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6	Sold Sold Sold Sold Sold Sold Sold Sold
7 8	BEFORE THE DEPARTMENTOF REAL ESTATE
9	STATE OF CALIFORNIA
10	***
11	In the Matter of the Accusation of) No. H-41343 LA
12	FIRST AMERICAN HOME LOANS INC.;) ACCUSATION
13)
14	JOHN PAUL ROCK, individually and) as designated officer of First American)
15	Home Loans Inc.; and
1.6	MARK HENRY BRYAN,)
17	Respondents.
18)
19	
20	The Complainant, Chika Sunquist, a Supervising Special Investigator of the State
21	of California, for cause of Statement of Issues against FIRST AMERICAN HOME LOANS
22	INC; JOHN PAUL ROCK; and MARK HENRY BRYAN ("Respondents") is informed and
23	alleges as follows:
24	1.
25	The Complainant, Chika Sunquist, a Supervising Special Investigator of the State
26	of California, makes this Statement of Issues against Respondent in her official capacity.
27	
28	y v
1	DRE Accusation FIRST AMERICAN HOME LOANS INC. et a

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All references to the "Code" are to the California Business and Professions Code and all references to "Regulations" are to Title 10, Chapter 6, California Code of Regulations.

CALIFORNIA DEPARTMENT OF REAL ESTATE ("DRE") LICENSE HISTORY

3.

FIRST AMERICAN HOME LOANS INC. ("FAHLI")

A. FIRST AMERICAN HOME LOANS INC. ("FAHLI") is licensed and/or has license rights under the Real Estate Law, Part 1 of Division 4 of the Business and Professions Code ("Code") as a REB (corporation), DRE license ID 01299073. FAHLI was originally licensed as a REB on or about November 28, 2000.

- B. FAHLI holds a Mortgage Loan Originator ("MLO") Endorsement, Nationwide Multistate Licensing System ("NMLS") ID 197155.¹
 - C. FAHLI's designated officer of record ("D.O.") is JOHN PAUL ROCK.
 - D. FAHLI has one broker associate, MARK HENRY BRYAN.

4.

According to DRE records to date, FAHLI's license history includes the following actions:

A. DRE Case No. H-37103 LA ("February 2012 DRE Revocation"): On or about February 17, 2012, in DRE Case No. H-37103 LA, FAHLI 's license was suspended for ninety (90) days for violation of Code Sections 10085; 10145; 10146; 10148; and 10159.5 and Regulations 2832.1; 2832; 2970; and 2972 as bases for discipline under Code Sections 10177(d) and 10177(g).

¹According to an August 3, 2017 Statement of Information ("SOI") filed by FAHLI (Corporate Number C2264915) with the California Secretary of State ("SoS") that updates its August 3, 2011 SOI, FAHLI is a mortgage broker and MARK HENRY BRYAN is the Chief Executive Officer ("CEO"), Secretary, and Chief Financial Officer ("CFO"), and the President and Agent for Service of Process.

B. On or about August 5, 2009, the State of Washington Department of Financial Institutions ("DFI") issued Consent Order No. C-06-248-09-CO01, which prohibited ROCK, Greater Acceptance Mortgage Corporation ("GAMC"), of which ROCK was a principal owner, and another principal owner, from participating in the conduct of the affairs of any consumer lender licensed by the DFI, or any person subject to licensure or regulation by the DFO for thirty (30) years from the date of entry of the Consent Order, in any capacity, including but not limited to: (1) any financial capacity whether active or passive, or (2) as an officer, director, principal, designated broker, employee or loan originator or (3) any management, control, oversight or maintenance of any trust account(s) in any way related to any residential mortgage transaction or (4) receiving, disbursing, managing, controlling in any way, consumer trust funds in any way related to any residential mortgage transaction.

8.

MARK HENRY BRYAN

MARK HENRY BRYAN ("BRYAN") is licensed and/or has license rights under the Real Estate Law, Part 1 of Division 4 of the Business and Professions Code ("Code") as a REB, DRE license ID 01177908.

9.

According to DRE records to date, BRYAN's license history is as follows:

- A. On or about March 3, 1994, BRYAN was issued a RES license.
- B. On or about August 25, 2000, Respondent was issued a REB license.
- C. <u>DRE Case No. H-37103 LA ("February 2012 DRE Revocation")</u>: On or about February 17, 2012, in DRE Case No. H-37103 LA, BRYAN's REB license was revoked and BRYAN was granted the right to be apply for, and be issued a restricted RES license ("RRES") pursuant to Code Section 10156.5, for violation of Code Sections 10085; 10145; 10146; 10148; and 10159.5 and Regulations 2832.1; 2832; 2970; and 2972 as bases for discipline under Code Sections 10177(d) and 10177(g). Also on February 17, 2012, BRYAN's RRES license was

suspended for ninety (90) days from the date of its issuance; this suspension was terminated on March 27, 2012.

D. <u>DRE Case No. H-38638 LA ("December 2013 DRE Suspension")</u>: On or about December 23, 2013, in DRE Case No. H-38638 LA, BRYAN's RRES license was suspended for thirty (30) days, stayed for two (2) years, for violation of Code Section 10236.4(b) as the basis for discipline under Code Section 10177(d).

E. DRE Case No. H-37103 LA ("September 2016 DRE Reinstatement"): On or about September 19, 2016, BRYAN petitioned for reinstatement of his REB license. On or about September 1, 2017, the DRE Commissioner ordered that BRYAN's petition for reinstatement be granted and that a REB license be issued to BRYAN upon his satisfaction of the terms of the Commissioner's Order.

- F. According to DRE records to date, BRYAN is a broker associate for FAHLI.
- G. BRYAN's REB license will expire on February 1, 2022.

10.

NATIONWIDE MULTISTATE LICENSING SYSTEM ("NMLS") HISTORY - BRYAN

<u>BRYAN's</u> Nationwide Multistate Licensing System ("NMLS") Mortgage Loan Originator ("MLO") license endorsement (NMLS ID 213441) history is as follows:

A. <u>Arizona (Approved)</u>: BRYAN presently holds a MLO license in the State of Arizona (License ID 0935804), originally issued May 10, 2016 and renewed through 2019. Respondent is authorized to conduct business and represent FAHLI (NMLS ID 197155).

- B. <u>California (Expired)</u>: BRYAN held a MLO endorsement in the State of California through his DRE RES license, originally issued November 2, 2012. Respondent was authorized to represent FAHLI until January 1, 2019.
- C. <u>Florida (Approved)</u>: BRYAN presently holds a MLO license in the State of Florida (License ID LO35698), originally issued June 22, 2016 and renewed through 2019. Respondent is authorized to represent FAHLI.

D. <u>Oregon (Approved)</u>: BRYAN holds a MLO license in the State of Oregon (no license ID), originally issued August 22, 2016 and renewed through 2019. BRYAN is authorized to represent FAHLI.

E. Texas (Denied) – MLO License: On or about July 20, 2017, in the State of Texas Department of Savings & Mortgage Lending denied BRYAN's application for a MLO license for failure to satisfy the requirement of Financial Code Section 157.012(c)(1) that an applicant be of good moral character (demonstrating honesty, trustworthiness and integrity) to the satisfaction of the Department of Savings & Mortgage Lending commissioner due to BRYAN's license discipline before the DRE that stemmed from trust fund handling violations (DRE Case No. H-37103 LA) ("July 2017 Texas denial").

11.

FAHLI: FAHLI's license endorsement (NMLS ID 197155) history is as follows:

A. <u>Arizona (Approved)</u>: FAHLI presently holds a mortgage broker license in the State of Arizona (License ID 0935245), originally issued June 2, 2016 and renewed through 2019. BRYAN is authorized to conduct business.

B. <u>California (Approved)</u>: FAHLI presently holds a MLO endorsement in the State of California through its DRE REB (corporation) license, originally issued December 14, 2010. BRYAN is authorized conduct business.

C. <u>California (Denied) – Finance Broker License</u>: On or about October 12, 2016, in <u>The Commissioner of Business Oversight vs. First American Home Loans, Inc.</u>, the California Department of Business Oversight ("DBO") issued its Order Denying Application for California Finance Broker License and denied FAHLI's Finance Lenders Application pursuant to Financial Code section 22109(a)(3). BRYAN, as the authorized individual of FAHLI and as part of FAHLI's license application process, had submitted the NMLS Individual Form ("Form MU4") and did not disclose DRE regulatory action on his Form MU4 ((1) the DRE's Accusation in Case

MORTGAGE LOAN ORIGINATOR LICENSE ENDORSEMENT APPLICATIONS ATTESTED AND SUBMITTED BY BRYAN AND/OR ROCK

13.

BRYAN MU4

On or about February 27, 2018, BRYAN attested to and submitted under penalty of perjury his online individual application ("MU4") to the NMLS with a "Transaction Requested" for a REB MLO license endorsement.

14.

BRYAN MU4 - Question (K)(6) Regulatory Action

A. At the section regarding Regulatory Action, Question (K)(6), to wit: "Has any State or federal regulatory agency or foreign financial regulatory authority or self-regulatory organization (SRO) ever denied or suspended your registration or license or application for licensure, disciplined you, or otherwise by order, prevented you from associating with a financial services-related business or restricted your activities?" BRYAN answered "Yes" and in the section allotted for Disclosure Explanations disclosed the July 2017 Texas denial.

- B. However, BRYAN did not in his response to Question (K)(6) disclose:
 - 1) the December 2013 DRE suspension of his license pursuant to DRE Case No. H-38638 LA, or
 - 2) the December 2013 DRE suspension of FAHLI's license pursuant to DRE Case No. H-38638 LA.

15.

BRYAN MU4 - Question (M) Regulatory Action

A. At the section regarding Regulatory Action, Question (M) to wit: "Based upon activities that occurred while you exercised control over an organization, has any State or federal regulatory agency or foreign financial regulatory authority or self-regulatory organization (SRO) ever taken any of the actions listed in (K) through (L) above against any organization?" BRYAN

answered "Yes" and in the section allotted for Disclosure Explanations disclosed the February 2012 DRE revocation of his REB license pursuant to DRE Case No. H-37103 LA.

- B. However, BRYAN did not in his response to Question (M) disclose the following:
 - 1) the December 2013 DRE suspension of FAHLI's license pursuant to DRE Case H-38638 LA;
 - 2) the October 2016 DBO denial of FAHLI's financial broker license application; or
 - 3) the February 2018 order to cease and desist against FAHLI pursuant to Oregon Case No. M-17-0128.

16.

FAHLI MU1 BY BRYAN & ROCK

A. On or about October 8, 2018, BRYAN attested to and submitted under penalty of perjury an online application as President of, and on behalf of FAHLI ("MU1") for a MLO license endorsement ("10/8/18 MU1").

B. On or about October 17, 2018, ROCK also attested to and submitted under penalty of perjury an online application on behalf of FAHLI ("MU1") for a MLO license endorsement (10/17/18 MU1").

17.

FAHLI MU1 - Question (C)(4) Regulatory Action Disclosure

A. At the section regarding Regulatory Action Disclosure, Question (C)(4), to wit: "In the past 10 years, has any State or federal regulatory agency or foreign financial regulatory authority or self-regulatory organization (SRO) ever entered an order against the entity or a control affiliate in connection with a financial services-related activity?" both BRYAN and ROCK answered "Yes" on the 10/8/18 MU1 and 10/17/18 MU1, respectively and in the section

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APPLICABLE SECTIONS OF THE REAL ESTATE LAW

19.

Grounds for Denial, Suspension or Revocation - Code Section 10166.051

Pursuant to Code Section 10166.051 Grounds for Denial, Suspension or Revocation: "In addition to any penalties authorized by regulations adopted pursuant to Section 10166.05, the commissioner may do one or more of the following, after appropriate notice and opportunity for hearing:

- (a) Deny, suspend, revoke, restrict, or decline to renew a mortgage loan originator license endorsement for violation of this article, or any rules or regulations adopted hereunder.
- (b) Deny, suspend, revoke, condition, or decline to renew a mortgage loan originator license endorsement, if an applicant or endorsement holder fails at any time to meet the requirements of Section 10166.05 or 10166.09, or withholds information or makes a material misstatement in an application for a license endorsement or license endorsement renewal.
- (c) Issue orders or directives to licensees who hold mortgage loan originator license endorsements, as follows:
- (1) Order or direct persons subject to this article to desist and refrain from conducting business, including immediate temporary orders to desist and refrain.
- (2) Order or direct persons subject to this article to cease any harmful activities or violations of this article, including immediate temporary orders to desist and refrain.
- (3) Enter immediate temporary orders to cease business under a license endorsement if the commissioner determines that the license endorsement was erroneously granted or the endorsement holder is currently in violation of this article.
- (4) Order or direct any other affirmative action the commissioner deems necessary."

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Further Grounds for Disciplinary Action - Code Section 10177

Pursuant to Code Section 10177 Further Grounds for Disciplinary Action: "The commissioner may suspend or revoke the license of a real estate licensee, delay the renewal of a license of a real estate licensee, or deny the issuance of a license to an applicant, who has done any of the following, or may suspend or revoke the license of a corporation, delay the renewal of a license of a corporation, or deny the issuance of a license to a corporation, if an officer, director, or person owning or controlling 10 percent or more of the corporation's stock has done any of the following:

- (a) Procured, or attempted to procure, a real estate license or license renewal, for himself or herself or a salesperson, by fraud, misrepresentation, or deceit, or by making a material misstatement of fact in an application for a real estate license, renewal, or reinstatement.
- (f) Acted or conducted himself or herself in a manner that would have warranted the denial of his or her application for a real estate license, or either had a license denied or had a license issued by another agency of this state, another state, or the federal government revoked or suspended for acts that, if done by a real estate licensee, would be grounds for the suspension or revocation of a California real estate license, if the action of denial, revocation, or suspension by the other agency or entity was taken only after giving the licensee or applicant fair notice of the charges, an opportunity for a hearing, and other due process protections comparable to the Administrative Procedure Act (Chapter 3.5 (commencing with Section 11340), Chapter 4 (commencing with Section 11370), and Chapter 5 (commencing with Section 11500) of Part 1 of