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1	Whenever acts referred to below are attributed to ACOSTA, those acts are
2	alleged to have been done by ACOSTA, acting by herself, or by and/or through one or more
3	agents, associates, affiliates, and/or co-conspirators, including, but not limited to ACOSTA.
4	FINDINGS OF FACT
5	1. ACOSTA is not now, and has never been, licensed by the Department in any
6	capacity
7	2. ACOSTA was compensated by American Home Modification Inc (AHMI) for
8	the activities requiring a real estate license described below.
.9	Henry M. transaction
10	3. On or about June 23, 2009, Henry M. entered into an agreement in which
11	AHMI agreed to negotiate a modification of Henry M's home loan in exchange for payment of an
12	advance fee. Thereafter, ACOSTA sent several documents to Henry M's lender using AHMI
13	cover letters which identified ACOSTA as a "negotiator".
14	Flossie H. transaction
15	4. On or about May 27, 2009, Flossie H. entered into an agreement in which
16	AHMI agreed to negotiate a modification of Flossie H's home loan in exchange for payment of
17	an advance fee. Thereafter, ACOSTA sent several documents to Flossie H's lender using AHMI
18	cover letters which identified ACOSTA as a "negotiator".
19	Erika M. transaction
20	5. On or about February 13, 2009, Erica M. entered into an agreement in which
_ 21	AHMI agreed to negotiate a modification of Erica M's home loan in exchange for payment of an
22	advance fee. Thereafter, ACOSTA sent several documents to Erica M's lender using AHMI
23	cover letters which identified ACOSTA as a "negotiator". On May 13, 2009, ACOSTA also sent
24	an email to Erica M's lender, which indentified ACOSTA as a "negotiator."
25	Aurora R. transaction
26	6. On or about March 7, 2009, Aurora R. entered into an agreement in which
27	AHMI agreed to negotiate a modification of Aurora R's home loan in exchange for payment of
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an advance fee. Thereafter, ACOSTA sent several documents to Aurora R's lender using AHMI cover letters which identified ACOSTA as a "negotiator".

Mario F. transaction

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7. On or about March 13, 2009, Mario F. entered into an agreement in which
AHMI agreed to negotiate a modification of Mario F's home loan in exchange for payment of an
advance fee. Thereafter, ACOSTA sent several documents to Mario F's lender using AHMI
cover letters which identified ACOSTA as a "negotiator".

Socrates S. transaction

8. On or about May 25, 2009, Socrates S. entered into an agreement in which
AHMI agreed to negotiate a modification of Socrates S's home loan in exchange for payment of
an advance fee. Thereafter, ACOSTA sent several documents to Socrates S's lender using
AHMI cover letters which identified ACOSTA as a "negotiator".

13 James H. transaction

9. On or about March 11, 2009, James H. entered into an agreement in which
AHMI agreed to negotiate a modification of James H's home loan in exchange for payment of an
advance fee. Thereafter, ACOSTA sent several documents to James H's lender using AHMI
cover letters which identified ACOSTA as a "negotiator". On March 26, 2009, ACOSTA also
sent an email to James H's lender, which indentified ACOSTA as a "negotiator."

19 Gilberto & Emma G. transaction

10. On or about March 28, 2009, Gilberto & Emma G. entered into an agreement
in which AHMI agreed to negotiate a modification of Gilberto & Emma G's home loan in
exchange for payment of an advance fee. Thereafter, ACOSTA sent several documents to
Gilberto & Emma G.'s lender using AHMI cover letters which identified ACOSTA as a
"negotiator".

## CONCLUSIONS OF LAW

26 11. Based on the findings of fact contained in paragraphs 1 through 10,
27 ACOSTA, acting by herself, or by and/or through one or more agents, associates, affiliates,

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1	and/or co-conspirators, including, but not limited to ACOSTA, performed services for borrowers
2	in connection with loans secured directly or collaterally by one or more liens on real property,
3	which acts require a real estate broker license under Section 10131(d) of the Code, during a
4	period of time when ACOSTA was not licensed by the Department as a real estate broker, in
5	violation of Section 10130 of the Code.
6	DESIST AND REFRAIN ORDER
7	Based upon the FINDINGS OF FACT and CONCLUSIONS OF LAW stated herein, it is
9	hereby ordered that COLLEEN ACOSTA, whether doing business under her own name, or any
10	other names, IS HEREBY ORDERED to immediately desist and refrain from performing any
11	acts within the State of California for which a real estate broker license is required.
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14	DATED: $9/7/11$
15	BARBARA BIGBY
16	Acting Real Estate Commissioner
17	By Carbarat Dister
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20	Notice: Business and Professions Code Section 10139 provides that "Any person acting as a

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)."

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cc: COLLEEN ACOSTA 4740 Green River Road, Suite 207 Corona, CA 92880

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