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	1	Department of Real Estate 320 West Fourth Street, Ste. 350
	2	Los Angeles, California 90013 SEP 2 4 2009
	3	Telephone: (213) 576-6982
	4	BY: HIT
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	.8	DEPARTMENT OF REAL ESTATE
	9	STATE OF CALIFORNIA
•	10	* * * *
Ŷ	11	To:) No. H-36264 LA
	12) JC LENDING INC., and JULIO)
	13	CESAR HERNANDEZ, indivi-) dually, and as designated) ORDER TO DESIST
	14	broker officer for JC) <u>AND REFRAIN</u> Lending Inc.) (B&P Code Section 10086)
	15)
	16) · · · · · · · · · · · · · · · · ·
	17	The Commissioner ("Commissioner") of the California
	18	Department of Real Estate ("Department") caused an investigation
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	20	to be made of the activities of JC LENDING INC. ("JC LENDING")
	21	and JULIO CESAR HERNANDEZ ("HERNANDEZ"), individually, and as
	22	designated broker officer for JC LENDING. Based on that
	23	investigation the Commissioner has determined that JC LENDING and
	24	HERNANDEZ have acted in the capacity of, or are acting in the
	25	capacity of, advertising or assuming to act as a real estate
	26	broker in the State of California within the meaning of
	27	California Business and Professions Code ("Code") Section
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10131(d) (performing services for borrowers in connection with 1 loans secured by real property), and, further, that JC LENDING 2 and HERNANDEZ have employed and/or compensated individuals who 3 were not licensed by the Department to perform activities 4 requiring a real estate license in violation of Code Section 5 10137, and have engaged in or are engaging in the business of 6 claiming, demanding, charging, receiving, collecting or 7 contracting for the collection of an advance fee in connection 8 9 with employment undertaken to promote the sale or lease of real 10 property or to obtain a loan or loans on real property, including 11 the performance of loan negotiation and loan modification 12 services with respect to loans which are secured by liens on real 13 property, within the meaning of Code Section 10131.2. In 14 addition, the Commissioner has determined that JC LENDING and 15 HERNANDEZ have engaged in or are engaging in activities which 16 constitute violations of the Code and Title 10, California Code 17 of Regulations ("Regulations"). Based on this investigation, the 18 Commissioner hereby issues the following Findings of Fact, 19 Conclusions of Law, and Desist and Refrain Order under the 20 authority of Section 10086 of the Code. 21 FINDINGS OF FACT 22 23 JC LENDING is presently licensed and/or has 1. 24 license rights under the Real Estate Law (Part 1 of Division 4 25 of the Code) as a real estate corporation. 26 HERNANDEZ is presently licensed and/or has license 2. 27 rights under the Real Estate Law as a real estate broker. - 2 -

HERNANDEZ is the designated broker officer of JC LENDING.

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At no time has William Ward ("Ward") been licensed 3. by the Department.

Whenever acts referred to below are attributed to 4 4 JC LENDING, those acts are alleged to have been done by JC 5 LENDING, acting by itself, or by and/or through one or more 6 agents, associates, affiliates, and/or co-conspirators, including 7 but not limited to Ward, and using the name "All State 8 Foreclosure Solutions" or any fictitious name unknown at this 10 time.

5. JC LENDING and HERNANDEZ engaged in the business of claiming, demanding, charging, receiving, collecting or contracting for the collection of an advance fee, including but not limited to the activities described in Paragraph 6, below.

On or about December 5, 2008, Ward, acting on 6. 16 behalf of JC LENDING and HERNANDEZ, entered into an agreement 17 with James Juarez for the negotiation of a modification of a loan 18 secured by a lien(s) on the real property located at 8264 19 Gardenia Vista Drive, Riverside, California 92508 in exchange for 20 an advance fee payment of \$4,500. 21

7. JC LENDING and HERNANDEZ collected the advance fee 22 23 described in Paragraph 6, above, pursuant to the provisions of a 24 document entitled "Homeownership Counseling Acknowledgement."

25 8. JC LENDING and HERNANDEZ failed to submit the 26 advance fee agreement referred to in Paragraph 7, above, to the 27 Commissioner ten days before using it.

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CONCLUSIONS OF LAW

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2	9. Based on the information contained in Paragraph 7,
3	above, the document entitled "Homeownership Counseling
4	Acknowledgement" constitutes an advance fee agreement within the
5	meaning of Code Section 10026.
6	10. Based on the information contained in Paragraphs
7	6, 7, and 8, above, the failure by JC LENDING and HERNANDEZ to
8	submit the advance fee agreement to the Commissioner ten days
9	before using it constitutes a violation of Code Section 10085 and
10	Section 2970 of the Regulations.
11	11. The activities of Ward described in Paragraph 6,
12	above, require a real estate license under the provisions of
13	Code Sections 10130, 10131(d) and 10131.2.
14	12. Based on the information contained in Paragraphs
15 16	3 and 6, above, JC LENDING and HERNANDEZ violated Section 10137
10	of the Code by employing and/or compensating an individual who
18	was not licensed as a real estate salesperson or as a broker to
19	perform activities requiring a real estate license.
20	DESIST AND REFRAIN ORDER
21	Based upon the FINDINGS OF FACT and CONCLUSIONS OF LAW
22	stated herein, it is hereby ordered that JC LENDING INC. and
23	JULIO CESAR HERNANDEZ, individually, and as designated officer
24	for JC Lending Inc. immediately desist and refrain from:
25	1. employing or compensating any person for performing
26	any act for which a real estate license is required unless that
27	person is licensed as a real estate broker, or as a real estate
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salesman licensed under the broker employing or compensating him. In particular, JC LENDING INC. and JULIO CESAR HERNANDEZ are ordered to desist and refrain from:

(i) employing or compensating any person who does not
hold a real estate license from soliciting borrowers and/or
performing services for borrowers or lenders in connection with
loans secured directly or collaterally by one or more liens on
real property.

⁹ 2. collecting advance fees, as that term in defined in
¹⁰ Section 10026 of the Code, in any form and particularly with
¹¹ respect to loan modification, loan negotiation, loan refinance,
¹² principal reduction, foreclosure abatement or short sale
¹³ services, unless and until JC LENDING INC. and JULIO CESAR
¹⁴ HERNANDEZ demonstrate and provide evidence satisfactory that JC
¹⁵ LENDING and JULIO CESAR HERNANDEZ have done the following:

(i) submitted an advance fee agreement to the Commissioner in compliance with Code Section 10085 and Section 2970 of the Regulations; and

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(ii) are in full compliance with all the requirements of the Code and Regulations relating to charging, collecting and accounting for advance fees. <u> </u>, 2009. DATED: JEFF DAVI Real Estate Commissioner BY: Barbara . Bi iabv Chief Deputy Commissioner Julio Cesar Hernandez cc: 12701 Palm View Way Riverside, California 92503 JC Lending Inc. 12701 Palm View Way Riverside, California 92503