1	MARY ANN SMITH		
2	Deputy Commissioner SEAN ROONEY		
3	Assistant Chief Counsel UCHE L. ENENWALI (State Bar No. 235832)		
4	Senior Counsel Department of Business Oversight 320 West 4 <sup>th</sup> Street, Suite 750		
5	Los Angeles, California 90013-2344 Telephone: (213) 576-7586		
6	Facsimile: (213) 576-7181		
7	Attorneys for Complainant		
8	BEFORE THE DEPARTMENT OF	BUSINESS OVERSIGHT	
9	OF THE STATE OF CA	ALIFORNIA	
10	In the Matter of:	CFLL LICENSE NO.: 6032051	
11			
12	THE COMMISSIONER OF BUSINESS       )         OVERSIGHT,       )	ORDER SUMMARILY SUSPENDING FINANCE LENDERS LICENSE PURSUANT	
13	Complainant,	TO SETTLEMENT AGREEMENT DATED JUNE 5, 2015 AND FINANCIAL CODE	
14	V. )	SECTION 22715	
15	JACK J. KRECH dba ENTERPRISES		
16	UNLIMITED ()		
17	Respondent.		
18	))		
19	Pursuant to Financial Code section 22715.	and a Settlement Agreement dated June 5, 2015	
20	entered into between Respondent Jack J. Krech dba Enterprises Unlimited ("Krech") and the		
21	-	oner"), attached and incorporated herein as Exhibit	
22	A, the finance lenders license issued by the Comm	issioner to Krech is hereby summarily suspended	
23	effective immediately.		
24	1. FACTUAL BACKGROUND		
25	1. Krech is licensed under the Californ	nia Finance Lenders Law (Cal. Fin. Code §22000	
26	et seq.) and applicable regulations ("CFLL"). Kre	ch was issued a CFLL license #6032051 on July 1,	
27	1995. Krech's principal place of business is located at 390 S. Sepulveda, Suite 311, Los Angeles,		
28	California. Any reference to Krech herein shall also mean Enterprises Unlimited.		

ORDER SUMMARILY SUSPENDING FINANCE LENDERS LICENSE PURSUANT TO SETTLEMENT AGREEMENT DATED JUNE 5, 2015 AND FINANCIAL CODE SECTION 22715

2. The Commissioner has jurisdiction over the licensing and regulation of persons and 1 2 entities engaged in the business of lending pursuant to the CFLL.

3. For the purpose of discovering violations of the CFLL or securing information required by the Commissioner in administering and enforcing the CFLL, the Commissioner may at any time investigate the loans and business, and examine the books and records of a licensee pursuant to Financial Code section 22701.

4. Under Financial Code section 22709, a licensee must make available all books, records and data requested by the Commissioner for examination within 10 days after a written demand by the Commissioner.

In accordance with Financial Code section 22159 (b), "... A licensee shall make other 5. special reports that may be required by the commissioner."

6. On October 29, 2009 and January 22, 2015, the Commissioner commenced regulatory examinations of the books and records of Krech pursuant to Financial Code sections 22701 and 14 22709. The regulatory examinations disclosed violations of the CFLL by Krech, including that he failed to make his books and records available for examination by the Commissioner after a written 16 demand or denied the Commissioner's staff free access to his offices, books and records in violation of Financial Code sections 22701 and 22709. In addition, the January 22, 2015 regulatory examination revealed that Krech changed his business location designated on his license without first providing notice to the Department in violation of Financial Code section 22153 (a).

20 7. On April 17, 2015, the Commissioner commenced an administrative action against Krech by issuing pertinent pleadings, including: a Notice of Intention to Issue Order Suspending California Finance Lenders Law License; Accusation in Support of Notice of Intent to Issue an Order Suspending California Finance Lenders Law License; Statement in Support of Order Levying Administrative Penalties Pursuant to Financial Code section 22153; and Order Levying Administrative Penalty (collectively, "Accusation").

26 8. Further, pursuant to California Code section 22712, the Commissioner issued a Desist 27 and Refrain Order dated April 16, 2015 ("Order") directing Krech to immediately desist and refrain

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from engaging in the business of a finance lender or broker in violation of any provision of the
 CFLL including, Financial Code sections 22701, 22709 and 22153.

9. On or about June 5, 2015, Krech entered into a Settlement Agreement ("Agreement")
with the Commissioner to resolve the Accusation. Under the terms of the Agreement, Krech
stipulated to the Order; paid five hundred dollars (\$500.00) in administrative penalties for failure to
notify the Commissioner of his change of address; and agreed to comply with the following
provisions:

(a) ... make his books and records available for examination by the Commissioner upon a written or oral demand by the Commissioner's staff in accordance with Financial Code section 22709 and 22701;

(b) ....

(c) Comply with the Order dated April 16, 2015 issued against Krech.

10. Despite the Agreement and Order, Krech continued to engage in business as a finance lender or broker in violation of the Commissioner's demand for records in violation of Financial Code sections 22709 and 22701 and the Agreement.

II. VIOLATION OF THE AGREEMENT BY FAILING TO COMPLY WITH THE COMMISSIONER'S DEMAND TO PRODUCE BOOKS AND RECORDS

11. On July 28, 2015, the Commissioner sent a certified 10-day demand letter ("July

2015 letter") to Krech demanding that he produce books and records for examination in pursuant to

the Agreement and Financial Code section 22709. The July 2015 letter enumerated the documents

Krech was required to produce and included the following reports:

- 4. A consolidated loan report required by Section III of the Examination Questionnaire. The consolidated report should include data for loans brokered, originated, purchased, paid-off or serviced for the period of January 1, 2012 to present
- 5. A repossession report. The repossession report should list all loans in which the collateral was repossessed and/or sold for the period of January 1, 2012 to present. The

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report should include at a minimum, the loan number, name of borrower, the date of repossession, a description of the property and the date of sale or disposition of the property.

6. A judgment report, if applicable. The judgment report should list all loans in which the company has obtained a court judgment for the repayment of any outstanding amounts owed during the period of January 1, 2012 to present. The report should include at a minimum, the loan number, the name of borrower, judgment amount obtained, status of account.

12. The July 2015 letter gave Krech up to, and including, August 7, 2105, to produce the documents requested. On July 30, 2015, the Department's staff received a voicemail message from Krech requesting an extension of time in which to produce the books and records. Krech's voicemail message stated his request for an extension was due to an "eye surgery," and his "accountant was on vacation."

13. On August 3, 2015, the Department's staff sent an email to Krech denying his request and informing him that he must produce the books and records demanded on the due date in accordance with the Agreement and Financial Code section 22709.

14. On August 4, 2015, Krech left a second voicemail asking that the Department's staff return his call. On August 6, 2015, the Department's staff forwarded by email, the August 3, 2015 correspondence to Krech which notified him that his request to extend the due date for production of his records was denied. Krech was further informed in the August 6, 2015 email that any questions regarding the demand for his books and records should be referred to Enforcement counsel.

15. On August 7, 2015, the Department's staff left a voicemail message on each of Krech's two telephone numbers reiterating that his request for an extension of time to produce the documents demanded was denied, and requesting that he comply with the Commissioner's demand no later than the close of business on August 7, 2015.

16. On August 8, 2015, the Department's staff received a third voicemail message from Krech which only stated, "Jack Krech returning your call. Fantastic. You have my number."

17. To date, Krech has failed to provide the documents requested by the Commissioner in violation of the Agreement and Financial Code section 22709.

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## III. VIOLATION OF THE DESIST AND REFRAIN ORDER DATED APRIL 16, 2015

18. The Order directed Krech to, among other things, immediately desist and refrain from engaging in the business of a finance lender or broker in violation of any provision of the CFLL including, Financial Code sections 22701 and 22709. Notwithstanding the Order, Krech has continued to engage in acts or practices constituting violations of the CFLL by failing to make his books and records available for examination by the Commissioner after a written demand, or failing to grant the Commissioner's staff free access to his offices, books and records in violation of Financial Code sections 22709 and 22701, respectively.

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## IV. VIOLATION OF FINANCIAL CODE SECTION 22159(b) BY FAILING TO MAKE SPECIAL REPORTS

19. Financial Code section 22159 (b) provides in pertinent part that "... A licensee shall make other special reports that may be required by the commissioner."

20. The July 2015 letter specifically requested that Krech produce books and records including the following reports:

4. A consolidated loan report required by Section III of the Examination Questionnaire. The consolidated report should include data for loans brokered, originated, purchased, paid-off or serviced for the period of January 1, 2012 to present

- 5. A repossession report. The repossession report should list all loans in which the collateral was repossessed and/or sold for the period of January 1, 2012 to present. The report should include at a minimum, the loan number, name of borrower, the date of repossession, a description of the property and the date of sale or disposition of the property.
- 6. A judgment report, if applicable. The judgment report should list all loans in which the company has obtained a court judgment for the repayment of any outstanding amounts owed during the period of January 1, 2012 to present. The report should include at a minimum, the loan number, the name of borrower, judgment amount obtained, status of account.

1	21. The Commissioner deems these reports demanded in the July 2015 letter as special	
2	reports pursuant to Financial Code section 22159 (b). To date, Krech has failed to provide these	
3	special reports lawfully demanded by the Commissioner in violation of Financial Code section	
4	22159 (b).	
5	V. AUTHORITY TO SUMMARILY SUSPEND KRECH'S LICENSE BY FAILING	
6	TO COMPLY WITH AN ORDER OF THE COMMISSIONER AND VIOLATION OF FINANCIAL CODE 22159	
7	Paragraph 7 of the Settlement Agreement states in pertinent part:	
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9	Krech agrees that failure to comply with any of the provisions set forth in this Settlement Agreement shall constitute grounds for disciplinary action	
10	under the CFLL. If Krech fails to comply with any of the provisions set forth herein, the Commissioner may, in addition to all other available	
11	remedies under the CFLL, summarily suspend the finance lender license of Krech until such time as Krech comes into full compliance. Krech	
12	hereby waives any notice and hearing rights to contest such summary	
13	suspension which may be afforded under the CFLL, the California Administrative Procedure Act, the California Code of Civil Procedure, or	
14	any other provision of law in connection therewith.	
15	Financial Code section 22715 provides in pertinent part:	
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17	The commissioner may by order summarily suspend the license of any licensee if that person fails to file the report required by Section 22159	
18	within 10 days after notice by the commissioner that the report is due and not filed. If, after an order is made, a request for hearing is filed in writing	
19	within 30 days and the hearing is not held within 60 days thereafter, the	
20	order is deemed rescinded as of its effective date.	
21	By reason of the foregoing, Krech has violated paragraphs 6 (a) and (c) of the June 5, 2015	
22	Settlement Agreement by failing to produce books and records upon the Commissioner's demand	
23	and to comply with the Desist and Refrain Order issued by the Commissioner.	
24	Further, Krech has violated Financial Code section 22159 (b) by failing to make special	
25	reports demanded by the Commissioner.	
26	WHEREFORE, good cause showing and the Commissioner's determination that this action	
27	is in the public interest and necessary to effectuate the Department's primary, legitimate, regulatory	
28	purpose based upon Krech's violations of the Financial Code:	

1	IT IS HEREBY ORDERED tha	t the finance lenders license issued by the Commissioner	
2	Krech is hereby summarily suspended effective immediately		
3	Dated: September 3, 2015	JAN LYNN OWEN	
4	Los Angeles, California	Commissioner of Business Oversight	
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6		By: MARY ANN SMITH	
7		Deputy Commissioner	
8		Enforcement Division	
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		7 G FINANCE LENDERS LICENSE PURSUANT TO	