The Commissioner of Banks ("Commissioner") having determined that Hollander Financial Holding, Inc., ("Hollander Financial Holding" or the "Licensee"), with its main address located at 1291 North Indian Hill Boulevard, Claremont, California, 91711, has engaged in, or is engaging in, or is about to engage in, acts or practices constituting violations of Massachusetts General Laws chapter 255E and applicable regulations found at 209 CMR 42.00 et seq., hereby issues the following FINDINGS OF FACT AND TEMPORARY ORDER TO CEASE AND DESIST ("Temporary Order") pursuant to General Laws chapter 255E, section 7(b) and chapter 255F, section 8(b).

**FINDINGS OF FACT**

1. The Division of Banks ("Division"), through the Commissioner, has jurisdiction over the licensing and regulation of persons and entities engaged in the business of a mortgage lender and mortgage broker in Massachusetts pursuant to Massachusetts General Laws chapter 255E, section 2.
2. The Division, through the Commissioner, also has jurisdiction over the licensing and regulation of persons engaged in the business of a mortgage loan originator in Massachusetts pursuant to Massachusetts General Laws chapter 255F, section 2.

3. Hollander Financial Holding is, and at all relevant times has been, a Massachusetts licensed mortgage broker and mortgage lender doing business in the Commonwealth.

4. Effective as of December 31, 2008, the Division’s regulation 209 CMR 42.06(2)(a) states, in part:

   An Applicant [for a license as a mortgage broker] shall demonstrate and maintain: . . . 2. a bond of $75,000 in such form and with such sureties as may be approved by the Commissioner. The surety bond must contain a clause that the insurance company will notify the Commissioner at least 30 days prior to canceling the surety bond for any reason. The Commissioner shall automatically suspend the license on the date the cancellation takes effect, unless the surety bond has been replaced or renewed.

5. Effective as of December 31, 2008, the Division’s regulation 209 CMR 42.03(2)(a) states, in part:

   An Applicant [for a license as a mortgage lender] shall demonstrate and maintain: . . . 2. a bond in a sum to be based on the amount of the Applicant’s aggregate mortgage loans, as determined by the Commissioner, but in no event shall the sum of the bond be less than $100,000, up to a maximum of $500,000; provided that the sum of such bond may be increased by the Commissioner at any time to such amount, up to the $500,000 maximum, as shall be shown to be necessary. The surety bond must contain a clause that the insurance company will notify the Commissioner at least 30 days prior to canceling the surety bond for any reason. The Commissioner shall automatically suspend the license on the date the cancellation takes effect, unless the surety bond has been replaced or renewed.
6. The amendments to 209 CMR 42.03(2)(a) and 209 CMR 42.06(2)(a) followed a public hearing held on July 10, 2007, by the Division for the purpose of affording all interested parties an opportunity to provide oral and written testimony regarding the proposed amendments to 209 CMR 42.00 et seq., including the surety bond requirement. The public hearing was followed by a 10-day comment period which remained open until July 20, 2007.

7. Upon finalization of the amendments to 209 CMR 42.00 et seq., the Division issued an Industry Letter dated September 10, 2007 and distributed to all lender and broker licensees at the time, providing advance notice to mortgage lenders and brokers of the substantial revisions to the Division’s regulations, including the necessity to obtain the surety bond, stating, in part:

Any entity licensed on or before September 7th will be required to comply with the new net worth and surety bond requirements by December 31, 2008….Conducting business without obtaining the surety bond is a violation of the above cited regulation. The Division considers failure to obtain said surety bond a serious violation.

8. The Division’s Regulatory Bulletin 5.2-101: Bond Requirements for Licensed Mortgage Lenders and Mortgage Brokers, issued on January 24, 2008, states, in part:

Pursuant to the Division's regulation 209 CMR 42.06(2)(a)(2), as a condition of obtaining and holding a mortgage broker license, a mortgage broker must establish and maintain a corporate surety bond of $75,000. The duration of the corporate surety bond must be continuous and shall be issued by a bonding company or insurance company authorized to do business in Massachusetts.

9. The Division’s Regulatory Bulletin 5.2-101: Bond Requirements for Licensed Mortgage Lenders and Mortgage Brokers, issued on January 24, 2008, states, in part:

Pursuant to the Division's regulation 209 CMR 42.03(2)(a)(2), as a condition of obtaining and holding a mortgage lender license, a
mortgage lender must establish and maintain a corporate surety bond in a sum to be based on the volume of its mortgage loan business in Massachusetts, but in no event shall the sum of the corporate surety bond be less than $100,000, up to a maximum of $500,000. . . . The principal amount of the corporate surety bond shall be determined by the information reported by the licensee on the Mortgage Lender Annual Report for the preceding calendar year. The duration of the corporate surety bond must be continuous and shall be issued by a bonding company or insurance company authorized to do business in Massachusetts.

10. The Division’s Regulatory Bulletin 5.2-101: Bond Requirements for Licensed Mortgage Lenders and Mortgage Brokers, issued on January 24, 2008, states, in part:

For clarification purposes, 209 CMR 42.03(2)(a)2 and 209 CMR 42.06(2)(a)2 set forth a corporate surety bond requirement for licensed mortgage lenders and mortgage brokers, respectively. Accordingly, any individual or entity which holds both a mortgage lender and a mortgage broker license will be required to maintain two corporate surety bonds as follows: (1) a mortgage lender surety bond for a principal amount determined in accordance with the provisions set forth in this regulatory bulletin and (2) a mortgage broker surety bond with a principal amount of $75,000.

11. On or about October 30, 2008, the Division sent detailed instructions to all licensed mortgage brokers and mortgage lenders regarding the 2009 license renewal application process, which included the following directive: “LICENSEES MUST HAVE EXECUTED SURETY BONDS IN PLACE BY DECEMBER 31, 2008.” [Emphasis in original.]

12. On or about February 20, 2009, the Division sent additional information and instructions to all licensed mortgage brokers and mortgage lenders regarding the 2009 renewal application requirements. The instructions provided that licensees must mail the original notarized surety bonds to the Division by March 31, 2009.
13. On or about April 30, 2009, the Division sent notices to all licensed mortgage brokers and mortgage lenders who had not filed the required surety bond(s) with the Division. The April 30, 2009 notice provided such licensees with additional time to submit the required surety bond(s) and stated, in part, that:

[A]n original, notarized corporate surety bond . . . must be submitted to the Division by Friday, May 15, 2009. ... [T]he necessity to obtain the corporate surety bond is a requirement for all mortgage broker and mortgage lender licensees as a condition of maintaining the license, without exception. [Emphasis in original.]

14. As of the date of this Temporary Order, Hollander Financial Holding has failed to file with the Division the required corporate surety bonds.

CONCLUSIONS OF LAW

15. Based upon the information contained in Paragraphs 1 through 14, by failing to obtain and maintain the surety bonds, Hollander Financial Holding has violated 209 CMR 42.03(2)(a) and 209 CMR 42.06(2)(a).

16. Based upon the information contained in Paragraphs 1 through 14, by failing to file the surety bonds with the Division on or before May 15, 2009, Hollander Financial Holding has failed to satisfy the Division’s filing requirements for licensed mortgage lenders and mortgage brokers which are a condition of holding the license(s) for the license period ending December 31, 2009.

17. Based upon the information contained in Paragraphs 1 through 14, engaging in further activity under the mortgage license(s) without the surety bonds, and in the absence of the intended protections of such bonds for the consumers of the Commonwealth, would
constitute the operation of the licensed business in a financially irresponsible manner in violation of the Division’s regulation 209 CMR 42.03(2)(a)2 and 209 CMR 42.06(2)(a)2.

18. Based upon the information contained in Paragraphs 1 through 14, the Commissioner has determined that:

(a) Hollander Financial Holding has engaged in, is engaging in, or is about to engage in, acts or practices which warrant the belief that it is not operating honestly, fairly, soundly and efficiently in the public interest in violation of standards governing the licensing and conduct of a mortgage lender and mortgage broker including, but not limited to, the provisions of the Division’s regulations at 209 CMR 42.00 et seq.; and

(b) The public interest will be irreparably harmed by delay in issuing an ORDER TO CEASE AND DESIST to Hollander Financial Holding.

19. Based upon the information contained in Paragraphs 1 through 14, had the facts and conditions found therein existed at the time of Hollander Financial Holding original mortgage lender and mortgage broker license application, the Commissioner would have been warranted in refusing to issue such licenses. Further, the facts and conditions set forth in Paragraphs 1 through 14 present sufficient grounds for the revocation of Hollander Financial Holding's mortgage lender and mortgage broker licenses pursuant to Massachusetts General Laws chapter 255E, section 6 and the Division's regulation at 209 CMR 42.04(2)(b) and 42.07(2)(b).
ORDER TO CEASE AND DESIST

20. After taking into consideration the FINDINGS OF FACT and CONCLUSIONS OF LAW stated herein, it is hereby:

21. ORDERED that Hollander Financial Holding, Inc. and any and all officers, members, managers, employees, independent contractors, or agents, operating on behalf of Hollander Financial Holding, and their successors or assigns, shall immediately cease engaging in the activities of: (a) a mortgage lender and mortgage broker, as those activities are defined under Massachusetts General Laws chapter 255E, section 1, and (b) a mortgage loan originator, as those activities are defined under Massachusetts General Laws chapter 255F, section 1, on behalf of Hollander Financial Holding relative to any residential property in Massachusetts, not otherwise expressly permitted by the terms of this Temporary Order. Therefore, Hollander Financial Holding is ordered to immediately cease soliciting or accepting, either directly or indirectly, any residential mortgage loan applications from consumers for residential property located in Massachusetts.

22. IT IS FURTHER ORDERED that Hollander Financial Holding, shall immediately place any fees previously collected from Massachusetts consumers relative to any pending mortgage loan applications in a separate escrow account maintained at a federally insured bank.

23. IT IS FURTHER ORDERED that Hollander Financial Holding shall immediately place with one or more qualified broker(s) or lender(s), as appropriate based on the status of the application and with no loss to applicants, all of its pending Massachusetts residential mortgage loan applications. It being understood that "no loss to the applicant"
shall mean that any pending application, which has been approved by the Licensee but has not yet closed, shall be placed to a lender willing to fund, or close, the mortgage loan under the same terms and conditions extended by Hollander Financial Holding. In the event that no such placement can be made, Hollander Financial Holding shall either independently fund the mortgage loan under such terms and conditions or buy down the mortgage loan offered by the lender so that the applicant does not incur a loss as a result of such placement. Hollander Financial Holding shall place such applications with a licensed Massachusetts lender(s) or broker(s), as appropriate, or with a financial institution(s) that is exempt from the mortgage licensing requirements under Massachusetts General Laws chapter 255E, section 2.

24. IT IS FURTHER ORDERED that as soon as possible, but in no event later than two days after the effective date of this Temporary Order, Hollander Financial Holding shall submit the following information in writing to the Commissioner:

(a) A detailed record of all pending residential mortgage loan applications, which shall include, but is not limited to, the following: customer name, address, telephone number; all prepaid loan fees submitted by the customer; amount of loan; application status (i.e. filed, submitted to lenders); scheduled closing date; rate lock status; the location of all original open application files; and a list of applicable wholesale lenders. The latter list should include telephone numbers of contact persons familiar with Hollander Financial Holding's submitted loans.

25. IT IS FURTHER ORDERED that Hollander Financial Holding shall immediately secure all pending mortgage loan application files and, to the extent that any
original documents must be forwarded to the relevant mortgage lender or mortgage broker pursuant to this Temporary Order, a copy of such document, correspondence, or paper relating to the mortgage loan shall be retained in Hollander Financial Holding’s books and records and shall be available to the Commissioner, in their entirety, immediately upon request on the date and time specified by the Commissioner.

26. IT IS FURTHER ORDERED that this Temporary Order shall become effective immediately and shall remain in effect unless set vacated, modified, or suspended by the Commissioner or upon court order after review under Massachusetts General Laws chapter 30A.

(a) It being understood that the Licensee may petition the Commissioner to vacate or modify this Temporary Order upon presenting to the Division satisfactory evidence that the Licensee has fully complied with the provisions of this Temporary Order and has obtained and filed with the Division the required surety bond(s) in accordance with the applicable regulations and regulatory bulletins.

27. IT IS FURTHER ORDERED that a hearing will be scheduled on this matter to determine whether or not such Temporary Order shall become permanent and final only upon receipt of a written request for such a hearing from Hollander Financial Holding within twenty (20) days of the effective date of this Temporary Order. If no hearing is requested within this twenty (20) day period, this Temporary Order shall become permanent and final until it is modified or vacated by the Commissioner.
BY ORDER AND DIRECTION OF THE COMMISSIONER OF BANKS.

Dated at Boston, Massachusetts, this ___4th___ day of _________June_________, 2009.

By:____________________________________
    Steven L. Antonakes
    Commissioner of Banks
    Commonwealth of Massachusetts