### BEFORE THE DIRECTOR OF THE

### **DEPARTMENT OF CONSUMER AFFAIRS**

### **BUREAU OF AUTOMOTIVE REPAIR**

### STATE OF CALIFORNIA

In the Matter of the Accusation Against:

# DAVIS TEST ONLY SMOG TESTING, dba CITRUS HEIGHTS STAR SMOG; DANIEL

# MCGARRY, aka DANIEL LAWRENCE MCGARRY

# PRESIDENT/SECRETARY/TREASURER

8420 Auburn Blvd B

Citrus Heights, CA 95610

Automotive Repair Dealer Registration No. ARD 263636

Smog Check Station License No. RC 263636

and

DAVIS TEST ONLY SMOG TESTING, dba LINCOLN STAR SMOG; DANIEL MCGARRY, aka DANIEL LAWRENCE MCGARRY PRESIDENT/SECRETARY/TREASURER

199 Lincoln Blvd.

Lincoln, CA 95648

Automotive Repair Dealer Registration No. ARD 275297

Smog Check Station License No. RC 275297

# DAVIS TEST ONLY SMOG TESTING, dba NORTH BEALE STAR SMOG; DANIEL

# MCGARRY, aka DANIEL LAWRENCE MCGARRY

# PRESIDENT/SECRETARY/TREASURER

1152 North Beale Rd. #2

Marysville, CA 95901

Mailing Address:

271 Unity Circle

Sacramento, CA 95833

Automotive Repair Dealer Registration No. ARD 278039

Smog Check Station License No. RC 278039

## DANIEL LAWRENCE MCGARRY

8420 Auburn Blvd.

Citrus Heights, CA 95610

Smog Check Inspector License No. EO 142931

Smog Check Repair Technician License No. El 142931

Respondents.

Case No. 77/17-18174

### OAH No. 2018070406

# **DECISION**

The attached Stipulated Settlement and Disciplinary Order regarding

Automotive Repair Dealer Registration No. ARD 263636 and Smog Check Station

License No. RC 263636 only is hereby accepted and adopted by the Director of the

Department of Consumer Affairs as the Decision in the above-entitled matter.

This Decision shall become effective on \_

DATED: June 1, 2027

GRACE ARUPO RODRIGUEZ
Assistant Deputy Director
Legal Affairs Division

Department of Consumer Affairs

1	ROB BONTA				
2	Attorney General of California				
	ANDREW M. STEINHEIMER Supervising Deputy Attorney General				
3	KEVIN W. BELL Deputy Attorney General				
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7	Facsimile: (916) 327-8643 E-mail: Kevin.Bell@doj.ca.gov				
8	Attorneys for Complainant  BEFORE THE				
9	DEPARTMENT OF CONSUMER AFFAIRS				
	FOR THE BUREAU OF AUTOMOTIVE REPAIR STATE OF CALIFORNIA				
10 11	In the Matter of the Accusation Against:	Case No. 77/17-18174			
12	DAVIS TEST ONLY SMOG TESTING,	OAH No. 2018070406			
13	dba CITRUS HEIGHTS STAR SMOG DANIEL MCGARRY, aka DANIEL	STIPULATED SETTLEMENT AND			
	LAWRENCE McGARRY PRESIDENT/SECRETARY/TREASURER	DISCIPLINARY ORDER			
14	8420 Auburn Boulevard B Citrus Heights, CA 95610	RE:			
15	Automotive Repair Dealer Reg. No. ARD	Automotive Repair Dealer Reg. No. ARD			
16	263636 Smog Check Station License No. RC 263636	263636 and Smog Check Station Lic. No. RC 263636 ONLY			
17					
18	Respondents.				
19					
20	IT IS HEREBY STIPULATED AND AGREED by and between the parties to the above-				
21	entitled proceedings that the following matters are true:				
22	<u>PARTIES</u>				
23	1. Patrick Dorais (Complainant) is the Chief of the Bureau of Automotive Repair. He				
24	brought this action solely in his official capacity and is represented in this matter by Rob Bonta,				
25	Attorney General of the State of California, by Kevin W. Bell, Deputy Attorney General.				
26	2. Respondent Davis Test Only Smog Testing dba Citrus Heights Star Smog; Daniel				
27	McGarry (now Jacob Paul Garcia; Davis Test Only Smog Testing dba Citrus Heights Star Smog				
28	(Respondent) is represented in this proceeding by attorney Linda Foster.				
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- 3. On or about November 4, 2010, the Bureau issued Automotive Repair Dealer Registration No. ARD 263636 to Respondent. The Automotive Repair Dealer Registration was in full force and effect at all times relevant to the charges brought in Accusation No. 77/17-18174, and will expire on November 30, 2023, unless renewed.
- 4. On or about June 12, 2015, the Bureau issued Smog Check Station License No. RC 263636 to Respondent. The Smog Check Station License was in full force and effect at all times relevant to the charges brought in Accusation No. 77/17-18174, and will expire on November 30, 2023, unless renewed.

### **JURISDICTION**

- 5. Accusation No. 77/17-18174 was filed before the Director of the Department of Consumer Affairs (Director), and is currently pending against Respondent. The Accusation and all other statutorily required documents were properly served on Respondent on June 12, 2018. Respondent timely filed its Notice of Defense contesting the Accusation.
- 6. A copy of Accusation No. 77/17-18174 is attached as exhibit A and incorporated herein by reference.

#### ADVISEMENT AND WAIVERS

- 7. Respondent has carefully read, discussed with counsel, and understands the charges and allegations in Accusation No. 77/17-18174. Respondent has also carefully read, discussed with counsel, and understands the effects of this Stipulated Settlement and Disciplinary Order.
- 8. Respondent is fully aware of its legal rights in this matter, including the right to a hearing on the charges and allegations in the Accusation; the right to confront and cross-examine the witnesses against them; the right to present evidence and to testify on its 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.
- 9. Respondent voluntarily, knowingly, and intelligently waives and gives up each and every right set forth above.

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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.

- 16. 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.
- 17. 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.
- 18. In consideration of the foregoing admissions and stipulations, the parties agree that the Director may, without further notice or formal proceeding, issue and enter the following Disciplinary Order:

#### DISCIPLINARY ORDER

IT IS HEREBY ORDERED that Automotive Repair Dealer Registration No. ARD 263636 and Smog Check Station License No. RC 263636 issued to Respondent Davis Test Only Smog Testing dba Citrus Heights Star Smog; Daniel McGarry (now Jacob Paul Garcia; Davis Test Only Smog Testing dba Citrus Heights Star Smog) is revoked. However, the revocation is stayed and Respondent is placed on probation for three (3) years on the following terms and conditions:

- 1. **Obey All Laws.** During the period of probation, Respondent shall comply with all federal and state statutes, regulations and rules governing all BAR registrations and licenses held by Respondent.
- 2. **Prohibited Person.** Respondent shall not permit Daniel McGarry to be present on the premises of Respondent's place of business; to control, direct, manage or serve as an officer of Respondent's business; and shall not be employed an any capacity by Respondent.

- 3. **Quarterly Reporting.** During the period of probation, Respondent shall report either by personal appearance or in writing as determined by BAR on a schedule set by BAR, but no more frequently than once each calendar quarter, on the methods used and success achieved in maintaining compliance with the terms and conditions of probation.
- 4. **Report Financial Interests.** Respondent shall, within 30 days of the effective date of the decision and within 30 days from the date of any request by BAR during the period of probation, report any financial interest which any Respondent or any partners, officers, or owners of any Respondent facility may have in any other business required to be registered pursuant to Section 9884.6 of the Business and Professions Code.
- 5. Access to Examine Vehicles and Records. Respondent shall provide BAR representatives unrestricted access to examine all vehicles (including parts) undergoing service, inspection, or repairs, up to and including the point of completion. Respondent shall also provide BAR representatives unrestricted access to all records pursuant to BAR laws and regulations.
- 6. Tolling of Probation. If, during probation, Respondent leaves the jurisdiction of California to reside or do business elsewhere or otherwise ceases to do business in the jurisdiction of California, Respondent shall notify BAR in writing within 10 days of the dates of departure and return, and of the dates of cessation and resumption of business in California. All provisions of probation other than cost reimbursement requirements, restitution requirements, training requirements, and that Respondent obey all laws, shall be held in abeyance during any period of time of 30 days or more in which Respondent is not residing or engaging in business within the jurisdiction of California. All provisions of probation shall recommence on the effective date of resumption of business in California. Any period of time of 30 days or more in which Respondent is not residing or engaging in business within the jurisdiction of California shall not apply to the reduction of this probationary period or to any period of actual suspension not previously completed. Tolling is not available if business or work relevant to the probationary license or registration is conducted or performed during the tolling period.
- 7. **Violation of Probation.** If Respondent violates or fails to comply with the terms and conditions of probation in any respect, the Director, after giving notice and opportunity to be

heard may set aside the stay order and carry out the disciplinary order provided in the decision.

Once Respondent is served notice of BAR's intent to set aside the stay, the Director shall maintain jurisdiction, and the period of probation shall be extended until final resolution of the matter.

- 8. **Maintain Valid License.** Respondent shall, at all times while on probation, maintain a current and active registration and/or license(s) with BAR, including any period during which suspension or probation is tolled. If Respondent's registration or license is expired at the time the decision becomes effective, the registration or license must be renewed by Respondent within 30 days of that date. If Respondent's registration or license expires during a term of probation, by operation of law or otherwise, then upon renewal Respondent's registration or license shall be subject to any and all terms and conditions of probation not previously satisfied. Failure to maintain a current and active registration and/or license during the period of probation shall also constitute a violation of probation.
- 9. **Cost Recovery.** Respondent shall pay the Bureau of Automotive Repair \$3,600.00 for the reasonable costs of the investigation and enforcement of case No. 77/17-18174. Any agreement for a scheduled payment plan shall require full payment to be completed no later than six (6) months before probation terminates. Respondent shall make payment by check or money order payable to the Bureau of Automotive Repair and shall indicate on the check or money order that it is for cost recovery payment for case No. 77/17-18174. Any order for payment of cost recovery shall remain in effect whether or not probation is tolled. Probation shall not terminate until full cost recovery payment has been made. BAR reserves the right to pursue any other lawful measures in collecting on the costs ordered and past due, in addition to taking action based upon the violation of probation.
- 10. **Completion of Probation**. Upon successful completion of probation, Respondent's affected registration and/or license will be fully restored or issued without restriction, if Respondent meets all current requirements for registration or licensure and has paid all outstanding fees, monetary penalties, or cost recovery owed to BAR.
- 11. **License Surrender.** Following the effective date of a decision that orders a stay of invalidation or revocation, if Respondent ceases business operations or is otherwise unable to

1	satisfy the terms and conditions of probation, Respondent may request that the stay be vacated.		
2	Such request shall be made in writing to BAR. The Director and the BAR Chief reserve the right		
3	to evaluate the Respondent's request and to exercise discretion whether to grant the request or		
4	take any other action deemed appropriate or reasonable under the circumstances. Upon formal		
5	granting of the request, the Director will vacate the stay order and carry out the disciplinary order		
6	provided in the decision. Respondent may not petition the Director for reinstatement of the		
7	surrendered registration and/or license, or apply for a new registration or license under the		
8	jurisdiction of BAR at any time before the date of the originally scheduled completion of		
9	probation. If Respondent applies to BAR for a registration or license at any time after that date,		
10	Respondent must meet all current requirements for registration or licensure and pay all		
11	outstanding fees or cost recovery owed to BAR and left outstanding at the time of surrender.		
12	<u>ACCEPTANCE</u>		
13	I have carefully read the above Stipulated Settlement and Disciplinary Order and have fully		
14	discussed it with my attorney. I understand the stipulation and the effect it will have on my		
15	Automotive Repair Dealer Registration, and Smog Check Station License. I enter into this		
16	Stipulated Settlement and Disciplinary Order voluntarily, knowingly, and intelligently, and agree		
17	to be bound by the Decision and Order of the Director of the Department of Consumer Affairs.		
18	DATED: 1/7/2022 Signed Copy on File		
19	DAVIS TEST ONLY SMOG TESTING DBA CITRUS HEIGHTS STAR SMOG; DANIEL		
20	MCGARRY (NOW JACOB PAUL GARCIA; DAVIS TEST ONLY SMOG TESTING DBA CITRUS		
21	HEIGHTS STAR SMOG) Respondent		
22	I have read and fully discussed with Respondent Davis Test Only Smog Testing dba Citrus		
23	Heights Star Smog; Daniel McGarry (now Jacob Paul Garcia; Davis Test Only Smog Testing dba		
24	Citrus Heights Star Smog) the terms and conditions and other matters contained in the above		
25	Stipulated Settlement and Disciplinary Order. I approve its form and content.		
26	DATED: 1/7/2022 Signed Copy on File		
27	Attorney for Respondent		
28	Thiorney for Respondent		

1	ENDORSEMENT		
2	The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully		
3	submitted for consideration by the Director of the Department of Consumer Affairs.		
4	DATED:	1/7/2022	Dognostfully submitted
5	DATED: _	1/7/2022	Respectfully submitted,  ROB BONTA  Attorney General of California
6			Attorney General of California ANDREW M. STEINHEIMER Supervising Deputy Attorney General
7			Supervising Deputy Attorney General
8			KEVIN W. BELL Deputy Attorney General
9			Deputy Attorney General Attorneys for Complainant
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