

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

In the Matter of the Accusation Against:

ROMI TRANSMISSIONS CORP.
d.b.a. AAMCO TRANSMISSIONS
**ROMILA MALIK, PRESIDENT/
TREASURER**
SUBHASH MALIK, SECRETARY
3670 Thornton Ave.
Fremont, CA 94536

Automotive Repair Dealer Registration No.
ARD 215084

Respondent.

Case No. 77/16-26

OAH No. 2015120732

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.

This Decision shall become effective June 24, 2016.

DATED:

May 25, 2016



TAMARA COLSON
Assistant General Counsel
Department of Consumer Affairs

1 KAMALA D. HARRIS
Attorney General of California
2 DIANN SOKOLOFF
Supervising Deputy Attorney General
3 SUSANA A. GONZALES
Deputy Attorney General
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7 *Attorneys for Complainant*

8 **BEFORE THE**
9 **DEPARTMENT OF CONSUMER AFFAIRS**
10 **FOR THE BUREAU OF AUTOMOTIVE REPAIR**
11 **STATE OF CALIFORNIA**

12 In the Matter of the Accusation Against:

13 **ROMI TRANSMISSIONS CORP.**
14 **d.b.a. AAMCO TRANSMISSIONS**
15 **ROMILA MALIK, PRESIDENT/**
16 **TREASURER**
17 **SUBHASH MALIK, SECRETARY**
18 3670 Thornton Ave.
Fremont, CA 94536

19 **Automotive Repair Dealer Registration No.**
20 **ARD 215084**

21 Respondent.

Case No. 77/16-26

OAH No. 2015120732

22 **STIPULATED SETTLEMENT AND**
23 **DISCIPLINARY ORDER**

24 PARTIES

25 1. Patrick Dorais ("Complainant") is the Chief of the Bureau of Automotive Repair. He
26 brought this action solely in his official capacity and is represented in this matter by Kamala D.
27 Harris, Attorney General of the State of California, by Susana A. Gonzales, Deputy Attorney
28 General.

29 2. Respondent Romi Transmissions Corp., doing business as AAMCO Transmissions
30 ("Respondent"), with Romila Malik as President and Treasurer and Subhash Malik as Secretary is

1 represented in this proceeding by attorney Divya Malik, whose address is: 242 Prairie Dog Lane,
2 Fremont, CA 94539.

3 3. On or about March 13, 2001, Automotive Repair Dealer Registration Number ARD
4 215084 was issued to Romi Transmissions Corp., doing business as AAMCO Transmissions
5 ("Respondent"), with Romila Malik as President and Treasurer and Subhash Malik as Secretary.
6 The ARD Registration will expire on February 28, 2017, unless renewed.

7 JURISDICTION

8 4. Accusation No. 77/16-26 was filed before the Director of Consumer Affairs
9 ("Director"), for the Bureau of Automotive Repair ("Bureau"), and is currently pending against
10 Respondent. The Accusation and all other statutorily required documents were properly served
11 on Respondent on December 9, 2015. Respondent timely filed its Notice of Defense contesting
12 the Accusation.

13 5. A copy of Accusation No. 77/16-26 is attached as exhibit A and incorporated by
14 reference.

15 ADVISEMENT AND WAIVERS

16 6. Respondent has carefully read, fully discussed with counsel, and understands the
17 charges and allegations in Accusation No. 77/16-26. Respondent has also carefully read, fully
18 discussed with counsel, and understands the effects of this Stipulated Settlement and Disciplinary
19 Order.

20 7. Respondent is fully aware of its legal rights in this matter, including the right to a
21 hearing on the charges and allegations in the Accusation; the right to be represented by counsel at
22 his own expense; the right to confront and cross-examine the witnesses against him; the right to
23 present evidence and to testify on his own behalf; the right to the issuance of subpoenas to compel
24 the attendance of witnesses and the production of documents; the right to reconsideration and
25 court review of an adverse decision; and all other rights accorded by the California
26 Administrative Procedure Act and other applicable laws.

27 8. Respondent voluntarily, knowingly, and intelligently waives and gives up each and
28 every right set forth above.

1 CULPABILITY

2 9. Respondent admits the truth of each and every charge and allegation in Accusation
3 No. 77/16-26.

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

7 CIRCUMSTANCES IN MITIGATION

8 11. Respondent Romi Transmissions Corp., doing business as AAMCO Transmissions
9 ("Respondent"), with Romila Malik as President and Treasurer and Subhash Malik as Secretary
10 has never been the subject of any disciplinary action. Respondent is admitting responsibility at an
11 early stage in the proceedings.

12 CONTINGENCY

13 12. This stipulation shall be subject to approval by the Director of Consumer Affairs or
14 the Director's designee. Respondent understands and agrees that counsel for Complainant and
15 the staff of the Bureau of Automotive Repair may communicate directly with the Director and
16 staff of the Department of Consumer Affairs regarding this stipulation and settlement, without
17 notice to or participation by Respondent or his counsel. By signing the stipulation, Respondent
18 understands and agrees that he may not withdraw his agreement or seek to rescind the stipulation
19 prior to the time the Director considers and acts upon it. If the Director fails to adopt this
20 stipulation as the Decision and Order, the Stipulated Settlement and Disciplinary Order shall be of
21 no force or effect, except for this paragraph, it shall be inadmissible in any legal action between
22 the parties, and the Director shall not be disqualified from further action by having considered
23 this matter.

24 13. The parties understand and agree that Portable Document Format (PDF) and facsimile
25 copies of this Stipulated Settlement and Disciplinary Order, including PDF and facsimile
26 signatures thereto, shall have the same force and effect as the originals.

27 14. This Stipulated Settlement and Disciplinary Order is intended by the parties to be an
28 integrated writing representing the complete, final, and exclusive embodiment of their agreement.

1 It supersedes any and all prior or contemporaneous agreements, understandings, discussions,
2 negotiations, and commitments (written or oral). This Stipulated Settlement and Disciplinary
3 Order may not be altered, amended, modified, supplemented, or otherwise changed except by a
4 writing executed by an authorized representative of each of the parties.

5 15. In consideration of the foregoing admissions and stipulations, the parties agree that
6 the Director may, without further notice or formal proceeding, issue and enter the following
7 Disciplinary Order:

8 **DISCIPLINARY ORDER**

9 IT IS HEREBY ORDERED that Automotive Repair Dealer Registration No. ARD 215084
10 issued to Respondent Romi Transmissions Corp., doing business as AAMCO Transmissions, with
11 Romila Malik as President and Treasurer and Subhash Malik as Secretary is revoked. However,
12 the revocation is stayed and Respondent is placed on probation for three (3) years on the
13 following terms and conditions.

14 1. **Obey All Laws.** Comply with all statutes, regulations and rules governing
15 automotive inspections, estimates and repairs.

16 2. **Reporting.** Respondent or Respondent's authorized representative must report in
17 person or in writing as prescribed by the Bureau of Automotive Repair, on a schedule set by the
18 Bureau, but no more frequently than each quarter, on the methods used and success achieved in
19 maintaining compliance with the terms and conditions of probation.

20 3. **Report Financial Interest.** Within 30 days of the effective date of this action, report
21 any financial interest which any partners, officers, or owners of the Respondent facility may have
22 in any other business required to be registered pursuant to Section 9884.6 of the Business and
23 Professions Code.

24 4. **Random Inspections.** Provide Bureau representatives unrestricted access to inspect
25 all vehicles (including parts) undergoing repairs, up to and including the point of completion.

26 5. **Jurisdiction.** If an accusation is filed against Respondent during the term of
27 probation, the Director of Consumer Affairs shall have continuing jurisdiction over this matter

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

3 **6. Violation of Probation.** Should the Director of Consumer Affairs determine that
4 Respondent has failed to comply with the terms and conditions of probation, the Department may,
5 after giving notice and opportunity to be heard temporarily or permanently invalidate the
6 registration.

7 **7. Cost Recovery.** Payment to the Bureau of \$7,000.00 in cost recovery shall be paid in
8 24 equal, monthly installments during the first 24 months of probation. Failure to complete
9 payment of cost recovery within this time frame shall constitute a violation of probation which
10 may subject Respondent's registration to outright revocation; however, the Director or the
11 Director's Bureau of Automotive Repair designee may elect to continue probation until such time
12 as reimbursement of the entire cost recovery amount has been made to the Bureau.

13 **8. License Surrender.** Following the effective date of a decision that orders a stay of
14 invalidation or revocation, if Respondent ceases business operations or is otherwise unable to
15 satisfy the terms and conditions of probation, Respondent may request that the stay be vacated.
16 Such request shall be made in writing to BAR. The Director and the BAR Chief reserve the right
17 to evaluate the Respondent's request and to exercise discretion whether to grant the request or
18 take any other action deemed appropriate or reasonable under the circumstances. Upon formal
19 granting of the request, the Director will vacate the stay order and carry out the disciplinary order
20 provided in the decision.

21 Respondent may not petition the Director for reinstatement of the surrendered registration
22 and/or license, or apply for a new registration or license under the jurisdiction of BAR at any time
23 before the date of the originally scheduled completion of probation. If Respondent applies to
24 BAR for a registration or license at any time after that date, Respondent must meet all current
25 requirements for registration or licensure and pay all outstanding fees or cost recovery owed to
26 BAR and left outstanding at the time of surrender.

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ENDORSEMENT

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

Dated: 3/16/16

Respectfully submitted,

KAMALA D. HARRIS
Attorney General of California
DIANN SOKOLOFF
Supervising Deputy Attorney General



SUSANA A. GONZALES
Deputy Attorney General
Attorneys for Complainant

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Exhibit A

Accusation No. 77/16-26

1 KAMALA D. HARRIS
Attorney General of California
2 DIANN SOKOLOFF
Supervising Deputy Attorney General
3 SUSANA A. GONZALES
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9 **FOR THE BUREAU OF AUTOMOTIVE REPAIR**
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11 In the Matter of the Accusation Against:

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12 **ROMI TRANSMISSIONS CORP.**
13 **d.b.a. AAMCO TRANSMISSIONS**
14 **ROMILA MALIK, PRESIDENT/**
TREASURER
15 **SUBHASH MALIK, SECRETARY**
3670 Thornton Ave.
Fremont, CA 94536

A C C U S A T I O N

16 Mailing Address:
17 242 Prairie Dog Lane
Fremont, CA 94539

19 **Automotive Repair Dealer Registration No.**
20 **ARD 215084**

21 Respondent.

22 Complainant alleges:

23 **PARTIES**

24 1. Patrick Dorais ("Complainant") brings this Accusation solely in his official capacity
25 as the Chief of the Bureau of Automotive Repair, Department of Consumer Affairs.

26 2. On or about March 13, 2001, the Bureau of Automotive Repair issued Automotive
27 Repair Dealer Registration Number ARD 215084 to Romi Transmissions Corp., doing business
28

1 as AAMCO Transmissions ("Respondent"), with Romila Malik as President and Treasurer and
2 Subhash Malik as Secretary. The ARD Registration will expire on February 29, 2016, unless
3 renewed.

4 JURISDICTION

5 3. This Accusation is brought before the Director of the Department of Consumer
6 Affairs (Director) for the Bureau of Automotive Repair, under the authority of the following laws.
7 All section references are to the Business and Professions Code unless otherwise indicated.

8 4. Business and Professions Code ("Code") section 118, subdivision (b), provides that
9 the suspension/expiration/surrender/cancellation of a license shall not deprive the
10 Board/Registrar/Director of jurisdiction to proceed with a disciplinary action during the period
11 within which the license may be renewed, restored, reissued or reinstated.

12 5. Section 9884.13 of the Code provides, in pertinent part, that the expiration of a valid
13 registration shall not deprive the director or chief of jurisdiction to proceed with a disciplinary
14 proceeding against an automotive repair dealer or to render a decision invalidating a registration
15 temporarily or permanently.

16 6. Code section 477 provides, in pertinent part, that "Board" includes "bureau,"
17 "commission," "committee," "department," "division," "examining committee," "program," and
18 "agency." "License" includes certificate, registration or other means to engage in a business or
19 profession regulated by the code.

20 STATUTORY AND REGULATORY PROVISIONS

21 7. Section 9884.7 of the Code states, in pertinent part:

22 "(a) The director, where the automotive repair dealer cannot show there was a bona fide
23 error, may deny, suspend, revoke, or place on probation the registration of an automotive repair
24 dealer for any of the following acts or omissions related to the conduct of the business of the
25 automotive repair dealer, which are done by the automotive repair dealer or any automotive
26 technician, employee, partner, officer, or member of the automotive repair dealer.

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1 “(1) Making or authorizing in any manner or by any means whatever any statement written
2 or oral which is untrue or misleading, and which is known, or which by the exercise of reasonable
3 care should be known, to be untrue or misleading.

4 ...

5 “(4) Any other conduct that constitutes fraud.”

6 8. Code section 9884.9, subdivision (a), states:

7 “(a) The automotive repair dealer shall give to the customer a written estimated price for
8 labor and parts necessary for a specific job. No work shall be done and no charges shall accrue
9 before authorization to proceed is obtained from the customer. No charge shall be made for work
10 done or parts supplied in excess of the estimated price without the oral or written consent of the
11 customer that shall be obtained at some time after it is determined that the estimated price is
12 insufficient and before the work not estimated is done or the parts not estimated are supplied.
13 Written consent or authorization for an increase in the original estimated price may be provided
14 by electronic mail or facsimile transmission from the customer. The bureau may specify in
15 regulation the procedures to be followed by an automotive repair dealer if an authorization or
16 consent for an increase in the original estimated price is provided by electronic mail or facsimile
17 transmission. If that consent is oral, the dealer shall make a notation on the work order of the date,
18 time, name of person authorizing the additional repairs, and telephone number called, if any,
19 together with a specification of the additional parts and labor and the total additional cost, and
20 shall do either of the following:

21 “(1) Make a notation on the invoice of the same facts set forth in the notation on the work
22 order.

23 “(2) Upon completion of the repairs, obtain the customer's signature or initials to an
24 acknowledgment of notice and consent, if there is an oral consent of the customer to additional
25 repairs, in the following language:

26 ‘I acknowledge notice and oral approval of an increase in the original estimated price.

27
28 (signature or initials)’

1 "Nothing in this section shall be construed as requiring an automotive repair dealer to give
2 a written estimated price if the dealer does not agree to perform the requested repair."

3 9. Code section 9884.8 states:

4 "All work done by an automotive repair dealer, including all warranty work, shall be
5 recorded on an invoice and shall describe all service work done and parts supplied. Service work
6 and parts shall be listed separately on the invoice, which shall also state separately the subtotal
7 prices for service work and for parts, not including sales tax, and shall state separately the sales
8 tax, if any, applicable to each. If any used, rebuilt, or reconditioned parts are supplied, the invoice
9 shall clearly state that fact. If a part of a component system is composed of new and used, rebuilt
10 or reconditioned parts, that invoice shall clearly state that fact. The invoice shall include a
11 statement indicating whether any crash parts are original equipment manufacturer crash parts or
12 nonoriginal equipment manufacturer aftermarket crash parts. One copy of the invoice shall be
13 given to the customer and one copy shall be retained by the automotive repair dealer."

14 10. California Code of Regulations, title 16, section 3371, states:

15 "No dealer shall publish, utter, or make or cause to be published, uttered, or made any false
16 or misleading statement or advertisement which is known to be false or misleading, or which by
17 the exercise of reasonable care should be known to be false or misleading. Advertisements and
18 advertising signs shall clearly show the following:

19 "(a) Firm Name and Address. The dealer's firm name and address as they appear on the
20 State registration certificate as an automotive repair dealer; and

21 "(b) Telephone Number. If a telephone number appears in an advertisement or on an
22 advertising sign, this number shall be the same number as that listed for the dealer's firm name
23 and address in the telephone directory, or in the telephone company records if such number is
24 assigned to the dealer subsequent to the publication of such telephone directory."

25 11. California Code of Regulations title 16 section 3356, subdivision (a), states:

26 "(a) All invoices for service and repair work performed, and parts supplied, as provided for
27 in Section 9884.8 of the Business and Professions Code, shall comply with the following:
28

1 “(1) The invoice shall show the automotive repair dealer's registration number and the
2 corresponding business name and address as shown in the Bureau's records. If the automotive
3 repair dealer's telephone number is shown, it shall comply with the requirements of subsection
4 (b) of Section 3371 of this chapter.

5 “(2) The invoice shall separately list, describe and identify all of the following:

6 “(A) All service and repair work performed, including all diagnostic and warranty work,
7 and the price for each described service and repair.

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

12 “(C) The subtotal price for all service and repair work performed.

13 “(D) The subtotal price for all parts supplied, not including sales tax.

14 “(E) The applicable sales tax, if any.”

15 12. California Code of Regulations, title 16, section 3353, subdivision (c), states:

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

18 ...

19 “(c) Additional Authorization. Except as provided in subsection (f), the dealer shall obtain
20 the customer's authorization before any additional work not estimated is done or parts not
21 estimated are supplied. This authorization shall be in written, oral, or electronic form, and shall
22 describe the additional repairs, parts, labor and the total additional cost.”

23 13. California Code of Regulations, title 16, section 3373 states:

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

1 **COST RECOVERY**

2 14. Code section 125.3 states, in pertinent part, that a Board may request the
3 administrative law judge to direct a licentiate found to have committed a violation or violations of
4 the licensing act to pay a sum not to exceed the reasonable costs of the investigation and
5 enforcement of the case.

6 **FACTUAL ALLEGATIONS**

7 15. On or about December 1, 2014, A. Miroy ran over a curb in her 1998 Toyota Corolla,
8 and oil began to leak from under her car. Miroy called Respondent to repair her car. Respondent
9 towed Miroy's car for inspection. Zach Bartel, Respondent's Customer Service Manager, later
10 called Miroy and told her that her transmission was broken and needed to be replaced. Miroy was
11 told that the transmission replacement would cost over \$3,000.00. Miroy authorized the repair
12 and provided Bartel her credit card information over the phone. Miroy paid Respondent
13 \$3,562.57 for the new transmission. When the car was later returned to Miroy, she was asked to
14 pay an additional \$200. The additional \$200 was charged to Miroy's credit card, but she was
15 never provided an invoice or any other documentation regarding the additional \$200 charge.
16 Miroy, however, was provided an invoice for the \$3,562.57 charge, and copies of the credit card
17 receipts for the charges to her credit card. The invoice Miroy received states that the transmission
18 case on Miroy's vehicle was broken, and that "AAMCO exchanged rebuilt transmission with an
19 exchanged rebuilt torque converter."

20 16. In January 2015, Miroy's grandson C. Maglaya filed a complaint with the Bureau,
21 alleging that Respondent did not in fact replace the transmission on Miroy's 1998 Toyota Corolla.
22 On or about January 26, 2015, a representative of the Bureau inspected Miroy's car and
23 determined that the transmission had not been removed, rebuilt, or replaced recently. The
24 transmission was covered in dirt, the bolts assembling the transmission and attaching the
25 transmission to the vehicle showed no signs of having been removed recently, and the VIN
26 number printed on a metal tag riveted to the transmission matched the VIN number on Miroy's
27 car. The matching VIN numbers indicate that the transmission in the car had not been replaced
28 since the car was assembled in 1998.

1 Miroy. (Bus. & Prof. Code, § 9884.8.) The circumstances are set forth in further detail in
2 paragraphs 15 and 16, above.

3 **FIFTH CAUSE FOR DISCIPLINE**

4 **(Cal. Code of Regs., tit. 16, § 3371)**

5 **(False or Misleading Statements)**

6 21. Respondent has subjected its registration to discipline because on or about December
7 1, 2014, it made false or misleading statements. (Cal. Code of Regs., tit. 16, § 3371.)
8 Specifically, on or about December 1, 2014, Respondent told Miroy that the transmission in her
9 vehicle needed to be replaced and would be replaced with a rebuilt transmission. Respondent did
10 not replace the transmission. The circumstances are set forth in further detail in paragraphs 15
11 and 16, above.

12 **SIXTH CAUSE FOR DISCIPLINE**

13 **(Cal. Code Regs. § 3356, subd. (a))**

14 **(Failure to Describe on Invoice All Service Work and Parts)**

15 22. Respondent has subjected its registration to discipline because on or about December
16 12, 2014, Respondent failed to document the services rendered for the extra \$200 charged to
17 Miroy. (Cal. Code of Regs., tit. 16, § 3356.) The circumstances are set forth in further detail in
18 paragraphs 15 and 16, above.

19 **SEVENTH CAUSE FOR DISCIPLINE**

20 **(Cal. Code Regs., tit. 16, § 3353, subd. (c))**

21 **(Failure to Obtain Authorization for Additional Repairs)**

22 23. Respondent has subjected its registration to discipline because on or about December
23 12, 2014, Respondent failed to obtain Miroy's consent prior to charging her for work beyond
24 what was stated in the estimate. (Cal. Code of Regs., tit. 16, § 3353, subd. (c).) The
25 circumstances are set forth in further detail in paragraphs 15 and 16, above.

26 **SEVENTH CAUSE FOR DISCIPLINE**

27 **(Cal. Code Regs., tit. 16, § 3373)**

28 **(False or Misleading Statement in Document)**

29 24. Respondent has subjected its registration to discipline because on or about December
30 2, 2014, Respondent made false or misleading statements on the invoice provided to Miroy.
(Cal. Code of Regs., tit. 16, § 3373.) Specifically, Respondent charged Miroy \$3,562.57 for an

1 "AAMCO exchanged rebuilt transmission" as stated on the invoice provided to Miroy, but did not
2 exchange the transmission. The circumstances are set forth in further detail in paragraphs 15 and
3 16, above.

4 DISCIPLINARY CONSIDERATIONS

5 25. In determining the level of discipline to be imposed on Respondent, if any, the
6 Bureau further alleges that on or about December 14, 2011, the Bureau conducted an Office
7 Conference with Respondent's President and Treasurer, Romila Malik. At the Office Conference,
8 the Bureau reviewed violations from an undercover operation conducted on September 8, 2011,
9 and violations and allegations from eight consumer complaints received by the Bureau between
10 December 3, 2009, and July 11, 2011. Following the conference, the Bureau Representative
11 conducting the conference made specific recommendations to Respondent regarding written
12 estimates, obtaining consent for work done or parts supplied beyond the estimate, making untrue
13 or misleading statements to customers, compliance with industry standards, and recordkeeping.

14 26. On May 27, 2014, the Bureau conducted a Pro-Active Conference with Respondent's
15 Customer Service Manager, Bartel. There, the Bureau warned Bartel of violations found during a
16 Complainant Investigation. The Bureau provided Bartel with laws and regulations training, and
17 he stated that AAMCO would comply with the laws and regulations.

18 PRAYER

19 WHEREFORE, Complainant requests that a hearing be held on the matters alleged in this
20 Accusation, and that following the hearing, the Director of Consumer Affairs issue a decision:

- 21 1. Revoking or suspending Automotive Repair Dealer Registration Number ARD
22 215084, issued to Romi Transmissions Corp., doing business as AAMCO Transmissions
23 ("Respondent"), with Romila Malik as President and Treasurer and Subhash Malik as Secretary;
- 24 2. Ordering Respondent to pay the Bureau of Automotive Repair the reasonable costs of
25 the investigation and enforcement of this case, pursuant to Business and Professions Code section
26 125.3;

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3. Taking such other and further action as deemed necessary and proper.

DATED: December 7, 2015

Patrick Dorais

PATRICK DORAIS
Chief
Bureau of Automotive Repair
Department of Consumer Affairs
State of California
Complainant

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