# BEFORE THE REGISTRAR OF CONTRACTORS CONTRACTORS STATE LICENSE BOARD DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

In the Matter of the Accusation Against:

GJ FLETCHER CONSTRUCTION, INC. P.O. Box 640
Descanso, CA 91916-0640
GREGORY JAMES FELTCHER,
RMO/CEO/Pres,
DIANA MARIE FELTCHER, OFFICER [dis 7/30/13],
JACOB GREGORY FLETCHER, RMO [dis 5/24/10]

Contractor's License No. 767505, B

Respondent.

JAG CONSTRUCTION & DEVELOPMENT, INC.
5353 Olde Highway 80
El Cajon, CA 92021
JACOB GREGORY FLETCHER,
RMO/CEO/Pres,

Contractor's License No. 948092, B

Affiliated License

CASE NO. N2012-519

ORDER TO ADOPT STIPULATED SETTLEMENT

The attached Stipulated Settlement is hereby adopted by the Registrar of Contractors as his Decision in the above-entitled matter.

IT IS FURTHER ORDERED pursuant to Section 7102 of the Business and Professions Code and Section 870 of the Code of Regulations, that Respondent, **GJ FLETCHER CONSTRUCTION, INC.** License Number, 767505 shall not apply for reissuance or reinstatement of any license for <u>five</u> year(s) from the effective date of this Decision.

IT IS FURTHER ORDERED pursuant to Section 7102 of the Business and Professions Code and Section 870 of the Code of Regulations, that Respondent, **JAG CONSTRUCTION & DEVOLOPMENT, INC.** License Number, **948092** shall not apply for reissuance or reinstatement of any license for five year(s) from the effective date of this Decision.

IT IS THE responsibility of the respondents, named in this Order, to read and follow the Order. The deadlines for meeting the terms and conditions are based upon the EFFECTIVE DATE of the Order to Adopt Stipulation and Waiver. No notices or reminders will be sent, as to the compliance of the terms and conditions. Proof of payments of restitution, and payments for the Cost of Investigation and Enforcement if ordered, are to be sent to CSLB, Sacramento Case Management, Post Office Box 26888, Sacramento, CA 95826.

This Order shall become effective on January 12, 2015.

IT IS SO ORDERED December 8, 2014.

Stephen P. Sands

Registrar of Contractors

A14FORM-5/09

1	KAMALA D. HARRIS			
2	Attorney General of California JAMES M. LEDAKIS			
3	Supervising Deputy Attorney General ERIN M. SUNSERI			
4	Deputy Attorney General State Bar No. 207031			
5	110 West "A" Street, Suite 1100 San Diego, CA 92101			
6	P.O. Box 85266 San Diego, CA 92186-5266			
7	Telephone: (619) 645-2071 Facsimile: (619) 645-2061			
8	Attorneys for Complainant			
9	BEFORE THE REGISTRAR OF CONTRACTORS CONTRACTORS FOR A DEPARTMENT OF THE PROPERTY OF THE PROPER			
10	CONTRACTORS' STATE LICENSE BOARD DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA			
11	STATE OF C	ALIFORNIA		
12	In the Matter of the Accusation Against:	Case No. N2012-519		
13	GJ FLETCHER CONSTRUCTION, INC. P.O. Box 640	STIPULATED REVOCATION AND DISCIPLINARY ORDER		
14	Descanso, CA 91916-0640	DISCH LINWIN ORDER		
15	GREGORY JAMES FLETCHER, RMO/CEO/Pres,			
16	DIANA MARIE FLETCHER, OFFICER [dis 7/30/13],			
17	JACOB GREGORY FLETCHER, RMO [dis 5/24/10]			
18	Contractor's License No. 767505, B			
19	Respondents.			
20	JAG CONSTRUCTION & DEVELOPMENT, INC.			
21	5353 Olde Highway 80 El Cajon, CA 92021			
22	JACOB GREGORY FLETCHER, RMO			
23	/CEO/Pres, Contractor's License No. 948092, B	•		
24	Affiliated License.			
25				
26				
27	IT IS HEREBY STIPULATED AND AGREED by and between the parties to the above-			
28	entitled proceedings that the following matters are true:			
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STIPULATED REVOCATION (N2012-519)

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#### PARTIES

- 1. Wood Robinson (Complainant) is the Enforcement Supervisor I of the Contractors' State License Board. He brought this action solely in his official capacity and is represented in this matter by Kamala D. Harris, Attorney General of the State of California, by Erin M. Sunseri, Deputy Attorney General.
- 2. Respondent Gregory James Fletcher, RMO/CEO/President of GJ Fletcher Construction, Inc. (Respondent Gregory) and Respondent Jacob Gregory Fletcher, RMO/CEO/President of Jag Construction and Development are represented in this proceeding by attorney Emil A. Zuccaro, whose address is: Zuccaro Law Firm, 2710 Alpine Blvd., Suite O-432, Alpine, CA 91901-2276.
- Number 767505 Classification B (general building contractor) to Gregory James Fletcher, Sole Owner of G J Fletcher Construction. On April 27, 2000, Classification HIC (home improvement classification) was added to the Contractor's License. On January 1, 2004, Classification HIC was removed from the Contractor's License. On April 1, 2004, Contractor's License Number 767505 Classification B was reassigned to GJ Fletcher Construction, Inc. (Respondent), with Gregory James Fletcher as RMO and Diana Marie Fletcher as Officer. On March 3, 2010, Gregory James Fletcher disassociated as RMO and associated as Officer. On March 3, 2010, Jacob Gregory Fletcher associated and on May 24, 2010, disassociated as RMO. On August 30, 2010, Gregory James Fletcher associated and on July 24, 2013, disassociated as RMO. On June 1, 2010, the Contractor's License was suspended for failure to obtain or maintain workers' compensation insurance coverage in violation of Code section 7125.2. On July 20, 2010, the suspension was lifted. On April 30, 2012, the Contractor's License expired and has not been renewed. On July 24, 2013, the Contractor's License was cancelled pursuant to a written request. On July 30, 2013. Diana Marie Fletcher disassociated as Officer.

4. On June 2, 2010, the Registrar of Contractors issued Contractor's License Number 948092 Classification B (general building contractor) to Jag Construction & Development, Inc., with Jacob Gregory Fletcher as RMO. On June 23, 2011, the Contractor's License was suspended pursuant to Code of Civil Procedure (CCP) section 996.340 and was reinstated on December 13, 2011. The Contractor's License was in full force and effect at all times relevant to the charges brought herein and will expire on June 30, 2016, unless renewed.

#### **JURISDICTION**

- 5. Accusation No. N2012-519 was filed before the Registrar of Contractors (Registrar) for the Contractors' State License Board, Department of Consumer Affairs, and is currently pending against Respondents. The Accusation and all other statutorily required documents were properly served on Respondents on March 19, 2014. Respondents timely filed their Notices of Defense contesting the Accusation.
- 6. A copy of Accusation No. N2012-519 is attached as Exhibit A and incorporated herein by reference.

#### **ADVISEMENT AND WAIVERS**

- 7. Respondents have carefully read, fully discussed with counsel, and understand the charges and allegations in Accusation No. N2012-519. Respondents have also carefully read, fully discussed with counsel, and understand the effects of this Stipulated Settlement and Disciplinary Order.
- 8. Respondents are fully aware of their legal rights in this matter, including the right to a hearing on the charges and allegations in the Accusation; the right to confront and cross-examine the witnesses against them; the right to present evidence and to testify on its own behalf; the right to the issuance of subpoenas to compel the attendance of witnesses and the production of documents; the right to reconsideration and court review of an adverse decision; and all other rights accorded by the California Administrative Procedure Act and other applicable laws.
- 9. Respondents voluntarily, knowingly, and intelligently waive and give up each and every right set forth above.

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#### **CULPABILITY**

- 10. Respondents understand and agree that the charges and allegations in Accusation No. N2012-519, if proven at a hearing, constitute cause for imposing discipline upon their Contractor's Licenses.
- 11. For the purpose of resolving the Accusation without the expense and uncertainty of further proceedings, Respondents agree that, at a hearing, Complainant could establish a factual basis for the charges in the Accusation, and that Respondents hereby give up their right to contest those charges.
- 12. Respondents agree that their Contractor's Licenses are subject to discipline and they agree to be bound by the Registrar's imposition of discipline as set forth in the Disciplinary Order below.

## **RESERVATION**

13. The admissions made by Respondents herein are only for the purposes of this proceeding, or any other proceedings in which the Registrar of Contractors, Contractors' State License Board, or other professional licensing agency is involved, and shall not be admissible in any other criminal or civil proceeding.

#### **CONTINGENCY**

14. This stipulation shall be subject to approval by the Registrar of Contractors or his designee. Respondents understand and agree that counsel for Complainant and the staff of the Contractors' State License Board may communicate directly with the Registrar regarding this stipulation and settlement, without notice to or participation by Respondents or their counsel. By signing the stipulation, Respondents understand and agree that they may not withdraw their agreement or seek to rescind the stipulation prior to the time the Registrar considers and acts upon it. If the Registrar fails to adopt this stipulation as its Decision and Order, the Stipulated Settlement and Disciplinary Order shall be of no force or effect, except for this paragraph, it shall be inadmissible in any legal action between the parties, and the Registrar shall not be disqualified from further action by having considered this matter.

- 15. The parties understand and agree that Portable Document Format (PDF) and facsimile copies of this Stipulated Settlement and Disciplinary Order, including Portable Document Format (PDF) and facsimile signatures thereto, shall have the same force and effect as the originals.
- 16. This Stipulated Settlement and Disciplinary Order is intended by the parties to be an integrated writing representing the complete, final, and exclusive embodiment of their agreement. It supersedes any and all prior or contemporaneous agreements, understandings, discussions, negotiations, and commitments (written or oral). This Stipulated Settlement and Disciplinary Order may not be altered, amended, modified, supplemented, or otherwise changed except by a writing executed by an authorized representative of each of the parties.
- 17. In consideration of the foregoing admissions and stipulations, the parties agree that the Registrar may, without further notice or formal proceeding, issue and enter the following Disciplinary Order:

#### DISCIPLINARY ORDER

IT IS HEREBY ORDERED that Contractor's License No. 767505 issued to Respondent Gregory James Fletcher, RMO/CEO/President of GJ Fletcher Construction, Inc., and Contractor's License No. 948092 issued to Respondent Jacob Gregory Fletcher, RMO/CEO/President of Jag Construction and Development, are revoked.

- 1. Respondents fully understand and agree that if they ever file an application for licensure or a petition for reinstatement in the State of California, they must comply with all the laws, regulations and procedures for reinstatement of a revoked license in effect at the time the petition is filed.
- 2. Respondents, jointly and severally, shall pay the Registrar its costs of investigation and enforcement in the amount of \$14,630.50 prior to issuance of a reinstated license.
- 3. Respondents fully understands and agrees that the Registrar shall further require as a condition precedent to the restoration of Contractor's Licenses to Respondent Gregory James Fletcher, RMO/CEO/President of GJ Fletcher Construction, Inc. and Respondent Jacob Gregory Fletcher, RMO/CEO/President of Jag Construction and Development, that they shall file or have on file a disciplinary contractor's bond in the sum to be fixed by the Registrar based upon the

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# **ACCEPTANCE**

I have carefully read the above Stipulated Settlement and Disciplinary Order and have fully discussed it with my attorney, Emil A. Zuccaro. I understand the stipulation and the effect it will have on my Contractor's License. I enter into this Stipulated Settlement and Disciplinary Order voluntarily, knowingly, and intelligently, and agree to be bound by the Decision and Order of the Registrar of Contractors, Contractors' State License Board.

10/15/2014

GREGORY JAMES FLETCHER

RMO/CEO/PRESIDENT

GJ FLETCHER CONSTRUCTION, INC.,

Respondent

I have carefully read the above Stipulated Settlement and Disciplinary Order and have fully discussed it with my attorney, Emil A. Zuccaro. I understand the stipulation and the effect it will have on my Contractor's License. I enter into this Stipulated Settlement and Disciplinary Order voluntarily, knowingly, and intelligently, and agree to be bound by the Decision and Order of the Registrar of Contractors, Contractors' State License Board.

GREGORY FLETCHER, RMØ/CEO/PRESIDENT

JAG CONSTRUCTION AND DEVELOPMENT

Respondent

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1	I have read and fully discussed with Respondent the terms and conditions and other matters		
2	contained in the above Stipulated Settlement and Disciplinary Order. Tapprove its form.		
3	ADDAD		
4	DATED: 10/15/14 (mil (). Juccaso		
5	EMIL A. ZUCCARO Attorney for Respondent		
6			
7	ENDORSEMENT		
8	The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully		
9	submitted for consideration by the Registrar of Contractors, Contractors' State License Board.		
10			
11	Dated: 11/20/14 Respectfully submitted.		
12	Kamala D. Harris		
13	Attorney General of California  JAMES M. LEDAKIS		
14	Supervising Deputy Attorney General		
15	1 My		
16	Deputy Attorney General		
17	Attorneys for Complainant		
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Exhibit A

Accusation No. N2012-519

	· ·		
1	KAMALA D. HARRIS		
2	Attorney General of California ALFREDO TERRAZAS		
3	Senior Assistant Attorney General JAMES M. LEDAKIS		
4	Supervising Deputy Attorney General State Bar No. 132645		
5	110 West "A" Street, Suite 1100 San Diego, CA 92101		
6	P.O. Box 85266 San Diego, CA 92186-5266		
7	Telephone: (619) 645-2105 Facsimile: (619) 645-2061		
8	Attorneys for Complainant		
9	BEFORE THE		
	REGISTRAR OF CONTRACTORS CONTRACTORS' STATE LICENSE BOARD		
10	DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA		
11			
12	In the Matter of the Accusation Against:	Case No. N2012-519	
13	GJ FLETCHER CONSTRUCTION, INC. P.O. Box 640	ACCUSATION	
14	Descanso, CA 91916-0640	-	
15 16	GREGORY JAMES FLETCHER, RMO/CEO/Pres, DIANA MARIE FLETCHER, OFFICER [dis 7/30/13], JACOB GREGORY FLETCHER, RMO [dis 5/24/10]		
17	Contractor's License No. 767505, B  Respondent.		
18			
19 20	JAG CONSTRUCTION & DEVELOPMENT, INC. 5353 Olde Highway 80 El Cajon, CA 92021		
21	JACOB GREGORY FLETCHER, RMO /CEO/Pres, Contractor's License No. 948092, B		
22	Affiliated Liconse.		
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24	Complainant alleges:		
25	PARTIES		
26		1. Wood Robinson (Complainant) brings this Accusation solely in his official	
27	capacity as the Enforcement Supervisor I of the Contractors	capacity as the Enforcement Supervisor I of the Contractors' State License Board, Department of	
28	Consumer Affairs.		
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	1	Accusation CSLB Case Number N2012-519	

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2. On August 17, 1999, the Registrar of Contractors issued Contractor's License Number 767505 Classification B (general building contractor) to Gregory James Fletcher, Sole Owner of G J Fletcher Construction. On April 27, 2000, Classification HIC (home improvement classification) was added to the Contractor's License. On January 1, 2004, Classification HIC was removed from the Contractor's License. On April 1, 2004, Contractor's License Number 767505 Classification B was reassigned to GJ Fletcher Construction, Inc. (Respondent), with Gregory James Fletcher as RMO and Diana Marie Fletcher as Officer. On March 3, 2010, Gregory James Fletcher disassociated as RMO and associated as Officer. On March 3, 2010, Jacob Gregory Fletcher associated and on May 24, 2010, disassociated as RMO. On August 30, 2010, Gregory James Fletcher associated and on July 24, 2013, disassociated as RMO. On June 1, 2010, the Contractor's License was suspended for failure to obtain or maintain workers' compensation insurance coverage in violation of Code section 7125.2. On July 20, 2010, the suspension was lifted. On April 30, 2012, the Contractor's License expired and has not been renewed. On July 24, 2013, the Contractor's License was cancelled pursuant to a written request. On July 30, 2013, Diana Marie Fletcher disassociated as Officer.

# Affiliated License History

# JAG CONSTRUCTION & DEVELOPMENT, INC.

3. On June 2, 2010, the Registrar of Contractors issued Contractor's License Number 948092 Classification B (general building contractor) to Jag Construction & Development, Inc., with Jacob Gregory Fletcher as RMO. On June 23, 2011, the Contractor's License was suspended pursuant to Code of Civil Procedure (CCP) section 996.340 and was reinstated on December 13, 2011. The Contractor's License was in full force and effect at all times relevant to the charges brought herein and will expire on June 30, 2014, unless renewed.

#### JURISDICTION

4. This Accusation is brought before the Contractors' State License Board,
Department of Consumer Affairs, State of California, under the authority of the following laws.
All section references are to the Business and Professions Code (Code).

- 5. Section 7076.5, subdivision (h) provides that the inactive status of a license shall not bar any disciplinary action by the board against a licensee for any of the causes stated in this chapter.
- 6. Section 7090 provides, in pertinent part, that the Registrar may suspend or revoke any license if the licensee is guilty of or commits any one or more of the acts or omissions constituting cause for disciplinary action.
  - 7. Section 7095 states, in portinent part, that the Registrar in making his order may:
  - (a) Provide for the immediate complete suspension by the licensee of all operations as a contractor during the period fixed by the decision;
  - (b) Permit the licensee to complete any or all contracts shown by competent evidence taken at the hearing to be then uncompleted; and
  - (c) Impose upon the licensee compliance with such specific conditions as may be just in connection with his operations as a contractor disclosed at the hearing, and may further provide that until such conditions are complied with, no application for restoration of the suspended or revoked license shall be accepted by the Registrar.

#### 8. Section 7096 states:

For the purposes of this chapter, the term "licensee" shall include an individual, partnership, corporation, limited liability company, joint venture, or any combination or organization licensed under this chapter, and shall also include any named responsible managing officer, responsible managing manager, responsible managing member, or personnel of that licentiate whose appearance has qualified the licentiate under the provisions of Section 7068.

#### 9. Section 7097 states:

Notwithstanding the provisions of Sections 7121 and 7122, when any license has been suspended by a decision of the registrar pursuant to an accusation or pursuant to subdivision (b) of Section 7071.17, Section 7085.6 or 7090.1, any additional license issued under this chapter [the Contractors' State License Law] in the name of the licensee or for which the licensee furnished qualifying experience and appearance under the provisions of Section 7068, may be suspended by the registrar without further notice.

#### 10. Section 7098 states:

Notwithstanding the provisions of Sections 7121 and 7122, when any license has been revoked under the provisions of this chapter [the Contractors' State License Law], any additional license issued under this chapter in the name of the licensee or for which the licensee furnished qualifying experience and

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27 28 appearance under the provisions of Section 7068, may be revoked by the registrar without further notice.

11. Section 7106.5 provides that the expiration, cancellation, forfeiture, or suspension of a license by operation of law or by order or decision of the Registrar or a court of law, or the voluntary surrender of a license by a licensee shall not deprive the Registrar of jurisdiction to proceed with any investigation of, or action, or disciplinary proceeding against the license, or to render a decision suspending or revoking the license. Under Code section 7141, a license may be renewed at any time within five years after its expiration.

#### 12. Code section 7121 states:

Any person who has been denied a license for a reason other than failure to document sufficient satisfactory experience for a supplemental classification for an existing license, or who has had his or her license revoked, or whose license is under suspension, or who has failed to renew his or her license while it was under suspension, or who has been a member, officer, director, or associate of any partnership, corporation, firm, or association whose application for a license has been denied for a reason other than failure to document sufficient satisfactory experience for a supplemental classification for an existing license, or whose license has been revoked, or whose license is under suspension, or who has failed to renew a license while it was under suspension, and while acting as a member, officer, director, or associate had knowledge of or participated in any of the prohibited acts for which the license was denied, suspended, or revoked, shall be prohibited from serving as an officer, director, associate, partner, or qualifying individual of a licensee, and the employment, election, or association of this type of person by a licensee in any capacity other than as a nonsupervising bona fide employee shall constitute grounds for disciplinary action.

#### 13. Code section 7121.5 states:

Any person who was the qualifying individual on a revoked license, or of a license under suspension, or of a license that was not renewed while it was under suspension, shall be prohibited from serving as an officer, director, associate, partner, or qualifying individual of a licensee, whether or not the individual had knowledge of or participated in the prohibited acts or omissions for which the license was revoked, or suspended, and the employment, election, or association of such person by a licensee shall constitute grounds for disciplinary action.

#### 14. Code section 7122.5 states:

The performance by any individual, partnership, corporation, firm, or association of any act or omission constituting a cause for disciplinary action,

likewise constitutes a cause for disciplinary action against any licensee who at the time such act or omission occurred was the responsible managing employee, qualifying partner, responsible managing officer, or qualifying member of such individual, partnership, corporation, firm, or association, whether or not he had knowledge of or participated in the prohibited act or omission.

#### STATUTORY PROVISIONS

# 15. Section 7083 of the Code states:

All licensees shall notify the registrar in writing within 90 days of any change to information recorded under this chapter [the Contractors' State License Law]. This notification requirement shall include, but not be limited to, changes in address, personnel, business name, qualifying individual bond exemption pursuant to Section 7071.9, or exemption to qualify multiple licenses pursuant to Section 7068.1.

Failure of the licensec to notify the registrar of any change to information within 90 days shall cause the change to be effective the date the written notification is received by the board's headquarters office.

Failure to notify the registrar of the changes within the 90 days is grounds for disciplinary action.

#### 16. Code section 7107 states:

Abandonment without legal excuse of any construction project or operation engaged in or undertaken by the licensee as a contractor constitutes a cause for disciplinary action.

#### 17. Code section 7109 states:

- (a) A willful departure in any material respect from accepted trade standards for good and workmanlike construction constitutes a cause for disciplinary action, unless the departure was in accordance with plans and specifications prepared by or under the direct supervision of an architect.
- (b) A willful departure from or disregard of plans or specifications in any material respect, which is prejudicial to another, without the consent of the owner or his or her duly authorized representative and without the consent of the person entitled to have the particular construction project or operation completed in accordance with such plans or specifications, constitutes a cause for disciplinary action.

#### 18. Code section 7110 states:

Willful or deliberate disregard and violation of the building laws of the state, or of any political subdivision thereof, or of Section 8550 or 8556 of this

code, or of Sections 1689.5 to 1689.15, inclusive, of the Civil Code, or of the safety laws or labor laws or compensation insurance laws or Unemployment Insurance Code of the state, or of the Subletting and Subcontracting Fair Practices Act (Chapter 4 (commencing with Section 4100) of Part 1 of Division 2 of the Public Contract Code), or violation by any licensee of any provision of the Health and Safety Code or Water Code, relating to the digging, boring, or drilling of water wells, or Article 2 (commencing with Section 4216) of Chapter 3.1 of Division 5 of Title 1 of the Government Code, constitutes a cause for disciplinary action.

#### 19. Code section 7113 states:

Failure in a material respect on the part of a licensee to complete any construction project or operation for the price stated in the contract for such construction project or operation or in any modification of such contract constitutes a cause for disciplinary action.

#### 20. Code section 7116 states:

The doing of any wilful or fraudulent act by the licensee as a contractor in consequence of which another is substantially injured constitutes a cause for disciplinary action.

#### 21. Code section 7118 states:

Entering into a contract with a contractor while such contractor is not licensed as provided in this chapter constitutes a cause for disciplinary action.

#### 22. Code section 7119 states:

Wilful failure or refusal without legal excuse on the part of a licensee as a contractor to prosecute a construction project or operation with reasonable diligence causing material injury to another constitutes a cause for disciplinary action.

#### 23. Code section 7120 states:

Wilful or deliberate failure by any licensee or agent or officer thereof, to pay any moneys, when due for any materials or services rendered in connection with his operations as a contractor, when he has the capacity to pay or when he has received sufficient funds therefor as payment for the particular construction work, project, or operation for which the services or materials were rendered or purchased constitutes a cause for disciplinary action, as does the false denial of any such amount due or the validity of the claim thereof with intent to secure for himself, his employer, or other person, any discount upon such indebtedness or with intent to hinder, delay, or defraud the person to whom such indebtedness is due.

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#### 24. Code section 7154 states:

A home improvement contractor who employs a person to sell home improvement contracts while such person is not registered by the registrar as a home improvement salesman as provided in this article, is subject to disciplinary action by the registrar.

#### 25. Code section 7164 states:

(a) Notwithstanding Section 7044, every contract and any changes in a contract, between an owner and a contractor, for the construction of a single-family dwelling to be retained by the owner for at least one year shall be evidenced in writing signed by both parties.

## **COST RECOVERY**

26. Code section 125.3 provides, in pertinent part, that the Registrar may request the administrative law judge to direct a licentiate found to have committed a violation or violations of the licensing act to pay a sum not to exceed the reasonable costs of the investigation and enforcement of the case, with failure of the licentiate to comply subjecting the license to not being renewed or reinstated. If a case settles, recovery of investigation and enforcement costs may be included in a stipulated settlement.

#### RESTITUTION

27. Government Code section 11519, subdivision (d), provides, in pertinent part, that the Registrar may require restitution of damages suffered as a condition of probation in the event probation is ordered.

#### JG PROJECT

In April 2009, Jacob Gregory Fletcher (Jacob), an unregistered home improvement salesperson representing GJ Fletcher Construction, Inc., contacted JG, an 85-year old double leg amputee, to obtain projects for Respondent. On April 7, 2009, Jacob proposed a contract with cost estimate to JG and PR (homeowners) for new construction of their factory built modular home at 1616 Hackamore Road, Oceanside, California for \$347,305.60 (JG Project). The proposal was not accepted. On April 25, 2009, Jacob entered into a contract with JG for construction setup, installation of underground utilities, water storage tanks, fire hydrants, and garage doors, construction of the garage, and all engineering works, permits, and fees, at the

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revised cost of \$386,386.16 (JG Project). On May 15, 2009, Respondent started work on the JG Project before obtaining a building permit. On June 1, 2009, JG secured a construction loan from a bank. In June 2009, Respondent received \$56,000.00. On October 21, 2009, JG received a Notice and Order of Public Nuisance due to Respondent's failure to provide measures to prevent soil from leaving the project site. On January 7, 2010, the city issued the construction permit. On January 27, 2010, Jacob sent an e-mail to JG giving notice of additional charges for digging out the soil and re-digging the footings. On May 26, 2010, Respondent demanded an additional \$14,055.00 for items that had been included in the original contract, a charge for plumbing and electrical work, and for soil digging, re-digging, and leveling. On June 1, 2010, the lending bank gave JG a Notice of Default because the home was not complete and a final inspection had not been performed by the City of Oceanside. JG was forced to pay a penalty fee of \$5,000.00 to the lending bank. Respondent hired unlicensed subcontractors for electrical and plumbing work. On June 28, 2010, JG secured a certificate of occupancy but the home was still incomplete and required items to be corrected. Work ceased that day. In August 2010, Respondent demanded a payment of \$43,955.79 and threatened to lien the home. On August 25, 2010, JG paid under protest. Respondent had by then received a total of \$377,118.44 towards the fulfillment of the contract. On March 25, 2012, JG filed a complaint with the Board. On July 10, 2012, September 20, 2012, and October 31, 2012, the Board attempted to contact Respondent but its phone number of record was disconnected. On September 21, 2012, the Board sent mail to Respondent at its address of record but the mail was returned due to a closed post office box. On October 31, 2012, the Board was able to contact Jacob and obtain Respondent's new address and telephone number. An industry expert inspected the JG Project and calculated the cost to correct the work to be \$18,556.25.

# FIRST CAUSE FOR DISCIPLINE

# (Failure to File Change of Address)

29. Respondent has subjected its contractor's license to disciplinary action under Code section 7083 in that Respondent failed to notify the registrar of its change of address information within 90 days of such change, as described in paragraph 29, above.

# SECOND CAUSE FOR DISCIPLINE

# (Departure In a Material Respect from Accepted Trade Standards)

- 30. Respondent has subjected its contractor's license to disciplinary action under Code section 7109, subdivision (a) in that on the JG Project, it willfully departed from accepted trade standards for good and workmanlike construction in certain material respects, including, but not limited to the following:
- a. Respondent failed to install a cast curb on the leading edge of the garage access ramp.
- b. Respondent failed to maintain a separation gap between handrail ramps within 1/16 inch in width.
- c. Respondent failed to set the finish nails and staples below surface with holes filled and finished.
- d. Respondent failed to maintain a smooth trim finish without any surface marks.
- e. Respondent failed to fill, seal, sand, and texture wall penetrations through the rated wall assembly.
- f. Respondent failed to properly tape and texture along the joint between modular units at the living room/family room, kitchen ceiling, and hallway.
- g. Respondent failed to install wood laminate floor in entry, front office, dining room, and hallway.
  - h. Respondent failed to install all air vents to allow adequate ventilation.

# THIRD CAUSE FOR DISCIPLINE

# (Departure In a Material Respect from Plans or Specifications)

- 31. Respondent has subjected its contractor's license to disciplinary action under Code section 7109, subdivision (b) in that on the JG Project, it willfully departed from plans or disregarded specifications in certain material respects, including, but not limited to the following:
- a. Respondent failed to follow plans as they show one inch per foot or 8.33 percent access ramp slope.

b. Respondent failed to construct the roof framing over the door opening according to plan, so as to allow for proper door height of six feet and eight inches as specified.

# FOURTH CAUSE FOR DISCIPLINE

# (Building Code Violation - No Permit)

32. Respondent has subjected its contractor's license to disciplinary action under Code section 7110 in that on the JG Project, it willfully and deliberately violated the building laws of the state and the County of San Diego when it began work on the project without a permit from the Building Department of the City of Oceanside.

## FIFTH CAUSE FOR DISCIPLINE

# (Failure to Complete Project for Contract Price)

33. Respondent has subjected its contractor's license to disciplinary action under Code section 7113 in that it failed in a material respect to complete the JG Project for the contract price, as set forth in paragraph 29, above, in that the homeowner was compelled to expend \$9,288.53 over and above the contract price due to substandard and incomplete work on the project.

# SIXTH CAUSE FOR DISCIPLINE

# (Wilful or Fraudulent Act Injuring Another)

34. Respondent has subjected its contractor's license to disciplinary action under Code section 7116 in that it charged \$14,055.00 for the correction required caused by its failure to prevent soil from leaving the project site and for ramp work that was already included in the primary contract, which constitute willful and fraudulent acts, as a consequence of which the homeowner was substantially injured.

# SEVENTH CAUSE FOR DISCIPLINE

# (Entering Into a Contract with an Unlicensed Contractor)

35. Respondent has subjected its contractor's license to disciplinary action under Code section 7118, in that on the JG Project, it hired unlicensed subcontractors to perform plumbing and electrical work.

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# EIGHTH CAUSE FOR DISCIPLINE

# (Failure to Exercise Reasonable Diligence)

36. Respondent has subjected its contractor's license to disciplinary action under Code section 7119, in that on the JG Project, it willfully failed without legal excuse to perform the construction work with reasonable diligence causing material injury to JG.

#### NINTH CAUSE FOR DISCIPLINE

# (Employment Of a Non-Registered Salesman)

37. Respondent has subjected its contractor's license to disciplinary action under Code section 7154 in that in order to enter into a contract for the JG Project, it employed a person to obtain the home improvement contract while such person was not registered by the registrar as a home improvement salesperson.

# TENTH CAUSE FOR DISCIPLINE

# (Failure to Properly Execute Change Orders)

38. Respondent has subjected its contractor's license to disciplinary action under Code section 7164, subdivision (a), in that on the JG Project, it failed to properly execute changes in the contract, between the homeowners and Respondent, in writing signed by both parties.

#### TA PROJECT

39. On or about January 1, 2011, Jacob Gregory Fletcher (Jacob), an unregistered home improvement salesperson representing GJ Fletcher Construction, Inc., contacted AT (homeowner), to obtain projects for Respondent. In an undated and unsigned contract, Jacob proposed to rebuild AT's home at 9802 Descanso Trail in Descanso, California for \$105,000.00 (TA Project). The contract did not include the name, address, and license number of Respondent. The contract also did not include the approximate dates that work will begin and be substantially completed. On January 6, 2011, Respondent received \$38,790.98 for the delivery and set-up of a factory built manufactured home with plans. On August 1, 2011, Respondent showed TA a letter from its manufactured homes supplier stating that 50% deposit would be required to start building the home. TA would not provide additional money due to his lender's requirements.

After Respondent received the money, it did not deliver materials or product. On June 1, 2012, TA's counsel notified Respondent of its termination from the TA Project and demanded a refund of the deposit. Respondent was able to account for \$13,532.00 paid towards the job but failed to account for the remaining \$25,258.98. On March 3, 2013, TA filed a complaint with the Board against Respondent. On March 15, 2013, the Board sent Respondent a notice of the complaint at its address of record but the mail was returned due to a closed post office box.

# ELEVENTH CAUSE FOR DISCIPLINE

# (Failure to File Change of Address)

40. Respondent has subjected its contractor's license to disciplinary action under Code section 7083 in that Respondent failed to notify the registrar of its change of address information within 90 days of such change, as described in paragraph 40, above.

# TWELFTH CAUSE FOR DISCIPLINE

# (Wilful or Fraudulent Act Injuring Another)

41. Respondent has subjected its contractor's license to disciplinary action under Code section 7116 in that it committed willful and fraudulent acts when it took a large deposit for the home and did not provide any materials or product, which caused a substantial injury to TA.

# THIRTEENTH CAUSE FOR DISCIPLINE

# (Employment Of a Non-Registered Salesman)

42. Respondent has subjected its contractor's license to disciplinary action under Code section 7154 in that in order to enter into a contract for the TA Project, it employed a person to obtain the home improvement contract while such person was not registered by the registrar as a home improvement salesperson.

# FOURTEENTH CAUSE FOR DISCIPLINE

# (Failure to Properly Execute Change Orders)

43. Respondent has subjected its contractor's license to disciplinary action under Code section 7164, subdivision (a), in that on the TA Project, it failed to include the required language for new construction contracts.

44. On Provenior 9, 2010, Jacob Gregory Pictorier (Jacob), an unregistered nome
improvement salesperson representing GJ Fletcher Construction, Inc., contacted C & C, to obtain
projects for Respondent. On November 10, 2010, Jacob proposed a contract with cost estimate to
C & C (homeowners) for the purchase of parts and construction of a factory built modular home
at 396 Hill Court, Fallbrook, California for \$269,961.20 (C & C Project). On December 2, 2010,
Jacob received a deposit of \$10,000.00 for the purchase of a factory built modular home. On
April 12, 2011, C & C accepted and signed the contract. On April 13, 2011, Jacob signed the
contract for Respondent, which included construction setup, installation of underground utilities,
masonry, water storage tanks, fire hydrants, and garage doors, construction of the garage, all
engineering works, permits and fees, and specified extras. On June 1, 2011, work began on the C
& C Project. On June 21, 2011, Respondent received \$39,200.00. On July 14, 2011, Jacob
applied for a building construction permit. On September 27, 2011, Respondent received
\$5,100.00 for re-grading and re-compacting the dirt, which were not included in the original
contract. On November 8, 2011, the house was delivered but the crane company that delivered
he house had not been paid. A county inspector came and told C & C that a driveway had to be
nstalled before the final work on the roof could be done. Jacob provided a bid of \$15,000.00 for
he driveway, which he claimed was not included in the contract. On December 30, 2011,
Respondent provided a bid of approximately \$20,000.00 for the electrical work that already
ncluded a cost of \$3,500.00 for electrical work. C & C found another electrical contractor who
harged \$10,550.00. Respondent demanded 25% fee due to the homeowners' decision to hire a
eparate electrical contractor. The roof had not been completed and the unfinished project got
xposed to rain. Respondent and its unregistered salesperson would not finish the roof but kept
n demanding payment for unspecified extras. On February 13, 2012, a county inspector came
nd issued a correction notice for the rebar. On February 14, 2012, Respondent received
2,637.50, as its fee in the subcontracted electrical work. By February 23, 2012, Respondent was
emanding \$16,733.15 for extras not specified in the contract. Thereafter, Respondent
nnounced that it was stopping work. On March 14, 2012, C & C filed a complaint with the

Board against Respondent for financial injury, repayment, repair, and project completion. A
Board expert estimated C & C's financial injury at \$37,938.55. On July 10, 2012, September 20,
2012, and October 31, 2012, the Board attempted to contact Respondent at its phone number of
record but the account had been disconnected. On September 21, 2012, the Board sent
Respondent at its address of record a letter, which was returned because the post office box had
been closed.

# FIFTEENTH CAUSE FOR DISCIPLINE

# (Failure to File Change of Address)

45. Respondent has subjected its contractor's license to disciplinary action under Code section 7083 in that Respondent failed to notify the registrar of its change of address information within 90 days of such change, as described in paragraph 45, above.

# SIXTEENTH CAUSE FOR DISCIPLINE

#### (Abandonment)

- 46. Respondent has subjected its contractor's license to disciplinary action under Code section 7107 in that, it abandoned the C & C Project without legal excuse, leaving work incomplete, including, but not limited to the following:
- a. Respondent failed to saw cut, demolish, remove, and replace asphalt patch for conduit through the neighbor's driveway.
  - b. Respondent failed to install conduits and their accessories.
  - c. Respondent failed to grade around house pad.
- d. Respondent failed to purchase and install outdoor post, single phase meter, ground rods, and needed connectors for PVC as needed.
- e. Respondent failed to frame the garage, and install electrical components, fire sprinklers, and drywall.
- f. Respondent failed to install roof fascia, drip edge metal, exterior wall flashing, white roof edge metal, felt paper, roofing shingle and ridge cap.
- g. Respondent failed to complete dryer duct work under the house, water filtration system under the kitchen sink, and inlet water supply to tankless water heater.

- h. Respondent failed to install two windows to garage exterior and fireproof sheeting to garage wall exteriors.
  - i. Respondent failed to hook-up appliances.

# SEVENTEENTH CAUSE FOR DISCIPLINE

# (Departure In a Material Respect from Accepted Trade Standards)

- 47. Respondent has subjected its contractor's license to disciplinary action under Code section 7109, subdivision (a) in that on the C & C Project, it willfully departed from accepted trade standards for good and workmanlike construction in certain material respects, including, but not limited to the following:
- a. Respondent failed to grade and curve the driveway so that it would turn towards the left side of the property and swerve away from the main home.
- b. Respondent failed to create a swale in the asphalt in front of the driveway to ensure the water would run into that area and away from the home itself.
- c. Respondent failed to grade and pave the driveway to ensure that water does not slope down directly into the home or garage.
  - d. Respondent failed to complete roof installation in its entirety.
- e. Respondent failed to complete roof installation on the main house, without construction of the garage.
- f. Respondent failed to properly secure with plastic and any other necessary materials the tie-in area while the garage was being built.
- g Respondent failed to ensure that water, wind, and debris did not penetrate the interior of the home.
- h. Respondent failed to build the foundation to allow the structure to be squared and line-up with the side of the building so that tie straps do not bend.

# EIGHTEENTH CAUSE FOR DISCIPLINE

# (Failure to Complete Project for Contract Price)

48. Respondent has subjected its contractor's license to disciplinary action under Code section 7113 in that it failed in a material respect to complete the C & C Project for the

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contract price, as set forth in paragraph 45, above, in that the homeowner was compelled to expend \$37,938.55 over and above the contract price due to substandard and incomplete work on

# NINETEENTH CAUSE FOR DISCIPLINE

# (Wilful or Fraudulent Act Injuring Another)

Respondent has subjected its contractor's license to disciplinary action under Code section 7116 in that it received payment of \$2,637.50 from C & C as an additional charge to the homeowner for securing the services of another contractor to perform work at the project site, which constitute willful and fraudulent acts, as a consequence of which the homeowner was

# TWENTIETH CAUSE FOR DISCIPLINE

# (Failure to Exercise Reasonable Diligence)

Respondent has subjected its contractor's license to disciplinary action under Code section 7119, in that on the C & C Project, it willfully failed without legal excuse to perform the construction work with reasonable diligence causing material injury to C & C.

# TWENTY-FIRST CAUSE FOR DISCIPLINE

# (Employment Of a Non-Registered Salesman)

Respondent has subjected its contractor's license to disciplinary action under Code section 7154 in that in order to enter into a contract for the C & C Project, it employed a person to obtain the home improvement contract while such person was not registered by the

# TWENTY-SECOND CAUSE FOR DISCIPLINE

# (Failure to Properly Execute Change Orders)

Respondent has subjected its contractor's license to disciplinary action under Code section 7164, subdivision (a), in that on the C & C Project, it failed to execute change orders properly by securing them in writing and having both parties sign the changes.

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In May 2011, Jacob Gregory Fletcher (Jacob), an unregistered home improvement 53. salesperson representing GJ Fletcher Construction, Inc., contacted JH, a 77-year old widow, to obtain projects for Respondent. On May 3, 2011, Jacob proposed a contract with a cost estimate to JH (homeowner) for the demolition of her existing home and the purchase, delivery, and installation of a new factory built modular home at 2460 Denova Drive, Alpine, California. On May 4, 2011, JH concurred with the contract for construction setup, installation of underground utilities, masonry, water storage tanks, fire hydrants, and garage doors, construction of the garage, and all engineering works, permits, and fees, and specified extras at a cost of \$218,337.13 (JH Project). On May 4, 2011, Respondent received \$11,607.13 as down payment. On July 26, 2011, Respondent secured a demolition permit and started demolishing the existing home. On August 26, 2011, Respondent started work on the construction of the foundation footings before obtaining a building permit, which was issued on November 2, 2011. On November 30, 2011, Respondent did not pay a supplier for materials that were provided. On December 28, 2011, Respondent demanded payment for extra charges of \$2,309.00 and on January 11, 2012, additional charges of \$12,031.00. By February 11, 2012, Respondent had received a total amount of \$202,713.63, but did not pursue work on the JH Project with due diligence and had ceased working. On February 22, 2012, JH through her lawyer sent a demand letter for Respondent to stop work on the project due to breach of contract. The mail sent returned due to a closed post office box. JH hired another contractor to correct and complete the JH Project and paid an additional \$38,305.00. On March 6, 2012, JH filed a complaint with the Board against Respondent. A Board expert estimated JH's financial injury at \$22,681.50.

# TWENTY-THIRD CAUSE FOR DISCIPLINE

# (Failure to File Change of Address)

54. Respondent has subjected its contractor's license to disciplinary action under Code section 7083 in that Respondent failed to notify the registrar of its change of address information within 90 days of such change, as described in paragraph 54, above.

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#### TWENTY-FOURTH CAUSE FOR DISCIPLINE

# (Departure In a Material Respect from Accepted Trade Standards)

- 55. Respondent has subjected its contractor's license to disciplinary action under Code section 7109, subdivision (a) in that on the JH Project, it willfully departed from accepted trade standards for good and workmanlike construction in certain material respects, including, but not limited to the following:
- a. Respondent failed to install, check, and adjust the modular stands to ensure that they are not too tight or too loose.
- b. Respondent failed to entirely connect the sprinkler system when sections of the home were installed.
- c. Respondent failed to entirely tie-in the area at footing to sill plate to ensure the structure stability.

# TWENTY-FIFTH CAUSE FOR DISCIPLINE

## (Building Code Violation - No Permit)

56. Respondent has subjected its contractor's license to disciplinary action under Code section 7110 in that on the JH Project, it willfully and deliberately violated the building laws of the state and the County of San Diego when it began work on the project without a permit from the Building Department of the County of San Diego for the construction and installation of a new manufactured home.

#### TWENTY-SIXTH CAUSE FOR DISCIPLINE

#### (Failure to Complete Project for Contract Price)

57. Respondent has subjected its contractor's license to disciplinary action under Code section 7113 in that it failed in a material respect to complete the JH Project for the contract price, as set forth in paragraph 54, above, in that the homeowner was compelled to expend \$22,681.50 over and above the contract price due to substandard and incomplete work on the project.

#### TWENTY-SEVENTH CAUSE FOR DISCIPLINE

#### (Wilful or Fraudulent Act Injuring Another)

58. Respondent has subjected its contractor's license to disciplinary action under Code section 7116 in that it compelled JH to pay extra and additional charges amounting to \$14,340.00, which constitute willful and fraudulent acts, as a consequence of which the homeowner was substantially injured.

## TWENTY-EIGHTH CAUSE FOR DISCIPLINE

#### (Failure to Exercise Reasonable Diligence)

59. Respondent has subjected its contractor's license to disciplinary action under Code section 7119, in that on the JH Project, it willfully failed without legal excuse to perform the construction work with reasonable diligence causing material injury to JH.

#### TWENTY-NINTH CAUSE FOR DISCIPLINE

#### (Failure to Pay for Materials)

60. Respondent has subjected its contractor's license to disciplinary action under Code section 7120 in that it failed to pay \$883.84, when due for materials delivered by its supplier in connection with its operations as a contractor, when it had the capacity to pay. Respondent received funds for the materials received for the JH Project and intentionally did not pay its subcontractors that provided the materials.

#### THIRTIETH CAUSE FOR DISCIPLINE

# (Employment Of a Non-Registered Salesman)

61. Respondent has subjected its contractor's license to disciplinary action under Code section 7154 in that in order to enter into a contract for the JH Project, it employed a person to obtain the home improvement contract while such person was not registered by the registrar as a home improvement salesperson.

#### THIRTY-FIRST CAUSE FOR DISCIPLINE

#### (Failure to Properly Execute Change Orders)

62. Respondent has subjected its contractor's license to disciplinary action under Code section 7164, subdivision (a), in that on the JH Project, it failed to execute the change

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orders properly by securing them in writing and having both parties sign the changes before the work was performed.

#### OTHER MATTERS

- 63. Pursuant to Code sections 7097 and 7098, if Contractor's License Number 767505, classification B (General Building Contractor) issued to GJ Fletcher Construction, Inc., with Gregory James Fletcher as RMO, CEO, and President, Jacob Gregory Fletcher as RMO and Diana Marie Fletcher as Officer, is suspended or revoked, the Registrar may suspend or revoke, without notice, any other license for which Gregory James Fletcher and Jacob Gregory Fletcher furnished the qualifying experience or appearance.
- Number 767505, classification B (General Building Contractor) issued to GJ Fletcher Construction, Inc., with Gregory James Fletcher as RMO, CEO, and President, Jacob Gregory Fletcher as RMO and Diana Marie Fletcher as Officer, then Gregory James Fletcher, Jacob Gregory Fletcher, and Diana Marie Fletcher shall be prohibited from serving as officers, directors, associates, partners, managers, members, or qualifying individuals for any licensee during the time the discipline is imposed, if they had knowledge of and participated in the acts or omissions alleged above constituting grounds for discipline against them and any licensee which employs, elects or associates Gregory James Fletcher, Jacob Gregory Fletcher, and Diana Marie Fletcher in any capacity other than as a nonsupervising bona fide employee shall be subject to disciplinary action.
- Number 767505, classification B (General Building Contractor) issued to GJ Fletcher
  Construction, Inc., with Gregory James Fletcher as RMO, CEO, and President, Jacob Gregory
  Fletcher as RMO and Diana Marie Fletcher as Officer, then Gregory James Fletcher and Jacob
  Gregory Fletcher shall be prohibited from serving as an officer, director, associate, partner, or
  qualifying individual for any licensee during the time the discipline is imposed, whether or not
  he had knowledge of or participated in the acts or omissions constituting grounds for discipline,

and any licensee which employs, elects or associates Gregory James Fletcher and Jacob Gregory Fletcher shall be subject to disciplinary action.

66. Pursuant to Code section 7122.5, the causes for discipline established as to Contractor's License Number 767505, classification B (General Building Contractor) issued to GJ Fletcher Construction, Inc., with Gregory James Fletcher as RMO, CEO, and President, Jacob Gregory Fletcher as RMO, and Diana Marie Fletcher as Officer, constitute causes for discipline against Contractor's License Number 948092 Classification B (general building contractor) issued to Jag Construction & Development, Inc., with Jacob Gregory Fletcher as RMO, and any other license issued to Gregory James Fletcher, Jacob Gregory Fletcher, and Diana Marie Fletcher regardless of whether they had knowledge of or participated in the acts or omissions alleged above.

#### PRAYER

WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged, and that following the hearing, the Registrar of Contractors issue a decision:

- 1. Revoking or suspending Contractor's License Number 767505 Classification B issued to GJ Fletcher Construction, Inc., with Gregory James Fletcher as RMO, CEO, and President, Jacob Gregory Fletcher as RMO, and Diana Marie Fletcher as Officer:
- 2. Revoking or suspending Contractor's License Number 948092 Classification B (general building contractor) issued to Jag Construction & Development, Inc., with Jacob Gregory Fletcher as RMO;
- 3. Prohibiting Gregory James Fletcher, Jacob Gregory Fletcher, and Diana Marie Fletcher from serving as an officer, director, associate, partner, or qualifying individual of any licensee during the period that discipline is imposed on Contractor's License Number 767505, classifications B (General Building Contractor) issued to GJ Fletcher Construction, Inc., with Gregory James Fletcher as RMO, CEO, and President, Jacob Gregory Fletcher as RMO and Diana Marie Fletcher as Officer;

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- 4. Revoking or suspending any other license for which Gregory James Fletcher, Jacob Gregory Fletcher, or Diana Marie Fletcher are furnishing the qualifying experience or appearance;
- 5. Ordering restitution of all damages according to proof suffered by JG, TA, C & C, and JH as a condition of probation in the event probation is ordered;
- 6. Ordering restitution of all damages suffered by JG, TA, C & C, and JH as a result of GJ Fletcher Construction, Inc.'s conduct as a contractor, as a condition of restoration of Contractor's License Number 767505 Classification B issued to GJ Fletcher Construction, Inc., with Gregory James Fletcher as RMO, CEO, and President, Jacob Gregory Fletcher as RMO, and Diana Marie Fletcher as Officer;
- 7. Ordering GJ Fletcher Construction, Inc., with Gregory James Fletcher as RMO, CEO, and President, Jacob Gregory Fletcher as RMO, and Diana Marie Fletcher as Officer to pay the Registrar of Contractors his costs in the investigation and enforcement of the case according to proof at the hearing, pursuant to Business and Professions Code section 125.3;
- 8. Ordering GJ Fletcher Construction, Inc., with Gregory James Fletcher as RMO, CEO, and President, Jacob Gregory Fletcher as RMO, and Diana Marie Fletcher as Officer to provide the Registrar with a listing of all contracting projects in progress and the anticipated completion date of each; and
  - 9. Taking such other and further action as deemed necessary and proper.

DATED: <u>3/12/14</u>

WOOD ROBINSON

Enforcement Supervisor I Contractors' State License Board

Department of Consumer Affairs

State of California

Complainant

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