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Governor

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STATE CONTRACTORS BOARD

**MINUTES OF THE MEETING
MAY 20, 2003**

1. CALL TO ORDER

Vice Chairman Douglas Carson called the meeting of the State Contractors Board to order at 8:38 a.m., Tuesday, May 20, 2003, State Contractors Board, Henderson and Reno, Nevada. Exhibit A is the Meeting Agenda and Exhibit B is the Sign In Log.

BOARD MEMBERS PRESENT:

Mr. Douglas W. Carson – Vice Chairman
Ms. Margaret Cavin - via video conference
Mr. David Clark
Mr. Spiridon G. Filios
Mr. Jerry Higgins
Mr. Randy Schaefer

BOARD MEMBERS ABSENT:

Mr. Michael Zech - Chairman

STAFF MEMBERS PRESENT:

Ms. Margi Grein, Executive Officer
Ms. Nancy Mathias, Licensing Administrator
Mr. George Lyford, Director of Investigations
Mr. Chris Denning, Deputy Director of Investigations

LEGAL COUNSEL PRESENT:

Ms. Carolyn Broussard, Legal Counsel
Mr. Bruce Robb, Legal Counsel (Walter Bruce Robb)

Ms. Grein stated that Tom Lawrence had posted the agenda in compliance with the open meeting law on May 14, 2003, at the Sawyer State Building, Clark County Library, and Las Vegas City Hall. The agenda was also posted in both offices of the Board, Henderson and Reno, and on the Board's Internet web site.

It was learned there were 18 items on the amended agenda, each item of an emergency nature.

It was moved and seconded to hear the amended agenda. THE MOTION CARRIED.

c. FUTURE AGENDAS:

The May 29, 2003 disciplinary hearings have been rescheduled for June 10, 2003 in Reno. The agenda for June 3, 2003 was discussed.

Ms. Grein advised the Board that a request for continuance had been received from

Holmes Construction. This matter was scheduled for June 3, 2003.

It was moved and seconded to continue the matter of Holmes Construction presently scheduled for June 3, 2003. THE MOTION CARRIED.

2. APPROVAL OF MINUTES:

Mr. Robb requested a change in the minutes of May 6, 2003, to reflect that Mr. Schaefer had not been present for the Sierrasage hearing and that he would not be participating in the decision of this case or any future decisions regarding this case.

Ms. Grein stated that the first hearing date for Sierrasage LLC was October 22, 2002, which needed to be added to the May 6, 2003 minutes.

Vice Chairman Carson called for a motion to approve the amended minutes of May 6, 2003.

It was moved and seconded to approve the amended minutes of May 6, 2003. THE MOTION CARRIED.

3. LEGISLATIVE DISCUSSION:

a. AMERICAN STRATEGIES REPORT:

Mr. Buzz Harris of American Strategies, Inc. was present and provided the Board with an update on legislative matters.

The following legislative bills were discussed: SB 132, SB 241, SB 371, AB 220, SB 250, SB 173, AB 216, AB 316, SB 124 and SB 329.

The Board asked Mr. Harris to provide a copy of the proposed amendments to SB 241 as soon as they become available. The Board also stated its opposition to SB 132.

4. APPLICATIONS: (CLOSED MEETING PURSUANT TO NRS 241.030)

It was moved and seconded to close the meeting to the public in accordance with NRS 241.030 to discuss financial matters. THE MOTION CARRIED.

A BRINKS, LICENSE NO. 51118 (C-21 B AIR CONDITIONING) FINANCIAL STATEMENT ON RENEWAL

Ms. Potter stated staffs' concerns regarding the financial responsibility of the licensee.

Ronald Underbrink, President of A Brinks was present. Mr. Underbrink stated that his mother indemnified the license. The Board informed Mr. Underbrink that the license renewal had been granted contingent upon staff receiving a current financial statement from the indemnitor within 90 days.

BYRD UNDERGROUND, LLC, LICENSE NO 22736A (A-12, 15 & 19 – EXCAVATE GRADE TRENCH SURFACE; SEWERS; DRAINS & PIPES; PIPELINE & CONDUITS) BROADENING OF CLASSIFICATION – REQUEST FOR WAIVER OF TRADE EXAM

Ms. Potter informed the Board that the applicant was requesting waiver of the A-17 exam. Staffs' recommendation was to approve the broadening application contingent upon passing the examination.

Buddy Byrd, Manager of Byrd Underground, LLC and Tonya Byrd, Manager of Byrd Underground, LLC were present. The Board informed Mr. and Mrs. Byrd that the license

broadening had been approved for an A-17, limited to underground DCA for Nevada Power and that the trade exam was waived.

RED MESA ELECTRIC, INC., (C-2 ELECTRICAL CONTRACTING) NEW APPLICATION

Ms. Potter stated staffs' concerns regarding the applicant's financial responsibility.

Richard Evans stated he was the Vice President and Qualified Employee for Red Mesa Electric, Inc. The Board informed Mr. Evans that the license application (C-2 Electrical Contracting) had been granted with a monetary limit of \$250,000 and a bond of \$25,000.

PATRICK W. ROBINSON, (C-10 LANDSCAPE CONTRACTING) NEW APPLICATION

Ms. Potter stated staffs' concerns regarding the financial responsibility and misrepresentation made by the applicant.

Patrick Robinson, Owner of Patrick W. Robinson was present. The Board informed Mr. Robinson that the license application (C-10 Landscape Contracting) had been granted with a monetary limit of \$50,000 and a bond of \$20,000 and a financial statement upon renewal, contingent upon applicant furnishing a letter of compromise from the IRS.

TORO UNDERGROUND, INC., (C-40 ROCK WALL CONSTRUCTION) NEW APPLICATION, RECONSIDERATION, WAIVER OF TRADE

Shawn Roberson, President of Toro Underground, Inc. was present. The Board informed Mr. Roberson that the license application had been granted for a C-18 Limited to Construction of Rock Walls, with a monetary limit of \$750,000 and a bond of \$20,000 and the trade exam would be waived, based on the limited scope of work. Board Member Spiridon Filios abstained.

FINAU CONSTRUCTION, (B-2 RESIDENTIAL & SMALL COMMERCIAL) NEW APPLICATION

Ms. Potter stated staffs' concerns regarding the financial responsibility and prior business experience, which resulted in the revocation of Mr. Finau's license.

Viliami Finau, Owner of Finau Construction was present. The Board informed Mr. Finau that this matter would be tabled to allow him the opportunity to find an indemnitor for the license.

FRONTIER CONSTRUCTION AND DEVELOPMENT, INC., LICENSE NO. 41476A, ONE TIME RAISE IN LIMIT, RECONSIDERATION

Richard Partei, President of Frontier Construction and Development, Inc. was present. Mr. Partei stated that the homeowner gave written notice that a payment and performance bond would not be needed for this project. The Board informed Mr. Partei that his one time raise in limit was granted for \$300,000. The funds are to be distributed through a voucher control.

The remainder of the applications on the agenda were reviewed and discussion occurred on the following: Nos. 4-6, 9-34, 36-41, 43-44, 46, 47, 49, 51-59, 101-111, 113-121, 123-129; and on the amended agenda: Nos. 1-10, 12-18

It was moved and seconded to reopen the meeting to the public. THE MOTION CARRIED.

It was moved and seconded to ratify all application not specifically discussed in closed session as recommended by staff. THE MOTION CARRIED.

5. SUBCOMMITTEE REPORTS:

Mr. Schaefer, Chairman of the Residential Recovery Fund Subcommittee reported that the June 2, 2003 meeting had been rescheduled for June 11, 2003 at 3:00 pm.

Ms. Cavin, Chairman of the Classification/Regulation Subcommittee reported that a teleconference subcommittee meeting would be held on May 28, 2003.

6. EXECUTIVE SESSION:**a. EXECUTIVE OFFICER'S PROGRESS REPORT:**

Ms. Grein indicated that she has been working with the Department Heads to develop programs to improve customer service. She further reported that she has been working closely with the Board's lobbyists to monitor legislation that may affect the Board. In addition, she advised the Board that the NASCLA annual conference is scheduled for September 9-12, 2003 in San Diego, California. A joint meeting with licensing boards from other states is being considered.

c. FINE AND PENALTY MATRIX AND DISCIPLINARY ACTION:

The Board requested this matter be placed on the next Henderson Meeting agenda for discussion.

d. LEGAL REPORT:

Ms. Grein provided a status report concerning legal matters.

e. HUMAN RESOURCES REPORT:

Mr. Bart Thurgood, Human Resources, provided an update on claims processing through our health insurance carrier since the implementation of the new HIPAA regulation.

f. LICENSING DEPARTMENT REPORT:

Ms. Pat Potter, Licensing Supervisor presented an aging report for the Las Vegas Licensing Department.

g. INVESTIGATION DEPARTMENT REPORT:

Mr. Chris Denning, Deputy Director of Compliance Investigations presented an aging report for the Las Vegas Compliance Investigations Department.

h. PUBLIC RELATIONS DEPARTMENT REPORT:

Ms. Sonya Ruffin, Public Relations reported on the approval rating of the customer service surveys.

The remaining items in the Executive Session were continued to the June 3, 2003 Reno Board Meeting.

7. INFORMAL SETTLEMENTS:**a. FUEL TEC, LLC, LICENSE NO. 35205**

It was moved and seconded to accept the Stipulated Settlement Agreement and that Respondent reimburse the Board for Investigative Costs of \$621 within 90 days. THE

MOTION CARRIED.

Mr. Filios abstained.

b. CHIP N DALES LANDSCAPING, INC., LICENSE NO. 42452

It was moved and seconded to accept the Stipulated Settlement Agreement; that Respondent pay an Administrative Fine of \$3,000; reimburse the Board for Investigative Costs of \$1,798; pay a Residential Recovery Fund Administrative fine of \$100; and Respondent and the Qualified Employee pass the CMS exam within 60 days. All fines and costs are to be paid within 60 days. Investigator Macke shall review Respondent's contracts for one-year. **THE MOTION CARRIED.**

Mr. Filios abstained.

8. APPLICATION HEARING:**J. VERNOLA, INC. dba DAINA CONSTRUCTION AND GENERAL CONTRACTING, (C-3 CARPENTRY)**

Joseph Vernola, President of Daina Construction and General Contracting and Doris Talley, Licensing Analyst were sworn in.

The hearing was for failure to meet the financial responsibility requirement of an applicant for a contractor license as set forth in NRS 624.263.

Ms. Talley testified that a new financial statement had been received and in her opinion the statement would support the requested license limit.

Mr. Vernola stated that he would be satisfied with a lower license limit than originally requested.

It was moved and seconded to approve the license application of J. Vernola, Inc. dba Daina Construction and General Contracting, for classification C-3 Carpentry, with a monetary limit of \$150,000 and a bond of \$15,000.

9. FINANCIAL REVIEW HEARING:**SUN MOUNTAIN CONSTRUCTION, INC., LICENSE NO. 51064**

Robert Carl, President of Sun Mountain Construction, Inc. and Deb Clarke, Licensing Analyst were sworn in.

The hearing was for possible violation of NRS 624.3013(3).

Ms. Clarke testified that Respondent had been granted a license January 16, 2001 based in part on his personal indemnification of the license. The Respondent withdrew the indemnification effective April 30, 2003. The corporate financial statement submitted with the renewal did not support the current license limit, and the Board had denied the renewal application on February 5, 2003.

Mr. Carl testified that the net worth of the company had changed since the financial statement had been provided in January and provided the Board with a new financial statement dated April 30, 2003.

It was moved and seconded to approve the removal of the indemnitor and renewal of license #51064, Sun Mountain Construction, Inc., with the monetary limit

remaining at \$50,000 and the bond at \$20,000. A financial statement will be required upon renewal in 2004.

10. APPLICATION HEARING:

L T D BUILDERS, INC., (B-2 RESIDENTIAL AND SMALL COMMERCIAL)

Louis DeSangro, President of L T D Builders, Inc. and Teresa Tofell, Licensing Analyst were sworn in.

The hearing was for failure to meet the financial responsibility requirement of an applicant for a contractor license as set forth in NRS 624.263.

Ms. Tofell testified that the application had been denied based upon the financial statement provided with the application. A new financial statement had been received May 3, 2003. Ms. Tofell informed the Board the applicant has two outstanding workmanship issues from his previous license.

Mr. DeSangro stated that he is willing to assume responsibility for the complaints on the new license.

Investigator Jim Ables was sworn in.

Investigator Ables testified that he had validated both complaints. Investigator Ables stated that repairs have been attempted and one complaint has been ongoing since January 2001.

It was moved and seconded to approve the license application of L T D Builders, Inc., for classification B-2 Residential and Small Commercial, with a monetary limit of \$200,000 and a bond of \$10,000. The approval is conditioned upon the applicant assuming responsibility for all open complaints pending against license #40324 and personal indemnification of the license by Louis DeSangro.

11. APPLICATION INTERVIEW:

CARPET N MORE, LLC, LICENSE NOS. 51892 AND 51893

Steve Chesin, EVP of Carpet N More, LLC; Mark Fradella, Member of Carpet N More, LLC; and Pat Potter, License Supervisor were sworn in.

Ms. Potter informed the Board that this matter had been tabled at the April 22, 2003 Board Meeting. The Board had concerns regarding Mr. Chesin's previous licensure with Carpet Barn.

Mr. Chesin informed the Board that he has no equity in either Carpet Barn or Carpet N More, LLC. Mr. Chesin answered questions regarding his job duties.

It was moved and seconded to approve the application to add Steve Chesin as an additional qualifier on license numbers 51892 and 51893, Carpet N More, LLC. THE MOTION CARRIED.

12. PUBLIC COMMENT:

Mr. Bob Portnoff inquired about photographs of former chairmen previously displayed in the Boardroom.

Mr. Craig Hamilton of Sierrasage LLC stated that he had come to answer any questions that the Board had regarding Sierrasage. Mr. Robb informed Mr. Hamilton that since Sierrasage was not on the agenda, the Board could not comment on the case.

Respectfully Submitted,

Melinda Mertz, Recording Secretary

APPROVED:

Margi Grein, Executive Officer

Douglas Carson, Vice Chairman

ADJUDICATING BOARD MEMBER: SPIRIDON FILIOS**13. DISCIPLINARY HEARING:****TRI-SHAMROCK CONTRACTORS, INC., LICENSE NO. 38203 AND
SHAMROCK PARTNERS, LLC, LICENSE NO. 49075**

Neal Owen, Homeowner; Charles McReynolds, Homeowner; and Investigator Jim Ables were sworn in. Mr. Vulner Johnson, Esq., attorney for Shamrock Partners, LLC was present.

Mr. Johnson stated that he had requested a continuance on this matter in writing last week and had received a letter yesterday stating that he would need to make that request in person. Mr. Johnson further stated that his client did not give him adequate notice to prepare the case and would like this matter continued.

Hearing Officer Spiridon Filios denied the request.

The hearing was for possible violation of NRS 624.3017(1); NRS 624.3017(1); NRS 624.3013(5), as set forth in NAC 624.700(3); NRS 624.3013(5), as set forth in NAC 624.700(3); NRS 624.3017(1); NRS 624.3013(5), as set forth in NAC 624.700(3); and NRS 624.3018(2).

The Board Hearing File including but not limited to the Notice of Hearing and Complaint, were entered into the record as Exhibit 1.

A copy of the Nevada Secretary of State corporate information on Big Horn, LLC was entered into the record as Exhibit 2.

Photos taken at the residence of Mr. McReynolds and Mr. Owens on Monday, May 19, 2003 were entered into the record as Exhibit 3.

Mr. Owen testified that he had purchased his condominium through Big Horn, LLC. Mr. Owen stated the door will not open, the drywall is cracking and the building is sinking. Mr. Owen stated that he had first contacted the Respondent in March 2002 and was told the building was sinking due to a leak at the pool.

Mr. McReynolds testified the walls in his condo are cracking. His condominium unit is located directly below that of Mr. Owen.

Investigator Ables testified that he had validated the leaking roof of the fire station built by the Respondent for the Town of Pahrump. Investigator Ables further testified that he had validated the workmanship issues of Mr. Owen and Mr. McReynolds. A Notice to Correct had been issued for the Owen and McReynolds complaints, however, Respondent has not complied with either. A structural engineering report has not been received and Mr. McReynolds dining room has sunk approximately $\frac{3}{4}$ ".

Mr. Johnson stated that the Respondent has been trying to resolve these matters with his insurance company.

The evidentiary portion of the hearing was closed.

Hearing Officer Filios found Tri-Shamrock Contractors, Inc., license #38203 guilty of the 1st, 2nd, 3rd, 4th, 5th and 6th causes of action and dismissed the 7th cause of action. License #38203, Tri-Shamrock Contractors, Inc. was Revoked. Tri-Shamrock Contractors, Inc. was assessed a fine of \$10,000. Investigative Costs were assessed in the amount of \$3,419 to be paid within 60 days. All charges against Shamrock

Partners, LLC, license #49075 were dismissed.

14. DISCIPLINARY HEARING:

SWAN POOLS, INC., LICENSE NO. 38815

Bryan Gorman, President of Swan Pools, Inc. and Investigator Greg Welch were sworn in. Bradley Ballard, attorney for Swan Pools, Inc. was present.

The hearing was for possible violation of NRS 624.3013(5), as set forth in NRS 624.520(1); NRS 624.3013(5), as set forth in NAC 624.6958(2)(d); NRS 624.3015(5), as set forth in NAC 624.6958(2)(i)(1)(2); NRS 624.3013(5), as set forth in NAC 624.6958(2)(m); NRS 624.3013(5), as set forth in NAC 624.6958(2)(n); NRS 624.3013(5), as set forth in NAC 624.6958(2)(o); NRS 624.3013(5), as set forth in NAC 624.6964(3); NRS 624.3013(5), as set forth in NAC 624.6964(5); NRS 624.3013(5), as set forth in NAC 624.6967(15)(b); NRS 624.3013(5), as set forth in NRS 597.719(3)(b)(1); and NRS 624.3013(5), as set forth in NAC 624.6958(3).

The Board Hearing File including but not limited to the Notice of Hearing and Complaint, were entered into the record as Exhibit 1.

Investigator Welch testified regarding his review of the contracts with Taylor and Goetz.

Mr. Gorman testified regarding the contents of the Taylor and Goetz contracts.

A copy of the Respondent's contract with Christina Taylor was entered into the record as Exhibit 2.

A copy of the Respondent's contract with Gene Goetz was entered into the record as Exhibit 3.

Mr. Gorman testified that he had had an attorney review his contract in November 2001 for compliance with the regulations and had also had a meeting March 2002 at the Board for review of his contract. Changes were made to the contract to insure compliance with the law.

Hearing Officer Filios directed the Prosecuting Attorney and the Defense Attorney to file briefs on the issues within 30 days to be submitted to the Hearing Officer for a decision.

15. DISCIPLINARY HEARING:

BARTHOLOMEW PAINTING, LICENSE NO. 41145

Elizabeth Ann Bartholomew, Owner of Bartholomew Painting; Roger Naas, Manager of ICI Paints; Bob McKenzie, Owner of All Paints; Investigator Bob Macke; and Investigator Ron Ramsey were sworn in.

The hearing was for possible violation of NRS 624.3012(2); NRS 624.3012(2); NRS 624.302(5); and NRS 624.302(5).

The Board Hearing File including but not limited to the Notice of Hearing and Complaint, were entered into the record as Exhibit 1.

Ms. Bartholomew stated that she does not dispute owing All Paints and ICI Paints, however, she has been having difficulty paying them. All Paints has made a claim against her bond. Ms. Bartholomew further stated that she hopes to have all creditors paid by the end of the year.

Mr. McKenzie informed Hearing Officer Filios that he has been waiting nine months to get paid.

Ms. Bartholomew stated that she would pay Mr. McKenzie by Friday, May 23, 2003.

Mr. Naas stated that he would give Respondent until the end of the year to pay.

The evidentiary portion of the hearing was closed.

Hearing Officer Filios found Bartholomew Painting, License #41145, guilty of all causes of action. Bartholomew Painting is to pay All Paints \$943.84 by Friday, May 23, 2003 and pay ICI Paints \$5,372.38 by December 31, 2003. Investigative Costs were assessed in the amount of \$1,518 to be paid within 120 days. A Letter of Reprimand is to be placed in Bartholomew Paintings file. Bartholomew Paintings license is to be reinstated when the bond has been renewed.

16. DISCIPLINARY HEARING – DEFAULT ORDERS:

a. LANDGRAPHICS, INC., LICENSE NOS. 38139 AND 52695

No one from Landgraphics, Inc. was present.

The hearing was for possible violation of NRS 624.3012(2); NRS 624.302(5); NRS 624.3013(3); NRS 624.3013(4); and NRS 624.3018(2).

The Board Hearing File including but not limited to the Notice of Hearing and Complaint, were entered into the record as Exhibit 1.

Hearing Officer Filios found the Respondent in default and adopted the Findings of Fact Conclusions of Law as set forth in the Administrative complaint; revoked license numbers 38139 and 51695, Landgraphics, Inc.; to require full restitution to the damaged parties; and recover the Investigative Costs of \$1,458 plus any expenses that may be paid out of the Residential Recovery Fund prior to consideration of future licensure.

b. EAGLE PLASTERING, LICENSE NO. 46703

No one from Eagle Plastering was present.

The hearing was for possible violation of NRS 624.3017(1); NRS 624.3013(5), as set forth in NAC 624.700(3); NRS 624.3013(5), as set forth in NAC 624.640(5); NRS 624.3013(3); and NRS 624.3013(5), as set forth in NRS 624.520(1).

The Board Hearing File including but not limited to the Notice of Hearing and Complaint, were entered into the record as Exhibit 1.

Hearing Officer Filios found the Respondent in default and adopted the Findings of Fact Conclusions of Law as set forth in the Administrative complaint; revoked license number 46703, Eagle Plastering; to require full restitution to the damaged parties; and recover the Investigative Costs of \$1,598 plus any expenses that may be paid out of the Residential Recovery Fund prior to consideration of future licensure.

c. TOTAL LAND CONCEPTS LANDSCAPE DESIGN & INSTALLATION, LICENSE NO. 51991

No one from Total Land Concepts Landscape Design & Installation was present.

The hearing was for possible violation of NRS 624.3017(1); NRS 624.3013(5), as set forth in NAC 624.700(3); NRS 624.3013(5), as set forth in NAC 624.640(3); NRS 624.3015(1); NRS 624.3012(3); NRS 624.3013(5), as set forth in NAC 624.640(5); NRS 624.3013(5), as set forth in NRS 624.520(1); NRS 624.3012(2); NRS 624.3013(3); and NRS 624.302(5).

The Board Hearing File including but not limited to the Notice of Hearing and Complaint, were entered into the record as Exhibit 1.

Hearing Officer Filios found the Respondent in default and adopted the Findings of Fact Conclusions of Law as set forth in the Administrative complaint; revoked license number 51991, Total Land Concepts Landscape Design & Installation; to require full restitution to the damaged parties; and recover the Investigative Costs of \$1,984 plus any expenses that may be paid out of the Residential Recovery Fund prior to consideration of future licensure.

d. BROWN ROOFING, LICENSE NO. 51325

No one from Brown Roofing was present.

The hearing was for possible violation of NRS 624.3013(5), as set forth in NRS 624.263(3); NRS 624.3013(5), as set forth in NAC 624.640(3); and NRS 624.3013(3).

The Board Hearing File including but not limited to the Notice of Hearing and Complaint, were entered into the record as Exhibit 1.

Hearing Officer Filios found the Respondent in default and adopted the Findings of Fact Conclusions of Law as set forth in the Administrative complaint; revoked license number 51325, Brown Roofing; to require full restitution to the damaged parties; and recover the Investigative Costs of \$1,009 plus any expenses that may be paid out of the Residential Recovery Fund prior to consideration of future licensure.

e. WOOD & TILE FLOORING, INC., LICENSE NO. 45868 AND
GREGORY ADAM RYBKA dba CRAFTSMEN FLOORING, LICENSE NO. 43512

No one from Wood & Tile Flooring, Inc. and Gregory Adam Rybka dba Craftsmen Flooring were present.

The hearing was for possible violation of NRS 624.3012(2); NRS 624.3013(3); NRS 624.302(5); NRS 624.3015(1); NRS 624.301(1)(2)(3)(4)(5); NRS 624.302(6); NRS 624.720(1)(2); NRS 624.3013(5), as set forth in NAC 624.640(5); NRS 624.3013(5), as set forth in NRS 624.520(1); NRS 624.3013(4); and NRS 624.3018(2).

The Board Hearing File including but not limited to the Notice of Hearing and Complaint, were entered into the record as Exhibit 1.

Hearing Officer Filios found the Respondent in default and adopted the Findings of Fact Conclusions of Law as set forth in the Administrative complaint; revoked license number 45868, Wood & Tile Flooring, Inc. and license number 43512, Gregory Adam Rybka dba Craftsmen Flooring; to require full restitution to the damaged parties; and recover the Investigative Costs of \$2,144 plus any expenses that may be paid out of the Residential Recovery Fund prior to consideration of future licensure.

f. FOX CONSTRUCTION CORPORATION dba CORONADO CONSTRUCTION, LICENSE NO. 19126 AND **BUILDER SERVICES, INC. dba WOODMARK HOMES**, LICENSE NO. 32454

Keith Gregory, attorney for Mr. Charles Fisher requested a continuance of this matter. He was recently retained by the Respondent and needed time to review the matter with his client.

Hearing Officer Filios granted the continuance.

17. ADJOURNMENT

There being no further business to come before the Board, the meeting was adjourned by Adjudicating Board Member Filios at 3:10 p.m.

Respectfully Submitted,

Melinda Mertz, Recording Secretary

APPROVED:

Margi Grein, Executive Officer

Spiridon Filios, Adjudicating Board Member