Sperag	FILED
· 1 2 3 4	Department of Real Estate AUG 3.0 2011 320 W. 4 <sup>TH</sup> Street, Suite 350 Los Angeles, CA 90013-1105 <b>DEPARTMENT OF, REAL ESTATE</b> BY: Suite AUG 3.0 2011 DEPARTMENT OF, REAL ESTATE BY: Suite AUG 3.0 2011
5 6 7	
8	BEFORE THE DEPARTMENT OF REAL ESTATE
10	STATE OF CALIFORNIA
11	* * *
13	In the Matter of the Accusation of ) No. H-36888 LA ) L-2010120192
14	REAL ESTATE DREAMHOMES INC,)STIPULATION AND AGREEMENTINTERLAKEN EQUITES, BRIAN PAUL)LOPICCOLO, individually and)
16 17	formerly as designated officer of ) Real Estate Dreamhomes Inc and ) presently as designated officer of ) Interlaken Equites, MINERVA BARAL
18	and EDILBERT G RIVERAL, ) Respondents.
20	It is hereby stipulated by and between Respondent
21	BRIAN PAUL LOPICCOLO, represented by Steven C. Vondran, Esq. and
22	the Complainant, acting by and through James A. Demus, Counsel
23	for the Department of Real Estate, as follows for the purpose of
25	settling and disposing of the Accusation ("Accusation") filed on October 28, 2010, in this matter:
26 27	1. All issues which were to be contested and all
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evidence which was to be presented by Complainant and Respondent at a formal hearing on the Accusation, which hearing was to be held in accordance with the provisions of the Administrative Procedure Act ("APA"), shall instead and in place thereof be submitted solely on the basis of the provisions of this Stipulation and Agreement ("Stipulation").

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Respondent has received, read and understands the
 8 Statement to Respondent, the Discovery Provisions of the APA and
 9 the Accusation filed by the Department of Real Estate in this
 10 proceeding.

11 Respondent timely filed a Notice of Defense 3. 12 pursuant to Section 11506 of the Government Code for the purpose 13 of requesting a hearing on the allegations in the Accusation. 14 Respondent hereby freely and voluntarily withdraws said Notice of 15 Defense. Respondent acknowledges that he understands that by 16 withdrawing said Notice of Defense he thereby waives the right to 17 require the Commissioner to prove the allegations in the 18 Accusation at a contested hearing held in accordance with the 19 provisions of the APA and that he will waive other rights 20 afforded to him in connection with the hearing such as the right 21 to present evidence in his defense of the allegations in the 22 Accusation and the right to cross-examine witnesses. 23

4. This Stipulation is based on the factual
 allegations contained in the Accusation. In the interest of
 expedience and economy, Respondent chooses not to contest these

- 2 -

allegations, but to remain silent and understand that, as a result thereof, these factual allegations, without being admitted or denied, will serve as a prima facie basis for the disciplinary action stipulated to herein. The Real Estate Commissioner shall not be required to provide further evidence to prove said factual allegations.

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This Stipulation is made for the purpose of
 reaching an agreed disposition of this proceeding and is
 expressly limited to this proceeding and any other proceeding or
 case in which the Department of Real Estate ("Department"), the
 state or federal government, or any agency of this state, another
 state or federal government is a party.

13 It is understood by the parties that the Real 6. 14 Estate Commissioner may adopt this Stipulation as her Decision in 15 this matter thereby imposing the penalty and sanctions on 16 Respondent's real estate license and license rights as set forth 17 in the "Order" herein below. In the event that the Commissioner 18 in her discretion does not adopt the Stipulation, it shall be 19 void and of no effect and Respondent shall retain the right to a 20 hearing and proceeding on the Accusation under the provisions of 21 the APA and shall not be bound by any stipulation or waiver made 22 23 herein.

7. The Order or any subsequent Order of the Real
 Estate Commissioner made pursuant to this Stipulation shall not
 constitute an estoppel, merger or bar to any further

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administrative or civil proceedings by the Department of Real Estate with respect to any matters which were not specifically alleged to be causes for Accusation in this proceeding but do constitute a bar, estoppel and merger as to any allegations actually contained in the Accusation against Respondent herein.

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8. Respondent understands that by agreeing to this
7 Stipulation, Respondent agrees to pay, pursuant to Business and
8 Professions Code Section 10148, the cost of the audit which led
9 to this disciplinary action. The cost of said audit was \$4,448.

Respondent has received, read, and understands the 10 9. "Notice Concerning Costs of Subsequent Audit." Respondent 11 12 further understands that by agreeing to this Stipulation, the 13 findings set forth below in the Determination of Issues become 14 final, and the Commissioner may charge Respondent for the cost of 15 any subsequent audit conducted pursuant to Business and 16 Professions Code Section 10148 to determine if the violations 17 have been corrected. 18

## DETERMINATION OF ISSUES

By reason of the foregoing, it is stipulated and agreed
that the following determination of issues shall be made:
The conduct of BRIAN PAUL LOPICCOLO as described in
Paragraph 4 above, is a basis for discipline of Respondent's
license and license rights as violations of the Real Estate law
pursuant to Business and Professions Code ("Code") Sections
10145, 10085, 10177(d), 10177(g) and 10177(h).

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ORDER

1	and a set out of the other of the set of the
2	WHEREFORE, THE FOLLOWING ORDER is hereby made:
3	I.
4	All licenses and licensing rights of Respondent BRIAN
5	PAUL LOPICCOLO under the Real Estate Law are suspended for a
6	period of ninety (90) days from the effective date of this
7	Decision; provided, however, that sixty (60) days of said
8	suspension, shall be stayed for one (1) year upon the following
9	terms and conditions:
10	1. Respondent shall obey all laws, rules and
11	regulations governing the rights, duties and responsibilities of
12	a real estate licensee in the State of California; and
13	2. That no final subsequent determination be made,
14	after hearing or upon stipulation that cause for disciplinary
15	action occurred within one (1) year of the effective date of this
16	Decision. Should such a determination be made, the Commissioner
17 18	may, in his discretion, vacate and set aside the stay order and
19	reimpose all or a portion of the stayed suspension. Should no
20	such determination be made, the stay imposed herein shall become
21	permanent.
22	II.
23	If Respondent petitions, an additional 30 days shall be
24	stayed upon condition that:
25	1. Respondent pays a monetary penalty pursuant to
26	Section 10175.2 of the Code at the rate of \$50 for each day of
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the suspension for a total monetary penalty of \$1,500.

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2. Said payment shall be in the form of a cashier's 3 check or certified check made payable to the Recovery Account of 4 the Real Estate Fund. Said check must be received by the 5 Department prior to the effective date of the Decision in this 6 matter.

No further cause for disciplinary action against 8 the real estate license of Respondent occurs within one year from 9 the effective date of the Decision in this matter.

If Respondent fails to pay the monetary penalty in accordance with the terms and conditions of the Decision, the Commissioner may, without a hearing, order the immediate execution of all or any part of the stayed suspension in which event the Respondent shall not be entitled to any repayment nor credit, prorated or otherwise, for money paid to the Department under 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 years from the effective date of the Decision, the stay hereby granted shall become permanent.

III.
Pursuant to Section 10148 of the Business and
Professions Code, Respondent shall pay the Commissioner's
reasonable cost for: a) the audit which led to this disciplinary

- 6 -

action and b) a subsequent audit to determine if Respondent has 1 corrected the trust fund violations found in the Determination of In calculating the amount of the Commissioner's Issues. reasonable cost, the Commissioner may use the estimated average 4 hourly salary for all persons performing audits of real estate 5 brokers, and shall include an allocation for travel costs, 6 including mileage, time to and from the auditor's place of work 7 and per diem. Respondent shall pay such costs within 60 days of 8 9 receiving an invoice from the Commissioner detailing the 10 activities performed during the audit and the amount of time 11 spent performing those activities. The Commissioner may, in his 12 discretion, vacate and set aside the stay order, if payment is 13 not timely made as provided for herein, or as provided for in a 14 subsequent agreement between the Respondent and the Commissioner. 15 The vacation and the set aside of the stay shall remain in effect 16 until payment is made in full, or until Respondent enters into an 17 agreement satisfactory to the Commissioner to provide for 18 payment. 19

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Respondent BRIAN PAUL LOPICCOLO shall within six (6)

IV.

months from the effective date of the Decision herein, take and 22 pass the Professional Responsibility Examination administered by 23 24 the Department including the payment of the appropriate 25 examination fee. If Respondent BRIAN PAUL LOPICCOLO fails to 26 satisfy this condition, the Commissioner may order suspension of 27

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Respondent BRIAN PAUL LOPICCOLO's license until Respondent passes the examination.

DATED: 1/28 /

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DEMUS, Counsel for

the Department of Real Estate

### EXECUTION OF THE STIPULATION

9 I have read the Stipulation and discussed it with my 10 Its terms are understood by me and are agreeable and counsel. 11 acceptable to me. I understand that I am waiving rights given to 12 me by the California Administrative Procedure Act (including but 13 not limited to Sections 11506, 11508, 11509 and 11513 of the 14 Government Code), and I willingly, intelligently and voluntarily 15 waive those rights, including the right of requiring the 16 Commissioner to prove the allegations in the Accusation at a 17 hearing at which I would have the right to cross-examine 18 witnesses against me and to present evidence in defense and 19 mitigation of the charges. 20

Respondent can signify acceptance and approval of the terms and conditions of this Stipulation by faxing a copy of its signature page, as actually signed by Respondent, to the Department at the following telephone/fax number: James A. Demus at (213) 576-6917. Respondent agrees, acknowledges and understands that by electronically sending to the Department a

fax copy of Respondent's actual signature as it appears on the 1 Stipulation, that receipt of the faxed copy by the Department 2 shall be as binding on Respondent as if the Department had 3 received the original signed Stipulation. 4 5 б 011 DATED: RIAN AUL LOPICCOLO Respondent 7. 8 9 DATED 10 STEVEN C. VONDRAN Attorney for Respondent 11 12 13 The foregoing Stipulation and Agreement is hereby 14 adopted as my Decision as to Respondent BRIAN PAUL LOPICCOLO and 15 16 shall become effective at 12 o'clock noon on SEP 1 9 2011 17 2011. 18 2011. IT IS SO ORDERED 40 BARBARA J. BIGBY 20 Acting Real Estate Commissioner 21 22 23 24 25 26 27

SPF109		• <b>FILED</b>
	1 2 3 4	Department of Real Estate 320 West Fourth Street, #350 Los Angeles, California 90013 (213) 576-6982 (213) 576-6910 AUG 30 2011 DEPARTMENT OF REAL ESTATE BY:
	5 6 7	
	. 8 9	BEFORE THE DEPARTMENT OF REAL ESTATE STATE OF CALIFORNIA
	10	* * *
	11	In the Matter of the Accusation of ) No. H-36888 LA ) L-2010120192
	12 13 14	REAL ESTATE DREAMHOMES INC, ) <u>STIPULATION AND AGREEMENT</u> INTERLAKEN EQUITES, BRIAN PAUL ) LOPICCOLO, individually and )
	15 16	formerly as designated officer of ) Real Estate Dreamhomes Inc and ) presently as designated officer of ) Interlaken Equites, <u>MINERVA BARAL</u> and EDILBERT G RIVERAL,
	17	Respondents.
	18	It is hereby stipulated by and between MINERVA BARAL
	19	(sometimes referred to as "Respondent") and her attorney of
	20 ·	record, Steven C. Vondran, and the Complainant, acting by and
	21	through James A. Demus, Counsel for the Department of Real
	22	Estate, as follows for the purpose of settling and disposing of
	23	the Accusation filed on October 28, 2010, in this matter:
	24	1. All issues which were to be contested and all
	25	evidence which was to be presented by Complainant and
	26	Respondents at a formal hearing on the Accusation, which hearing
	27	
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was to be held in accordance with the provisions of the 1 Administrative Procedure Act ("APA"), shall instead and in place 2 thereof be submitted solely on the basis of the provisions of this Stipulation and Agreement ("Stipulation").

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Respondent has received, read and understands the 2. Statement to Respondent, the Discovery Provisions of the APA and 6 the Accusation, filed by the Department of Real Estate in this proceeding. 8

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

This Stipulation is based on the factual 4. 22 23 allegations contained in the Accusation filed in this proceeding. In the interest of expedience and economy, 24 Respondent chooses not to contest these factual allegations, but 25 to remain silent and understands that, as a result thereof, 26 these factual statements will serve as a prima facie basis for 27

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the disciplinary action stipulated to herein. The Real Estate Commissioner shall not be required to provide further evidence to prove such allegations.

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This Stipulation and Respondent's decision not to 5. 4 contest the Accusation are made for the purpose of reaching an 5 agreed disposition of this proceeding and are expressly limited 6 to this proceeding and any other proceeding or case in which the 7 Department of Real Estate ("Department"), or another licensing 8 agency of this state, another state or if the federal government 9 is involved and otherwise shall not be admissible in any other 10 criminal or civil proceedings. 11

It is understood by the parties that the Real 6. 12 Estate Commissioner may adopt the Stipulation as her decision in 13 this matter thereby imposing the penalty and sanctions on 14 Respondent's real estate license and license rights as set forth 15 in the below "Order". In the event that the Commissioner in her 16 discretion does not adopt the Stipulation, the Stipulation shall 17 be void and of no effect, and Respondent shall retain the right 18 to a hearing on the Accusation under all the provisions of the 19 APA and shall not be bound by any stipulation or waiver made 20 herein. 21

7. The Order or any subsequent Order of the Real
Estate Commissioner made pursuant to this Stipulation shall not
constitute an estoppel, merger or bar to any further
administrative or civil proceedings by the Department of Real
Estate with respect to any conduct which was not specifically
alleged to be causes for accusation in this proceeding.

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# DETERMINATION OF ISSUES

1	DETERMINATION OF 1550B5
2	By reason of the foregoing stipulations and waivers and
3	solely for the purpose of settlement of the pending Accusation
4	without a hearing, it is stipulated and agreed that the following
5	determination of issues shall be made:
6	The conduct, acts and/or omissions of Respondent
7	MINERVA BARAL as described in Paragraph 4, constitute cause for
8	the suspension or revocation of all the real estate licenses and
9	license rights of Respondent MINERVA BARAL under the provisions
10	of Sections <u>10085</u> , <u>10177(d)</u> and 10177( <u>g</u> ) of the Business and
11	Professions Code ("Code").
12	ORDER
13	WHEREFORE, THE FOLLOWING ORDER is hereby made:
14	I
15	A. All licenses and license rights of Respondent
16	MINERVA BARAL under the Real Estate Law are suspended for a
17	period of sixty (60) days from the effective date of this
18	Decision; provided, however, that the initial thirty (30) days
19	of said suspension shall be stayed upon the following terms and
20	conditions:
21	1. Respondent pays a monetary penalty pursuant to
22	Section 10175.2 of the Business and Professions Code at the rate
23	of \$50 for each day of the suspension for a total monetary
24	penalty of \$1,500.
25	2. Said payment shall be in the form of a cashier's
26	check or certified check made payable to the Recovery Account of
27	, , , , , , , , , , , , , , , , , , ,
	the Real Estate Fund. Said check must be received by the

- 4 -

Department prior to the effective date of the Decision in this 1 matter. 2

No further cause for disciplinary action against з. З the real estate license of Respondent occurs within one year 4 from the effective date of the Decision in this matter. 5 If Respondent fails to pay the monetary penalty 4. 6 in accordance with the terms and conditions of the Decision, the 7 Commissioner may, without a hearing, order the immediate 8 execution of all or any part of the stayed suspension in which 9 event the Respondent shall not be entitled to any repayment nor 10 credit, prorated or otherwise, for money paid to the Department 11 under the terms of this Decision. 12 If Respondent pays the monetary penalty and if no 13 5. further cause for disciplinary action against the real estate 14 license of Respondent occurs within one year from the effective 15 date of the Decision, the stay hereby granted shall become 16 permanent. 17 The remaining thirty (30) days of the sixty (60) 18 В. day suspension shall be stayed for one (1) year upon the 19 following terms and conditions: 20 Respondent MINERVA BARAL shall obey all laws, (1)21 rules and regulations governing the rights, duties and 22 responsibilities of a real estate licensee in the State of 23 California; and 24 That no final subsequent determination be made (2)25 after hearing or upon stipulation, that cause for disciplinary

action occurred within one (1) year from the effective date of 27

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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.

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DATED: 7/28/11

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JAMES A. DEMUS, Counsel for the Department of Real Estate

I have read the Stipulation and Agreement, have 11 discussed it with my counsel, and its terms are understood by me 12 and are agreeable and acceptable to me. I understand that I am 13 waiving rights given to me by the California Administrative 14 Procedure Act (including but not limited to Sections 11506, 15 16 11508, 11509 and 11513 of the Government Code), and I willingly, 17 intelligently and voluntarily waive those rights, including the 18 right of requiring the Commissioner to prove the allegations in 19 the Accusation at a hearing at which I would have the right to 20 cross-examine witnesses against me and to present evidence in 21 defense and mitigation of the charges. 22

Respondent can signify acceptance and approval of the terms and conditions of this Stipulation and Agreement by faxing a copy of the signature page, as actually signed by Respondent, to the Department at the following fax number: (213) 576-6917. Respondent agrees, acknowledges and understands that by

- 6 -

electronically sending to the Department a fax copy of her actual signature as it appears on the Stipulation and Agreement, that receipt of the faxed copy by the Department shall be as binding on Respondent as if the Department had received the original signed Stipulation and Agreement.

Further, if the Respondent is represented by counsel,
Respondent's counsel can signify his agreement to the terms and
conditions of the Stipulation and Agreement by submitting that
signature via fax.

10 11 7/12/11 DATED: 12 13 14 DATED 15

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Steven C. Vondran Attorney for Respondent

The foregoing Stipulation and Agreement is hereby adopted as my Decision and Order in this matter, and shall become effective at 12 o'clock noon on \_\_\_\_\_\_SEP 192011\_\_\_\_\_.

8/26/ 2011. IT IS SO ORDERED

BARBARA J. BIGBY Acting Real Estate Commissioner

FILED

AUG 3 0 2011

DEPARTMENT OF REAL ESTATE BY: Sustaine Notenia

BEFORE THE DEPARTMENT OF REAL ESTATE

STATE OF CALIFORNIA

In the Matter of the Accusation of

REAL ESTATE DREAMHOMES INC, INTERLAKEN EQUITES, BRIAN PAUL LOPICCOLO, individually and formerly as designated officer of Real Estate Dreamhomes Inc and presently as designated officer of Interlaken Equites, MINERVA BARAL and EDILBERT G. RIVERAL,

Respondents.

No. H-36888 LA

### DECISION

This Decision is being issued in accordance with the provisions of Section 11520 of the Government Code, on evidence of compliance with Section 11505 of the Government Code and pursuant to the Order of Default filed on , 2011 and the findings of fact set forth herein are based on one or more of the following: (1)EDILBERT G. RIVERAL's express admissions; (2) affidavits; and (3) other evidence.

### FINDINGS OF FACT

1.

On August 4, 2010, Joseph Aiu made the Accusation in his official capacity as a Deputy Real Estate Commissioner of the State of California. The Accusation, Statement to Respondent, and Notice of Defense were mailed by certified mail, return receipt requested, and by regular mail to EDILBERT G. RIVERAL'S ("RIVERAL") last known mailing address on file with the Department on October 28, 2010. No response has been received from RIVERAL to date.

On August 15, 2011, no Notice of Defense having been filed by RIVERAL herein within the time prescribed by Section 11506 of the Government Code, RIVERAL's default was entered herein.

2.

RIVERAL presently has license rights under the Real Estate Law, Part 1 of Division 4 of the California Business and Professions Code ("Code") as a real estate salesperson. On August 14, 2010, RIVERAL's license expired. However, the Department holds jurisdiction over the lapsed license, pursuant to Code Section 10103.

3.

In or about September 2008, RIVERAL collected advance fees for loan modification service from Clifford and Emma Overton, on behalf of Real Estate Dreamhomes Inc. This transaction constituted an advance fee agreement. Neither Real Estate Dreamhomes Inc, nor RIVERAL, had submitted this advance fee agreement to the Commissioner 10 days before using it.

## DETERMINATION OF ISSUES

1.

The conduct, acts and omissions of RIVERAL, as set forth above, provide cause for the suspension or revocation of the licenses and license rights of RIVERAL pursuant to Code Sections 10085, 10177(d) and 10177(g).

2.

The standard of proof applied was clear and convincing proof to a reasonable certainty.

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## ORDER

The license and license rights EDILBERT G. RIVERAL under the provisions of Part I of Division 4 of the Business and Professions Code are revoked.

noon on <u>SEP 19 201</u> DATED: <u>8/24/11</u>.

> BARBARA J. BIGBY Acting Real Estate Commissioner

FILED

	• FILED
1	Department of Real Estate AUG 15 2011 320 West Fourth Street, Suite 350
2	Los Angeles, CA 90013 DEPARTMENT OF REAL ESTATE
3	(213) 576-6982
4	
5	
6	
7	BEFORE THE DEPARTMENT OF REAL ESTATE
8	STATE OF CALIFORNIA
9	* * *
10	
11	In the Matter of the Accusation of ) NO. H-36888 LA )
12	REAL ESTATE DREAMHOMES INC, ) <u>DEFAULT ORDER</u> INTERLAKEN EQUITES, BRIAN PAUL )
. 13	LOPICCOLO, individually and ) formerly as designated officer of )
14	Real Estate Dreamhomes Inc and )
15	presently as designated officer of) Interlaken Equites, MINERVA BARAL )
16	and <u>EDILBERT G. RIVERAL</u> , )
17	RespondentS. )
18	
19	Respondent EDILBERT G RIVERAL, having failed to
20	file a Notice of Defense within the time required by Section
21	11506 of the Government Code, is now in default. It is,
22	therefore, ordered that a default be entered on the record in
23	this matter.
24	IT IS SO ORDERED WALL 15, 2011
25	BARBARA J. BIGBY
26	Acting Real Estate Commissioner
27	By: DOLORES WEEKS
	Regional Manager

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AUG 3 0 2011

DEPARTMENT OF REAL ESTATE BY: Australized Jahani

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7	BEFORE THE DEPARTMENT OF REAL ESTATE
8	STATE OF CALIFORNIA
9	* * *
10	In the Matter of the Accusation of ) No. H-36888 LA
11 12	REAL ESTATE DREAMHOMES INC and ) INTERLAKEN EQUITES )
13	Respondent.
15	ORDER ACCEPTING VOLUNTARY SURRENDER OF REAL ESTATE LICENSE
16	On October 28, 2010, an Accusation was filed in this
17	matter against Respondents REAL ESTATE DREAMHOMES INC and
18	INTERLAKEN EQUITES .
19	On July 18, 2011, Respondents petitioned the
20	Commissioner to voluntarily surrender their real estate licenses
21	pursuant to Section 10100.2 of the Business and Professions Code.
22	IT IS HEREBY ORDERED that Respondents REAL ESTATE
23.	DREAMHOMES INC and INTERLAKEN EQUITES' petition for voluntary
24	surrender of their real estate licenses is accepted as of the
25	effective date of this Order as set forth below, based upon the
26 -	understanding and agreement expressed in Respondents' Declaration
27	dated July 18, 2011 (attached as Exhibit "A" hereto).

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Respondents' license certificates, pocket cards and any branch office license certificates shall be sent to the below listed address so that they reach the Department on or before the effective date of this Order: DEPARTMENT OF REAL ESTATE Attn: Licensing Flag Section P. O. Box 187000 Sacramento, CA 95818-7000 This Order shall become effective at 12 o'clock noon SEP 1-9 2011 on 8/26/11 DATED: BARBARA J BIGBY Acting Real Estate Commissioner -2-

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4	[]·	EXHIBIT <u>A</u> "
5		
. 6		
7	BEFORE THE DEPARTMENT C	F REAL ESTATE
8		
9	STATE OF CALIFO	
10	In the Matter of the Accusation of	NO. H-36888 LA
11	In the matter of the Accusation of	) NO. H-30000 LA
12	REAL ESTATE DREAMHOMES INC,	) )
13	INTERLAKEN EQUITES, BRIAN PAUL LOPICCOLO, individually and	
14	formerly as designated officer of Real Estate Dreamhomes Inc and	
15	presently as designated officer of Interlaken Equites, MINERVA BARAL and EDILBERT G RIVERAL,	)
16	Respondents.	)
17		)
18		
. 19	DECLARATIO	
20		colo and I am authorized and
21	empowered to sign this declaration on	
22	DREAMOMES INC and INTERLAKEN EQUITIES	
23	license rights as corporate real esta	
24	currently an officer of INTERLAKEN EQU	
25	a corporate real estate broker and/or	
26	respect to said license. REAL ESTATE	DREAMHOMES INC and
27		
		. [
	- 1 -	
	II	

INTERLAKEN EQUITES are represented in this matter by Steven C.
 Vondran, Attorney at Law.

In lieu of proceeding in this matter in accordance with the provisions of the Administrative Procedure Act (Sections 11400 et seq., of the Government Code) REAL ESTATE DREAMHOMES INC and INTERLAKEN EQUITES wish to voluntarily surrender their real estate licenses issued by the Department of Real Estate ("Department"), pursuant to Business and Professions Code Section 10100.2.

I understand that REAL ESTATE DREAMHOMES INC and INTERLAKEN EQUITIES, by so voluntarily surrendering their licenses, can only have them reinstated in accordance with the provisions of Section 11522 of the Government Code. I also understand that by so voluntarily surrendering their licenses, REAL ESTATE DREAMHOMES INC and INTERLAKEN EQUIRES agree to the following:

The filing of this Declaration shall be deemed as their 17 petition for voluntary surrender. It shall also be deemed to be 18 an understanding and agreement by REAL ESTATE DREAMHOMES INC and 19 INTERLAKEN EQUITES that they waive all rights they have to 20 require the Commissioner to prove the allegations contained in-21 the Accusation filed in this matter at a hearing held in 22 accordance with the provisions of the Administrative Procedure 23 Act (Government Code Sections 11400 et seq.), and that they also 24 waive other rights afforded to them in connection with the 25 hearing such as the right to discovery, the right to present 26 evidence in defense of the allegations in the Accusation and the 27

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I further agree on behalf of right to cross-examine witnesses. 1 REAL ESTATE DREAMHOMES INC and INTERLAKEN EQUITES that upon `2 acceptance by the Commissioner, as evidenced by an appropriate 3 order, all affidavits and all relevant evidence obtained by the 4 Department in this matter prior to the Commissioner's acceptance, 5 and all allegations contained in the Accusation filed in the 6 Department Case No. H-36888 LA, may be considered by the 7 Department to be true and correct for the purpose of deciding 8 whether or not to grant reinstatement the licenses of REAL ESTATE 9 DREAMHOMES INC and INTERLAKEN EQUITES, pursuant to Government 10 Code Section 11522. 11 I declare under penalty of perjury under the laws of 12 the State of California that the above is true and correct and 13 that I am acting freely and voluntarily on behalf of REAL ESTATE 14 DREAMHOMES INC and INTERLAKEN EQUITES to surrender their licenses 15 and all license rights attached thereto. 16 17 Chivo CA DREAMHOMES INC a 18 Date and Place INDERLAKEN EQUITES by BRIAN PAUL LOPICCOLO 19 20 21 22 23 24 25 26 27

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1	JAMES DEMUS, Counsel (SBN 225005)
2	Department of Real Estate OCT 282010
3	320 West Fourth St., #350 Los Angeles, CA 90013 DEPARTMENT OF REAL/ESTATE
_	(213) 576-6982
4	(213) 576-6910 (direct)
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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-36888 LA
13	$A \subseteq \subseteq U \leq A \equiv I \subseteq N$
14	REAL ESTATE DREAMHOMES INC, ) INTERLAKEN EQUITES, BRIAN PAUL
15	LOPICCOLO, individually and ) formerly as designated officer of
16	Real Estate Dreamhomes Inc and
17	presently as designated officer of ) Interlaken Equites, MINERVA BARAL )
18	and EDILBERT G RIVERAL, )
19	Respondents.
20	The Complainant, Joseph Aiu, a Deputy Real Estate
	Commissioner of the State of California, for cause of
21	
22	Accusation against REAL ESTATE DREAMHOMES INC, INTERLAKEN
23	EQUITES, BRIAN PAUL LOPICCOLO, individually and formerly as
24	designated officer of Real Estate Dreamhomes Inc and presently
25	as designated officer of Interlaken EQUITES, MINERVA BARAL and
26	EDILBERT G RIVERAL is informed and alleges as follows:
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2.

The Complainant, Joseph Aiu, a Deputy Real Estate Commissioner of the State of California, makes this Accusation in his official capacity.

REAL ESTATE DREAMHOMES INC, dba Commercial Real б Estate & Funding, Dreamloans Mortgage, National Funders, 7 Reality Homes, and Serenity Realty (hereinafter "REDI") 8 presently has license rights under the Real Estate Law (Part 1 9 of Division 4 of the Business and Professions Code, hereinafter 10 "Code"), as a corporate real estate broker. On December 4, 11 2009, REDI's licensed expired. Pursuant to Business and 12 Professions Code Section 10201, REDI retains renewal rights for 13 two years. The Department of Real Estate holds jurisdiction 14 over the lapsed license, pursuant to Business and Professions 15 16 Code Section 10103.

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INERLAKEN EQUITES (hereinafter "INTERLAKEN") is presently licensed and/or has license rights under the Real Estate Law (Part 1 of Division 4 of the Business and Professions Code, hereinafter "Code"), as a corporate real estate broker.

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4.

BRIAN PAUL LOPICCOLO (hereinafter "LOPICCOLO") is presently licensed and/or has license rights under the Real Estate Law, as a real estate broker. LOPICCOLO was the designated officer of REDI from December 5, 2005 to December 4,

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From February 18, 2010 through the present, LOPICCOLO 1 2009. has been the designated officer of INTERLAKEN. 2 5. 3 MINERVA BARAL (hereinafter "BARAL") is presently 4 licensed and/or has license rights under the Real Estate Law, 5 as a real estate salesperson. From December 16, 2007 to 6 December 4, 2009, BARAL was employed by REDI. From February 3, 7 2010 to March 24, 2010, BARAL was employed by LOPICCOLO. From 8 April 21, 2010 through the present BARAL has been employed by 9 10 INERLAKEN. 6. 11 EDILBERT G RIVERAL (hereinafter "RIVERAL") is 12 presently licensed and/or has license rights under the Real 13 Estate Law, as a real estate salesperson. From April 20, 2007 14 to June 30, 2009, RIVERAL was employed by REDI. 15 FIRST CAUSE OF ACCUSATION 16 (Advance Fee Violations) 17 7. 18 REDI engaged in the business of a real estate broker 19 in the State of California within the meaning of Code Sections 20 10131(d) and 10131.2, including brokering mortgage loans and 21 performing loan modification activities and claiming, 22 demanding, charging, receiving, collecting or contracting for 23 the collection of an advance fee, within the meaning of Code 24 Section 10026, including, but not limited to, the following 25 loan modification activities with respect to loans which were 26 secured by liens on real property. 27

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On or about July 16, 2008, Donald Frohriep (Frohriep)
contacted REDI regarding a loan modification with respect to a
loan secured by a lien(s) on real property located at 6460 El
Dorado Avenue, Yucca Valley, CA, 92284. He talked to BARAL,
who agreed to provide a loan modification if Frohriep paid a
\$2,000 advance fee to REDI. On or about August 1, 2008,
Frohriep issued a \$2,000 cashiers check to "Dream Homes Inc."

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On or about September 2008, Clifford and Emma Overton 10 ("the Overtons") contacted REDI regarding a loan modification 11 with respect to a loan secured by a lien(s) on real property 12located at 4414 Stay Ct., Orange, CA, 92862. They talked to 13 RIVERAL, who agreed to provide a loan modification if the 14 Overtons paid advance fees to REDI. After supplying several 15 advance fee payments to REDI and RIVERAL, the Overtons were 16 informed that their loan servicer had not been contacted by any 17 loan modification company. RIVERAL refused to provide a copy 18 of the loan modification agreement when it was requested by the 19 Overtons. 20

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10.

On or about January 15, 2009, REDI and BARAL entered into an agreement with Virginia Wenceslao("Wenceslao") to negotiate a loan modification with respect to her loan secured by a lien(s) on the real property located at 3873 Schaefer Avenue, Suite F, Chino, CA 91710, in exchange for an advance

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1 fee payment by Wenceslao of \$2,500, which Wenceslao submitted
2 by cashier's check on January 20, 2009.

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11.

On or about March 10, 2009, Alexander J. Israel
("Israel") entered into a loan modification agreement with REDI
and BARAL, to negotiate a loan modification with respect to a
loan secured by a lien(s) on real property located at 112 Poxon
Place, West Covina, CA, 91790, in exchange for an advance fee
payment by Israel of \$2,500, which Israel submitted by check on
March 10, 2009.

12.

On or about June 12, 2009, Rickey and Catherine 12 Wilson (the Wilsons) were solicited by REDI regarding a loan 13 modification for their home located at 2375 Chandler Grove 14 Drive, Buford, GA 30519. On June 17, 2009, the Wilsons entered 15into an agreement with REDI in which the Wilsons agreed to pay 16 advance fees of \$2,700 in exchange for loan modification 17 services. During June and July of 2009, the Wilsons submitted 18 payment totaling \$2,700 to REDI as advance payments. 19

The fees collected by REDI, as described in Paragraphs 8 and 9 above, constitute advance fee agreements within the meaning of Code Section 10026. REDI failed to submit the advance fee agreements referred to in Paragraphs 8 and 9 to the Commissioner ten days before using them, in violation of Code Section 10085 and Section 2970 of Title 10, California Code of Regulations ("Regulations").

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1	14.
2	On or about November 20, 2008, the Department issued
3	a "no objection letter" for an Advance Fee Agreement submitted
· 4	on behalf of REDI and LOPICCOLO on November 11, 2008. The
5	advance fee agreements described in paragraphs 10 through 12
6	above were signed after issuance of the "no objection letter".
7	However, they were not the same agreement that was submitted to
8	the Department on November 11, 2008. All three of these
9	advance fee agreement contained additional attachments,
10	including a "non refundable fee" provision, which was added to
11	the agreements described in paragraphs 10 and 11 above.
12 -	Accordingly, the advance fee agreements referred to in
13	paragraphs 10 through 12 above were not submitted to the
14	Commissioner ten days before using them, in violation of Code
15	Section 10085 and Regulation 2970.
16	SECOND CAUSE OF ACCUSATION
17	(Unlicensed Fictitious Business Names)
18	15.
19	Beginning at an unknown time and continuing to at
20	least May 5, 2010, INTERLAKEN and BARAL advertised real estate
21	services on the website <a href="http://serenityrm.com">http://serenityrm.com</a> using the
22	fictitious business name "Serenity Realty". The website also
23	used the fictitious business name "Dream Loans Mortgage." At
24	the time of this solicitation, INTERLAKEN had not registered
25	either of these fictitious business names with the Department
26	of Real Estate for the State of California ("Department"), in
27	violation of Code Section 10159.5 and Regulation 2731.

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### THIRD CAUSE OF ACCUSATION

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(AUDIT VIOLATIONS)

#### 16.

3 On December 31, 2009, the Department completed an 4 audit examination of the books and records of REDI pertaining 5 to the loan activities described above which require a real б estate license. The audit examination covered a period of time 7 beginning on August 1, 2007 to August 31, 2009. The audit 8 examination revealed violations of the Code and the Regulations 9 as set forth in the following paragraphs, and as more fully 10 discussed in Audit Report SD090008 and the exhibits and 11 workpapers attached to said audit report. 12 17. 13 In the course of activities described in Paragraphs 7 14 through 12, above, and during the examination period described 15 in Paragraph 16, Respondents REDI and LOPICCOLO acted in 16 violation of the Code and the Regulations in that: 17 (a) They failed to maintain a written monthly 18 reconciliation of the control record to the separate records. 19 In addition there were unidentified funds of \$520 in the trust 20 account, in violation of Code Section 10145 and Regulation 21 2831.2. 22 Some of REDI's loan files did not contain (b) 23 Approved Mortgage Loan Disclosure Statements that were complete 24and/or signed by the agents negotiating the loans, in violation 25 of Code Section 10240 and Regulation 2840. 26 27

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(c) The license numbers of REDI and the loan agents 1 negotiating the loans were not included in four out of five 2 loan files examined, in violation of Code Section 10236.4(b). 3 18. 4 The conduct of Respondents REDI and LOPICCOLO, 5 described in Paragraph 17, above, violated the Code and the 6 Regulations as set forth below: 7 PROVISIONS VIOLATED 8 PARAGRAPH 9 Code Sections 10145 and 17(a) 10 Regulation 2831.2 11 Code Section 10240 and Regulation 17(b) 12 2840 13 Code Section 10236.4(b) 17(c) 14 15 19. The conduct, acts and/or omissions of Respondents 16 REDI and LOPICCOLO, as set forth in paragraphs 7 through 14 17 above, violates Code Section 10085 and Regulation 2970, and is 18 cause for the suspension or revocation of the licenses and 19 license rights of Respondents REDI and LOPICCOLO pursuant to 20 21 Code Sections 10085, 10177(d) and/or 10177(g). 22 20. 23 The conduct, acts and/or omissions of Respondent BARAL, as set forth in paragraphs 8, 10, 11, 13 and 14, is in 24 25 violation of Code Sections 10085 and Regulation 2970, providing 26 cause for the suspension or revocation of the licenses and 27

- 8 -

1 license rights of Respondent BARAL pursuant to Code Sections
2 l0085, 10177(d) and/or 10177(g).

21.

The conduct, acts and/or omissions of Respondent RIVERAL, as set forth in paragraphs 9 and 13, is in violation of Code Section 10085 and Regulation 2970, providing cause for the suspension or revocation of the licenses and license rights of Respondent RIVERAL pursuant to Code Sections 10085, 10177(d) and/or 10177(g).

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22.

The conduct, acts and/or omissions of Respondents INTERLAKEN and LOPICCOLO, as set forth in paragraph 15 above, is in violation of Code Section 10159.5 and Regulation 2731, providing cause for the suspension or revocation of the licenses and license rights of Respondent REDI and LOPICCOLO pursuant to Code Sections 10177(d) and/or 10177(g).

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## 23.

18The violations set forth in paragraphs 16, 17 and 1919above constitute cause for the suspension or revocation of the20real estate license and license rights of REDI and LOPICCOLO,21under the provisions of Code Sections 10177(d) and/or 10177(g).22FOURTH CAUSE OF ACCUSATION

Supervision and Compliance

### 24.

The overall conduct of Respondent LOPICCOLO constitutes a failure on his part, as officer designated by a corporate broker licensee, to exercise the reasonable

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supervision and control over the licensed activities of REDI and INTERLAKEN, as required by Code Section 10159.2, and to keep REDI and INTERLAKEN in compliance with the Real Estate Law, and is cause for the suspension or revocation of the real estate license and license rights of LOPICCOLO pursuant to the provisions of Code Sections 10177(d), 10177(g) and 10177(h).

WHEREFORE, Complainant prays that a hearing be 7 conducted on the allegations of this Accusation and that upon 8 proof thereof, a decision be rendered imposing disciplinary 9 action against all the licenses and license rights of 10 Respondents REAL ESTATE DREAMHOMES INC, INTERLAKEN EQUITES, 11 BRIAN PAUL LOPICCOLO, individually and formerly as designated 12 officer of Real Estate Dreamhomes Inc and presently as 13 designated officer of Interlaken Equites, MINERVA BARAL and 14 EDILBERT G RIVERAL under the Real Estate Law, and for such 15 other and further relief as may be proper under other 16 applicable provisions of law. 17

18 Dated at San Diego, California 19 this \_\_\_\_\_ day of \_\_\_\_\_,

Real Estate Dreamhomes

Interlaken Equites Brian Paul Lopiccolo

Edilbert G. Riveral

Minerva Baral

Joseph Aiu

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cc:

Joseph Aiu

2010.

Deputy Real Estate Commissioner

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