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1 2	DEPARTMENT OF REAL ESTATE P. O. Box 187007 Sacramento, CA 95818-7007			
3	Telephone: (916) 227-0791 APR 2 1 2010			
4	DEPARTMENT OF REAL ESTATE			
5	K Catherin			
6	By <u>L. C. Continas</u>			
7				
8	BEFORE THE			
9	DEPARTMENT OF REAL ESTATE			
10	STATE OF CALIFORNIA			
11	* * *			
12	TO:)			
13	HERIBERTO AVILA, JR.,) NO. H-2478 FR AVILA VENTURE PARTNERS INC.,)			
14	21 st COLONIAL REAL ESTATE,) <u>ORDER TO DESIST AND REFRAI</u>			
15 16	21 ST COLONIAL MORTGAGE,) (B & P Code Section 10086) NATIONAL MORTGAGE BAILOUT INC.,) and SINGER & VENTURA, LLP.			
17	The Commissioner (Commissioner) of the California Department of Real Estate			
18	(Department) caused an investigation to be made of the activities HERIBERTO AVILA, JR.			
19	(AVILA), AVILA VENTURE PARTNERS INC. (AVPI), 21 st COLONIAL REAL ESTATE			
20	(21 CRE), 21 st COLONIAL MORTGAGE (21 CM), NATIONAL MORTGAGE BAILOUT			
21	INC. (NMBOI), and SINGER & VENTURA, LLP (S & V) (collectively referred to as			
22	"Respondents"). As a result of the investigation, the Commissioner has determined that			
23	Respondents have engaged in, are engaging in, or are attempting to engage in, acts or practices			
24	constituting violations of the California Business and Professions Code (Code) and/or Title 10,			
25	Chapter 6, California Code of Regulations (Regulations), including engaging in the business of,			
26	acting in the capacity of, and/or advertising or assuming to act as, real estate brokers in the State			
27	of California within the meaning of Section 10131(d) (performing services for borrowers in			
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1	connection with loans secured by real property) of the Code. Additionally, the Commissioner has				
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 determined that Respondents have violated Sections 10130 (unlicensed activity), 10131.3 (advance fees), 10085 (advanced fee agreements), 10085.5 (advance fee payments), 1014 					
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 promises), (c) (continued and flagrant course of misrepresentation and/or making fals 					
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7	(negligence) and/or (j) (fraud and dishonest dealing) of the Code and Sections 2970 (advance fee				
8	materials) and 2972 (accounting content) of the Regulations. Based on the investigation, the				
9	Commissioner hereby issues the following Findings of Fact, Conclusions of Law, and Desist and				
10	Refrain Order under the authority of Section 10086 of the Code.				
11	Whenever acts referred to below are attributed to AVILA, AVPI, 21 CRE, 21 CM				
12	NMBOI, and S & V those acts are alleged to have been done by AVILA, AVPI, 21 CRE, 21 CM,				
13	NMBOI, and S & V acting by themselves, or by and/or through one or more agents, associates,				
14	affiliates, and/or co-conspirators, known or unknown.				
15	FINDINGS OF FACT				
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17	1. AVILA is not now, and has never been, licensed by the Department in any				
18	capacity. Effective March 25, 2009, in Case No. H-2305 FR, the Real Estate Commissioner				
19	denied AVILA's application for a real estate salesperson license.				
. 20	2. AVPI has been licensed by the Department as a real estate broker since				
21	June 28, 2006; said license will expire June 27, 2010.				
22	3. 21 CRE is a dba of AVPI.				
23	4. 21 CM is a dba of AVPI.				
24	5. NMBOI is not now, and has never been, licensed by the Department in any				
25	capacity.				
26	6. S & V is not now, and has never been, licensed by the Department in any				
27	capacity.				
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7. During the period of time set out below, AVILA, AVPI, 21 CRE, 21 CM, NMBOI, and S & V, solicited borrowers and negotiated to do one or more of the following acts for another or others, for or in expectation of compensation: negotiate one or more loans for, or perform services for, borrowers and/or lenders in connection with loans secured directly or collaterally by one or more liens on real property; and charge, demand or collect an advance fee for any of the services offered.

Jose L. Ponce Transaction

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8. On about January 29, 2009, AVPI, acting through AVILA dba 21 CM, met with and solicited Jose L. Ponce (Ponce) to engage in loan modification services to save Ponce's home on 1375 E. Millard Way, Dinuba, CA, from being lost in foreclosure.

9. In furtherance of AVPI's plan and scheme to provide loan modification
 services to Ponce, AVILA, assuring Ponce that he would obtain an affordable loan modification
 within 30 to 90 days, requested and collected the following advance fees from Ponce:

Date	Amount	<u>On Behalf of</u>
1/29/09	\$3,500	NMBO;
1/29/09	\$1,500	S & V;
2/8/09	\$1,500	S & V; and,
3/27/09	\$250	S & V.

AVILA failed to provide a successful and sustainable loan modification.
 Between about March 28, 2009 and March 31, 2009, upon the request of
 Ponce for a return of the advance fees, AVILA refused to return the advanced fees to Ponce.

AVILA's solicitation of Department employee Rene Esquivel

12. On about August 25, 2009, AVILA, on behalf of AVPI dba 21 CM, Fresno,
California, solicited Department employee, Rene Esquivel (Esquivel), to engage AVPI and its
employees and agents to represent Esquivel in negotiating with his lender, a loan modification of
one or more loans which was represented to AVILA to be in arrears or in default. In connection
with that solicitation, AVILA represented to Esquivel that he had obtained hundreds of loan
modifications and that an advance fee in the amount of \$3,500 would be charged and collected

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from Esquivel for services to be performed by AVPI and S & V in obtaining a modification of loan terms for one or more loans secured by real property owned by Esquivel.

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CONCLUSIONS OF LAW

1. Based on the Findings of Fact contained in Paragraphs 1 through 12, AVILA, NMBOI, and S & V, acting by themselves, or by and/or through one or more agents, associates, affiliates, and/or co-conspirators, solicited borrowers and the Department's own employee to perform services for those borrowers and said employee and their lenders in connection with loans secured directly or collaterally by one or more liens on real property, and charged, demanded or collected advance fees, which acts require a real estate broker license under Sections 10130, 10131(d), 10131.2, 10085, 10085.5 and 10146 of the Code, during a period of time when AVILA, NMBOI, and S & V were not licensed by the Department as real estate brokers.

12 2. Based on the Findings of Fact contained in Paragraphs 1 through 12, AVPI, 13 21 CRE, and 21 CM, acting by themselves, or by and/or through one or more agents, associates, affiliates, and/or co-conspirators, known or unknown, solicited borrowers and performed services 14 for those borrowers and/or those borrowers' lenders in connection with loans secured directly or 15 16 collaterally by one or more liens on real property, and charged, demanded or collected advance fees for the services to be provided, in violation of Sections 10131.2, 10085, 10085.5, 10146, 17 10176(a), (b), (c), and (i), and 10177(d), (g) and/or (j) of the Code, and Sections 2970 and 2972 18 19 of the Regulations.

DESIST AND REFRAIN ORDER

Based on the Findings of Fact and Conclusions of Law stated herein, you,
HERIBERTO AVILA, JR., NATIONAL MORTGAGE BAILOUT INC., and SINGER &
VENTURA, LLP, whether doing business under your own names, or any other names or
fictitious names, ARE HEREBY ORDERED to: immediately desist and refrain from performing
any acts within the State of California for which a real estate broker license is required until and
unless you have obtained a broker license. And, in particular, you are ordered to desist and
refrain from soliciting borrowers and/or performing services for borrowers or lenders in

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	connection with loans secured directly or collaterally by one or more liens on real property, and		
2	from charging, demanding, or collecting advance fees under any conditions in connection with		
3	loan modification or other foreclosure rescue services.		
4	Based on the Findings of Fact and Conclusions of Law stated herein, you,		
5	AVILA VENTURE PARTNERS INC., 21 st COLONIAL REAL ESTATE, and 21 st COLONIAL		
6	MORTGAGE, whether doing business under your own names, or any other names or fictitious		
7	names, ARE HEREBY ORDERED to: immediately desist and refrain from charging, demanding,		
8	or collecting advance fees for any of the services you offer to others under any conditions in		
9	connection with loan modification or other foreclosure rescue services.		
10	DATED:	, 2010	
11		JEFF DAVI	
12		Real Estate Commissioner	
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15	-NOTICE-		
16	Business and Professions Code Section 10139 provides that "Any person acting as a real		
17	estate broker or real estate salesperson without a lithat he or she is a real estate broker without being	cense or who advertises using words indicating so licensed shall be guilty of a public offense	
18	punishable by a fine not exceeding twenty thousand dollars (\$20,000), or by imprisonment in the		
19	county jail for a term not to exceed six months, or by both fine and imprisonment; or if a corporation, be punished by a fine not exceeding sixty thousand dollars (\$60,000)"		
20	cc:		
	HERIBERTO AVILA, JR. 1612 11st Street	AVILA VENTURE PARTNERS INC. dba 21 st COLONIAL REAL ESTATE	
21	Reedley, CA 93654	dba 21 st COLONIAL MORTGAGE	
22	NATIONAL MORTGAGE BAILOUT INC.	ATTN: PEDRO GALVAN JR. 1612 11st Street	
23	ATTN: PEDRO GALVAN JR. 1612 11st Street	Reedley, CA 93654	
24	Reedley, CA 93654		
25	SINGER & VENTURA, LLP Attn: Agent for Service of Process	SINGER & VENTURA, LLP Attn: Daniel I. Singer/Agent for Service	
26	4431 S. Eastern Ave., Ste 1 Las Vegas, NV 89119	Law Offices of Daniel I. Singer 4870 Santa Monica Avenue, Suite 2B	
TTY MFC/kc 27		San Diego, CA 92107	
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