Julie L. To (SBN 219482) Department of Real Estate 320 West 4th Street, Suite 350 Los Angeles, California 90013-1105 (213) 559-5990 (office) (213) 443-9264 (direct) julie.to@dre.ca.gov Counsel for Complainant 

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DEPT. OF REAL ESTATE
By\_

# DEPARTMENT OF REAL ESTATE

STATE OF CALIFORNIA

In t	he Matter of the Accusation against	)	No. H-43045 LA
ŝ	RENE ROMAN;	)	ACCUSATION
	GABRIELA PENA; and	)	
141	DREAM LIFE ASSETS INC.,	)	
	Respondents.	)	

The Complainant, Ray Dagnino, acting in his official capacity as a Supervising Special Investigator of the State of California, for cause of Accusation against RENE ROMAN, GABRIELA PENA and DREAM LIFE ASSETS INC. is informed and alleges as follows:

All references to the "Code" are to the California Business and Professions Code and all references to "Regulation" or "Regulations" are to Title 10, Chapter 6, California Code of Regulations.

#### DRE LICENSE HISTORY

2.

#### RENE ROMAN

According to DRE records to date and publicly accessible online at the DRE's website (<a href="https://pplinfo2.dre.ca.gov/PPLInfo/PplInfoStart?LicenseID=01308519">https://pplinfo2.dre.ca.gov/PPLInfo/PplInfoStart?LicenseID=01308519</a>), Respondent RENE ROMAN (ROMAN) is presently licensed and/or has license rights under the Real Estate Law (Part 1 of Division 4 of the Code) as a real estate salesperson (RES), Department of Real Estate (DRE) license ID 01308519.

3.

According to DRE records to date and publicly accessible online at the aforementioned DRE website, ROMAN was originally licensed on or about May 19, 2001 and ROMAN's mailing address of record is 21202 Snow Creek, Walnut, California, 91789.

4.

According to DRE records to date and publicly accessible online at the aforementioned DRE website, ROMAN's license is affiliated with responsible real estate broker (REB) of record Top Producers Realty Partners, Inc. (DRE license ID 02072854). According to the aforementioned DRE website, ROMAN's former responsible REB of record affiliations were DREAM LIFE ASSETS INC., from June 21, 2022 to August 25, 2024 and GABRIELA PENA, from January 7, 2019 to June 20, 2022.

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According to DRE records to date and publicly accessible online at the aforementioned DRE website, Respondent's RES license will expire on July 22, 2026. Upon license expiration and pursuant to Code Section 10201, Respondent retains renewal rights, and pursuant to Code Section 10103, the DRE retains jurisdiction.

6.

#### **GABRIELA PENA**

According to DRE records to date and publicly accessible online at the DRE's website (<a href="https://pplinfo2.dre.ca.gov/PPLInfo/PplInfoStart?LicenseID=01933007">https://pplinfo2.dre.ca.gov/PPLInfo/PplInfoStart?LicenseID=01933007</a>), Respondent GABRIELA PENA (PENA) f.k.a. Gabriela Lopez is presently licensed and/or has license rights under the Real Estate Law (Part 1 of Division 4 of the Code) as a REB, DRE license ID 01933007.

7.

According to DRE records to date and publicly accessible online at the aforementioned DRE website, PENA was originally licensed as a RES on or about August 15, 2013 and as a REB on or about January 5, 2015, and PENA's mailing address of record is 9269 Tamarind Ave., Fontana, California 92335.

8.

According to DRE records to date and publicly accessible online at the aforementioned DRE website, PENA's license is affiliated with real estate corporation DREAM LIFE ASSETS INC. and REB associate John Edward Morrison (DRE license ID 01248368).

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According to DRE records to date and publicly accessible online at the aforementioned DRE website, PENA (as Gabriela Lopez) also holds a mortgage loan originator (MLO) license endorsement, Nationwide Multistate Licensing System & Registry (NMLS) ID 1185140. According to NMLS records to date and publicly accessible online at the NMLS website (<a href="https://www.nmlsconsumeraccess.org/EntityDetails.aspx/INDIVIDUAL/1185140">https://www.nmlsconsumeraccess.org/EntityDetails.aspx/INDIVIDUAL/1185140</a>), PENA's MLO endorsement was first issued on or about January 27, 2016 and is authorized to represent DREAM LIFE ASSETS INC.

10.

According to DRE records to date and publicly accessible online at the aforementioned DRE website, PENA's REB license will expire on January 4, 2027. Upon license expiration and pursuant to Code Section 10201, Respondent retains renewal rights, and pursuant to Code Section 10103, the DRE retains jurisdiction.

11.

#### DREAM LIFE ASSETS INC.

According to DRE records to date and publicly accessible online at the DRE's website (<a href="https://pplinfo2.dre.ca.gov/PPLInfo/PplInfoStart?LicenseID=02172704">https://pplinfo2.dre.ca.gov/PPLInfo/PplInfoStart?LicenseID=02172704</a>, Respondent DREAM LIFE ASSETS INC. (DLA) is presently licensed and/or has license rights under the Real Estate Law (Part 1 of Division 4 of the Code) as a real estate corporation (REC), DRE license ID 02172704.

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According to DRE records to date and publicly accessible online at the aforementioned DRE website, DLA was originally licensed on or about February 25, 2022 and its mailing address of record is 7740 Edison Ave., Ste. 103., Fontana, California 92336.

13.

According to DRE records to date and publicly accessible online at the aforementioned DRE website, DLA's license is affiliated with PENA as its designated officer of record (D.O.), REB associate Luis Alberto Alvarez Guevara (DRE license ID 01210144), and fourteen (14) RES.

14.

According to DRE records to date and publicly accessible online at the aforementioned DRE website, DLA presently has three (3) California branch offices located in Downey, Covina and Fontana, and three (3) DBAs for Dream Life Loans and Real Estate (active as of February 25, 2022), Dream Life Realty (active as of February 25, 2022), and Green View Escrow a non-independent broker escrow (active as of January 25, 2023).

15.

According to DRE records to date and publicly accessible online at the aforementioned DRE website, DLA also holds an MLO license endorsement, Nationwide Multistate Licensing System & Registry (NMLS) ID 2286501. According to NMLS records to date and publicly accessible online at the NMLS website (https://www.nmlsconsumeraccess.org/EntityDetails.aspx/Company/2286501), DLA's MLO endorsement was first issued on or about March 19, 2022 and it also uses Dream Life Loans and Real Estate as its other trade name.

aforementioned DRE website, DLA's REC license will expire on February 24, 2026. Upon

pursuant to Code Section 10103, the DRE retains jurisdiction.

license expiration and pursuant to Code Section 10201, Respondent retains renewal rights, and

According to DRE records to date and publicly accessible online at the

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APPLICABLE SECTIONS OF THE REAL ESTATE LAW

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Retention of Records - Chargeable Audits - Cost Recovery -

#### Penalties for Unlawful Destruction of Records

#### (Code Section 10148)

Pursuant to Code Section 10148 Retention of Records – Chargeable Audits – Cost Recovery – Penalties for Unlawful Destruction of Records:

"(a) A licensed real estate broker shall retain for three years copies of all listings, deposit receipts, canceled checks, trust records, and other documents executed by the broker or obtained by the broker in connection with any transactions for which a real estate broker license is required. The retention period shall run from the date of the closing of the transaction or from the date of the listing if the transaction is not consummated. After notice, the books, accounts, and records shall be made available for examination, inspection, and copying by the commissioner or the commissioner's designated representative during regular business hours; and shall, upon the appearance of sufficient cause, be subject to audit without further notice, except that the audit shall not be harassing in nature. This subdivision shall not be construed to require a licensed real estate broker to retain electronic messages of an ephemeral nature, as described in subdivision (d) of Section 1624 of the Civil Code.

(b) The commissioner shall charge a real estate broker for the cost of any audit, if the commissioner has found, in a final desist and refrain order issued under Section 10086 or in a final decision following a disciplinary hearing held in accordance with Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of Title 2 of the Government Code that the broker

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### Responsibility of Corporate Officer in Charge

#### (Code Section 10159.2)

Pursuant to Code Section 10159.2 Responsibility of Corporate Officer in Charge:

"(a) The officer designated by a corporate broker licensee pursuant to Section 10211 shall be responsible for the supervision and control of the activities conducted on behalf of the corporation by its officers and employees as necessary to secure full compliance with the provisions of this division, including the supervision of salespersons licensed to the corporation in the performance of acts for which a real estate license is required.

- (b) A corporate broker licensee that has procured additional licenses in accordance with Section 10158 through officers other than the officer designated pursuant to Section 10211 may, by appropriate resolution of its board of directors, assign supervisory responsibility over salespersons licensed to the corporation to its broker officers.
- (c) A certified copy of any resolution of the board of directors assigning supervisory responsibility over real estate salespersons licensed to the corporation shall be filed with the Real Estate Commissioner within five days after the adoption or modification thereof."

19.

#### **Broker Supervision**

#### (Regulation 2725)

Pursuant to Regulation 2725 Broker Supervision:

"A broker shall exercise reasonable supervision over the activities of his or her salespersons. Reasonable supervision includes, as appropriate, the establishment of policies, rules, procedures and systems to review, oversee, inspect and manage:

- (a)Transactions requiring a real estate license.
  - (b) Documents which may have a material effect upon the rights or obligations of a party to the transaction.
- (c) Filing, storage and maintenance of such documents.
- (d) The handling of trust funds.
- (e) Advertising of any service for which a license is required.
- (f) Familiarizing salespersons with the requirements of federal and state laws relating to the prohibition of discrimination.
- (g) Regular and consistent reports of licensed activities of salespersons.

The form and extent of such policies, rules, procedures and systems shall take into consideration the number of salespersons employed and the number and location of branch offices. A broker shall establish a system for monitoring compliance with such policies, rules, procedures and systems. A broker may use the services of brokers and salespersons to assist in administering the provisions of this section so long as the broker does not relinquish overall responsibility for supervision of the acts of salespersons licensed to the broker."

20.

#### **Branch Offices**

#### (Code Section 10163)

Pursuant to Code Section 10163 Branch Offices:

"If the applicant for a real estate broker's license maintains more than one place of business within the State he shall apply for and procure an additional license for each branch office so maintained by him. Every such application shall state the name of the person and the location of the place or places of business for which such license is desired. The commissioner

may determine whether or not a real estate broker is doing a real estate brokerage business at or from any particular location which requires him to have a branch office license."

21.

#### **Grounds for Revocation or Suspension**

#### (Code Section 10176)

Pursuant to Code Section 10176 Grounds for Revocation or Suspension:

"The commissioner may, upon his or her own motion, and shall, upon the verified complaint in writing of any person, investigate the actions of any person engaged in the business or acting in the capacity of a real estate licensee within this state, and he or she may temporarily suspend or permanently revoke a real estate licensee at any time where the licensee, while a real estate licensee, in performing or attempting to perform any of the acts within the scope of this chapter has been guilty of any of the following:

- (a) Making any substantial misrepresentation.
- (b) Making any false promise of a character likely to influence, persuade, or induce.
- (c) A continued and flagrant course of misrepresentation or making of false promises through licensees.
- (d) Acting for more than one party in a transaction without the knowledge or consent of all parties thereto.
- (e) Commingling with his or her own money or property the money or other property of others which is received and held by him or her.
- (f) Claiming, demanding, or receiving a fee, compensation, or commission under any exclusive agreement authorizing a licensee to perform any acts set forth in

Section 10131 for compensation or commission where the agreement does not contain a definite, specific date of final and complete termination.

- (g) The claiming or taking by a licensee of any secret or undisclosed amount of compensation, commission, or profit or the failure of a licensee to reveal to the buyer or seller contracting with the licensee the full amount of the licensee's compensation, commission, or profit under any agreement authorizing the licensee to do any acts for which a license is required under this chapter for compensation or commission prior to or coincident with the signing of an agreement evidencing the meeting of the minds of the contracting parties, regardless of the form of the agreement, whether evidenced by documents in an escrow or by any other or different procedure.
- (h) The use by a licensee of any provision, which allows the licensee an option to purchase, in an agreement with a buyer or seller that authorizes the licensee to sell, buy, or exchange real estate or a business opportunity for compensation or commission, except when the licensee, prior to or coincident with election to exercise the option to purchase, reveals in writing to the buyer or seller the full amount of the licensee's profit and obtains the written consent of the buyer or seller approving the amount of the profit.
- (i) Any other conduct, whether of the same or of a different character than specified in this section, which constitutes fraud or dishonest dealing.
- (j) Obtaining the signature of a prospective buyer to an agreement which provides that the prospective buyer shall either transact the purchasing, leasing, renting, or exchanging of a business opportunity property through the

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broker obtaining the signature, or pay a compensation to the broker if the property is purchased, leased, rented, or exchanged without the broker first having obtained the written authorization of the owner of the property concerned to offer the property for sale, lease, exchange, or rent.

- (k) Failing to disburse funds in accordance with a commitment to make a mortgage loan that is accepted by the applicant when the real estate broker represents to the applicant that the broker is either of the following:
  - (1) The lender.
  - (2) Authorized to issue the commitment on behalf of the lender or lenders in the mortgage loan transaction.
- (l) Intentionally delaying the closing of a mortgage loan for the sole purpose of increasing interest, costs, fees, or charges payable by the borrower.
- (m) Violating any section, division, or article of law which provides that a violation of that section, division, or article of law by a licensed person is a violation of that person's licensing law, if it occurs within the scope of that person's duties as a licensee."

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# Further Grounds for Disciplinary Action

(Code Section 10177 (selected portions))

Pursuant to Code Section 10177 Further Grounds for Disciplinary Action:

"The commissioner may suspend or revoke the license of a real estate licensee, delay the renewal of a license of a real estate licensee, or deny the issuance of a license to an applicant, who has done any of the following:

(d) Willfully disregarded or violated the Real Estate Law (Part 1 (commencing with Section 10000)) or Chapter 1 (commencing with Section 11000) of Part 2 or the rules and regulations of the commissioner for the administration and enforcement of the Real Estate Law and Chapter 1 (commencing with Section 11000) of Part 2.

- (g) Demonstrated negligence or incompetence in performing an act for which he or she is required to hold a license.
- (h) As a broker licensee, failed to exercise reasonable supervision over the activities of that licensee's salespersons, or, as the officer designated by a corporate broker licensee, failed to exercise reasonable supervision and control of the activities of the corporation for which a real estate license is required.
- (j) Engaged in any other conduct, whether of the same or of a different character than specified in this section, that constitutes fraud or dishonest dealing..."

#### **Cost Recovery**

#### (Code Section 10106)

Pursuant to Code Section 10106 Cost Recovery of Investigations:

- "(a) Except as otherwise provided by law, in any order issued in resolution of a disciplinary proceeding before the department, the commissioner may request the administrative law judge to direct a licensee found to have committed a violation of this part to pay a sum not to exceed the reasonable costs of the investigation and enforcement of the case.
- (b) In the case of a disciplined licensee that is a corporation or a partnership, the order may be made against the licensed corporate entity or licensed partnership.
- (c) A certified copy of the actual costs, or a good faith estimate of costs where actual costs are not available, signed by the commissioner or the commissioner's designated representative, shall be prima facie evidence of reasonable costs of investigation and prosecution of the case. The costs shall include the amount of investigative and enforcement costs up to the date of the hearing, including, but not limited to, charges imposed by the Attorney General.
- (d) The administrative law judge shall make a proposed finding of the amount of reasonable costs of investigation and prosecution of the case when requested pursuant to subdivision (a). The finding of the administrative law judge with regard to costs shall not be reviewable by the commissioner to increase the cost award. The commissioner may reduce or eliminate the cost award, or remand to the administrative law judge where the proposed decision fails to make a finding on costs requested pursuant to subdivision (a).
- (e) Where an order for recovery of costs is made and timely payment is not made as directed in the commissioner's decision, the commissioner may enforce the order for

1	repayment in any appropriate court. This right of enforcement shall be in addition to any other
2	rights the commissioner may have as to any licentiate to pay costs.
3	(f) In any action for recovery of costs, proof of the commissioner's decision shall
4	be conclusive proof of the validity of the order of payment and the terms for payment.
5	(g) (1) Except as provided in paragraph (2), the department shall not renew or
6	reinstate the license of any licensee who has failed to pay all of the costs ordered under this
7	section.
8	(2) The department may, in its discretion, conditionally renew or reinstate
9	for a maximum of one year the license of any licensee who demonstrates
10	financial hardship and who enters into a formal agreement with the
11	department to reimburse the department within that one-year period for the
12	unpaid costs.
13	(h) All costs recovered under this section shall be considered a reimbursement for
14	costs incurred and shall be deposited in the Real Estate Fund to be available, notwithstanding
15	Section 10451, upon appropriation by the Legislature.
16	(i) Nothing in this section shall preclude the department from including the
17	recovery of the costs of investigation and enforcement of a case in any stipulated settlement."
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#### FACTS DISCOVERED BY THE DRE

#### Ana K. Complaint Re: ROMAN

(April 5, 2024)

According to an online complaint to the DRE dated April 5, 2024 (Complaint) and a package of pertinent supporting documents received by the DRE on or about April 26, 2024 (042624 Documents), Ana K. is the owner of real property located at 1111 and 1115 Maple Ave. in Beaumont, California, both of which ROMAN was the selling agent who represented via an escrow addendum that he and his REB would install water meters on said properties.

According to the Complaint, two (2) years have elapsed since ROMAN made the water meter promise, no water meters have been installed, and attempts to communicate with ROMAN have been unsuccessful.

25.

According to Ana K.'s 042624 Documents, a Residential Purchase Agreement (Offer) signed and dated March 14, 2022 was prepared by ROMAN for Ana K.'s purchase of property located at 1115 Maple Ave., Beaumont, California 92223 for the amount of \$365,000 (with a \$10,000 deposit). Dream Life Realty was listed as the REB for both the seller and buyer; ROMAN was listed as, and signed as, the agent for both seller and buyer on March 14, 2022. On March 14, 2022, seller Ricardo R. signed and accepted the Offer (1115 Maple transaction). (According to the footer on the first page of the Offer, the document was prepared by ROMAN/Dream Life Realty located at 4000 Valley Blvd., Suite 102, Walnut, California 91789.)

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Included in Ana K.'s 042624 Documents was a [decreased ratio size] copy of Addendum No. 3 dated and signed by buyer Francisco S. and seller Ricardo R. on October 14, 2021 (Addendum) that was incorporated in, and made a part of the purchase agreement for the property located at 1111 Maple Ave., Beaumont, California 92223-1972. The Addendum stated that, "Seller to be responsible to pay for the full water meter and lines installation Which [sic] need to be installed in [illegible] months or less. If not done so by then seller will be in breach of contract. Escrow to give back the \$10,000 to seller. Seller to credit buyer \$4,000." (Also included in Ana K.'s 042624 Documents was a Multiple Listing Service (MLS) printout for 1111 Maple Ave., the transaction of which closed on April 14, 2022.)

27.

#### PENA Declaration

(August 18, 2024)

In the course of investigating the Complaint, PENA submitted a declaration signed and dated August 18, 2024. According to PENA's declaration, she was unaware of the 1115 Maple transaction, she never received a closing file from ROMAN, and she never received commission instructions from escrow. According to PENA, she requested the closing file for 1115 Maple from escrow, and upon inspection of said file, discovered that escrow did not have commission instructions signed by her, but instead had a commission disbursement, which was not signed by her. PENA's declaration indicated that she did receive a check from escrow for \$350, but noted that at that time, she was expecting a check for another transaction. PENA declared, "I never signed anything for this transaction...I was not aware...believe escrow should have never closed without my signature."

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Included with PENA's Declaration was a letter titled "Instructions to pay out Commission" on the letterhead of "Dream Life Relaty" [sic], 12063 ParamountBlvdSuite112 [sic], Downey, CA 90242, dated and DocuSigned by herself (as Gabriela Lopez) on April 14, 2022. Pena's letter was addressed to Mosaic Escrow (Mosaic) with the subject line, 'Regarding: 19215 Live Oak St [sic] Hesperia Ca 92345 & 1115 Maple Beaumont Ca." and included instructions to "split commission as follows: \$350.00 per property paid to the broker Dream Life Realty license #019330007 and the remaining amount of the commission paid directly to the agent Rene Roman. Please mail Dream Life Realty check to 40 Edison Ave #103 fontana ca 92336 [sic]."

29.

Also included with PENA's Declaration was a Mosaic "Instructions to Pay Commission" on the letterhead of Mosaic dated March 22, 2022 for the 1115 Maple transaction, Escrow No. 029759-MS, authorizing and instructing Mosaic to pay the commission amount of \$10,950 to Dream Life Realty, 4000 Valley Blvd Suite 1012, Walnut, CA 91789; said instructions were signed by seller Ricardo R., but the signature line for Dream Life Realty was left blank.

30.

Also included with PENA's Declaration was a Mosaic "Request for Outgoing Bank Wire Transfer" dated April 15, 2022 for Escrow No. 029759-MS to wire the amount \$10,600.00 to ROMAN's Wells Fargo Bank account ending -748.

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Also included with PENA's Declaration was a Nano Banc printout showing a copy of Check No. 166172 dated April 15, 2022. from the Nano Banc account of Mosaic (account ending -319) payable to Dream Life Realty, 40 Edison Ave., #103, Fontana, CA 92336, in the amount of \$350.00. The endorsement on the back of the check was by Dream Life Realty, and according to the printout, the check posted on April 26, 2022.

32.

### Mosaic Escrow Officer Melissa Solgonick Declaration

(October 24, 2024)

In the course of investigating the Complaint, Mosaic Escrow Officer Melissa Solgonick (Solgonick) submitted a declaration signed and dated October 24, 2024. According to Solgonick's declaration, when PENA emailed her on August 21, 2024 to request a copy of the cashed REB check, she responded the next day. In her conversation with PENA, PENA stated to Solgonick that she never signed the Instructions to Pay Commission and that she did not recall receiving the \$350.00 check. Upon being provided a copy of the cancelled check, PENA stated to Solgonick that she deposits checks and does not pay attention to what the checks are for.

33.

According to Solgonick, when Mosaic distributes checks, the checks are comprised of two parts, with the top portion being the check for deposit and the bottom portion being the transaction information details, including the identification of the escrow number, buyer, seller, payee and property address.

Included with Solgonick's declaration was a copy of the Mosaic commission distribution check to Dream Life Realty for the 1115 Maple transaction, including handwritten labels for the one-page check marked as "Part 1," "Part 2," "Part 3," and "Part 4."

- a. The first portion (Part 1) of the check page identified Dream Life
   Realty, 40 Edison Ave., #103, Fontana, CA 92336, as the payee;
- b. The second portion (Part 2) of the page identified the check no. 00166172, the escrow number 029759-MS, the address of the subject property (1115 Maple Avenue, Beaumont, CA 92223), the seller's and buyer's names, the agent's name (ROMAN), and the commission amount (\$10,950), minus the amount being wired to ROMAN (\$10,600);
- the text that would appear on the face of the check, including the payee name (Dream Life Realty, 40 Edison Ave., #103, Fontana, CA 92336), the escrow number (029759-MS), check number (00166172), along with the subject property address.

35.

Also included with Solgonick's declaration was a copy of the Mosaic commission distribution check to Dream Life Realty, 40 Edison Ave., #103, Fontana, CA 92336, for the Live Oak St. transaction described in Paragraph 29, above, Check No. 166193 in the amount of \$350.00 dated April 15, 2022. The endorsement on the back of the check was by Dream Life Realty, and according to the printout, the check posted on April 26, 2022.

#### **VIOLATIONS OF THE REAL ESTATE LAW - CAUSES FOR DISCIPLINE**

36.

Complainant re-alleges and incorporates by reference the preceding paragraphs as set forth herein.

#### First Cause for Discipline:

#### **Violation of Code Section 10148**

(Retention of Records)

37.

In the course of the activities described above, and based on the facts discovered by the Department, as described above, the acts and/or omissions of Respondents GABRIELA PENA and DREAM LIFE ASSETS INC. are in violation of Code Section 10148 and pursuant to Code Section 10177(d), constitute cause for the suspension or revocation of all licenses and license rights of Respondents under the Real Estate Law.

38.

#### Second Cause for Discipline:

#### Violation of Code Section 10163

#### (Branch Offices)

In the course of the activities described above, and based on the facts discovered by the Department, as described above, the acts and/or omissions of Respondents GABRIELA PENA and DREAM LIFE ASSETS INC. are in violation of Code Section 10163 and pursuant to Code Section 10177(d), constitute cause for the suspension or revocation of all licenses and license rights of Respondents under the Real Estate Law.

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#### Third Cause for Discipline:

#### Violation of Code Section 10177(g)

(Negligence)

In the course of the activities described above, and based on the facts discovered by the Department, as described above, the acts and/or omissions of Respondent RENE ROMAN. are in violation of Code Section 10177(g) and constitute cause for the suspension or revocation of all licenses and license rights of Respondent Larralde under the Real Estate Law.

40.

#### Fourth Cause for Discipline:

#### Violation of Code Section 10159.2 and Regulation 2725

(Broker Supervision)

In the course of the activities described above, and based on the facts discovered by the Department, as described above, the acts and/or omissions of Respondent GABRIELA PENA are in violation of Code Section 10159.2 and Regulation 2725 and constitute cause for the suspension or revocation of all licenses and license rights of Respondent Larralde under the Real Estate Law.

#### **COSTS**

41.

Code Section 10106 provides, in pertinent part that in any order issued in resolution of a disciplinary proceeding before the Department, the Commissioner may request the administrative law judge to direct a licensee found to have committed a violation of this part to pay a sum not to exceed the reasonable costs of investigation and enforcement of the case.

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 the licenses and license rights of Respondents RENE ROMAN, GABRIELA PENA and DREAM LIFE ASSETS INC. under the Real Estate Law (Part 1 of Division 4 of the Business and Professions Code), and for such other and further relief as may be proper under other applicable provisions of law.

Dated at Los Angeles, California: March 18, 2025.

rch 78, 2025.

cc: Rene Roman Gabriela Pena

Dream Life Assets Inc.

R. Dagnino Sacramento D.O.