( ) <sup>*</sup>	
1	FILED
2	Department of Real Estate
3	Sacramento, CA 95818-7007 OCT - 7 2010
4	Telephone: (916) 227-0781 DEPARTMENT OF REAL ESTATE
5	. J. mm
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. 8	BEFORE THE DEPARTMENT OF REAL ESTATE
9	STATE OF CALIFORNIA
10	* * * * *
11	In the Matter of the Accusation of No. H-10985 SF
12	
.13	REZN8 SYSTEMS INCORPORATED, and       STIPULATION AND         RAUL FERNANDEZ SAMSON,       AGREEMENT
14	Respondents.
15	
16	It is hereby stipulated by and between RAUL FERNANDEZ SAMSON,
. 17	(hereinafter "Respondent"), and the Complainant, acting by and through Truly Sughrue,
18	Counsel for the Department of Real Estate, as follows for the purpose of settling and disposing the Accusation filed on August 17, 2010 in this matter:
19	1. All issues which were to be contested and all evidence which was to be
20	presented by Complainant and Respondent at a formal hearing on the Accusation, which hearing
21	was to be held in accordance with the provisions of the Administrative Procedure Act
22	(hereinafter "APA"), shall instead and in place thereof be submitted solely on the basis of the
23	provisions of this Stipulation and Agreement.
24	2. Respondent have received, read and understand the Statement to
25	Respondent, and the Discovery Provisions of the APA filed by the Department of Real Estate in
26	this proceeding.
27	
	- 1 - H-10985 SF 08/30/10
J.	· · · · · · · · · · · · · · · · · · ·

3. Respondent filed a Notice of Defense pursuant to Section 11505 of the Government Code for the purpose of requesting a hearing on the allegations in the Accusation. Respondent hereby freely and voluntarily withdraws said Notice of Defense. Respondent acknowledges that he understands that by withdrawing said Notice of Defense he will thereby waive his rights to require the Commissioner to prove the allegations in the Accusation at a contested hearing held in accordance with the provisions of the APA, and that he will waive other rights afforded to him in connection with the hearing such as the right to present evidence in defense of the allegations in the Accusation and the right to cross-examine witnesses.

4. This stipulation is based on the factual allegations contained in the
 Accusation. In the interest of expediency and economy, Respondent chooses not to contest these
 factual allegations, but to remain silent and understand that, as a result thereof, these factual
 statements will serve as a prima facie basis for the "Determination of Issues" and "Order" set
 forth below. The Real Estate Commissioner shall not be required to provide further evidence to
 prove such allegations.

5. This Stipulation and Respondent's decision not to contest the Accusation
 are made for the purpose of reaching an agreed disposition of this proceeding and are expressly
 limited to this proceeding and any other proceeding or case in which the Department of Real
 Estate (herein "the Department"), the state or federal government, an agency of this state, or an
 agency of another state is involved.

<sup>17</sup> 6. It is understood by the parties that the Real Estate Commissioner may
<sup>18</sup> adopt the Stipulation and Agreement as his decision in this matter thereby imposing the penalty
<sup>19</sup> and sanctions on the real estate licenses and license rights of Respondent as set forth in the below
<sup>20</sup> "Order". In the event that the Commissioner in his discretion does not adopt the Stipulation and
<sup>21</sup> Agreement, it shall be void and of no effect, and Respondent shall retain the right to a hearing
<sup>22</sup> and proceeding on the Accusations under all the provisions of the APA and shall not be bound by
<sup>23</sup> any admission or waiver made herein.

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7. The Order or any subsequent Order of the Real Estate Commissioner made pursuant to this Stipulation and Agreement shall not constitute an estoppel, merger or bar to any further administrative or civil proceedings by the Department of Real Estate with respect to any matters which were not specifically alleged to be causes for accusation in this proceeding.

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H-10985 SF 08/30/10

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	* * * *
1	DETERMINATION OF ISSUES
2	By reason of the foregoing stipulations and waivers and solely for the purpose of
3	settlement of the pending Accusation without a hearing, it is stipulated and agreed that the
4	following determination of issues shall be made:
· 5	I
6	The acts and omissions of Respondent as described in the Fourth Cause of
7	Action of the Accusation are grounds for the suspension or revocation of Respondent licenses
8	and license rights under Section 10177(h) and Section 10159.2 of the Code in conjunction with
9	Section 10177(d) of the Code.
10	
11	<u>ORDER</u> I
12	
13	All licenses and licensing rights of Respondent under the Real Estate Law are
14	revoked; provided, however, a restricted real estate broker license shall be issued to Respondent
15	pursuant to Section 10156.5 of the Business and Professions Code if Respondent makes
16	application therefore and pays to the Department of Real Estate the appropriate fee for the
17	restricted license within 90 days from the effective date of this Decision. The restricted license
18	issued to Respondent shall be subject to all of the provisions of Section 10156.7 of the Business
19	and Professions Code and to the following limitations, conditions and restrictions imposed under
20	authority of Section 10156.6 of that Code:
21	
22	1. The restricted license issued to Respondent may be suspended prior to
23	hearing by Order of the Real Estate Commissioner in the event of Respondent's conviction or
24	plea of nolo contendere to a crime which is substantially related to Respondent's fitness or
25	capacity as a real estate licensee.
26	
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The restricted license issued to Respondent may be suspended prior to 2. 1 hearing by Order of the Real Estate Commissioner on evidence satisfactory to the Commissioner 2 that Respondent has violated provisions of the California Real Estate Law, the Subdivided Lands 3 Law, Regulations of the Real Estate Commissioner or conditions attaching to the restricted 4 5 license. 6 Any restricted license issued to Respondent pursuant to this Decision shall 3. 7 be suspended for a period of one (1) year from the issuance of the restricted license.

9 4. Respondent, during the period of restriction, cannot serve as the
 Designated Officer of a real estate corporation unless he owns at least 50 percent of the
 outstanding stock of the corporation.

12 Respondent shall not be eligible to apply for the issuance of an 5. 13 unrestricted real estate license nor for removal of any of the conditions, limitations or restrictions 14 of a restricted license until three (3) years have elapsed from the effective date of this Decision. 15 Respondent shall, within nine (9) months from the effective date of this 6. 16 Order, present evidence satisfactory to the Real Estate Commissioner that Respondent has, since 17 18 the most recent issuance of an original or renewal real estate license, taken and successfully 19 completed the continuing education requirements of Article 2.5 of Chapter 3 of the Real Estate 20 Law for renewal of a real estate license. If Respondent fails to satisfy this condition, the 21 Commissioner may order the suspension of the restricted license until Respondent presents such 22 evidence. The Commissioner shall afford Respondent the opportunity for hearing pursuant to the 23 24 Administrative Procedure Act to present such evidence.

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7. Respondent shall, within six (6) months from the effective date of this Decision, take and pass the Professional Responsibility Examination administered by the

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H-10985 SF 08/30/10

Department including the payment of the appropriate examination fee. If Respondent fails to 1 satisfy this condition, the Commissioner may order suspension of the license until Respondent 2 passes the examination. 3 4 5 SUGHRUE Counsel for Complainant 6 7 8 I have read the Stipulation and Agreement, and its terms are understood by me 9 and are agreeable and acceptable to me. I understand that I am waiving rights given to me by the 10 California Administrative Procedure Act, and I willingly, intelligently and voluntarily waive those rights, including the right of requiring the Commissioner to prove the allegations in the 11 Accusation at a hearing at which I would have the right to cross-examine witnesses against me 12 and to present evidence in defense and mitigation of the charges. 13 14 15 16 8-31-10 17 ANDEZ SAMSON RAU DATED Respon 18 19 The foregoing Stipulation and Agreement is hereby adopted as my Decision and 20 OCT 282010 21 shall become effective at 12 o'clock noon on 22 <u>9/29</u> 2010. IT IS SO ORDERED \_ 23 24 JEFF DAVI Real estate Commissioner 25 26 27 BY: Baibara J. Bigby Chief Deputy Commissioner H-10985 SF - 5 -08/30/10

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2	OCT - 7 2010
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4	DEPARTMENT OF REAL ESTATE
5	By . m
6	
7	BEFORE THE DEPARTMENT OF REAL ESTATE
8	STATE OF CALIFORNIA
9	* * *
10 11	In the Matter of the Accusation of ) No. H-10985 SF
12	REZN8 SYSTEMS INCORPORATED,
13	Respondent.
14	·}
15	ORDER ACCEPTING VOLUNTARY SURRENDER OF REAL ESTATE LICENSE
16	On September 7, 2010, a First Amended Accusation was filed in this matter
17	against the above-entitled matter.
18	On September 9, 2010, Respondent REZN8 SYSTEMS INCORPORATED
19	petitioned the Commissioner to voluntarily surrender its real estate corporation license pursuant
20	to Section 10100.2 of the Business and Professions Code.
21	IT IS HEREBY ORDERED that the petition of Respondent REZN8 SYSTEMS
22	INCORPORATED for voluntary surrender of its real estate corporation license is accepted as of
23	the effective date of this Order as set forth below, based upon the understanding and agreement
24	expressed in the Declaration executed by Respondent REZN8 SYSTEMS INCORPORATED
25	on September 9, 2010 (attached as Exhibit "A" hereto).
26	///
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1	Respondent REZN8 SYSTEMS INCORPORATED's license certificate and
2	pocket card shall be sent to the below-listed address so that they reach the Department on or
3	before the effective date of this Order:
4	DEPARTMENT OF REAL ESTATE
5	Attention: Licensing Flag Section P. O. Box 187000
6	Sacramento, CA 95818-7000
7	
8	noon on This Order shall become effective at 12 o'clock
9	$\frac{\text{noon on } \underline{\text{UCI 282UIU}}}{\text{DATED: } \underline{\text{G}/\text{U/Cau}}}$
10	
11	JEFF DAVI Real Estate Commissioner
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13	WILL X
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e	BEFORE THE DEPARTMENT OF REAL ESTATE
9	STATE OF CALIFORNIA
10	***
11	)
12	In the Matter of the Accusation of No. H-10985 SF
13	REZNS SYSTEMS INCORPORATED, and
14	RAUL FERNANDEZ SAMSON,
15	Respondents.
16	DECLARATION
17	REZNS SYSTEMS INCORPORATED is licensed as a corporate real estate
18	broker and/or has license rights with respect to said license. My name is Mirza Zulfiqar Ali and
19	I am an officer of REZN8 SYSTEMS INCORPORATED, and I am authorized to sign this
20	declaration on behalf of REZN8 SYSTEMS INCORPORATED. I am acting on behalf of
21	REZN8 SYSTEMS INCORPORATED.
22	In lieu of proceeding in this matter in accordance with the provisions of the
23	Administrative Procedure Act (Sections 11400 et seq., of the Government Code) I wish to
24	voluntarily surrender the real estate license(s) issued by the Department of Real Estate
25	("Department") to REZN8 SYSTEMS INCORPORATED, pursuant to Business and
26	Professions Code Section 10100.2.
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It is understood that by so voluntarily surrendering this license, REZN8 SYSTEMS INCORPORATED may be relicensed as a broker corporation only by petitioning for reinstatement pursuant to Section 11522 of the Government Code. I also understand that by so voluntarily surrendering said license, REZN8 SYSTEMS INCORPORATED agrees to the following:

The filing of this Declaration shall be deemed as the petition of REZN8 6 SYSTEMS INCORPORATED for voluntary surrender. It shall also be deemed to be an 7 understanding and agreement by REZN8 SYSTEMS INCORPORATED that it hereby waives all 8 rights it may have to require the Commissioner to prove the allegations contained in the 9 Accusations filed in this matter at a hearing held in accordance with the provisions of the 10 11 Administrative Procedure Act (Government Code Sections 11400 et seq.), and that REZN8 SYSTEMS INCORPORATED also waives other rights afforded to it in connection with the 12 hearing such as the right to discovery, the right to present evidence in defense of the allegations 13 in the Accusation and the right to cross-examine witnesses. REZN8 SYSTEMS 14 INCORPORATED further agrees that upon acceptance by the Commissioner, as evidenced by an 15 appropriate order, all affidavits and all relevant evidence obtained by the Department in this 16 matter prior to the Commissioner's acceptance, and all allegations contained in the Accusations 17 heretofore filed in the Department Case No. H-10985 SF, may be considered exclusively by the 18 Department to be true and correct for the purpose of deciding whether to grant relicensure or 19 reinstatement pursuant to Government Code Section 11522. 20

I declare under penalty of perjury under the laws of the State of California that the
 above is true and correct and that REZN8 SYSTEMS INCORPORATED freely and voluntarily
 surrender all license(s) and license rights under the Real Estate Law.

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Mirza Zulfidar Ali fór REZN8 SYSTEMS INCORPORATED

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1	TRULY SUGHRUE, Counsel
2	State Bar No. 223266 SEP - 7 2010 Department of Real Estate
3	P.O. Box 187007
4	Sacramento, CA 95818-7007
5	Telephone: (916) 227-0789 (916) 227-0781 (Direct)
6	·
7	
8	BEFORE THE DEPARTMENT OF REAL ESTATE
9	STATE OF CALIFORNIA
10	* * *
11	
12	In the Matter of the Accusation of No. H-10985 SF
13	REZN8 SYSTEMS INCORPORATED, and       )       FIRST AMENDED         RAUL FERNANDEZ SAMSON,       )       ACCUSATION
14	Respondents.
15	
16	The Constrainent F. I. Hoheman H Denute Deal Estate Commissioner of the
17	The Complainant, E. J. Haberer II, a Deputy Real Estate Commissioner of the
18	State of California, for cause of Accusation against REZN8 SYSTEMS INCORPORATED, and
19	RAUL FERNANDEZ SAMSON (hereinafter "Respondents"), is informed and alleges as
20	follows:
21	PRELIMINARY ALLEGATIONS
22	
23	The Complainant, E. J. Haberer II, a Deputy Real Estate Commissioner of the
24	State of California, makes this Accusation in her official capacity.
25	2
26	Respondents are presently licensed and/or have license rights under the Real
27	Estate Law, Part 1 of Division 4 of the Business and Professions Code (hereinafter "Code").
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At all times mentioned from and after, Respondent REZN8 SYSTEMS INCORPORATED, (hereinafter "REZN8") was and is licensed by the State of California Department of Real Estate (hereinafter "Department") as a real estate broker corporation.

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At all times mentioned, Respondent RAUL FERNANDEZ SAMSON, (hereinafter "SAMSON") was and is licensed by the Department individually as a real estate broker. At all times mention from September 16, 2009 to June 21, 2010 SAMSON was licensed by the Department as the designated officer of REZN8. As said designated officer-broker, SAMSON was responsible pursuant to Section 10159.2 of the Code for the supervision of the activities of the officers, agents, real estate licensees and employees of REZN8 for which a license is required.

13

Whenever reference is made in an allegation in this Accusation to an act or
 omission of REZN8, such allegation shall be deemed to mean that the officers, directors,
 employees, agents and/or real estate licensees employed by or associated with REZN8 committed
 such act or omission while engaged in the furtherance of the business or operations of such
 corporate Respondent and while acting within the course and scope of their authority and
 employment.

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At all times mentioned, Respondents engaged in the business of, acted in the capacity of, advertised, or assumed to act as real estate brokers in the State of California, within the meaning of Section 10131(d) of the Code, including the operation and conduct of a mortgage loan brokerage and/or loan modification business with the public wherein each of them solicited lenders and borrowers for or negotiated loans or collected payments and/or performed services for borrowers or lenders or note owners in connection with loans secured directly or collaterally by liens on real property for or in expectation of compensation.

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	· · · · ·		
1	<sup>1</sup> FIRST CAUSE OF ACTION		
2	7		
<sup>3</sup> Each and eve	Each and every allegation in Paragraphs 1 through 6, are incorporated by this		
<sup>4</sup> reference as if fully set forth	n herein.		
5	8		
	out February 2009, REZN8, in course of the real estate resale		
	ed in Paragraph 6, solicited and/or performed services for borrowers,		
	cured directly or collaterally by liens on real property or on a business		
	tation of compensation. Such activities include, but are no limited to:		
<sup>10</sup> PROPERTY O	WNER PROPERTY ADDRESS		
<sup>11</sup> Mufid S.	150 Tiptoe Lane, Burlingame, California		
<sup>12</sup> Anthony B.	900 Corsair Lance, Foster City, California		
<sup>13</sup> Anthony B.	16881 Genevieve Place, San Lorenzo, California		
Anthony B.	1256 Sierra Boulevard, South Lake Tahoe, California		
16 George A.	5177 Fern Ridge Circle, Discovery Bay, California		
18			
19	9		
	nission of the acts alleged above, REZN8 engaged in the business and		
	al estate broker within the State of California as defined by Section		
$_{22}$ 10131(a) of the Business an	d Professions Code.		
23	10		
The facts alle	The facts alleged in the First Cause of Action are grounds for the suspension or		
	revocation of the licenses of REZN8 under Section 10130 of the Code in conjunction with		
$_{26}$   10177(d) of the Code.			
27 ///			
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1		SECOND CAUSE OF ACTION		1
2		11		
3	Each and every	allegation in Paragraphs 1 through 6,	are incorpo	rated by this
4	reference as if fully set forth he	rein.		
5		12		
6	In connection w	ith the operation and conduct of the	real estate ac	tivities described
7	in Paragraph 6, REZN8, engage	ed in the business of claiming, dema	nding, charg	ing, receiving,
8	collecting, or contracting for th	e collection of advance fees within the	he meaning	of Sections 10026
9	and 10131.2 (hereinafter "adva	nce fees") of the Code including but	not limited	to the following:
10	PROPERTY OWNER	PROPERTY ADDRESS(ES)	<b>DATE</b>	ADVANCE
11				<u>FEE</u>
12	Mufid S.	150 Tiptoe Lane, Burlingame, California	3/20/09	\$6,000
13	Anthony B.	900 Corsair Lance, Foster City,	5/9/09	\$6,250
14		California;		
. 15		16881 Genevieve Place, San Lorenzo, California; and		
16		1256 Sierra Boulevard, South		
17		Lake Tahoe, California		
18	George A.	5177 Fern Ridge Circle,	7/28/09	\$3995
19		Discovery Bay, California		
20		13		
21		ith the collection and handling of sai		
22		ict and all materials used in obtaining	-	-
23	-	t of Real Estate prior to use as requir	•	
24	Regulations").	e 10 of the California Code of Regula	ations (nerei	nanter the
25				
26				
. 27				
		- 4 -		
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1	14
2	The acts and/or omissions of REZN8 described in the Second Cause of Action,
3	constitute violation of Section 10177(d) of the Code in conjunction with Section 10085 of the
4	Code and Section 2970 of the Regulations, and are cause for the suspension or revocation of
5	REZN8 license and license rights.
6	THIRD CAUSE OF ACTION
7	15
8	Each and every allegation in Paragraphs 1 through 14, inclusive, above, are
9	incorporated by this reference as if fully set forth herein.
10	16
11	In the course of activities described in Paragraph 6, REZN8 caused to be mailed to
12	R. Walker-Zarlingo and Sylvester L. Mosley advertisements which included statements or
13	representations with regard to rates, terms, or conditions for making or negotiating loans which
14	are not in compliance with advertising statements, including but not limited to:
15	(a) The advertisement was false, misleading, and/or deceptive, in that the use
16	of an expiration date creates a false sense of urgency and is in violation of Section 10235 of the
17	Code;
18	(b) The advertisement was false, misleading, and/or deceptive, in that the use
19	of verbiage such as "Mortgage Bailout Notification", "Notice of Eligibility", and "modification
20	pre-approval" implies the consumer has already been approved for a loan modification and is in
21	violation of Section 10235 of the Code;
22	(c) The advertisement quotes an interest rate, such as 3.0%, without an
23	equally prominent APR in violation of Section 2848(16) of the Regulations;
24	(d) The advertisement failed to disclose within the printed text the license
25	under which the loan would be made or arranged in violation of Sections 10235.5 and 10236.4 of
26	the Code;
27	///
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(e) The advertisements used the names "Loan Modification Department"
 which is not properly licensed fictitious business names of REZN8, in violation of Section
 10159.5 of the Code and Section 2731 of the Regulations;

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(f) The required statement, "Real Estate Broker, California Department of Real Estate" is not included in the advertisements, and is in violation of Section 2847.3 of the Regulations;

(g) The advertisement failed to include a designation that REZN8 was
 performing acts for which a real estate license is required in violation of Section 10140.6 of the
 Code and Section 2770.1 of the Regulations;

(h) The advertisements contained superlatives and comparatives such as "low" without further explanation, which render them unambiguous in the context they are used, and are in violation of Section 2848(2) of the Regulations;

(i) The advertisements provide, "without the traditional restrictions of credit
 history, income requirements or employment status," without a statement that these products may
 have a higher rate, more points, or more fees than other products requiring documentation, and is
 in violation of Section 2848(18) of the Regulations;

(j) The advertisements imply it is from a lender in violation of Section
2848(4) of the Regulations; and

(k) The advertisements implied that there is an official government endorsement or approval in violation of Section 2848(12) of the Regulations.

17

REZN8 operated its real estate business under the fictitious business names of
 "REZN8 Financial Services", without REZN8 obtaining a license bearing said fictitious
 business name as required by Section 2731 of the Regulations.

The acts and/or omissions of REZN8 as alleged above constitute grounds for
 disciplinary action under the following provisions:

- 6 -

As to Paragraphs 16(a) and 16(b) under Section 10235 of the Code in 1 (a) 2 conjunction with Section 10177(d) of the Code; 3 (b) As to Paragraph 16(c) under Section 2848(16) of the Regulations in 4 conjunction with Section 10177(d) of the Code; 5 (c) As to Paragraph 16(d) under Sections 10235.5 and 10236.4 of the Code in 6 conjunction with Section 10177(d) of the Code; 7 As to Paragraphs 16(e) and 17 under Sections 10159.5 of the Code and (d) 8 Section 2731 of the Regulations in conjunction with Section 10177(d) of the Code; 9 10 (e) As to Paragraph 16(f) under Section 2847.3 of the Regulations in conjunction with Section 10177(d) of the Code; 11 12 (f) As to Paragraph 16(g) under Section 10140.6 of the Code and Section 13 2770.1 of the Regulations in conjunction with Section 10177(d) of the Code; 14 As to Paragraph 16(h) under Section 2848(2) of the Regulations in (g) 15 conjunction with Section 10177(d) of the Code; 16 (h) As to Paragraph 16(i) under Section 2848(18) of the Regulations in 17 conjunction with Section 10177(d) of the Code: 18 19 (i) As to Paragraph 16(i) under Section 2848(4) of the Regulations in 20 conjunction with Section 10177(d) of the Code; and 21 (j) As to Paragraph 16(k) under Section 2848(12) of the Regulations in conjunction with Section 10177(d) of the Code. 22 FOURTH CAUSE OF ACTION 23 19 24 Each and every allegation in Paragraphs 1 through 18, inclusive, above, are 25 incorporated by this reference as if fully set forth herein. 26 III27

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Respondent SAMSON failed to exercise reasonable supervision over the acts of Respondent REZN8 in such a manner as to allow the acts and events described above to occur.

21

The acts and/or omissions of SAMSON described in Paragraph 20, constitute failure on the part of SAMSON, as designated broker-officer for REZN8, to exercise reasonable supervision and control over the licensed activities of REZN8 required by Section 10159.2 of the Code.

22

The facts described above as to the Fourth Cause of Accusation constitute cause for the suspension or revocation of the licenses and license rights of Respondent SAMSON under Section 10177(g) and/or Section 10177(h) of the Code and Section 10159.2 of the Code in conjunction with Section 10177(d) of the Code.

WHEREFORE, Complainant prays that a hearing be conducted on the allegations of this Accusation and that upon proof thereof, a decision be rendered imposing disciplinary action against all licenses and license rights under the Real Estate Law (Part 1 of Division 4 of the Business and Professions Code) of Respondents, and for such other and further relief as may 18 be proper under applicable provisions of law.

E. J. HÁBERER II Deputy Real Estate Commissioner

Dated at Oakland, California, this  $3/\frac{2}{2}$  day of August, 2010

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1	TRULY SUGHRUE, Counsel
2	State Bar No. 223266
3	P.O. Box 187007
4	Telephone: (916) 227-0789
5	(916) 227-0781 (Direct)
6	
7	
8	BEFORE THE DEPARTMENT OF REAL ESTATE
9	STATE OF CALIFORNIA
10	* * *
11	In the Matter of the Accusation of ) No. H-10985 SF
12 13	) ) ) (REZN8 SYSTEMS INCORPORATED, and ) <u>ACCUSATION</u>
14	PAUL FERNANDEZ SAMSON,
15	Respondents.
16	
17	The Complainant, E. J. Haberer II, a Deputy Real Estate Commissioner of the
18	State of California, for cause of Accusation against REZN8 SYSTEMS INCORPORATED, and
19	PAUL FERNANDEZ SAMSON (hereinafter "Respondents"), is informed and alleges as
20	follows:
21	PRELIMINARY ALLEGATIONS
22	The Complement F. I. H. L. D (C. D. L. F. C
23.	The Complainant, E. J. Haberer II, a Deputy Real Estate Commissioner of the State of California, makes this Accusation in her official capacity.
24	2
25	Respondents are presently licensed and/or have license rights under the Real
26 27	Estate Law, Part 1 of Division 4 of the Business and Professions Code (hereinafter "Code").
21	
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At all times mentioned from and after, Respondent REZN8 SYSTEMS INCORPORATED, (hereinafter "REZN8") was and is licensed by the State of California Department of Real Estate (hereinafter "Department") as a real estate broker corporation.

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3

At all times mentioned, Respondent PAUL FERNANDEZ SAMSON, (hereinafter
 "SAMSON") was and is licensed by the Department individually as a real estate broker. At all
 times mention from September 16, 2009 to June 21, 2010 SAMSON was licensed by the
 Department as the designated officer of REZN8. As said designated officer-broker, SAMSON
 was responsible pursuant to Section 10159.2 of the Code for the supervision of the activities of
 the officers, agents, real estate licensees and employees of REZN8 for which a license is
 required.

13

Whenever reference is made in an allegation in this Accusation to an act or
 omission of REZN8, such allegation shall be deemed to mean that the officers, directors,
 employees, agents and/or real estate licensees employed by or associated with REZN8 committed
 such act or omission while engaged in the furtherance of the business or operations of such
 corporate Respondent and while acting within the course and scope of their authority and
 employment.

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6

At all times mentioned, Respondents engaged in the business of, acted in the
 capacity of, advertised, or assumed to act as real estate brokers in the State of California, within
 the meaning of Section 10131(d) of the Code, including the operation and conduct of a mortgage
 loan brokerage and/or loan modification business with the public wherein each of them solicited
 lenders and borrowers for or negotiated loans or collected payments and/or performed services
 for borrowers or lenders or note owners in connection with loans secured directly or collaterally
 by liens on real property for or in expectation of compensation.

- 2 -

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1	<u>FIRS</u>	ST CAUSE OF ACTION
2		7
3	Each and every allegation	on in Paragraphs 1 through 6, are incorporated by this
4	reference as if fully set forth herein.	
5		8
6	Beginning on or about Februar	y 2009, REZN8, in course of the real estate resale
7	brokerage activities described in Parag	raph 6, solicited and/or performed services for borrowers,
8	in connection with loans secured direc	tly or collaterally by liens on real property or on a business
9	opportunity, for or in expectation of co	ompensation. Such activities include, but are no limited to:
10	PROPERTY OWNER	PROPERTY ADDRESS
11	Mufid S.	150 Tiptoe Lane, Burlingame, California
12	Anthony B.	900 Corsair Lance, Foster City, California
13	Anthony B.	16881 Genevieve Place, San Lorenzo, California
14 15	Anthony B.	1256 Sierra Boulevard, South Lake Tahoe, California
. 16 · 17	George A.	5177 Fern Ridge Circle, Discovery Bay, California
18		
19		9
20	By the commission of the	he acts alleged above, REZN8 engaged in the business and
21	acted in the capacity of a real estate bro	oker within the State of California as defined by Section
22	10131(a) of the Business and Professio	ons Code.
23		10
24	The facts alleged in the	First Cause of Action are grounds for the suspension or
25	revocation of the licenses of REZN8 ur	nder Section 10130 of the Code in conjunction with
26	10177(d) of the Code.	
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· 1		SECOND CAUSE OF ACTION		, ,	
2		11			
3	Each and every allegation in Paragraphs 1 through 6, are incorporated by this				
4	reference as if fully set forth herein.				
5		12			
6	In connection w	with the operation and conduct of the	real estate a	ctivities described	
7	in Paragraph 6, REZN8, engag	ed in the business of claiming, dema	nding, charg	ging, receiving,	
8	collecting, or contracting for the	ne collection of advance fees within t	he meaning	of Sections 1002	
9	and 10131.2 (hereinafter "adva	ance fees") of the Code including but	not limited	to the following:	
10	PROPERTY OWNER	PROPERTY ADDRESS(ES)	DATE	<b>ADVANCE</b>	
11				<u>FEE</u>	
12 13	Mufid S.	150 Tiptoe Lane, Burlingame, California	3/20/09	\$6,000	
13	Anthony B.	900 Corsair Lance, Foster City, California;	5/9/09	\$6,250	
15 16		16881 Genevieve Place, San Lorenzo, California; and			
17		1256 Sierra Boulevard, South Lake Tahoe, California			
18	George A.	5177 Fern Ridge Circle,	7/28/09	\$3995	
19		Discovery Bay, California	1/20/09	\$3333	
20		13			
21	In connection with the collection and handling of said advance fee, REZN8 failed				
22	to cause the advance fee contra	act and all materials used in obtaining	the advance	e fee agreement t	
23	be submitted to the Departmen	t of Real Estate prior to use as requir	ed by Sectio	n 10085 of the	
24	Code and Section 2970 of Title	e 10 of the California Code of Regula	tions (herein	nafter "the	
25	Regulations").				
.26	///				
27	///				
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1 14 2 The acts and/or omissions of REZN8 described in the Second Cause of Action. 3 constitute violation of Section 10177(d) of the Code in conjunction with Section 10085 of the Code and Section 2970 of the Regulations, and are cause for the suspension or revocation of 4 REZN8 license and license rights. 5 6 THIRD CAUSE OF ACTION 7 15 8 Each and every allegation in Paragraphs 1 through 14, inclusive, above, are 9 incorporated by this reference as if fully set forth herein. 10 16 11 In the course of activities described in Paragraph 6, REZN8 caused to be mailed to 12 R. Walker-Zarlingo and Sylvester L. Mosley advertisements which included statements or 13 representations with regard to rates, terms, or conditions for making or negotiating loans which 14 are not in compliance with advertising statements, including but not limited to: 15 (a) The advertisement was false, misleading, and/or deceptive, in that the use of an expiration date creates a false sense of urgency and is in violation of Section 10235 of the 16 17 Code: 18 (b) The advertisement was false, misleading, and/or deceptive, in that the use of verbiage such as "Mortgage Bailout Notification", "Notice of Eligibility", and "modification 19 20 pre-approval" implies the consumer has already been approved for a loan modification and is in 21 violation of Section 10235 of the Code; 22 (c)The advertisement quotes an interest rate, such as 3.0%, without an 23 equally prominent APR in violation of Section 2848(16) of the Regulations; 24 The advertisement failed to disclose within the printed text the license (d)25 under which the loan would be made or arranged in violation of Sections 10235.5 and 10236.4 of 26 the Code; 27 111

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1 (e) The advertisements used the names "Loan Modification Department" 2 which is not properly licensed fictitious business names of REZN8, in violation of Section 3 10159.5 of the Code and Section 2731 of the Regulations;

4 The required statement, "Real Estate Broker, California Department of (f) 5 Real Estate" is not included in the advertisements, and is in violation of Section 2847.3 of the 6 **Regulations**;

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(g) The advertisement failed to include a designation that REZN8 was performing acts for which a real estate license is required in violation of Section 10140.6 of the Code and Section 2770.1 of the Regulations;

10 (h) The advertisements contained superlatives and comparatives such as "low" 11 without further explanation, which render them unambiguous in the context they are used, and 12 are in violation of Section 2848(2) of the Regulations;

13 The advertisements provide, "without the traditional restrictions of credit **(i)** history, income requirements or employment status," without a statement that these products may 14 15 have a higher rate, more points, or more fees than other products requiring documentation, and is 16 in violation of Section 2848(18) of the Regulations;

17 (i) The advertisements imply it is from a lender in violation of Section 18 2848(4) of the Regulations; and

19 (k) The advertisements implied that there is an official government 20 endorsement or approval in violation of Section 2848(12) of the Regulations.

17

22 REZN8 operated its real estate business under the fictitious business names of 23 "REZN8 Financial Services", without REZN8 obtaining a license bearing said fictitious 24 business name as required by Section 2731 of the Regulations.

18 26 The acts and/or omissions of REZN8 as alleged above constitute grounds for 27 disciplinary action under the following provisions:

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1 (a) As to Paragraphs 16(a) and 16(b) under Section 10235 of the Code in 2 conjunction with Section 10177(d) of the Code; 3 (b) As to Paragraph 16(c) under Section 2848(16) of the Regulations in 4 conjunction with Section 10177(d) of the Code; 5 (c) As to Paragraph 16(d) under Sections 10235.5 and 10236.4 of the Code in 6 conjunction with Section 10177(d) of the Code; 7 (d) As to Paragraphs 16(e) and 17 under Sections 10159.5 of the Code and 8 Section 2731 of the Regulations in conjunction with Section 10177(d) of the Code; 9 10 (e) As to Paragraph 16(f) under Section 2847.3 of the Regulations in 11 conjunction with Section 10177(d) of the Code; 12 (f) As to Paragraph 16(g) under Section 10140.6 of the Code and Section 13 2770.1 of the Regulations in conjunction with Section 10177(d) of the Code; 14 (g) As to Paragraph 16(h) under Section 2848(2) of the Regulations in 15 conjunction with Section 10177(d) of the Code; 16 As to Paragraph 16(i) under Section 2848(18) of the Regulations in (h) 17 conjunction with Section 10177(d) of the Code; 18 19 As to Paragraph 16(j) under Section 2848(4) of the Regulations in (i) 20 conjunction with Section 10177(d) of the Code; and 21 As to Paragraph 16(k) under Section 2848(12) of the Regulations in (j) conjunction with Section 10177(d) of the Code. 22 FOURTH CAUSE OF ACTION 23 19 24 Each and every allegation in Paragraphs 1 through 18, inclusive, above, are 25 incorporated by this reference as if fully set forth herein. 26 111. 27

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1	20
2	Respondent SAMSON failed to exercise reasonable supervision over the acts of
3	Respondent REZN8 in such a manner as to allow the acts and events described above to occur.
4	21
5	The acts and/or omissions of SAMSON described in Paragraph 20, constitute
6	failure on the part of SAMSON, as designated broker-officer for REZN8, to exercise reasonable
7	supervision and control over the licensed activities of REZN8 required by Section 10159.2 of the
8	Code.
9	22
10	The facts described above as to the Fourth Cause of Accusation constitute cause
11	for the suspension or revocation of the licenses and license rights of Respondent SAMSON under
12	Section 10177(g) and/or Section 10177(h) of the Code and Section 10159.2 of the Code in
13	conjunction with Section 10177(d) of the Code.
14	WHEREFORE, Complainant prays that a hearing be conducted on the allegations
15	of this Accusation and that upon proof thereof, a decision be rendered imposing disciplinary
16	action against all licenses and license rights under the Real Estate Law (Part 1 of Division 4 of
17	the Business and Professions Code) of Respondents, and for such other and further relief as may
18	be proper under applicable provisions of law.
19	5/4/
20	E. J. HABERER II
21	Deputy Real Estate Commissioner
22	Dated at Oakland, California,
. 23	this <u>3</u> day of August, 2010
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