1	STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS			
2	CONSUMER SERVICES DIVISION			
3	IN THE MATTER OF DETERMINING C-12-1020-12-TD02			
4	Whether there has been a violation of the Escrow Agent Registration Act of Washington			
5	HARTMAN ESCROW, INC. and LORI L. ANDREW, TC. and CEASE AND DESIST			
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7				
8	Respondents.			
9	THE STATE OF WASHINGTON TO: LORI L. ANDREW			
10	COMES NOW the Director of the Washington State Department of Financial Institutions			
11	(Director), by and through his designee Deborah Bortner, Division Director, Division of Consumer			
12	Services (designee), and finding that the public interest will be irreparably harmed by delay in issuing			
13	an order to cease and desist, enters this temporary order to cease and desist pursuant to chapter 18.44			
14	RCW, the Escrow Agent Registration Act (Act), based on the following findings:			
15	I. FACTUAL FINDINGS			
16 17	1.1 Failure to Comply with Director's Authority.			
17	On or about July 10, 2012, the Department served Respondents with a Subpoena to Provide			
19	Documents and Records requiring Respondent Andrew to provide certain records by July 16, 2012, or a			
20	Temporary Cease and Desist Order (TCD) would be issued. Respondent Andrew did not provide the			
21	records by the due date and on or about July 18, 2012, the Department issued a TCD requiring			
22	Respondent Andrew to produce the records immediately. The TCD was served on Respondent Andrew			
23	on or about the same day, and served by Federal Express overnight delivery on July 28, 2012, but			
24	Respondent Andrew did not provide the records as required.			
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DEPARTMENT OF FINANCIAL INSTITUTIONS 150 Israel Rd SW PO Box 41200 Olympia, WA 98504-1200

1.2 Prov	iding Altered Bank Statements. On or about June 21, 2012, Respondent Andrew provi	
the Depart	nent with copies of what she represented to be the monthly statements for Respondent	
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Hartman E	scrow's general account at Key Bank. On or about July 25, 2012, the Department received	
copies of t	e actual monthly statements for the general account directly from Key Bank. A compari	
of the two sets of statements revealed that among other deceptions, Respondent Andrew had altered		
account sta	tements she provided the Department to conceal more than \$2.1 million in transfers from	
trust accou	nt to the general account. The differences between the general account statements provid	
Responder	t Andrew and those provided by Key Bank are as follows:	
	Hartman Escrow, Inc. General Account Bank Statements	
Dec-	11 The statement was altered to conceal 6 transfers totaling \$23,754.28 from the trust account to the general account.	
Jan-	2 The statement was altered to conceal 13 transfers totaling \$188,135.42 from the trust account to the general account, and did not include a page listing a \$5,000 transfer from the savings account to the general account.	
Feb-	2 The statement was altered to conceal 8 transfers totaling \$161,074.45 from the trust account to the general account.	
Mar	12 The statement was altered to conceal 7 transfers totaling \$359,864.86 from the trust account to the general account, and a separate transfer of \$291,164.86 from the trust account to the general account.	
Apr-	The statement was altered to conceal a transfer totaling \$145,582.28 from the general account to the trust account, and a \$5,000 transfer from the general account to Respondent Andrew's personal account.	
May	12 The statement did not include three pages, two of which listed 18 transfers totaling \$237,507.32 from the trust account to the general account. Another missing page listed a \$10,404.49 transfer from the general account to the trust account and two credit card payments totaling \$45,785.15.	
Jun-	2 The statement was altered to conceal 15 transfers totaling \$762,758.15 from the trust account to the general account, and did not include a page listing a \$5,000 transfer from the savings account to Respondent Andrew's personal account.	
1.3 Con	lucting Business in such an Unsafe Manner as to Render its Further Operation	
Hazardou	s to the Public. The Department reviewed bank statements and reconciliation records	
Responder	t Hartman Escrow, Inc. and noted numerous questionable transactions. For example, t	
TEMPORAR C-12-1020-1	Y ORDER TO CEASE AND DESIST 2 DEPARTMENT OF FINANCIAL INSTITUTION -TD02 150 Israel Rd S	

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1	month-end reconciliation Trial Balance reports printed on April 30, 2012, show the escrow trust			
2	account of Respondent Hartman Escrow to be significantly overdrawn. The first report lists 13			
3	overdrawn escrow accounts with an aggregate negative balance of \$1,090,755.09; the second report			
4	lists 13 overdrawn escrow accounts, but with a lower aggregate negative balance of \$205,400.94. The			
5	overdrawn escrow accounts indicate Respondent Andrew disbursed more money from the accounts			
6	than received. The number and aggregate dollar amount of the overdrawn escrow accounts is unusual			
7	and indicates much larger shortages in the trust account may exist.			
8	The June 2012 general account statement for Respondent Hartman Escrow shows six transfers			
9	from the general account to the trust account totaling \$678,548. The number and aggregate dollar			
10 11	amount of these transfers are unusual, and indicates an attempt to "cover" overdrawn escrow accounts.			
12	The Department has identified suspicious transactions in Respondent Hartman Escrow's general			
12	account between December 2011 and July 2012 of approximately:			
14				
15	 \$2.1 million in transfers from the trust account to the general account; \$212,000 in checks and transfers payable to Respondent Andrew or her husband; 			
16	 \$103,000 in checks payable to casinos in Washington and Nevada; and \$65,000 in checks and transfers payable to a Nordstrom-branded VISA credit card. 			
17	1.4 Order Taking Possession/Termination of Employment. On or About July 31, 2012, the			
18	Director issued an Order Taking Possession of Hartman Escrow, Inc. and served a copy of the Order			
19	on Respondent Andrew. In its capacity as the controlling entity for Hartman Escrow, Inc., the			
20	Department has terminated the employment of Respondent Andrew as Designated Escrow Officer,			
21	Escrow Officer, and any other employment capacity for Hartman Escrow, Inc.			
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	TEMPORARY ORDER TO CEASE AND DESIST 3 DEPARTMENT OF FINANCIAL INSTITUTIONS C-12-1020-12-TD02 Lori L. Andrew PO Box 41200 Olympia, WA 98504-1200			

II. GROUNDS FOR ENTRY OF ORDER

2.1 Requirement to Comply with Director's Authority. Based on the Factual Allegations set forth in Section I above, Respondent Andrew is in apparent violation of RCW 18.44.400(1) and RCW 18.44.420(2) by failing to provide documents and other materials required by the Director.

Prohibition against Making Material False Statements. Based on the Factual Allegations set 2.2 forth in Section I above, Respondent Andrew is in apparent violation of RCW 18.44.301(7) by making materially false statements to the Director concerning the affairs of Hartman Escrow, Inc.

2.3 Requirement to Properly Administer Funds held in Trust. Based on the Factual Allegations set forth in Section I above, Respondent Andrew is in apparent violation of RCW

18.44.301(2) and WAC 208-680-410 by failing to properly administer funds held in trust.

2.4 Status of Escrow Officer License. Based on the Factual Allegations set forth in Section I above, and pursuant to RCW 18.44.101, Respondent Andrew's license to conduct business as an Escrow Officer is no longer in force and must be surrendered to the Department.

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III. AUTHORITY TO ISSUE TEMPORARY ORDER TO CEASE AND DESIST

3.1 Authority to Issue Temporary Order to Cease and Desist. Pursuant to RCW 18.44.440, the Director is authorized to issue a temporary order to cease and desist whenever the Director makes a finding, in writing, that the public interest will be irreparably harmed by delay in issuing a cease and desist order.

IV. ORDER

Based on the above Factual Findings, Grounds for Entry of Order, and Authority to Issue Temporary Order to Cease and Desist, and pursuant to RCW 18.44.440, the Director finds that the 24 public interest will be irreparably harmed by delay in issuing a cease and desist order. Therefore, the 25 Director ORDERS that:

TEMPORARY ORDER TO CEASE AND DESIST C-12-1020-12-TD02 Lori L. Andrew

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4.1 Respondent Lori L. Andrew shall immediately cease and desist from engaging in any act or acts, directly, indirectly, or through any 3rd party, which in any way affects Hartman Escrow, Inc. Such acts include, but are not limited to, conducting any escrow transaction or any part of any escrow transaction, conducting any contract collection activity, accessing or attempting to access any account in the name of Hartman Escrow, Inc. in or at any financial institution of any kind, obtaining or attempting to obtain credit of any kind on behalf of Hartman Escrow, Inc., incurring any debt on behalf of Hartman Escrow, Inc., accessing or attempting to access any computer system, telephone messaging system, or any other business system of Hartman Escrow, Inc., accessing any real or personal property owned by or registered in the name of Hartman Escrow, Inc., or any other act having any relationship to Hartman Escrow, Inc.

4.2 Respondent Lori L. Andrew shall immediately surrender to the Department all escrow files of Hartman Escrow, Inc. regardless of the status of the file or the current location of the file (other than those at the Tukwila office), and including any and all copies of said files. Further, Respondent Andrew shall immediately surrender to the Department any and all other files related to the business operations of Hartman Escrow, Inc., any and all title and ownership documents for property owned by Hartman Escrow, Inc., any and all documents and contracts evidencing property or services leased or rented in the name of Hartman Escrow, Inc., and any and all documents of any nature belonging to Hartman Escrow, Inc.

4.3 Respondent Lori L. Andrew shall immediately surrender to the Department all business related
 equipment owned, leased, or rented by Hartman Escrow, Inc., including, but not limited to: cell
 phones, smart phones, computers, and all other business equipment of any nature, regardless of whose
 possession such equipment is currently in.

2 any and all accounts in the name of Hartman Escrow, Inc, and all keys to any property owned, rented, 3 or leased by Hartman Escrow, Inc, including office keys and truck keys, regardless of whose 4 possession such credit cards and keys are currently in. 5 4.5 All files, documents, and property which Respondent Andrew has been ordered to immediately 6 surrender must be surrendered at the Hartman Escrow, Inc. Tukwila office location between 8:00 a.m. 7 and 5:00 p.m. no later than the first business day following service of this Order on Respondent 8 Hartman. 9 This order shall take effect immediately and shall remain in effect unless set aside, limited, or 4.6 10 suspended in writing by an authorized court. 11 12 NOTICE 13 PURSUANT TO CHAPTER 18.44 RCW, YOU ARE ENTITLED TO A HEARING WITHIN 14 14 DAYS OF REQUEST TO DETERMINE WHETHER THIS ORDER SHALL BECOME 15 PERMANENT. IF YOU DESIRE A HEARING, THEN YOU MUST RETURN THE 16 ACCOMPANYING APPLICATION FOR ADJUDICATIVE HEARING, INCORPORATED HEREIN 17 BY THIS REFERENCE. FAILURE TO COMPLETE AND RETURN THE APPLICATION FOR 18 ADJUDICATIVE HEARING FORM SO THAT IT IS RECEIVED BY THE DEPARTMENT OF 19 FINANCIAL INSTITUTIONS WITHIN 20 DAYS OF THE DATE THAT THIS ORDER WAS 20 SERVED ON YOU WILL CONSTITUTE A DEFAULT AND WILL RESULT IN THE LOSS OF 21 YOUR RIGHT TO A HEARING AND THE ENTRY OF A PERMANENT ORDER TO CEASE AND 22

Respondent Lori L. Andrew shall immediately surrender to the Department all credit cards for

TEMPORARY ORDER TO CEASE AND DESIST

KNOWN ADDRESS.

C-12-1020-12-TD02

Lori L. Andrew

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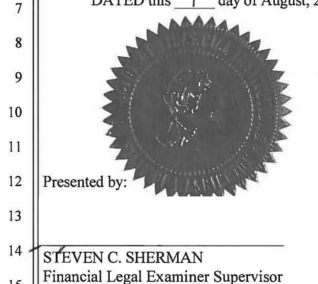
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DESIST ON THE 21ST DAY FOLLOWING SERVICE OF THIS ORDER UPON YOU. SERVICE ON

YOU IS DEFINED AS POSTING IN THE U.S. MAIL, POSTAGE PREPAID, TO YOUR LAST

1 WITHIN 10 DAYS AFTER YOU HAVE BEEN SERVED WITH THIS TEMPORARY 2 ORDER TO CEASE AND DESIST, YOU MAY APPLY TO THE SUPERIOR COURT IN THE 3 COUNTY OF YOUR PRINCIPAL PLACE OF BUSINESS FOR AN INJUNCTION SETTING 4 ASIDE, LIMITING, OR SUSPENDING THIS ORDER PENDING THE COMPLETION OF THE 5 ADMINISTRATIVE PROCEEDINGS PURSUANT TO THIS NOTICE. 6 day of August, 2012. DATED this

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Approved by:

CHARLES E. CLARK

Enforcement Chief

DEBORAH BORTNER Director **Division of Consumer Services** Department of Financial Institutions

TEMPORARY ORDER TO CEASE AND DESIST C-12-1020-12-TD02 Lori L. Andrew