTMENT OF REAL ESTATE
	9 10	STATE OF CALIFORNIA
	10	* * * *
	12	In the Matter of the Accusation of) No. H-36113 LA
	13) AMERIGE MORTGAGE CORPORATION,)
	14	and SON THANH LE, indivi-) dually, and as designated)
	15	officer for Amerige Mortgage) Corporation,)
	16	Respondents.
	17)
	18	DECLARATION
	19	My name is Son Thanh Le. AMERIGE MORTGAGE CORPORATION
·	20	is licensed as a real estate corporation and/or has license
	21	rights with respect to said license. I am currently an officer
	22	of AMERIGE MORTGAGE CORPORATION, and am authorized and empowered
	23	to sign this declaration on behalf of AMERIGE MORTGAGE
	24	CORPORATION.
	25	In lieu of proceeding in this matter in accordance with
	26	the provisions of the Administrative Procedure Act (Sections
	27	11400 et seq., of the Government Code) AMERIGE MORTGAGE
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CORPORATION wishes to voluntarily surrender its real estate
License issued by the Department of Real Estate ("Department"),
pursuant to the provisions of Business and Professions Code
Section 10100.2.

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5 I understand that AMERIGE MORTGAGE CORPORATION, by so 6 voluntarily surrendering its license, may be relicensed as a 7 broker only by petitioning for reinstatement pursuant to Section 8 11522 of the Government Code. I also understand that by so 9 voluntarily surrendering its license, AMERIGE MORTGAGE 10 CORPORATION agrees to the following:

The filing of this Declaration shall be deemed as
 the petition of AMERIGE MORTGAGE CORPORATION for voluntary
 surrender.

2. It shall also be deemed to be an understanding and 14 agreement by AMERIGE MORTGAGE CORPORATION that it waives all 15 rights it has to require the Commissioner to prove the 16 allegations contained in the Accusation filed in this matter at a 17 hearing held in accordance with the provisions of the 18 Administrative Procedure Act (Government Code Sections 11400 et 19 seq.), and that AMERIGE MORTGAGE CORPORATION also waives other 20 rights afforded to it in connection with the hearing such as the 21 right to discovery, the right to present evidence in defense of 22 the allegations in the Accusation and the right to cross-examine 23 witnesses. 24

3. AMERIGE MORTGAGE CORPORATION further agrees that
upon acceptance by the Commissioner, as evidenced by an
appropriate order, all affidavits and all relevant evidence

obtained by the Department in this matter prior to the
Commissioner's acceptance, and all allegations contained in the
Accusation filed by the Department in Case No. H-36113 LA, may be
considered by the Department to be true and correct for the
purpose of deciding whether to grant relicensure or reinstatement
of AMERIGE MORTGAGE CORPORATION's license pursuant to Government
Code Section 11522.

8 4. I am acting freely and voluntarily on behalf of
9 AMERIGE MORTGAGE CORPORATION to surrender its license and all
10 license rights attached thereto.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

thanh Le Sonl Date and Place 3 -

1 2 3 4 5 5	CHERYL D. KEILY SBN# 94008 Department of Real Estate 320 West 4th Street, Suite 350 Los Angeles, California 90013-1105 Telephone: (213) 576-6982 (Direct) (213) 576-6905 DEPARTMENT OF REAL ESTATE BY:
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9	BEFORE THE DEPARTMENT OF REAL ESTATE
10	STATE OF CALIFORNIA
11	* * *
12	In the Matter of the Accusation of) No. H-36113 LA
13	AMERIGE MORTGAGE CORPORATION,) <u>A C C U S A T I O N</u> and SON THANH LE, indivi-)
14	dually, and as designated) officer for Amerige Mortgage)
15	Corporation,)
16	Respondents.)
17	
18	The Complainant, Robin Trujillo, a Deputy Real Estate
19	Commissioner of the State of California, for cause of Accusation
20	against AMERIGE MORTGAGE CORPORATION (hereinafter referred to as
21	"Respondent AMERIGE"), and SON THANH LE (hereinafter referred to
22 23	as "Respondent LE"), individually, and as designated officer of
23	AMERIGE, is informed and alleges as follows:
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The Complainant, Robin Trujillo, a Deputy Real Estate Commissioner of the State of California, makes this Accusation in her official capacity.

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2.

Respondent AMERIGE is presently licensed and/or has 6 7 license rights under the Real Estate Law (Part 1 of Division 4 8 of the Business and Professions Code, hereinafter "Code"), as a 9 real estate corporation acting by and through Respondent LE as 10 its designated broker-officer. The corporate powers of 11 Respondent AMERIGE have been suspended by the California 12 Secretary of State. On or about February 5, 2009, the corporate 13 license of AMERIGE expired. Pursuant to Code Section 10201 14 Respondent AMERIGE retains renewal rights. Pursuant to Section 15 10103 the Department retains jurisdiction.

3.

Respondent LE is presently licensed and/or has license rights under the Real Estate Law as a real estate broker and from February 5, 2005, to February 4, 2009, was the designated broker-officer of Respondent AMERIGE.

4.

All further references to respondents herein include
 Respondents AMERIGE and LE, and also include officers,
 directors, employees, agents and real estate licensees employed
 by or associated with AMERIGE and LE, and who at all times
 herein mentioned were engaged in the furtherance of the business

or operations of Respondents AMERIGE and LE, and who were acting within the course and scope of their authority and employment.

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5. 3 From February 5, 2005, to February 4, 2009, Respondent 4 LE, as the officer designated by Respondent AMERIGE pursuant to 5 Section 10211 of the Code, was responsible for the supervision 6 and control of the activities conducted on behalf of Respondent 7 AMERIGE by its officers and employees as necessary to secure 8 full compliance with the Real Estate Law as set forth in Section 9 10 10159.2 of the Code. 11 FIRST CAUSE OF ACCUSATION 12 (Advance Fee Violation) 13 6. 14 At all times herein mentioned, Respondents AMERIGE and 15 LE were engaged in the business of an advance fee brokerage, 16 within the definition of Code Section 10131.2, in that, for fees 17 received in advance, as well as at the conclusion of 18 transactions, Respondents performed loan modification services 19 with respect to loans which were secured by liens on real 20 property, including, but not limited to, the following: 21 On or about December 3, 2007, Respondent AMERIGE a. 22 collected an advance fee of \$800 from Jasmin Laguna ("Laguna") 23 24 pursuant to the provisions of a written agreement pertaining to 25 loan modification services to be provided by Respondents with 26 respect to a loan secured by the real property located at 14450 27 Clemson Court, Adelanto, California 92301. Respondents failed

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to provide Laguna with loan modification services, or any services whatsoever, in exchange for her advance fee payment to them.

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Respondent AMERIGE collected the above described 5 advance fee pursuant to the provisions of a document entitled 6 "Residential Loan Modification Agreement," the written agreement 7 described in Paragraph 6, above, which document constitutes an 8 9 advance fee agreement within the meaning of Code Section 10085. 10 8. 11 Respondent LE ordered, caused, authorized or 12 participated in the conduct of Respondent AMERIGE, as is alleged 13 in this Accusation.

9.

Respondents failed to submit the written agreement referred to in Paragraphs 6 and 7, above, to the Commissioner ten days before using it in violation of Code Section 10085 and Regulation 2970.

10.

The conduct, acts and/or omissions of Respondents AMERIGE and LE in using an advance fee agreement without first submitting it to the Commissioner, as set forth more fully above, are cause for the suspension or revocation of the licenses and license rights of Respondents pursuant to Code Sections 10085, 10177(d) and/or 10177(g).

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	SECOND CAUSE OF ACCUSATION
1	(Fraud or Dishonest Dealing)
2	11.
4	Complainant incorporates by this reference the
· 5	allegations set forth in Paragraphs 1 through 10, above.
6	12.
7	The conduct, acts and/or omissions of Respondents
8	AMERIGE and LE in collecting an advance fee and thereafter
9	failing to perform the agreed upon services, as more fully
10	described above, constitutes fraud and/or dishonest dealing, and
11	is cause for the suspension or revocation of Respondents' real
12	estate licenses and license rights under the provisions of Code
13	Sections 10176(a) and/or 10176(i).
14	THIRD CAUSE OF ACCUSATION
15	(Failure to Supervise)
16	13.
17	Complainant incorporates by this reference the
18	allegations set forth in Paragraphs 1 through 10, above.
19	14.
20	The conduct, acts and/or omissions of Respondent LE in
21	failing to exercise reasonable supervision over the activities
22	of Respondent AMERIGE, as more fully set forth above, are cause
23	for the suspension or revocation of the licenses and license
24	rights of Respondent LE pursuant to Code sections 10159.2 and/or
25	10177(d), (g) and (h).
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	WHEREFORE, Complainant prays that a hearing be
1	conducted on the allegations of this Accusation and that upon
2	proof thereof, a decision be rendered imposing disciplinary
4	action against all the licenses and license rights of Respondent
5	AMERIGE MORTGAGE CORPORATION and Respondent SON THANH LE,
6	individually, as designated officer of Amerige Mortgage
7	Corporation, under the Real Estate Law (Part 1 of Division 4 of
8	the Business and Professions Code), and for such other and
9	further relief as may be proper under other applicable
10	provisions of law.
11	Dated at Los Angeles, California
12	this 13 day of July, 2009.
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15	Rot.
16	Cel rujilo
17	Robin Prujillo () Deputy Real Estate Commissioner
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19 20	
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25	CC: AMERIGE MORTGAGE CORPORATION
26	SON THANH LE Robin Trujillo
27	Sacto.
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