STATE OF ILLINOIS

DEPARTMENT OF FINANCIAL AND PROFESSIONAL REGULATION

DIVISION OF BANKING

IN THE MATTER OF:)	
)	No. 2013-MLO-CD-10
COLBI ANDRY)	
A.K.A. RICHARD LOCKWELL)	
A.K.A. RICH INGRAM)	
1016 W. Jackson Blvd.)	
Chicago, Illinois 60605)	

ORDER TO CEASE AND DESIST FROM UNLAWFUL RESIDENTIAL MORTGAGE ACTIVITIES

The DEPARTMENT OF FINANCIAL AND PROFESSIONAL REGULATION, Division of Banking, ("Department") having investigated and reviewed the activities of COLBI ANDRY A.K.A. RICHARD LOCKWELL A.K.A. RICH INGRAM ("ANDRY"), 1016 W. Jackson Blvd., Chicago, Illinois 60605, in connection with his residential mortgage activities with his unlicensed companies E.A.C. FINANCIAL, LLC ("EAC") and EMERGENCY DEBT RELIEF CENTER ("EDRC") 9942 S. Western Ave., Chicago, Illinois 60643, Illinois 60804 and found violations of the Residential Mortgage License Act of 1987 ("Act") [205 ILCS 635], the rules promulgated under the Act ("Rules") and the Mortgage Rescue Fraud Act ("MRFA") [765 ILCS 940], the Secretary hereby issues this ORDER TO CEASE AND DESIST FROM UNLAWFUL RESIDENTIAL MORTGAGE ACTIVITIES

STATUTORY PROVISIONS

- 1. Section 1-3(a) of the Act states in relevant part: No person, partnership, association, corporation or other entity shall engage in the business of brokering, funding, originating, servicing or purchasing of residential mortgage loans without first obtaining a license from the Secretary in accordance with the licensing procedure provided in this Article I and such regulations as may be promulgated by the Secretary.
- 2. Section 1-3(b) of the Act provides that no person, partnership, association, corporation, or other entity except a licensee under the Act or an entity exempt from licensure shall do any business under any name title, or circulate or use any advertising or make any representation nor give any information to any person, which indicates or reasonably implies activity within the scope of the Act.
- 3. Section 1-3(d-1) of the Act provides that the Secretary may issue orders against any person if the Secretary has reasonable cause to believe that an unsafe, unsound, or unlawful practice has occurred, is occurring, or is about to occur, if any person has violated, is violating, or is about to

Page - 2 - In the Matter of Colbi Andry

- violate any law, rule, or written agreement with the Secretary, or for the purposes of administering the provisions of this Act and any rule adopted in accordance with this Act.
- 4. Section 1-3(e) of the Act provides that any person, partnership, association, corporation or other entity who violates any provision of this Section commits a business offense and shall be fined an amount not to exceed \$25,000.
- 5. Section 1-4(hh) of the act defines a loan originator in relevant part: "Loan originator" means any natural person who, for compensation or in the expectation of compensation, either directly or indirectly makes, offers to make, solicits, places, or negotiates a residential mortgage loan.
- 6. Section 1-4(jj) of the Act defines a mortgage loan originator as an individual who for compensation or gain or in the expectation of compensation or gain (i) takes a residential mortgage loan application; or (ii) offers or negotiates terms of a residential mortgage loan.
- 7. Section 7-1 of the Act states that it is unlawful for any natural person to act or assume to act as a loan originator, as defined in subsection (hh) of Section 1-4, without being registered in the State of Illinois.
- 8. Section 7-1A of the Act states that it is unlawful to work as a mortgage loan originator, as defined in subsection (jj) of Section 1-4 of this Act, without obtaining a license from the Director, unless the individual is exempt under subsection (c) of this Section.
- 9. Section 7-13 of the Act prohibits certain acts and practices by mortgage loan originators ("MLO") including conducting any business covered by this Act without holding a valid license. MLO's are prohibited from collecting or charging advance fees for loan modifications
- 10. The Mortgage Rescue Fraud Act ("MRFA") [765 ILCS 940] requires any person who, directly or indirectly, for compensation from a distressed owner, makes any solicitation, representation, or offer to perform loan modification activities to provide distressed owners statutorily defined contract terms and notice rights and refrain from taking an interest in the distressed owner's home or securing advance payments prior to performing the contracted for service.

FACTUAL FINDINGS

- 11. On November 22, 2011 Department received information that EAC and ERDC were offering loan modification services to consumers and charging them upfront fees.
- 12. The Department's investigation found that ANDRY was never registered or licensed by the Department to act as a loan originator or mortgage loan originator.
- 13. The Department's investigation found that ANDRY co-managed EAC and ERDC with Everett D. Pope III ("Pope"), neither company was licensed by the Department to act as a residential mortgage licensee.
- 14. The Department's investigation found that ANDRY through EAC and ERDC advertised its loan modification services through door-to-door solicitations, telephone and telemarketing, flyers, and other electronic and print advertisements.

15. The Department's investigation found that ANDRY did not provide loan modification services for consumers who paid upfront fees.

LEGAL CONCLUSIONS

COUNT I

16. ANDRY, without a license, solicited, advertised and offered loan modification services. ANDRY is in violation of Sections 1-3(a) & (b) and 7-13(6) of the Act.

COUNT II

17. ANDRY accepted upfront payments for loan modification services he failed to perform. ANDRY is in violation of Sections 7-13 (1), (8) & (12) of the Act and Section 50(a)(1) of the MRFA.

NOW IT IS HEREBY ORDERED THAT,

- 1. ANDRY shall **CEASE AND DESIST** from soliciting or offering to modify residential mortgage loans, and engaging in any other licensable activities under the Act pursuant to Section 1-3(d-1) of the Act.
- 2. ANDRY shall pay a **FINE** in the amount of \$25,000 as authorized under Section 1-3(e) of the Act. The fine is payable by certified check or money order within thirty (30) days of the effective date of this Order to the:

Department of Financial and Professional Regulation
Division of Banking
ATTN: Loan Originator Section
320 W. Washington, 5th Floor
Springfield, Illinois, 62786

ORDERED THIS	DAY OF	, 2013	
ILLINOIS DEPARTME MANUEL FLORES, A	ENT OF FINANCIAL A	AND PROFESSIONAL	REGULATION
DIVISION OF BANKII	NG		

Page - 4 - In the Matter of Colbi Andry

You are hereby notified that this Order is an administrative decision. Pursuant to 205 ILCS 635/4-12 and 38 Ill. Adm. Code, 1050.1510 *et seq.* any party may file a request for a hearing on an administrative decision. The request for a hearing and \$250 hearing fee by certified check or money order shall be filed with the Department at 320 West Washington Street, 5th Floor, Springfield, IL 62786, ATTN: Loan Originator Section within 10 days after the receipt of an administrative decision. The request for hearing must include an explicit admission, denial, or appropriate response to each allegation or issue contained in the administrative decision pursuant to 38 Ill. Adm. Code 1050.1570. A hearing shall be held on the administrative decision, by the Department of Financial and Professional Regulation, Division of Banking. Absent a request for a hearing, this Order shall constitute a final administrative Order subject to the Administrative Review Law [735 ILCS 5/3-101 *et seq.*].

Page - 5 - In the Matter of Colbi Andry	
State of Illinois ((ss: County of Cook (
sufficient postage affixed, a copy of the foregoin UNLAWFUL RESIDENTIAL MORTGAGE A	es that on, I mailed with ng ORDER TO CEASE AND DESIST FROM CTIVITIES by regular and certified mail, return cago, Illinois 60601, to the address of Respondent
	AFFIANT
Subscribed and sworn to before me,	
this, 2013	
NOTARY PUBLIC	
Sent to:	
COLBI ANDRY 1016 W. Jackson Blvd. Chicago, Illinois 60605	