1 2 3 4 5 6 7	Bureau of Real Estate 320 West Fourth St. #350 Los Angeles, CA 90013 (213) 576-6982 JAN 2 5 2016 BUREAU OF REAL ESTATE BWARMAN
8	BEFORE THE BUREAU OF REAL ESTATE
9	STATE OF CALIFORNIA
10	* * * *
11	
12	To:) No. H-04769 SD)
13	SHLC HOLDINGS LLC, dba Secure) ORDER TO DESIST Horizons Investment Counselors and) AND REFRAIN
14	Universal Relief Advocacy Organization;)and TYLER BRENT ZOLLINGER)(B&P Code Section 10086)
15 16	
17	
18	
19	The Real Estate Commissioner of the State of California ("Commissioner") has
20	caused an investigation to be made of the activities of SHLC HOLDINGS LLC ("SHLC"), dba
21	Secure Horizons Investment Counselors and Universal Relief Advocacy Organization; and
22	TYLER BRENT ZOLLINGER ("ZOLLINGER"). Based on that investigation, the
23	Commissioner has determined that the above named individual and entity have engaged in, are
24	engaging in, or are attempting to engage in, acts or practices constituting violations of the
25	California Business and Professions Code ("Code"), including acting in the capacity of,
26	advertising and/or assuming to act as real estate brokers in the State of California within the
	meaning of Code Section 10131(d) (advertising, soliciting borrowers or lenders for or
27	negotiating loans, or collecting payments or performing services for borrowers or lenders or note
	- 1 -

•

1 owners in connection with loans secured directly or collaterally by liens on real property). 2 Based on that investigation, the Commissioner hereby issues the following 3 Findings of Fact, Conclusions of Law, and Desist and Refrain Order under the authority of 4 Section 10086 of the Code. 5 **FINDINGS OF FACT** 6 1. SHLC is a limited liability company doing business as Secure Horizons 7 Investment Counselors, and as Universal Relief Advocacy Organization. Neither SHLC nor 8 either of its fictitious business names is licensed by the Bureau of Real Estate ("Bureau") in any 9 capacity. 10 2. ZOLLINGER is not licensed by the Bureau in any capacity. ZOLLINGER was 11 previously licensed by the Bureau as a real estate salesperson. On or about November 20, 2009, 12 he surrendered his license. 13 3. Whenever acts referred to below are attributed to SHLC those acts are alleged to have been done by each person named herein, acting alone, or by and/or through one or more 14 15 agents, associates, affiliates, and/or co-conspirators, including but not limited to each of those 16 named herein, and using a fictitious name(s) unknown at this time. 17 4. At all times relevant herein, SHLC and ZOLLINGER engaged in the business 18 of, acted in the capacity of, advertised or assumed to act as real estate brokers in the State of 19 California within the meaning of Code Section 10131(d) and 10131.2. These activities included soliciting borrowers to provide mortgage loan and loan modification services, and claiming, 20 demanding, charging, receiving, collecting or contracting for the collection of advance fees 21 22 within the meaning of Code Sections 10026 and 10085. 23 5. Beginning in or around October, 2013, and continuing to the present time, SHLC mailed advertisements soliciting distressed borrowers seeking loan modification and 24foreclosure avoidance services, which advertisements were false, misleading or deceptive, and/or 25 which otherwise created the false impression that the recipients were preapproved for reduction 26 of their mortgage loan payments. Specifically, SHLC mailed out "Payment Reduction 27 - 2 -

Notifications," stating that specific recipients were, "prequalified for an Economic Advantage 1 Payment and/or Principal Reduction Program," designed to bring house payments current for 2 less than amounts owed and/or reductions in principal balance. The mailers also contained large 3 print headings, including "FORM 012-S Payment Reduction Notification Economic Stimulus 4 2013," that gave the misleading impression the solicitation was affiliated with or from a 5 6 government agency, when it was not.

7 6. In or around October, 2013, consumer Feliciana W. ("Consumer") received a Payment Reduction Notification from SHLC. Consumer called the number on the mailing and 8 spoke with ZOLLINGER who advised Consumer that SHLC could assist her with her mortgage 9 loan. On or about October 28, 2013, Consumer entered into an agreement with SHLC to provide 10 loan modification and related foreclosure avoidance services in exchange for the payment of an 11 advance fee in the amount of \$685 per month. Consumer was also put in touch with an individual 12 named Holly Wu who instructed Consumer to sign various forms and to return them to her. 13 Consumer made payments totaling \$2,055 over a period of three months, but SHLC failed to 14provide the agreed upon assistance. Thereafter, Consumer stopped making payments to SHLC. 15

CONCLUSIONS OF LAW

17 7. Based on the information contained in Paragraphs 1 through 6, inclusive, above, SHLC and ZOLLINGER performed and/or participated in loan solicitation, negotiation 18 and modification activities as well as advance fee handling which require a real estate broker 19 license under the provisions of Code Sections 10131(d) and 10131.2 during a period of time 20 when neither of them was licensed by the Bureau as a real estate broker nor employed as a real 21 estate salesperson by the broker on whose behalf the activities were performed, all of which is ·22 23 in violation of Section 10130 of the Code.

 24

16

25

DESIST AND REFRAIN ORDER

IT IS HEREBY ORDERED THAT SHLC HOLDINGS LLC and TYLER BRENT ZOLLINGER, whether doing business under their own names, or any other names, or 26 any fictitious name, ARE HEREBY ORDERED to immediately desist and refrain from 27

- 3

i	
1	performing any acts within the State of California for which a real estate broker license is
2	required. In particular each of them is ORDERED TO DESIST AND REFRAIN from:
3	(i) charging, demanding, claiming, collecting and/or receiving advance fees, as
4	that term is defined in Section 10026 of the Code, in any form, and under any conditions, with
5	respect to the performance of loan modifications or any other form of mortgage loan
6	forbearance service in connection with loans on residential property containing four or fewer
7	dwelling units (Code Section 10085.6); and
8	(ii) charging, demanding, claiming, collecting and/or receiving advance fees, as
9	that term is defined in Section 10026 of the Code, for any other real estate related services
10	offered by them to others.
11	DATED: JANUARY 15, 2016
12	
13	WAYNE S. BELL REAL ESTATE COMMISSIONER
14	
15	By:
16	Chief Deputy Commissioner
17	
18	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)."
19	
20	
21	
22	
23	
24	
25	cc: SHLC Holdings LLC Tyler Brent Zollinger
26	
27	
	- 4 -