1	MARY ANN SMITH	
2	Deputy Commissioner DANIEL P. O'DONNELL	
3	Assistant Chief Counsel BORYANA ARSOVA (State Bar No. 282703)	
4	Counsel Department of Business Oversight 1515 K Street, Suite 200 Sacramento, California 95814	
5		
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8	Attorneys for Complainant	
9		
10	BEFORE THE DEPARTMENT OF BUSINESS OVERSIGHT	
10	OF THE STATE OF CALIFORNIA	
11	In the Matter of:	CFL LICENSE NO.: 60DBO-79505
12	THE COMMISSIONER OF BUSINESS OVERSIGHT,)) SETTLEMENT AGREEMENT))
14	Complainant,	
15	V.	
16	AMERICAN WHOLESALE LOANS LLC,	
17	Respondent.	
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21	This Settlement Agreement is entered into between the Commissioner of Business Oversight	
22	(Complainant or Commissioner) and Respondent (Respondent or American Wholesale Loans LLC)	
23	and is made with respect to the following facts:	
24	I.	
25	RECITALS	
26	A. The Commissioner has jurisdiction over the licensing and regulation of persons and	
27	entities engaged in the business of finance lending or brokering under the California Financing Law	
28	(CFL) (Fin. Code, § 22000 et seq.).	
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State of California - Department of Business Oversight

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B. Respondent is a limited liability company, with a principal place of business at 623
 East 2100 South, Suite 206, Salt Lake City, Utah 84106.

C. Respondent is licensed as a finance broker under the CFL with main license number 60DBO-79505.

D. Respondent does not have branch offices in California but transacts business inCalifornia online through their main office in Utah.

E. In accordance with Financial Code section 22159, CFL licensees must file an annual report with the Commissioner by March 15 of each year (Annual Report).

F. On January 2, 2019, the Commissioner notified CFL licensees of the March 15, 2019 deadline to file their annual reports by sending notice to the email address of each CFL licensee established pursuant to the Commissioner's Order on Electronic Communications, dated November 22, 2013. The notification admonished licensees that the Commissioner could assess penalties and summarily revoke CFL license(s) for untimely filing or failing to file pursuant to Financial Code section 22715.

G. On February 1, 2019, the Commissioner again notified CFL licensees of the March
15, 2019 deadline to file their annual reports by sending notice to the email address each CFL
licensee established pursuant to the Commissioner's Order on Electronic Communications, dated
November 22, 2013. The notification again warned that the Commissioner could assess penalties and
summarily revoke licenses for untimely filing or failing to file pursuant to Financial Code section
20 22715.

H. On March 5, 2019, the Commissioner again notified CFL licensees of the March 15,
2019 deadline to file their annual reports by sending notice to the email address each CFL licensee
established pursuant to the Commissioner's Order on Electronic Communications, dated November
22, 2013. The notification again warned that the Commissioner could assess penalties and
summarily revoke licenses for untimely filing or failing to file pursuant to Financial Code section
22715.

I. As of March 15, 2019, Respondent had not filed its Annual Report with the
Commissioner. As a result, the Commissioner issued a notice on March 18, 2019 to Respondent to

SETTLEMENT AGREEMENT

Respondent's email address established pursuant to the Commissioner's Order on Electronic Communications, dated November 22, 2013, advising Respondent that it should file its annual report by or before March 29, 2019 or else its license would be summarily revoked pursuant to Financial Code section 22715 (Notice email).

J. As of March 29, 2019, Respondent had not filed its Annual Report with the Commissioner as directed in the Notice Letter. As a result, on April 3, 2019, the Commissioner issued an Order Summarily Revoking California Finance Lenders License Pursuant to Financial Code Section 22715 for CFL License Number 60DBO-79505 (Summary Revocation Order).

9 K. Upon receiving the Summary Revocation Order(s), Respondent timely notified the
10 Commissioner that Respondent was requesting a hearing on the Summary Revocation Order(s).

L. On April 10, 2019, Respondent submitted its Annual Report, which was due on March 15, 2019, 17 business days late. Pursuant to Financial Code Section 22715, the maximum penalty that may be imposed for filing 17 business days late is \$6,500.00 (\$100 per business day for the first five business days and \$500 per business day thereafter up to a maximum of \$25,000).

M. In connection with these proceedings, Respondent represented to the Commissioner that it had taken no new applications under its license.

N. The Commissioner finds that entering into this Settlement Agreement is in the public interest and consistent with the purposes fairly intended by the policies and provisions of the CFL.

NOW, THEREFORE, in consideration of the foregoing, and the terms and conditions set forth herein, the parties agree as follows:

II.

TERMS AND CONDITIONS

1.Purpose. The parties intend to resolve this matter for the purpose of judicial economyand expediency and without the uncertainty and expense of a hearing or other litigation.

25 2. <u>Waiver of Hearing Rights.</u> Respondent hereby agrees to withdraw its request for an
 administrative hearing on the Summary Revocation Order(s). Respondent acknowledges its right
 under the CFL to an administrative hearing on the Summary Revocation Order(s) and hereby waives
 such right to a hearing and to any reconsideration, appeal, injunction or other review that may be

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afforded under the Financial Code; Administrative Procedure Act, including Government Code section 11415.60, subdivision (b); Code of Civil Procedure; or any other provision of law. By waiving such rights, Respondent effectively consents to the finality of the Summary Revocation Order(s).

3. Order Rescinding Revocation Order(s). The Commissioner hereby rescinds the Summary Revocation Order, which had been issued on April 3, 2019.

4. Administrative Penalty. Respondent shall pay an administrative penalty of \$3,250.00 no later than 30 days after the effective date of this Settlement Agreement as defined in paragraph 18. The penalty must be made payable in the form of a cashier's check or Automated Clearing House deposit to the Department of Business Oversight and transmitted to the attention of Accounting – Litigation, at the Department of Business Oversight, 1515 K Street, Suite 200, Sacramento, California 95814. Notice of the payment must be concurrently sent to Boryana Arsova, Counsel, Department of Business Oversight, 1515 K Street, Suite 200, Sacramento, 14 California 95814, email: boryana.arsova@dbo.ca.gov.

5. Failure to Pay Administrative Penalty. If Respondent fails to comply with paragraph 4, the Commissioner may summarily suspend it from engaging in business under its license until it provides evidence of compliance to the Commissioner's satisfaction. Respondent hereby waives any notice or hearing rights afforded under the Administrative Procedure Act, including Government Code section 11415.60, subdivision (b); Code of Civil Procedure; or any other provision of law to contest the summary suspension contemplated by this paragraph.

21 6. Full and Final Resolution. Except as stated in paragraph 5, this Settlement 22 Agreement is intended to constitute a full and final resolution of the matter described in it. The 23 Commissioner will not bring any further action or proceeding concerning the matter unless she 24 discovers violations by Respondent that do not form the basis for this Settlement Agreement, 25 including violations knowingly concealed from the Commissioner.

26 7. Commissioner's Duties. Nothing in this Settlement Agreement limits the 27 Commissioner's ability to assist any other government agency with any action brought by that 28 agency against Respondent, including an action based on any of the acts, omissions, or events

described in this Settlement Agreement.

8. Independent Legal Advice. Each of the parties represents, warrants, and agrees that it has had an opportunity to seek independent advice from its attorney(s) and/or representatives with respect to the advisability of executing this Settlement Agreement.

9. Reliance. Each of the parties represents, warrants, and agrees that in executing this Settlement Agreement it has relied solely on the statement set forth herein and has had the opportunity to seek the legal advice of its own counsel. Each of the parties further represents, warrants, and agrees that in executing this Settlement Agreement it has placed no reliance on any statement, representation, or promise of any other party, or any other person or entity not expressly set forth herein, or upon the failure of any party or any other person or entity to make any statement, representation, or disclosure of anything whatsoever. The parties have included this clause: (1) to preclude any claim that any party was in any way fraudulently induced to execute this Settlement Agreement; and (2) to preclude the introduction of parol evidence to vary, interpret, supplement, or contradict the terms of this Settlement Agreement.

15 10. Full Integration. This Settlement Agreement is the final written expression and the 16 complete and exclusive statement of all the agreements, conditions, promises, representations, and 17 covenants between the parties with respect to the subject matter hereof, and supersedes all prior or 18 contemporaneous agreements, negotiations, representations, understandings, and discussions 19 between and among the parties, their respective representatives, and any other person or entity, with 20 respect to the subject matter covered hereby. The parties have included this clause to preclude the 21 introduction of parol evidence to vary, interpret, supplement, or contradict the terms of this 22 Settlement Agreement.

11. No Presumption Against Drafter. In that the parties have had the opportunity to draft, review, and edit the language of this Settlement Agreement, no presumption for or against any party arising out of drafting all or any part of this Settlement Agreement will be applied in any action relating to, connected to, or involving this Settlement Agreement. Accordingly, the parties waive the 26 benefit of Civil Code section 1654 and any successor or amended statutes, providing that in cases of 28

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uncertainty, language of a contract should be interpreted most strongly against the party who caused
 the uncertainty to exist.

12. <u>Voluntary Agreement.</u> Respondent hereby enters in this Settlement Agreement voluntarily and without coercion and acknowledges that no promises, threats, or assurances have been made by the Commissioner or any officer, or agent thereof, about this Settlement Agreement.

13. <u>Waiver, Amendments, and Modifications.</u> No waiver, amendment, or modification of this Settlement Agreement will be valid or binding unless it is in writing and signed by all parties affected by it. Waiver of a provision of this Settlement Agreement will not be deemed a waiver of any other provision.

14. <u>Counterparts.</u> The parties agree that this Settlement Agreement may be executed in one or more separate counterparts, each of which when so executed, shall be deemed an original. A fax or electronic mail signature shall be deemed the same as an original signature. Such counterparts shall together constitute and be one and the same instrument.

 15.
 Public Record.
 Respondent acknowledges that the Settlement Agreement is public record.

16. <u>Headings.</u> The headings to the paragraphs of this Settlement Agreement are inserted for convenience only and will not be deemed a part hereof or affect the construction or interpretation of the provisions hereof.

19 17. <u>Governing Law.</u> This Settlement Agreement shall be construed and enforced in
20 accordance with and governed by California law.

18. <u>Effective Date.</u> This Settlement Agreement will become effective on the date it is
 signed by all parties and delivered by the Commissioner to Respondent by electronic mail at
 guillermo@americanwholesaleloans.com.

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