# STATE OF NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY DIVISION OF MORTGAGE LENDING

Before the Commissioner of the Division of Mortgage Lending

In the Matter of:	)	
DIVISION OF MORTGAGE LENDING,		Order No. <u>2016-006</u>
Petition	ner, )	Case No. 2016-006
v.	)	
ALLIANCE MORTGAGE GROUP,	INC.,	
Mortgage Broker License No. 1405,	)	
NMLS ID No. 346493,	)	
Respon	dent.	
	)	

#### CONSENT ORDER

TO CEASE AND DESIST VIOLATING NRS 645B AND NAC 645B,
REQUIRING COMPLIANCE WITH NRS 645B AND NAC 645B,
REQUIRING PAYMENT OF RESTITUTION,
REQUIRING PAYMENT OF AN ADMINISTRATIVE FINE,
REQUIRING PAYMENT OF EXAMINATION AND INVESTIGATIVE COSTS,
REQUIRING THE PRODUCTION OF RECORDS, AND
REQUIRING SATISFACTORY COMPLETION OF FURTHER CONTINUING
EDUCATION COURSES

Issued and Entered,
This 12 day of March, 2017,
By Cathy Sheehy,

The Commissioner of the State of Nevada, Department of Business and Industry, Division of Mortgage Lending (the "Commissioner") having been statutorily charged with the responsibility and authority to administer and enforce Chapter 645B of the Nevada Revised Statutes, 645B.010 et seq. ("the Statute"), and Chapter 645B of the Nevada Administrative Code, NAC 645B.001 et seq. ("NAC 645B") ("the Regulation") (collectively, the "Act"), governing the licensing and conduct of mortgage brokers and mortgage agents in the State of Nevada; and,

Commissioner

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The Commissioner having been granted general supervisory power and control and administrative enforcement authority over all mortgage brokers and mortgage agents doing business in the State of Nevada pursuant to the Act, including the authority to conduct examinations and investigations of its licensed mortgage brokers and mortgage agents; and,

ALLIANCE MORTGAGE GROUP, INC. ("ALLIANCE"), having been granted a mortgage broker license (License No. 1405, NMLS ID No. 346493) pursuant to provisions of the Act on January 6, 2005, with its Nevada office (NMLS Branch ID No. 389698) identified by ALLIANCE as situated at 140 W. Huffaker Lane, Suite 16, Reno, Nevada 89511 ("Huffaker address"); and,

John Forgie ("Forgie") being ALLIANCE'S President and Director; and,

Beginning on May 26, 2015, and concluding on August 17, 2015, Division staff ("Staff") having conducted an examination of ALLIANCE pursuant to NRS 645B.060; and,

Based upon the findings of the examination and review of documents obtained by Staff, the Commissioner determined that ALLIANCE had engaged in activity and conduct that violated provisions of the Act. In particular, the Commissioner determined that: ALLIANCE failed to cooperate with the examination in violation of NRS 645B.670(1)(b)(9) (a repeated violation); failed to submit timely and accurate monthly activity reports in violation of NRS 645B.080(2) and NAC 645B.070(1) (a repeated violation); failed to submit timely and accurate mortgage call reports in violation of NRS 645B.080(4) (a repeated violation); failed to maintain complete and suitable records in violation of NRS 645B.080(1) (a repeated violation); and failed to conduct its business in accordance with laws and regulations as required by NRS 645B.670(1)(b)(3) and pursuant to NAC 645B.505, when it failed to comply with applicable state or federal law with respect to two of its originated mortgage loans. The violation of NRS 645B.670(1)(b)(3) resulted from ALLIANCE'S failures to: retain all revised good-faith estimates; document the reasons why such estimates were provided for a period of no less than three years; and to properly reimburse the affected borrowers at settlement, or within 30 calendar days after settlement, as required by the Real Estate Settlement Procedures Act. The violation resulted in overcharges to borrowers D.M. and R.M. (Loan No. NV-14018) in the total amount of \$409.37, and overcharges to borrowers M.P. and T.R. (Loan No. NV-14004) in the total amount of \$2,665.40; and,

On or about February 17, 2016, in accordance with NRS 233B.127(3), ALLIANCE was served with a NOTICE OF OPPORTUNITY TO SHOW COMPLIANCE AND PROPOSED ADMINISTRATIVE COMPLAINT providing ALLIANCE with (1) notice of facts or conduct which warrant disciplinary action against RESPONDENT'S mortgage broker license and (2) notice of its opportunity for an informal conference, prior to the commencement of formal disciplinary action, to show compliance with all lawful requirements for the retention of his license; and,

ALLIANCE availed itself of the opportunity to show compliance at an informal conference held at the Division's office on March 31, 2016; and,

Following ALLIANCE'S failure to demonstrate compliance at the informal conference and thereafter, on or about November 22, 2016, in accordance with NRS 233B.127(3), ALLIANCE was served with a NOTICE OF INTENT TO ISSUE AND ENTER FINAL ORDER REVOKING MORTGAGE BROKER LICENSE, REQUIRING PAYMENT OF RESTITUTION, IMPOSING ADMINISTRATIVE FINE, AND ASSESSING EXAMINATION AND INVESTIGATIVE COSTS ("NOI"); and,

The Division advised ALLIANCE in the NOI that should it wish to exercise its right to an opportunity for administrative hearing, it must provide written notification to the Division within 20 days of the date of mailing of the NOI pursuant to NRS 233B.127; and,

ALLIANCE timely requested an informal conference or hearing and an informal conference was held at the Division's office on January 12, 2017; and,

RESPONDENT having acknowledged the violations and represented that corrective measures would be implemented and undertaken; and,

To avoid the time and expense involved in a formal administrative enforcement hearing, the Division and ALLIANCE have conferred concerning this matter and determined to resolve this matter pursuant to the following terms:

- 1. ALLIANCE agrees to CEASE AND DESIST from any and all violations of the Act in accordance with NAC 645B.515; and,
- 2. ALLIANCE agrees to comply with the provisions of the Act, including the requirements of NRS 645B.080, NAC 645B.072, and NAC 645B.070, which mandate, among other things, that

ALLIANCE keep and maintain at its licensed, Huffaker address, complete and suitable records of all mortgage transactions made by ALLIANCE at that location and to timely submit monthly activity reports of its mortgage broker activity as required; and,

- 3. ALLIANCE agrees to make RESTITUTION to borrowers D.M. and R.M. in the total sum of \$409.37 (Loan No. NV-14018) pursuant to NRS 645B.955. ALLIANCE agrees that such RESTITUTION shall be and is due and payable to D.M. and R.M. no later than 15 <u>business</u> days from the date of the issuance of this Consent Order, as shown in the caption thereof. ALLIANCE further agrees that contemporaneously with the issued RESTITUTION, it shall provide proof of such payment by delivering to the Division the following documentary evidence:
  - a. Copy of ALLIANCE'S issued, executed, and deposited check, or issued, executed,
     and deposited money order, payable to D.M. and R.M; and
  - b. Copy of an accompanying cover letter to D.M. and R.M.; and
  - c. Proof of mailing of the foregoing to D.M. and R.M.; and,
- ALLIANCE agrees that the aforementioned proof of payment of RESTITUTION shall be delivered to the Division at 3300 W. Sahara Avenue, Suite 285, Las Vegas, Nevada 89102, attention Zeljana Ajdari, Supervisory Examiner, at <u>zajdari@mld.nv.gov</u>; and,
- 4. ALLIANCE agrees to make RESTITUTION to borrowers M.P. and T.R. in the total sum of \$2,665.40 (Loan No. NV-14004) pursuant to NRS 645B.955, the form of payment of which shall be individually issued to M.P. in the amount of \$1,332.70, and individually issued to T.R. in the amount of \$1,332.70. ALLIANCE agrees that such RESTITUTION shall be and is due and payable to M.P. and T.R. no later than 15 business days from the date of the issuance of this Consent Order, as shown in the caption thereof. ALLIANCE further agrees that contemporaneously with the issued RESTITUTION, it shall provide proof of such payments by delivering to the Division the following documentary evidence:
  - a. Copies of ALLIANCE'S issued, executed, and deposited checks, or issued, executed and deposited money orders, as individually payable to M.P. and T.R; and,
  - b. Copies of accompanying cover letters to M.P. and T.R.; and,
  - c. Proof of mailing of the foregoing to M.P. and T.R.; and,

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ALLIANCE agrees that the aforementioned proof of payment of RESTITUTION shall be delivered to the Division at 3300 W. Sahara Avenue, Suite 285, Las Vegas, Nevada 89102, attention Zeljana Ajdari, Supervisory Examiner, at zajdari@mld.nv.gov; and,

- 5. ALLIANCE agrees to pay to the Division an ADMINISTRATIVE FINE in the amount of \$5,000.00 in accordance with NRS 645B.670(1)(b)(3) and NRS 645B.670(1)(b)(9). ALLIANCE agrees that such ADMINISTRATIVE FINE is due and payable no later than 60 calendar days from the date of the issuance of this Consent Order as shown in the caption thereof, and shall be tendered to the Division in accordance with the instructions included in the attached invoice; and,
- ALLIANCE agrees that an additional ADMINISTRATIVE FINE imposed against ALLIANCE in the amount of \$20,000.00 shall be held in abeyance for a period of three-hundred, sixtyfive (365) calendar days from the date of issuance of this Consent Order, as shown in the caption thereof, pending: (a) ALLIANCE'S compliance and satisfaction of the material terms of this Consent Order, and (b) determination by the Division that ALLIANCE has committed no further violation(s) of the Act. ALLIANCE thus agrees that if within three-hundred, sixty-five (365) calendar days from the issuance of this Consent Order, it fails to comply with or satisfy the material terms of this Consent Order, or is found by the Division to have committed further violation(s) of the Act, ALLIANCE shall pay to the Division the additional ADMINISTRATIVE FINE in the amount of \$20,000.00 and any unpaid balance of the originally imposed ADMINISTRATIVE FINE, all of which shall be immediately due and payable to the Division in full, in addition to the applicable fine imposed for the new violation(s) of the Act; and,
- 7. ALLIANCE agrees to pay the Division's EXAMINATION AND INVESTIGATIVE COSTS ("COSTS") in the total amount of \$5,520.00, in accordance with NRS 622.400. ALLIANCE agrees that the COSTS are due and payable no later than 60 calendar days from the date of the issuance of this Consent Order as shown in the caption thereof, and shall be tendered to the Division with the ADMINISTRATIVE FINE as described in Paragraph No. 5, above, in accordance with the instructions included in the attached invoice.
- 8. ALLIANCE agrees, in accordance with NRS 645B.080, NAC 645B.072, NAC 645B.063(1), and NAC 645B.067(4), that no later than 60 calendar days from the date of the

issuance of this Consent Order as shown in the caption thereof, ALLIANCE shall produce and submit to the Division the following described information, documents, and photographs to provide compliance with the provisions of the Act and the material terms of this Consent Order, including confirmation of its licensed, Nevada branch office at the Huffaker address; operation of its Nevada licensed, broker business at the Huffaker address; and record keeping and maintenance of complete and suitable records of all mortgage transactions made by ALLIANCE at the Huffaker address:

- a. Copy of original lease/rental agreement and renewed or currently effective office lease/rental agreement, for ALLIANCE'S operation of its mortgage business at the licensed, Nevada Huffaker address, letter from lessor/property owner reflecting that ALLIANCE is or remains in "good standing" as the renter/lessee of those premises, and copy of cancelled check or other evidence of paid rental/lease fees documenting ALLIANCE'S most current lease/rental payment; and,
- b. Photographs of the exterior office entrance or entrance to the office suite in lobby area (if located in a commercial building) of the licensed Huffaker address, including photographs evidencing existence of separate and distinct office space for ALLIANCE at that address, and photographs of marquee or other visible signage providing ALLIANCE'S business name and Huffaker office address as visible from the street or parking lot; and,
- c. Photographs which document the conspicuous, public display of ALLIANCE'S mortgage broker license, as posted inside the office at the licensed Huffaker address, and which depict its physical location in relation to the entire, licensed office location (a single close-up photograph of such license not being adequate to comply with this requirement); and,
- d. Photographs of secured, locking storage cabinets or other areas in which ALLIANCE'S records and files are securely kept and maintained within the office situated at the licensed Huffaker address and which depict its physical location in relation to the entire, licensed office location (a single close-up photograph of the cabinet(s) not being adequate to comply with this requirement); and,
- e. Photographs of shredding bin(s) utilized by ALLIANCE within the office at the licensed Huffaker address which depict the physical location of the bin(s) in relation to the

entire, licensed office location (a single close-up photograph of such a bin not being adequate to comply with this requirement); and,

ALLIANCE AGREES that the aforementioned documentation and photographs shall be delivered to the Division at 3300 W. Sahara Avenue, Suite 285, Las Vegas, Nevada 89102, attention Zeljana Ajdari, Supervisory Examiner, at <a href="mailto:zajdari@mld.nv.gov">zajdari@mld.nv.gov</a>; and,

- 9. ALLIANCE agrees to attend and complete six (6) hours of continuing education courses through the NMLS, three (3) hours of which must pertain exclusively to instruction on *ethics*, and three (3) hours of which must encompass instruction pertaining to *record-keeping and records-maintenance* requirements. The courses shall not count towards ALLIANCE'S continuing education requirements for the retention and/or renewal of its mortgage broker license, and the courses shall not be repeated courses of those which ALLIANCE may have completed during the past year; and,
- 10. RESPONDENT agrees to provide to the Division, *no later than 60 calendar days* from the date of the issuance of this Consent Order as shown in the caption thereof, a copy of a certificate of completion or some other form of authenticating documentation from the education-course provider, which demonstrates ALLIANCE'S satisfactory completion of both the class on *ethics* and the class on *records-keeping and records-maintenance*, as required in this Consent Order, and shall be delivered to the Division at 3300 W. Sahara Avenue, Suite 285, Las Vegas, Nevada 89102, attention Zeljana Ajdari, Supervisory Examiner, at <u>zajdari@mld.nv.gov</u>; and,
- 11. ALLIANCE understands and agrees that failure to strictly comply with each and every provision of this Consent Order is a violation of NRS 645B.670(1)(b)(3).

ALLIANCE, by and through its President and Director, John Forgie, has knowingly and voluntarily affixed its authorized signature to the attached VOLUNTARY CONSENT TO ENTRY OF COMMISSIONER'S ORDER, incorporated herein by this reference, and has consented to the issuance of this Consent Order with the intent to be legally bound hereby, and has waived and relinquished any and all rights that ALLIANCE may now or hereafter have to an administrative hearing in this matter or to judicial review thereof, or otherwise challenge or contest, the entry of this Consent Order; and,

ALLIANCE has had opportunity to consult with legal counsel of its choosing concerning this matter; and,

The Commissioner making the following FINDINGS and CONCLUSIONS based upon the foregoing and the books and records of the Division:

- 1. The Commissioner has jurisdiction and authority to issue this Consent Order in this matter pursuant to the Nevada Administrative Procedures Act ("NAPA"), NRS 233B.010 et seq., and the Mortgage Brokers and Mortgage Agents Act, NRS 645B.010, et seq.
- 2. All required notices have been issued in this matter, and the notices and service thereof were appropriate and lawful in all respects.
- 3. The terms of this Consent Order are a reasonable resolution of this matter and in the public interest.
  - 4. All applicable provisions of NAPA and NRS 622 have been met.
- 5. ALLIANCE committed repeat violations of NRS 645B.670(1)(b)(9), NRS 645B.080(2), NAC 645B.070(1), NRS 645B.080(4), and NRS 645B.080(1), and pursuant to NAC 645B.505, violated NRS 645B.670(1)(b)(3).

### NOW, THEREFORE, IT IS HEREBY ORDERED that:

- ALLIANCE shall fully comply with all provisions of the Act and CEASE AND DESIST from any and all violations of the Act.
- 2. ALLIANCE shall keep and maintain, at its licensed, Huffaker address, complete and suitable records of all mortgage transactions made by ALLIANCE at that location and shall timely submit monthly activity reports of its mortgage broker activity as required.
- 3. ALLIANCE shall make RESTITUTION to borrowers D.M. and R.M. in the total sum of \$409.37 (Loan No. NV-14018). Such RESTITUTION shall be and is due and payable to D.M. and R.M. no later than 15 <u>business</u> days from the date of the issuance of this Consent Order, as shown in the caption thereof. Contemporaneously with the issued RESTITUTION, ALLIANCE shall provide proof of such payment by delivering to the Division the following documentary evidence:
  - a. Copy of ALLIANCE'S issued, executed, and deposited check, or issued, executed, and deposited money order, payable to D.M. and R.M; and,
  - b. Copy of an accompanying cover letter to D.M. and R.M.; and,
  - c. Proof of mailing of the foregoing to D.M. and R.M.; and,

The aforementioned proof of payment of RESTITUTION shall be delivered to the Division at 3300 W. Sahara Avenue, Suite 285, Las Vegas, Nevada 89102, attention Zeljana Ajdari, Supervisory Examiner, at <u>zajdari@mld.nv.gov</u>.

- 4. ALLIANCE shall make RESTITUTION to borrowers M.P. and T.R. in the total sum of \$2,665.40 (Loan No. NV-14004), the form of payment of which shall be individually issued to M.P. in the amount of \$1,332.70, and individually issued to T.R. in the amount of \$1,332.70. Such RESTITUTION shall be and is due and payable *no later than 15 business days* from the date of the issuance of this Consent Order, as shown in the caption thereof. Contemporaneously with the issued RESTITUTION, ALLIANCE shall provide proof of such payment by delivering to the Division the following documentary evidence:
  - a. Copies of ALLIANCE'S issued, executed, and deposited checks, or issued, executed and deposited money orders, as individually payable to M.P. and T.R; and,
  - b. Copies of accompanying cover letters to M.P. and T.R.; and,
  - c. Proof of mailing of the foregoing to M.P. and T.R.; and,

The aforementioned proof of payment of RESTITUTION shall be delivered to the Division at 3300 W. Sahara Avenue, Suite 285, Las Vegas, Nevada 89102, attention Zeljana Ajdari, Supervisory Examiner, at <a href="mailto:zajdari@mld.nv.gov"><u>zajdari@mld.nv.gov</u></a>.

- 5. ALLIANCE shall pay an ADMINISTRATIVE FINE in the amount of \$5,000.00 which shall be due and payable *no later than 60 calendar days* from the date of the issuance of this Consent Order as shown in the caption thereof, and shall be tendered to the Division in accordance with the instructions included in the attached invoice.
- 6. If within three-hundred sixty-five (365) calendar days following the date of issuance of this Consent Order, as shown in the caption thereof, ALLIANCE fails to comply with and satisfy the material terms of this Consent Order, or is found by the Division to have committed further violation(s) of the Act, ALLIANCE shall pay to the Division the additional ADMINISTRATIVE FINE in the amount of \$20,000.00 and any unpaid balance of the originally imposed ADMINISTRATIVE FINE, all of which shall be immediately due and payable to the Division in full, in addition to the applicable fine imposed for the new violation(s) of the Act. The additional \$20,000.000 ADMINISTRATIVE FINE is

held in abeyance unless and until ALLIANCE fails to comply with and satisfy the material terms of the Consent Order, or fails to comply with the provisions of the Act, for the described 365 calendar-day period.

- 7. ALLIANCE shall pay to the Division EXAMINATION AND INVESTIGATIVE COSTS ("COSTS") in the total amount of \$5,520.00. The COSTS shall be due and payable *no later* than 60 calendar days from the date of the issuance of this Consent Order as shown in the caption thereof, and shall be tendered to the Division with the ADMINISTRATIVE FINE as described in Paragraph No. 5 directly above, in accordance with the attached invoice.
- 8. ALLIANCE shall provide to the Division, *no later than 60 <u>calendar days</u>* from the date of the issuance of this Consent Order as shown in the caption thereof, the following described information, documents, and photographs:
  - a. Copy of original lease/rental agreement and renewed or currently effective office lease/rental agreement, for ALLIANCE'S operation of its mortgage business at the licensed, Nevada Huffaker address, letter from lessor/property owner reflecting that ALLIANCE is or remains in "good standing" as the renter/lessee of those premises, and copy of cancelled check or other evidence of paid rental/lease fees documenting ALLIANCE'S most current lease/rental payment; and,
  - b. Photographs of the exterior office entrance or entrance to the office suite in lobby area (if located in a commercial building) of the licensed Huffaker address, including photographs evidencing existence of separate and distinct office space for ALLIANCE at that address, and photographs of marquee or other visible signage providing ALLIANCE'S business name and Huffaker office address as visible from the street or parking lot; and,
  - c. Photographs which document the conspicuous, public display of ALLIANCE'S mortgage broker license, as posted inside the office at the licensed Huffaker address, and which depict its physical location in relation to the entire, licensed office location (a single close-up photograph of such license not being adequate to comply with this requirement); and,
  - d. Photographs of secured, locking, storage cabinets or other areas in which ALLIANCE'S records and files are securely kept and maintained within the office situated at the

licensed Huffaker address and which depicts its physical location in relation to the entire, licensed office location (a single close-up photograph of the cabinet(s) not being adequate to comply with this requirement); and,

e. Photographs of shredding bin(s) utilized by ALLIANCE within the office at the licensed Huffaker address which depict the physical location of the bin(s) in relation to the entire, licensed office location (a single close-up photograph of such a bin not being adequate to comply with this requirement).

The aforementioned documentation and photographs shall be delivered to the Division at 3300 W. Sahara Avenue, Suite 285, Las Vegas, Nevada 89102, attention Zeljana Ajdari, Supervisory Examiner, at zajdari@mld.nv.gov.

- 9. ALLIANCE shall attend and complete six (6) hours of continuing education courses through the NMLS, three (3) hours of which shall pertain exclusively to instruction on *ethics*, and three (3) hours of which shall encompass instruction pertaining to *record-keeping and records-maintenance* requirements. The courses shall not count towards ALLIANCE'S continuing education requirements for the retention and/or renewal of its mortgage broker license and the courses shall not be repeated courses of those which ALLIANCE may have completed during the past year.
- 10. RESPONDENT shall provide to the Division, *no later than 60 calendar days* from the date of the issuance of this Consent Order as shown in the caption thereof, a copy of a certificate of completion or some other form of authenticating documentation from the education-course provider, which demonstrates ALLIANCE'S satisfactory completion of both the class on *ethics* and the class on *records-keeping and records-maintenance*, as required in this Consent Order, and shall be delivered to the Division at 3300 W. Sahara Avenue, Suite 285, Las Vegas, Nevada 89102, attention Zeljana Ajdari, Supervisory Examiner, at zjadari@mld.nv.gov.
- 11. This Consent Order shall be and is effective and enforceable on the date that it is issued, as shown in the caption hereof.
- 12. This Consent Order shall remain effective and enforceable until terminated, modified, set aside or suspended in writing by the Commissioner.

13. The Commissioner specifically retains jurisdiction of the matters contained herein and has the authority to issue such further order(s) as she shall deem just, necessary, and appropriate to enforce the Act and protect the public.

# IT IS SO ORDERED.

## DIVISION OF MORTGAGE LENDING

By: CATHY SHEEHY, COMMISSIONER