

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

In the Matter of the Accusation Against:

**RD SMOG & AUTO REPAIR INC. DBA
RD SMOG TEST ONLY CENTER**

1989 West Washington Blvd.
Los Angeles, CA 90018

**CENIA A. HERNANDEZ aka CENIA A.
HERNANDEZ PAZ, PRESIDENT**

Automotive Repair Dealer Registration No.
ARD 247291

Smog Check, Test Only, Station License No.
TC 247291

and

ESTEBAN MIGUEL TORRES

2111 N. Fredric St.
Burbank, CA 91504

Smog Check Inspector License No.
EO 633498

Case No. 79/14-41

Respondents.

DECISION

The attached Stipulated Revocation of License and Order is hereby accepted and adopted as the Decision of the Director of the Department of Consumer Affairs in the above-entitled matter only as to respondent RD Smog & Auto Repair Inc., dba RD Smog Test Only Center, Cenia A. Hernandez aka Cenia A. Hernandez Paz, President, Automotive Repair Dealer Registration No. ARD 247291 and Smog Check, Test Only, Station License No. TC 247291.

This Decision shall become effective April 24, 2014.

DATED: APR 01 2014



DONALD CHANG
Assistant Chief Counsel
Department of Consumer Affairs

1 KAMALA D. HARRIS
Attorney General of California
2 KAREN B. CHAPPELLE
Supervising Deputy Attorney General
3 WILLIAM D. GARDNER
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Attorneys for Complainant
7

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:

Case No. 79/14-41

13 **RD SMOG & AUTO REPAIR INC. DBA**
14 **RD SMOG TEST ONLY CENTER**
15 **1989 West Washington Blvd.**
16 **Los Angeles, CA 90018**
17 **CENIA A. HERNANDEZ aka CENIA A.**
18 **HERNANDEZ PAZ, PRESIDENT**
19 **Automotive Repair Dealer Registration**
20 **No. ARD 247291**
21 **Smog Check Test Only Station License**
22 **No. TC 247291**

**STIPULATED REVOCATION OF
LICENSE AND ORDER**

and

23 **ESTEBAN MIGUEL TORRES**
24 **2111 N. Fredric St.**
25 **Burbank, CA 91504**
26 **Smog Check Inspector License No. EO**
27 **633498**

Respondents.

28 IT IS HEREBY STIPULATED AND AGREED by and between the parties to the above-entitled proceedings that the following matters are true:

PARTIES

1. Patrick Dorais (Complainant) is the Chief of the Bureau of Automotive Repair. He brought this action solely in hi official capacity and is represented in this matter by Kamala D.

1 Harris, Attorney General of the State of California, by William D. Gardner, Deputy Attorney
2 General.

3 2. R D Smog Check & Auto Repair, Inc., dba R D Smog Test Only Center; Cenia A.
4 Hernandez Paz, president, is represented in this proceeding by attorney Orlando J. Castano, Jr.,
5 whose address is Law Offices of Orlando J. Castano, Jr., 4675 MacArthur Court, Ste. 465,
6 Newport Beach, CA 92660.

7 3. On or about November 6, 2006, the Bureau of Automotive Repair issued Automotive
8 Repair Dealer Registration No. ARD 247291 to R D Smog Check & Auto Repair, Inc., dba R D
9 Smog Test Only Center; Cenia A. Hernandez Paz, president. The Automotive Repair Dealer
10 Registration was in full force and effect at all times relevant to the charges brought in Accusation
11 No. 79/14-41 and will expire on September 30, 2014, unless renewed.

12 4. On or about January 30, 2009, the Bureau of Automotive Repair issued Smog Check
13 Test Only Station License No. TC 247291 to R D Smog Check & Auto Repair, Inc., dba R D
14 Smog Test Only Center; Cenia A. Hernandez Paz, president. The Smog Check Test Only Station
15 License was in full force and effect at all times relevant to the charges brought in Accusation No.
16 79/14-41 and will expire on September 30, 2014, unless renewed.

17 JURISDICTION

18 5. Accusation No. 79/14-41 was filed before the Director of Consumer Affairs
19 (Director), for the Bureau of Automotive Repair (Bureau), and is currently pending against
20 respondent R D Smog Check & Auto Repair, Inc., dba R D Smog Test Only Center; Cenia A.
21 Hernandez Paz, president (Respondent). The Accusation and all other statutorily required
22 documents were properly served on Respondent on November 15, 2013. Respondent timely filed
23 a Notice of Defense contesting the Accusation. A copy of Accusation No. 79/14-41 is attached as
24 Exhibit A and incorporated by reference.

25 ADVISEMENT AND WAIVERS

26 6. Respondent has carefully read, fully discussed with counsel, and understands the
27 charges and allegations in Accusation No. 79/14-41. Respondent also has carefully read, fully

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1 discussed with counsel, and understands the effects of this Stipulated Revocation of License and
2 Order.

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

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

12 CULPABILITY

13 9. Respondent admits the truth of each and every charge and allegation in Accusation
14 No. 79/14-41, agrees that cause exists for discipline and hereby agrees to the voluntary revocation
15 of its Automotive Repair Dealer Registration No. ARD 247291 and its Smog Check Test Only
16 Station License No. TC 247291 for the Bureau's formal acceptance.

17 10. Respondent understands that by signing this stipulation it enables the Director to issue
18 its order accepting the voluntary revocation of its Automotive Repair Dealer Registration and
19 Smog Check Test Only Station License without further process.

20 RESERVATION

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

25 CONTINGENCY

26 12. This stipulation shall be subject to approval by the Director or the Director's designee.
27 Respondent understands and agrees that counsel for Complainant and the staff of the Bureau of
28 Automotive Repair may communicate directly with the Director and staff regarding this

1 stipulation and revocation, without notice to or participation by Respondent or its counsel. By
2 signing the stipulation, Respondent understands and agrees that it may not withdraw its
3 agreement or seek to rescind the stipulation prior to the time the Director considers and acts upon
4 it. If the Director fails to adopt this stipulation as the Decision and Order, the Stipulated
5 Revocation and Disciplinary Order shall be of no force or effect, except for this paragraph, it shall
6 be inadmissible in any legal action between the parties, and the Director shall not be disqualified
7 from further action by having considered this matter.

8 13. The parties understand and agree that Portable Document Format (PDF) and facsimile
9 copies of this Stipulated Revocation of License and Order, including Portable Document Format
10 (PDF) and facsimile signatures thereto, shall have the same force and effect as the originals.

11 14. This Stipulated Revocation of License and Order is intended by the parties to be an
12 integrated writing representing the complete, final, and exclusive embodiment of their agreement.
13 It supersedes any and all prior or contemporaneous agreements, understandings, discussions,
14 negotiations, and commitments (written or oral). This Stipulated Revocation of License and
15 Order may not be altered, amended, modified, supplemented, or otherwise changed except by a
16 writing executed by an authorized representative of each of the parties.

17 15. In consideration of the foregoing admissions and stipulations, the parties agree that
18 the Director may, without further notice or formal proceeding, issue and enter the following
19 Order:

20 **ORDER**

21 IT IS HEREBY ORDERED that Automotive Repair Dealer Registration No. ARD 247291
22 and Smog Check Test Only Station License No. TC 247291, issued to respondent R D Smog
23 Check & Auto Repair, Inc., dba R D Smog Test Only Center; Cenia A. Hernandez Paz, president,
24 are revoked and accepted by the Director of Consumer Affairs.

25 1. The revocation of Respondent's Automotive Repair Dealer Registration and Smog
26 Check Test Only Station License, and the acceptance of the revoked licenses by the Bureau, shall
27 constitute the imposition of discipline against Respondent. This stipulation constitutes a record of

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1 the discipline and shall become a part of Respondent's license history with the Bureau of
2 Automotive Repair.

3 2. Respondent shall lose all rights and privileges as an Automotive Repair Dealer
4 Registration and Smog Check Test Only Station in California as of the effective date of the
5 Director's Decision and Order.

6 3. Respondent shall cause to be delivered to the Bureau its pocket license and, if one
7 was issued, its wall certificate on or before the effective date of the Decision and Order.

8 4. If Respondent ever files an application for licensure or a petition for reinstatement in
9 the State of California, the Bureau shall treat it as a petition for reinstatement. Respondent must
10 comply with all the laws, regulations and procedures for reinstatement of a revoked license in
11 effect at the time the petition is filed, and all of the charges and allegations contained in
12 Accusation No. 79/14-41 shall be deemed to be true, correct and admitted by Respondent when
13 the Director determines whether to grant or deny the petition.

14 5. Respondent shall pay the agency its costs of investigation and enforcement in the
15 amount of \$37,025.19 prior to issuance of a new or reinstated license.

16 ACCEPTANCE

17 I have carefully read the above Stipulated Revocation of License and Order and have fully
18 discussed it with my attorney, Orlando J. Castano, Jr. I understand the stipulation and the effect it
19 will have on my Automotive Repair Dealer Registration and Smog Check Test Only Station
20 License. I enter into this Stipulated Revocation of License and Order voluntarily, knowingly, and
21 intelligently, and agree to be bound by the Decision and Order of the Director of Consumer
22 Affairs.

23
24 DATED: _____

2/12/14


RD SMOG & AUTO REPAIR INC. (dba RD
SMOG TEST ONLY CENTER; CENIA A.
HERNANDEZ PAZ, PRESIDENT
Respondent

1 I have read and fully discussed with respondent R D Smog Check & Auto Repair, Inc., dba
2 R D Smog Test Only Center; Cenia A. Hernandez Paz, president, the terms and conditions and
3 other matters contained in this Stipulated Revocation of License and Order. I approve its form
4 and content.

5
6 DATED: 2/10/14 
7 ORLANDO J. CASTANO, JR.
8 Attorney for Respondent

9 ENDORSEMENT

10 The foregoing Stipulated Surrender of License and Order is hereby respectfully submitted
11 for consideration by the Director of Consumer Affairs.

12
13 Dated: Respectfully submitted,
14 KAMALA D. HARRIS
15 Attorney General of California
16 KAREN B. CHAPPELLE
17 Supervising Deputy Attorney General
18
19 WILLIAM D. GARDNER
20 Deputy Attorney General
21 *Attorneys for Complainant*

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1 I have read and fully discussed with respondent R D Smog Check & Auto Repair, Inc., dba
2 R D Smog Test Only Center; Cenia A. Hernandez Paz, president, the terms and conditions and
3 other matters contained in this Stipulated Revocation of License and Order. I approve its form
4 and content.

5
6 DATED: _____

7 ORLANDO J. CASTANO, JR.
8 Attorney for Respondent

9 ENDORSEMENT

10 The foregoing Stipulated Surrender of License and Order is hereby respectfully submitted
11 for consideration by the Director of Consumer Affairs.

12
13 Dated: 3/18/14

14 Respectfully submitted,

15 KAMALA D. HARRIS
16 Attorney General of California
17 KAREN B. CHAPPELLE
18 Supervising Deputy Attorney General



19 WILLIAM D. GARDNER
20 Deputy Attorney General
21 *Attorneys for Complainant*

22 LA2013510444
23 51444158.doc

Exhibit A

Accusation No. 79/14-41

1 KAMALA D. HARRIS
Attorney General of California
2 MARC D. GREENBAUM
Supervising Deputy Attorney General
3 GREGORY J. SALUTE
Supervising Deputy Attorney General
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Attorneys for Complainant

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15 **1989 West Washington Blvd.**
16 **Los Angeles, CA 90018**
17 **CENIA A. HERNANDEZ aka CENIA A.**
18 **HERNANDEZ PAZ, PRESIDENT**
19 **Automotive Repair Dealer Registration**
20 **No. ARD 247291**
21 **Smog Check Test Only Station License**
22 **No. TC 247291**

ACCUSATION

SMOG CHECK

and

23 **ESTEBAN MIGUEL TORRES**
24 **2111 N. Fredric St.**
25 **Burbank, CA 91504**
26 **Smog Check Inspector License No. EO**
27 **633498**

Respondents.

Complainant alleges:

PARTIES

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

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1 this article and has all the required emission control equipment and devices installed and
2 functioning correctly.”

3 15. CCR, title 16, section 3340.41, subdivision (c), provides: “No person shall enter into
4 the emissions inspection system any vehicle identification information or emission control system
5 identification data for any vehicle other than the one being tested. Nor shall any person
6 knowingly enter into the emissions inspection system any false information about the vehicle
7 being tested.”

8 16. CCR, title 16, section 3340.42, sets forth specific emissions test methods and
9 procedures which apply to all vehicles inspected in the State of California.

10 17. CCR, title 16, section 3340.28, subdivision (e), states that “[u]pon renewal of an
11 unexpired Basic Area Technician license or an Advanced Emission Specialist Technician license
12 issued prior to the effective date of this regulation, the licensee may apply to renew as a Smog
13 Check Inspector, Smog Check Repair Technician, or both.”

14 COST RECOVERY

15 18. Code section 125.3 provides, in pertinent part, that a Board may request the
16 administrative law judge to direct a licensee found to have committed a violation or violations of
17 the licensing act to pay a sum not to exceed the reasonable costs of the investigation and
18 enforcement of the case.

19 UNDERCOVER OPERATIONS-MARCH 23, 2012,

20 APRIL 18, 2012, AND MAY 10, 2012

21 19. On or about March 23, 2012, April 18, 2012, and May 10, 2012, the Bureau
22 performed undercover operations at Respondent RD’s facility based on information it received
23 that an advertisement was placed on “Craigs List” advertising that cars can be made to pass a
24 smog inspection, even if the cars had previously failed a smog inspection. The undercover
25 operations and information obtained from the Bureau’s Vehicle Information Database (“VID”)
26 revealed that Respondent Torres performed three (3) smog inspections, which resulted in the
27 issuance of electronic certificates of compliance for the vehicles set forth in Table 1, below,
28 certifying that he had tested and inspected those vehicles and that the vehicles were in compliance

1 with applicable laws and regulations. In fact, Respondent Torres performed the smog inspections
2 using the clean piping method² by using the tail pipe emissions of vehicles other than the vehicles
3 being certified in order to issue the electronic certificates of compliance. The vehicles certified
4 were not in the test bay at the time of the smog inspections.

5 **Table 1**

6

Date and Test Times	Vehicle Certified	Vehicle Actually Tested	Certificate Issued
3/23/2012 11:16 hours to 11:29 hours	1993 Honda Civic, License #3PPG194	Black Honda Accord	XF376731C
4/18/2012 12:40 hours to 12:50 hours	1977 Chevrolet Camaro, License #1AVE319	Unknown	XF834188C
5/10/2012 11:37 hours to 11:54 hours	1995 Honda Civic, License #3MUJ044	Unknown	XH267904C

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15 **FIRST CAUSE FOR DISCIPLINE**

16 **(Misleading Statements)**

17 20. Respondent RD has subjected its registration to discipline under Code section 9884.7,
18 subdivision (a)(1), in that on or about the dates specified in Table 1 above, it made statements
19 which it knew or which by exercise of reasonable care it should have known were untrue or
20 misleading when its employee issued electronic certificates of compliance for the vehicles set
21 forth in Table 1, above, certifying that those vehicles were in compliance with applicable laws
22 and regulations when, in fact, the vehicles had been clean piped.

23 ///

24 ///

25

26 ² "Clean piping" is sampling the (clean) tailpipe emissions and/or the RPM readings of
27 another vehicle for the purpose of illegally issuing smog certifications to vehicles that are not in
28 compliance or are not present in the smog check area during the time of the certification.

1 SECOND CAUSE FOR DISCIPLINE

2 (Fraud)

3 21. Respondent RD has subjected its registration to discipline under Code section 9884.7,
4 subdivision (a)(4), in that on or about the dates listed above in Table 1, it committed acts which
5 constitute fraud by issuing electronic certificates of compliance for the vehicles set forth in Table
6 1, above, without performing bona fide inspections of the emission control devices and systems
7 on those vehicles, thereby depriving the People of the State of California of the protection
8 afforded by the Motor Vehicle Inspection Program.

9 THIRD CAUSE FOR DISCIPLINE

10 (Violation of the Motor Vehicle Inspection Program)

11 22. Respondent RD has subjected its station license to discipline under Health and Safety
12 Code section 44072.2, subdivision (a), in that regarding the vehicles set forth in Table 1, above, it
13 violated sections of that Code, as follows:

14 a. **Section 44012, subdivision (a):** Respondent RD's smog technician failed to
15 determine that all emission control devices and systems required by law were installed and
16 functioning correctly in accordance with test procedures.

17 b. **Section 44012, subdivision (f):** Respondent RD's smog technician failed to perform
18 emission control tests on those vehicles in accordance with procedures prescribed by the
19 department.

20 c. **Section 44015, subdivision (b):** Respondent RD's smog technician issued electronic
21 certificates of compliance without properly testing and inspecting the vehicles to determine if
22 they were in compliance with section 44012 of that Code.

23 d. **Section 44059:** Respondent RD's smog technician willfully made false entries for
24 the electronic certificates of compliance by certifying that those vehicles had been inspected as
25 required when, in fact, they had not.

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1 **FOURTH CAUSE FOR DISCIPLINE**

2 **(Violations of Regulations Pursuant to the Motor Vehicle Inspection Program)**

3 23. Respondent RD has subjected its station license to discipline under Health and Safety
4 Code section 44072.2, subdivision (c), in that regarding the vehicles set forth in Table 1, above, it
5 violated sections of the California Code of Regulations, title 16, as follows:

6 a. **Section 3340.24, subdivision (c):** Respondent RD's smog technician falsely or
7 fraudulently issued electronic certificates of compliance without performing bona fide inspections
8 of the emission control devices and systems on those vehicles as required by Health and Safety
9 Code section 44012.

10 b. **Section 3340.35, subdivision (c):** Respondent RD's smog technician issued
11 electronic certificates of compliance even though those vehicles had not been inspected in
12 accordance with section 3340.42 of that Code.

13 c. **Section 3340.42:** Respondent RD's smog technician failed to conduct the required
14 smog tests and inspections on those vehicles in accordance with the Bureau's specifications.

15 **FIFTH CAUSE FOR DISCIPLINE**

16 **(Dishonesty, Fraud or Deceit)**

17 24. Respondent RD has subjected its station license to discipline under Health and Safety
18 Code section 44072.2, subdivision (d), in that regarding the vehicles set forth in Table 1, above, it
19 committed acts involving dishonesty, fraud or deceit whereby another was injured by issuing
20 electronic certificates of compliance for those vehicles without performing bona fide inspections
21 of the emission control devices and system on those vehicles, thereby depriving the People of the
22 State of California of the protection afforded by the Motor Vehicle Inspection Program.

23 **SIXTH CAUSE FOR DISCIPLINE**

24 **(Violations of the Motor Vehicle Inspection Program)**

25 25. Respondent Torres has subjected his inspector license to discipline under Health and
26 Safety Code section 44072.2, subdivision (a), in that regarding the vehicles set forth in Table 1,
27 above, he violated sections of that Code, as follows:

28

1 a. **Section 44012, subdivision (a):** Respondent Torres failed to determine that all
2 emission control devices and systems required by law were installed and functioning correctly in
3 accordance with test procedures.

4 b. **Section 44012, subdivision (f):** Respondent Torres failed to perform emission
5 control tests on those vehicles in accordance with procedures prescribed by the department.

6 c. **Section 44032:** Respondent Torres failed to perform tests of the emission control
7 devices and systems on those vehicles in accordance with section 44012 of that Code, in that the
8 vehicle had been clean piped.

9 d. **Section 44059:** Respondent Torres willfully made false entries for the electronic
10 certificates of compliance by certifying that those vehicles had been inspected as required when,
11 in fact, they had not.

12 **SEVENTH CAUSE FOR DISCIPLINE**

13 **(Violations of Regulations Pursuant to the Motor Vehicle Inspection Program)**

14 26. Respondent Torres has subjected his inspector license to discipline under Health and
15 Safety Code section 44072.2, subdivision (c), in that, regarding the vehicles set forth in Table 1,
16 above, he violated sections of the California Code of Regulations, title 16, as follows:

17 a. **Section 3340.24, subdivision (c):** Respondent Torres falsely or fraudulently issued
18 electronic certificates of compliance without performing bona fide inspections of the emission
19 control devices and systems on those vehicles as required by Health and Safety Code section
20 44012.

21 b. **Section 3340.30, subdivision (a):** Respondent Torres failed to inspect and test those
22 vehicles in accordance with Health and Safety Code section 44012.

23 c. **Section 3340.41, subdivision (c):** Respondent Torres entered false information into
24 the Emission Inspection System for the electronic certificates of compliance by entering vehicle
25 emission control information for vehicles other than the vehicles being certified.

26 d. **Section 3340.42:** Respondent Torres failed to conduct the required smog tests and
27 inspections on those vehicles in accordance with the Bureau's specifications.

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1 **EIGHTH CAUSE FOR DISCIPLINE**

2 **(Dishonesty, Fraud or Deceit)**

3 27. Respondent Torres has subjected his inspector license to discipline under Health and
4 Safety Code section 44072.2, subdivision (d), in that regarding the vehicles set forth above in
5 Table 1, he committed acts involving dishonesty, fraud or deceit whereby another was injured by
6 issuing electronic certificates of compliance for the vehicles set forth in Table 1, above, without
7 performing bona fide inspections of the emission control devices and systems on those vehicles,
8 thereby depriving the People of the State of California of the protection afforded by the Motor
9 Vehicle Inspection Program.

10 **OTHER MATTERS**

11 28. Pursuant to Code section 9884.7, subdivision (c), the Director may refuse to validate,
12 or may invalidate temporarily or permanently, the registrations for all places of business operated
13 in this state by Cenia A. Hernandez Paz as President of RD Smog & Auto Repair Inc. doing
14 business as RD Smog Test Only Center, upon a finding that she has, or is, engaged in a course of
15 repeated and willful violations of the laws and regulations pertaining to an automotive repair
16 dealer.

17 29. Pursuant to Health & Safety Code section 44072.8, if Smog Check Test Only Station
18 License Number TC 247291, issued to Cenia A. Hernandez Paz as President of RD Smog & Auto
19 Repair Inc. doing business as RD Smog Test Only Center, is revoked or suspended, any
20 additional license issued under this chapter in the name of said licensee may be likewise revoked
21 or suspended by the director.

22 30. Pursuant to Health & Safety Code section 44072.8, if Smog License Inspector
23 License Number EO 633498, (previously EA 633498) issued to Esteban Miguel Torres, is
24 revoked or suspended, any additional license issued under this chapter in the name of said
25 licensee may be likewise revoked or suspended by the director.

26 **PRAYER**

27 WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,
28 and that following the hearing, the Director of Consumer Affairs issue a decision:

- 1 1. Revoking, suspending, placing on probation, Automotive Repair Dealer Registration
- 2 Number ARD 247291, issued to Cenia A. Hernandez Paz as President of RD Smog & Auto
- 3 Repair Inc. doing business as RD Smog Test Only Center;
- 4 2. Revoking, suspending, or placing on probation any other automotive repair dealer
- 5 registration issued to Cenia A. Hernandez Paz;
- 6 3. Revoking or suspending Smog Check Test Only Station License Number TC 247291,
- 7 issued to Cenia A. Hernandez Paz as President of RD Smog & Auto Repair Inc. doing business as
- 8 RD Smog Test Only Center;
- 9 4. Revoking or suspending any additional license issued under Chapter 5 of the Health
- 10 and Safety Code in the name of Cenia A. Hernandez Paz;
- 11 5. Revoking or suspending Smog Check Inspector License Number EO633498, issued
- 12 to Esteban Miguel Torres;
- 13 6. Revoking or suspending any additional license issued under Chapter 5 of the Health
- 14 and Safety Code in the name of Esteban Miguel Torres;
- 15 7. Ordering Cenia A. Hernandez Paz and Esteban Miguel Torres to pay the Bureau of
- 16 Automotive Repair the reasonable costs of the investigation and enforcement of this case,
- 17 pursuant to Business and Professions Code section 125.3; and,
- 18 8. Taking such other and further action as deemed necessary and proper.

19
20
21 DATED: 10/22/13

PAT DORAIS by Doug Balatt
PATRICK DORAIS
Acting Chief
Bureau of Automotive Repair
Department of Consumer Affairs
State of California
Complainant
DOUG BALATT

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