DEPARTMENT OF REAL ESTATE P. O. Box 187007 Sacramento, CA 95818-7007

Telephone: (916) 227-0791



AUG - 5 2009

DEPARTMENT OF REAL ESTATE

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BEFORE THE DEPARTMENT OF REAL ESTATE STATE OF CALIFORNIA

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FOCUS CONSULTING SERVICES, DISCOVERY BAY FINANCIAL GROUP, and, DENNIS SANTIAGO.

NO. H- 10744 SF

ORDER TO DESIST AND REFRAIN (B&P Code Section 10086)

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The Commissioner (Commissioner) of the California Department of Real Estate (Department) caused an investigation to be made of the activities of FOCUS CONSULTING SERVICES (FCS), DISCOVERY BAY FINANCIAL GROUP (DBFG), and DENNIS SANTIAGO (SANTIAGO) (collectively referred to as "you"). Based on that investigation, the Commissioner has determined that FCS, DBFG, and SANTIAGO have engaged in, are engaging in, or are attempting to engage in, acts or practices constituting violations of the California Business and Professions Code (Code) and/or Title 10, Chapter 6, California Code of Regulations (Regulations), including the business of, acting in the capacity of, and/or advertising or assuming to act as real estate brokers in the State of California within the meaning of Section 10131(d) (performing services for borrowers in connection with loans secured by real property) of the Code. Additionally, you have violated Sections 10130 (unlicensed activity),

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10085 (advanced fee agreements), 10085.5 (advance fee payments), 10146 (depositing advanced fees into a trust account), 10176(a) (misrepresentation), (b) (false promises), (c) (continued and flagrant course of misrepresentation and/or making false promises), and (i) (fraud and dishonest dealing by licensee), and 10177(d) (violating the real estate law), (g) (negligence) and/or (j) (fraud and dishonest dealing) of the Code and Sections 2970 (advance fee materials) and 2972 (accounting content) of the Regulations. Furthermore, based on the investigation, the Commissioner hereby issues the following Findings of Fact, Conclusions of Law, and Desist and Refrain Order under the authority of Section 10086 of the Code.

Whenever acts referred to below are attributed to FCS, DBFG and SANTIAGO, those acts are alleged to have been done by FCS, DBFG and SANTIAGO, acting by themselves, or by and/or through one or more agents, associates, affiliates, and/or co-conspirators, known or unknown.

FINDINGS OF FACT

- 1. FCS is not now, and has never been, licensed by the Department in any capacity.
- 2. DBFG is not now, and has never been, licensed by the Department in any capacity.
- 3. SANTIAGO was licensed by the Department as a real estate salesperson effective May 25, 1977; said license expired May 24, 1981.
- 4. Between about October 14, 2008 and February 19, 2009, FCS and DBFG, through SANTIAGO, solicited Helen Lund (Lund) in order to provide loan modification services.
- 5. In furtherance of FCS, DBFG and SANTIAGO's plan and scheme to provide loan modification services to Lund, SANTIAGO requested advance fees of about \$4,760.00 from Lund. In reliance on SANTIAGO's representations, Lund signed the FCS Fee Agreement and paid advance fees in the about of \$4,760.00. FCS and DBFG did not provide a successful and/or sustainable loan modification to Lund.

CONCLUSIONS OF LAW

- 1. Based on the Findings of Fact contained in Paragraphs 1 through 5, FCS, DBFG and SANTIAGO, acting by themselves, or by and/or through one or more agents, associates, affiliates, and/or co-conspirators, solicited borrowers, to perform services for those borrowers 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 for the services to be provided, which acts require a real estate broker license under Sections 10130 (unlicensed activity), 10131(d) (mortgage loans,) and 10131.2 (advance fees) of the Code, during a period of time when FCS, DBFG and SANTIAGO, were not licensed by the Department as real estate brokers.
- 2. Based on the Findings of Fact contained in Paragraphs 1 through 5, FCS, DBFG and SANTIAGO, 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 for those borrowers and/or those borrowers' lenders in connection with loans secured directly or 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 10085 (advanced fee agreements), 10085.5 (advance fee payments), 10146 (depositing advanced fees into a trust account), 10176(a) (misrepresentation), (b) (false promises), (c) (continued and flagrant course of misrepresentation and/or making false promises), and (i) (fraud and dishonest dealing by licensee), and 10177(d) (violating the real estate law), (g) (negligence) and/or (j) (fraud and dishonest dealing) of the Code and Sections 2970 (advance fee materials) and 2972 (accounting content).

DESIST AND REFRAIN ORDER

Based on the Findings of Fact and Conclusions of Law stated herein, you, FCS, DBFG and SANTIAGO, whether doing business under your own names, or any other names or fictitious names, ARE HEREBY ORDERED to:

- 1. 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:
- (i) soliciting borrowers and/or performing services for borrowers or lenders in connection with loans secured directly or collaterally by one or more liens on real property, and,
- (ii) from charging, demanding, or collecting an advance fee for any of the services you offer to others, unless and until you obtain a real estate broker license issued by the Department, and until you demonstrate and provide evidence satisfactory to the Commissioner that you are in full compliance with all of the requirements of the Code and Regulations relating to charging, collecting, and accounting for advance fees.
- 2. Immediately desist and refrain from collecting advance fees, as that term is defined in Section 10026 of the Code, in any form and particularly with respect to loan modification, loan refinance, principal reduction, foreclosure abatement or short sale services, unless and until you demonstrate and provide evidence satisfactory to the Commissioner that you have:
- (i) an advance fee agreement which has been submitted to the Department and which is in compliance with Sections 2970 and 2972 of the Regulations;
- (ii) placed all previously collected advance fees into a trust account for that purpose and are in compliance with Section 10146 of the Code; and.
- (iii) provided an accounting to trust fund owner-beneficiaries pursuant toSection 2972 of the Regulations.

DATED: <u>8</u>, 2009

JEFF DAVI

Real Estate Commissioner

By

Chief Deputy Commissioner

- 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)....."

DENNIS SANTIAGO
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DISCOVERY BAY FINANCIAL GROUP
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