BEFORE THE DIRECTOR DEPARTMENT OF CONSUMER AFFAIRS BUREAU OF AUTOMOTIVE REPAIR STATE OF CALIFORNIA

In the Matter of the Accusation Against:

AMERIKAR
NINOUS SARGONY, OWNER
1219 N. Golden State Blvd.
Turlock, CA 95380

Automotive Repair Dealer Reg. No. ARD 205482

Respondent.

Case No. 77/15-28

OAH No. 2015021035

DECISION

The attached Stipulated Settlement and Disciplinary Order is hereby accepted and adopted as the Decision of the Director of the Department of Consumer Affairs in the above-entitled matter.

The suspension of Automotive Repair Dealer Reg. No. ARD 205482, issued to Amerikar and Ninous Sargony, shall commence on the effective date of this Decision.

This Decision shall become effective October 29, 2015

TAMARA COLSON

Assistant General Counsel

Department of Consumer Affairs

1	KAMALA D. HARRIS Attorney General of California							
2	KENT D. HARRIS							
3	Supervising Deputy Attorney General DAVID E. BRICE							
1	Deputy Attorney General							
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	Attorneys for Complainant							
8	BEFORE THE							
9	DEPARTMENT OF CONSUMER AFFAIRS FOR THE BUREAU OF AUTOMOTIVE REPAIR							
10		CALIFORNIA						
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	In the Matter of the Accusation Against:	Case No. 77/15-28						
13	AMERIKAR NINOUS SARGONY, OWNER	OAH No. 2015021035						
14	1219 N. Golden State Blvd.							
15	Turlock, CA 95380	STIPULATED SETTLEMENT AND DISCIPLINARY ORDER						
16	Automotive Repair Dealer Reg. No. ARD 205482	DISCH ENVART GROEK						
17	Respondent.							
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	IT IS HEREBY STIPULATED AND AGI	REED by and between the parties to the above-						
20	entitled proceedings that the following matters a	re true:						
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22	<u>PARTIES</u>							
23	1. Patrick Dorais ("Complainant") is the Chief of the Bureau of Automotive Repair. He							
l	brought this action solely in his official capacity and is represented in this matter by Kamala D.							
24	Harris, Attorney General of the State of California, by David E. Brice, Deputy Attorney General.							
25	2. Respondent Amerikar; Ninous Sargo	ony, Owner ("Respondent") is representing						
26	,							
27	himself in this proceeding and has chosen not to	exercise his right to be represented by counsel.						
28	<i>III</i>							
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3. In 1999, the Bureau of Automotive Repair issued Automotive Repair Dealer Registration No. ARD 205482 to Amerikar; Ninous Sargony, Owner (Respondent). The Automotive Repair Dealer Registration was in full force and effect at all times relevant to the charges brought in Accusation No. 77/15-28 and will expire on June 30, 2016, unless renewed.

JURISDICTION

- 4. Accusation No. 77/15-28 was filed before the Director of Consumer Affairs (Director), for the Bureau of Automotive Repair (Bureau), and is currently pending against Respondent. The Accusation and all other statutorily required documents were properly served on Respondent on December 30, 2014. Respondent timely filed his Notice of Defense contesting the Accusation.
- 5. A copy of Accusation No. 77/15-28 is attached as exhibit A and incorporated herein by reference.

ADVISEMENT AND WAIVERS

- Respondent has carefully read, and understands the charges and allegations in
 Accusation No. 77/15-28. Respondent has also carefully read, and understands the effects of this
 Stipulated Settlement and Disciplinary Order.
- 7. Respondent is fully aware of his legal rights in this matter, including the right to a hearing on the charges and allegations in the Accusation; the right to be represented by counsel at his own expense; the right to confront and cross-examine the witnesses against him; the right to present evidence and to testify on his 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.
- 8. Respondent voluntarily, knowingly, and intelligently waives and gives up each and every right set forth above.

CULPABILITY

9. Respondent admits the truth of each and every charge and allegation in Accusation No. 77/15-28.

10. Respondent agrees that his Automotive Repair Dealer Registration is subject to discipline and he agrees to be bound by the Director's probationary terms as set forth in the Disciplinary Order below.

RESERVATION

11. The admissions made by Respondent herein are only for the purposes of this proceeding, or any other proceedings in which the Director of Consumer Affairs, Bureau of Automotive Repair, or other professional licensing agency is involved, and shall not be admissible in any other criminal or civil proceeding.

CONTINGENCY

- 12. This stipulation shall be subject to approval by the Director of Consumer Affairs or the Director's designee. Respondent understands and agrees that counsel for Complainant and the staff of the Bureau of Automotive Repair may communicate directly with the Director and staff of the Department of Consumer Affairs regarding this stipulation and settlement, without notice to or participation by Respondent. By signing the stipulation, Respondent understands and agrees that he may not withdraw his agreement or seek to rescind the stipulation prior to the time the Director considers and acts upon it. If the Director fails to adopt this stipulation as the 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 Director shall not be disqualified from further action by having considered this matter.
- 13. 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.
- 14. 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.

15. 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 following Disciplinary Order:

DISCIPLINARY ORDER

IT IS HEREBY ORDERED that Automotive Repair Dealer Registration No. ARD 205482 issued to Respondent Amerikar, Ninous Sargony, Owner (Respondent) is revoked. However, the revocation is stayed and Respondent is placed on probation for five (5) years on the following terms and conditions.

- 1. **Actual Suspension.** Automotive Repair Dealer Registration No. ARD 205482 issued to Respondent Amerikar; Ninous Sargony, Owner is suspended for fifteen (15) days.
- 2. **Obey All Laws.** Comply with all statutes, regulations and rules governing automotive inspections, estimates and repairs.
- 3. **Post Sign.** Post a prominent sign, provided by the Bureau, indicating the beginning and ending dates of the suspension and indicating the reason for the suspension. The sign shall be conspicuously displayed in a location open to and frequented by customers and shall remain posted during the entire period of actual suspension.
- 4. **Reporting.** Respondent or Respondent's authorized representative must report in person or in writing as prescribed by the Bureau of Automotive Repair, on a schedule set by the Bureau, but no more frequently than each quarter, on the methods used and success achieved in maintaining compliance with the terms and conditions of probation.
- 5. **Report Financial Interest.** Within 30 days of the effective date of this action, report any financial interest which any partners, officers, or owners of the Respondent facility may have in any other business required to be registered pursuant to Section 9884.6 of the Business and Professions Code.
- 6. **Random Inspections.** Provide Bureau representatives unrestricted access to inspect all vehicles (including parts) undergoing repairs, up to and including the point of completion.
- 7. **Jurisdiction.** If an accusation is filed against Respondent during the term of probation, the Director of Consumer Affairs shall have continuing jurisdiction over this matter

until the final decision on the accusation, and the period of probation shall be extended until such decision.

- 8. Violation of Probation. Should the Director of Consumer Affairs determine that Respondent has failed to comply with the terms and conditions of probation, the Department may, after giving notice and opportunity to be heard temporarily or permanently invalidate the registration.
- 9. False and Misleading Advertising. If the accusation involves false and misleading advertising, during the period of probation, Respondent shall submit any proposed advertising copy, whether revised or new, to the Bureau at least thirty (30) days prior to its use.
- 10. Cost Recovery. Respondent shall pay to the Bureau costs associated with its investigation and enforcement pursuant to Business and Professions Code section 125.3 in the amount of \$17,368.40. Payment to the Bureau of the full amount of cost recovery shall be made in forty-eight (48) consecutive, equal monthly installments, with the final payment received no later than twelve (12) months before probation terminates. Failure to complete payment of cost recovery within this time frame shall constitute a violation of probation which may subject Respondent's registration to outright revocation; however, the Director or the Director's Bureau of Automotive Repair designee may elect to continue probation until such time as reimbursement of the entire cost recovery amount has been made to the Bureau.

ACCEPTANCE

I have carefully read the Stipulated Settlement and Disciplinary Order. I understand the stipulation and the effect it will have on my Automotive Repair Dealer Registration. 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 Director of Consumer Affairs.

DATED:	8/17/2015	Naint Son
		AMERIKAR; NINOUS SARGONY, OWNER Respondent

ENDORSEMENT

The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully submitted for consideration by the Director of Consumer Affairs.

4 Dated: 8 17 2015

Respectfully submitted,

KAMALA D. HARRIS Attorney General of California KENT D. HARRIS Supervising Deputy Attorney General

DAVID E. BRICE Deputy Attorney General Attorneys for Complainant

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Exhibit A

Accusation No. 77/15-28

1	KAMALA D. HARRIS						
2	Attorney General of California KENT D. HARRIS						
3	Supervising Deputy Attorney General DAVID E. BRICE						
4	Deputy Attorney General State Bar No. 269443						
5	1300 I Street, Suite 125 P.O. Box 944255						
6	Sacramento, CA 94244-2550 Telephone: (916) 324-8010 Facelinite: (016) 327-8643						
7	Facsimile: (916) 327-8643 Attorneys for Complainant						
8	BEFORE THE DEPARTMENT OF CONSUMER AFFAIRS FOR THE BUREAU OF AUTOMOTIVE REPAIR						
10	STATE OF CALIFORNIA						
11		.					
12	In the Matter of the Accusation Against:	Case No. 77/15-28					
13	AMERIKAR						
14	NINOUS SARGONY, OWNER 1219 N. Golden State Blvd. Turlock, CA 95380	ACCUSATION					
15	Automotive Repair Dealer Reg. No. ARD 205482						
16 17	Respondent.						
18	Complainant alleges:	•					
19	PARTIES	<u>S</u>					
20	1. Patrick Dorais ("Complainant") brings this Accusation solely in his official capacity						
21	as the Chief of the Bureau of Automotive Repair ("Bureau"), Department of Consumer Affairs.						
22	2. In or about 1999, the Director of Consumer Affairs ("Director") issued Automotive						
23	Repair Dealer Registration Number ARD 205482 to Ninous Sargony ("Respondent"), owner of						
24	Amerikar. The automotive repair dealer registration was in full force and effect at all times						
25	relevant to the charges brought herein and will expire on June 30, 2015, unless renewed.						
26	<u>JURISDICTION</u>						
27	3. Business and Professions Code ("Code") section 9884.7 provides that the Director						
	may revoke an automotive repair dealer registration.						

4. Code section 9884.13 provides, in pertinent part, that the expiration of a valid registration shall not deprive the Director of jurisdiction to proceed with a disciplinary proceeding against an automotive repair dealer or to render a decision temporarily or permanently invalidating (suspending or revoking) a registration.

STATUTORY AND REGULATORY PROVISIONS

- 5. Code section 9884.7 states, in pertinent part:
- (a) The director, where the automotive repair dealer cannot show there was a bona fide error, may deny, suspend, revoke, or place on probation the registration of an automotive repair dealer for any of the following acts or omissions related to the conduct of the business of the automotive repair dealer, which are done by the automotive repair dealer or any automotive technician, employee, partner, officer, or member of the automotive repair dealer.
- (1) Making or authorizing in any manner or by any means whatever any statement written or oral which is untrue or misleading, and which is known, or which by the exercise of reasonable care should be known, to be untrue or misleading.
 - (4) Any other conduct that constitutes fraud.
- (6) Failure in any material respect to comply with the provisions of this chapter or regulations adopted pursuant to it . . .
- 6. Code section 9884.7, subdivision (c), states, in pertinent part, that the Director may suspend, revoke, or place on probation the registration for all places of business operated in this state by an automotive repair dealer upon a finding that the automotive repair dealer has, or is, engaged in a course of repeated and willful violations of the laws and regulations pertaining to an automotive repair dealer.
 - 7. Code section 9884.9, subdivision (a), states, in pertinent part:

The automotive repair dealer shall give to the customer a written estimated price for labor and parts necessary for a specific job. No work shall be done and no charges shall accrue before authorization to proceed is obtained from the customer. No charge shall be made for work done or parts supplied in excess of the estimated price without the oral or written consent of the customer that shall be obtained at some time after it is determined that the estimated price is insufficient and before the work not estimated is done or the parts not estimated are supplied. Written consent or authorization for an increase in the original estimated price may be provided by electronic mail or facsimile transmission from the customer. The bureau may specify in regulation the procedures to be followed by an automotive repair dealer when an authorization or consent for an increase in the original estimated price

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(B) Each part supplied, in such a manner that the customer can understand what was purchased, and the price for each described part. The description of each part shall state whether the part was new, used, reconditioned, rebuilt, or an OEM crash part, or a non-OEM aftermarket crash part...

COST RECOVERY

12. Code section 125.3 provides, in pertinent part, that a Board 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.

CONSUMER COMPLAINT (R.D.): 2007 HONDA OYSSEY

- 13. On or about April 6, 2013, R.D.'s 2007 Honda Odyssey was involved in an accident, resulting in damage to the front end of the vehicle. R.D. had the vehicle towed to Respondent's facility, then made a claim for the collision damage with his insurance company, State Farm,
- 14. On or about April 12, 2013, State Farm inspected the vehicle and prepared a written estimate in the amount of \$2,754.37 ("insurance estimate"). R.D. received a copy of the estimate and a check from State Farm to cover the repair costs. R.D. went to Respondent's facility and authorized them to repair the vehicle per the insurance estimate. The facility did not provide R.D. with an estimate or have him sign a work order.
- 15. In or about May 2013, R.D. went to the facility to pick up the vehicle, paid \$2,754.37 for the repairs, and received a copy of an invoice. R.D. noticed various problems with the vehicle and returned it to the facility for corrective repairs. Respondent attempted to resolve the problems, but R.D. was not satisfied with the work.
- 16. On or about May 20, 2013, R.D. took the vehicle to another automotive repair facility and obtained a written estimate for corrective repairs. R.D. learned that the hood panel had not been replaced on the vehicle.
 - 17. On or about May 22, 2013, R.D. filed a complaint with the Bureau.
- 18. On or about June 7, 2013, a representative of the Bureau inspected the vehicle using the insurance estimate for comparison, and found that Respondent's facility failed to repair the vehicle as estimated.

- 19. On or about June 13, 2013, the representative went to the facility and discussed the complaint with Respondent. Respondent claimed that he had repaired the vehicle per the insurance estimate. The representative obtained copies of Respondent's repair records on the vehicle, with the exception of the parts receipts. Respondent told the representative that he would have the receipts in a few days.
- 20. On or about June 17, 2013, the representative returned to the facility and met with Respondent. Respondent provided the representative with various part receipts, but not a part receipt for the hood panel. The representative asked Respondent if he had replaced the hood panel with an Original Equipment Manufacturer ("OEM") part as set forth on the insurance estimate. Respondent admitted that he had not replaced the part, but had repaired it instead because the damage "was minimal". Respondent also admitted that he installed an aftermarket right fog lamp assembly on the vehicle rather than a new OEM part, and had not informed R.D. of the changes in the method of repair. The total value of the repairs Respondent failed to perform on the vehicle approximately \$1,298.05.

FIRST CAUSE FOR DISCIPLINE

(Untrue or Misleading Statements)

21. Respondent is subject to disciplinary action pursuant to Code section 9884.7, subdivision (a)(1), in that Respondent made or authorized a statement which he knew or in the exercise of reasonable care should have known to be untrue or misleading, as follows: On or about June 13, 2013, Respondent falsely represented to the Bureau representative that he had repaired R.D.'s 2007 Honda Odyssey per the insurance estimate.

SECOND CAUSE FOR DISCIPLINE

(Fraud)

- 22. Respondent is subject to disciplinary action pursuant to Code section 9884.7, subdivision (a)(4), in that Respondent committed acts constituting fraud, as follows:
- a. Respondent obtained payment from State Farm and/or R.D. for replacing the hood panel on R.D.'s 2007 Honda Odyssey with a new OEM part. In fact, Respondent had not ///

Accusation

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UNDERCOVER OPERATION #1: 1993 CHEVROLET TRUCK

- 25. On January 6, 2014, an undercover operator with the Bureau ("operator") took the Bureau's 1993 Chevrolet truck to Respondent's facility. A defective coolant temperature sensor had been installed in the Bureau-documented vehicle. The operator met with "Nick" and requested an inspection of the vehicle. The operator told Nick that she had been getting bad gas mileage for the last month or so and that in the last two weeks, the exhaust had smelled bad when she started the vehicle in the garage. Nick provided the operator with a form and had her fill in her name and contact information. Nick also gave the operator a business card for Amerikar, with "Ninous (Nick) Sargony" as the owner. The operator left the facility.
- At approximately 1415 hours that same day, Nick called the operator and asked her when the catalytic converter had been replaced on the vehicle. The operator stated that she did not know as she had the vehicle for about three months. Nick told the operator that the exhaust smell was coming from the catalytic converter and that he was "90% sure" the vehicle needed a complete tune-up, including spark plugs, wires, a cap, a rotor, and a PCV (positive crankcase ventilation) valve. Nick also claimed that there was a second problem with the vehicle involving the "trottle body" (throttle body) and that the vehicle was idling at low speed and had a backfire. The operator asked Nick about the repair costs. Nick told the operator that he still needed to check over the second problem and would call her back in about a half hour.
- At approximately 1535 hours, the operator called the facility to check on the status of the vehicle and spoke with a male individual. The male individual claimed, among other things, that the problem was mainly with the vehicle's "trottle body" and asked the operator if he could keep the vehicle overnight. The operator agreed.
- On January 7, 2014, at approximately 1250 hours, the operator spoke with Nick. Nick told the operator that the vehicle needed a major tune-up because it was not running on all four cylinders and that the repairs would cost \$421. The operator authorized the work.
- On January 14, 2014, the operator called the facility and spoke with Nick. Nick told the operator that they had taken another look at the vehicle and that it was "missing" again. Nick stated that one of the sensors was not reading the computer, that they had fixed the problem, and

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that the repair costs were now \$512.15. That same day, the operator went to the facility to retrieve the vehicle, paid \$512.15 for the repairs, and received a copy of an invoice.

30. On January 17, 2014, the Bureau inspected the vehicle and found that the defective coolant temperature sensor had been replaced, although that repair was not recorded on the invoice. The Bureau also found that the facility had performed unnecessary repairs on the vehicle and had not repaired the vehicle as invoiced. The total value of the repairs Respondent failed to perform on the vehicle is approximately \$460.34.

FIFTH CAUSE FOR DISCIPLINE

(Untrue or Misleading Statements)

- 31. Respondent is subject to disciplinary action pursuant to Code section 9884.7, subdivision (a)(1), in that Respondent made or authorized statements which he knew or in the exercise of reasonable care should have known to be untrue or misleading, as follows:
- a. Respondent represented to the operator that the Bureau's 1993 Chevrolet truck was in need of a complete tune-up, including spark plugs, wires, a cap, a rotor, and a PCV valve. In fact, the only repair needed on the vehicle was the replacement of the defective coolant temperature sensor. Further, the spark plugs, spark plug wires, distributor cap, distributor rotor, and PCV valve were new, were in good condition, and were not in need of replacement at the time the vehicle was taken to Respondent's facility.
- b. Respondent represented to the operator that there were problems with the "trottle body" or throttle position sensor ("TPS") on the Bureau's 1993 Chevrolet truck. In fact, the TPS was functioning properly and was not in need of replacement at the time the vehicle was taken to Respondent's facility.
- c. Respondent represented on the invoice that the fuel filter on the Bureau's 1993 Chevrolet truck had been replaced. In fact, that part had not been replaced on the vehicle as invoiced.

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SIXTH CAUSE FOR DISCIPLINE

(Fraud)

- 32. Respondent is subject to disciplinary action pursuant to Code section 9884.7, subdivision (a)(4), in that Respondent committed acts constituting fraud, as follows:
- a. Respondent made false or misleading representations to the operator regarding the Bureau's 1993 Chevrolet truck, as set forth in subparagraphs 31 (a) and (b) above, in order to induce the operator to authorize and pay for unnecessary repairs on the vehicle, then sold the operator unnecessary repairs, including the tune-up and the replacement of the spark plugs, spark plug wires, distributor cap, distributor rotor, PCV valve, and TPS.
- b. Respondent obtained payment from the operator for replacing the fuel filter on the Bureau's 1993 Chevrolet truck. In fact, that part had not been replaced on the vehicle as invoiced.

SEVENTH CAUSE FOR DISCIPLINE

(Violations of the Code)

- 33. Respondent is subject to disciplinary action pursuant to Code section 9884.7, subdivision (a)(6), in that Respondent failed to comply with section 9884.9, subdivision (a), of that Code in the following material respects:
- a. Respondent failed to provide the operator with a written estimate for parts and labor necessary for a specific job.
- b. Respondent failed to document on the invoice the operator's authorization for the additional repairs on the vehicle; i.e., the repair of the sensor at the revised estimate price of \$512.15.

EIGHTH CAUSE FOR DISCIPLINE

(Violations of Regulations)

34. Respondent is subject to disciplinary action pursuant to Code section 9884.7, subdivision (a)(6), in that Respondent failed to comply with Regulation 3356, subdivisions (a)(2)(A) and (B), in the following material respects: Respondent failed to list, describe, or identify on the invoice all repairs performed and parts installed on the Bureau's 1993 Chevrolet

truck, including the diagnosis of the vehicle and/or the results of the diagnosis and the replacement of the defective coolant temperature sensor.

UNDERCOVER OPERATION #2: 1996 TOYOTA

- 35. On April 28, 2014, an undercover operator with the Bureau ("operator") took the Bureau's 1996 Toyota to Respondent's facility. A defective #1 cylinder fuel injector had been installed in the Bureau-documented vehicle. The operator met with a male individual and asked him if they could check the vehicle. The operator stated that the vehicle was not running well and the check engine light was on. The operator provided the male with her contact information, then told him that she would be out of town for a couple of days and that they could take their time diagnosing the problem. The male did not have the operator sign a repair order or provide her with a written estimate. The operator left the facility.
- 36. On April 29, 2014, the operator called the facility and spoke with Nick. Nick told the operator that the vehicle needed a major tune-up, including spark plugs, a distributor cap, and a fuel filter at a cost of \$453. The operator asked Nick if the tune-up would fix the problem with the vehicle, and he said yes. The operator authorized the repairs.
- 37. On April 30, 2014, the operator called the facility and spoke with Nick. Nick told the operator that the fuel filter "had so much junk and dirt in it" that one of the injectors had been damaged, that only one injector needed replacement, and that "the other one" was just dirty and would be cleaned free of charge. Nick also told the operator that he would charge her only half the labor and that the total repair costs would be \$671.32. The operator authorized the additional work on the vehicle.
- 38. On May 1, 2014, the operator returned to the facility to retrieve the vehicle, paid \$671 for the repairs, and received a copy of an invoice.
- 39. On May 6, 2014, the Bureau inspected the vehicle and found that the defective #1 cylinder fuel injector had been replaced with a used part rather than a remanufactured part as set forth on the invoice. The Bureau also found that Respondent performed unnecessary repairs on the vehicle. The total value of the repairs that were not needed on the vehicle or were not performed as indicated on the invoice is approximately \$611.53.

NINTH CAUSE FOR DISCIPLINE

(Untrue or Misleading Statements)

- 40. Respondent is subject to disciplinary action pursuant to Code section 9884.7, subdivision (a)(1), in that Respondent made or authorized statements which he knew or in the exercise of reasonable care should have known to be untrue or misleading, as follows:
- a. Respondent represented to the operator that the Bureau's 1996 Toyota needed a major tune-up, including spark plugs, a distributor cap, and a fuel filter, and that those repairs were needed to correct the problem with the vehicle. In fact, the only repair needed on the vehicle was the replacement of the defective #1 cylinder fuel injector. Further, the spark plugs, distributor cap and fuel filter were new, were in good condition, and were not in need of replacement at the time the vehicle was taken to Respondent's facility.
- b. Respondent represented on the invoice that a remanufactured fuel injector was installed in the Bureau's 1996 Toyota. In fact, a used fuel injector was installed in the vehicle.

TENTH CAUSE FOR DISCIPLINE

(Fraud)

- 41. Respondent is subject to disciplinary action pursuant to Code section 9884.7, subdivision (a)(4), in that Respondent committed acts constituting fraud, as follows:
- a. Respondent made false or misleading representations to the operator regarding the Bureau's 1996 Toyota, as set forth in subparagraph 40 (a) above, in order to induce the operator to authorize and pay for unnecessary repairs on the vehicle, then sold the operator unnecessary repairs, including the tune-up and the replacement of the spark plugs, spark plug wires, distributor cap, distributor rotor, and fuel filter.
- b. Respondent obtained payment from the operator for installing a remanufactured fuel injector in the Bureau's 1996 Toyota. In fact, a used fuel injector was installed in the vehicle.

ELEVENTH CAUSE FOR DISCIPLINE

(Violations of the Code)

42. Respondent is subject to disciplinary action pursuant to Code section 9884.7, subdivision (a)(6), in that Respondent failed to comply with section 9884.9, subdivision (a), of

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1	4. Tak	ing such other a	nd further a	action as de	emed necessa	ary and prope	r.	
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