1 2 3 4 5	PRESTON DUFAUCHARD California Corporations Commissioner MICHAEL L. PINKERTON Deputy Commissioner ALAN S. WEINGER Lead Corporations Counsel MARISA I. URTEAGA-WATKINS (SBN236) Corporations Counsel	5398)	
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9	Attorneys for Complainant BEFORE THE DEPARTMENT OF CORPORATIONS		
10	OF THE STATE OF CALIFORNIA		
11	THE CALIFORNIA CORPORATIONS)File No.: 413-0778	
12	COMMISSIONER,)	
13	Complainant,)ACCUSATION	
14	V.)California Financial Code §50327)	
15	WRMORTGAGE)	
16)	
17	Respondent.)	
18)	
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20	The Complainant, California Corporations Commissioner ("Commissioner"), is informed and		
21	believes, and based upon such information and belief, alleges and charges Respondent as follows:		
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23	I.		
24	Respondent WRMORTGAGE ("WR") is a residential mortgage lender and mortgage loan		
25	servicer licensed by the Commissioner pursuant to the California Residential Mortgage Lending Act		
26	(California Financial Code, § 50000 et seq.) ("CRMLA"). WR has its principal place of business		
27	located at 300 West Clarendon Avenue, Suite 475, Phoenix, AZ, 85013.		
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	1 ACCUSATION		

Pursuant to California Financial Code sections 50307 and 50401 and California Code of Regulations, title 10, section 1950.314.8, all licensees under the CRMLA are required to file the following annual reports with the Commissioner: (1) Report of Principal Amount of Loans and Aggregate Amount of Loans Serviced ("Activity Report"); (2) Report on Non-traditional, Adjustable Rate and Mortgage Loan Products ("Non-traditional Report"); and (3) Non-traditional, Adjustable Rate and Mortgage Loan Survey ("Survey"). The Activity Report, Non-traditional Report, and Survey must be filed with the Commissioner on or before March 1st of each year for the preceding twelve (12) month period ending December 31.

II.

On or about February 1, 2008, an Activity Report form, Non-traditional Report form and Survey were sent to all CRMLA licensees, including WR, with a notice stating that these reports were due on or before March 1, 2008. The Commissioner assessed a penalty of \$1000.00 for the failure to submit these reports on or about May 15, 2008. To date, WR has not submitted the Activity Report, the Non-traditional Report or the Survey to the Commissioner and paid the assessed penalty.

III.

Pursuant to California Financial Code section 50200, all licensees under the CRMLA are required to file audited financial statements ("Audited Report") with the Commissioner. WR was required to submit its Audited Report for its fiscal year ending December 31, 2007 to the Commissioner.

On or about December 17, 2007, a reminder notice was issued to WR reminding WR that these reports were due to be filed with the Commissioner on or before April 15, 2008. WR did not submit the Audited Report to the Commissioner, despite this reminder notice. On or about August 1, 2008, the Commissioner assessed a penalty of \$1000.00 for failure to submit the Audited Report pursuant to California Financial Code section 50326. To date, WR has not submitted the Audited Report to the Commissioner and paid the assessed penalty.

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California Financial Code section 50205(a) states"[a] licensee shall maintain a surety bond in accordance with this subdivision." WR has failed to maintain its surety bond as required by that section. On or about February 6, 2008, the Commissioner received a Notice of Cancellation Non-Renewal of WR's surety bond from Hartford Fire Insurance Company. The date of cancellation of the surety bond was May 21, 2008.

IV.

On or about May 21, 2008, the Commissioner issued an Order To Discontinue Residential Mortgage Lending And/Or Servicing Activities Pursuant California Financial Code section 50319¹ to WR. To date, the surety bond has not been reinstated or replaced, and the Order To Discontinue Residential Mortgage Lending And/Or Servicing Activities Pursuant California Financial Code section 50319 remains in effect.

V.

California Financial Code section 50327 provides in pertinent part:

(a) The commissioner may, after notice and a reasonable opportunity to be heard, suspend or revoke any license if the commissioner finds that:

(1) the licensee has violated any provision of this division or any rule or order of the commissioner thereunder; or (2) any fact or condition exists that, if it had existed at the time of the original application for the license, reasonably would have warranted the commissioner in refusing to issue the license originally.

The Commissioner finds that, by reason of the foregoing, WRMORTGAGE has violated California Financial Code sections 50200, 50205, 50307, 50326, 50401 and California Code of Regulations, title 10, section 1950.314.8, and based thereon, grounds exist to revoke WRMORTGAGE license as a residential mortgage lender and mortgage loan servicer.

WHEREFORE, IT IS PRAYED that the residential mortgage lender and mortgage loan

¹ California Financial Code section 50319 provides in pertinent part: (a) If the commissioner, as a result of any examination or from any report made to him or her, shall find that any person subject to this division.... has failed to comply with the bonding requirements of Section 50205, the commissioner may, by an order addressed to and served by registered or certified mail, or by personal service on that person...., direct discontinuance of the disbursement, in whole or in part, of trust funds held by the licensee and order the establishment of a separate trust account for all subsequent trust funds received by the licensee.

1	servicer license of WRMORTGAGE be revoked and, pursuant to Financial Code section 50311,		
2	WRMORTGAGE be given a transition period of sixty (60) days within which to complete any loans		
3	for which it had prior commitments.		
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5	DATED:	November 19, 2008	PRESTON DuFAUCHARD
6		Sacramento, CA	California Corporations Commissioner
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9			By Marisa I. Urteaga-Watkins
10			Corporations Counsel
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			4 ACCUSATION
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