FILED

BEFORE THE DEPARTMENT OF REAL ESTATE

JAN 12 2021

STATE OF CALIFORNIA

In the Matter of the Accusation of:) DRE No. H-41703 LA
WRIGHT REALTY GROUP INC, GIUSEPPI CUSUMANO, individually and as former designated officer of Wright Realty Group Inc,))))
Respondent(s).)

DECISION

This Decision is being issued in accordance with the provisions of Section 11520 of the Government Code, on evidence of compliance with Section 11505 of the Government Code and pursuant to the Order of Default filed on November 12, 2020, and the Findings of Fact set forth herein, which are based on one or more of the following: (1) The express admissions of Respondents, WRIGHT REALTY GROUP INC ("Respondent"); (2) affidavits; and (3) other evidence.

This Decision revokes one or more real estate licenses on the grounds of the violation of the Real Estate Law, Part 1 commencing with Section 10000 of the Business and Professions Code ("Code") and/or the Regulations of the Real Estate Commissioner, Title 10, Chapter 6 of the California Code of Regulations ("Regulations").

Pursuant to Government Code Section 11521, the California Department of Real Estate ("the Department") may order reconsideration of this Decision on petition of any party. The party seeking reconsideration shall set forth new facts, circumstances, and evidence, or errors in law or analysis, that show(s) grounds and good cause for the Commissioner to reconsider the Decision. If new evidence is presented, the party shall specifically identify the new evidence and explain why it was not previously presented. The Department's power to order reconsideration of this Decision shall expire 30 days after mailing of this Decision, or on the effective date of this Decision, whichever occurs first. The right to reinstatement of a revoked real estate license, or to the reduction of a penalty, is controlled by Section 11522 of the Government Code. A copy of Government Code Sections 11521 and 11522 and a copy of the Commissioner's Criteria of Rehabilitation are attached hereto for the information of respondent.

FINDINGS OF FACT

1.

On June 17, 2020, Veronica Kilpatrick made the Accusation in her official capacity as a Supervising Special Investigator of the Department. The Accusation, Statement to Respondent, and Notice of Defense were mailed, by certified mail, return receipt requested, to Respondents' last known mailing address on file with the Department on June 19, 2020.

On November 12, 2020, no Notices of Defense having been received or filed herein within the time prescribed by Section 11506 of the Government Code, Respondents' default were entered herein.

2.

Respondent WRIGHT REALTY GROUP INC is presently licensed and/or has license rights under the Real Estate Law, Part 1 of Division 4 of the California Business and Professions Code ("the Code") as a real estate corporation. The Department originally issued Respondent's real estate license on or about June 28, 2008.

3.

At all times mentioned, Respondent was licensed and/or had licensing rights issued by the Department of Real Estate as a real estate corporation.

4.

At all times relevant herein Respondent was engaged in the business of, acted in the capacity of, advertised or assumed to act as a real estate corporation, within the meaning of Section 10131(b) of the Code. Respondent's activities included the leasing or renting of real property and the collection of rents and security deposits for real property on behalf of others for compensation or in expectation of compensation.

5.

To date, the Department of Real Estate has incurred investigation costs of \$1,730.40 and audit costs of \$10,858.20.

6.

Attached as Exhibit "A" is a true and correct copy of the Accusation filed on June 19, 2020, which is incorporated herein as part of this Decision.

DETERMINATION OF ISSUES

1.

The allegations contained in the Accusation, incorporated herein by reference made in Paragraph 6, above, constitute cause for the suspension or revocation of all the licenses,

license endorsements, and license rights of Respondent under the provisions of Sections 10130, 10145, 10159.5, 10176(e), 10177(d), and/or 10177(g), of the Code as well as Sections 2731, 2740, 2831, 2831.1, 2831.2, 2832, 2832.1, and/or 2834 of the Regulations.

2.

The standard of proof applied was clear and convincing evidence to a reasonable certainty.

ORDER

All licenses and licensing rights of Respondent WRIGHT REALTY GROUP INC under the provisions of Part I of Division 4 of the Business and Professions Code are revoked.

This Decision shall become effective at 12 o'clock noon on ____

DOUGLAS R. McCAULEY REAL ESTATE COMMISSIONER

Star Cole

Department of Real Estate 320 West 4th Street, Suite 350 Los Angeles, California 90013-1105

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NOV 12 2020

DEPT. OF REAL ESTATE

BEFORE THE DEPARTMENT OF REAL ESTATE STATE OF CALIFORNIA

No. H-41703 LA

In the Matter of the Accusation of

WRIGHT REALTY GROUP INC,
GIUSEPPI CUSUMANO, individually
and as former designated officer of Wright
Realty Group Inc,

DEFAULT ORDER

Respondents.

Respondent WRIGHT REALTY GROUP INC, having failed to file a Notice of Defense within the time required by Section 11506 of the Government Code, is now in default. It is, therefore, ordered that a default be entered on the record in this matter.

IT IS SO ORDERED NOV 12 2020

DOUGLAS R. McCAULEY Real Estate Commissioner

CHIKA SUNQUIST

Assistant Commissioner, Enforcement

EXHIBIT A

	1 Kevin H Sam C.		
	Kevin H. Sun, Counsel (SBN 276539) Department of Real Estate		
	2 Department of Real Estate 320 West 4th Street, Suite 350		
	1 11.00 Angolog (1.10 + a.e.)		
	1 relephone: (213) 576-6982		
	Fax: (213) 576-6917		
	5 Email: Kevin.Sun@dre ca gov. JUN 1 9 2020		
	Attorney for Complainant DEPT. OF REAL ESTATE		
	By zou ga		
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	REPORT THE DAY		
3	9 BEFORE THE DEPARTMENT OF REAL ESTATE		
10	STATE OF CALIFORNIA		
11	* * *		
12	In the Matter of the Accusation of No. H-41703 LA		
13	WRIGHT REALTY GROUP INC,		
	GIUSEPPI CUSUMANO individualla		
14	and as former designated officer of Wright		
15	Realty Group Inc,		
16)		
1.5	Respondents.		
17			
18	The Complainant, Veronica Kilpotrick a Same		
19	The Complainant, Veronica Kilpatrick, a Supervising Special Investigator of the		
	State of California, for cause of Accusation against WRIGHT REALTY GROUP INC and		
20	GIUSEPPI CUSUMANO (collectively "Respondents") alleges as follows:		
21			
22	1.		
	The Complainant, Veronica Kilpatrick, a Supervising Special Investigator of the		
23	State of California, makes this Accusation in her official capacity.		
24	2.		
25	All references to the "Code" are to the California Business and Professions Code		
26.	and all references to "Regulations" are to Title 10. Cl		
27	and all references to "Regulations" are to Title 10, Chapter 6, California Code of Regulations.		
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LICENSE HISTORY

(WRIGHT REALTY GROUP INC)

	3.
4	(a) Respondent WRIGHT REALTY GROUP INC ("WRGI") is presently
5	incensed and/or has license rights under the Real Estate Law, Part 1 of Division 4. 64
6	California Business and Professions Code, as a real estate corporation, Department of Real
7	Estate ¹ ("Department") license ID 01843565.
8	(b) The Department originally issued WRGI's corporate license on June 28,
9 H	2009 MD CD 11

- 2008. WRGI's license is scheduled to expire on October 3, 2022, unless renewed.
- (c) According to the Department's records to date, WRGI's office address is 5015 Canyon Crest, #108, Riverside, CA 92507.
- (d) According to the Department's records to date, WRGI employs no salespersons under its real estate license.

(GIUSEPPI CUSUMANO)

- (a) Respondent GIUSEPPI CUSUMANO ("CUSUMANO") is presently licensed under the Code, as a real estate broker, Department license ID 01107933.
- (b) The Department originally issued CUSUMANO's broker license on or about May 22, 1999. CUSUMANO's license is scheduled to expire on May 21, 2023, unless renewed.
- (c) CUSUMANO was the designated officer for WRGI from about October 4, 2018 through May 5, 2019. As designated officer, CUSUMANO was responsible for the supervision of the activities conducted on behalf of WRGI by its officers, agents, real estate licensees, and employees pursuant to Section 10159.2 of the Code. ///

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Between July 1, 2013 and July 1, 2018, the Department of Real Estate operated as the Bureau of Real Estate under the Department of Consumer Affairs.

At all times relevant herein Respondents were engaged in the business of, acted in the capacity of, advertised or assumed to act as a real estate corporation, within the meaning of Section 10131(b) of the Code. Respondents' activities included the leasing or renting of real property and the collection of rents and security deposits for real property on behalf of others for compensation or in expectation of compensation.

(AUDIT SD180023)

6.

On or about March 29, 2019, the Department completed an audit examination of the books and records of WRGI pertaining to the real estate activities described in Paragraph 5 above. The audit examination covered the period of time from January 1, 2018, through December 31, 2018 ("audit period"). The primary purpose of the examination was to determine whether Respondents conducted real estate activities in accordance with the Real Estate Law. The audit examination revealed violations of the Code and the Regulations as set forth in the following paragraphs, and more fully discussed in Audit No. SD180023, and the exhibits and work papers attached to said audit report.

7.

An entrance conference for the audit was held on February 5, 2019 with CUSUMANO as well as Kathryn Wright ("Wright"), a non-licensee, who was WRGI's owner and office manager.

8.

According to CUSUMANO as well as the documents examined, WRGI was primarily engaged in property management and managed approximately 42 properties for 36 property owners. WRGI collected rent receipts and security deposits in the amount of approximately \$1.1 million during the audit period. WRGI charged 6-10% of monthly or a flat fee of \$60 to \$150 for management fees.

From January 1, 2018 to October 3, 2018, there was no designated officer for

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owned 100% of WRGI.

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27 Account Name:

Bank:

Wells Fargo Bank

Wright Realty Group Inc

WRGI. However, WRGI conducted real estate activities described in Paragraph 5 above. On December 31, 2018, WRGI's corporate structure was as follows: CUSUMANO, Chief Financial Officer, owned 0% of WRGI and Wright, Chief Executive Officer and Secretary,

10.

According to CUSUMANO and to the best of his knowledge, prior to his designation as designated officer of WRGI, Elizabeth Inez Weibe ("Wiebe"), Department license ID 00946742), was the broker helping Wright with real estate activities, i.e., negotiating and signing rental agreement for WRGI tenants. Wiebe operates under and is the designated officer of Ashele Corp ("Ashele"). According to the Department's records to date, Ashele maintains authorized a fictitious business name of "Wiebe & Associates" as of July 12, 2010. During the month of July 2018, Wiebe and/or Ashele received/collected and disbursed funds in trust ("trust funds") for WRGI property owners. However, Wiebe and/or Ashele did not receive any compensation for WRGI's property management activities.

11.

At all times mentioned herein, and in connection with the broker escrow activities described in Paragraph 5, above, WRGI accepted or received funds, including trust funds from or on behalf of actual or prospective parties to transactions handled by Respondents and thereafter made deposits and/or disbursements of such funds. According to CUSUMANO, WRGI maintained five (5) bank accounts for handling of the receipts and disbursements of funds during the audit period in connection with the property management activities. The bank account is as follows:

Bank Account 1 ("BA 1")

1 Account Number: **XXXXXXXX3792** 2 Signatories: Giuseppi Cusumano; Kathryn Wright 3 Signatures Required: One 4 Purpose: BA 1 was maintained to handle trust funds in the property management activity for multiple beneficiaries. BA 1 was opened on November 19, 2018. BA 1 was opened 5 to replace BA 2 and the first trust fund deposit was on November 19, 2018. As of December 31, 6 2018, BA 1 had a minimum adjusted bank balance of \$18.574.46. 8 Bank Account 2 ("BA 2") Bank: Wells Fargo Bank 10 Account Name: Wright Realty Group Inc 11 Account Number: xxxxxxxx0748 12 Signatories: Robert G. Wright (RES ID No. 00887261) ("RGW"); Kathryn Wright 13 Signatures Required: One 14 Purpose: BA 2 was maintained to handle trust funds in the property management activity for multiple beneficiaries. BA 2 was closed on November 19, 2018. As of October 3, 15 2018, BA 2 had a minimum adjusted bank balance of \$63,859.84. 16 17 Bank Account 3 ("BA 3") 18 Bank: **BBVA Compass Bank** 19 Account Name: Wright Realty Group Inc 20 Account Number: xxxxxxxx1043 21 Signatories: Giuseppi Cusumano; Kathryn Wright 22 Signatures Required: One 23 Purpose: BA 3 was maintained to handle trust funds in the property management activity for multiple beneficiaries. BA 3 was opened on August 27, 2018 to replace BA 4 and 24 the first trust fund deposit was on October 24, 2018. As of December 31, 2018, BA 3 had a 25 minimum adjusted bank balance of \$75,001.00. 26 27 Bank Account 4 ("BA 4")

ACCUSATION

1 Bank: Wells Fargo Bank Account Name: 2 Wright Realty Group Inc 3 Account Number: xxxxxxxx2304 4 Signatories: Robert G. Wright (RES ID No. 00887261); Kathryn Wright Signatures Required: One 5 6 Purpose: BA 4 was maintained to handle trust funds in the property management activity for multiple beneficiaries. All security deposits trust fund totaling \$15,866.21 was 7 withdrawn from BA 4 and deposited into BA 3 on October 24, 2018. As of October 3, 2018, 8 BA 4 had a minimum adjusted bank balance of \$18,341.21. 10 Bank Account 5 ("BA 5") 11 Bank: US Bank 12 Account Name: Wright Realty Group Inc 13 Account Number: xxxxxxxx5437 14 Signatories: Robert G. Wright (RES ID No. 00887261); Kathryn Wright Signatures Required: One 15 16 Purpose: BA 5 was maintained to handle trust funds in the property management activity for multiple beneficiaries. BA 5 was opened to replace BA 2, but was only active from 17 October 25, 2018 until it was closed on November 13, 2018. 18 19 Violations of the Real Estate Law 20 12. 21 The audit examination revealed violations of the Code and the Regulations, as 22 set forth in the following paragraphs, and more fully discussed in Audit Report No. SD180023180020, and the exhibits and work papers attached to the audit report: 23 24 (a) Trust Fund Handling For Multiple Beneficiaries (Code section 10145 25 and Regulations section 2832.1). Based on an examination of BA 1's records, there was a

ACCUSATION

minimum trust fund shortage of \$1,345.00 as of December 31, 2018 in violation of Code

section 10145 and Regulations section 2832.1. There is no evidence that WRGI and

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 CUSUMANO were given written consent from the owners of the trust funds to allow them to reduce the balance of the funds in BA 1 to an amount less than the aggregate trust fund liabilities of WRGI to all owners of the trust funds.

Based on an examination of BA 2's records, there was a minimum trust fund shortage of \$4,454.93 as of October 31, 2018 in violation of Code section 10145 and Regulations section 2832.1. There is no evidence that WRGI was given written consent from the owners of the trust funds to allow them to reduce the balance of the funds in BA 2 to an amount less than the aggregate trust fund liabilities of WRGI to all owners of the trust funds.

Based on an examination of BA 4's records, there was a minimum trust fund shortage of \$52,848.79 as of October 3, 2018 in violation of Code section 10145 and Regulations section 2832.1. There is no evidence that WRGI was given written consent from the owners of the trust funds to allow them to reduce the balance of the funds in BA 4 to an amount less than the aggregate trust fund liabilities of WRGI to all owners of the trust funds.

(b) <u>License Required/Broker Officers – No Designated Officer (Code section 10130 and Regulations section 2740)</u>. From approximately January 1, 2018 to October 3, 2018 ("unlicensed period"), WRGI's license status was "Licensed NBA" as it did not have a designated officer. WRGI violated Code 10130 and Regulations section 2740 by performing acts requiring a real estate license, as seen in paragraph 5 above, during the unlicensed period.

During the unlicensed period, WRGI failed to maintain complete and accurate control and separate records for trust fund receipts and disbursements for BA 2 and BA 4 in connection with WRGI's property activities in violation of Code section 10145 and Regulations section 2831. The control and separate records for BA 2 and BA 4 had inaccurate balance, unidentified, and/or unaccounted for funds.

During the unlicensed period, WRGI did not maintain a complete and accurate monthly reconciliation of the balance of all separate beneficiary or transaction records to the balance of the records of all trust funds received and disbursed for BA 2 and BA 4 in violation of Code section 10145 and Regulations section 2831.2. Further, BA 2 and BA 4 were not

 During July 2018, Wiebe and/or Ashele collected approximately \$26,255.00 in rents from WRGI's tenants and disbursed approximately \$21,953.91in trust funds to property owners. In August 2018, Wiebe and/or Ashele submitted two checks totaling \$3,963.03 to WRGI. During July and August 2018, Wiebe and/or Ashele were not employees of or associated with WRGI.

Based on an examination of BA 2 and BA 4's records, the accounts were used for handling the receipts and disbursements of trust funds in connection with WRGI's property management activities. WRGI allowed Wright, owner and non-licensed employee of WRGI, and RGW, owner and licensed employee of WRGI, to be signers without fidelity bonds or insurance coverage in violation of Code section 10145 and Regulation section 2834.

During the unlicensed period, WRGI further violated real estate law by failing to inform the Department that RGW was a co-owner of WRGI and conducted business for WRGI, and the unlicensed fictitious business names "Re/Max Fine Homes", "Re/Max Results", "Wright Realty Group", and "The Wright Realty Group".

(c) Handling of Trust Funds/Trust Fund Records To Be Maintained (Code section 10145 and Regulations section 2831). From November 19, 2018 to December 31, 2018, WRGI and CUSUMANO failed to maintain complete and accurate control records for trust fund receipts and disbursements for BA 1 in connection with WRGI's property activities in violation of Code section 10145 and Regulations section 2831. Control records for BA 1 had some trust funds received that were not recorded and some recorded trust funds that were not deposited in BA 1. Therefore, BA 1 had inaccurate balance, unidentified, and/or unaccounted for funds.

From October 4, 2018 to October 31, 2018, WRGI and CUSUMANO failed to maintain complete and accurate control records for trust fund receipts and disbursements for BA 2 in connection with WRGI's property activities in violation of Code section 10145 and

Regulations section 2831. Control records for BA 2 had did not have an accurate daily balance. Further, some recorded trust funds that were not deposited in BA 2, some recorded check were not from BA 2, and a recorded disbursement of funds was not, in fact, disbursed. Therefore, BA 2 had inaccurate balance, unidentified, and/or unaccounted for funds.

From October 4, 2018 to October 31, 2018, WRGI and CUSUMANO failed to maintain complete and accurate control records for trust fund receipts and disbursements for BA 4 in connection with WRGI's property activities in violation of Code section 10145 and Regulations section 2831. Control records for BA 4 had did not have an accurate daily balance. Further, some recorded trust funds that were not deposited in BA 4 and some recorded disbursement of funds was not, in fact, disbursed. Therefore, BA 4 had inaccurate balance, unidentified, and/or unaccounted for funds.

(d) Handling of Trust Funds/ Separate Records for Each Beneficiary or Transaction (Code section 10145 and Regulations section 2831.1). From November 19, 2018 to December 31, 2018, WRGI and CUSUMANO failed to maintain complete and accurate separate records for all trust fund receipts and disbursements for BA 1 in connection with WRGI's property activities in violation of Code section 10145 and Regulations section 2831. Separate records for BA 1 had some trust funds received that were not recorded and some recorded trust funds that were not deposited in BA 1. WRGI and CUSUMANO also failed to maintain a separate record for the unidentified/unaccounted for funds totaling \$1,664.44 held in BA 1 as of December 31, 2018.

From October 4, 2018 to October 31, 2018, WRGI and CUSUMANO failed to maintain complete and accurate separate records for all trust fund receipts and disbursements for BA 2 in connection with WRGI's property activities in violation of Code section 10145 and Regulations section 2831. Separate records for BA 2 had did not have an accurate daily balance. Further, some recorded trust funds that were not deposited in BA 2, some recorded check were not from BA 2, and a recorded disbursement of funds was not, in fact, disbursed.

 From October 4, 2018 to October 31, 2018, WRGI and CUSUMANO failed to maintain complete and accurate separate records for all trust fund receipts and disbursements for BA 4 in connection with WRGI's property activities in violation of Code section 10145 and Regulations section 2831. Separate records for BA 4 had did not have an accurate daily balance. Further, some recorded trust funds that were not deposited in BA 4 and some recorded disbursement of funds was not, in fact, disbursed. Therefore, BA 4 had inaccurate balance, unidentified, and/or unaccounted for funds.

- (e) Trust Account Reconciliation (Code section 10145 and Regulations section 2831.2). WRGI and CUSUMANO did not maintain a complete and accurate monthly reconciliation of the balance of all separate beneficiary or transaction records to the balance of the records of all trust funds received and disbursed for BA 1, BA 2, and BA 4 in violation of Code section 10145 and Regulations section 2831.2.
- (f) <u>Handling Of Trust Fund /Trust Account Designation (Code section</u>

 10145 and Regulations section 2832). Based on an examination of BA 1, BA 2, BA 3, BA 4 and BA 5's records, the bank accounts were used for handling the receipts and disbursements of trust funds in connection with WRGI's property management activities, but were not designated as trust accounts in violation of Code section 10145 and Regulation section 2834.
- (g) <u>Handling Of Trust Fund /Trust Account Withdrawal (Code section</u>

 10145 and Regulations section 2834). Based on an examination of BA 1, BA 2, BA 3, BA 4, and BA 5's records, the accounts were used for handling the receipts and disbursements of trust funds in connection with WRGI's property management activities. CUSUMANO allowed Wright, owner and non-licensed employee of WRGI, to be a signer without fidelity bonds or insurance coverage in violation of Code section 10145 and Regulation section 2834.
- (h) <u>Handling Of Trust Fund /Commingling/Mishandling Trust Fund (Code sections 10145 and 10176(e) and Regulations section 2832)</u>. WRGI commingled its company's general funds with trust funds by transferring/depositing trust funds from BA 2 to

WRGI's general business account (Account No. xxxxxxxx1438) and disbursing trust funds from the general business account.

(i) <u>Use of False or Unlicensed Fictitious Name (Code section 10159.5 and Regulations section 2731)</u>. From October 4, 2018 to December 31, 2018, WRGI used the unlicensed fictitious business name of "Re/Max Fine Homes", "Re/Max Results", "Wright Realty Group", "The Wright Realty Group", and "WRG, Inc" without first obtaining permission form the Department. These names do not show up in the Department's records as licensed fictitious business names associated with WRGI.

(j) Responsibility of Corporate Office in Charge/Broker Supervision (Code sections 10159.2 and 10177(h) and Regulations section 2725). Based on the violations in Paragraphs 12 (a), (c) – (i) above, CUSUMANO failed to exercise adequate supervision and control over WRGI's property management activities conducted by WRGI's licensees and/or its employees in violation of Code sections 10159.2 and 10177(h). CUSUMANO failed to establish policies, rules, procedures, and systems to review, oversee, inspect, and manage transactions requiring a real estate license and the handling of trust funds in violation of Regulations section 2725. CUSUMANO also failed to maintain accurate control records, separate records, and trust account reconciliation records during the audit period in violation of Regulations section 2725.

13.

Each of the foregoing violations in Paragraphs 12 (a)-(j) above constitute cause for the suspension or revocation of the real estate license and/or license rights of Respondents under the provisions of Code sections 10177(d), 10177(g), and 10177(h) (as to CUSUMANO).

COSTS

(AUDIT COSTS)

14.

Section 10148(b) of the Code, provides, in pertinent part, that the Real Estate Commissioner shall charge a real estate broker for the costs of any audit if the Commissioner

has found in a final decision, following a disciplinary hearing, that the broker has violated 1 Section 10145 of the Code or a regulation or rule of the Commissioner interpreting said Code 2 3 section. 4 (INVESTIGATION AND ENFORCEMENT COSTS) 5 15. 6 Section 10106 of the Code, provides, in pertinent part, that in any order issued in resolution of a disciplinary proceeding before the Department, the Commissioner may request 7 the administrative law judge to direct a licensee found to have committed a violation of this part 8 to pay a sum not to exceed the reasonable costs of investigation and enforcement of the case. 9 10 **PRAYER** 11 WHEREFORE, Complainant prays that a hearing be conducted on the allegations of this Accusation and that upon proof thereof, a decision be rendered imposing 12 disciplinary action against all the licenses and/or license rights of Respondents WRIGHT 13 REALTY GROUP INC and GIUSEPPI CUSUMANO under the Real Estate Law, for the costs 14 of investigation and enforcement as permitted by law, for the cost of the audit, and for such 15 other and further relief as may be proper under other applicable provisions of law. 16 17 Dated at San Diego, California this 18 day of 2020. 19 20 21 Veronica Kilpatrick Supervising Special Investigator 22 23 CC: WRIGHT REALTY GROUP INC 24 GIUSEPPI CUSUMANO Veronica Kilpatrick 25 Sacto. 26 Audits - Zaky Wanis