BEFORE THE DEPARTMENT OF BUSINESS OVERSIGHT
OF THE STATE OF CALIFORNIA

In the Matter of:

THE COMMISSIONER OF BUSINESS OVERSIGHT,
Complainant,
v.
OPENROAD LENDING, LLC,
Respondent.

The Complainant is informed and believes and based upon such information and belief, alleges and charges the Respondent as follows:

I. Introduction

1. OpenRoad Lending, LLC (OpenRoad) is a Texas limited liability company originally licensed as a California finance lender on October 13, 2010 pursuant to the California Financial Code Section 22712; and Citation Pursuant to Financial Code Section 22707.5.
State of California – Department of Business Oversight

Financing Law\(^1\) (Fin. Code, § 22000 \textit{et seq.}) (CFL). On or around November 15, 2017, OpenRoad’s CFL license was amended to include authority to act as a broker under the CFL.

2. OpenRoad has a principal place of business located at 5555 North Beach Street, Suite 4100, Fort Worth, Texas 76137. OpenRoad also maintains a website on the internet at www.openroadlending.com.

3. The Department of Business Oversight (Department), through the Commissioner, has jurisdiction over the licensing and regulation of entities engaged in the business of lending and servicing in the State of California pursuant to the CFL.

II. 

\textbf{Regulatory Examination}

4. On or around March 23, 2016, the Department commenced a regulatory examination of OpenRoad pursuant to Financial Code section 22701.

5. On or around October 23, 2018, OpenRoad disclosed that from in or around August 2016 through in or around March 2018, OpenRoad compensated at least one unlicensed person or company who was not regularly employed at OpenRoad’s licensed place of business for soliciting applications for loans, in violation of California Code of Regulations, title 10, section 1451, subsection (c), as further described below:

a. On or around March 18, 2016, OpenRoad and a company that was neither licensed nor regularly employed at OpenRoad’s licensed place of business (Company)\(^2\) entered into an “Amended and Restated Financial Services Agreement” (Amended Agreement). The Amended Agreement provided that OpenRoad would compensate the Company a fee for each funded loan obtained when a customer submitted an “Application” via the Company’s website or any related landing pages. “Application” meant a request for an extension of credit for an OpenRoad loan product that is completed and submitted by a customer to OpenRoad for review.

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\(^1\) Effective October 4, 2017, the name of the “California Finance Lenders Law” changed to the “California Financing Law.” (Assem. Bill No. 1284 (2017-2018 Reg. Sess.) § 4.) For purposes of this document, a reference to the California Financing Law means the California Finance Lenders Law before October 4, 2017 and the California Financing Law on and after that date. (Fin. Code, § 22000.)

\(^2\) Subsequent to the acts alleged herein, on or around September 24, 2018, the Company obtained a license to engage in the business of a finance lender and broker and is currently licensed under the CFL.
b. The Amended Agreement provided that the Company may offer OpenRoad’s loan products through the “Pre-Qualification Process,” which gave customers the opportunity to submit certain “Customer Data” to OpenRoad via the Company’s website so that OpenRoad may determine if they were pre-qualified for an automobile purchase or refinancing loan. “Customer Data” meant information about a customer who visited the Company’s website.

c. The Amended Agreement also provided that the Company may offer OpenRoad’s loan products through the “QuickApply Interface,” which contained a fillable application form displayed on the Company’s website. The Amended Agreement stated, in relevant part:

OpenRoad will provide Company with the fillable information fields required to be presented to Company Customers via the QuickApply Interface . . . Company Customers who wish to submit their Customer Data via the QuickApply Interface will complete the necessary fields and the Company will then transmit the Application information collected via the QuickApply Interface to OpenRoad. OpenRoad will respond directly to the Company Customer with a decision to grant or deny credit . . . .

d. Both the Pre-Qualification Process and the QuickApply Interface enabled OpenRoad to receive the following Customer Data via the Company’s website: name, social security number, address, birthdate, annual income, and vehicle information, including make, model, year, and mileage.

e. In or around August 24, 2016 through in or around February 15, 2017, OpenRoad compensated the Company $260.00 per funded loan for approximately 48 funded loans to California customers whose Customer Data the Company obtained through the QuickApply Interface.

f. In or around June 13, 2017 through in or around March 13, 2018, OpenRoad compensated the Company $260.00 per funded loan for approximately 16 funded loans to California customers whose Customer Data the Company obtained through the Pre-Qualification Process.
III. Desist and Refrain Order

6. The Commissioner is authorized to pursue administrative actions and remedies against persons and licensees who engage in violations of the CFL.

7. California Code of Regulations, title 10, section 1451, subsection (c) provides in relevant part:

   No finance company shall pay any compensation to an unlicensed person or company for soliciting or accepting applications for loans, except for an employee regularly employed at a licensed place of business of the finance company . . . .

8. Financial Code section 22712, subdivision (a) provides in relevant part:

   Whenever, in the opinion of the commissioner, . . . any licensee violates any provision of this division, any provision of an order, or any regulation adopted pursuant to this division, the commissioner may order that person or licensee to desist and to refrain from engaging in the business or further continuing that violation. If, within 30 days after the order is served, a written request for a hearing is filed and no hearing is held within 30 days thereafter, the order is rescinded . . . .

9. Based on the foregoing, the Commissioner of Business Oversight is of the opinion that OpenRoad Lending, LLC violated California Code of Regulations, title 10, section 1451, subsection (c). Pursuant to Financial Code section 22712, OpenRoad Lending, LLC is hereby ordered to desist and refrain from violating California Code of Regulations, title 10, section 1451, subsection (c).

10. This Order is necessary, in the public interest, for the protection of investors and consistent with the purposes, policies, and provisions of the California Financing Law. This Order shall remain in full force and effect until further order of the Commissioner.

IV. Citation

11. For the CFL violations of OpenRoad Lending, LLC, the Commissioner herein issues the following Citation:
From in or around August 2016 through in or around March 2018, OpenRoad compensated at least one unlicensed person or company who was not an employee regularly employed at OpenRoad’s licensed place of business for soliciting or accepting applications for loans, in violation of California Code of Regulations, title 10, section 1451, subsection (c).

12. Financial Code section 22707.5 provides:

(a) If, upon inspection, examination, or investigation, the commissioner has cause to believe that a licensee or other person is violating any provision of this division or any rule or order thereunder, the commissioner or his or her designee, may issue a citation to the licensee or person in writing, describing with particularity the basis of the citation. Each citation may contain an order to correct the violation or violations identified and provide a reasonable time period or periods by which the violation or violations must be corrected. In addition, each citation may assess an administrative fine not to exceed two thousand five hundred dollars ($2,500) that shall be deposited in the State Corporations Fund. In assessing a fine, the commissioner shall give due consideration to the appropriateness of the amount of the fine with respect to factors including the gravity of the violation, the good faith of the person or licensees cited, and the history of previous violations. A citation issued or a fine assessed pursuant to this section, while constituting punishment for a violation of law, shall be in lieu of other administrative discipline by the commissioner for the offense or offenses cited, and the citation and fine payment thereof by a licensee shall not be reported as disciplinary action taken by the commissioner.

(b) Notwithstanding subdivision (a), nothing in this section shall prevent the commissioner from issuing an order to desist and refrain from engaging in a specific business or activity or activities, or an order to suspend all business operations to a person or licensee who is engaged in or who has engaged in continued or repeated violations of this division. In any of these circumstances, the sanctions authorized under this section shall be separate from, and in addition to, all other administrative, civil, or criminal remedies.

(c) If, within 30 days from the receipt of the citation, the licensee or person cited fails to notify the department that he or she intends to request a hearing as described in subdivision (d), the citation shall be deemed final.

(d) Any hearing under this section shall be conducted in accordance with Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of Title 2 of the Government Code.
(e) After the exhaustion of the review procedures provided for in this section, the commissioner may apply to the appropriate superior court for a judgment in the amount of the administrative fine and an order compelling the cited licensee or person to comply with the order of the commissioner. The application, which shall include a certified copy of the final order of the commissioner, shall constitute a sufficient showing to warrant the issuance of the judgment and order.

13. Pursuant to Financial Code section 22707.5, OpenRoad Lending, LLC is hereby ordered to pay the Commissioner an administrative penalty of $2,500.00 within 30 days from the date of this citation. The penalty shall be made payable in the form of a cashier’s check or Automated Clearing House deposit to the “Department of Business Oversight,” and transmitted to: Accounting – Enforcement Division, Department of Business Oversight, 1515 K Street, Suite 200, Sacramento, California 95814, contemporaneously with notice of transmittal to Sophia C. Kim at Sophia.Kim@dbo.ca.gov.

Dated: October 29, 2018
Los Angeles, California

JAN LYNN OWEN
Commissioner of Business Oversight

By ____________________________
MARY ANN SMITH
Deputy Commissioner
Enforcement Division