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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. 79/15-112

13 **MARVIN'S SMOG SHOP**
14 **MARTHA ANGULO, OWNER**
1325 W. Inyo Avenue
14 **Tulare, CA 93274**
Mailing Address:
15 195 E. Washington
16 **Tulare, CA 93274**

A C C U S A T I O N
(Smog Check)

17 **Automotive Repair Dealer Reg. No. ARD 248564**
Smog Check Station License No. RC 248564

18 **and**

19 **MARCIEL ANDREW ANGULO**
20 195 E. Washington
21 **Tulare, CA 93274**

22 **Smog Check Inspector License No. EO 635923**

23 Respondents.

24 Complainant alleges:

25 **PARTIES**

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

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1 Affairs, or a court of law, or the voluntary surrender of the license shall not deprive the Director
2 of jurisdiction to proceed with disciplinary action.

3 **STATUTORY PROVISIONS**

4 9. Bus. & Prof. Code section 9884.7 states, in pertinent part:

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

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

14

15 (3) Failing or refusing to give to a customer a copy of any document
16 requiring his or her signature, as soon as the customer signs the document.

17 (4) Any other conduct that constitutes fraud.

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19 (6) Failure in any material respect to comply with the provisions of this
20 chapter or regulations adopted pursuant to it.

21

22 (c) Notwithstanding subdivision (b), the director may suspend, revoke, or
23 place on probation the registration for all places of business operated in this state by
24 an automotive repair dealer upon a finding that the automotive repair dealer has, or is,
25 engaged in a course of repeated and willful violations of this chapter, or regulations
26 adopted pursuant to it.

27 10. Bus. & Prof. Code section 9884.9, subdivision (a), states, in pertinent part:

28 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 . . .

11. Bus. & Prof. Code section 22, subdivision (a), states:

"Board" as used in any provision of this Code, refers to the board in
which the administration of the provision is vested, and unless otherwise expressly
provided, shall include "bureau," "commission," "committee," "department,"
"division," "examining committee," "program," and "agency."

1 **RECORDED UNDERCOVER OPERATION #1: 1993 GMC**

2 17. On October 15, 2014, an undercover operator with the Bureau ("operator") took the
3 Bureau's 1993 GMC to Respondent Martha Angulo's facility and requested a smog inspection.
4 The EGR (exhaust gas recirculation) system on the Bureau-documented vehicle was not
5 functioning. Respondent's employee, "Marciel", had the operator sign a work order for the
6 inspection, but did not give her a copy or a written estimate. The operator observed Marciel
7 perform the smog inspection on the vehicle. After the inspection was completed, the operator
8 paid Marciel \$60 and received copies of an invoice and a vehicle inspection report ("VIR"). The
9 VIR showed that Respondent Marciel Angulo had performed the inspection. That same day, a
10 Bureau representative reviewed the recording of the undercover operation and found that Mr.
11 Angulo had not performed the required functional checks of the ignition timing and the EGR
12 system on the vehicle. Information retrieved from the Bureau's vehicle information database
13 ("VID") showed that the vehicle had passed the inspection, resulting in the issuance of electronic
14 smog Certificate of Compliance Number [REDACTED].

15 18. On November 3, 2014, the Bureau performed a smog inspection on the vehicle. The
16 vehicle failed the functional portion of the test due to the non-functional EGR system.

17 **FIRST CAUSE FOR DISCIPLINE**

18 **(Untrue or Misleading Statements)**

19 19. Respondent Martha Angulo's registration is subject to disciplinary action pursuant to
20 Bus. & Prof. Code section 9884.7, subdivision (a)(1), in that Respondent made or authorized
21 statements which she knew or in the exercise of reasonable care should have known to be untrue
22 or misleading, as follows: Respondent Martha Angulo's smog check technician, Respondent
23 Marciel Angulo, certified under penalty of perjury on the VIR that he performed the smog
24 inspection on the Bureau's 1993 GMC in accordance with all Bureau requirements and that the
25 vehicle had passed inspection and was in compliance with applicable laws and regulations. In
26 fact, Respondent Marciel Angulo failed to perform the required functional ignition timing test and
27 functional EGR system test on the vehicle. Further, the EGR system was not functioning and as
28 such, the vehicle would not pass the inspection required by Health & Saf. Code section 44012.

1 **SECOND CAUSE FOR DISCIPLINE**

2 **(Failure to Provide Customer with Copy of Signed Document)**

3 20. Respondent Martha Angulo's registration is subject to disciplinary action pursuant to
4 Bus. & Prof. Code section 9884.7, subdivision (a)(3), in that Respondent's employee, Marciel,
5 failed to provide the operator with a copy of the work order, identified in paragraph 17 above.

6 **THIRD CAUSE FOR DISCIPLINE**

7 **(Fraud)**

8 21. Respondent Martha Angulo's registration is subject to disciplinary action pursuant to
9 Bus. & Prof. Code section 9884.7, subdivision (a)(4), in that Respondent committed an act that
10 constitutes fraud by issuing an electronic smog certificate of compliance for the Bureau's 1993
11 GMC without ensuring that a bona fide inspection was performed of the emission control devices
12 and systems on the vehicle, thereby depriving the People of the State of California of the
13 protection afforded by the Motor Vehicle Inspection Program.

14 **FOURTH CAUSE FOR DISCIPLINE**

15 **(Failure to Comply with Provisions of the Bus. & Prof. Code)**

16 22. Respondent Martha Angulo's registration is subject to disciplinary action pursuant to
17 Bus. & Prof. Code section 9884.7, subdivision (a)(6), in that Respondent failed to comply with
18 section 9884.9, subdivision (a), of that Code in a material respect, as follows: Respondent's
19 employee, Marciel, failed to provide the operator with a written estimate for the smog inspection
20 on the Bureau's 1993 GMC.

21 **FIFTH CAUSE FOR DISCIPLINE**

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

23 23. Respondent Martha Angulo's smog check station license is subject to disciplinary
24 action pursuant to Health & Saf. Code section 44072.2, subdivision (a), in that Respondent failed
25 to comply with provisions of that Code, as follows:

26 a. **Section 44012, subdivision (f)**: Respondent Martha Angulo failed to ensure that the
27 functional check of the emission control systems and devices was performed on the Bureau's
28 1993 GMC in accordance with procedures prescribed by the department in that Respondent

1 Marciel Angulo failed to perform the required functional ignition timing test and functional EGR
2 system test on the vehicle.

3 b. **Section 44015:** Respondent issued an electronic smog certificate of compliance for
4 the Bureau's 1993 GMC without ensuring that the vehicle was properly tested and inspected to
5 determine if it was in compliance with Health & Saf. Code section 44012.

6 **SIXTH CAUSE FOR DISCIPLINE**

7 **(Failure to Comply with Regulations Pursuant**
8 **to the Motor Vehicle Inspection Program)**

9 24. Respondent Martha Angulo's smog check station license is subject to disciplinary
10 action pursuant to Health & Saf. Code section 44072.2, subdivision (c), in that Respondent failed
11 to comply with provisions of California Code of Regulations, title 16, as follows:

12 a. **Section 3340.35, subdivision (c):** Respondent Martha Angulo issued an electronic
13 smog certificate of compliance for the Bureau's 1993 GMC even though the vehicle had not been
14 inspected in accordance with section 3340.42.

15 b. **Section 3340.41, subdivision (c):** Respondent Martha Angulo authorized or
16 permitted Respondent Marciel Angulo to enter false information into the Emissions Inspection
17 System ("EIS") by entering data indicating that the Bureau's 1993 GMC had passed the
18 functional ignition timing test and functional EGR system test. In fact, Respondent Marciel
19 Angulo failed to perform those functional tests on the vehicle. Further, the EGR system was not
20 functioning and as such, the vehicle would not pass the inspection required by Health & Saf.
21 Code section 44012.

22 c. **Section 3340.42:** Respondent Martha Angulo failed to ensure that the required smog
23 tests were conducted on the Bureau's 1993 GMC in accordance with the Bureau's specifications.

24 **SEVENTH CAUSE FOR DISCIPLINE**

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

26 25. Respondent Martha Angulo's smog check station license is subject to disciplinary
27 action pursuant to Health & Saf. Code section 44072.2, subdivision (d), in that Respondent
28 committed a dishonest, fraudulent or deceitful act whereby another is injured by issuing an

1 electronic smog certificate of compliance for the Bureau's 1993 GMC without ensuring that a
2 bona fide inspection was performed of the emission control devices and systems on the vehicle,
3 thereby depriving the People of the State of California of the protection afforded by the Motor
4 Vehicle Inspection Program.

5 **EIGHTH CAUSE FOR DISCIPLINE**

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

7 26. Respondent Marciel Angulo's smog technician license is subject to disciplinary
8 action pursuant to Health & Saf. Code section 44072.2, subdivision (a), in that Respondent failed
9 to comply with section 44012, subdivision (f), of that Code, as follows: Respondent failed to
10 perform the functional check of the emission control systems and devices on the Bureau's 1993
11 GMC in accordance with procedures prescribed by the department, as set forth in paragraphs 19
12 and 23 (a) above.

13 **NINTH CAUSE FOR DISCIPLINE**

14 **(Failure to Comply with Regulations Pursuant**
15 **to the Motor Vehicle Inspection Program)**

16 27. Respondent Marciel Angulo's smog technician license is subject to disciplinary
17 action pursuant to Health & Saf. Code section 44072.2, subdivision (c), in that Respondent failed
18 to comply with provisions of California Code of Regulations, title 16, as follows:

19 a. **Section 3340.30, subdivision (a):** Respondent failed to inspect and test the Bureau's
20 1993 GMC in accordance with Health & Saf. Code sections 44012 and 44035, and California
21 Code of Regulations, title 16, section 3340.42.

22 b. **Section 3340.41, subdivision (c):** Respondent entered false information into the EIS
23 by entering data indicating that the Bureau's 1993 GMC had passed the functional ignition timing
24 test and functional EGR system test. In fact, Respondent failed to perform those functional tests
25 on the vehicle. Further, the EGR system was not functioning and as such, the vehicle would not
26 pass the inspection required by Health & Saf. Code section 44012.

27 c. **Section 3340.42:** Respondent failed to conduct the required smog tests on the
28 Bureau's 1993 GMC in accordance with the Bureau's specifications.

1 **TENTH CAUSE FOR DISCIPLINE**

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

3 28. Respondent Marciel Angulo's smog technician license is subject to disciplinary
4 action pursuant to Health & Saf. Code section 44072.2, subdivision (d), in that Respondent
5 committed a dishonest, fraudulent or deceitful act whereby another is injured by issuing an
6 electronic smog certificate of compliance for the Bureau's 1993 GMC without performing a bona
7 fide inspection of the emission control devices and systems on the vehicle, thereby depriving the
8 People of the State of California of the protection afforded by the Motor Vehicle Inspection
9 Program.

10 **RECORDED UNDERCOVER OPERATION #2: 1992 TOYOTA**

11 29. On October 28, 2014, the operator involved in the first undercover operation took the
12 Bureau's 1992 Toyota to Respondent Martha Angulo's facility and requested a smog inspection.
13 The ignition timing on the Bureau-documented vehicle was not adjusted to manufacturer's
14 specifications. Respondent's employee, Marciel, had the operator sign a work order for the
15 inspection, but did not give her a copy or a written estimate. The operator observed Marciel
16 perform the smog inspection on the vehicle. After the inspection was completed, the operator
17 paid Marciel \$55 and received copies of an invoice and a VIR. The VIR showed that Respondent
18 Marciel Angulo had performed the inspection. That same day, a Bureau representative reviewed
19 the recording of the undercover operation and found that Mr. Angulo had not performed the
20 required functional checks of the ignition timing and the EGR system on the vehicle. Information
21 retrieved from the Bureau's VID showed that the vehicle had passed the inspection, resulting in
22 the issuance of electronic smog Certificate of Compliance Number [REDACTED].

23 30. On November 5, 2014, the Bureau inspected the vehicle and found that the ignition
24 timing still was not adjusted to manufacturer's specifications. The Bureau performed a smog
25 inspection on the vehicle. The vehicle failed the functional portion of the test due to the faulty
26 ignition timing.

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1 **ELEVENTH CAUSE FOR DISCIPLINE**

2 **(Untrue or Misleading Statements)**

3 31. Respondent Martha Angulo's registration is subject to disciplinary action pursuant to
4 Bus. & Prof. Code section 9884.7, subdivision (a)(1), in that Respondent made or authorized
5 statements which she knew or in the exercise of reasonable care should have known to be untrue
6 or misleading, as follows: Respondent Martha Angulo's smog check technician, Respondent
7 Marciel Angulo, certified under penalty of perjury on the VIR that he performed the smog
8 inspection on the Bureau's 1992 Toyota in accordance with all Bureau requirements and that the
9 vehicle had passed inspection and was in compliance with applicable laws and regulations. In
10 fact, Respondent Marciel Angulo failed to perform the required functional ignition timing test and
11 functional EGR system test on the vehicle. Further, the ignition timing was not adjusted to
12 manufacturer's specifications and as such, the vehicle would not pass the inspection required by
13 Health & Saf. Code section 44012.

14 **TWELFTH CAUSE FOR DISCIPLINE**

15 **(Failure to Provide Customer with Copy of Signed Document)**

16 32. Respondent Martha Angulo's registration is subject to disciplinary action pursuant to
17 Bus. & Prof. Code section 9884.7, subdivision (a)(3), in that Respondent's employee, Marciel,
18 failed to provide the operator with a copy of the work order, identified in paragraph 29 above.

19 **THIRTEENTH CAUSE FOR DISCIPLINE**

20 **(Fraud)**

21 33. Respondent Martha Angulo's registration is subject to disciplinary action pursuant to
22 Bus. & Prof. Code section 9884.7, subdivision (a)(4), in that Respondent committed an act that
23 constitutes fraud by issuing an electronic smog certificate of compliance for the Bureau's 1992
24 Toyota without ensuring that a bona fide inspection was performed of the emission control
25 devices and systems on the vehicle, thereby depriving the People of the State of California of the
26 protection afforded by the Motor Vehicle Inspection Program.

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1 thereby depriving the People of the State of California of the protection afforded by the Motor
2 Vehicle Inspection Program.

3 **EIGHTEENTH CAUSE FOR DISCIPLINE**

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

5 38. Respondent Marciel Angulo's smog technician license is subject to disciplinary
6 action pursuant to Health & Saf. Code section 44072.2, subdivision (a), in that Respondent failed
7 to comply with section 44012, subdivision (f), of that Code, as follows: Respondent failed to
8 perform the functional check of the emission control systems and devices on the Bureau's 1992
9 Toyota in accordance with procedures prescribed by the department, as set forth in paragraphs 31
10 and 35 (a) above.

11 **NINETEENTH CAUSE FOR DISCIPLINE**

12 **(Failure to Comply with Regulations Pursuant**
13 **to the Motor Vehicle Inspection Program)**

14 39. Respondent Marciel Angulo's smog technician license is subject to disciplinary
15 action pursuant to Health & Saf. Code section 44072.2, subdivision (c), in that Respondent failed
16 to comply with provisions of California Code of Regulations, title 16, as follows:

17 a. **Section 3340.30, subdivision (a):** Respondent failed to inspect and test the Bureau's
18 1992 Toyota in accordance with Health & Saf. Code sections 44012 and 44035, and California
19 Code of Regulations, title 16, section 3340.42.

20 b. **Section 3340.41, subdivision (c):** Respondent entered false information into the EIS,
21 as follows:

22 1. Respondent entered data indicating that the Bureau's 1992 Toyota had passed
23 the functional ignition timing test when, in fact, Respondent failed to perform that functional test
24 on the vehicle. Further, the ignition timing was not adjusted to manufacturer's specifications and
25 as such, the vehicle would not pass the inspection required by Health & Saf. Code section 44012.

26 2. Respondent entered data indicating that the functional EGR system test was not
27 applicable. In fact, the functional EGR system test was required to be performed on the vehicle.

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1 c. **Section 3340.42:** Respondent failed to conduct the required smog tests on the
2 Bureau's 1992 Toyota in accordance with the Bureau's specifications.

3 **TWENTIETH CAUSE FOR DISCIPLINE**

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

5 40. Respondent Marciel Angulo's smog technician license is subject to disciplinary
6 action pursuant to Health & Saf. Code section 44072.2, subdivision (d), in that Respondent
7 committed a dishonest, fraudulent or deceitful act whereby another is injured by issuing an
8 electronic smog certificate of compliance for the Bureau's 1992 Toyota without performing a
9 bona fide inspection of the emission control devices and systems on the vehicle, thereby
10 depriving the People of the State of California of the protection afforded by the Motor Vehicle
11 Inspection Program.

12 **RECORDED UNDERCOVER OPERATION #3: 1993 CHEVROLET**

13 41. On November 4, 2014, the operator involved in the first and second undercover
14 operations took the Bureau's 1993 Chevrolet to Respondent Martha Angulo's facility and
15 requested a smog inspection. The EGR system on the Bureau-documented vehicle was not
16 functioning. Respondent's employee, "Marciel", asked the operator for the vehicle registration
17 notice and the keys to the vehicle. The operator handed Marciel the registration and keys. The
18 operator observed Marciel perform the smog inspection on the vehicle. After the inspection was
19 completed, Marciel had the operator sign a work order. The operator paid Marciel \$55 and
20 received copies of an invoice and a VIR. The VIR showed that Respondent Marciel Angulo had
21 performed the inspection. That same day, a Bureau representative reviewed the recording of the
22 undercover operation and found that Mr. Angulo had not performed the required functional
23 checks of the ignition timing and the EGR system on the vehicle. Information retrieved from the
24 Bureau's VID showed that the vehicle had passed the inspection, resulting in the issuance of
25 electronic smog Certificate of Compliance Number [REDACTED].

26 42. On November 18, 2014, the Bureau performed a smog inspection on the vehicle. The
27 vehicle failed the functional portion of the test due to the non-functional EGR system.

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1 c. **Section 3340.42:** Respondent Martha Angulo failed to ensure that the required smog
2 tests were conducted on the Bureau's 1993 Chevrolet in accordance with the Bureau's
3 specifications.

4 **TWENTY-SIXTH CAUSE FOR DISCIPLINE**

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

6 48. Respondent Martha Angulo's smog check station license is subject to disciplinary
7 action pursuant to Health & Saf. Code section 44072.2, subdivision (d), in that Respondent
8 committed a dishonest, fraudulent or deceitful act whereby another is injured by issuing an
9 electronic smog certificate of compliance for the Bureau's 1993 Chevrolet without ensuring that a
10 bona fide inspection was performed of the emission control devices and systems on the vehicle,
11 thereby depriving the People of the State of California of the protection afforded by the Motor
12 Vehicle Inspection Program.

13 **TWENTY-SEVENTH CAUSE FOR DISCIPLINE**

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

15 49. Respondent Marciel Angulo's smog technician license is subject to disciplinary
16 action pursuant to Health & Saf. Code section 44072.2, subdivision (a), in that Respondent failed
17 to comply with section 44012, subdivision (f), of that Code, as follows: Respondent failed to
18 perform the functional check of the emission control systems and devices on the Bureau's 1993
19 Chevrolet in accordance with procedures prescribed by the department, as set forth in paragraphs
20 43 and 46 (a) above.

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1 **TWENTY-EIGHTH CAUSE FOR DISCIPLINE**

2 **(Failure to Comply with Regulations Pursuant**
3 **to the Motor Vehicle Inspection Program)**

4 50. Respondent Marciel Angulo's smog technician license is subject to disciplinary
5 action pursuant to Health & Saf. Code section 44072.2, subdivision (c), in that Respondent failed
6 to comply with provisions of California Code of Regulations, title 16, as follows:

7 a. **Section 3340.30, subdivision (a):** Respondent failed to inspect and test the Bureau's
8 1993 Chevrolet in accordance with Health & Saf. Code sections 44012 and 44035, and California
9 Code of Regulations, title 16, section 3340.42.

10 b. **Section 3340.41, subdivision (c):** Respondent entered false information into the EIS
11 by entering data indicating that the Bureau's 1993 Chevrolet had passed the functional ignition
12 timing test and functional EGR system test. In fact, Respondent failed to perform those
13 functional tests on the vehicle. Further, the EGR system was not functioning and as such, the
14 vehicle would not pass the inspection required by Health & Saf. Code section 44012.

15 c. **Section 3340.42:** Respondent failed to conduct the required smog tests on the
16 Bureau's 1993 Chevrolet in accordance with the Bureau's specifications.

17 **TWENTY-NINTH CAUSE FOR DISCIPLINE**

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

19 51. Respondent Marciel Angulo's smog technician license is subject to disciplinary
20 action pursuant to Health & Saf. Code section 44072.2, subdivision (d), in that Respondent
21 committed a dishonest, fraudulent or deceitful act whereby another is injured by issuing an
22 electronic smog certificate of compliance for the Bureau's 1993 Chevrolet without performing a
23 bona fide inspection of the emission control devices and systems on the vehicle, thereby
24 depriving the People of the State of California of the protection afforded by the Motor Vehicle
25 Inspection Program.

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1 **MATTERS IN AGGRAVATION**

2 52. To determine the degree of discipline, if any, to be imposed on Respondent Martha
3 Angulo, Complainant alleges as follows: On or about October 14, 2010, the Bureau issued
4 Citation No. C2011-0458 against Respondent for violations of Health & Saf. Code section 44012,
5 subdivision (f) (failure to determine that emission control devices and systems required by State
6 and Federal law are installed and functioning correctly in accordance with test procedures); and
7 California Code of Regulations, title 16, section 3340.35, subdivision (c) (issuing a certificate of
8 compliance to a vehicle that was improperly tested). On or about September 22, 2010,
9 Respondent issued a certificate of compliance to a Bureau undercover vehicle with the ignition
10 timing adjusted beyond specifications. The Bureau assessed civil penalties totaling \$1,500
11 against Respondent for the violations. Respondent paid the fine on December 6, 2010.

12 **OTHER MATTERS**

13 53. Pursuant to Bus. & Prof. Code section 9884.7, subdivision (c), the Director may
14 suspend, revoke, or place on probation the registration for all places of business operated in this
15 state by Respondent Martha Angulo, owner of Marvin's Smog Shop, upon a finding that
16 Respondent has, or is, engaged in a course of repeated and willful violations of the laws and
17 regulations pertaining to an automotive repair dealer.

18 54. Pursuant to Health & Saf. Code section 44072.8, if Smog Check Station License
19 Number RC 248564, issued to Respondent Martha Angulo, owner of Marvin's Smog Shop, is
20 revoked or suspended, any additional license issued under this chapter in the name of said
21 licensee may be likewise revoked or suspended by the Director.

22 55. Pursuant to Health & Saf. Code section 44072.8, if Smog Check Inspector License
23 Number EO 635923, issued to Respondent Marciel Andrew Angulo, is revoked or suspended, any
24 additional license issued under this chapter in the name of said licensee may be likewise revoked
25 or suspended by the Director.

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PRAYER

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

1. Revoking or suspending Automotive Repair Dealer Registration Number ARD 248564, issued to Martha Angulo, owner of Marvin's Smog Shop;
2. Revoking or suspending any other automotive repair dealer registration issued to Martha Angulo;
3. Revoking or suspending Smog Check Station License Number RC 248564, issued to Martha Angulo, owner of Marvin's Smog Shop;
4. Revoking or suspending any additional license issued under Chapter 5 of the Health and Safety Code in the name of Martha Angulo;
5. Revoking or suspending Smog Check Inspector License Number EO 635923, issued to Marciel Andrew Angulo;
6. Revoking or suspending any additional license issued under Chapter 5 of the Health and Safety Code in the name of Marciel Andrew Angulo;
7. Ordering Martha Angulo, owner of Marvin's Smog Shop, and Marciel Andrew Angulo to pay the Director of Consumer Affairs the reasonable costs of the investigation and enforcement of this case, pursuant to Business and Professions Code section 125.3;
8. Taking such other and further action as deemed necessary and proper.

DATED: May 1, 2015



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

SA2015100574