CIVIL LITIGATION DETAIL REPORT RE 515E (Rev. 6/24)

	Ins	tructions		
Please complete one form for each civ		luding small claim	is matters.	
You may duplicate this form as needed				
You may also attach additional pages		T		
NAME OF COURT (WHERE CIVIL COMPLAINT WAS FILED)		CASE DOCKET NUM	IBER	
ADDRESS OF COURT		COUNTY WHERE CO	DMPLAINT FILED	
PLAINTIFF NAME(S)		DATE OF INITIAL CO	DMPLAINT	
OUTCOME OF HEARING (ATTACH PROOF OF OUTC	COME)			
_	OR OF DEFENDANT	STILL PENDI	NG SETTLED DISMIS	SED
COMPLAINT WAS FOR: (Check all that apply.)	¬			
∐ FRAUD [DISHONESTY		☐ BREACH OF TRUST	
MONEY LAUNDERING	MISREPRESENTAT	ION	BREACH OF CONTRACT	
L EVICTION/UNLAWFUL DETAINER	FAMILY/PROBATE		ADVERSARY PROCEEDING IN	BANKRUPTCY
OTHER:				
DETAILS OF THIS CIVIL LITIGATION COMPLAINT - F AND CIRCUMSTANCES THAT LED TO THE FILING, I ATTACH COPIES OF RELEVANT DOCUMENTATION	WHO FILED THE COMPLA			
EXPLANATION OF COURT FINDINGS / OUTCOMES				
IF A JUDGMENT WAS RENDERED AGAINST YOU:	DATE OF ENTRY OF JUDGMENT			
	TOTAL AMOUNT		AMOUNT IN PUNITIVE OR EXEMPLARY DAI	MAGES
	\$		\$	W COLO
	HAS THE JUDGMENT BI	FEN PAID IN FULL?	Ψ	
	□ NO □ YES	,		
	If No, why not?			
	ii rto, uny not.			
			de supporting documents	
	OF TRUST FUNDS?	OR FRAUD, MISREPRI	ESENTATION, DISHONEST DEALING, AND/OF	≀ MISHANDLING
	NO YES	250	NAVOUR LIFE AND OF RUSHIESS PRACTICE	
	JUDGMENT?	JES HAVE YOU MADE	IN YOUR LIFE AND/OR BUSINESS PRACTICE	S SINCE THIS
IS THIS CASE ON APPEAL?	NNO DATE			
NO ☐ YES IF YES, NEXT HEAR	ING DATE:			

∐ NO	IF <u>NO</u> , PROVIDE AN EXPLANATION AS TO WHY YOU FAILED TO DISCLOSE THIS MATTER ON YOUR APPLICATION.
	APPLICANT/LICENSEE CERTIFICATION
actions filed in of all facts and Estate as prooj actions filed in	record of civil actions filed in a court of competent jurisdiction against me, including, but not limited to, the Small Claims Court have been read by me and said record is true and correct. I hereby admit the truth statements contained herein, and consent that this record may be introduced by the Department of Real f of said civil actions filed in a court of competent jurisdiction against me, including, but not limited to, the Small Claims Court, and any other facts hereinabove set forth, at any hearing held in connection with or other agency hearing.

WAS THIS CIVIL LITIGATION ISSUE DISCLOSED ON YOUR ORIGINAL MLO LICENSE ENDORSEMENT APPLICATION?

PRIVACY NOTICE

Section 1798.17 of the Civil Code requires this notice be provided when collecting personal or confidential information from individuals.

Department of Real Estate Asst. Commissioner - Enforcement Enforcement Division 651 Bannon Street, STE 505, Sacramento CA 95811 Telephone: (916) 576-8100

Article 3 of Chapter 3 (commencing with Section 10175), Article 4, Chapter 7 (commencing with Section 10560 of the Business and Professions Code) and Sections 14540 & 14740 et seq. of the Government Code authorizes the maintenance of this information.

All items in this form are voluntary.

SIGNATURE OF APPLICANT/LICENSEE

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Failure to submit all of the information requested on the enclosed form will impede the ability of the Commissioner to fully evaluate whether you meet the criteria of rehabilitation established pursuant to regulations of the Commissioner and the license sought may be denied or if already licensed, formal disciplinary action imposed. The lack of a satisfactory explanation as to the reason for not revealing a civil action on your license application or petition may result in a

recommendation for a formal hearing to deny the license sought or to deny the petition for reinstatement or removal of restrictions.

DATE SIGNED

The information requested in this form is primarily used for the purpose of aiding the Commissioner in evaluating the fitness of a licensee, petitioner, or license applicant with respect to the licensing matter at hand and to give an applicant, licensee, or petitioner an opportunity to explain their failure to disclose one or more civil actions filed in a court of competent jurisdiction against them, including, but not limited to, actions filed in the Small Claims Court on the license application or petition. The information obtained may be used as admission of the facts stated in an administrative hearing brought to deny issuance of such license or to deny a petition.

This information may be released as evidence at a hearing before an Administrative Law Judge of the Office of Administrative Hearings or to other governmental entities including Law Enforcement Agencies.

Each individual has the right to review personal information maintained by this agency, unless access is exempted by law.