## ORDER SUMMARY Consumer Services Division Case Number C-25-3908

**Final Orders** resolve investigations where companies or individuals have been charged and then the Department has imposed sanctions. In this matter, the Final Order is terminating the Temporary Cease and Desist Order.

Name	EscrowLink Ltd
Order Number	C-25-3908-25-FO01
Date issued	February 21, 2025

## What does this Final Order require?

- All terms of this order are complete.
- The Temporary Order to Cease and Desist is terminated.

#### Need more information?

You can contact the Consumer Services Division, Enforcement unit at (360) 902-8703 or <a href="mailto:csenforcecomplaints@dfi.wa.gov">csenforcecomplaints@dfi.wa.gov</a>. Please remember that we cannot provide financial or legal advice to members of the public. We also cannot release confidential information.

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

IN THE MATTER OF INVESTIGATING Whether there has been a violation of the Escrow Agent Registration Act of Washington by: ESCROWLINK LTD,

No. C-25-3908-25-FO01

FINAL ORDER TERMINATING TEMPORARY ORDER TO CEASE AND DESIST

Respondent.

## I. DIRECTOR'S CONSIDERATION

A. This matter has come before the Director of the Department of Financial Institutions of the State of Washington (Director), through his designee, Consumer Services Division Director Ali Higgs, pursuant to RCW 34.05.416. On February 3, 2025, the Director, through the Director's designee, issued a Temporary Order to Cease and Desist (TCD) against EscrowLink LTD (Respondent) after the Department became aware of a deficit in Respondent's trust account. The TCD, in part, ordered Respondent: (a) to cease and desist from accepting new business from customers in the state of Washington, (b) to immediately deposit funds into the trust account sufficient to cover the full amount of the deficit, and (c) to disburse funds to pay off the outstanding mortgage balance and any additional mortgage payments. On or about February 20, 2025, Respondent stated to the Department that it had deposited the funds into the trust account sufficient to cover the full amount of the deficit, made the required disbursements, and provided copies of documents evidencing such.

## II. FINAL ORDER

Based upon the foregoing, and the Director's designee having considered the record and being otherwise fully advised, NOW, THEREFORE:

23

24

1

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

A.	IT IS HEREBY ORDE	ERED, that the Temp	orary Order to Cease	and Desist is
TERMINATE	D			

B. Reconsideration. Pursuant to RCW 34.05.470, Respondent has the right to file a Petition for Reconsideration stating the specific grounds upon which relief is requested. The Petition must be filed in the Office of the Director of the Department of Financial Institutions by courier at 150 Israel Road SW, Tumwater, Washington 98501, or by U.S. Mail at P.O. Box 41200, Olympia, Washington 98504-1200, within ten (10) days of service of the Final Order upon Respondent. The Petition for Reconsideration shall not stay the effectiveness of this order nor is a Petition for Reconsideration a prerequisite for seeking judicial review in this matter.

A timely Petition for Reconsideration is deemed denied if, within twenty (20) days from the date the petition is filed, the agency does not (a) dispose of the petition or (b) serve the parties with a written notice specifying the date by which it will act on a petition.

- C. Stay of Order. The Director's designee has determined not to consider a Petition to Stay the effectiveness of this order. Any such requests should be made in connection with a Petition for Judicial Review made under chapter 34.05 RCW and RCW 34.05.550.
- D. Judicial Review. Respondent has the right to petition the superior court for judicial review of this agency action under the provisions of chapter 34.05 RCW. For the requirements for filing a Petition for Judicial Review, see RCW 34.05.510 and sections following.
- E. Service. For purposes of filing a Petition for Reconsideration or a Petition for Judicial Review, service is effective upon deposit of this order in the U.S. mail, declaration of service attached hereto.

22

DATED this 21st day of February, 2025.



# STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS

ALI HIGGS, Director Division of Consumer Services

## ORDER SUMMARY Consumer Services Division Case Number C-25-3908

**Temporary Orders to Cease and Desist** require individuals or companies to temporarily stop doing things, usually things that could harm or have harmed consumers. The individual or company has the right to contest the Order at an administrative hearing. If the individual or company does not contest the temporary order, it will become permanent when DFI issues a Final Order.

Name	EscrowLink LTD
Order Number	C-25-3908-25-TD01
Date issued	2/3/2025

## What does this Temporary Order to Cease and Desist require?

- Immediately deposit funds into the trust account sufficient to cover the full amount of the deficit.
- Disburse funds to pay off one consumer's mortgage and reimburse additional mortgage payments made
- Immediately cease and desist from accepting any new business from customers.
- Continue to process escrow transactions for existing customers only and ensure that existing customers are not harmed as a result of the deficit in the trust account.

#### Need more information?

You can contact the Consumer Services Division, Enforcement unit at (360) 902-8703 or <a href="mailto:csenforcecomplaints@dfi.wa.gov">csenforcecomplaints@dfi.wa.gov</a>. Please remember that we cannot provide financial or legal advice to members of the public. We also cannot release confidential information.

#### 1 STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS 2 **DIVISION OF CONSUMER SERVICES** 3 IN THE MATTER OF DETERMINING No. C-25-3908-25-TD01 Whether there has been a violation of the Escrow 4 Agent Registration Act of Washington by: TEMPORARY ORDER TO

ESCROWLINK LTD,

Respondent.

THE STATE OF WASHINGTON TO:

ESCROWLINK, LTD

**CEASE AND DESIST** 

COMES NOW the Director of the Washington State Department of Financial Institutions, by and through his designee Ali Higgs, Division of Consumer Services Director, and finding that the public interest will be irreparably harmed by delay in issuing a cease and desist order, enters this Temporary Order to Cease and Desist pursuant to chapter 18.44 RCW, the Escrow Agent Registration Act (Act), based on the following findings:

14

15

16

17

18

19

20

21

22

23

24

5

6

7

8

9

10

11

12

13

#### I. FACTUAL FINDINGS

- 1.1 **Respondent.** EscrowLink LTD (Respondent) was licensed by the Department of Financial Institutions of the State of Washington (Department) to conduct business as an escrow agent on or about January 18, 2001, and continues to be licensed to date.
- 1.2 Fraud and Deficit in Trust Account. On or about January 31, 2025 Respondent represented to the Department that in or around August 2024 Respondent unknowingly wired substantial amounts of money from Respondent's trust account to a fraudulent party. Respondent further stated that Respondent in or around September 2024 discovered the fraudulent activity and that Respondent did not have funds to deposit in the trust account to cover the deficit and to pay off a seller's mortgage as required by the escrow instructions for a

22

23

24

25

transaction. As of the date of this Temporary Order to Cease and Desist, Respondent is operating with a substantial deficit in its trust account.

1.3 Substantial Injury to Public. An escrow agent operating with a deficit in its trust account poses a substantial risk to its customers that it will not be able to make required disbursements to them. The effect of the above-described conduct is that the public interest will be irreparably harmed by delay in issuing an order to cease and desist.

## II. GROUNDS FOR ENTRY OF ORDER

- **2.1 Prohibited Practices.** Based on the Factual Findings set forth in Section I above, Respondent is in violation of RCW 18.44.301(2) for directly or indirectly engaging in any unfair or deceptive practice toward any person.
- **2.2 Disbursements of Funds to Fraudulent Party.** Based on the Factual Findings set forth in Section I above, Respondent is in violation of RCW 18.44.430(1)(e) and WAC 208-680-560(1) for failing to disburse funds as set forth in the escrow instructions.

#### III. AUTHORITY TO ISSUE OF ORDER

3.1 Pursuant to RCW 18.44.440, if the Director makes a finding of fact in writing that the public interest will be irreparably harmed by delay in issuing an order to cease and desist, the Director may issue a temporary cease and desist order and require the person to cease and desist from unlawful practices and to take such affirmative action as in the judgment of the Director will carry out the purposes of the Act.

#### 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 18.44.410, the Director determines

1	that the public	c interest will be irreparably harmed by a delay in entering a cease and desist order.		
2	Therefore, the	e Director ORDERS that:		
3	4.1	Respondent EscrowLink LTD shall immediately deposit funds into the trust		
4	account suffic	cient to cover the full amount of the deficit identified in Section 1.2, including		
5	amounts sufficient to pay off the seller's current outstanding mortgage balance and funds			
6	sufficient to reimburse the seller for all additional mortgage payments made by the seller since			
7	August 1, 2024.			
8	4.2	Respondent EscrowLink, LTD shall disburse funds pursuant to the escrow		
9	instructions to	p pay off the seller's current outstanding mortgage balance and shall disburse funds		
10 11		o reimburse for additional mortgage payments made since August 1, 2024.		
12	4.3	Respondent EscrowLink, LTD shall immediately cease and desist from accepting		
13		ness from customers.		
	-			
14	4.4	Respondent EscrowLink, LTD shall continue to process escrow transactions for		
15	existing customers only and ensure that existing customers are not harmed as a result of the			
16	deficit in the trust account identified in Section 1.2.			
17	4.5	This order shall take effect immediately and shall remain in effect unless set		
18	aside, limited	, or suspended in writing by an authorized court.		
19		NOTICE		
20	PURS	UANT TO CHAPTER 18.44 RCW, RESPONDENT IS ENTITLED TO A		
21	HEARING TO	O DETERMINE WHETHER THIS ORDER SHALL BECOME PERMANENT.		
22	IF RESPOND	DENT DESIRES A HEARING, RESPONDENT MUST RETURN THE		
<ul><li>23</li><li>24</li></ul>		APPLICATION FOR ADJUDICATIVE HEARING.		
∠ <b>+</b>		THE LICE THOU TO CONTROLL THE HEAD WIND.		

1	FAILURE TO COMPLETE AND RETURN THE APPLICATION FOR
2	ADJUDICATIVE HEARING SO THAT IT IS RECEIVED BY THE DEPARTMENT OF
3	FINANCIAL INSTITUTIONS WITHIN TWENTY (20) DAYS OF THE DATE THIS ORDER
4	WAS SERVED ON RESPONDENT WILL CONSTITUTE A DEFAULT AND WILL RESULT
5	IN THE LOSS OF RESPONDENT'S RIGHT TO A HEARING.
6	SERVICE ON RESPONDENT IS DEFINED AS POSTING IN THE U.S. MAIL,
7	POSTAGE PREPAID, TO RESPONDENT'S LAST KNOWN ADDRESS, OR PERSONAL
8 9	SERVICE. DEFAULT WILL RESULT IN THIS TEMPORARY ORDER TO CEASE AND
10	DESIST BECOMING PERMANENT ON THE TWENTY-FIRST (21ST) DAY FOLLOWING
11	SERVICE OF THIS ORDER.
12	
13	Entered this 3rd day of February, 2025.
14	
15	ALL LINE CO. D.
16	ALI HIGGS, Director Division of Consumer Services
17	Department of Financial Institutions
18	Presented by:
19	
20	KENDALL FREED
21	Financial Legal Examiner Supervisor
22	Reviewed by:
23	
24	JAMES R. BRUSSELBACK Acting Enforcement Chief