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9			
10	BEFORE THE DEPARTMENT OF CONSUMER AFFAIRS		
11	FOR THE BUREAU OF HOUSEHOLD GOODS AND SERVICES STATE OF CALIFORNIA		
12			
13			
14	In the Matter of the Statement of Issues Against:	Case No. HHM 2023-127	
15	SAFE AND FAST MOVERS, INC.;		
16	VLADISLAV VOKHMYAKOV, PRESIDENT; ANDREY VOKHMYAKOV,	STATEMENT OF ISSUES	
17	OFFICER		
18	Household Movers Permit Applicant		
19	Respondent.		
20	PART	IES	
21	1. Complainant, Justin Paddock, brings t	his Statement of Issues solely in his official	
22	capacity as the Chief of the Bureau of Household Goods and Services (Bureau), Department of		
23	Consumer Affairs (Department).		
24	2. Respondent Safe and Fast Movers Inc. (Respondent SAFM); Vladislav Vokhmyakov,		
25	President (Respondent VV); Andrey Vokhmyakov, also known as Andrey Vox, Officer		
26 27	(Respondent AV); applied for a Household Movers Permit. The Bureau assigned Permit		
27	Application No. MTR0192488 to Respondent SAFM's application.		
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	_	STATEMENT OF ISSUES	

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3.	On December 5, 2021, Respondent VV certified under penalty of perjury to the	
truthfulness of all statements, answers, and representations in the application.		
4. On March 20, 2023, the Bureau denied the application.		
5. On April 25, 2023, Respondent SAFM, through Respondent AV requested an		
administrative hearing to appeal the Bureau's denial of the application.		
	JURISDICTION	
6.	Complainant brings this Statement of Issues before the Director of the Department for	
the Bureau	, under the authority of the following laws. All section references are to the Business	
and Profes	sions Code unless otherwise indicated.	
7. Section 19228 transferred authority formerly granted to the Public Utilities		
Commissio	on (PUC) to regulate House Hold Movers to the Bureau under the Household Movers	
Act (Bus. & Prof. Code §19225 et seq.) as follows:		
(a) Notwithstanding any other law, and until the time the director adopts		
regulations implementing this chapter, powers granted to, or duties imposed on, the Public Utilities Commission pursuant to the former Chapter 7 (commencing		
with Section 5101) of Division 2 of the Public Utilities Code are transferred to, and may be exercised by, the director in administering this chapter.		
	,	
8.	Section 19294 transferred authority from the PUC to the Bureau effective July 1,	
2018.		
9.	Section 19234.1 provides that protection of the public shall be the highest priority of	
the Bureau in exercising its licensing, regulatory, and disciplinary functions under the Household		
Movers Act.		
	STATUTORY PROVISIONS	
10.	Section 475 states:	
(a) Notwithstanding any other provisions of this code, the provisions of this division shall govern the denial of licenses on the grounds of:		
(1) Knowingly making a false statement of material fact, or knowingly		
omitting to state a material fact, in an application for a license.		
	(3) Commission of any act involving dishonesty, fraud or deceit with the	
	2 STATEMENT OF ISSUES	
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	intent to substantially benefit himself or another, or substantially injure another.		
1	(4) Commission of any act which, if done by a licentiate of the business or		
2	profession in question, would be grounds for suspension or revocation of license.		
3	11. Section 477 states:		
4	As used in this division:		
5 6	(a) "Board" includes "bureau," "commission," "committee," "department," "division," "examining committee," "program," and "agency."		
7	(b) "License" includes certificate, registration or other means to engage in a business or profession regulated by this code.		
8	12. Section 480 states:		
9			
10	(e) A board may deny a license regulated by this code on the ground that the		
11	applicant knowingly made a false statement of fact that is required to be revealed in the application for the license. A board shall not deny a license based solely on		
12	an applicant's failure to disclose a fact that would not have been cause for denial of the license had it been disclosed.		
13	13. Section 19225.5 states:		
14			
15	(h) "Household mover" includes every corporation or person, their lessees,		
16	trustee, receivers, or trustees appointed by any court whatsoever, engaged in the		
17	permitted or unpermitted transportation for compensation or hire as a business by means of a motor vehicle or motor vehicles being used in the transportation of		
18	used household goods and personal effects over any public highway in this state. A broker, as defined in subdivision (a), shall be considered a household mover.		
19	The Legislature intends "household mover" to have the same meaning as "household goods carrier" in former Section 5109 of the Public Utilities Code, as		
20	that section read on June 30, 2018.		
21	14. Section 19237 requires a permit to engage in household moving activities governed		
22	by the Household Movers Act, and states:		
23	(a) A household mover shall not engage, or attempt to engage, in the		
24	business of the transportation of used household goods and personal effects by motor vehicle over any public highway in this state, including by any means or		
25	media, advertising, soliciting, offering, arranging as a broker, or entering into an agreement regarding the transportation of used household goods and personal		
26	effects, unless both of the following are satisfied:		
27	(1) For transportation of household goods and personal effects entirely		
28	within this state, there is in force a permit issued by the bureau authorizing		
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	STATEMENT OF ISSUES		

those operations. Permits issued by the Public Utilities Commission pursuant 1 to the former Chapter 7 (commencing with Section 5101) of Division 2 of the Public Utilities Code, that are valid and effective on the operative date of this 2 chapter, shall remain in effect, subject to the provisions of this chapter, for a period of not more than two years after the operative date of this chapter, or 3 until the time the bureau issues, reissues, renews, suspends, revokes, or 4 otherwise alters or amends the permit, whichever occurs earlier. 5 (2) For transportation of household goods and personal effects from this state to another state or from another state to this state, there is in force a 6 valid operating authority issued by the Federal Motor Carrier Safety Administration. 7 8 (Italics added.) 9 Section 19239 governs the denial of permits under the Household Movers Act, and 15. 10 states: 11 (f) The bureau may refuse to issue a permit if it is shown that an applicant 12 or an officer, director, partner, or associate of an applicant has committed any act constituting dishonesty or fraud; committed any act that, if committed by a 13 permitholder, would be grounds for a suspension or revocation of the permit; 14 misrepresented any material fact on the application; or, was convicted of an offense that is substantially related to the qualifications, functions, or duties of the 15 business or profession, except that if the bureau determines that the applicant is otherwise suitable to be issued a permit, and granting the permit would not 16 compromise public safety, the bureau shall conduct a thorough review of the nature of the crime, conviction, circumstances, and evidence of rehabilitation of 17 the applicant, and shall evaluate the suitability of the applicant to be issued a 18 permit based on the evidence found through the review. 19 (g) The bureau shall issue a permit only to those applicants who it finds have demonstrated that they possess sufficient knowledge, ability, integrity, and 20 financial resources and responsibility to perform the service within the scope of 21 their application. 22 (h) A permit shall not be issued unless it has been shown that the applicant meets one of the following residence requirements: 23 . . . 24 (3) For a corporation, the applicant shall be a domestic corporation or shall be qualified to transact business in the State of California as a foreign 25 corporation at the time of filing the application. 26 27 28 4 STATEMENT OF ISSUES

1	(j) If the bureau denies an application, the bureau shall notify the applicant in writing. Within 30 days of service of the notice, the applicant may file a written		
2	request with the bureau for a hearing on the denial. Upon receipt of a timely filed request, the bureau shall request that the matter be set for hearing. The hearing shall be conducted in accordance with Chapter 5 (commencing with Section		
3 4	11500) of Part 1 of Division 3 of Title 2 of the Government Code, and the director shall have all the powers granted therein.		
5	16. Section 19239.1 governs Workers' Compensation Insurance Coverage as follows		
6	(a) Except as provided for in subdivision (b), every household mover, as a condition precedent to the issuance, reinstatement, reactivation, renewal, or		
7	continued maintenance of a permit, shall have on file with the bureau a current and valid Certificate of Workers' Compensation Insurance or Certification of Self-		
9	Insurance in the applicant's or permitholder's business name. A Certificate of Workers' Compensation Insurance shall be issued and filed, electronically or		
10	otherwise, by an insurer duly licensed to write workers' compensation insurance in this state. If reciprocity conditions exist, as provided in Section 3600.5 of the Labor Code, the bureau shall require the information deemed necessary to ensure		
11 12	compliance with this section.		
12	(b) This section does not apply to an applicant or permitholder who has no employees, provided that the applicant or permitholder files a statement, under		
14	penalty of perjury, stating that, in its operations as a household mover, it does not employ any person in any manner so as to become subject to the workers' compensation laws of this state.		
15			
16			
17	(d) If, after filing the statement described in subdivision (b), the household mover becomes subject to the workers' compensation laws of this state, the		
18	household mover shall promptly notify the bureau that the household mover is withdrawing its statement under subdivision (b), and shall simultaneously file the certificate described in subdivision (a).		
19	17. Section 19247 states, "Every household mover shall add a prominent link to its		
20	Internet Web site that immediately directs all consumers to the bureau's Internet Web site."		
21			
22	18. Section 19277 states:		
23	(a) Every household mover and every officer, director, agent, or employee		
24	of any household mover who violates or who fails to comply with, or who procures, aids, or abets any violation by any household mover of any provision of this chapter or any rule or regulation administered by the bureau pursuant to this chapter, or of any operating permit issued to any household mover, or who		
25			
26	procures, aids, or abets any household mover in its failure to obey, observe, or comply with any such rule, regulation, or operating permit, is guilty of a		
27	misdemeanor, and is punishable by a fine of not more than two thousand five hundred dollars (\$2,500) or by imprisonment in the county jail for not more than		
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	5 STATEMENT OF ISSUES		
	STATEMENT OF ISSUES		

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1	three months, or both. If a violation is willful, each willful violation is punishable by a fine of not more than ten thousand dollars (\$10,000) or by imprisonment in the county jail for not more than one year, or both. If the violation involves		
2	the county jail for not more than one year, or both. If the violation involves operating or holding oneself out as a household mover without a permit, the fine shall be not less than one thousand dollars (\$1,000).		
4	(b) Any person who violates subdivision (a) of Section 19237, is guilty of a		
5	misdemeanor, and is punishable by a fine of not more than ten thousand dollars (\$10,000), by imprisonment in the county jail for not more than one year, or both,		
6	for each violation.		
7	19. Section 19294 provides that the operative date of the Household Movers Act was July		
8	1, 2018.		
9	CORPORATIONS CODE		
10	20. Corporations Code section 1905 governs a California corporation voluntary election		
11	to dissolve as follows:		
12	(a) When a corporation has been completely wound up without court		
13 14	proceedings therefor, a majority of the directors then in office shall sign and verify a certificate of dissolution stating:		
15	(1) That the corporation has been completely wound up.		
16	····		
17	(4) That the corporation is dissolved.		
18			
19	(b) The certificate of dissolution shall be filed with the Secretary of State and		
20	thereupon the corporate powers, rights, and privileges of the corporation shall		
21	cease. The Secretary of State shall notify the Franchise Tax Board of the dissolution.		
22	21. Corporations Code section 2010 states:		
23	(a) A corporation which is dissolved nevertheless continues to exist for the		
24	purpose of winding up its affairs, prosecuting and defending actions by or against		
25	it and enabling it to collect and discharge obligations, dispose of and convey its property and collect and divide its assets, but not for the purpose of continuing business except so far as necessary for the winding up thereof.		
26	(Italics added.)		
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	6 STATEMENT OF ISSUES		

1	FICTITIOUS BUSINESS NAME AUTHORITY		
2	22. Section 17900 provides the purpose of the statutes governing the use of fictitious		
3	business names by sole proprietorships as follows:		
4	(a)(1) The purpose of this section is to protect those dealing with individuals		
5	or partnerships doing business under fictitious names, and it is not intended to confer any right or advantage on individuals or firms that fail to comply with the		
6 7	law. The filing of a fictitious business name certificate is designed to make available to the public the identities of persons doing business under the fictitious		
8	name.		
9	(b) As used in this chapter, "fictitious business name" means:		
10	(1) In the case of an individual, a name that does not include the surname		
11 12	of the individual or a name that suggests the existence of additional owners, as described in subdivision (c).		
13	(c) A name that suggests the existence of additional owners within the		
13	meaning of subdivision (b) is one that includes such words as "Company," "& Company," "& Son," "& Sons," "& Associates," "Brothers," and the like, but not		
14	words that merely describe the business being conducted.		
15	23. Section 17903 defines the "registrant" of a fictitious business name as the person who		
17	filed a fictitious business name statement, and who is the legal owner of the business.		
18	24. Section 17910, subdivision (a), provides that every person who regularly transacts		
19	business in California for profit under a fictitious business name shall file a fictitious business		
20	name in accordance with the Fictitious Business Names law (Bus. & Prof. Code § 17900 et seq.).		
21	25. Section 17913, subdivision (a), requires that a fictitious business name registrant		
22	certify the contents of a fictitious business name statement are true and correct.		
23	26. Section 17914, subdivision (a), provides that a sole proprietor shall sign a fictitious		
24	business name statement.		
25	27. Section 17930 provides that any person who knowingly files or publishes any		
26	statement under the Fictitious Business Name law shall be guilty of a misdemeanor and subject to		
27	a fine not to exceed \$1,000.00.		
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	STATEMENT OF ISSUES		

1	FACTUAL BACKGROUND		
2	28. In 2014, the PUC issued Respondent AV Household Goods Carrier Permit No. CAL-		
3	T0191271 as a sole proprietorship, using the fictitious business name Safe N Fast Movers (Sole		
4	Proprietorship). Respondent AV's Household Goods Carrier Permit ceased to be valid on July 1,		
5	2020, because he did not renew or amend it through the Bureau in conformity with Section		
6	19237, subdivision (a)(1), after July 1, 2020.		
7	29. On April 29, 2014, Respondent AV registered a fictitious business name statement		
8	with the Orange County Clerk Recorder to use the fictitious business name "SAFE N FAST		
9	MOVERS."		
10	30. On June 27, 2021, Respondent AV as Safe N Fast Movers, moved consumer AA		
11	from his former home in Laguna Niguel to AA's new home in Aliso Viejo. A dispute over		
12	payment for the move arose between Respondent AV and AA.		
13	31. On June 28, 2021, Orange County Sheriff's Deputy's responded to a call involving		
14	Respondent AV assaulting AA and vandalizing AA's home. AA and his wife claimed		
15	Respondent AV physically assaulted AA by kicking the front door with enough force to dent the		
16	door, and then punching AA in the chest after AA opened the door and Respondent AV crossed		
17	the threshold of AA's home. Respondent AV admitted he went to AA's home in an attempt to		
18	collect payment for the move on June 27th. Respondent AV further admitted he spray painted		
19	AA's garage with the word "Thief" because Respondent AV wanted AA's neighbors to know AA		
20	was a thief. Deputies arrested Respondent AV for violation of Penal Code sections 240 (assault),		
21	242 (battery), 459 (burglary), and 594, subd. (b)(1) (vandalism of \$400 or more). ¹		
22	32. On August 2, 2021, Respondent AV, using his alias "Andrey Vox" registered a		
23	second fictitious business statement with the Orange County Clerk Recorder to use the fictitious		
24	business name "SAFE N FAST MOVERS."		
25			
26			
27	¹ The Orange County District Attorney (DA) filed a criminal complaint in <i>People v.</i> Andrey Vox (Super. Ct. Orange County, 2022, No. 22HM05358), but the matter was later		
28	dismissed by the court over the objection of the DA under Penal Code section 1377-1378 (authority to dismiss misdemeanor for which victim has civil action).		
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	STATEMENT OF ISSUES		

33. On November 5, 2021, Respondent SAFM incorporated as a California Corporation.
 On November 10, 2021, Respondent VV filed a Statement of Information with the SOS on behalf
 of Respondent SAFM identifying himself as Respondent SAFM's Chief Executive Officer
 (CEO), Secretary, and Chief Financial Officer (CFO). Respondent VV also identified himself
 and Respondent AV as Respondent SAFM's only directors. Respondent SAFM identified
 Respondent AV using his alias "Andrey Vox" instead of his real name.

34. On or about December 5, 2021, Respondent SAFM submitted Application No.
MTR0192488 to the Bureau for a Household Movers Permit as an intrastate mover. Respondent
SAFM identified Respondents VV as its President and AV as its "co-owner." Respondent SAFM
identified Respondent AV using his alias of "Andrey Vox." Respondent SAFM failed to identify
Respondent AV as associated with his Sole Proprietorship, Household Goods Carrier Permit No.
CAL-T0191271 on item No. 15 of the application. Respondent VV certified Respondent
SAFM's representations on the application were true, correct, and complete.

14 35. Respondent SAFM submitted a statement of residence with Application No.
15 MTR0192488, where Respondent VV certified that Respondent SAFM was qualified to transact
16 business in the State of California as of December 5, 2021.

Respondent SAFM submitted a Workers' Compensation Declaration form with 36. 17 Application No. MTR0192488 (Workers' Comp. Declaration). Respondent SAFM represented, 18 19 "I DO NOT HAVE ANY EMPLOYEES. If I hire employees in the future, I will submit an amended Workers' Compensation Declaration Form to the Bureau" Respondent VV 20 certified that its statements, answers, and representations on the form were true, complete, and 21 accurate. Respondent SAFM has never filed an amended Workers' Comp. Declaration. 22 Respondent SAFM submitted a Driver Statement of Applicant form with Application 37. 23 No. MTR0192488 (Driver Statement). Respondent SAFM represented that it only had two 24 drivers, Respondents VV and AV, and provided both of their California Driver License numbers. 25 Respondent VV signed the declaration. Respondent SAFM never amended its Driver Statement. 26 On May 1, 2023, the Bureau discovered Respondent SAFM owned and maintained a 38. 27

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STATEMENT OF ISSUES

website advertising its services to the public at https://safeandfastmovers.com. Respondent

1	SAFM falsely claimed to operate as a moving company under the fictitious business name SAFE		
2	N FAST MOVERS by conflating its corporate name with the name of the prior Sole		
3	Proprietorship. Respondent SAFM identified three employees: Respondent AV, as the General		
4	Manager and Founder; JC as a foreman; and LS as a driver. Respondent SAFM failed to include		
5	a prominent link that immediately directs consumers to the Bureau's internet website.		
6	Respondent SAFM's website also falsely represents it is licensed by stating "CA License		
7	#455769 PUC #MTR #0191271," when in fact Respondent AV, doing business as Safe N Fast		
8	Movers, was only licensed as a sole proprietor, not a corporation, and that permit ceased to be		
9	valid on July 1, 2020.		
10	FIRST CAUSE FOR DENIAL		
11	(Dissolution of Corporate Status)		
12	39. Complainant incorporates paragraphs 28-38 by reference as if set forth in full herein.		
13	40. Respondent SAFM's application is subject to denial under Section 19239, subdivision		
14	(h)(3), because it ceased to be a domestic corporation when it filed its Certificate of Dissolution		
15	with the SOS on March 6, 2023. Under Corporations Code section 1905, subdivision (b),		
16	Respondent SAFM's capacity to exercise the powers, rights, and privileges of a corporation have		
17	ceased. Under Corporations Code section 2010, subdivision (a), Respondent SAFM's appeal in		
18	this matter exceeds the limited capacity of a dissolved corporation to defend against		
19	administrative action, because it is inconsistent with winding up its business.		
20	SECOND CAUSE FOR DENIAL		
21	(Failure to Demonstrate Sufficient Knowledge, Ability, Integrity)		
22	41. Complainant incorporates paragraphs 28-38 by reference as if set forth in full herein.		
23	42. Respondent SAFM's application is subject to denial under Sections 19239,		
24	subdivision (g); and 19239.1, subdivisions (d); because Respondent SAFM failed to demonstrate		
25	sufficient knowledge, ability, and integrity to perform the service of a Household Mover as		
26	follows:		
27	///		
28	///		
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	STATEMENT OF ISSUES		

Respondent AV demonstrated a lack of knowledge, ability, and integrity to 1 a. perform as an Officer of a licensed Household Mover when he assaulted, battered, and vandalized 2 AA's person and home; 3 Respondent SAFM demonstrated a lack of sufficient knowledge, ability, or b. 4 integrity when it failed amend its Workers' Comp. Declaration or its Driver Statement to notify 5 the Bureau that it was subject to Workers' Compensation Insurance requirements; and 6 Respondent SAFM demonstrated a lack of sufficient knowledge, ability, or 7 C. integrity when it failed to inform the Bureau that it dissolved as a California corporation, after it 8 appealed the denial of the application. 9 Respondents SAFM, VV, and AV demonstrated a lack of sufficient knowledge, d. 10 ability, or integrity when they made false or misleading statements on Respondent SAFM's 11 application and Respondent AV's 2021 fictitious business statement. Respondents failed to 12 accurately identify Respondent AV's identity by using his alias "Andrey Vox." 13 THIRD CAUSE FOR DENIAL 14 (Committed Acts of Dishonesty, Fraud, or Deceit) 15 Complainant incorporates paragraphs 28-38 by reference as if set forth in full herein. 16 43. Respondent SAFM's application is subject to denial under Sections 475, subdivision 44. 17 (a)(3); and 19239, subdivision (f), because Respondent SAFM committed acts constituting 18 dishonesty or fraud as follows: 19 Respondent SAFM represented on its website that it was a moving company a. 20 with the right, power, and privilege to operate after it filed its Certificate of Dissolution with the 21 Secretary of State; 22 Respondent SAFM falsely represented to the Bureau that it was exempt from b. 23 maintaining Workers' Compensation Insurance and never amended its Workers' Comp. 24 Declaration in accordance with Section 19239.1, subdivision (d), after it hired a foreman and a 25 driver; 26 Respondent AV falsely identified himself using his alias "Andrey Vox" on his c. 27 application, and on his 2021 fictitious business statement. 28 11 STATEMENT OF ISSUES

1	FOURTH CAUSE FOR DENIAL		
2	(Misrepresentation of a Material Fact on an Application)		
3	45. Complainant incorporates paragraphs 28-38 by reference as if set forth in full herein.		
4	46. Respondent SAFM's application is subject to denial under Sections 475, subdivision		
5	(a)(1); 480, subdivision (e); 19239, subdivision (f); and 19275, subdivision (b); because		
6	Respondent SAFM provided false or misleading information on its application for a permit as		
7	follows:		
8	a. Respondent SAFM represented it did not have employees subject to the		
9	Workers' Compensation Insurance requirements, when in fact it did;		
10	b. Respondent SAFM failed to disclose on its application that Respondent AV was		
11	associated with Household Goods Carrier Permit No. CAL-T0191271; and		
12	c. Respondent SAFM falsely identified Respondent AV using his alias "Andrey		
13	Vox," instead of his real name.		
14	FIFTH CAUSE FOR DENIAL		
15	(Violation of Household Movers Act)		
16	47. Complainant incorporates paragraphs 28-38 by reference as if set forth in full herein.		
17	48. Respondent SAFM's application is subject to denial under Sections 475, subdivision		
18	(a)(4); 19239, subdivision (f); 19235; and 19275, subdivision (b); because an officer or director of		
19	Respondent SAFM committed acts that if committed by a permit holder would be grounds for		
20	suspension or revocation as follows:		
21	a. Section 19237, subdivision $(a)(1)$: Respondent SAFM engaged in the		
22	unpermitted/unlicensed business of the transportation of used household goods and personal		
23	affects by motor vehicle over a public highway with respect to AA and his household goods and		
24	effects without a valid permit. Respondent SAFM was not licensed as a household mover, and		
25	Respondent AV's Sole Proprietorship PUC Household Goods Carrier Permit ceased to be valid		
26	on July 1, 2020;		
27	b. Section 19239.4, subdivision (a): Respondent SAFM failed to obtain Workers'		
28	Compensation Insurance for its employees;		
	12		
	STATEMENT OF ISSUES		

1		c. Section 19239.1, subdiv	tisions (d): Respondent SAFM failed to amend its
2	Workers' C	Comp. Declaration after it hired	l a foreman and a driver.
3		d. Section 19247: Respond	lent SAFM failed to comply with website requirements
4	because its	website lacked a prominent lin	hk that immediately directs all consumers to the
5	Bureau's v	vebsite;	
6			PRAYER
7	WHI	EREFORE, Complainant reque	sts that a hearing be held on the matters herein alleged,
8	and that fo	llowing the hearing, the Directo	or of Consumer Affairs issue a decision:
9	1.	Denying the application of Sa	fe and Fast Movers Inc. for a Household Movers
10	Permit;		
11	2.	Taking such other and further	action as deemed necessary and proper.
12			Justin Paddock
13	DATED:	March 8, 2024	JUSTIN PADDOCK
14	-		Bureau Chief Bureau of Household Goods and Services
15			Department of Consumer Affairs State of California
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