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

In the Matter of the Accusation Against:

CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT;

Mailing Address: 1875 Iowa Avenue Riverside, CA 92507

**BRANCH OFFICES/REPAIR FACILITIES** 

CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT;

9572 Chapman Avenue Garden Grove, CA 92841

Automotive Repair Dealer Registration No. ARD 206905

CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT;

1820 West Ramsey Street Banning, CA 92220

Automotive Repair Dealer Registration No. ARD 224215

CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT;

17067 Foothill Boulevard Fontana, CA 92335

Automotive Repair Dealer Registration No. ARD 199471

CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW. PRESIDENT:

7960 La Palma Avenue Buena Park, CA 90620

Automotive Repair Dealer Registration No. ARD 224219

CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW. PRESIDENT:

19300 Beach Boulevard Huntington Beach, CA 92648 Case No. 77/13-76

OAH No. 2013110551

Automotive Repair Dealer Registration No. ARD 203512

CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT; 16190 Perris Boulevard

Moreno Valley, CA 92551

Automotive Repair Dealer Registration No. ARD 256933

CERTIFIED TIRE & SERVICE CENTERS, INC.,
DBA CERTIFIED TIRE & SERVICE CENTERS, INC.,
JEFFREY ALAN DARROW, PRESIDENT;

5062 Warner Avenue Huntington Beach, CA 92649

Automotive Repair Dealer Registration No. ARD 271265

CERTIFIED TIRE & SERVICE CENTERS, INC.,
DBA CERTIFIED TIRE & SERVICE CENTERS, INC.,
JEFFREY ALAN DARROW, PRESIDENT;

463 East Foothill Boulevard Upland, CA 91786

Automotive Repair Dealer Registration No. ARD 224214

Respondents.

#### **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; except that the following typographical errors are corrected as follows:

- 1. Page 4, lines 24 and 25: The expiration date of "December 31, 2014" is corrected to "December 31, 2015."
- Page 3, lines 15 and 16; page 7, lines 16 and 17, 21, 24 and 25; page 8, line 2; page 9, lines 10 and 11; page 10, lines 4 and 5, 6 and 7: The name "Certified Tire Centers, Inc., dba Certified Tire & Service Centers, Inc., dba Certified Tire & Service Centers, Inc., dba

This Decision shall become effective <u>January</u>

TAMARA COLSON

Assistant General Counsel

Department of Consumer Affairs

. 1	i ·	
1	KAMALA D. HARRIS	
2	Attorney General of California JAMES M. LEDAKIS	
3	Supervising Deputy Attorney General DAVID E. HAUSFELD	
4	Deputy Attorney General State Bar No. 110639	
5	110 West "A" Street, Suite 1100 San Diego, CA 92101	
6	P.O. Box 85266 San Diego, CA 92186-5266	
7	Telephone: (619) 645-2025 Facsimile: (619) 645-2061	
8	Attorneys for Complainant	
9	BEFORE THE DEPARTMENT OF CONSUMER A	A FIE A UD C
10	FOR THE BUREAU OF AUTOMOTT	VE REPAIR
11	STATE OF CALIFORNIA	
12		]
1	In the Matter of the Accusation Against:	Case No. 77/13-76
13	CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC.,	OAH No. 2013110551
14	JEFFREY ALAN DARROW, PRESIDENT; Mailing Address: 1875 Iowa Avenue	STIPULATED SETTLEMENT AND
16	Riverside, CA 92507	DISCIPLINARY ORDER
17	BRANCH OFFICES/REPAIR FACILITIES	
18	CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC.,	
19	JEFFREY ALAN DARROW, PRESIDENT; 9572 Chapman Avenue	
20	Garden Grove, CA 92841	
21	Automotive Repair Dealer Registration No. ARD 206905	
22	CERTIFIED TIRE & SERVICE CENTERS, INC.,	
23	DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT;	
24	1820 West Ramsey Street Banning, CA 92220	
25	Automotive Repair Dealer Registration No. ARD 224215	
26	AND 224215	
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28		

1	CERTIFIED TIRE & SERVICE CENTERS, INC.,
	DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT;
2	17067 Foothill Boulevard Fontana, CA 92335
3	Automotive Repair Dealer Registration No.
4	ARD 199471
5	CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC.,
6	JEFFREY ALAN DARROW, PRESIDENT; 7960 La Palma Avenue
7.	Buena Park, CA 90620
8	Automotive Repair Dealer Registration No. ARD 224219
9	
10	CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT;
11	19300 Beach Boulevard Huntington Beach, CA 92648
12	,
13	Automotive Repair Dealer Registration No. ARD 203512
14	CERTIFIED TIRE & SERVICE CENTERS, INC.,
15	DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT;
16	16190 Perris Boulevard Moreno Valley, CA 92551
17	Automotive Repair Dealer Registration No. ARD 256933
18	CERTIFIED TIRE & SERVICE CENTERS, INC.,
19	DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT;
20	5062 Warner Avenue Huntington Beach, CA 92649
21	
22	Automotive Repair Dealer Registration No. ARD 271265
23	
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1 2 3	CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT; 463 East Foothill Boulevard Upland, CA 91786
4	Automotive Repair Dealer Registration No. ARD 224214
5	Respondents.
6	respondents.
7	
8	IT IS HEREBY STIPULATED AND AGREED by and between the parties to the above-
9	entitled proceedings that the following matters are true:
10	PARTIES
11	1. Patrick Dorais (Complainant) is the Chief of the Bureau of Automotive Repair. He
12	brought this action solely in his official capacity and is represented in this matter by Kamala D.
13	Harris, Attorney General of the State of California, by David E. Hausfeld, Deputy Attorney
14	General.
15	2. Jeffrey Alan Darrow, President, Certified Tire Centers, Inc., dba Certified Tire
16	Centers (Respondent) is represented in this proceeding by attorney Louis Anapolsky, whose
17	address is: 300 Capitol Mall, Suite 1125, Sacramento, California 95814-3229.
18	Automotive Repair Dealer Registration No. ARD 206905 (Garden Grove Facility)
19	3. In 1999, the BAR issued Automotive Repair Dealer Registration Number ARD
20	206905 to Certified Tire & Service Centers, Inc., dba Certified Tire & Service Centers, Inc.,
21	Jeffrey Alan Darrow, President (Respondent). The registration was in full force and effect at all
22	times relevant to the charges brought herein and will expire on August 31, 2015, unless renewed.
23	Automotive Repair Dealer Registration No. ARD 224215 (Banning Facility)
24	4. On or about November 15, 2002, the BAR issued Automotive Repair Dealer
25	Registration Number ARD 224215 to Certified Tire & Service Centers, Inc., dba Certified Tire &
26	Service Centers, Inc., Jeffrey Alan Darrow, President (Respondent). The registration was in full
27	force and effect at all times relevant to the charges brought herein and will expire on October 31,
28	2015, unless renewed

8. On or about December 16, 2008, the BAR issued Automotive Repair Dealer Registration Number ARD 256933 to Certified Tire & Service Centers, Inc., dba Certified Tire & Service Centers, Inc., Jeffrey Alan Darrow, President (Respondent). The registration was in full force and effect at all times relevant to the charges brought herein and will expire on December 31, 2014, unless renewed.

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# Automotive Repair Dealer Registration No. ARD 271265 (Huntington Beach, Warner Avenue Facility)

9. On December 27, 2012, the BAR issued Automotive Repair Dealer Registration Number ARD 271265 to Certified Tire & Service Centers, Inc., dba Certified Tire & Service Centers, Inc., Jeffrey Alan Darrow, President (Respondent). The registration was in full force and effect at all times relevant to the charges brought herein and will expire on December 31, 2015, unless renewed.

#### Automotive Repair Dealer Registration No. ARD 224214 (Upland Facility)

10. On November 15, 2002, the BAR issued Automotive Repair Dealer Registration Number ARD 224214 to Certified Tire & Service Centers, Inc., dba Certified Tire & Service Centers, Inc., Jeffrey Alan Darrow, President (Respondent). The registration was in full force and effect at all times relevant to the charges brought herein and will expire on October 31, 2015, unless renewed.

#### **JURISDICTION**

- 11. Second Amended Accusation No. 77/13-76 was filed before the Director of Consumer Affairs (Director), for the Bureau of Automotive Repair (Bureau), and is currently pending against Respondent. The Second Amended Accusation and all other statutorily required documents were properly served on Respondent's attorney on September 17, 2014. The Accusation and all other statutorily required documents were properly served on Respondent on June 18, 2013. Respondent timely filed his Notice of Defense contesting the Accusation.
- 12. A copy of Second Amended Accusation No. 77/13-76 is attached as Exhibit A and incorporated herein by reference.

#### ADVISEMENT AND WAIVERS

13. Respondent has carefully read, fully discussed with counsel, and understands the charges and allegations in Second Amended Accusation No. 77/13-76. Respondent has also carefully read, fully discussed with counsel, and understands the effects of this Stipulated Settlement and Disciplinary Order.

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- 14. 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.
- 15. Respondent voluntarily, knowingly, and intelligently waives and gives up each and every right set forth above.

#### **CULPABILITY**

- 16. Respondent admits the truth of each and every charge and allegation in Second Amended Accusation No. 77/13-76.
- 17. 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.

#### **CONTINGENCY**

18. 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 or his counsel. 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.

- 19. The parties understand and agree that Portable Document Format (PDF) and facsimile copies of this Stipulated Settlement and Disciplinary Order, including PDF and facsimile signatures thereto, shall have the same force and effect as the originals.
- 20. 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.
- 21. 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 Nos.

ARD199471, ARD206905, ARD224214, ARD224215, ARD224219, ARD256933, and

ARD271265, issued to Respondent Jeffrey Alan Darrow, President, Certified Tire Centers, Inc., dba Certified Tire Centers are revoked. However, the revocations are stayed and Respondent is placed on probation for three (3) years on the following terms and conditions.

- 1. **Actual Suspension.** Automotive Repair Dealer Registration Nos. ARD206905, ARD224214, ARD256933, and ARD271265, issued to Respondent Jeffrey Alan Darrow, President, Certified Tire Centers, Inc., dba Certified Tire Centers are suspended for five (5) consecutive days beginning on the effective date of the decision.
- 2. Automotive Repair Dealer Registration Nos. ARD199471 and ARD224215 issued to Respondent Jeffrey Alan Darrow, President, Certified Tire Centers, Inc., dba Certified Tire Centers are suspended for two (2) consecutive days beginning on the effective date of the decision.

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- 3. Automotive Repair Dealer Registration No. ARD224219, issued to Respondent Jeffrey Alan Darrow, President, Certified Tire Centers, Inc., dba Certified Tire Centers is suspended for one (1) day beginning on the effective date of the decision.
- 4. **Obey All Laws.** Comply with all statutes, regulations and rules governing automotive inspections, estimates and repairs.
- 5. **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.
- 6. **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.
- 7. **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.
- 8. **Random Inspections.** Provide Bureau representatives unrestricted access to inspect all vehicles (including parts) undergoing repairs, up to and including the point of completion.
- 9. **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.
- 10. **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 may set aside the stay order and impose the stayed revocation of Respondent's Automotive Repair Registration Nos. ARD199471, ARD206905, ARD224214, ARD224215, ARD224219, ARD256933, and ARD271265. Upon successful

completion of probation Respondent's Automotive Repair Dealer Registration Nos. ARD199471, ARD206905, ARD224214, ARD224215, ARD224219, ARD256933, and ARD271265, shall be fully restored.

11. **Cost Recovery.** Respondent shall pay to the Bureau \$200,000.00 in recovery of costs of investigation and enforcement. Payment to the Bureau shall be made in equal monthly installments of \$20,000.00 over the first 10 months of probation so long as the full cost recovery is received no later than 26 months before probation terminates. Failure to complete payment of cost recovery within this time frame shall constitute a violation of probation.

IT IS FURTHER ORDERED that Automotive Repair Dealer Registration No. ARD 203512 issued to Respondent Jeffrey Alan Darrow, President, Certified Tire Centers, Inc., dba Certified Tire Centers is revoked.

- The revocation of Respondent's Automotive Repair Dealer Registration No.
   ARD 203512 shall constitute the imposition of discipline against Respondent. This stipulation and order constitute a record of the discipline and shall become a part of Respondent's license history with the Bureau.
- 2. Respondent shall cause to be delivered to the Bureau his Automotive Repair Dealer Registration No. ARD 203512 on or before the effective date of the Decision and Order.
- 3. If Respondent ever applies for licensure or petitions for reinstatement in the State of California, the Bureau 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. 77/13-76 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 above Stipulated Settlement and Disciplinary Order and have fully discussed it with my attorney, Louis Anapolsky. I understand the stipulation and the effect it will have on my Automotive Repair Dealer Registrations. I enter into this Stipulated Settlement and

1	Disciplinary Order voluntarily, knowingly, and intelligently, and agree to be bound by the				
2	Decision and Order of the Director of Consumer Affairs  DATED: \\-24-\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\				
3 4	JEPFREY ALAN DARROW, PRESIDENT,				
5	CERTIFIED TIRE CENTERS, INC., DBA CERTIFIED TIRE CENTERS				
6	Respondent				
7	I have read and fully discussed with Respondent Jeffrey Alan Darrow, President, Certified				
	Tire Centers, Inc., dba Certified Tire Centers the terms and conditions and other matters				
8	contained in the above Stipulated Settlement and Disciplinary Order. I approve its form and				
9   10	content.				
11	DATED: 11/24/14 Touris humans				
12	LOUIS ANAPOLSKY				
13	Attorney for Respondent				
14					
15	FNDODSEMENT				
15 16	ENDORSEMENT  The foregoing Stimulated Sattlement and Dissiplinary Order is housely reconsetfully.				
16	The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully				
16 17					
16 17 18	The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully submitted for consideration by the Director of Consumer Affairs				
16 17 18 19	The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully submitted for consideration by the Director of Consumer Affairs  Dated: ///a 4/jy  Respectfully submitted,  KAMALA D. HARRIS				
16 17 18 19 20	The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully submitted for consideration by the Director of Consumer Affairs  Dated: ///a 4/jy  Respectfully submitted,  KAMALA D. HARRIS  Attorney General of California  JAMES M. LEDAKIS				
16 17 18 19 20 21	The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully submitted for consideration by the Director of Consumer Affairs  Dated:  Respectfully submitted,  KAMALA D. HARRIS Attorney General of California JAMES M. LEDAKIS Supervising Deputy Attorney General				
16 17 18 19 20 21 22	The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully submitted for consideration by the Director of Consumer Affairs  Dated:  Respectfully submitted,  KAMALA D. HARRIS Attorney General of California JAMES M. LEDAKIS Supervising Deputy Attorney General				
16 17 18 19 20 21 22 23	The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully submitted for consideration by the Director of Consumer Affairs  Dated:				
16 17 18 19 20 21 22 23 24	The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully submitted for consideration by the Director of Consumer Affairs  Dated:  Respectfully submitted,  KAMALA D. HARRIS Attorney General of California JAMES M. LEDAKIS Supervising Deputy Attorney General				
16 17 18 19 20 21 22 23 24 25	The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully submitted for consideration by the Director of Consumer Affairs  Dated:  Respectfully submitted,  KAMALA D. HARRIS Attorney General of California JAMES M. LEDAKIS Supervising Deputy Attorney General  DAVID E. HAUSFELD Deputy Attorney General				
16 17 18 19 20 21 22 23 24	The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully submitted for consideration by the Director of Consumer Affairs  Dated:  Respectfully submitted,  KAMALA D. HARRIS Attorney General of California JAMES M. LEDAKIS Supervising Deputy Attorney General  DAVID E. HAUSFELD Deputy Attorney General				

## Exhibit A

Second Amended Accusation No. 77/13-76

1	Kamala D. Harris			
2	Attorney General of California JAMES M. LEDAKIS			
3	Supervising Deputy Attorney General DAVID E. HAUSFELD			
4	Deputy Attorney General State Bar No. 110639			
5	110 West "A" Street, Suite 1100 San Diego, CA 92101			
6	P.O. Box 85266 San Diego, CA 92186-5266			
7	Telephone: (619) 645-2025 Facsimile: (619) 645-2061			
8	Attorneys for Complainant			
9	BEFORE THE	A ET A I D C		
10	DEPARTMENT OF CONSUMER AFFAIRS FOR THE BUREAU OF AUTOMOTIVE REPAIR			
11	STATE OF CALIFORNIA	1		
12	In the Metter of the Acquestion Against.	Case No. 77/13-76		
13	In the Matter of the Accusation Against:			
14	CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC.,	SECOND AMENDED ACCUSATION		
15	JEFFREY ALAN DARROW, PRESIDENT; Mailing Address:			
16	1875 Iowa Avenue Riverside, CA 92507			
17	BRANCH OFFICES/REPAIR FACILITIES			
	CERTIFIED TIRE & SERVICE CENTERS, INC.,			
18	DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT;			
19	9572 Chapman Avenue Garden Grove, CA 92841			
20	Automotive Repair Dealer Registration No.	Ar -		
21	ARD 206905			
22	CERTIFIED TIRE & SERVICE CENTERS, INC.,			
23	DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT;			
24	1820 West Ramsey Street Banning, CA 92220			
25	Automotive Repair Dealer Registration No.			
26	ARD 224215			
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1	CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC.,
2	JEFFREY ALAN DARROW, PRESIDENT; 17067 Foothill Boulevard
3	Fontana, CA 92335
4	Automotive Repair Dealer Registration No. ARD 199471
5	CLDWINED WIDE & CEDIMOR CENTEDDO INC
6	CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT;
7	7960 La Palma Avenue Buena Park, CA 90620
8   9	Automotive Repair Dealer Registration No. ARD 224219
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11	CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC.,
12	JEFFREY ALAN DARROW, PRESIDENT; 19300 Beach Boulevard
13	Huntington Beach, CA 92648
14	Automotive Repair Dealer Registration No. ARD 203512
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16	CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT;
17	16190 Perris Boulevard Moreno Valley, CA 92551
18	Automotive Repair Dealer Registration No.
19	ARD 256933
20	CERTIFIED TIRE & SERVICE CENTERS, INC.,
21	DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT;
22	5062 Warner Avenue
23	Huntington Beach, CA 92649
24	Automotive Repair Dealer Registration No. ARD 271265
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1 2	CERTIFIED TIRE & SERVICE CENTERS, INC., DBA CERTIFIED TIRE & SERVICE CENTERS, INC., JEFFREY ALAN DARROW, PRESIDENT; 463 East Foothill Boulevard			
3	Upland, CA 91786			
4	Automotive Repair Dealer Registration No. ARD 224214			
5				
6	Respondents.			
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8	Complainant alleges:			
9	<u>PARTIES</u>			
10	1. Patrick Dorais (Complainant) brings this Second Amended Accusation solely in his			
11	official capacity as the Chief of the Bureau of Automotive Repair (BAR), Department of			
12	Consumer Affairs.			
13	Automotive Repair Dealer Registration No. ARD 206905 (Garden Grove Facility)			
14	2. In 1999, the BAR issued Automotive Repair Dealer Registration Number ARD			
15	206905 (registration) to Certified Tire & Service Centers, Inc., dba Certified Tire & Service			
16	Centers, Inc., Jeffrey Alan Darrow, President (Respondent). The registration was in full force and			
17.	effect at all times relevant to the charges brought herein and will expire on August 31, 2014,			
18	unless renewed.			
19	Automotive Repair Dealer Registration No. ARD 224215 (Banning Facility)			
20	3. On or about November 15, 2002, the BAR issued Automotive Repair Dealer			
21	Registration Number ARD 224215 (registration) to Certified Tire & Service Centers, Inc., dba			
22	Certified Tire & Service Centers, Inc., Jeffrey Alan Darrow, President (Respondent). The			
23	registration was in full force and effect at all times relevant to the charges brought herein and will			
24	expire on October 31, 2014, unless renewed.			
25	Automotive Repair Dealer Registration No. ARD 199471 (Fontana Facility)			
26	4. On or about June 17, 1998, the BAR issued Automotive Repair Dealer Registration			
27	Number ARD 199471 (registration) to Certified Tire & Service Centers, Inc., dba Certified Tire			
28	& Service Centers, Inc., Jeffrey Alan Darrow, President (Respondent). The registration was in			

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full force and effect at all times relevant to the charges brought herein and will expire on April 30. 2014, unless renewed.

#### Automotive Repair Dealer Registration No. ARD 224219 (Buena Park Facility)

5. On or about November 15, 2002, the BAR issued Automotive Repair Dealer Registration Number ARD 224219 (registration) to Certified Tire & Service Centers, Inc., dba Certified Tire & Service Centers, Inc., Jeffrey Alan Darrow, President (Respondent). The registration was in full force and effect at all times relevant to the charges brought herein and will expire on October 31, 2014, unless renewed.

#### Automotive Repair Dealer Registration No. ARD 203512 (Huntington Beach, Beach **Boulevard Facility**)

On or about March 9, 1999, the BAR issued Automotive Repair Dealer Registration 6. Number ARD 203512 (registration) to Certified Tire & Service Centers, Inc., dba Certified Tire & Service Centers, Inc., Jeffrey Alan Darrow, President (Respondent). The registration was in full force and effect at all times relevant to the charges brought herein and will expire on February 28, 2015, unless renewed.

#### Automotive Repair Dealer Registration No. ARD 256933 (Moreno Valley Facility)

On or about December 16, 2008, the BAR issued Automotive Repair Dealer Registration Number ARD 256933 (registration) to Certified Tire & Service Centers, Inc., dba Certified Tire & Service Centers, Inc., Jeffrey Alan Darrow, President (Respondent). The registration was in full force and effect at all times relevant to the charges brought herein and will expire on December 31, 2014, unless renewed.

#### Automotive Repair Dealer Registration No. ARD 271265 (Huntington Beach, Warner Avenue Facility)

8. On December 27, 2012, the BAR issued Automotive Repair Dealer Registration Number ARD 271265 (registration) to Certified Tire & Service Centers, Inc., dba Certified Tire & Service Centers, Inc., Jeffrey Alan Darrow, President (Respondent). The registration was in full force and effect at all times relevant to the charges brought herein and will expire on December 31, 2014, unless renewed.

#### Automotive Repair Dealer Registration No. ARD 224214 (Upland Facility)

9. On November 15, 2002, the BAR issued Automotive Repair Dealer Registration Number ARD 224214 (registration) to Certified Tire & Service Centers, Inc., dba Certified Tire & Service Centers, Inc., Jeffrey Alan Darrow, President (Respondent). The registration was in full force and effect at all times relevant to the charges brought herein and will expire on October 31, 2014, unless renewed.

#### **JURISDICTION**

- 10. This Accusation is brought before the Director of Consumer Affairs (Director) for the Bureau of Automotive Repair, under the authority of the following laws. All section references are to the Business and Professions Code (Code) unless otherwise indicated.
- 11. Section 118, subdivision (b), of the Code provides that the suspension, expiration, surrender or cancellation of a license shall not deprive the Director of jurisdiction to proceed with a disciplinary action during the period within which the license may be renewed, restored, reissued or reinstated.
  - 12. Section 477 of the Code states:

As used in this division:

- "(a) 'Board' includes 'bureau,' 'commission,' 'committee,' 'department,' 'division,' 'examining committee,' 'program,' and 'agency.'
- "(b) 'License' includes certificate, registration or other means to engage in a business or profession regulated by this code."
  - 13. Section 9884.7 of the Code 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.

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(a) 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 if an authorization or consent for an increase in the original estimated price is provided by electronic mail or facsimile transmission. If that consent is oral, the dealer shall make a notation on the work order of the date, time, name of person authorizing the additional repairs and telephone number called, if any, together with a specification of the additional parts and labor and the total additional cost.

#### **REGULATORY PROVISIONS**

17. California Code of Regulations, title 16, (CCR) section 3353, states, in pertinent part:

No work for compensation shall be commenced and no charges shall accrue without specific authorization from the customer in accordance with the following requirements:

- (a) Estimate for Parts and Labor. Every dealer shall give to each customer a written estimated price for labor and parts for a specific job.
- (c) Additional Authorization. The dealer shall obtain the customer's authorization before any additional work not estimated is done or parts not estimated are supplied. This authorization shall be in written, oral, or electronic form, and shall describe additional repairs, parts, labor and the total additional cost.
- (1) If the authorization from the customer for additional repairs, parts, or labor in excess of the written estimated price is obtained orally, the dealer shall also make a notation on the work order and on the invoice of the date, time, name of the person authorizing the additional repairs, and the telephone number called, if any, together with the specification of the additional repairs, parts, labor and the total additional costs.
- (4) The additional repairs, parts, labor, total additional cost, and a statement that the additional repairs were authorized either orally, or by fax, or by e-mail shall be recorded on the final invoice to Section 9884.9 of the Business and Professions Code. All documentation must be retained pursuant to Section 9884.11 of the Business and Professions Code.

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(e) Revising an Itemized Work Order. If the customer has authorized repairs according to a work order on which parts and labor are itemized, the dealer shall not change the method of repair or parts supplied without the written, oral, electronic authorization of the customer. The authorization shall be obtained from the customer as provided in subsection (c) and Section 9884.9 of the Business and Professions Code.

(g) Definitions. As used in this section, "written " shall mean the communication of information or information in writing, other than by electronic means; "oral" shall mean the oral communication of information either in person or telephonically; "electronic" shall mean the communication of information by facsimile transmission (fax) or electronic mail (e-mail).

#### 18. CCR, section 3356, states, in pertinent part:

- (a) All invoices for service and repair work performed, and parts supplied, as provided for in Section 9884.8 of the Business and Professions Code, shall comply with the following:
- (1) The invoice shall show the automotive repair dealer's registration number and the corresponding business name and address as shown in the Bureau's records. If the automotive repair dealer's telephone number is shown, it shall comply with the requirements of subsection (b) of Section 3371 of this chapter.
- (2) The invoice shall separately list, describe and identify all of the following:
- (A) All service and repair work performed, including all diagnostic and warranty work, and the price for each described service and repair.
- (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.

9. CCR, section 3371, states, in pertinent part:

"No dealer shall publish, utter, or make or cause to be published, uttered, or made any false or misleading statement or advertisement which is known to be false or misleading, or which by the exercise of reasonable care should be known to be false or misleading.

"••••

20. CCR, section 3372.1, states, in pertinent part:

"An automotive repair dealer shall not advertise automotive service at a price which is misleading. Price advertising is misleading in circumstances which include but are not limited to the following:

"(a) The automotive repair dealer does not intend to sell the advertised service at the advertised price but intends to entice the consumer into a more costly transaction; or

21. CCR, section 3373, states:

"No automotive repair dealer or individual in charge shall, in filling out an estimate, invoice, or work order, or record required to be maintained by section 3340.15(f) of this chapter, withhold therefrom or insert therein any statement or information which will cause any such document to be false or misleading, or where the tendency or effect thereby would be to mislead or deceive customers, prospective customers, or the public."

#### **COST RECOVERY**

22. Section 125.3 of the Code provides, in pertinent part, that the 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, with failure of the licentiate to comply subjecting the license to not being renewed or reinstated. If a case settles, recovery of investigation and enforcement costs may be included in a stipulated settlement.

# RESPONDENT'S GARDEN GROVE FACILITY UNDERCOVER OPERATION – JUNE 22, 2011

23. On or about June 22, 2011, a BAR undercover operator (operator) drove a BAR documented 2002 Dodge (Dodge) into Respondent's facility in Garden Grove, California and asked the Respondent for an advertised oil change, specially priced at \$11.88. The undercover vehicle had been previously documented as being only in need of an engine oil and filter change and a wheel alignment. The undercover operator signed a work order but was given a copy of the unsigned work order. The total price on the work order was for \$121.11 for an enhanced oil

change and to check the balance in the tires. Later that day Respondent's employee, Roger, spoke to the operator and told her that the rear brakes were "Metal to metal", the rear brake wheel cylinders were leaking brake fluid and two tires were out of balance. Roger also told the operator that the vehicle's rear shocks were leaking and that the vehicle needed a new rack and pinion because it was also leaking and an alignment. The operator agreed to all of the recommended repairs. The operator approved the estimate for repairs of \$1,600.00 including tax.

- 24. Later that same day, Roger called the operator to tell her that the rear bushings needed to be replaced because they were worn out, cracked and pushed out due to the rear shocks. The cost of this repair was \$691.90. At first the operator authorized the repair to the rear bushings. She then called the shop back and told them not to do the repair to the bushings but to note their recommendation on her receipt.
- 25. On June 23, 2011, the operator returned to Respondent's facility, paid \$1,717.27 and received Invoice number
- 26. On or about June 24, 2011, a BAR lab technician re-inspected the Dodge. He found that Respondent had damaged the rear leaf spring bushings, the front suspension steering knuckles and the right front suspension outer tie rod end boot. Respondent also overfilled the engine oil, installed an incorrect oil filter, and used an oil system cleaner treatment and a fuel system additive not recommended by the manufacturer. Respondent also over filled the power steering reservoir and improperly adjusted the camber when performing the front end alignment. The vehicle was returned to the operator with a dripping oily fluid which covered the power steering fluid cooler hoses, the evaporative emissions system purge solenoid and the leak detection pump. The oily fluid was dripping on the ground.
- 27. The BAR lab technician also found that Respondent performed the following unnecessary repairs; replacing the rack and pinion assembly, the rear brake shoes, the rear wheel cylinders, the brake fluid, and rear shocks. Respondent also unnecessarily turned the rear drums, flushed the power steering fluid, added power steering fluid treatment, cleaned the fuel and intake system, and added an oil system cleaner and treatment.

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#### FIRST CAUSE FOR DISCIPLINE

#### (Untrue or Misleading Statements)

28. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(1), in that on or about June 22, 2011, Respondent made or authorized statements which he knew, or which by exercise of reasonable care should have known to be untrue or misleading, as set forth in paragraphs 23 through 27, above. Respondent told the operator that the Dodge needed replacement of the rack and pinion assembly, the rear brake shoes, the rear brake wheel cylinders, the brake fluid, and the rear shocks, when in fact all of these parts and systems were new and/or in good serviceable condition.

#### SECOND CAUSE FOR DISCIPLINE

#### (Fraud)

29. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(4), in that on or about June 22, 2011, Respondent made false and misleading representations to the operator regarding the condition of the rack and pinion assembly, the rear brake shoes, the rear brake wheel cylinders, the brake fluid, and the rear shocks and on or about June 23, 2011, accepted payment for those parts and services as set forth in paragraphs 23 through 27, above. Respondent also accepted payment for unnecessarily turning the rear drums, flushing the power steering fluid, adding power steering fluid treatment, cleaning the fuel and intake system, and adding an oil system cleaner and treatment.

#### THIRD CAUSE FOR DISCIPLINE

#### (Gross Negligence)

30. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(5), in that on or about June 22, 2011, Respondent was grossly negligent in performing repairs to the Dodge as set forth in paragraphs 23 through 27, above. Respondent damaged the rear leaf spring bushings, the front suspension steering knuckles and the right front suspension outer tie rod end boot, overfilled the engine oil, installed an incorrect oil filter, and used an oil system cleaner treatment and a fuel system additive not recommended by the manufacturer. Respondent also over filled the power steering reservoir and improperly adjusted

the camber when performing the front end alignment. The vehicle was returned to the operator with a dripping oily fluid which covered the power steering fluid cooler hoses, the evaporative emissions system purge solenoid and the leak detection pump.

#### FOURTH CAUSE FOR DISCIPLINE

#### (Failure to Comply with the Code)

- 31. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on June 22, 2011, Respondent failed to comply with the following sections of the Code, as set forth in paragraphs 23 through 27, above:
- a) Section 9884.7, subdivision (a)(3): Respondent failed to give to the operator a copy of the signed work order.
- standards in that he damaged the rear leaf spring bushings, the front suspension steering knuckles and the right front suspension outer tie rod end boot, overfilled the engine oil, installed an incorrect oil filter, used an oil system cleaner treatment and a fuel system additive not recommended by the manufacturer, over filled the power steering reservoir and improperly adjusted the camber when performing the front end alignment. The vehicle was returned to the operator with a dripping oily fluid which covered the power steering fluid cooler hoses, the evaporative emissions system purge solenoid and the leak detection pump.
- c) Section 9884.9, subdivision (a): Respondent exceeded the estimate when he charged the Bureau's operator \$1,717.27 after telling her the total, with tax, would be \$1,600.00.

#### FIFTH CAUSE FOR DISCIPLINE

#### (Violation of Regulations)

32. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on June 22, 2011, Respondent failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 23 through 27, above:

- a) Section 3353, subdivision (c)(1): Respondent failed to properly record additional oral authorization for the increased estimate on the work order and invoice for the Dodge.
- b) Section 3371: Respondent inserted information into the work order for the Dodge, regarding the cracked bushings that caused the document to be false and misleading.
- c) Section 3372.1, subdivision (a): Respondent's advertisement for an oil change for \$11.88 was unfair and misleading in that it was used as a bait and switch tactic to induce the operator into purchasing unnecessary and more costly repairs.
- d) Section 3373: Respondent created a false and misleading record by recommending the services and repairs for the Dodge by stating that the vehicle needed replacement of the rack and pinion assembly, the rear brake shoes, the rear wheel cylinders, the brake fluid, and the rear shocks. The only service the Dodge needed was an engine oil and filter change and a wheel alignment.

#### <u>UNDERCOVER OPERATION – SEPTEMBER 22, 2011</u>

- 33. On or about September 22, 2011, a BAR undercover operator (operator) drove a BAR documented 2002 Honda (Honda) into Respondent's facility in Garden Grove, California and asked the Respondent for an advertised oil change, specially priced at \$15.88. The undercover vehicle had been previously documented as being only in need of an engine oil and filter change. The operator initialed but did not sign a work order but was given a copy of the unsigned work order without her initials. The total price on the work order was for \$18.20. Later that day Respondent's employee, Bill Dodds (Bill), telephoned the operator and told her that the radiator hoses were "very hard" and needed to be replaced. At the same time he would do a coolant flush. Bill also told the operator that the right front strut was "badly leaking" and he needed to replace both of the front struts and a four wheel alignment. The operator agreed to all of the recommended repairs. The operator approved the estimate for repairs of \$1,070.00.
- 34. On September 23, 2011, the operator returned to Respondent's facility, paid \$1,116.47 and received Invoice number
- 35. On or about September 23, 2011, a BAR lab technician re-inspected the Honda. He found that Respondent had overfilled the engine oil, did not properly drain the anti/freeze coolant,

did not put in the anti/freeze coolant recommended by the manufacturer, diluted the anti/freeze coolant mixture and improperly balanced the wheels.

36. The BAR lab technician also found that Respondent performed the following unnecessary repairs; replacing the radiator hoses and related items, replacing the radiator anti/freeze coolant, replacing the front struts and aligning the vehicle.

#### SIXTH CAUSE FOR DISCIPLINE

#### (Untrue or Misleading Statements)

37. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(1), in that on or about September 22, 2011, Respondent made or authorized statements which he knew, or which by exercise of reasonable care should have known to be untrue or misleading, as set forth in paragraphs 33 through 36, above. Respondent told the operator that the Honda needed radiator hoses, a coolant flush, front struts and an alignment, when in fact all of these parts and systems were new and/or in good serviceable condition.

#### SEVENTH CAUSE FOR DISCIPLINE

#### (Fraud)

38. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(4), in that on or about September 22, 2011, Respondent made false and misleading representations to the operator regarding the condition of the radiator hoses, the coolant, the front struts and the alignment and on or about September 23, 2011, accepted payment for those parts and services as set forth in paragraphs 33 through 36, above.

#### EIGHTH CAUSE FOR DISCIPLINE

#### (Gross Negligence)

39. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(5), in that on or about September 22, 2011, Respondent was grossly negligent in performing repairs to the Honda as set forth in paragraphs 33 through 36, above. Respondent overfilled the engine oil, did not properly drain the anti/freeze coolant, did not put in the anti/freeze coolant recommended by the manufacturer, diluted the anti/freeze coolant mixture and improperly balanced the wheels.

#### NINTH CAUSE FOR DISCIPLINE

#### (Failure to Comply with the Code)

- 40. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on September 22, 2011, Respondent failed to comply with the following sections of the Code, as set forth in paragraphs 33 through 36, above:
- a) Section 9884.7, subdivision (a)(3): Respondent failed to give to the operator a copy of the signed work order.
- b) **Section 9884.7, subdivision (a)(7)**: Respondent failed to follow accepted trade standards in that he overfilled the engine oil, did not properly drain the anti/freeze coolant, did not put in the anti/freeze coolant recommended by the manufacturer, diluted the anti/freeze coolant mixture and improperly balanced the wheels.

#### TENTH CAUSE FOR DISCIPLINE

#### (Violation of Regulations)

- 41. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on September 22, 2011, Respondent failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 33 through 36, above:
- a) Section 3372.1, subdivision (a): Respondent's advertisement for an oil change for \$15.88 was unfair and misleading in that it was used as a bait and switch tactic to induce the operator into purchasing unnecessary and more costly repairs.
- b) Section 3373: Respondent created a false and misleading record by recommending the services and repairs for the Honda by stating that the vehicle needed radiator hoses, a coolant flush, front struts and an alignment. The only service the Honda needed was an engine oil and filter change.

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#### RESPONDENT'S BANNING FACILITY

#### **UNDERCOVER OPERATION – AUGUST 31, 2011**

- 42. On or about August 31, 2011, a BAR undercover operator (operator) drove a BAR documented 2000 Honda (Honda) into Respondent's facility in Banning, California and asked the Respondent to check why the malfunction indicator lamp (MIL) was on. The undercover vehicle had been previously documented as having the gas filler cap loosened so as to have the MIL come on. The operator signed a work order but was given a copy of the unsigned work order. The total price on the work order was for \$98.00 to check and advise why the MIL was on. Later that day Respondent's employee, Adam, spoke with the operator and told her that the vehicle needed a timing belt kit, a water pump, front brake pads, a brake fluid flush and a new battery. The operator agreed to the recommended repairs to replace the timing belt kit, the water pump and the brake fluid flush. The operator approved the estimate for repairs of \$727.78.
- 43. On August 31, 2011, the operator returned to Respondent's facility, paid \$847.40 and received Invoice number 
  The operator also received a copy of a vehicle inspection report. The invoice listed a license number of 224219. The license number for the Banning facility is 224215.
- 44. On or about September 7, 2011, a BAR lab technician re-inspected the Honda. He found that Respondent had not performed a brake fluid flush as recommended.
- 45. The BAR lab technician also found that Respondent performed the following unnecessary repairs; replacing the timing belt and related parts and the water pump.

#### **ELEVENTH CAUSE FOR DISCIPLINE**

#### (Untrue or Misleading Statements)

46. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(1), in that on or about August 31, 2011, Respondent made or authorized statements which he knew, or which by exercise of reasonable care should have known to be untrue or misleading, as set forth in paragraphs 42 through 45, above. Respondent told the operator that the Honda needed a timing belt and related parts, a water pump and a brake fluid flush, when in fact all of these parts and systems were new and/or in good serviceable condition.

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#### TWELFTH CAUSE FOR DISCIPLINE

#### (Fraud)

47. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(4), in that on or about August 31, 2011, Respondent made false and misleading representations to the operator regarding the condition of the timing belt and related parts, the water pump and the brake fluid and on or about August 31, 2011, accepted payment for those parts and services as set forth in paragraphs 42 through 45, above.

#### THIRTEENTH CAUSE FOR DISCIPLINE

#### (Failure to Comply with the Code)

- 48. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on August 31, 2011, Respondent failed to comply with the following sections of the Code, as set forth in paragraphs 42 through 45, above:
- a) Section 9884.7, subdivision (a)(3): Respondent failed to give to the operator a copy of the signed work order. Respondent also failed to give the operator a copy of the vehicle inspection sheet until after the repairs were completed.
- b) Section 9884.7, subdivision (a)(7): Respondent failed to follow accepted trade standards in that he did not perform the brake fluid flush as recommended.
- c) Section 9884.9, subdivision (a): Respondent exceeded the estimate when he charged the Bureau's operator \$825.78 after telling her the total would be \$727.28. Respondent also recommended a brake fluid flush but did not perform as he stated he would.

#### FOURTEENTH CAUSE FOR DISCIPLINE

#### (Violation of Regulations)

49. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on August 31, 2011, Respondent failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 42 through 45, above:

- a) Section 3356, subdivision (a)(1): Respondent failed to show the correct ARD number on his invoice.
- b) Section 3371: Respondent falsely informed the operator that the vehicle needed a timing belt kit, a water pump, front brake pads, a brake fluid flush and a new battery.
- c) Section 3373: Respondent created a false and misleading record by recommending the services and repairs for the Honda by stating that the vehicle needed a timing belt kit, a water pump, front brake pads, a brake fluid flush and a new battery. The only service the Honda needed was to have the gas fill cap tightened.

#### FIFTEENTH CAUSE FOR DISCIPLINE

#### (Violations of the Automobile Repair Act)

50. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(6), in that on or about August 31, 2011, Respondent failed to comply with the Automotive Repair Act as set forth in paragraphs 42 through 45, above.

#### <u>UNDERCOVER OPERATION – JANUARY 27, 2012</u>

- 51. On or about January 27, 2012, a BAR undercover operator (operator) drove a BAR documented 2006 Lincoln (Lincoln) into Respondent's facility in Banning, California and asked the Respondent for an oil change and to repair a flat tire. The undercover vehicle had been previously documented as only in need of an engine oil change and the flat repaired. The operator signed a work order but was given a copy of the unsigned work order. Later that day Respondent's employee, Dave, spoke with the operator and told her that the brake fluid was at a minimum level, the battery needed to be replaced and the vehicle needed a 60,000 mile service. Dave also told the operator that the flat split during the repair and was not repairable. He recommended a new tire. The operator agreed to the new tire but none of the other recommended repairs.
- 52. When the operator picked up the Lincoln after the work was completed she was given Invoice number and a vehicle inspection report that recommended the following repairs or service: the cooling system, the transmission fluid, the power steering fluid, a fuel system tune up, brake fluid, a new battery and replacement of shocks/struts. None of the items listed were in

need of replacement or servicing. The invoice listed a license number of 224219. The license number for the Banning facility is 224215.

#### SIXTEENTH CAUSE FOR DISCIPLINE

#### (Untrue or Misleading Statements)

53. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(1), in that on or about January 27, 2012, Respondent made or authorized statements which he knew, or which by exercise of reasonable care should have known to be untrue or misleading, as set forth in paragraphs 51 and 52, above. Respondent told the operator that the Lincoln needed the following repairs or service: the cooling system, the transmission fluid, the power steering fluid, a fuel system tune up, brake fluid, a new battery and replacement of shocks/struts, when in fact all of these parts and systems were new and/or in good serviceable condition.

#### SEVENTEENTH CAUSE FOR DISCIPLINE

#### (Violation of Regulations)

- 54. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on January 27, 2012, Respondent failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 51 and 52, above:
- a) Section 3356, subdivision (a)(1): Respondent failed to show the correct ARD number on his invoice.

#### EIGHTEENTH CAUSE FOR DISCIPLINE

#### (Violations of the Automobile Repair Act)

55. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(6), in that on or about January 27, 2012, Respondent failed to comply with the Automotive Repair Act as set forth in paragraphs 51 and 52, above.

#### **UNDERCOVER OPERATION – FEBRUARY 21, 2012**

56. On or about February 21, 2012, a BAR undercover operator (operator) returned to Respondent's facility in Banning, California driving the same BAR documented 2006 Lincoln

60,000 mile service performed as recommended on her last visit to the facility on January 27, 2012. The undercover vehicle had been previously documented as not needing any service or repairs. Respondent's employee, Dave, spoke with the operator and told her that the battery needed to be replaced and the vehicle needed a 60,000 mile service. The operator signed a work order but was not given a copy. The operator agreed to the new battery and the 60,000 mile service.

57. On February 21, 2012, the operator returned to Respondent's facility, paid \$642.57

(Lincoln) and asked the Respondent if it was still necessary to have her battery replaced and the

- 57. On February 21, 2012, the operator returned to Respondent's facility, paid \$642.57 and received Invoice number The invoice listed a license number of 224219. The license number for the Banning facility is 224215.
- 58. On or about February 21, 2012, a BAR lab technician re-inspected the Lincoln. He found that the brake master cylinder had been filled above the maximum level, the tires had not been rotated and coolant was now at about a 52% antifreeze protection, which was reduced from the 58% level it came in with.
- 59. The BAR lab technician also found that Respondent had performed the majority of the 60,000 mile service procedures on the January 27, 2012 visit. No additional 60,000 mile service procedures were performed on the second visit by the Lincoln on February 21, 2012. Respondent had performed repairs and services that were not necessary or called for by the manufacturer for a 60,000 mile service. These unnecessary repairs and services included the following: the replacement of the battery; the flushing of the cooling system, the power steering and the transmission. The additives placed in the transmission, fuel system and oil were not necessary or needed and are not appropriate according to the manufacturer. Also, the fuel and intake systems did not need to be cleaned.

#### NINETEENTH CAUSE FOR DISCIPLINE

#### (Untrue or Misleading Statements)

60. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(1), in that on or about February 21, 2012, Respondent made or authorized statements which he knew, or which by exercise of reasonable care should have known to be

untrue or misleading, as set forth in paragraphs 56 through 59, above. Respondent told the operator that the Lincoln needed a new battery and a 60,000 mile service, when in fact all of these parts and systems were new and/or in good serviceable condition.

#### TWENTIETH CAUSE FOR DISCIPLINE

#### (Fraud)

61. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(4), in that on or about February 21, 2012, Respondent made false and misleading representations to the operator regarding the condition of the battery and the fluid systems. Respondent also falsely represented to the operator that he had rotated the tires, and on or about February 21, 2012, accepted payment for those parts and services as set forth in paragraphs 56 through 59, above.

#### TWENTY-FIRST CAUSE FOR DISCIPLINE

#### (Failure to Comply with the Code)

- 62. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on February 21, 2012, Respondent failed to comply with the following sections of the Code, as set forth in paragraphs 56 through 59, above:
- a) Section 9884.7, subdivision (a)(3): Respondent failed to give to the operator a copy of the work order.
- b) Section 9884.7, subdivision (a)(7): Respondent failed to follow accepted trade standards in that he did not perform the coolant replacement as recommended. In addition, Respondent used additives, friction modifiers and cleaners in the transmission, fuel system and oil system that were not necessary or needed and are not appropriate according to the manufacturer.
- c) Section 9884.7, subdivision (a)(8): Respondent falsely promised to perform a 60,000 mile service on the Lincoln but failed to replace the air and fuel filters as recommended by the manufacturer for that service.

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#### TWENTY-SECOND CAUSE FOR DISCIPLINE

#### (Violation of Regulations)

- 63. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on February 21, 2012, Respondent failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 56 through 59, above:
- a) Section 3353, subdivision (a): Respondent failed to give the operator a written estimate or work order.
- b) Section 3356, subdivision (a)(1): Respondent failed to show the correct ARD number on his invoice.
- c) **Section 3371**: Respondent falsely informed the operator that the vehicle needed a 60,000 mile service and a new battery.
- d) Section 3373: Respondent created a false and misleading record by recommending the services and repairs for the Lincoln by stating that the vehicle needed a 60,000 mile service and a new battery. The Lincoln did not need any service or repairs.

#### TWENTY-THIRD CAUSE FOR DISCIPLINE

#### (Violations of the Automobile Repair Act)

64. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(6), in that on or about February 21, 2012, Respondent failed to comply with the Automotive Repair Act as set forth in paragraphs 56 through 59, above.

### RESPONDENT'S FONTANA FACILITY

#### **UNDERCOVER OPERATION – APRIL 18, 2012**

65. On or about April 18, 2012, a BAR undercover operator (operator) drove a BAR documented 2002 Honda (Honda) into Respondent's facility in Fontana, California and asked the Respondent for an engine oil change. The undercover vehicle had been previously documented as being only in need of an engine oil and filter change. The operator signed a work order but was given a copy of the unsigned work order. The total price on the work order was for \$29.07.

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The operator also agreed to and signed a vehicle inspection report that was offered free of charge with the oil change. The operator received a signed copy of the vehicle inspection report.

Later that day Respondent's employee, Luis Gonzales (Luis), told the operator that the vehicle needed rear brakes, because the shoes were thin. The operator was told the price for replacing the rear brake shoes, resurfacing the rear drums, changing the brake fluid and changing the engine oil would be \$277.55. The operator verbally authorized the additional repairs and was not given any further documentation.

- 66. On April 19, 2012, the operator returned to Respondent's facility, paid \$277.55 and received Invoice number 
  The operator also received a copy of a vehicle inspection report. The vehicle inspection report recommended that the rear suspension struts and the radiator hoses be replaced. The operator called Luis and confirmed with him that the struts and hoses needed to be replaced. None of the items listed were in need of replacement or servicing.
- 67. On or about April 19, 2012, a BAR lab technician re-inspected the Honda. He found that Respondent had overfilled the engine oil and had not performed a brake fluid bleed as invoiced but only removed and replaced the brake fluid.
- 68. The BAR lab technician also found that Respondent performed the following unnecessary repairs; replacing the rear brake shoes and resurfacing the rear drums.

#### TWENTY-FOURTH CAUSE FOR DISCIPLINE

### (Untrue or Misleading Statements)

69. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(1), in that on or about April 18, 2012, Respondent made or authorized statements which he knew, or which by exercise of reasonable care should have known to be untrue or misleading, as set forth in paragraphs 65 through 68, above. Respondent told the operator that the Honda needed rear brakes, the rear drums turned and new brake fluid, when in fact all of these parts and systems were new and/or in good serviceable condition. Respondent also informed the operator that the rear suspension struts and the radiator hoses needed to be replaced, when in fact the rear struts and hoses were new and/or in good serviceable condition.

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## TWENTY-FIFTH CAUSE FOR DISCIPLINE

#### (Fraud)

70. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(4), in that on or about April 18, 2012, Respondent made false and misleading representations to the operator regarding the unnecessary brake repairs and the power bleeding and evacuation of the brake system that was not performed on the Honda and on or about April 18, 2012, accepted payment for those parts and services as set forth in paragraphs 65 through 68. above.

## TWENTY-SIXTH CAUSE FOR DISCIPLINE

## (Failure to Comply with Regulations)

- 71. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on April 18, 2012, Respondent failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 65 through 68, above:
- Section 3373: Respondent created a false and misleading record by recommending a) the services and repairs for the Honda by stating that the vehicle's rear brakes needed repair and the brake hydraulic system had been power bled and evacuated, when in fact, the brake hydraulic system had not been power bled as invoiced. The only service the Honda needed was an engine oil and filter change.

## TWENTY-SEVENTH CAUSE FOR DISCIPLINE

## (Violations of the Automobile Repair Act)

72. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(6), in that on or about April 18, 2012, Respondent failed to comply with the Automotive Repair Act as set forth in paragraphs 65 through 68, above.

## **UNDERCOVER OPERATION – MAY 15, 2012**

On or about May 15, 2012, a BAR undercover operator (operator) drove a BAR documented 1997 GMC pickup (GMC) into Respondent's facility in Fontana, California and asked the Respondent for an engine oil change and a vehicle inspection. The undercover vehicle

had been previously documented as being only in need of an engine oil and filter change. The operator initialed and signed a work order but was given a copy of the unsigned work order with his initials. The total price on the work order was for \$36.62. The operator also agreed to and signed a vehicle inspection report that was offered free of charge with the oil change. The operator received a signed copy of the vehicle inspection report.

Later that day Respondent's employee, Luis, told the operator that the vehicle needed a flush and fill of the transmission, the power steering system, the differential, the cooling system and the brake hydraulic system. The operator was also told these services were necessary because the fluids could have metal shavings that could ruin the power steering pump and transmission. The total cost for these services was quoted at \$580.00. The operator verbally authorized the additional repairs over the telephone.

- 74. Later that day the operator returned to Respondent's facility, paid \$610.86 and received Invoice number. The operator also received a copy of a vehicle inspection report. The vehicle inspection report recommended repairs in that the vehicle's front wheel bearings were loose and the rear brakes needed adjustment. None of the items listed were in need of replacement or servicing.
- 75. On or about May 16, 2012, a BAR lab technician re-inspected the GMC. She found that Respondent had not performed a brake fluid bleed as invoiced but only removed and replaced the brake fluid.
- 76. The BAR lab technician also found that Respondent performed the following unnecessary repairs; a flush and fill of the transmission, the power steering system, the differential, the cooling system and the brake hydraulic system.

## TWENTY-EIGHTH CAUSE FOR DISCIPLINE

## (Untrue or Misleading Statement)

77. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(1), in that on or about May 15, 2012, Respondent made or authorized statements which he knew, or which by exercise of reasonable care should have known to be untrue or misleading, as set forth in paragraphs 73 through 76, above. Respondent told the operator that the

GMC needed a flush and fill of the transmission, the power steering system, the differential, the cooling system and the brake hydraulic system, when in fact all of these parts and systems were new and/or in good serviceable condition. Respondent also informed the operator that the vehicle's front wheel bearings were loose and the rear brakes needed adjustment, when in fact the bearings and the rear brakes were new and/or in good serviceable condition.

### TWENTY-NINTH CAUSE FOR DISCIPLINE

## (Fraud)

78. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(4), in that on or about May 15, 2012, Respondent made false and misleading representations to the operator regarding the unnecessary flush and fill of the transmission, the power steering system, the differential, the cooling system and the brake hydraulic system that was performed on the GMC and on or about May 15, 2012, accepted payment for those parts and services as set forth in paragraphs 73 through 76, above. Respondent also did not provide the invoiced differential gasket silicone nor did he perform a complete power bleeding of the brake hydraulic system on the GMC.

#### THIRTIETH CAUSE FOR DISCIPLINE

#### (Failure to Comply with Regulations)

- 79. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on May 15, 2012, Respondent failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 73 through 76, above:
- a) Section 3373: Respondent created a false and misleading record by recommending the services and repairs for the GMC by stating that the vehicle's front wheel bearings were loose and the rear brakes needed adjustment, when in fact the bearings and the brakes were new and/or in good serviceable condition.

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## RESPONDENT'S BUENA PARK FACILITY

## <u>UNDERCOVER OPERATION – JANUARY 25, 2012</u>

- 80. On or about January 25, 2012, a BAR undercover operator (operator) drove a BAR documented 2001 Toyota (Toyota) into Respondent's facility in Buena Park, California and asked the Respondent for an engine oil change. The undercover vehicle had been previously documented as being only in need of an engine oil and filter change. The operator signed and initialed a work order but was given a copy that did not contain her signature or initials. The total price on the work order was for \$18.20. Later that day Respondent's employee, Brandon, told the operator that the front and rear struts were starting to leak and should be looked at soon.
- 81. Later that day the operator returned to Respondent's facility, paid \$18.20 for the oil change and received Invoice number. The operator also received a copy of a vehicle inspection report. The vehicle inspection report recommended that the following repairs or services were required: the cooling system, the transmission fluid, the power steering fluid, a fuel system tune-up, the front and rear struts, the brake fluid and rear brake cleaning and adjustment. None of the items listed were in need of replacement or servicing.
- 82. On or about January 25, 2012, a BAR lab technician re-inspected the Toyota. She found that Respondent had overfilled the engine oil.

## THIRTY-FIRST CAUSE FOR DISCIPLINE

## (Untrue or Misleading Statements)

83. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(1), in that on or about January 25, 2012, Respondent made or authorized statements which he knew, or which by exercise of reasonable care should have known to be untrue or misleading, as set forth in paragraphs 80 through 82, above. Respondent told the operator that the front and rear struts on the Toyota were starting to leak, when in fact the struts were replaced prior to the undercover run and documented to be in good condition and free of any leaks or seepage.

### THIRTY-SECOND CAUSE FOR DISCIPLINE

## (Failure to Comply with the Code)

- 84. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on January 25, 2012, Respondent failed to comply with the following sections of the Code, as set forth in paragraphs 80 through 82, above:
- a) Section 9884.7, subdivision (a)(3): Respondent failed to give to the operator a signed copy of the work order.
- b) Section 9884.7, subdivision (a)(7): Respondent failed to follow accepted trade standards in that he overfilled the engine oil.

## THIRTY-THIRD CAUSE FOR DISCIPLINE

## (Violation of Regulations)

- 85. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on January 25, 2012, Respondent failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 80 through 82, above:
- a) Section 3373: Respondent created a false and misleading record by recommending the unnecessary services and repairs for the Toyota to the cooling system, the transmission fluid, the power steering fluid, a fuel system tune-up, the front and rear struts, the brake fluid and rear brake cleaning and adjustment. The only service the Toyota needed was an engine oil and filter change.

### **UNDERCOVER OPERATION – AUGUST 8, 2012**

86. On or about August 8, 2012, a BAR undercover operator (operator) drove a BAR documented 2001 Honda (Honda) into Respondent's facility in Buena Park, California and asked the Respondent for an engine oil change. The undercover vehicle had been previously documented as being only in need of an engine oil and filter change. The operator signed and initialed a work order but was given a copy that did not contain his signature or initials. The total price on the work order was for \$23.53. Later that day Respondent's employee, Eric, told the

operator the timing belt could crack and offered to inspect the belt for \$98.00. The operator agreed to the inspection.

- 87. Later that day the operator returned to Respondent's facility, paid \$121.53 for the oil change and timing belt inspection and received Invoice number. The operator also received a copy of a vehicle inspection report. The vehicle inspection report recommended that the following repairs or services were required: the cooling system, the transmission fluid, the power steering fluid, a fuel system tune-up, the brake fluid, a wheel alignment and replacement of the timing belt. None of the items listed were in need of replacement or servicing.
- 88. On or about August 9, 2012, a BAR lab technician re-inspected the Honda. She found that Respondent had overfilled the engine oil.

## THIRTY-FOURTH CAUSE FOR DISCIPLINE

## (Failure to Comply with the Code)

- 89. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on August 8, 2012, Respondent failed to comply with the following sections of the Code, as set forth in paragraphs 86 through 88, above:
- a) Section 9884.7, subdivision (a)(3): Respondent failed to give to the operator a signed copy of the work order.
- b) Section 9884.7, subdivision (a)(7): Respondent failed to follow accepted trade standards in that he overfilled the engine oil.

#### THIRTY-FIFTH CAUSE FOR DISCIPLINE

### (Violation of Regulations)

- 90. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on August 8, 2012, Respondent failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 86 through 88, above:
- a) Section 3373: Respondent created a false and misleading record by recommending the unnecessary services and repairs for the Honda to the cooling system, the transmission fluid,

the power steering fluid, a fuel system tune-up, the brake fluid, a wheel alignment and replacement of the timing belt. The only service the Honda needed was an engine oil and filter change.

# RESPONDENT'S HUNTINGTON BEACH, BEACH BOULEVARD FACILITY UNDERCOVER OPERATION – FEBRUARY 23, 2012

- 91. On or about February 23, 2012, a BAR undercover operator (operator) drove a BAR documented 2002 Nissan (Nissan) into Respondent's facility in Huntington Beach, California and asked the Respondent for an advertised oil change, specially priced at \$15.88. The undercover vehicle had been previously documented as being only in need of an engine oil and filter change. The operator was not asked to sign a work order but was given a copy of the unsigned work order. The total price on the work order was for \$18.51. Later that day Respondent's employee, Doug, spoke to the operator and told him that the struts were weak and should be replaced. Doug also said he would have to do an alignment. He also told the operator that the tires were nine years old and should be replaced because of their age. The operator agreed to all of the recommended repairs.
- 92. Later that day the operator returned to Respondent's facility, paid \$1,406.31 for the new struts, tires and an alignment. The operator also received a copy of a vehicle inspection report. The vehicle inspection report recommended that the Nissan needed a fuel system tune-up. None of the items listed were in need of replacement or servicing.
- 93. On or about February 23, 2012, a BAR lab technician re-inspected the Nissan. He found that Respondent had overfilled the engine oil, improperly balanced the left front tire, and the alignment was no longer within the manufacturer's specification after the repair.
- 94. The BAR lab technician also found that Respondent performed the following unnecessary repairs; replacing all four struts, all four tires and an alignment.

#### THIRTY-SIXTH CAUSE FOR DISCIPLINE

#### (Untrue or Misleading Statements)

95. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(1), in that on or about February 23, 2012, Respondent made or authorized

statements which he knew, or which by exercise of reasonable care should have known to be untrue or misleading, as set forth in paragraphs 91 through 94, above. Respondent told the operator that the Nissan needed replacement of all four struts and all four tires and a four wheel alignment, when in fact all of these parts and systems were new and/or in good serviceable condition.

## THIRTY-SEVENTH CAUSE FOR DISCIPLINE

#### (Fraud)

96. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(4), in that on or about February 23, 2012, Respondent made false and misleading representations to the operator regarding the condition of the struts, tires and the alignment, and on or about February 23, 2012, accepted payment for those parts and services as set forth in paragraphs 91 through 94, above.

## THIRTY-EIGHTH CAUSE FOR DISCIPLINE

## (Failure to Comply with the Code)

- 97. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on February 23, 2012, Respondent failed to comply with the following sections of the Code, as set forth in paragraphs 91 through 94, above:
- a) Section 9884.7, subdivision (a)(3): Respondent failed to give to the operator a copy of the signed work order.
- b) Section 9884.7, subdivision (a)(7): Respondent failed to follow accepted trade standards in that he overfilled the engine oil, improperly balanced the left front tire, and did not adjust the alignment to manufacturer specifications.

#### THIRTY-NINTH CAUSE FOR DISCIPLINE

#### (Violation of Regulations)

98. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on February 23, 2012, Respondent

failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 91 through 94, above:

- a) Section 3353, subdivision (a): Respondent failed to give the operator a signed written estimate or work order.
- b) Section 3372.1, subdivision (a): Respondent's advertisement for an oil change for \$15.88 was unfair and misleading in that it was used as a bait and switch tactic to induce the operator into purchasing unnecessary and more costly repairs.
- c) Section 3373: Respondent created a false and misleading record by recommending the services and repairs for the Nissan by stating that the vehicle needed replacement of all four struts, and all four tires and a four wheel alignment. Respondent also recommended that the Nissan needed a fuel system tune-up. The only service the Nissan needed was an engine oil and filter change.

## <u>UNDERCOVER OPERATION – SEPTEMBER 26, 2012</u>

- 99. On or about September 26, 2012, a BAR undercover operator (operator) drove a BAR documented 2001 Hyundai (Hyundai) into Respondent's facility in Huntington Beach, California and asked the Respondent for an advertised oil change, specially priced at \$15.88. The undercover vehicle had been previously documented as being only in need of an engine oil and filter change. The operator signed and initialed a work order but was given a copy that did not contain his signature or initials. The total price on the work order was for \$18.20. The oil change included a tire rotation and a tire air pressure check.
- 100. Later that day the operator returned to Respondent's facility and paid \$18.20 for the oil change. The operator also received a copy of a vehicle inspection report. The vehicle inspection report recommended that the Hyundai needed a fuel system tune-up. The fuel system did not need servicing.
- 101. On or about September 26, 2012, a BAR lab technician re-inspected the Hyundai. He found that Respondent had not rotated the tires or checked the air pressure as indicated on the invoice.

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## **FORTIETH CAUSE FOR DISCIPLINE**

## (Failure to Comply with the Code)

- 102. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on September 26, 2012, Respondent failed to comply with the following sections of the Code, as set forth in paragraphs 99 through 101:
- a) Section 9884.7, subdivision (a)(3): Respondent failed to give to the operator a copy of the signed work order.
- b) Section 9884.7, subdivision (a)(7): Respondent failed to follow accepted trade standards in that he had not rotated the tires or checked the air pressure.

## FORTY-FIRST CAUSE FOR DISCIPLINE

## (Violation of Regulations)

- 103. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on September 26, 2012, Respondent failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 99 through 101, above:
- a) Section 3353, subdivision (a): Respondent failed to give the operator a signed written estimate or work order.
- b) Section 3373: Respondent created a false and misleading record by recommending that the Hyundai needed a fuel system tune-up. The only service the Hyundai needed was an engine oil and filter change.

## RESPONDENT'S MORENO VALLEY FACILITY

### **UNDERCOVER OPERATION – MAY 22, 2013**

104. On or about May 22, 2013, a BAR undercover operator (operator) drove a BAR documented 2006 Toyota (Toyota) into Respondent's facility in Moreno Valley, California and asked the Respondent for an oil and oil filter change. The undercover vehicle had been previously documented as being only in need of an engine oil change. The operator signed and initialed a work order but was given a copy that did not contain his signature or initials. The total

price on the work order was for \$18.28. Later that day Respondent's employee, Armando, spoke to the operator and told him that the throttle looked gummed up and had to be cleaned and that the fuel injectors needed to be flushed out. The operator agreed to the recommended repairs.

105. Later that day the operator returned to Respondent's facility, paid \$163.46 for the oil change, the throttle body cleaning and the fuel injector flush. The throttle body cleaning and the fuel injector flush were not in need of replacement or servicing.

106. On or about May 28, 2013, a BAR lab technician re-inspected the Toyota. He found that Respondent had overfilled the engine oil, added an oil additive that was not called for and did not notify the operator the additive was being used.

107. The BAR lab technician also found that Respondent did not perform the throttle body cleaning and the fuel injector flush.

#### FORTY-SECOND CAUSE FOR DISCIPLINE

## (Untrue or Misleading Statements)

108. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(1), in that on or about May 22, 2013, Respondent made or authorized statements which he knew, or which by exercise of reasonable care should have known to be untrue or misleading, as set forth in paragraphs 104 through 107, above. Respondent told the operator that the Toyota needed the throttle body cleaned and the fuel injectors flushed out, when in fact all of these parts and systems were in good serviceable condition.

## FORTY-THIRD CAUSE FOR DISCIPLINE

#### (Fraud)

109. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(4), in that on or about May 22, 2013, Respondent made false and misleading representations to the operator regarding the unnecessary service to the throttle body and the fuel injectors, that were not performed on the Toyota, and on or about May 22, 2013, accepted payment for those parts and services as set forth in paragraphs 104 through 107, above.

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#### FORTY-FOURTH CAUSE FOR DISCIPLINE

#### (Failure to Comply with the Code)

- 110. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on May 22, 2013, Respondent failed to comply with the following sections of the Code, as set forth in paragraphs 104 through 107, above:
- a) Section 9884.7, subdivision (a)(3): Respondent failed to give to the operator a copy of the signed work order.
- b) **Section 9884.7, subdivision (a)(7)**: Respondent failed to follow accepted trade standards in that he overfilled the engine oil.

## FORTY-FIFTH CAUSE FOR DISCIPLINE

#### (Violation of Regulations)

- 111. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on May 22, 2013, Respondent failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 104 through 107, above:
- a) Section 3353, subdivision (a): Respondent failed to give the operator a signed written estimate or work order.
- b) Section 3373: Respondent created a false and misleading record by recommending that the Toyota needed the throttle body cleaned and the fuel injectors flushed out. The only service the Toyota needed was an engine oil and filter change.

## **UNDERCOVER OPERATION – AUGUST 5, 2013**

112. On or about August 5, 2013, a BAR undercover operator (operator) drove a BAR documented 2000 Honda (Honda) into Respondent's facility in Moreno Valley, California and asked the Respondent for an oil and oil filter change. The undercover vehicle had been previously documented as being only in need of an engine oil change. The operator signed and initialed a work order but was given a copy that did not contain his signature or initials. The total price on the work order was for \$39.90, which included an oil system cleaner. Later that day

Respondent's employee, Mark Voight (Voight), spoke to the operator and told him that all four of the suspension struts were leaking and needed to be replaced. Voight also told the operator that the timing belt, balance shaft belt and water pump needed to be replaced. The operator agreed to the recommended repairs.

- 113. Later that day the operator returned to Respondent's facility, paid \$2,336.20 for all of the repairs. The struts, timing belt, balance shaft belt and water pump were not in need of replacement or servicing.
- 114. On or about August 14, 2013, a BAR lab technician re-inspected the Honda. He found that Respondent had charged for a radiator chemical flush package that was not called for and did not obtain authorization from the operator to use the flush package.
- 115. Respondent also charged the operator for the inflation of the tires with nitrogen, a tire protection plan and a 3-year/4-wheel alignment policy. The operator had not been notified of these additional charges and did not authorize any of these charges.

#### FORTY-SIXTH CAUSE FOR DISCIPLINE

## (Untrue or Misleading Statements)

116. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(1), in that on or about August 5, 2013, Respondent made or authorized statements which he knew, or which by exercise of reasonable care should have known to be untrue or misleading, as set forth in paragraphs 112 through 115, above. Respondent told the operator that the Honda needed the timing belt, balance shaft belt, water pump, and four suspension struts replaced, when in fact all of these parts and systems were in good serviceable condition.

## FORTY-SEVENTH CAUSE FOR DISCIPLINE

#### (Fraud)

117. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(4), in that on or about August 5, 2013, Respondent made false and misleading representations to the operator regarding the unnecessary service to the timing belt, balance shaft belt, water pump, and struts, on the Honda, and on or about August 5, 2013, accepted payment for those parts and services as set forth in paragraphs 112 through 115, above.

## FORTY-EIGHTH CAUSE FOR DISCIPLINE

## (Failure to Comply with the Code)

- 118. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on August 5, 2013, Respondent failed to comply with the following sections of the Code, as set forth in paragraphs 112 through 115, above:
- a) Section 9884.7, subdivision (a)(3): Respondent failed to give to the operator a copy of the signed work order.

#### FORTY-NINTH CAUSE FOR DISCIPLINE

## (Violation of Regulations)

- 119. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), and 9884.9, subdivision (a), in that on August 5, 2013, Respondent failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 112 through 115, above:
- a) Section 3353, subdivision (a): Respondent failed to give the operator a signed written estimate or work order.
- b) **Section 3353, subdivision (c)**: Respondent failed to obtain authorization from the operator for the radiator chemical flush package, the inflation of the tires with nitrogen, a tire protection plan and a 3-year/4-wheel alignment policy.
- c) Section 3373: Respondent created a false and misleading record by recommending that the Honda needed the timing belt, balance shaft belt, water pump, and four suspension struts replaced. The only service the Honda needed was an engine oil and filter change.

#### FIFTIETH CAUSE FOR DISCIPLINE

#### (Violations of the Automobile Repair Act)

120. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(6), in that on or about August 5, 2013, Respondent failed to comply with the Automotive Repair Act as set forth in paragraphs 112 through 115, above.

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# RESPONDENT'S HUNTINGTON BEACH, WARNER AVENUE FACILITY UNDERCOVER OPERATION – MARCH 24, 2014

121. On March 24, 2014, a BAR undercover operator (operator) drove a BAR documented 2001 Nissan (Nissan) into Respondent's facility on Warner Avenue, in Huntington Beach, California and asked the Respondent for an advertised oil change, specially priced at \$29.99. The undercover vehicle had been previously documented as being only in need of an engine oil and filter change. The operator signed a work order but was given a copy of the unsigned work order. The total price on the work order was for \$29.15. The work order included an oil and oil filter change, the addition of an oil system cleaner and a tire rotation. Later that day Respondent's employee, Art, spoke to the operator and told him that the transmission oil pan gasket was leaking and should be replaced. Art also said it would cost \$139.00 to replace the transmission oil pan gasket and the transmission fluid. The operator agreed to all of the recommended repairs.

- 122. Later that day the operator returned to Respondent's facility and paid the invoice of \$179.76. Items on the invoice included the oil and oil filter change, the tire rotation, the replacement of the transmission oil pan gasket, the replacement of the transmission oil filter and the addition of transmission fluid. The replacement of the transmission oil pan gasket, the replacement of the transmission oil filter and the addition of transmission fluid were not necessary and were not in need of replacement or servicing.
- 123. On March 25, 2014, a BAR lab technician re-inspected the Nissan. She found that Respondent had charged for the replacement of the transmission oil filter, but did not replace it.
- 124. The BAR lab technician also found that Respondent performed the following unnecessary repairs; replaced the transmission oil pan gasket and the transmission fluid.

## FIFTY-FIRST CAUSE FOR DISCIPLINE

## (Untrue or Misleading Statements)

125. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(1), in that on or about March 24, 2014, Respondent made or authorized statements which he knew, or which by exercise of reasonable care should have known to be untrue or misleading, as set forth in paragraphs 121 through 124, above. Respondent told the operator that

the Nissan needed the transmission oil pan gasket and the transmission fluid replaced, when in fact all of these parts and systems were in good serviceable condition.

### FIFTY-SECOND CAUSE FOR DISCIPLINE

#### (Fraud)

126. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(4), in that on or about March 24, 2014, Respondent made false and misleading representations to the operator regarding the unnecessary replacement of the transmission oil pan gasket and the transmission fluid, that was performed on the Nissan and on or about March 24, 2014, accepted payment for those parts and services as set forth in paragraphs 121 through 124, above. Respondent also did not provide and install the invoiced transmission oil filter on the Nissan.

#### FIFTY-THIRD CAUSE FOR DISCIPLINE

## (Failure to Comply with the Code)

- 127. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on March 24, 2014, Respondent failed to comply with the following sections of the Code, as set forth in paragraphs 121 through 124, above:
- a) Section 9884.7, subdivision (a)(3): Respondent failed to give to the operator a copy of the signed work order.

#### FIFTY-FOURTH CAUSE FOR DISCIPLINE

## (Violation of Regulations)

- 128. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on March 24, 2014, Respondent failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 121 through 124, above:
- a) Section 3353, subdivision (a): Respondent failed to give the operator a signed written estimate or work order.

- b) Section 3371: Respondent falsely informed the operator that the vehicle needed replacement of the transmission oil pan gasket and the transmission fluid.
- c) Section 3372.1, subdivision (a): Respondent's advertisement for an oil change for \$29.99 was unfair and misleading in that it was used as a bait and switch tactic to induce the operator into purchasing unnecessary and more costly repairs.
- d) Section 3373: Respondent created a false and misleading record by recommending the services and repairs for the Nissan by stating that the vehicle needed replacement of the transmission oil pan gasket and the transmission fluid. The only service the Nissan needed was an engine oil and filter change.

## FIFTY-FIFTH CAUSE FOR DISCIPLINE

## (Violations of the Automobile Repair Act)

129. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(6), in that on March 24, 2014, Respondent failed to comply with the Automotive Repair Act as set forth in paragraphs 121 through 124, above.

## RESPONDENT'S UPLAND FACILITY

## <u>UNDERCOVER OPERATION – DECEMBER 19, 2013</u>

130. On December 19, 2013, a BAR undercover operator (operator) drove a BAR documented 2004 Dodge (Dodge) into Respondent's facility, in Upland, California and asked the Respondent for an oil change. The undercover vehicle had been previously documented as being only in need of an engine oil and filter change. The operator signed a work order but was given a copy of the unsigned work order. The total price on the work order was for \$53.99. The work order included an oil and oil filter change, the addition of an oil system cleaner, an Everwear engine treatment and a tire rotation. Later that day Respondent's employee, Mark, spoke to the operator and told him that the spark plugs and spark plug wires should be replaced, the fuel injection system needed cleaning and the rear brakes needed to be cleaned and adjusted. Mark also said it would cost \$389.99 for all repairs.

Later that day Respondent's employee, Anthony, spoke to the operator and told him that the vehicle's lower suspension control arm bushings were torn and need to be replaced, and that the

wheel alignment was "off" and that the vehicle needed a four wheel alignment. Anthony also said it would cost about \$1,000.00 for all repairs.

Later that day Respondent's employee, Anthony again called the operator and told him that the vehicle needed a camber kit to align the front wheels. Anthony told the operator that the camber kit would add \$150.00 to the cost of repair. The operator agreed to all of the recommended repairs.

131. On December 20, 2013, the operator returned to Respondent's facility and paid the invoice of \$1,158.24. Items on the invoice included the oil and oil filter change, the oil system cleaner, the engine treatment, the tire rotation, the balancing of the tires, the replacement of the spark plugs and wires, the fuel injection cleaning, the cleaning and adjusting of the rear brakes, the replacement of the control arm bushings, the four wheel alignment, and the camber kit. The oil system cleaner, the engine treatment, the tire rotation, the balancing of the tires, the replacement of the spark plugs and wires, the fuel injection cleaning, the cleaning and adjusting of the rear brakes, the replacement of the control arm bushings, the four wheel alignment, and the camber kit were not necessary and were not in need of replacement or servicing.

132. On February 5, 2014, a BAR lab technician re-inspected the Dodge. She found that Respondent had charged for the cleaning of the fuel injection and intake system, but did not perform the work. The lab technician found that Respondent did not properly adjust the left front wheel camber angle, leaving it over the maximum specification. Respondent also overfilled the engine oil, and used an oil system cleaner treatment not recommended by the manufacturer.

133. The BAR lab technician found that Respondent performed the following unnecessary repairs; the oil system cleaner, the engine treatment, the tire rotation, the balancing of the tires, the replacement of the spark plugs and wires, the fuel injection cleaning, the cleaning and adjusting of the rear brakes, the replacement of the control arm bushings, the four wheel alignment, and the camber kit.

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## FIFTY-SIXTH CAUSE FOR DISCIPLINE

(Untrue or Misleading Statements)

134. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(1), in that on or about December 19, 2013, Respondent made or authorized statements which he knew, or which by exercise of reasonable care should have known to be untrue or misleading, as set forth in paragraphs 130 through 133, above. Respondent told the operator that the Dodge needed the oil system cleaner, the engine treatment, the tire rotation, the balancing of the tires, the replacement of the spark plugs and wires, the fuel injection cleaning, the cleaning and adjusting of the rear brakes, the replacement of the control arm bushings, the four wheel alignment, and the camber kit, when in fact all of these parts and systems were in good serviceable condition.

## FIFTY-SEVENTH CAUSE FOR DISCIPLINE

(Fraud)

135. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(4), in that on or about December 19, 2013, Respondent made false and misleading representations to the operator regarding the unnecessary oil system cleaner, the engine treatment, the tire rotation, the balancing of the tires, the replacement of the spark plugs and wires, the fuel injection cleaning, the cleaning and adjusting of the rear brakes, the replacement of the control arm bushings, the four wheel alignment, and the camber kit, that was performed on the Dodge and on or about December 20, 2013, accepted payment for those parts and services as set forth in paragraphs 130 through 133, above.

#### FIFTY-EIGHTH CAUSE FOR DISCIPLINE

#### (Gross Negligence)

136. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(5), in that on or about December 19, 2013, Respondent was grossly negligent in performing repairs to the Dodge as set forth in paragraphs 130 through 133, above. Respondent did not properly adjust the left front wheel camber angle, overfilled the engine oil, and used an oil system cleaner treatment not recommended by the manufacturer.

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#### FIFTY-NINTH CAUSE FOR DISCIPLINE

## (Failure to Comply with the Code)

- 137. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on December 19, 2013, Respondent failed to comply with the following sections of the Code, as set forth in paragraphs 130 through 133, above:
- a) Section 9884.7, subdivision (a)(3): Respondent failed to give to the operator a copy of the signed work order.
- b) Section 9884.7, subdivision (a)(7): Respondent failed to follow accepted trade standards in that he did not properly adjust the left front wheel camber angle, overfilled the engine oil, and used an oil system cleaner treatment not recommended by the manufacturer.

## SIXTIETH CAUSE FOR DISCIPLINE

## (Violation of Regulations)

- 138. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on December 19, 2013, Respondent failed to comply with the following sections of the California Code of Regulations, title 16, as set forth in paragraphs 130 through 133, above:
- a) Section 3353, subdivision (a): Respondent failed to give the operator a signed written estimate or work order.
- b) Section 3371: Respondent falsely informed the operator that the vehicle needed the oil system cleaner, the engine treatment, the tire rotation, the balancing of the tires, the replacement of the spark plugs and wires, the fuel injection cleaning, the cleaning and adjusting of the rear brakes, the replacement of the control arm bushings, the four wheel alignment, and the camber kit.
- c) Section 3373: Respondent created a false and misleading record by recommending the services and repairs for the Dodge by stating that the vehicle needed the oil system cleaner, the engine treatment, the tire rotation, the balancing of the tires, the replacement of the spark plugs and wires, the fuel injection cleaning, the cleaning and adjusting of the rear brakes, the

replacement of the control arm bushings, the four wheel alignment, and the camber kit. The only service the Dodge needed was an engine oil and filter change.

### SIXTY-FIRST CAUSE FOR DISCIPLINE

### (Violations of the Automobile Repair Act)

139. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(6), in that on December 19, 2013, Respondent failed to comply with the Automotive Repair Act as set forth in paragraphs 130 through 133, above.

#### <u>UNDERCOVER OPERATION – MARCH 13, 2014</u>

140. On March 13, 2014, a BAR undercover operator (operator) drove a BAR documented 2007 Chevrolet (Chevrolet) into Respondent's facility, in Upland, California and asked the Respondent for an oil change and tire rotation. The undercover vehicle had been previously documented as being only in need of an engine oil and filter change. The operator signed a work order but was given a copy of the unsigned work order. The total price on the work order was for \$53.99. The work order included an oil and oil filter change, the addition of an oil system cleaner, an Everwear engine treatment and a tire rotation. Later that day Respondent's employee, Russell, spoke to the operator and told him that the engine was leaking oil at the valve covers, timing cover, intake manifold and oil pan. The operator was also told by Russell that the rack and pinion assembly was leaking oil and needed to be replaced, the power steering system would need to be flushed after the rack and pinion replacement, the steering tie rod ends required replacement and a four wheel alignment would need to be performed after the rack and pinion replacement. Russell also said it would cost \$3,005.00 to repair the oil leaks, replace the rack and pinion assembly and the tie rod ends and the power steering flush.

On March 14, 2014, Respondent's employee, Luis, spoke to the operator and told him that the vehicle's alternator bracket arm was corroded and needed to be replaced, and that the front wheel hubs "have play" and needed to be replaced. Luis also said it would cost \$4,919.00 for all repairs. The operator agreed to all of the recommended repairs.

141. On March 17, 2014, the operator returned to Respondent's facility and paid the invoice of \$4,915.05. Items on the invoice included the oil and oil filter change, the oil system

cleaner, the engine treatment, the tire rotation, the replacement of the valve cover, timing cover, intake manifold and oil pan gaskets, the replacement of the rack and pinion assembly, the tie rod ends and the wheel hubs, the power steering flush, and the four wheel alignment. The invoice also included a charge for the replacement of the intake manifold bolts. The oil system cleaner, the engine treatment, the replacement of the valve cover, timing cover, intake manifold and oil pan gaskets, the replacement of the rack and pinion assembly, the tie rod ends and the wheel hubs, the power steering flush, the four wheel alignment and the replacement of the intake manifold bolts were not necessary and were not in need of replacement or servicing.

142. On March 18, 2014, a BAR lab technician re-inspected the Chevrolet. He found that Respondent had charged for the replacement of the intake manifold bolts, but did not replace the bolts. The lab technician found that Respondent did not properly replace the rack and pinion assembly in that it was leaking fluid, the Respondent had not performed the four wheel alignment in that the rear suspension had not been adjusted, and the four wheels had not been rotated. Respondent also overfilled the engine oil, and used an oil system cleaner treatment not recommended by the manufacturer.

143. The BAR lab technician found that Respondent performed the following unnecessary repairs; the oil system cleaner, the engine treatment, the replacement of the valve cover, timing cover, intake manifold and oil pan gaskets, the replacement of the rack and pinion assembly, the tie rod ends and the wheel hubs, the power steering flush, and the four wheel alignment.

#### SIXTY-SECOND CAUSE FOR DISCIPLINE

#### (Untrue or Misleading Statements)

144. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(1), in that on or about March 13, 2014, Respondent made or authorized statements which he knew, or which by exercise of reasonable care should have known to be untrue or misleading, as set forth in paragraphs 140 through 143, above. Respondent told the operator that the Chevrolet needed the oil system cleaner, the engine treatment, the replacement of the valve cover, timing cover, intake manifold and oil pan gaskets, the replacement of the rack and pinion

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assembly, the tie rod ends and the wheel hubs, the power steering flush, and the four wheel alignment, when in fact all of these parts and systems were in good serviceable condition,

#### SIXTY-THIRD CAUSE FOR DISCIPLINE

#### (Fraud)

145. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(4), in that on or about March 13, 2014, Respondent made false and misleading representations to the operator regarding the unnecessary oil system cleaner, the engine treatment, the replacement of the valve cover, timing cover, intake manifold and oil pan gaskets, the replacement of the rack and pinion assembly, the tie rod ends and the wheel hubs, the power steering flush, the four wheel alignment, that was performed on the Chevrolet and on or about March 17, 2014, accepted payment for those parts and services as set forth in paragraphs 140 through 143, above. Respondent also charged for but did not provide and install the intake manifold bolts on the Chevrolet.

## SIXTY-FOURTH CAUSE FOR DISCIPLINE

## (Gross Negligence)

146. Respondent's registration is subject to discipline under Code section 9884.7, subdivision (a)(5), in that on or about March 13, 2014, Respondent was grossly negligent in performing repairs to the Chevrolet as set forth in paragraphs 140 through 143, above. Respondent did not properly replace the rack and pinion assembly, properly perform the four wheel alignment, overfilled the engine oil, and used an oil system cleaner treatment not recommended by the manufacturer.

### SIXTY-FIFTH CAUSE FOR DISCIPLINE

### (Failure to Comply with the Code)

147. Respondent has subjected his registration to discipline pursuant to Business and Professions Code section 9884.7, subdivision (a)(6), in that on March 13, 2014, Respondent failed to comply with the following sections of the Code, as set forth in paragraphs 140 through 143, above:

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### SIXTY-SEVENTH CAUSE FOR DISCIPLINE 1 (Violations of the Automobile Repair Act) 2 149. Respondent's registration is subject to discipline under Code section 9884.7, 3 subdivision (a)(6), in that on March 13, 2014, Respondent failed to comply with the Automotive 4 Repair Act as set forth in paragraphs 140 through 143, above. 5 **OTHER MATTERS** 6 150. Pursuant to Code section 9884.7(c), the Director may suspend, revoke, or place on 7 probation the registrations for all places of business operated in this state by Certified Tire & 8 Service Centers, Inc., dba Certified Tire & Service Centers, Inc., Jeffrey Alan Darrow, President, 9 upon a finding that they have, or are, engaged in a course of repeated and willful violations of the 10 laws and regulations pertaining to an automotive repair dealer. 11 PRAYER 12 WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged, 13 and that following the hearing, the Director of Consumer Affairs issue a decision: 14 1. Revoking or suspending Automotive Repair Dealer Registration Number ARD 15 206905, issued to Certified Tire & Service Centers, Inc., dba Certified Tire & Service Centers, 16 Inc., Jeffrey Alan Darrow, President; 17 2. Revoking or suspending Automotive Repair Dealer Registration Number ARD 18 224215, issued to Certified Tire & Service Centers, Inc., dba Certified Tire & Service Centers, 19 Inc., Jeffrey Alan Darrow, President; 20 3. Revoking or suspending Automotive Repair Dealer Registration Number ARD 21 199471, issued to Certified Tire & Service Centers, Inc., dba Certified Tire & Service Centers, 22 Inc., Jeffrey Alan Darrow, President; 23

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Inc., Jeffrey Alan Darrow, President;

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Revoking or suspending Automotive Repair Dealer Registration Number ARD

224219, issued to Certified Tire & Service Centers, Inc., dba Certified Tire & Service Centers,

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49 Second Amended Accusation