



5. That Pascu stated generally to Department investigators that he had closed on 3-4 loans per month in 2008 and originated 9-11 loans for buyers of properties sold by KMA Construction and owner Albert "Marcos" Marton, and that Petrovich was used for most if not all of the appraisals for these KMA Construction-related transactions;
6. That Department investigators then interviewed Pascu specifically in regards to loan transactions he originated on behalf of Envision involving the following four borrowers and properties: 1) M.N., 2754 W Washington, 4E, Chicago, Illinois, 2) C.B., 2754 W Washington, 2W, Chicago, Illinois, 3) D.B., 2754 W Washington, 1W, Chicago, Illinois, and 4) P.M., 7322 N. Winchester, 1E, Chicago, Illinois;
7. That as to Pascu and borrower C.B.'s loan, Department investigators found the following improper and/or incomplete activities:
  - a. Pascu had accepted a "walk-in" pre-existing appraisal from C.B. who told Pascu that Petrovich had performed this appraisal for a previous real estate sales contract on the subject property that fell through;
  - b. Envision had a policy against accepting walk-in appraisals, nevertheless, Pascu was able to use the walk-in appraisal and only sought to update the appraisal through Petrovich;
  - c. The updated appraisal Pascu obtained from Petrovich contained obvious errors, such as using the dates for the order, completion, and signature from the original appraisal;
  - d. Pascu further accepted, with little or no verification, occupancy and employment information provided by C.B.;
8. That as to Pascu and borrower D.B.'s loan, Department investigators found the following improper and/or incomplete activities:
  - a. Pascu personally knew D.B., yet failed to verify that D.B. would be occupying the unit he was applying for as an owner-occupied loan and D.B., in fact, never did occupy the unit;
  - b. Pascu could not provide an answer why LMB Properties received a check in the amount of \$64,000 at the closing;
9. That as to Pascu and borrower M.N.'s loan, Department investigators found the following improper and/or incomplete activities:
  - a. Pascu ordered the appraisal through Petrovich and the appraisal report was dated 5/9/2008, about one week prior to the loan application which is dated 5/15/2008;
  - b. Pascu could not provide an answer why NCC Development provided a certified check in the amount of \$41,000 payable to M.N.;
  - c. Pascu submitted a verification of employment for M.N. giving inaccurate information of employment status;
  - d. Pascu failed to verify that M.N. would be occupying the unit he was applying for as an owner-occupied loan and M.N., in fact, never did occupy the unit;
10. That as to Pascu, and borrower P.M.'s loan, Department investigators found the following improper and/or incomplete activities:
  - a. Pascu again ordered the appraisal from Petrovich, without any direction or restriction from Envision on ordering appraisals; and

11. That on October 21, 2008, a Department investigator conducted a telephone interview of C.B. and C.B. revealed to the Department investigator the following details:

- a. C.B. had been contacted by Marcos who informed him that he could purchase the unit;
- b. C.B. admitted that he never intended to occupy the unit that he was purchasing for his in-laws, that Marcos had tenants in it, and that Pascu had directed him to fill out the loan application as owner-occupied;
- c. C.B. initially stated that he received a \$64,000 check just before closing for work he had done on the condo before purchasing it, then restated that he received the \$64,000 from Marcos to use as a down-payment on the property;
- d. C.B. further stated that he had told Marcos he could not afford the unit at that time, but Marcos stated he would give him the down-payment;
- e. C.B. next stated that the appraisal was already done and paid for before he saw the condo, and that he never saw the appraisal, nor saw the unit he was purchasing although he saw a similar unit;
- f. C.B. stated that Marcos gave him Pascu's information and told him that Pascu would know what to do, that the appraisal was completed, and all C.B. had to do was to fill out a couple of papers.

### **CONCLUSIONS**

BASED UPON THE ABOVE FINDINGS, THE DEPARTMENT IS OF THE OPINION AND CONCLUDES:

That notwithstanding notices and other efforts by the Department, Envision conducted business through improper representations and advertising, conducted business through improper and/or unlicensed branch locations, and engaged in fraud, misrepresentation, deceit or negligence in mortgage financing transactions.

Envision's conduct is in violation of Sections 1-3(b) & (f), and 4-5 (a) (1) & (i) (2) of the Act and Sections 1050.350 and 1050.910 of the Rules, and is in further violation of Sections 4-5(i) (11) and (17) of the Act.

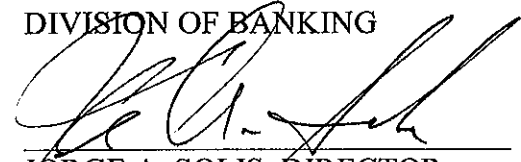
### **ORDER**

NOW THEREFORE IT IS HEREBY ORDERED that the license of ENVISION LENDING GROUP, INC., License No. MB.6760120 is revoked by Order of the Department pursuant to Section 4-5(h) (1) of the Act for failure to comply with the provisions cited herein of the Act and Rules, effective ten days after receipt of this Order, unless you request a hearing pursuant to the Act and Subpart N of the Rules, including remitting the hearing fee required by Section 1050.210 of the Rules.

ORDERED THIS 24<sup>th</sup> DAY OF November, 2008

ILLINOIS DEPARTMENT OF FINANCIAL AND PROFESSIONAL REGULATION  
DEAN MARTINEZ, SECRETARY

DIVISION OF BANKING



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JORGE A. SOLIS, DIRECTOR

**You are hereby notified that this Order is an administrative decision. Pursuant to 205 ILCS 635/4-12 and 38 Ill. Adm. Code, 1050.1510 *et seq.* any party may file a request for a hearing on an administrative decision. The request for a hearing shall be filed within 10 days after the receipt of an administrative decision and, if so requested, a hearing shall be held on the administrative decision, by the Department of Financial and Professional Regulation, Division of Banking. Absent a request for a hearing, this Order shall constitute a final administrative Order subject to the Administrative Review Law [735 ILCS 5/3-101 *et seq.*].**