BEFORE THE DEPARTMENT OF REAL ESTATE

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STATE OF CALIFORNIA MAR 0 1 2012

DEPARTMENT OF REAL E

In the Matter of the Accusation of )

THEODORE MELVIN BREWER,

Respondent.

No. H-37102 LA L-2011040200

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 January 18, 2012, and the findings of fact set forth herein are based on one or more of the following: (1) Respondent's express admissions; (2) affidavits; and (3) other evidence.

This Decision revokes a real estate license on grounds of the violations of the Real Estate Law.

The right to reinstatement of a revoked real estate license or to the reduction of a suspension is controlled by Section 11522 of the Government Code. A copy of Section 11522 and a copy of the Commissioner's <u>Criteria of Rehabilitation</u> are attached hereto for the information of Respondent.

### FINDINGS OF FACT

I

On March 2, 2011, Maria Suarez made the Accusation in her 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, to Respondent's last known mailing address on file with the Department on March 3, 2011.

Respondent THEODORE MELVIN BREWER ("Respondent") filed a Notice of Defense. A hearing was scheduled for January 18, 2012, and Respondent was duly notified of the hearing.

Respondent failed to appear at the January 18, 2012 hearing. On January 18, 2012, Respondent's default was entered herein.

II

Respondent is presently licensed and/or has license rights under the Real Estate Law, Part 1 of Division 4 of the California Business and Professions Code (hereinafter "Code") as a real estate broker and had a licensed fictitious business name ReMax VIP between December 19, 2003 and February 3, 2010.

III

Pablo Tun is not now licensed by the Department in any capacity. Tun was licensed as a real estate salesperson on or about March 5, 1992; Tun's license expired on March 4, 2008. On May 8, 2008, Tun was issued a 150-day license pursuant to Financial Code Section 17520. Effective October 6, 2008, a permanent license was withheld/denied.

IV

Respondent violated Section 10137 of the Code by employing and/or compensating Pablo Tun, who was not licensed as a real estate salesperson or as a broker to perform activities which require a license under Sections 10131(d) and 10131.2 of the Code: negotiating a mortgage loan modification for borrower Carlos D. and for holding a listing on or about October 27, 2009.

V

As of July 15, 2009, Respondent engaged in a real estate brokerage business at 6730 E. Florence Avenue, Bell Gardens, California 90201, a location for which Respondent failed to apply for and procure from the Department an additional license for the branch office being maintained by him until October 14, 2009, in violation of Code Section 10163.

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The evidence established that the conduct, acts and/or omissions of Respondent violate Code Sections 10137 and 10163.

### DETERMINATION OF ISSUES

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Cause for disciplinary action against Respondent exists pursuant to Business and Professions Code Sections 10137, 10163, 10165, 10177(d) and 10177(g).

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

### ORDER

The licenses and license rights of Respondent THEODORE MELVIN BREWER under the provisions of Part I of Division 4 of the Business and Professions Code are revoked.

This Decision shall become effective at 12 o'clock

noon MAR 2 1 2012

DATED:

Barbara J. Bigby

Acting Real Estate Commissioner

FILED

JAN 1 8 2017

DEPARTMENT OF READ ESTATE

BY:

BEFORE THE DEPARTMENT OF REAL ESTATE

STATE OF CALIFORNIA

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In the Matter of the Accusation of ) NO. H-37102 LA ) L-2011040200 THEODORE MELVIN BREWER, ) DEFAULT ORDER

Respondent.

Respondent THEODORE MELVIN BREWER, filed a Notice of Defense within the time required by Section 11506 of the Government Code. A hearing was set for January 18, 2012. Respondent was duly notified of the hearing but failed to appear. Respondent is now in default. It is therefore, ordered that a default be entered on the record in this matter.

IT IS SO OREDERED \_\_January 18, 2012\_\_\_\_

BARBARA J. BIGBY Acting Real Estate Commissioner

By:

PHILLIP IHDE Regional Manager MAD

JULIE L. TO, SBN 219482 Department of Real Estate 320 West 4th Street, Suite 350 Los Angeles, California 90013-1105

Telephone: (213) 576-6982 (Direct) (213) 576-6905

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MAR 0 3 2011

DEPARTMENT OF REAL ESTATE

BEFORE THE DEPARTMENT OF REAL ESTATE

STATE OF CALIFORNIA

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In the Matter of the Accusation of )

THEODORE MELVIN BREWER, )

individually and formerly )

doing business as REMAX VIP, )

Respondent. )

ACCUSATION

No. H-37102 LA

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alleges as follows:

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1.

Commissioner of the State of California, for cause of Accusation

against THEODORE MELVIN BREWER ("BREWER"), is informed and

The Complainant, Maria Suarez, a Deputy Real Estate

The Complainant, Maria Suarez, a Deputy Real Estate

Commissioner of the State of California, makes this Accusation
in his official capacity.

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2.

Respondent BREWER 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
real estate broker. Respondent BREWER was licensed and had
license rights under the Real Estate Law with the licensed
fictitious business name ReMAX VIP between December 19, 2003 and

3.

Pablo Tun is not now licensed by the Department in any capacity. Tun was licensed by the Department as a real estate salesperson on or about March 5, 1992. Tun's license expired on March 4, 2008. On May 8, 2008, Tun was issued a 150 day license pursuant to Financial Code Section 17520. Effective October 6, 2008, a permanent license was withheld/denied.

4.

All further references to Respondent herein include Respondent BREWER, and also includes employees, agents and real estate licensees employed by or associated with BREWER, and who at all times herein mentioned were engaged in the furtherance of the business or operations of Respondent BREWER, and who were acting within the course and scope of their authority and employment.

<sup>25</sup> || ///

February 3, 2010.

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### FIRST CAUSE OF ACCUSATION (Unlicensed Activity)

5.

Respondent violated Section 10137 of the Code by employing and/or compensating an individual who was not licensed as a real estate salesperson or as a broker to perform activities requiring a license as follows:

- a. On or about June 24, 2008, Pablo Tun,
  representing himself as working for BREWER and
  ReMAX VIP, agreed to negotiate a mortgage loan
  modification for borrower Carlos D. for his
  property located at 6248 Gifford Ave., Bell,
  California 90201. On January 13, 2009, February
  10, 2009, and March 5, 2009, Carlos D. paid Pablo
  Tun a total of \$3,050.00 for mortgage loan
  modification services. Pablo Tun accepted the
  payments on behalf of ReMAX VIP.
- b. A broker survey conducted by the Department on or about November 5, 2009 revealed that Tun had taken a real estate listing on October 27, 2009.

6.

The activities described in Paragraph 5, above, require a real estate license under Sections 10131(d) and 10131.2 of the Code.

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Respondent BREWER employed and/or compensated Pablo
Tun to perform some or all of the services alleged in Paragraph
5, when Pablo Tun was not licensed as a real estate salesperson
or broker.

8.

The conduct, acts and/or omissions of Respondent BREWER violate Code Section 10137, and are cause for the suspension or revocation of the licenses and license rights of Respondent pursuant to Code Sections 10137, 10177(d) and/or 10177(g).

## SECOND CAUSE OF ACCUSATION (Branch Office Violation)

9.

Complainant hereby incorporates by reference the allegations set forth in Paragraphs 1 through 8, above.

10.

As of July 15, 2009, Respondent BREWER engaged in a real estate brokerage business at 6730 E. Florence Avenue, Bell Gardens, California 90201, a location for which Respondent failed to apply for and procure from the Department an additional license for the branch office being maintained by him until October 14, 2009, in violation of Section 10163 of the Code.

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The conduct, acts and/or omissions of Respondents, as set forth in Paragraph 10, above, violate Code Section 10163 and are cause for the suspension or revocation of the licenses and license rights of Respondents pursuant to Code Sections 10165, 10177(d) and/or 10177(g).

WHEREFORE, Complainant prays that a hearing be conducted on the allegations of this Accusation and that upon proof thereof, a decision be rendered imposing disciplinary action against all the licenses and license rights of Respondent THEODORE MELVIN BREWER under the Real Estate Law, and for such other and further relief as may be proper under other applicable provisions of law.

Dated at Los Angeles, California

this day of // 2011

Maria Suarez

Reputy Real Estate Commissioner

cc: THEODORE MELVIN BREWER

Maria Suarez

Sacto.