1	Department of Real Estate		
2	P. O. Box 187007 U AUG 2 3 2011		
3			
4	Telephone: (916) 227-0789		
5	M. J. Conveilas		
6			
7	BEFORE THE DEPARTMENT OF REAL ESTATE		
8	STATE OF CALIFORNIA		
9	* * *		
10			
11	To: ) NO. H-2661 FR		
12	CHRISTINA L. FLANARY and THE PRO PER LEGAL)ORDER TO DESIST AND REFRAIN		
13	PROFESSIONALS. ) (B&P Code Section 10086)		
14	)		
15 16	The Commissioner (hereafter "the Commissioner") of the California		
10	The Commissioner (hereafter "the Commissioner") of the California		
17	Department of Real Estate (hereafter "the Department") caused an investigation to be made of the activities of CHRISTINA L. ELANARY (hereafter "ELANARY") and THE BRO REP.		
19	the activities of CHRISTINA L. FLANARY (hereafter "FLANARY") and THE PRO PER LEGAL PROFESSIONALS (hereafter "PRO PER"), (collectively hereafter "Respondents").		
20	Based on that investigation, the Commissioner has determined that Respondents have engaged		
20	in, are engaging in, or are attempting to engage in, acts or practices constituting violations of		
22	the California Business and Professions Code ("Code") and/or Title 10, Chapter 6, California		
23	Code of Regulations ("Regulations"), including acting in the capacity of, advertising or		
24	assuming to act as a real estate broker in the State of California within the meaning of Section		
25	10131(d) (performing services for borrowers and/or lenders in connection with loans secured		
26	by real property), 10131.2 (collection of advance fees), 10085 (advance fee agreements and		
27	materials) and 10085.5 (collecting unauthorized advance fees) of the Code. Furthermore,		
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1	based on the investigation, the Commissioner hereby issues the following Findings of Fact,		
2	Conclusions of Law, and Desist and Refrain Order under the authority of Section 10086 of the		
3	Code		
4	FINDINGS OF FACT		
5	1. At all times relevant herein, FLANARY was and is licensed by the Department		
6	as a real estate salesperson.		
7	2. At no time has PRO PER been licensed by the Department in any capacity.		
8	3. During the period of time set out below, Respondents performed services for		
9	one or more borrowers and negotiated to do one or more of the following acts for another or		
10	others, for or in expectation of compensation: negotiate one or more loans for, or perform		
11	services for, borrowers and/or lenders with respect to the collection of advance fees and loan		
12	modification, loan refinance, principal reduction, foreclosure abatement or short sale services		
13	and/or those borrowers' lenders in connection with loans secured directly or collaterally by one		
14	or more liens on real property; and charged, demanded or collected an advance fee for any of		
15	the services offered.		
16	4. In furtherance of their plan and scheme to solicit advance fees and provide loan		
17	modification services, on or about October 30, 2009, Respondents entered into a loan		
18	modification services agreement with Ana Maria G. According to that agreement, Respondents		
19	agreed to negotiate a loan modification on behalf of Ana Maria G. for her property located at		
20	1317 Shadowglen Road, Sacramento, California, in exchange for an advance fee payment of		
21	\$1,595. On or about November 4, 2009, Ana Maria G. paid the advance fee of \$1,595 to		
22	Respondents. No loan modification was ever obtained by Respondents for Ana Maria G., nor		
23	did Respondents ever refund the advance fee paid to them by Ana Maria G.		
24	5. In furtherance of their plan and scheme to solicit advance fees and provide loan		

modification services, on or about October 7, 2009; Respondents entered into a loan
modification services agreement with Elida G. According to that agreement, Respondents
agreed to negotiate a loan modification on behalf of Elida G. for her property located at 33444

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Canvas Back, Woodland, California, in exchange for an advance fee payment of \$250. On or
 about that same date, Elida G. paid the advance fee of \$250 to Respondents. On or about
 November 11, 2009, Elida G. paid an additional \$1,595 to Respondents to be enrolled in "The
 Hedge Fund Program" loan modification program. No loan modification was ever obtained by
 Respondents for Elida G., nor have Respondents ever refunded the advance fees paid to them
 by Elida G.

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## CONCLUSIONS OF LAW

8 6. Based on the Findings of Fact contained in Paragraphs 1 through 5, above, 9 CHRISTINA L. FLANARY and THE PRO PER LEGAL PROFESSIONALS, solicited 10 borrowers and/or performed services for those borrowers with respect to the collection of 11 advance fees and loan modification, loan refinance, principal reduction, foreclosure abatement 12 or short sale services and/or those borrowers' lenders in connection with loans secured directly 13 or collaterally by one or more liens on real property; and charged, demanded or collected 14 advance fees for the services to be provided, which acts require a real estate broker license 15 under Sections 10131(d) and 10131.2 of the Code in violation of Section 10130 of the Code.

16 7. CHRISTINA L. FLANARY and THE PRO PER LEGAL PROFESSIONALS
17 used a form of an advance fee agreement which had not been provided to the Department for its
18 prior review and consideration, in violation of Section 10085 of the Code, and Sections 2970
19 (submission of advance fee materials) and 2972 (content of verified accounting) of the
20 Regulations.

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## DESIST AND REFRAIN ORDER

Based on the Findings of Fact and Conclusions of Law stated herein,
CHRISTINA L. FLANARY and THE PRO PER LEGAL PROFESSIONALS, whether doing
business under your own name, or any other name or fictitious name, ARE HEREBY
ORDERED to:

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1.

Immediately desist and refrain from charging, demanding, claiming, collecting and/or receiving advance fees, as that term is defined in Section 10026 of the

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1	Code, for any of the services you offer to others, unless and until you
2	demonstrate and provide evidence satisfactory to the Commissioner that you are
3	properly licensed by the Department as a real estate broker and that
4	CHRISTINA L. FLANARY and THE PRO PER LEGAL PROFESSIONALS:
5	(a) Has an advance fee agreement which has been submitted to the Department
6	and which is in compliance with Sections 2970 and 2972 of the Regulations;
7	(b) Has placed all previously collected advance fees into a trust account for that
8	purpose and are in compliance with Section 10146 (deposit of advance fees
9	into trust account) of the Code;
10	(c) Has provided an accounting to trust fund owner-beneficiaries pursuant to
11	Section 2972 of the Regulations.
12	2. Immediately desist and refrain from demanding, claiming, collecting and/or
13	receiving advance fees, as that term is defined in Section 10026 of the Code, in
14	any form, and under any conditions, with respect to the performance of loan
15	modification or any other form of mortgage loan forbearance services in
16	connection with loans on residential property containing four or fewer dwelling
17	units.
18	DATED: 8/19/11
19	BARBARA J. BIGBY
20	Acting Real Estate Commissioner
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Notice: Business and Professions Code Section 10139 provides that, "Any person acting as a
real estate broker or real estate salesperson without a license or who advertises using words
indicating that he or she is a real estate broker without being so licensed shall be guilty of a
public offense punishable by a fine not exceeding twenty thousand dollars (\$20,000), or by
imprisonment in the 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)...."

9	cc:	Christina L. Flanary
10		415 West Twain Avenue Fresno, CA 93704
11 12 13 14		The Pro Per Legal Professionals 4021 North Fresno Street, Suite 109 Fresno, CA 93726 David E. Mendez
		4021 N. Fresno Street, Suite 104 Fresno, CA 93726
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26	ATTY	JWB/km
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