ORDER SUMMARY – Case Number: C-17-2132

Names:	Jessica Walde	n		
Order Number:	C-17-2132-20)-CO03		
Effective Date :	3/11/2020			
NMLS Identifier	U/L ID 19674	25		
License Effect:	N/A			
Not Apply Until:	3/11/2025			
Not Eligible Until:	3/11/2025			
Prohibition/Ban Until:	3/11/2025			
Investigation Costs	\$0		Paid	Date
Fine	\$0	Due	Paid Y N	Date
Assessment(s)	\$0	Due	Paid Y N	Date
Restitution	\$0	Due	Paid N	Date
		15	12.1	
Financial Literacy and Education	\$0	Due	Paid Y N	Date
Cost of Prosecution	\$0	Due	Paid	Date
Cost of Prosecution	·	Duc	☐ Y ☐ N	Date
	No. of Victims:			

Comments: Respondent agrees to cease and deists from engaging in the business of a mortgage broker or loan originator in Washington State and is prohibited from the mortgage broker and consumer loan industries in Washington State for five years.

STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS DIVISION OF CONSUMER SERVICES

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3 IN THE MATTER OF DETERMINING

Whether there has been a violation of the Mortgage Broker Practices Act of Washington by:

5 INTEGRITY PARTNERS LLC; PRECISION PARALEGAL SERVICES LLC d/b/a Precision

Paralegal Services and Precision Paralegals, TERRY WALDEN, Principal of Integrity

Partners LLC and Precision Paralegal Services LLC; JESSICA WALDEN, Member of Integrity

Partners LLC and Precision Paralegal Services LLC; INMN INC.; WILLIAM J. KANE,

Principal of INMN Inc. WILLIAM KANE II, Principal of INMN Inc.; EMERY LAW LLC

d/b/a Emery Law; MELANIE ANNE EMERY, Member of Emery Law LLC and Sole Proprietor

of Emery Law; BRUNTY LAW FIRM, INC.

d/b/a Brunty Law Firm; MARK A. BRUNTY, Officer of Brunty Law Firm, Inc. and Sole

Proprietor d/b/a Brunty Law Firm, Inc. and Sole
Proprietor d/b/a Brunty Law Firm; and ROBERT

G. BACON, Sole Proprietor d/b/a Bacon Law Firm,

Respondents.

No.: C-17-2132-20-CO03

CONSENT ORDER AS TO JESSICA WALDEN

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CONSENT ORDER C-17-2132-20-CO03 INTEGRITY PARTNERS LLC, et al.

designee Lucinda Fazio, Division of Consumer Services Director, and Jessica Walden (Respondent) and finding that the issues raised in the above-captioned matter may be economically and efficiently settled, agree to the entry of this Consent Order. This Consent Order is entered pursuant to chapter 19.146 of the Revised Code of Washington (RCW), and RCW 34.05.060 of the Administrative Procedure Act, based on the following:

COMES NOW the Director of the Department of Financial Institutions (Director), through his

AGREEMENT AND ORDER

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The Department of Financial Institutions, Division of Consumer Services (Department), and Respondent has agreed upon a basis for resolution of the matters alleged in Statement of Charges No.

DEPARTMENT OF FINANCIAL INSTITUTIONS
Division of Consumer Services
150 Israel Rd SW
PO Box 41200
Olympia, WA 98504-1200
(360) 902-8703

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C-17-2132-19-SC03 (Statement of Charges), entered June 7, 2019 (copy attached hereto) solely as to Respondent. Pursuant to chapter 19.146 RCW, the Mortgage Broker Practices Act (Act), and RCW 34.05.060 of the Administrative Procedure Act, Respondent hereby agrees to the Department's entry of this Consent Order and further agree that the issues raised in the above-captioned matter may be economically and efficiently settled by entry of this Consent Order solely as to Respondent.

Based on the foregoing:

- **A. Jurisdiction.** It is AGREED that the Department has jurisdiction over the subject matter of the activities discussed herein.
- **B.** Waiver of Hearing. It is AGREED that Respondent has been informed of the right to a hearing before an administrative law judge, and hereby waives her right to a hearing and any and all administrative and judicial review of the issues raised in this matter, or of the resolution reached herein. Accordingly, Respondent, by her signature and the signature of her representative below, withdraw their appeal to the Office of Administrative Hearings.
- C. No Admission of Liability. The parties intend this Consent Order to fully resolve the Statement of Charges solely as to Respondent and agree that Respondent does not admit to any wrongdoing by its entry.
- **D.** Cease and Desist. It is AGREED that Respondent shall cease and desist engaging in the business of a mortgage broker or loan originator.
- **E. Prohibition from Industry.** It is AGREED that, for a period of five years from the date of entry of this Consent Order, Respondent is prohibited from participating, in any capacity, in the conduct of the affairs of any mortgage broker or consumer loan company licensed by the Department or subject to licensure or regulation by the Department.
- **F.** Change of Address. It is AGREED that for the duration of the period this Consent Order is in effect, unless otherwise agreed to in writing by the Department, Respondent shall provide the CONSENT ORDER DEPARTMENT OF FINANCIAL INSTITUTIONS C-17-2132-20-CO03 Division of Consumer Services INTEGRITY PARTNERS LLC, et al.

1	Department with a mailing address and	I telephone number at which Respondent can be contacted and			
2	Respondent shall notify the Departmen	at in writing of any changes to her mailing address or telephone			
3	number within fifteen days of any such change.				
4	G. Non-Compliance with Oro	der. It is AGREED that Respondent understands that failure to			
5	abide by the terms and conditions of th	is Consent Order may result in further legal action by the			
6	Director. In the event of such legal act	ion, Respondent may be responsible to reimburse the Director			
7	for the cost incurred in pursuing such a	action, including but not limited to, attorney fees.			
8	H. Voluntarily Entered. It is	AGREED that Respondent has voluntarily entered into this			
9	Consent Order, which is effective when	n signed by the Director's designee.			
10	I. Completely Read, Unders	tood, and Agreed. It is AGREED that Respondent has read			
11	this Consent Order in its entirety and for	ully understand and agree to all of the same.			
12	J. Counterparts. This Conser	nt Order may be executed in any number of counterparts,			
13	including by facsimile or e-mail of a .p	odf or similar file, each of which shall be deemed to be an			
14	original, but all of which, taken together	er, shall constitute one and the same Consent Order.			
15	RESPONDENT:				
16	REST ONDER 1.				
17	Jessica Walden	<u>2/19/2020</u> Date			
18	Individually	Date			
19	A none of few Fortune				
20	Approved for Entry:	2/10/2020			
21	Abigail Zoe Staggers, WSBA No.	_2/19/2020 Date			
22	43962 Tomlinson Bomsztyk Russ Attorney for Respondent				
23					
24	CONSENT ORDER C-17-2132-20-CO03 INTEGRITY PARTNERS LLC, et al.	3 DEPARTMENT OF FINANCIAL INSTITUTIONS Division of Consumer Services 150 Israel Rd SW PO Box 41200 Olympia, WA 98504-1200 (360) 902-8703			

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2		DO NOT WRITE BELOW THIS LINE
3	THIS ORDER ENTER	RED THIS 11th DAY OF March, 2020.
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5		
6		_ <u>/s/</u>
7		Division of Consumer Services Department of Financial Institutions
8		
9	Presented by:	
	_/s/	
10	AMANDA J. HERNDON	
11	Financial Legal Examiner	
12	Approved by:	
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14	STEVEN C. SHERMAN	-
	Enforcement Chief	
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24	CONSENT ORDER	4 DEPARTMENT OF FINANCIAL INSTITUTIONS

CONSENT ORDER C-17-2132-20-CO03 INTEGRITY PARTNERS LLC, et al. DEPARTMENT OF FINANCIAL INSTITUTIONS Division of Consumer Services 150 Israel Rd SW PO Box 41200 Olympia, WA 98504-1200 (360) 902-8703

STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS **DIVISION OF CONSUMER SERVICES**

IN THE MATTER OF DETERMINING 3 Whether there has been a violation of the 4

Mortgage Broker Practices Act of Washington by:

INTEGRITY PARTNERS LLC; PRECISION PARALEGAL SERVICES LLC d/b/a Precision

Paralegal Services and Precision Paralegals, TERRY WALDEN, Principal of Integrity Partners LLC and Precision Paralegal Services LLC:

JESSICA WALDEN, Member of Integrity Partners LLC and Precision Paralegal Services LLC; INMN

INC.; WILLIAM J. KANE, Principal of INMN Inc. WILLIAM KANE II, Principal of INMN Inc.;

EMERY LAW LLC d/b/a Emery Law; MELANIE

ANNE EMERY, Member of Emery Law LLC and Sole Proprietor of Emery Law; BRUNTY LAW

FIRM, INC. d/b/a Brunty Law Firm; MARK A. BRUNTY, Officer of Brunty Law Firm, Inc. and

Sole Proprietor d/b/a Brunty Law Firm; and ROBERT G. BACON, Sole Proprietor d/b/a Bacon

Law Firm. 13

Respondents.

No. C-17-2132-19-SC03

SECOND AMENDED STATEMENT OF CHARGES and NOTICE OF INTENT TO ENTER AN ORDER TO CEASE AND DESIST BUSINESS, PROHIBIT FROM INDUSTRY, ORDER REFUNDS, IMPOSE FINE, COLLECT INVESTIGATION FEE, and RECOVER COSTS AND EXPENSES

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INTRODUCTION

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Pursuant to RCW 19.146.220 and RCW 19.146.223, the Director of the Department of

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Financial Institutions of the State of Washington (Director) is responsible for the administration of chapter 19.146 RCW, the Mortgage Broker Practices Act (Act). After having conducted an

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investigation pursuant to RCW 19.146.235, and based upon the facts available as of the date of

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Consumer Services Acting Director Richard St. Onge, institutes this proceeding and finds as

this Second Amended Statement of Charges, the Director, through his designee, Division of

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follows:

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SECOND AMENDED STATEMENT OF CHARGES No. C-17-2132-19-SC03 INTEGRITY PARTNERS LLC, et al.

DEPARTMENT OF FINANCIAL INSTITUTIONS Division of Consumer Services PO Box 41200 Olympia, WA 98504-1200 (360) 902-8703

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1.1	Respond	lents.

- A. Respondent Integrity Partners LLC (Respondent Integrity) has never been licensed by the Department of Financial Institutions of the State of Washington (Department) to conduct business as a mortgage broker.
- B. Respondent Precision Paralegal Services LLC d/b/a Precision Paralegal

 Services and Precision Paralegals (Respondent Precision) has never been licensed by the

 Department to conduct business as a mortgage broker.
- C. Respondent Terry Walden was a principal officer of Respondent Integrity and is a principal of Respondent Precision. Respondent Terry Walden has never been licensed by the Department to conduct business as a mortgage broker or loan originator.
- **D.** Respondent Jessica Walden was a member of Respondent Integrity and is a member of Respondent Precision. Respondent Jessica Walden has never been licensed by the Department to conduct business as a mortgage broker or loan originator.
- E. Respondent INMN Inc. (Respondent INMN) has never been licensed by the Department of Financial Institutions of the State of Washington (Department) to conduct business as a mortgage broker. Respondent INMN is believed to have conducted business using the domain www.affiliateintake.com.
- **F.** Respondent William J. Kane was a principal of Respondent INMN. Respondent William J. Kane has never been licensed by the Department to conduct business as a mortgage broker or loan originator.

Between approximately May 4, 2012, and September 9, 2016, Respondents Integrity, Precision, 23 Terry Walden, and Jessica Walden provided or offered to provide residential mortgage loan

1	modification services to Washington State consumers while Respondents Integrity, Precision,
2	Terry Walden, and Jessica Walden were not licensed by the Department to provide those
3	services and while holding themselves out as conducting business as Respondents Emery Law,
4	Brunty Law, and Bacon. Lists of Washington State consumers with whom Respondents
5	Integrity, Precision, Terry Walden, and Jessica Walden conducted business as a mortgage broker
6	or loan originator, and the advanced fee paid by each consumer, is appended hereto in
7	Appendices A through C and incorporated herein by reference. Between at least August 8, 2012,
8	and June 10, 2013, Respondents Integrity, Terry Walden, and Jessica Walden also held out
9	Respondent Integrity as able to offer residential mortgage loan modification services to
10	Washington consumers by advertising on Respondent Integrity's page at www.facebook.com
11	that Respondent Integrity provided such services.
12	B. Respondents INMN, William J. Kane, and William Kane II. Between at least

B. Respondents INMN, William J. Kane, and William Kane II. Between at least December 11, 2013, and April 16, 2015, Respondents INMN, William J. Kane, and William Kane II provided or offered to provide residential mortgage loan modification services to Washington State consumers while Respondents INMN, William J. Kane, and William Kane II were not licensed by the Department to provide those services. A list of Washington State consumers with whom Respondents INMN, William J. Kane, and William Kane II conducted business as a mortgage broker or loan originator, and the advanced fee paid by each consumer, is appended hereto in Appendix C and incorporated herein by reference.

C. Respondents Emery Law and Emery. Between approximately November 1, 2013, and September 9, 2016, Respondents Emery Law and Emery provided or offered to provide residential mortgage loan modification services to Washington State consumers while Respondents Emery Law and Emery were not licensed by the Department to provide those

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services. A list of Washington State consumers with whom Respondents Emery Law and Emery conducted business as a mortgage broker or loan originator, and the advanced fee paid by each consumer, is appended hereto as Appendix A and incorporated herein by reference.

- **D.** Respondents Brunty Law and Brunty. Between approximately May 4, 2012, and January 14, 2013, Respondents Brunty Law and Brunty provided or offered to provide residential mortgage loan modification services to Washington State consumers while Respondents Brunty Law and Brunty were not licensed by the Department to provide those services. A list of Washington State consumers with whom Respondents Brunty Law and Brunty conducted business as a mortgage broker or loan originator, and the advanced fee paid by each consumer, is appended hereto as Appendix B and incorporated herein by reference.
- **E.** Respondent Bacon. Between approximately December 10, 2012, and July 2, 2015, Respondent Bacon provided or offered to provide residential mortgage loan modification services to Washington State consumers while Respondent Bacon was not licensed by the Department to provide those services. A list of Washington State consumers with whom Respondent Bacon conducted business as a mortgage broker or loan originator, and the advanced fee paid by each consumer, is appended hereto as Appendix C and incorporated herein by reference.
- 1.3 **Misrepresentations and Omissions.** Respondents represented that they were lawfully able to provide the residential mortgage loan modification services or omitted disclosing that they were not lawfully able to provide those services.
- 1.4 **On-Going Investigation.** The Department's investigation into the alleged violations of the Act by Respondents continues to date.

II. GROUNDS FOR ENTRY OF ORDER

2.1 Mortgage Broker Defined. Pursuant to RCW 19.146.010(14), "Mortgage broker"
means any person who for direct or indirect compensation or gain, or in the expectation of direct
or indirect compensation or gain (a) assists a person in obtaining or applying to obtain a
residential mortgage loan or performs residential mortgage loan modification services or (b)
holds himself or herself out as being able to assist a person in obtaining or applying to obtain a
residential mortgage loan or provide residential mortgage loan modification services.
Loan Originator Defined. Pursuant to RCW 19.146.010(11)(b), "Loan originator"
means a natural person who for direct or indirect compensation or gain or in the expectation of
direct or indirect compensation or gain performs residential mortgage loan modification
services or holds himself or herself out as being able to perform residential mortgage loan
modification services.
2.3 Prohibited Acts. Based on the Factual Allegations set forth in Section I above,
Respondents are in apparent violation of RCW 19.146.0201(2) and (3) for engaging in an unfair
or deceptive practice toward any person and obtaining property by fraud or misrepresentation.
2.4 Requirement to Obtain and Maintain Mortgage Broker License. Based on the
Factual Allegations set forth in Section I above, Respondents are in apparent violation of RCW
19.146.200(1) for engaging in the business of a mortgage broker for Washington residents or
property without first obtaining a license to do so.
2.5 Requirement to Obtain and Maintain Loan Originator License. Based on the Factual
Allegations set forth in Section I above, Respondents are in apparent violation of RCW
19.146.200(1) for engaging in the business of a loan originator without first obtaining and

maintaining a license.

1	2.6 Prohibition against Taking Advance Fees. Based on the Factual Allegations set forth
2	in Section I above, Respondents are in apparent violation of RCW 19.146.0201(11) and 12 C.F.R
3	§ 1015.5 for taking advance fees for loan modification services.
4	III. AUTHORITY TO IMPOSE SANCTIONS
5	3.1 Authority to Issue an Order to Cease and Desist. Pursuant to RCW 19.146.220(3),
6	the Director may issue orders directing any person subject to the Act to cease and desist from
7	conducting business.
8	3.2 Authority to Prohibit from Industry. Pursuant to RCW 19.146.220(4), the Director
9	may issue orders prohibiting from participation in the conduct of the affairs of a licensed
10	mortgage broker any person subject to licensing under the Act for any violation of the Act.
11	3.3 Authority to Order Refunds. Pursuant to RCW 19.146.220(2), the Director may order
12	refunds against any person subject to the Act for any violation of the Act.
13	3.4 Authority to Impose Fine. Pursuant to RCW 19.146.220(2), the Director may impose
14	fines against any person subject to the Act for any violation of the Act.
15	3.5 Authority to Collect Investigation Fee. Pursuant to RCW 19.146.228(2) and WAC
16	208-660-550(4)(a), the Department will charge \$48 per hour for an examiner's time devoted to
17	an investigation of any person subject to the Act.
18	3.6 Authority to Recover Costs and Expenses. Pursuant to RCW 19.146.221(2), the
19	Director may recover the state's costs and expenses for prosecuting violations of the Act.
20	IV. NOTICE OF INTENT TO ENTER ORDER ¹
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22 23 24	The Department entered Final Order No. C-17-2132-18-FO01 against Respondent Bacon and Final Order No. C-17-2132-18-FO02 against Respondents Brunty Law and Brunty on or about October 18, 2018. In Final Orders No. C-17-2132-18-FO01 and No. C-17-2132-18-FO02, the Department ordered that Respondents Bacon, Brunty Law, and Brunty cease and desist, be prohibited from participating in the business of a mortgage broker, pay refunds, pay fines, pay investigation fees, and maintain records as detailed in this section. The Department entered Consent Order No. C-17-2132-18-CO01 against Respondents Emery Law and Emery on or about February 19, 2019. Respondents SECOND AMENDED STATEMENT OF CHARGES 7 DEPARTMENT OF FINANCIAL INSTITUTIONS

INTEGRITY PARTNERS LLC, $\it et al.$

RTMENT OF FINANCIAL INSTITUTIONS
Division of Consumer Services
PO Box 41200
Olympia, WA 98504-1200
(360) 902-8703

Respondents' violations of the provisions of chapter 19.146 RCW and chapter 208-660 WAC, as set forth above constitute a basis for the entry of an Order under RCW 19.146.220, RCW 19.146.221, and RCW 19.146.223. Therefore, it is the Director's intent to ORDER that:

- 4.1 Respondents Integrity Partners LLC; Precision Paralegal Services LLC; Terry Walden; Jessica Walden; INMN Inc.; William J. Kane; William Kane II; Emery Law LLC; Melanie Anne Emery; Brunty Law Firm, Inc.; Mark A. Brunty; and Robert G. Bacon cease and desist engaging in the business of a mortgage broker or loan originator.
- 4.2 Respondents Integrity Partners LLC; Precision Paralegal Services LLC; Terry Walden; Jessica Walden; INMN Inc.; William J. Kane; William Kane II; Emery Law LLC; Melanie Anne Emery; Brunty Law Firm, Inc.; Mark A. Brunty; and Robert G. Bacon be prohibited from participation, in any manner, in the conduct of the affairs of any mortgage broker subject to licensure by the Director for a period of five years.
- 4.3 Respondents Integrity Partners LLC; Precision Paralegal Services LLC; Terry Walden; Jessica Walden; INMN Inc.; William J. Kane; William Kane II; Emery Law; and Melanie Anne Emery² jointly and severally pay refunds to the consumers identified Appendix A in the amount set forth therein and as described therein, and that Respondents jointly and severally pay refunds to each consumer with whom Respondents Emery Law or Melanie Anne Emery entered into a contract for residential mortgage loan modification services related to real property or consumers located in the Washington State equal to the amount collected from each consumer for those services in an amount to be determined at hearing.
- 4.4 Respondents Integrity Partners LLC; Precision Paralegal Services LLC; Terry Walden; Jessica Walden; Brunty Law Firm, Inc.; and Mark A. Brunty jointly and severally pay refunds to the consumers identified Appendix B in the amount set forth therein, and that Respondents jointly and severally pay refunds to each consumer with whom Respondents Brunty Law Firm, Inc. or Mark A. Brunty entered into a contract for residential mortgage loan modification services related to real property or consumers located in the Washington State equal to the amount collected from each consumer for those services in an amount to be determined at hearing.
- **4.5** Respondents Integrity Partners LLC; Precision Paralegal Services LLC; Terry Walden; Jessica Walden; and Robert G. Bacon jointly and severally pay refunds

Emery Law and Emery agreed to cease and desist, be prohibited from participating in the business of a mortgage broker, pay restitution, pay a fine, and pay an investigation fee as detailed in this section.

SECOND AMENDED STATEMENT OF CHARGES No. C-17-2132-19-SC03 INTEGRITY PARTNERS LLC, et al.

² In Consent Order No. C-17-2132-CO01, Respondents Emery Law and Emery agreed to pay restitution to each consumer listed in Appendix A jointly and severally with any other person ordered by the Department to pay refunds or restitution to the consumers listed in Appendix A.

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to the consumers identified Appendix C in the amount set forth therein, and that Respondents jointly and severally pay refunds to each consumer with whom Respondent Robert G. Bacon entered into a contract for residential mortgage loan modification services related to real property or consumers located in the Washington State equal to the amount collected from each consumer for those services in an amount to be determined at hearing.

- **4.6** Respondents Integrity Partners LLC; Precision Paralegal Services LLC; Terry Walden; Jessica Walden; Emery Law; and Melanie Anne Emery³ jointly and severally pay a fine, which as of the date of this Second Amended Statement of Charges totals \$12,000.00.
- 4.7 Respondents Integrity Partners LLC; Precision Paralegal Services LLC; Terry Walden; Jessica Walden; INMN Inc.; William J. Kane; William Kane II; Emery Law; and Melanie Anne Emery jointly and severally pay a fine, which as of the date of this Second Amended Statement of Charges totals \$75,000.00.
- 4.8 Respondents Integrity Partners LLC; Precision Paralegal Services LLC; Terry Walden; Jessica Walden; Brunty Law Firm, Inc.; and Mark A. Brunty jointly and severally pay a fine, which as of the date of this Second Amended Statement of Charges totals \$27,000.00.
- **4.9** Respondents Integrity Partners LLC; Precision Paralegal Services LLC; Terry Walden; Jessica Walden; and Robert G. Bacon a fine, which as of the date of this Second Amended Statement of Charges totals \$51,000.00.
- **4.10** Respondents Integrity Partners LLC; Precision Paralegal Services LLC; Terry Walden; Jessica Walden; Emery Law LLC; Melanie Anne Emery; Brunty Law Firm, Inc.; Mark A. Brunty; and Robert G. Bacon jointly and severally pay an investigation fee, which as of the date of this Second Amended Statement of Charges totals \$10,888.80.⁴
- 4.11 Respondents Integrity Partners LLC; Precision Paralegal Services LLC; Terry Walden; Jessica Walden; INMN Inc.; William J. Kane; William Kane II; Emery Law LLC; Melanie Anne Emery; Brunty Law Firm, Inc.; Mark A. Brunty; and Robert G. Bacon maintain records in compliance with the Act and provide the Department with the location of the books, records and other information relating to Respondents' provision of residential mortgage loan modification services in Washington, and the name, address and telephone number of the individual responsible for maintenance of such records in compliance with the Act.

SECOND AMENDED STATEMENT OF CHARGES No. C-17-2132-19-SC03 INTEGRITY PARTNERS LLC, et al.

³ In Consent Order No. C-17-2132-CO01, Respondents Emery Law and Emery agreed to pay a \$90,000.00 fine, which is stayed contingent on Respondents Emery Law's and Emery's compliance with the Consent Order.

⁴ In Final Orders No. C-17-2132-18-FO01 and No. C-17-2132-18-FO02 and Consent Order No. C-17-2132-CO01, the Department ordered Respondents Bacon, Brunty Law, Brunty, Emery Law, and Emery to pay investigation fee of \$5,366.40 jointly and severally.

1 4.12 Respondents Integrity Partners LLC; Precision Paralegal Services LLC; Terry Walden; Jessica Walden; INMN Inc.; William J. Kane; William Kane II; Emery Law LLC; Melanie Anne Emery; Brunty Law Firm, Inc.; Mark A. Brunty; and 2 Robert G. Bacon pay the Department's costs and expenses for prosecuting violations of the Act in an amount to be determined at hearing or by Declaration 3 with supporting documentation in event of default by any Respondents. 4 V. AUTHORITY AND PROCEDURE 5 This Amended Statement of Charges is entered pursuant to the provisions of RCW 6 19.146.220, RCW 19.146.221, RCW 19.146.223, and RCW 19.146.230, and is subject to the 7 provisions of chapter 34.05 RCW (The Administrative Procedure Act). Respondents may make 8 a written request for a hearing as set forth in the NOTICE OF OPPORTUNITY FOR 9 ADJUDICATIVE HEARING AND TO DEFEND accompanying this Second Amended 10 Statement of Charges. 11 12 Dated this 7th day of June, 2019. 13 14 RICHARD ST. ONGE 15 Acting Division Director **Division of Consumer Services** Department of Financial Institutions 16 Presented by: 17 18 AMANDA J. HERNDON 19 Financial Legal Examiner 20 21 Approved by: 22 STEVEN C. SHERMAN 23 **Enforcement Chief** 24 DEPARTMENT OF FINANCIAL INSTITUTIONS SECOND AMENDED STATEMENT OF CHARGES 10 No. C-17-2132-19-SC03

Appendix A

	Amount	Respondents Who Provided Services and from Whom the
<u>Consumer</u>	Paid	Department Seeks Joint and Several Payment of Refunds ¹
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
D.A.	\$3,500	Kane II; Emery Law LLC; and Melanie Anne Emery
	1 - 7	Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
C.A.	\$3,020	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
J.B.	\$2,995	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
C&R. B.	\$2,995	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
P.B.	\$2,995	Kane II; Emery Law LLC; and Melanie Anne Emery
	-	Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; Emery Law LLC; and Melanie Anne
D.B.	\$3,995	Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
L.C. ²	\$1,500	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
M.C.	\$2,995	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
M.E.	\$2,995	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
M.G.	\$2,995	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
2		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
E.H. ³	\$3,000	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
S.H	\$3,000	Kane II; Emery Law LLC; and Melanie Anne Emery

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¹ The Department is seeking joint and several refunds from Integrity Partners LLC; Precision Paralegal Services LLC; Terry Walden; Jessica Walden; INMN Inc.; William J. Kane; William Kane II; Emery Law LLC; and Melanie Anne Emery for all consumers listed in Appendix A except for D.B., R.J., M.L., and L.R. For those four consumers, the Department is not seeking refunds from INMN Inc.; William J. Kane, and William Kane II.

² Consumer L.C. received a \$1,500 refund from Respondent Emery Law LLC on or about March 29, 2019

³ Consumer E.H. received a \$3,050 refund from Respondent Emery Law LLC on or about August 21, 2014.

	1	Lata cuita, Douta and L.I.C. Duncicion Dougla cal Comicae L.I.C. Tomas
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
DII	¢2.005	Walden; Jessica Walden; INMN Inc.; William J. Kane; William
D.H.	\$2,995	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
D 1	Φ2.00.5	Walden; Jessica Walden; Emery Law LLC; and Melanie Anne
R.J.	\$2,995	Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
	4.00.	Walden; Jessica Walden; INMN Inc.; William J. Kane; William
A.K.	\$2,995	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
K&S. K.	\$2,995	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
J.L.	\$2,995	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; Emery Law LLC; and Melanie Anne
M.L.	\$2,996	Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
S&T. L.	\$2,995	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
D.M.	\$2,995	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
E.O.	\$2,995	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
4 0 1 D	ф1. 7 50	Walden; Jessica Walden; INMN Inc.; William J. Kane; William
A&J. P.	\$1,750	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
I D	#2.000	Walden; Jessica Walden; Emery Law LLC; and Melanie Anne
L.R.	\$3,000	Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
T.C.	¢2.000	Walden; Jessica Walden; INMN Inc.; William J. Kane; William
J.S.	\$3,000	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
I C	Φ2 40 <i>5</i>	Walden; Jessica Walden; INMN Inc.; William J. Kane; William
J.S.	\$3,495	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
P.S.	\$2,995	Walden; Jessica Walden; INMN Inc.; William J. Kane; William
г.ъ.	φ2,393	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
1 8	\$2.005	Walden; Jessica Walden; INMN Inc.; William J. Kane; William
L.S.	\$2,995	Kane II; Emery Law LLC; and Melanie Anne Emery

		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
P.T. ⁴	\$2,915	Kane II; Emery Law LLC; and Melanie Anne Emery
		Integrity Partners LLC; Precision Paralegal Services LLC; Terry
		Walden; Jessica Walden; INMN Inc.; William J. Kane; William
D.W.	\$3,495	Kane II; Emery Law LLC; and Melanie Anne Emery

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⁴ Consumer P.T. received a \$2,915 refund from Respondent Emery Law LLC on or about April 15, 2019.

Appendix B

Consumer	Amount Paid
R.A.	\$1,455
L&C. D.	\$2,900
S&A. K.	\$3,400
D.R.	\$1,000
M.R.	\$1,450
P.T.	\$1,450
P&D. T. ¹	\$2,495
A.U.	\$2,900
L.Y.	\$2,900

¹ Consumer P.T. received a \$2,495 refund from Respondent Bacon on or about June 27, 2018.

Appendix C

Consumer	Amount Paid
R.A.	\$1,455
J&R. B.	\$2,900
H.G. & C.R.	\$2,495
S&S. H.	\$2,900
K.H.	\$1,450
S&A. K.	\$3,400
M.M. & R.G.	\$2,900
J&H. P.	\$2,900
B.P.	\$2,900
E.R.	\$2,900
J.R.	\$3,400
R&L. R.	\$2,900
L&G. S.	\$2,900
P.T.	\$1,450
P&D.T. ¹	\$2,495
A.U.	\$2,900
RW. & H.D.	\$2,900

¹ Consumer P.T. received a \$2,495 refund from Respondent Bacon on or about June 27, 2018.