BEFORE THE BOARD FOR PROFESSIONAL ENGINEERS AND LAND SURVEYORS DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

)

In the Matter of the Accusation against:

CLARENCE MORRIS BUTLER 6 Windjammer Court Long Beach, CA 90803-4321

Case No. 802-A

Land Surveyor License No. L 4184,

Respondent.

DECISION

The attached Stipulated Surrender of License and Order is hereby adopted by the

Board for Professional Engineers and Land Surveyors as its Decision in the above-entitled matter.

This Decision shall become effective on December 15,2006 IT IS SO ORDERED November 16, 2006

BOARD FOR PROFESSIONAL ENGINEERS AND LAND SURVEYORS DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

BY Original Signed

1 2	BILL LOCKYER, Attorney General of the State of California
2	MARGARET A. LAFKO Supervising Deputy Attorney General JAMES M. LEDAKIS, State Bar No. 132645
4	Deputy Attorney General California Department of Justice
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6	P.O. Box 85266
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8	
9	Attorneys for Complainant
10	
11	BEFORE THE BOARD FOR PROFESSIONAL ENGINEERS AND LAND SURVEYORS
12	DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA
13	
14	In the Matter of the Accusation Against: Case No. 802-A
15	CLARENCE MORRIS BUTLER
16	6 Windjammer Court, Long Beach, CA 90803-4321 STIPULATED SURRENDER OF
17	LICENSE AND ORDER
18	Land Surveyor No. L 4184
19	Respondent.
20	IT IS HEREBY STIPULATED AND AGREED by and between the parties in this
21	proceeding that the following matters are true:
22	PARTIES
23	1. Cindi Christenson, P.E. (Complainant) is the Executive Officer of the
24	Board for Professional Engineers and Land Surveyors. She brought this action solely in her
25	official capacity and is represented in this matter by Bill Lockyer, Attorney General of the State
26	of California, by James M. Ledakis, Deputy Attorney General.
27	2. Clarence Morris Butler (Respondent) is representing himself in this
28	proceeding and has chosen not to exercise his right to be represented by counsel.
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1 3. On or about June 12, 1974, the Board for Professional Engineers and Land 2 Surveyors issued Land Surveyor License No. L 4184 to Clarence Morris Butler (Respondent). 3 The Land Surveyor license was in full force and effect at all times relevant to the charges brought 4 in Accusation No. 802-A. Said license will expire on June 30, 2006, unless renewed. 5 JURISDICTION 6 4. Accusation No. 802-A was filed before the Director, and is currently 7 pending against Respondent. The Accusation and all other statutorily required documents were 8 properly served on Respondent on September 26, 2006. Respondent timely filed his Notice of 9 Defense contesting the Accusation. A copy of Accusation No. 802-A is attached as exhibit A 10 and incorporated herein by reference. 11 ADVISEMENT AND WAIVERS 12 5. Respondent has carefully read, and understands the charges and allegations 13 in Accusation No. 802-A.. Respondent also has carefully read, and understands the effects of this Stipulated Surrender of License and Order. 14 15 6. Respondent is fully aware of his legal rights in this matter, including the 16 right to a hearing on the charges and allegations in the Accusation; the right to be represented by 17 counsel, at his own expense; the right to confront and cross-examine the witnesses against him; 18 the right to present evidence and to testify on his own behalf; the right to the issuance of 19 subpoenas to compel the attendance of witnesses and the production of documents; the right to 20 reconsideration and court review of an adverse decision; and all other rights accorded by the 21 California Administrative Procedure Act and other applicable laws. 22 7. Respondent voluntarily, knowingly, and intelligently waives and gives up 23 each and every right set forth above. 24 CULPABILITY 25 8. Respondent understands that the charges and allegations in Accusation No. 802-A, if proven at a hearing, constitute cause for imposing discipline upon his Land Surveyor's 26 27 license. 28

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9. For the purpose of resolving the Accusation without the expense and 1 2 uncertainty of further proceedings, Respondent agrees that, at a hearing, Complainant could 3 establish a factual basis for the charges in the Accusation and that those charges constitute cause for discipline. Respondent hereby gives up his right to contest that cause for discipline exists 4 5 based on those charges. б 10. Respondent understands that by signing this stipulation he enables the 7 Director to order accepting the surrender of his Land Surveyor license without further process. 8 RESERVATION 9 11. The admissions made by Respondent herein are only for the purposes of this proceeding, or any other proceedings in which the Board or other professional licensing · 10 11 agency is involved, and shall not be admissible in any other criminal or civil proceeding. 12 CONTINGENCY 13 12. The parties understand and agree that facsimile copies of this Stipulated Surrender of License and Order, including facsimile signatures thereto, shall have the same force 14 15 and effect as the originals. 16 13. In consideration of the foregoing admissions and stipulations, the parties agree that the Director may, without further notice or formal proceeding, issue and enter the 17 18 following Order: 19 ORDER IT IS HEREBY ORDERED that Land Surveyor License No. L 4184, issued to 20 Respondent Clarence Morris Butler, is surrendered and accepted by the Board. 21 22 14. The surrender of Respondent's Land Surveyor license and the acceptance 23 of the surrendered license by the Board shall constitute the imposition of discipline against Respondent. This stipulation constitutes a record of the discipline and shall become a part of 24 25 Respondent's license history with the Board. Respondent shall lose all rights and privileges as a Licensed Land 26 15. Surveyor in California as of the effective date of the Director's Decision and Order. 27 28 16. Respondent shall cause to be delivered to the Board both his Land 3

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Surveyor's wall and pocket license certificates on or before the effective date of the Decision and
 Order.

17. Respondent understands and agrees that if he ever applies for licensure or
petitions for reinstatement in the State of California, the Board shall treat it as a new application
for licensure. Respondent must comply with all the laws, regulations and procedures for.
licensure in effect at the time the application or petition is filed, and all of the charges and
allegations contained in Accusation No. 802-A shall be deemed to be true, correct and admitted
by Respondent when the Director determines whether to grant or deny the application or petition.

ACCEPTANCE

I have carefully read the Stipulated Surrender of License and Order. I understand
 the stipulation and the effect it will have on my Land Surveyor's license. I enter into this
 Stipulated Surrender of License and Order voluntarily, knowingly, and intelligently, and agree to
 be bound by the Decision and Order of the Board.

23 106 DATED: 10 14

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Original Signed Clarence Motris Butler (Respondent)

ENDORSEMENT

The foregoing Stipulated Surrender of License and Order is hereby respectfully

19 submitted for consideration by the Board.

20 DATED: 10/24/06

BILL LOCKYER, Attorney General of the State of California

MARGARET A. LAFKO Supervising Deputy Attorney General

nal signed

JAMES M. LEDAKIS Deputy Attorney General

Attorneys for Complainant

DOJ Maner ID: SD2006700704 Stipulated Surrender.wpd

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Exhibit A

Accusation No. 802-A

,	
1	BILL LOCKYER, Attorney General of the State of California
2	JAMES M. LEDAKIS, State Bar No. 132645 Deputy Attorney General
3	California Department of Justice 110 West ""A"" Street, Suite 1100
4	San Diego, CA 92101
5	P.O. Box 85266 San Diego, CA 92186-5266
6	Telephone (619) 645-2105 Facsimile (619) 645-2061
7	Attorneys for Complainant
8	
9	BEFORE THE BOARD FOR PROFESSIONAL ENGINEERS AND LAND SURVEYORS
10	DEPARTMENT OF CONSUMER AFFAIRS
11	STATE OF CALIFORNIA
12	In the Matter of the Accusation Against:) Case No. 802-A
13	
14	6 Windjammer Court Long Beach, CA 90803
15	Licensed Land Surveyor No. L 4184
16	Respondent.
17)
18	Complainant alleges:
19	PARTIES
20	1. Cindi Christenson, P.E. (Complainant) brings this Accusation solely in her
21	official capacity as the Executive Officer for the Board for Professional Engineers and Land
22	Surveyors, Department of Consumer Affairs.
23	2. On or about June 12, 1974, the Board for Professional Engineers and Land
24	Surveyors issued Land Surveyor license no. L 4184 to Clarence Morris Butler. Said license will
25	expire on June 30, 2008 unless renewed.
26	JURISDICTION
27	3. This Accusation is brought before the Board for Professional Engineers
28	and Land Surveyors (Board), Department of Consumer Affairs, under the authority of the
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1	following laws. All section references are to the Business and Professions Code unless otherwise
2	indicated.
3	4. Section 8780 of the Code states, in pertinent part:
4	The Board may reprove, suspend for a period not to exceed two years, or
5	revoke the license or certificate of any licensed land surveyor or registered civil engineer, respectively, licensed under this chapter or registered under the provisions of Chapter 7 (commencing with Section 6700), whom it finds to be guilty of:
6	(a) Any fraud, deceit, or misrepresentation in his or her practice of land surveying.
7	(b) Any negligence or incompetence in his or her practice of land surveying.
8	
9	(d) Any violation of any provision of this chapter or any other law relating
10	to or involving the practice of land surveying.
11	
12	(f) Aiding or abetting any person in the violation of any provision of this chapter.
13	(g) A breach or violation of a contract to provide land surveying services.
14	(h) A violation in the course of the practice of land surveying of a rule or
15	regulation of unprofessional conduct adopted by the board.
16	5. Section 6787 of the Code states, in pertinent part:
17	Every person is guilty of a misdemeanor:
18 19	(a) Who, unless he or she is exempt from registration under this chapter, practices or offers to practice, civil, electrical, or mechanical engineering in this state according to the provisions of this chapter without legal authorization.
20	6. Section 8759 of the Code states, in pertinent part:
21	(a) The written contract shall be executed by the licensed land
22	surveyor
23	7. Section 8792 of the Code states, in pertinent part:
24	Every person is guilty of a misdemeanor:
25	••••
26	(i) Who, unless appropriately licensed, manages, or conducts as manager, proprietor, or agent, any place of business from which land surveying work is solicited,
27	performed, or practiced
27	8. Section 411 of Title 16, California Code of Regulations states, in pertinent part:
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1 (f) Preprinting of blank forms with the seal or signature, the use of 2 decals of the seal or signature, or the use of a rubber stamp of the signature is prohibited. 3 9. Section 419 of Title 16, California Code of Regulations sets forth the 4 probationary terms, "For violations of Business and Professions Code sections 6775 and/or 8780 5 which result in an order issued in accordance with Chapters 4.5 and 5 of Part 1 of Division 3 of 6 Title 2 of the Government Code against a professional engineering and/or a professional land 7 surveying license." 8 10. Section 118, subdivision (b) of the Code provides that the 9 suspension/expiration/surrender/cancellation of a license shall not deprive the Board of 10 jurisdiction to proceed with a disciplinary action during the period within which the license may 11 be renewed, restored, reissued or reinstated. 12 11. Section 125.3 of the Code provides, in pertinent part, that the Board may 13 request the administrative law judge to direct a licentiate found to have committed a violation or 14 violations of the licensing act to pay a sum not to exceed the reasonable cost of the investigation 15 and enforcement of the case. 16 Statement of Facts for Violations, Nos. 1-20; Board Reference 2005-09-188 17 12. Respondent, Clarence Butler, a licensed land surveyor, prepared 20 18 different Records of Survey for 20 different residential development projects within the City of 19 20 Newport Beach, California; the preparation of each is a requirement for development as imposed in the conditions of approval placed on each development by the City of Newport Beach. 21 Respondent submitted each of the 20 Records of Survey to the Orange County Surveyor's office 22 in the year 2004 for map review, but failed to comply with comments returned by the Orange 23 County Surveyor and resubmit each Record of Survey within the required 60 days. Respondent's 24 failure to resubmit the Records of Survey within the required 60 days caused the Orange County 25 Surveyor's office to issue reminder letters to Respondent; further an enforcement analyst for the 26 State of California Board for Professional Land Surveyors was required to make weekly reminder 27 calls to Respondent. 28

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FIRST CAUSE FOR DISCIPLINE 1 (Professional Negligence and Incompetence) 2 13. Respondent is subject to disciplinary action under section 8780(b) for 3 negligence or incompetence in his practice as set forth in paragraph 12 above. 4 Statement of Facts Occasion for Violation No. 21; Board Ref. 2003-09-236 5 In March 1999, the field work for a Topographic Survey for a single 14. 6 family residential project located at 805 Via Lido Nord, Newport Beach, was completed. 7 Respondent signed the plan; thereafter, the property owner, the project architect, and the 8 contractor relied on the information prepared by Respondent. Unfortunately, Respondent had 9 incorrectly shown the property line dimension along Via Lido Nord as 79.41 feet instead of the 10 dimension of 77.39 feet, this caused the project architect to prepare an incorrect set of building 11 plans that later had to be corrected at the project architect's expense. On the Topographic 12 Survey, Respondent had incorrectly shown the location of the public sidewalk along Via Waziers 13 to be extending from the curb face to 4.5 feet behind the curb face. In reality, the property line 14 was located an additional 2.5 feet beyond the back of the sidewalk. The project contractor relied 15 on the accuracy of Respondent's Topographic Survey and constructed a new property line block 16 wall directly behind the sidewalk. Based on Respondent's survey, the contractor assumed he was 17 constructing the wall on private property. However, because of Respondent's incorrect survey, 18 the wall was incorrectly located in the public right-of-way. The property owner and contractor 19 were required to remove the wall and construct a new wall in the correct location. 20 SECOND CAUSE FOR DISCIPLINE 21 (Professional Negligence and Incompetence) Respondent is subject to disciplinary action under section 8780(b) for 22 15. negligence or incompetence in his practice as set forth in paragraph 14 above. 23 Statement of Facts for Violation Nos. 22-33, Board Reference No. 2004-08-249 24 25 In twelve instances, Respondent signed a "finished grade certification 16. letter" for projects in the City of Newport Beach. For each project, a Registered Civil Engineer is 26 required to prepare a project grading plan that determines the floor elevation of the buildings and 27 28 the elevation of the ground and drainage pipes around the building to insure surface water is

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1	carried from the project in an approved manner. Further, a certification is required to verify the
2	"as-constructed" condition by the project Registered Civil Engineer. Respondent signed these
3	documents as a land surveyor.
4	THIRD CAUSE FOR DISCIPLINE (Unlicensed practice of Civil Engineering)
	17. Respondent is subject to disciplinary action under section 6787(a) for
6	practicing civil engineering without legal authorization as set forth in paragraph 16 above.
7	Statement of Facts for Violation Nos. 34-47; Board Reference No. 2004-08-249
8	18. On fourteen separate occasions, Respondent affixed his signature or
9	allowed others to affix his signature through the use of a rubber stamp in plans required to be
10	signed by Respondent personally.
11	FOURTH CAUSE FOR DISCIPLINE
12	(Violation of the Rules of the Board)
13	19. Respondent is subject to disciplinary action under section 8780(h) for
14	violation of California Code of Regulations section 411(f) which prohibits the use of a rubber
15	stamp signature on certified documents as set forth in paragraph 18 above.
16 17	FIFTH CAUSE FOR DISCIPLINE (Aiding and Abetting the Unlicensed Practice of Land Surveying)
18	20. Respondent is subject to disciplinary action under section 8780(f) for
18	aiding and abetting the unlicensed practice of land surveying as set forth in paragraph 18 above
	by allowing others to use his rubber stamp signature on nine separate certified documents.
20	Statement of Facts for Violation No. 48; Board Ref. 2004-08-249
21	21. In completing a Topography Survey and proposed Parcel Map No. 2004-
22	276 for a project located at 3201 Clay Street, Newport Beach, California, Respondent signed a
23	copy of the Topography Survey on March 8, 2005, and submitted the Parcel Map for first plan
24	check to the City of Newport Beach on February 24, 2005. Respondent also prepared a revised
25	Topography Survey on April 13, 2005, and submitted copies of the revised Parcel Map on May 5,
26	2005. During his initial survey work and as shown on his Topography Survey or Parcel Map
27	2004-276, Respondent failed to identify and locate an existing property corner monument at the
28	northwest corner of proposed Parcel Map 2004-276. Respondent also failed to identify and
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1	locate existing survey monuments at the two westerly corners of Lot 13, Block 7, Tract No. 27.
2	Nevertheless, after rejection by the City of Newport Beach, Respondent later added the requested
3	information. Respondent failed to locate and show four other survey monuments on the easterly
4	right-of-way line of Broad Street and one monument on the westerly right-of-way line of Clay
5	Street. Later, when rejected by the City of Newport Beach, Respondent added the information.
6	Further, respondent incorrectly placed the property boundaries. Respondent's incorrect
7	surveying resulted in his failure to note that the property line wall encroached by 10 inches onto
8	the subject property. Further, Respondent failed to note that the neighbor's garage wall, (along
9	the westerly property line) encroached by three inches onto the subject property. Only after the
10	City Surveyor of Newport Beach brought this to the attention of Respondent did Respondent
11	revise his survey.
12	SIXTH CAUSE FOR DISCIPLINE (Professional Negligence and Incompetence)
13	22. Respondent is subject to disciplinary action under section 8780(b) for
14	negligence or incompetence in the practice of land surveying as set forth in paragraph 21 above.
15	Statement of Facts for Violation No. 49; Board Ref. 2004-08-249
16	23. In an interview on June 22, 2005 held by the State of California, Division
17	of Investigation, Respondent admitted that Ron Winterburn (unlicensed), President of Valley
18	Consultants, Inc., was the person on behalf of Valley Consultants, who speaks to clients in the
19	need of land surveying services. Respondent also admitted that Ron Winterburn prepares the
20	scope of services, negotiates related fees and contract provisions with clients, that Ron
21	Winterburn signs contracts on behalf of Valley Consultants and determines when tasks shown in
22	the scope of work are completed and when an invoice should be sent to the client. Respondent
23	admitted that Ron Winterburn answers technical questions posed by the Orange County
24	Surveyor's office or the City of Newport Beach Surveyor in his absence.
25	SEVENTH CAUSE FOR DISCIPLINE (Aiding and Abetting the Unlicensed Practice of Land Surveying)
26 27	24. Respondent is subject to disciplinary action under section 8780(f), 8759
27	and 8792(i) for aiding and abetting in the unlicensed practice of Land Surveying by authorizing
20	and 6792(1) for along and abeting in the universed practice of Land Surveying by authorizing
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1 Ron Winterburn to run the land surveying business as set forth in paragraph 23 above.

2 Statement of Facts for Violation No 50; Board Ref. 2004-01-024

3 25. On or about 2001, Respondent affixed his signature to Parcel Map No. 2000-139 as substitute land surveyor for James Kaviani. The parcel map was for a small 4 subdivision at 120-122 40th Street, Newport Beach, and eventually recorded in Book 324, pages 5 6 16-17 of Parcel Maps, records of Orange County. However, Respondent never made an attempt 7 to set his final survey monuments by the required date of December 31, 2001. Respondent waited two years to set his survey monuments, and only after notification from the City Surveyor 8 9 of Newport Beach. Additionally, when Respondent did set his survey monuments, he set the 10 three front corner monuments on an off-set to the property corners, which requires the filing of a Certificate of Correction. Respondent was notified by letter dated January 29, 2004 from the 11 12 Board for Professional Engineers and Land Surveyors that a Certificate of Correction was 13 required. Respondent continued to delay and refused to comply by completing a Certificate of 14 Correction, even after he was notified by letters dated March 11, 2004 and September 23, 2004, 15 from the Board. 16 EIGHTH CAUSE FOR DISCIPLINE (Professional Negligence and Incompetence) 17 26. Respondent is subject to disciplinary action under section 8780(b) for 18 negligence or incompetence in the practice of land surveying as set forth in paragraph 25 above. 19 Statement of Facts for Violation No. 51; Board Ref. 2005-03-046 20 27. Respondent set four permanent survey monuments at Lot 7, Block 21 F, Tract No. 1219, Miscellaneous Maps, Book 38, pages 26-27, on Kings Road in Newport 22 Beach, California. Respondent failed to file a Corner Record or Record of Survey within 90 days 23

when permanent survey monuments were set in accordance with sections 8762(c) and 8765(d) of

the Business and Professions Code. On June 1, 2004, the Orange County Joint Professional

Practices Committee (JPPC) notified respondent that he needed to respond within 30 days.

Respondent did not respond to the JPPC's letter and due to no response, a second letter dated

August 16, 2004, was sent to Respondent. On February 16, 2005, the JPPC filed a complaint

with the Board for Professional Engineers and Land Surveyors.

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1	NINTH CAUSE FOR DISCIPLINE (Professional Negligence and Incompetence)
2	28. Respondent is subject to disciplinary action under section 8780(b) for
3	negligence or incompetence in the practice of land surveying by failing to file a Record of Survey
4	within 90 days after setting permanent survey monuments as set forth in paragraph 27 above.
5	Statement of Facts for Violation No. 52; Board Ref. 2005-04-078
6	29. With respect to a survey Respondent performed at a location between
7	Acacia Avenue and Begonia Avenue, Newport Beach, California, Respondent placed a spike and
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9	washer with tag LS 4184 (Respondent's license number) at the intersection of First Avenue and
10	the alley between Acacia Avenue and Begonia Avenue, Newport Beach. However, Respondent
11	again failed to file a Record of Survey within 90 days of setting these monuments. The Orange
12	County Surveyor's office referred the matter to the Orange County Joint Professional Practices
13	Committee (JPPC) who sent a letter dated November 24, 2004 via certified mail requesting
14	Respondent explain why a Corner Record or Record of Survey was not filed within 90 days in
15	accordance with sections 8762(c) and 8765(d) of the Business and Professions Code. After
16	receiving no response from Respondent the JPPC sent a second letter dated February 12, 2005.
10	After receiving no response to the second letter, the JPPC sent a complaint dated April 18, 2005,
18	to the Board for Professional Engineers and Land Surveyors notifying them of Respondent''s
18	failure to timely file a Record of Survey.
20	TENTH CAUSE FOR DISCIPLINE (Professional Negligence and Incompetence)
21	30. Respondent is subject to disciplinary action under section 8780(b) for
22	negligence or incompetence in the practice of land surveying as set forth in paragraph 29 above
23	by failing to file a Record of Survey within 90 days of placing his monuments and refusing to
24	correct the situation when notified.
25	Statement of Facts for Violation No. 53; Board Ref. 2005-11-251
26	31. On or about August 25, 2004, Respondent prepared and submitted Corner
27	Record No. 2004-1724 for property on Orrington Road and Fairfield Drive in the City of
28	Newport Beach, (Lot 51, Tract No. 3357, Book 107, pages 1-7, Miscellaneous Maps, Orange

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County) to the Orange County Surveyor's office. The Orange County Surveyor asked 1 Respondent to make revised corrections in a letter dated October 28, 2004. Further, Respondent 2 3 refused to respond to repeated requests by JPPC and the Board to resubmit the Corner Record to the County Surveyor within 60 days of receiving comments in accordance with section 4 5 8773.2.(b) of the Business and Professions Code. **ELEVENTH CAUSE FOR DISCIPLINE** 6

(Professional Negligence and Incompetence)

Respondent is subject to disciplinary action under section 8780(b) for 32. negligence or incompetence in the practice of land surveying as set forth in paragraph 31 above for failing to timely file his Record of Survey and to make revisions as requested by the JPPC within 60 days, as mandated.

Statement of Facts for Violation No. 54; Board Ref. 2005-12-283

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33. On January 24, 2004, customer ML confirmed in writing to Ron 13 Winterburn of Valley Consultants that he was authorized to complete a Record of Survey for the 14 Rossi project at 1330 W. Bay, Newport Beach, for the cost of approximately \$2,000. Customer 15 ML wrote a second letter dated April 27, 2004 to Ron Winterburn confirming that Valley 16 Consultants would submit a Record of Survey to the County Surveyor either that day or the next. 17 Valley Consultants sent an invoice to ML dated January 1, 2005 for \$2,585 for the field work and 18 office drafting of the Record of Survey. In follow-up correspondence from ML to Winterburn 19 dated February 8, 2005 and February 21, 2005, ML agreed to pay the engineering fees when the 20 Record of Survey was completed. Respondent is Valley Consultants Inc.'s vice president. 21 Respondent neglected to file the record of survey as promised. Subsequently, On December 28, 22 2005, the Board's Enforcement Analyst requested in writing that Respondent respond by January 23 11, 2006. The Board's Enforcement Analyst contacted Respondent by phone on January 17, 24 2006 and requested a response to her letter; Respondent stated he would reply and he represented 25 to her that he set permanent survey monuments and he was working on the Record of Survey. 26 Respondent was required to have filed the Record of Survey. Respondent failed to file the 27 Record of Survey within 90 days of performing the survey in accordance with section 8762(c) of 28 the Business and Professions Code.

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1	<u>TWELFTH CAUSE FOR DISCIPLINE</u> (Professional Negligence and Incompetence)
2	34. Respondent is subject to disciplinary action under section 8780(b) for
3	negligence or incompetence in the practice of land surveying for failing to file a timely Record of
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5	Survey and refusing to comply with repeated requests from the consumer and the Board as set
6	forth in paragraph 33 above.
7	THIRTEENTH CAUSE FOR DISCIPLINE (Breach of Contract)
8	35. Respondent is subject to disciplinary action under section 8780(g) for
9	breach of contract in the practice of land surveying by failing to complete the surveying contract
10	as set forth in paragraph 33 above.
11	Statement of Facts for Violation No. 55; Board Ref. 2005-12-284
12	36. On or about May 2004, consumer MR retained Respondent to set
13	permanent property corners at his residence located in Yorba Linda, California. Respondent
14	failed to file a timely Record of Survey within 90 days of setting his monuments. Following a
15	consumer complaint, on December 25, 2005, the Board notified Respondent that a Record of
16	Survey was required. Respondent failed to file the Record of Survey within 90 days of
17	performing the survey in accordance with section 8762(c) of the Business and Professions Code.
18 19	FOURTEENTH CAUSE FOR DISCIPLINE (Professional Negligence and Incompetence)
	37. Respondent is subject to disciplinary action under section 8780(b) for
20	negligence or incompetence in the practice of land surveying for failing to file a Record of
21 22 22	Survey within 90 days of setting the monuments as set forth in paragraph 36 above.
	Statement of Facts for Violation No. 56; Board Ref. 2003-08-210
23	38. Respondent prepared Parcel Map No. 2000-152 for a small subdivision at
24 25	412 and 412 1/2 Acacia Avenue, Newport Beach, California. The Parcel Map was recorded
26	May 18, 2001, in Book 320, pages 45-46 of Parcel Maps, Orange County. The Surveyor's
20	Statement on the Parcel Map states the final survey monuments required on the map will be set
28	by March 2001. The City of Newport Beach Surveyor performed a field check on March 5, 2003
20	and did not find the property corner monuments that Respondent represented he set. Despite
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	1	what Respondent represented, the City Surveyor did not find sewer manhole covers at three
	2	centerline intersections; rather, he found regular paving that would have allowed the setting of
	3	survey monuments. Following his field check of Respondent's survey, the City Surveyor filed a
	4	complaint with the Board for Professional Engineers and Land Surveyors. The Board's
	5	independent expert reviewed the maps and the field conditions and found that the City Surveyor
2	6	was correct in stating there were no manhole covers at the three intersection points and the map
	7	should have specified new survey monuments thereby confirming that the field conditions were
	8	misrepresented by Respondent on the Parcel Map. The Board identified two pre-existing
	9	property corner monuments at the corners of the subject property that confirm Respondent failed
	10	to identify pre-existing survey monuments. However, Respondent represented to the Board that
	11	the survey corners were set when in fact he failed to note them.
	12	FIFTEENTH CAUSE FOR DISCIPLINE (Professional Negligence and Incompetence)
	13	39. Respondent is subject to disciplinary action under section 8780(b) for
	14	negligence or incompetence in the practice of land surveying for representing he set survey
	15	corners (when he did not), and his failing to identify pre-existing monuments during his survey,
	16	as set forth in paragraph 38 above.
	17	SIXTEENTH CAUSE FOR DISCIPLINE
	18	(Deceit or Misrepresentation)
	19	40. Respondent is subject to disciplinary action under section 8780(a) for
	20	deceit or misrepresentation in the practice of land surveying for representing that he properly set
	21	the monuments when he failed to do so as set forth in paragraph 38 above.
	22	Statement of Facts for Violation No. 57; Board Ref. 2005-07-155
	23	41. With respect to a project located at 2200 Waterfront Drive, Respondent
	24	submitted Parcel Map 2004-110 to the Orange County Surveyor''s office for four plan checks
	25	which resulted in a "favorable letter" from the County Surveyor. Said letter signifies the
	26	boundary information shown on the map has been accepted and the surveyor may begin the
	27	recording process. Respondent then submitted the map originals to the City Surveyor for
	28	approval and signature. The City of Newport Beach Surveyor performs routine field checks on

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1	all maps prepared in the City, as opposed to the Orange County Surveyor, who does not perform
2	field checks but relies on the standards and ethics of the surveyors and engineers preparing maps.
3	The City Surveyor performed his field check and found four centerline intersection monuments
4	and 10 property corner monuments that were incorrectly located by Respondent. Thereafter, the
5	City filed a complaint with the Board. On July 27, 2005, the Board notified Respondent by letter
6	of the discrepancies. After an investigation, the Board found 17 discrepancies confirming the
7	City Surveyor's conclusion that Respondent's Parcel Map was copied from other maps and
8	records. The Board determined that two of the seventeen monument points were never set as
9	reported and claimed by Respondent in his Parcel Map.
10	SEVENTEENTH CAUSE FOR DISCIPLINE (Professional Negligence and Incompetence)
11	42. Respondent is subject to disciplinary action under section 8780(b) for
12	negligence or incompetence in the practice of land surveying for 17 discrepancies noted in his
13	parcel map as set forth in paragraph 41 above.
14	EIGHTEENTH CAUSE FOR DISCIPLINE
15	(Deceit and Misrepresentation)
16	43. Respondent is subject to disciplinary action under section 8780(a) for
17	deceit or misrepresentation in the practice of land surveying for representing that he found two
18	monument points when in fact they did not exist as set forth in paragraph 41 above.
19	Statement of Facts for Violation Nos. 58-62; Board Ref. Nos. 2003-08-201, 204, 206, 207, 208
20	44. In five Parcel Maps identified as Parcel Map Nos. 98-129, 99-105, 99-
21	156, 99-177, and 99-201, James Kaviani was the signer of the Parcel Map and was responsible
22	for setting, or having someone set, his own survey monuments. Kaviani was severely injured in
23	October 2000, so Respondent represented that he set Kaviani's survey monuments as required on
24	the maps. However, following an investigation, the Board determined that in all five maps, there
25	were pre-existing survey monuments at the corners of the properties being surveyed. The Board
26	determined that these monuments pre-existed Respondent's or Valley Consultants Parcel Maps.
27	The Certificates of Correction for setting Kaviani's monuments on offsets were signed by
28	

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1	Respondent and contain false statements representing that these pre-existing monuments were
2	set after Valley Consultants performed their initial surveys.
3	NINETEENTH CAUSE FOR DISCIPLINE (Professional Negligence and Incompetence)
4	45. Respondent is subject to disciplinary action under section 8780(b) for
5	negligence or incompetence in the practice of land surveying using pre-existing survey
6	monuments and claiming they were set after Respondent completed his survey as set forth in
7	paragraph 44 above.
8 9	TWENTIETH CAUSE FOR DISCIPLINE (Deceit or Misrepresentation)
10	46. Respondent is subject to disciplinary action under section 8780(a) for
11	deceit or misrepresentation in the practice of land surveying providing false statements as set
12	forth in paragraph 44 above.
13	Statement of Facts for Violation Nos. 63-65; Board Ref. 2003-08-202, 203, 205, 209
14	47. Respondent was responsible for setting the final survey corners of four
15	parcel maps identified as Parcel Map Nos. 98-176, 98-256, 99-122, and 2000-149. In the first
16	three Parcel Maps, Respondent set the monuments at offsets which requires a Certificate of
17	Correction to be filed. The three Certificates of Correction were signed by Respondent and
18	include language that the survey monuments were previously set but knocked out by construction
19	that occurred on the property. After an investigation, the Board determined that Respondent
20	failed to identify nearby monuments that were not shown on his maps but pre-existed the Valley
21	Consultants initial survey.
22	TWENTY-FIRST CAUSE FOR DISCIPLINE (Professional Negligence and Incompetence)
23	48. Respondent is subject to disciplinary action under section 8780(b) for
24	negligence or incompetence in the practice of land surveying as set forth in paragraph 47 above.
25	TWENTY-SECOND CAUSE FOR DISCIPLINE
26	(Deceit or Misrepresentation)
27	49. Respondent is subject to disciplinary action under section 8780(a) for
28	deceit or misrepresentation in the practice of land surveying by representing that construction

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1	knocked out his survey monuments when in fact he never set the monuments as required and set
2	forth in paragraph 47 above.
3	PRAYER
4	WHEREFORE, Complainant requests that a hearing be held on the matters herein
5	alleged, and that following the hearing, the Board for Professional Engineers and Land Surveyors
6	issue a decision:
7	1. Revoking or suspending Licensed Land Surveyor No. L 4184, issued to
8	Clarence Morris Butler.
° 9	
10	Engineers and Land Surveyors the reasonable costs of the investigation and enforcement of this
11	 case, pursuant to Business and Professions Code section 125.3. 3. Taking such other and further action as deemed necessary and proper.
12	3. Taking such other and further action as deemed necessary and proper.
13 14	DATED: 9/19/06
15	DATED
16	Oríaínal Síaned
17	Original Signed Cindi Christensen, P.E. Board for Professional Engineers and Land Surveyors
18	Department of Consumer Affairs State of California
19	Complainant
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