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

In the Matter of the Accusation Against:

**GOOD VIBES STAR TEST ONLY;
ANDREW SARAVIA, OWNER**
4761 Century Blvd. #C
Inglewood, CA 90304

Andrew Saravia:
14024 Green Stone Ave.
Norwalk, CA 90650

Automotive Repair Dealer Registration No.
ARD 277816
Smog Check Test Only Station License No. TC
277816
Smog Check Inspector License No. EO 637690

Respondents.

Case No. 79/16-23

DEFAULT DECISION AND ORDER

[Gov. Code, §11520]

FINDINGS OF FACT

1. On or about October 29, 2015, Complainant Patrick Dorais, in his official capacity as the Chief of the Bureau of Automotive Repair, Department of Consumer Affairs, filed Accusation

1 No. 79/16-23 against Good Vibes Star Test Only; Andrew Bayardo Saravia, owner (Respondent)
2 before the Director of Consumer Affairs. (Accusation attached as Exhibit A.)

3 2. On or about September 10, 2014, the Bureau of Automotive Repair (Bureau) issued
4 Automotive Repair Dealer Registration No. ARD 277816 to Respondent. The Automotive
5 Repair Dealer Registration expired on September 30, 2015, and has not been renewed. This lapse
6 in licensure, however, pursuant to Business and Professions Code sections 118(b) and 9884.13
7 does not deprive the Bureau of its authority to institute or continue this disciplinary proceeding.

8 3. On or about October 6, 2014, the Bureau issued Smog Check Test Only Station
9 License No. TC 277816 to Respondent. The Smog Check Test Only Station license was in full
10 force and effect at all times relevant to the charges brought herein, expired on September 30,
11 2015, and has not been renewed. This lapse in licensure, however, pursuant to Business and
12 Professions Code sections 118(b) and 9884.13 does not deprive the Bureau of its authority to
13 institute or continue this disciplinary proceeding.

14 4. On or about December 26, 2014, the Bureau issued Smog Check Inspector License
15 No. EO 637690 to Respondent. The Smog Check Inspector license was in full force and effect at
16 all times relevant to the charges brought herein and will expire on April 30, 2017, unless renewed.

17 5. On or about October 29, 2015, Respondent was served by Certified and First Class
18 Mail copies of the Accusation No. 79/16-23, Statement to Respondent, Notice of Defense,
19 Request for Discovery, and Discovery Statutes (Government Code sections 11507.5, 11507.6,
20 and 11507.7) at Respondent's address of record which, pursuant to Business and Professions
21 Code section 136, is required to be reported and maintained with the Bureau. Respondent's
22 address of record was and is:

23 4761 Century Blvd., #C
24 Inglewood, CA 90304.

25 6. Service of the Accusation was effective as a matter of law under the provisions of
26 Government Code section 11505, subdivision (c) and/or Business & Professions Code section
27 124.

28 ///

1 7. On or about December ~~7~~, 2015, the certified mail envelope containing the
2 aforementioned documents was returned by the U.S. Postal Service marked "Unclaimed." The
3 address on the documents was the same as the address on file with the Bureau.

4 8. On or about October 29, 2015, Respondent was served by Certified and First Class
5 Mail copies of the Accusation No. 79/16-23, Statement to Respondent, Notice of Defense,
6 Request for Discovery, and Discovery Statutes (Government Code sections 11507.5, 11507.6,
7 and 11507.7) at the following additional address on file with the Bureau for Respondent:
8 14024 Green Stone Ave
9 Norwalk, CA 90650.

10 9. Service of the Accusation was effective as a matter of law under the provisions of
11 Government Code section 11505, subdivision (c) and/or Business & Professions Code section
12 124.

13 10. On or about October 29, 2015, Respondent's attorney, Brian Bezonsky, was served
14 by Certified and First Class Mail copies of the Accusation No. 79/16-23, Statement to
15 Respondent, Notice of Defense, Request for Discovery, and Discovery Statutes (Government
16 Code sections 11507.5, 11507.6, and 11507.7) at the following address:

17 11500 W. Olympic Blvd., Ste 400
18 Los Angeles, CA 90064.

19 11. Service of the Accusation was effective as a matter of law under the provisions of
20 Government Code section 11505, subdivision (c) and/or Business & Professions Code section
21 124.

22 12. Government Code section 11506 states, in pertinent part:

23 (c) The respondent shall be entitled to a hearing on the merits if the respondent
24 files a notice of defense, and the notice shall be deemed a specific denial of all parts
25 of the accusation not expressly admitted. Failure to file a notice of defense shall
26 constitute a waiver of respondent's right to a hearing, but the agency in its discretion
27 may nevertheless grant a hearing.

28 13. Respondent failed to file a Notice of Defense within 15 days after service upon him
of the Accusation, and therefore waived his right to a hearing on the merits of Accusation No.
79/16-23.

1 14. California Government Code section 11520 states, in pertinent part:

2 (a) If the respondent either fails to file a notice of defense or to appear at the
3 hearing, the agency may take action based upon the respondent's express admissions
4 or upon other evidence and affidavits may be used as evidence without any notice to
5 respondent.

6 15. Pursuant to its authority under Government Code section 11520, the Director after
7 having reviewed the proof of service dated October 29, 2015, signed by Lisa M. Robinson, the
8 returned certified mail envelope addressed to Respondent at his address of record, and certified
9 mail receipts for the two additional addresses on file, finds Respondent is in default. The Director
10 will take action without further hearing and, based on Accusation No. 79/16-23, proof of service,
11 and on the Affidavit of Bureau Representative Mauricio Cabeza, finds that the allegations in the
12 Accusation are true.

13 DETERMINATION OF ISSUES

14 1. Based on the foregoing findings of fact, Respondent Good Vibes Star Test Only;
15 Andrew Bayardo Saravia, owner, has subjected his Automotive Repair Dealer Registration No.
16 ARD 277816, his Smog Check Test Only Station License No. TC 277816, and his Smog Check
17 Inspector License No. EO 637690 to discipline.

18 2. The agency has jurisdiction to adjudicate this case by default.

19 3. The Director of Consumer Affairs is authorized to revoke Respondent's Automotive
20 Repair Dealer Registration, Smog Check Test Only Station License, and Smog Check Inspector
21 License based upon the following violations alleged in the Accusation which are supported by the
22 evidence contained in the affidavit of Bureau Representative Mauricio Cabeza in this case:

23 a. Respondent's Automotive Repair Dealer Registration is subject to disciplinary action
24 pursuant to Bus. & Prof. Code section 9884.7, subdivision (a)(1), in that he made or authorized
25 statements which he knew or in the exercise of reasonable care should have known to be untrue or
26 misleading.

27 b. Respondent's Automotive Repair Dealer Registration is subject to disciplinary action
28 pursuant to Bus. & Prof. Code section 9884.7, subdivision (a)(4), in that he committed acts that
constitute fraud.

1 c. Respondent's Automotive Repair Dealer Registration is subject to disciplinary action
2 pursuant to Bus. & Prof. Code section 9884.7, subdivision (a)(6), in that he failed in a "material
3 respect to comply with the provisions of this chapter or regulations adopted pursuant to it."

4 d. Respondent's Smog Check Test Only Station License is subject to disciplinary action
5 pursuant to Health & Saf. Code section 44072.2, subdivision (a), in that he failed to comply with
6 sections 44012 and 44015 of that Code.

7 e. Respondent's Smog Check Test Only Station License is subject to disciplinary action
8 pursuant to Health & Saf. Code section 44072.2, subdivision (c), in that he failed to comply with
9 provisions of California Code of Regulations, title 16.

10 f. Respondent's Smog Check Test Only Station License is subject to disciplinary action
11 pursuant to Health & Saf. Code section 44072.2, subdivision (d), in that he committed dishonest,
12 fraudulent, or deceitful acts whereby another was injured.

13 g. Respondent's Smog Check Inspector License is subject to disciplinary action
14 pursuant to Health & Saf. Code section 44072.2, subdivision (a), in that Respondent failed to
15 comply with section 44012 of that Code.

16 h. Respondent's Smog Check Inspector License is subject to disciplinary action
17 pursuant to Health & Saf. Code section 44072.2, subdivision (c), in that Respondent failed to
18 comply with provisions of California Code of Regulations, title 16.

19 i. Respondent's Smog Check Inspector License is subject to disciplinary action
20 pursuant to Health & Saf. Code section 44072.2, subdivision (d), in that Respondent committed
21 dishonest, fraudulent, or deceitful acts whereby another was injured.

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Exhibit A

Accusation

1 KAMALA D. HARRIS
Attorney General of California
2 THOMAS L. RINALDI
Supervising Deputy Attorney General
3 M. TRAVIS PEERY
Deputy Attorney General
4 State Bar No. 261887
300 So. Spring Street, Suite 1702
5 Los Angeles, CA 90013
Telephone: (213) 897-0962
6 Facsimile: (213) 897-2804
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. 79/16-23

13 **GOOD VIBES STAR TEST ONLY; ANDREW**
14 **SARAVIA, OWNER**
4761 Century Blvd. #C
15 Inglewood, CA 90304

A C C U S A T I O N

16 Andrew Saravia:
14024 Green Stone Ave.
17 Norwalk, CA 90650

18 Automotive Repair Dealer Registration No.
ARD 277816
19 Smog Check Test and Repair Station License No.
TC 277816
20 Smog Check Inspector License No. EO 637690

21 Respondent.

22 Complainant alleges:

23 **PARTIES**

- 24
- 25 1. Patrick Dorais (Complainant) brings this Accusation solely in his official capacity as
 - 26 the Chief of the Bureau of Automotive Repair (Bureau), Department of Consumer Affairs.
 - 27 2. On or about September 10, 2014, the Bureau issued Automotive Repair Dealer
 - 28 Registration No. ARD 277816 to Good Vibes Star Test Only; Andrew Saravia, Owner

1 (Respondent). The Automotive Repair Dealer Registration was in full force and effect at all
2 times relevant to the charges brought herein and expired on September 30, 2015.

3 3. On or about October 6, 2014, the Bureau issued Smog Check Test Only Station
4 License No. TC 277816 to Respondent. The Smog Check Test Only Station license was in full
5 force and effect at all times relevant to the charges brought herein and expired on September 30,
6 2015.

7 4. On or about December 26, 2014, the Bureau issued Smog Check Inspector License
8 No. EO 637690 to Respondent. The Smog Check Inspector license was in full force and effect at
9 all times relevant to the charges brought herein and will expire on April 30, 2017, unless renewed.

10 **JURISDICTION**

11 5. Business and Professions Code ("Bus. & Prof. Code") section 9884.7 provides that
12 the Director may revoke an automotive repair dealer registration.

13 6. Bus. & Prof. Code section 9884.13 provides, in pertinent part, that the expiration of a
14 valid registration shall not deprive the Director of jurisdiction to proceed with a disciplinary
15 proceeding against an automotive repair dealer or to render a decision temporarily or permanently
16 invalidating (suspending or revoking) a registration .

17 7. Health and Safety Code ("Health & Saf. Code") section 44002 provides, in pertinent
18 part, that the Director has all the powers and authority granted under the Automotive Repair Act
19 for enforcing the Motor Vehicle Inspection Program.

20 8. Health & Saf. Code section 44072.6 provides, in pertinent part, that the expiration or
21 suspension of a license by operation of law, or by order or decision of the Director of Consumer
22 Affairs, or a court of law, or the voluntary surrender of the license shall not deprive the Director
23 of jurisdiction to proceed with disciplinary action.

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1 13. Health & Saf. Code section 44072.2 states, in pertinent part:

2 The director may suspend, revoke, or take other disciplinary action
3 against a license as provided in this article if the licensee, or any partner, officer, or
4 director thereof, does any of the following:

5 (a) Violates any section of this chapter [the Motor Vehicle Inspection
6 Program (Health and Saf. Code § 44000, et seq.)] and the regulations adopted
7 pursuant to it, which related to the licensed activities.

8

9 (c) Violates any of the regulations adopted by the director pursuant to
10 this chapter.

11 (d) Commits any act involving dishonesty, fraud, or deceit whereby
12 another is injured . . .

13 14. Health & Saf. Code section 44072.10 states, in pertinent part:

14

15 (c) The department shall revoke the license of any smog check technician
16 or station licensee who fraudulently certifies vehicles or participates in the fraudulent
17 inspection of vehicles. A fraudulent inspection includes, but is not limited to, all of
18 the following:

19

20 (4) Intentional or willful violation of this chapter or any regulation,
21 standard, or procedure of the department implementing this chapter . . .

22 15. Health & Saf. Code section 44072.8 states that when a license has been revoked or
23 suspended following a hearing under this article, any additional license issued under this chapter
24 in the name of the licensee may be likewise revoked or suspended by the director.

25 REGULATORY PROVISIONS

26 16. California Code of Regulations (CCR), title 16, section 3340.24, subdivision (c),
27 states:

28 "The bureau may suspend or revoke the license of or pursue other legal action against a
licensee, if the licensee falsely or fraudulently issues or obtains a certificate of compliance or a
certificate of noncompliance."

17. CCR, title 16, section 3340.30, subdivision (a), states that a licensed smog technician
shall at all times "[i]nspect, test and repair vehicles, as applicable, in accordance with section

1 44012 of the Health & Saf. Code, section 44035 of the Health & Saf. Code, and section 3340.42
2 of this article.”

3 18. CCR, title 16, section 3340.35, subdivision (c), states that a licensed smog check
4 station “shall issue a certificate of compliance or noncompliance to the owner or operator of any
5 vehicle that has been inspected in accordance with the procedures specified in section 3340.42 of
6 this article and has all the required emission control equipment and devices installed and
7 functioning correctly.”

8 19. 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 COST RECOVERY

11 20. Bus. & Prof. Code section 125.3 provides, in pertinent part, that a Board may request
12 the administrative law judge to direct a licentiate found to have committed a violation or
13 violations of the licensing act to pay a sum not to exceed the reasonable costs of the investigation
14 and enforcement of the case.

15 VID DATA REVIEW

16 21. On March 9, 2015, the Bureau implemented a policy change requiring the use of an
17 On-Board Diagnostic Inspection System (OIS) in testing of 2000 model year and newer gas
18 powered vehicles 14,000 Gross Vehicle Weight Rating (GVW) and under, and 1998 and newer
19 diesel powered vehicles 14,000 GVW and under. The OIS Bureau Test Data lists differences in
20 Vehicle Identification Numbers (VIN) for vehicles that have received smog inspections, in
21 addition to communication Protocol and Parameter ID (PID) differences with vehicles that have
22 been certified correctly that are the same make and model vehicles.

23 22. On or about May 4, 2015, Bureau representative Mauricio Cabeza initiated an
24 investigation in which he reviewed OIS Test Data in the Bureau’s Vehicle Information Database
25 for Good Vibes Star Test Only. The investigation revealed vehicles that had been certified with a
26 pattern of: differences between the VIN on the certified vehicle and the electronic VIN (eVIN)
27 that was transmitted as part of the smog inspection; incorrect vehicle communication protocols;
28 and incorrect PID counts. The data from the certified vehicles was compared to data of similar

1 vehicles of the same year, make, and model. The data comparison showed multiple discrepancies
 2 with fifteen (15) vehicles that were all certified with missing eVINs, the same incorrect vehicle
 3 communication protocol (I914), and the same incorrect PID count (11), which confirms the
 4 vehicles receiving smog certificates were fraudulently tested during the smog inspection using the
 5 clean plugging method.¹ The following chart illustrates the documented clean plugging activities
 6 of Respondent between March 16, 2015, and April 28, 2015.

Test Date and Time*	Vehicle Certified & License No.	Certificate No.	Details**
04/17/2015 1332-1339 hours	2006 Ford Econoline E350 Super Duty 7Y24874	YR022587C	Test data does not support this vehicle.
04/25/2015 1407-1413 hours	2005 Lincoln Town Care Executive 3ZZC718	PQ916840C	Test data does not support this vehicle.
04/27/2015 1754-1759 hours	2007 Chevrolet Express G1500 5YMB145	PQ999167C	Test data does not support this vehicle.
04/28/2015 1601-1607 hours	2007 Ford Edge Sel Plus 5ZSN141	PQ999175C	Test data does not support this vehicle.
04/25/2015 1437-1443 hours	2012 Chevrolet Impala LS 6UBL343	PQ916845C	Test data does not support this vehicle.
04/22/2015 1831-1836 hours	2005 Chrysler PT Cruiser VIN# 3C4FY48B25T588803	PQ916806C	Test data does not support this vehicle.

26 ¹ Clean plugging refers to the use of another vehicle's properly functioning On Board
 27 Diagnostic, generation II, (OBD II) system, or another source, to generate passing diagnostic
 28 readings for the purpose of issuing fraudulent smog Certificates of Compliance to vehicles that
 are not in smog compliance and/or not present for testing.

1	04/25/2015 1431-1436 hours	2007 Mazda Mazda6I VIN# 1YVHP80C275M23578	PQ916844C	Test data does not support this vehicle.
2				
3	04/21/2015 1446-1457 hours	2007 Ford Mustang 6REL858	YR110491C	Test data does not support this vehicle.
4				
5	04/21/2015 1352-1357 hours	2009 Dodge Journey SXT 7GZN002	YR110487C	Test data does not support this vehicle.
6				
7	04/25/2015 1419-1425 hours	2008 BMW 335i 7FEV174	PQ916842C	Test data does not support this vehicle.
8				
9	03/25/2015 1513-1521 hours	2008 Nissan 350Z VIN# JN1BZ34DX8M701813	PQ419797C	Test data does not support this vehicle.
10				
11	03/16/2015 1805-1812 hours	2006 Cadillac CTS VIN# 1G6DM57T160134255	PQ272118C	Test data does not support this vehicle.
12				
13	03/18/2015 1615-1622 hours	2005 Chevrolet Silverado C1500 8R37833	PQ272127C	Test data does not support this vehicle.
14				
15	03/30/2015 1810-1819 hours	2005 Dodge Magnum SE 5MNM734	PQ539352C	Test data does not support this vehicle.
16				
17	04/06/2015 1044-1049 hours	2006 Chevrolet Aveo LS 6MXV954	YP868661C	Test data does not support this vehicle.
18				
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24				

* Test times are in military time.

** All vehicles certified by Respondent Andrew Saravia.

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1 without performing bona fide inspections of the emission control devices and systems on those
2 vehicles, thereby depriving the People of the State of California of the protection afforded by the
3 Motor Vehicle Inspection Program. Complainant refers to, and by this reference incorporates, the
4 allegations contained in paragraph 22, as though set forth fully herein.

5 **FOURTH CAUSE FOR DISCIPLINE**

6 (Violations of the Motor Vehicle Inspection Program)

7 26. Respondent's Smog Check Test Only Station License is subject to disciplinary action
8 pursuant to Health & Saf. Code section 44072.2, subdivision (a), in that he failed to comply with
9 the following sections of that Code:

10 a. **Section 44012:** Respondent failed to ensure that the emission control tests were
11 performed on the 15 vehicles identified in paragraph 22 above, in accordance with procedures
12 prescribed by the department.

13 b. **Section 44015:** Respondent issued electronic smog certificates of compliance for the
14 15 vehicles identified in paragraph 22 above, without ensuring that the vehicles were properly
15 tested and inspected to determine if they were in compliance with Health & Saf. Code section
16 44012.

17 Complainant refers to, and by this reference incorporates, the allegations contained in
18 paragraph 22, as though set forth fully herein.

19 **FIFTH CAUSE FOR DISCIPLINE**

20 (Failure to Comply with Regulations Pursuant
21 to the Motor Vehicle Inspection Program)

22 27. Respondent's Smog Check Test Only Station License is subject to disciplinary action
23 pursuant to Health & Saf. Code section 44072.2, subdivision (c), in that he failed to comply with
24 provisions of California Code of Regulations, title 16, as follows:

25 a. **Section 3340.24, subdivision (c):** Respondent falsely or fraudulently issued
26 electronic smog certificates of compliance for the 15 vehicles identified in paragraph 22 above.

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6. Ordering Andrew Saravia, owner of Good Vibes Star Test Only, 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; and

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

DATED: October 29, 2015 Patrick Dorais

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

LA2015502166 /
51937599.docx

DECLARATION OF SERVICE BY CERTIFIED MAIL AND FIRST CLASS MAIL
(Separate Mailings)

Case Name: **In the Matter of the Accusation Against: Good Vibes Star Test Only, Andrew Saravia**
Case No.: **79/16-23**

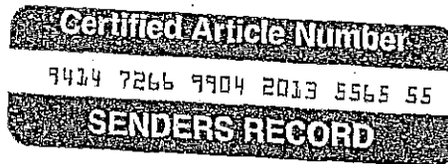
I declare:

I am employed in the Office of the Attorney General, which is the office of a member of the California State Bar at which member's direction this service is made. I am 18 years of age or older and not a party to this matter. I am familiar with the business practice at the Office of the Attorney General for collection and processing of correspondence for mailing with the United States Postal Service. In accordance with that practice, correspondence placed in the internal mail collection system at the Office of the Attorney General is deposited with the United States Postal Service with postage thereon fully prepaid that same day in the ordinary course of business.

On October 29, 2015, I served the attached **STATEMENT TO RESPONDENT, ACCUSATION, NOTICE OF DEFENSE (Two Copies), REQUEST FOR DISCOVERY and GOVERNMENT CODE SECTIONS 11507.5, 11507.6, 11507.7 PROVIDED PURSUANT TO GOVERNMENT CODE SECTIONS 11504 and 1150]** by placing a true copy thereof enclosed in a sealed envelope as certified mail with return receipt requested, and another true copy of the **STATEMENT TO RESPONDENT, ACCUSATION, NOTICE OF DEFENSE (Two Copies), REQUEST FOR DISCOVERY and GOVERNMENT CODE SECTIONS 11507.5, 11507.6, 11507.7 PROVIDED PURSUANT TO GOVERNMENT CODE SECTIONS 11504 and 1150]** was enclosed in a second sealed envelope as first class mail in the internal mail collection system at the Office of the Attorney General at 300 South Spring Street, Suite 1702, Los Angeles, CA 90013, addressed as follows:

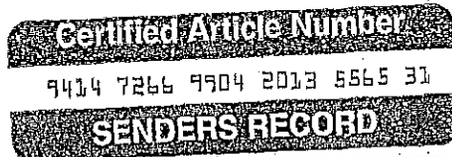
Attorney for Respondent:

Brian Bezonsky, Esq.
11500 W. Olympic Blvd., Ste 400
Los Angeles, CA 90064

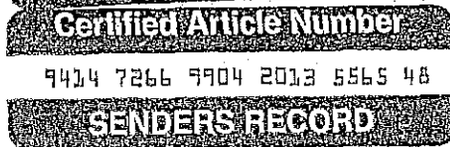


Respondent

Andrew Saravia
Good Vibes Star Test Only
4761 Century Blvd., #C
Inglewood, CA 90304



Andrew Saravia
14024 Green Stone Ave.
Norwalk, CA 90650



I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on October 29, 2015, at Los Angeles, California.

Lisa M. Robinson

Declarant

Signature

9414 7266 9904 2013 5565 55

TO:
Brian Bezonsky, Esq.
11500 W. Olympic Blvd., Ste 400
Los Angeles, CA 90064

SENDER: M. Travis Peery, DAG
REFERENCE: Acc Pckt
LA2015502166

PS Form 3800, January 2005

RETURN RECEIPT SERVICE	Postage	
	Certified Fee	
	Return Receipt Fee	
	Restricted Delivery	
	Total Postage & Fees	

USPS®
Receipt for Certified Mail®
No Insurance Coverage Provided
Do Not Use for International Mail

POSTMARK OR DATE
10/29/15

9414 7266 9904 2013 5565 31

TO:
Andrew Saravia
Good Vibes Star Test Only
4761 Century Blvd., #C
Inglewood, CA 90304

SENDER: M. Travis Peery, DAG
REFERENCE: Acc Pckt
LA2015502166

PS Form 3800, January 2005

RETURN RECEIPT SERVICE	Postage	
	Certified Fee	
	Return Receipt Fee	
	Restricted Delivery	
	Total Postage & Fees	

USPS®
Receipt for Certified Mail®
No Insurance Coverage Provided

POSTMARK OR DATE
10/29/15

9414 7266 9904 2013 5565 48

TO:
Andrew Saravia
14024 Green Stone Ave.
Norwalk, CA 90650

SENDER: M. Travis Peery, DAG
REFERENCE: Acc Pckt
LA2015502166

PS Form 3800, January 2005

RETURN RECEIPT SERVICE	Postage	
	Certified Fee	
	Return Receipt Fee	
	Restricted Delivery	
	Total Postage & Fees	

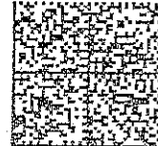
USPS®
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No Insurance Coverage Provided
Do Not Use for International Mail

POSTMARK OR DATE
10/29/15

CERTIFIED MAIL



9414 7266 9904 2013 5565 31



U.S. POSTAGE



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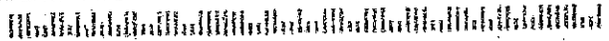
*N/C
10/31/15
PT 407*

M. Travis Peery, DAG
DEPARTMENT OF JUSTICE
Office of the Attorney General
300 South Spring Street, Suite 1702
Los Angeles, CA 90013

Andrew Saravia
Good Vibes Star Test Only
4761 Century Blvd., #C
Inglewood, CA 90304

NIXIE 903042605-IN 12/02/15

RETURN TO SENDER
UNCLAIMED
UNABLE TO FORWARD
RETURN TO SENDER



ATTORNEY GENERAL LOS ANGELES

2015 DEC -4 AM 10:54

RECEIVED

2. Article Number



9414 7266 9904 2013 5565 48

3. Service Type **CERTIFIED MAIL®**

4. Restricted Delivery? (Extra Fee) Yes

1. Article Addressed to:

Andrew Saravia
14024 Green Stone Ave.
Norwalk, CA 90650

COMPLETE THIS SECTION ON DELIVERY

A. Received by (Please Print Clearly)

B. Date of Delivery

C. Signature

X

Agent

Addressee

D. Is delivery address different from item 1?
If YES, enter delivery address below:

Yes

No

LA2015502166

Acc Pckt

M. Travis Peery, DAG

UNITED STATES POSTAL SERVICE®



First-Class Mail®
Postage & Fees Paid
USPS®
Permit No. G-10

● PRINT YOUR NAME, ADDRESS AND ZIP CODE BELOW ●

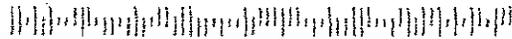


M. Travis Peery, DAG
Office of the Attorney General
300 South Spring Street, Suite 1702
Los Angeles, CA 90013

OFFICE OF THE ATTORNEY GENERAL LOS ANGELES

ZIP CODE - 5 AN 10:41

RECEIVED



2. Article Number:



9414 7266 9904 2013 5565 55

3. Service Type **CERTIFIED MAIL®**

4. Restricted Delivery? (Extra Fee) Yes

1. Article Addressed to:

Brian Bezonsky, Esq.
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