

**STATE OF MICHIGAN  
DEPARTMENT OF LABOR & ECONOMIC GROWTH  
BUREAU OF COMMERCIAL SERVICES – LICENSING DIVISION**

**RESIDENTIAL BUILDERS AND MAINTENANCE AND ALTERATION CONTRACTORS BOARD**

**BOARD MEETING MINUTES**

**May 6, 2008**

In accordance with the Open Meetings Act, Public Act No. 267 of 1976, as amended, the Residential Builders and Maintenance and Alteration Contractors Board met on May 6, 2008, at the Department of Labor & Economic Growth, Bureau of Commercial Services, 2501 Woodlake Circle, Second Floor, Room 1, Okemos, Michigan. The Board meeting was called to order by Chairperson Mark Glynn at 9:05 a.m.

**ROLL CALL**

Present:	Gary August	Member
	Frank DiStefano	Member
	Mark Glynn	Chairperson
	James Haeussler	Member
	Anthony Parker	Vice Chairperson
	Jennifer Schoats-Flack	Member
Absent:	Kevin Lewand	Member
	Marilyn Lane	Member
Staff:	Gloria Keene	Licensing Administrator
	Linda Clewley	Assistant Licensing Administrator
	Robin Sirls	Recording Secretary
	Judy Dixon	Administrative Law Specialist
	Lindsay Moyer	Compliance Coordinator
	Steve Gobbo	Division Director, Legal Affairs
	Archie Milben	Director Enforcement
Visitors:	Tony Prather Jr.	Petitioner
	Ricky Wayne Dewbre	Petitioner
	Dale Martain Wiencek	Petitioner
	Sally Wiencek	Visitor
	Jason Ryan Rajala	Petitioner
	David Sun	Petitioner
	Martin Lynn Davidson	Petitioner

**ADDITIONS TO OR DELETIONS FROM AGENDA**

**APPROVAL OF MINUTES FROM JANUARY 8, 2008**

**MOTION:** It was moved by Mr. Parker and supported by Mr. Haeussler that the minutes from the meeting held March 11, 2008 be approved as presented. The motion carried by unanimous vote.

## **PETITIONS**

### **RICKY WAYNE DEWBRE (PRECISION GUTTERS)**

The Board received a petition for review of the Department's denial of a maintenance and alteration contractor partnership license application received January 11, 2008. The Department denied the license on the basis of a lack of good moral character as evidenced by a relevant criminal conviction history report. Mr. Dewbre addressed the Board.

**MOTION:** It was moved by Mr. Parker and supported by Mr. August that after careful consideration of the written petition and oral presentation, the Board upheld the Department's denial on the basis that (1) although the denial was not based upon the convictions alone, the criminal offenses were reasonably related to the practice of residential building, (2) sufficient evidence/length of rehabilitation was not presented, and (3) the consequences and nature of the offense distinctly bear upon the ability of a licensee to deal in an open, honest, and fair manner with the public. However, the Board directed the Department staff to hold Mr. Dewbre's test scores valid until May 6, 2009. The motion carried by unanimous vote.

The Department concurred with the Board's decision.

### **TONY PRATHER JR. (PREFERRED BATHLINERS LLC)**

The Board received a petition for review of the Department's denial of a limited liability company residential builder license application received July 25, 2007. The Department denied the license on the basis of a lack of good moral character as evidenced by a relevant criminal conviction history report. Mr. Prather addressed the Board.

**MOTION:** It was moved by Mr. Parker and supported by Ms. Flack that, after careful consideration of the written petition and oral presentation, the Board upheld the Department's denial on the basis that (1) although the denial was not based upon the convictions alone, the criminal offenses were reasonably related to the practice of residential building, (2) sufficient evidence/length of rehabilitation was not presented, and (3) the consequences and nature of the offense distinctly bear upon the ability of a licensee to deal in an open, honest, and fair manner with the public. However, the Board directed the Department staff to hold Mr. Prather's test scores valid until May 6, 2009. The motion carried by unanimous vote.

The Department concurred with the Board's decision.

### **JASON RYAN RAJALA**

The Board received a petition for review of the Department's denial of an individual residential builder license application received September 4, 2007. The Department denied the license on the basis of a lack of good moral character as evidenced by a relevant criminal conviction history report. Mr. Rajala addressed the Board.

**MOTION:** It was moved by Mr. Haeussler and supported by Mr. August that, after careful consideration of the written petition and oral presentation, the Board upheld the Department's denial on the basis that (1) although the denial was not based upon the convictions alone, the criminal offenses were reasonably related to the practice of residential building, (2) sufficient evidence/length of rehabilitation was not presented, and (3) the consequences and nature of the offense distinctly bear upon the ability of a licensee to deal in an open, honest, and fair manner with the public. However, the Board directed the Department staff to hold Mr. Rajala's test scores valid until May 6, 2009. The motion carried by unanimous vote.

The Department concurred with the Board's decision.

DAVID SUN (CRYSTAL INTERNATIONAL CORPORATION)

The Board received a petition for review of the Department's denial of a corporate residential builder license application received December 7, 2007. The Department denied the license on the basis of a lack of financial stability, as evidenced by a recent credit report. Mr. Sun addressed the Board.

**MOTION:** It was moved by Mr. August and supported by Mr. Parker that, after careful consideration of the written petition and oral presentation, the Board upheld the Department's denial on the basis that Mr. Sun did not provide to the Board's satisfaction sufficient evidence to demonstrate financial stability. However, the Board did direct the staff to hold the examination scores valid until May 6, 2009. The motion carried by unanimous vote.

The Department concurred with the Board's decision.

DALE MARTAIN WIENCEK (WIENCEK'S CONCRETE & SPECIALTY)

The Board received a petition for review of the Department's denial of limited liability company residential builder license application received April 17, 2007. The Department denied the license on the basis of a lack of financial stability, as evidenced by a recent credit report. Mr. Wienczek addressed the Board.

**MOTION:** It was moved by Mr. August and supported by Mr. Parker that, after careful consideration of the written petition, the Board moved to table consideration of the petition to the meeting of July 15, 2008 in order to provide the petitioner an opportunity to submit additional material in support of his petition. The motion carried by unanimous vote.

The Department concurred with the Board's decision.

MARTIN LYNN DAVIDSON

The Board received a petition for reinstatement from Martin Lynn Davidson whose license is in revoked status due to two Final Orders issued against his license. Mr. Davidson addressed the Board.

**MOTION:** It was moved by Mr. Parker and Mr. Haeussler that, after careful consideration of the written petition and oral presentation, the Board denied the reinstatement of the license on the basis that he had not provided to the Board's satisfaction sufficient evidence to demonstrate financial stability. The Board was aware that Mr. Davidson had a Chapter 7 Bankruptcy that was discharged; however, as Mr. Davidson was advised by the Board, the bankruptcy was not the reason for denying the reinstatement of the license. The Board felt that evidence of financial stability had not been sufficiently provided because of the two payouts made by the Homeowner Construction Lien Recovery Fund due Mr. Davidson's failure to pay lien claimants. The motion carried by unanimous vote.

The Department concurred with the Board's decision.

### **HEARING REPORTS**

**MOTION:** It was moved by Ms. Flack and supported by Mr. Parker that the Board receive all hearing reports on the agenda. The motion carried by unanimous vote.

#### **JOSEPH ALLEN BOYD, DOING BUSINESS AS BEAVER CREEK HOMES, LICENSE NO. 2101-137072, EXPIRED 5-31-2005 NEWAYGO, MICHIGAN: COMPLAINT NO. 300284**

The Board reviewed the hearing report and determined that, because of the severity of the offenses (particularly fraud, deceit or dishonesty in an occupation, lack of good moral character, and aiding or abetting unlicensed person), the fine imposed should be higher than the fine recommended in the hearing report.

**MOTION:** It was moved by Mr. Haeussler and supported by Ms. Flack that the following penalty be assessed: Immediate revocation of any and all licenses held by the Respondent upon issuance of the Final Order. Fine of \$10,000.00 made payable to the State of Michigan and restitution by satisfying the restitution ordered in the Judgment of Sentence entered in the 14<sup>th</sup> Judicial Circuit Court on April 19, 2005, Case No. 04-050266-FH-B, in the amount of \$64,031.90, plus costs, fees, and interest at the statutory rate within sixty (60) days from the date of mailing of the Final Order. No application for licensure, relicensure, or reinstatement shall be considered until fine is paid in full. The motion carried by unanimous vote.

#### **DIPONIO GENERAL CONTRACTORS INC., ANTHONY JAMES DIPONIO, Q.O., LICENSE NO. 2102-165709, REVOKED 1-18-2006, WATERFORD, MICHIGAN: COMPLAINT NO. 303656**

The Board reviewed the hearing report and determined that because of the severity of the offense (particularly causing the lien fund to pay out), the fine imposed should be higher than the fine recommended in the hearing report.

**MOTION:** It was moved by Mr. Haeussler and supported by Mr. August that the following penalty be assessed: Immediate revocation of any and all licenses, including licenses issued to a corporate entity and the individual license(s) held by the Qualifying Officer of the Respondent upon issuance of the Final Order. Fine of \$5,000.00 made payable to the State of Michigan and restitution in the amount of \$19,500.00, plus \$7,497.00 in litigation costs payable to the Homeowner Construction Lien Recovery Fund within sixty (60) days from the date of mailing of the Final Order. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried by unanimous vote.

CLEVELAND JUNIOR DUCRE, DOING BUSINESS AS DUCRES BUILDING & HOME IMPROVEMENT, LICENSE NO. 2101-154288, REVOKED 3-19-2008, SAGINAW, MICHIGAN: COMPLAINT NO. 303036

The Board reviewed the hearing report.

**MOTION:** It was moved by Mr. Parker and supported by Mr. Haeussler that the following penalty be assessed: Continued revocation of any and all licenses held by the Respondent. The Respondent may not serve as the Qualifying Officer of any corporate entity when their individual license is revoked. Fine of \$50,000.00 made payable to the State of Michigan and restitution in the amount of \$12,156.00 payable to Gloria Willis within sixty (60) days from the date of mailing of the Final Order. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried with the following vote: Aye: Mr. August, Mr. DiStefano, Mr. Haeussler, Mr. Glynn, Mr. Parker. Nay: Ms. Flack.

CURT FISHER JR., DOING BUSINESS AS FISHER BUILDERS, LICENSE NO. 2101-102885, EXPIRED 5-31-2006, MILLINGTON, MICHIGAN: COMPLAINT NO. 96619

The Board reviewed the hearing report.

**MOTION:** It was moved by Mr. Parker and supported by Mr. Haeussler that the following penalty be assessed: Restitution in the amount of \$25,000.00 made payable to Mark T. Latting in accordance with the Consent Order of Settlement and Dismissal from Tuscola County within sixty (60) days from the date of mailing of the Final Order. Failure to pay restitution within sixty (60) days from the date of mailing of the Final Order, shall result in a fine of \$80,000.00 made payable to the State of Michigan. Failure to comply with the Final Order will result in suspension of any and all licenses held by the Respondent. The Respondent may not serve as the Qualifying Officer of any corporate entity when their individual license is

suspended. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried with the following vote: Aye: Mr. August, Mr. DiStefano, Mr. Haeussler, Mr. Glynn, Mr. Parker. Nay: Ms. Flack.

TIMBERLINE CUSTOM BUILDERS, INC., RICHARD A. GODWIN, Q.O., LICENSE NO. 2102-160690, REVOKED 11-20-2007, CALEDONIA, MICHIGAN: COMPLAINT NO. 305535

The Board reviewed the hearing report and determined that because of the severity of the offenses (particularly failure to account for or remit funds and causing the lien fund to pay out), the fine imposed should be higher than the fine recommended in the hearing report.

MOTION: It was moved by Mr. August and supported by Mr. Parker that the following penalty be assessed: Immediate revocation of any and all license, including licenses issued to a corporate entity and the individual license(s) held by the Qualifying Officer of the Respondent upon issuance of the Final Order. Fine of \$5,000.00 made payable to the State of Michigan and restitution in the amount of \$33,390.00, plus \$3,675.00 in litigation costs payable to the Homeowner Construction Lien Recovery Fund within sixty (60) days from the date of mailing of the Final Order. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried by unanimous vote.

SONLIGHT ENTERPRISES LTD, GREGORY JOHN HUBERTY, Q.O., LICENSE NO. 2102-117415, EXPIRES 5-31-2008, PLAINWELL, MICHIGAN: COMPLAINT NO. 303218

The Board reviewed the hearing report.

MOTION: It was moved by Mr. Haeussler and supported by Ms. Flack that the following penalty be assessed: Fine of \$5,000.00 made payable to the State of Michigan and restitution in the amount of \$4,435.00 payable to Joyce A. Fitzstephens within sixty (60) days from the date of mailing of the Final Order. Failure to comply with the Final Order will result in suspension of any and all licenses, including licenses issued to a corporate entity and the individual license(s) held by the Qualifying Officer of the Respondent. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are made in full. The motion carried by unanimous vote.

P JENKINS FAMILY CONSTRUCTION LLC, PERCY MALCOLM JENKINS, Q.O., LICENSE NO. 2102-154192, EXPIRES 5-31-2009, PERCY MALCOLM JENKINS, LICENSE NO. 2101-151652, EXPIRED 5-31-2000, SCHOOLCRAFT, MICHIGAN: COMPLAINT NO. 301999

The Board reviewed the hearing report and determined that, because of the severity of the offenses (particularly failure to account for or remit funds, failing to satisfy judgments/liens and causing the lien fund to pay out), the fine imposed should be higher than the fine recommended in the hearing report.

MOTION: It was moved by Mr. August and supported by Mr. DiStefano, that the following penalty be assessed: Immediate revocation of any and all licenses, including licenses issued to a corporate entity and the individual license(s) held by the Qualifying Officer of the Respondent upon issuance of the Final Order. Fine of \$5,000.00 made payable to the State of Michigan and restitution in the amount of \$15,500.00, plus \$1,400.00 in litigation costs and fees, and interest at the statutory rate to the Homeowner Construction Lien Recovery Fund, payable within sixty (60) days from the date of mailing of the Final Order. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried by unanimous vote.

JAMES G. JOHNSON, DOING BUSINESS AS JAMES JOHNSON CONSTRUCTION, LICENSE NO. 2101-061470, SUSPENDED 3-26-2008, QUALITY FIRST BUILDING CO., JAMES G. JOHNSON, Q.O., LICENSE NO. 2102-172030, SUSPENDED 3-26-2008, QUALITY FIRST CONSTRUCTION INC., JAMES G. JOHNSON, Q.O., LICENSE NO. 2102-081616, SUSPENDED 3-26-2008, T & MB ASSOCIATES INC., JAMES G. JOHNSON, Q.O., LICENSE NO. 2102-161834, SUSPENDED 3-26-2008, FLINT, MICHIGAN: COMPLAINT NO. 303289

The Board reviewed the hearing report and determined that, because of the severity of the offenses (particularly abandonment, willful violation of building laws/codes and poor workmanship), the fine imposed should be higher than the fine recommended in the hearing report.

MOTION: It was moved by Mr. Parker and supported by Mr. Haeussler, that the following penalty be assessed: Immediate revocation of any and all licenses held by the Respondent upon issuance of the Final Order. The Respondent may not serve as the Qualifying Officer of any corporate entity when their individual license is revoked. Fine of \$10,000.00 made payable to the State of Michigan and restitution in the amount of \$10,000.00 payable to Davilia Wilson and Sharonda Wilson within sixty (60) days from the date of mailing of the Final Order. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried by unanimous vote.

WAYNE BRIAN PINCH, LICENSE NO. 2101-135058, EXPIRES 5-31-2009, RICHMOND, MICHIGAN: COMPLAINT NO. 305677

The Board reviewed the hearing report and determined that, because of the severity of the offenses (particularly failure to follow the local building code and poor workmanship), the fine imposed should be higher than the fine recommended in the hearing report.

MOTION: It was moved by Mr. August and supported by Mr. DiStefano, that the following penalty be assessed: Immediate revocation of any and all licenses held by the Respondent upon issuance of the Final Order. The Respondent may not serve as the Qualifying Officer of any corporate entity when their individual license is revoked. Fine of \$20,000.00 (total fine) was based on assessing the maximum

\$10,000.00 fine for (2) violations found by the Administrative Law Judge made payable to the State of Michigan and restitution in the amount of \$97,619.84 payable to John and Mary Bliss within sixty (60) days from the date of mailing of the Final Order. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried by unanimous vote.

DARYL RAY PLAMONDON, DOING BUSINESS AS FASHIONABLE CABINETRY AND WOODWORKING, LICENSE NO. 2101097951, EXPIRES 5-31-2009, CEDAR, MICHIGAN: COMPLAINT NO. 307461

The Board reviewed the hearing report.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack that the following penalty be assessed: Fine of \$3,000.00 made payable to the State of Michigan and restitution by satisfying judgment entered in the 13<sup>th</sup> Judicial Circuit Court, File No. 07-7535-CH for Alexander and Cynthia Kohler, in the amount of \$61,786.03 within one hundred twenty (120) days from the date of mailing of the Final Order. Failure to comply with the Final Order will result in suspension of any and all licenses held by the Respondent. The Respondent may not serve as the Qualifying Officer of any corporate entity when their individual license is suspended. No application for licensure, relicensure, or reinstatement shall be considered until fine is paid in full. The motion carried by unanimous vote.

ANTHONY WILLIAM RAUNIKAR, LICENSE NO. 2101-172057, EXPIRES 5-31-2009, LAKESHORE BUILDING & CONSTRUCTION INC., ANTHONY WILLIAM RAUNIKAR, Q.O., LICENSE NO. 2102-174745, EXPIRED 5-31-2007, LIGHTHOUSE RESIDENTIAL INC., ANTHONY WILLIAM RAUNIKAR, Q.O., LICENSE NO. 2102-182285, NEWPORT, MICHIGAN: COMPLAINT NO. 301738 AND 301736

The Board reviewed the hearing report.

MOTION: It was moved by Mr. August and supported by Ms. Flack that the following penalty be assessed: Fine of \$1,000.00 made payable to the State of Michigan and restitution in the amount of \$3,621.00 payable to William and Debra Dare within sixty (60) days from the date of mailing of the Final Order. Failure to comply with the Final Order will result in suspension of any and all licenses held by the Respondent. The Respondent may not serve as the Qualifying Officer of any corporate entity when their individual license is suspended. It is also the intent of the Board that the fine and restitution be assessed one time in order to satisfy Final Orders issued for Complaint Numbers 301738 and 301736. Once the fine and restitution ordered in one of the companion Final Orders is satisfied, the fine and restitution ordered in the other Final Order will be considered satisfied. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried by unanimous vote.

LAKESHORE BUILDING & CONSTRUCTION INC., ANTHONY WILLIAM RAUNIKAR, Q.O., LICENSE NO. 2102-174745, EXPIRED 5-31-2007, ANTHONY WILLIAM RAUNIKAR, LICENSE NO. 2101-172057, EXPIRES 5-31-2009, LIGHTHOUSE RESIDENTIAL INC., ANTHONY WILLIAM RAUNIKAR, Q.O., LICENSE NO. 2102-182285, NEWPORT, MICHIGAN: COMPLAINT NO. 301738 AND 301736

The Board reviewed the hearing report.

MOTION: It was moved by Mr. August and supported by Ms. Flack that the following penalty be assessed: Fine of \$1,000.00 made payable to the State of Michigan and restitution in the amount of \$3,621.00 payable to William and Debra Dare within sixty (60) days from the date of mailing of the Final Order. Failure to comply with the Final Order will result in suspension of any and all licenses, including licenses issued to a corporate entity and the individual license(s) held by the Qualifying Officer of the Respondent. It is also the intent of the Board that the fine and restitution be assessed one time in order to satisfy Final Orders issued for Complaint Numbers 301738 and 301736. Once the fine and restitution ordered in one of the companion Final Orders is satisfied, the fine and restitution ordered in the other Final Order will be considered satisfied. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried by unanimous vote.

LAKESHORE BUILDING & CONSTRUCTION INC., ANTHONY WILLIAM RAUNIKAR, Q.O., LICENSE NO. 2102-174745, EXPIRED 5-31-2007, ANTHONY WILLIAM RAUNIKAR, LICENSE NO. 2101-172057, EXPIRES 5-31-2009, LIGHTHOUSE RESIDENTIAL INC., ANTHONY WILLIAM RAUNIKAR, Q.O., LICENSE NO. 2102-182285, NEWPORT, MICHIGAN: COMPLAINT NO. 306691

The Board reviewed the hearing report.

MOTION: It was moved by Mr. Parker and supported by Mr. August that the following penalty be assessed: Immediate revocation of any and all licenses, including licenses issued to a corporate entity and the individual license(s) held by the Qualifying Officer of the Respondent upon issuance of the Final Order. Fine of \$10,000.00 made payable to the State of Michigan and restitution by satisfying judgment entered in the 38<sup>th</sup> Circuit Court Case No. 2006-21100 CK, in the amount of \$85,697.68 payable to Kyle and Cheryl Ramirez within sixty (60) days from the date of mailing of the Final Order. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried by unanimous vote.

WILLIAM RUSSELL SARVER, DOING BUSINESS AS SARVER "STRESS FREE" HOME IMPROVEMENTS, LICENSE NO. 2101-169179, EXPIRES 5-31-2008, MILFORD, MICHIGAN: COMPLAINT NO. 306934

The Board reviewed the hearing report and determined that, because of the severity of the offenses (particularly failure to correct the problem timely and poor workmanship), a fine should be imposed.

MOTION: It was moved by Mr. Parker and supported by Mr. DiStefano that the following penalty be assessed: Fine of \$3,000.00 made payable to the State of Michigan and restitution in the amount of \$13,218.00 payable to Thomas F. Perna within sixty (60) days from the date of mailing of the Final Order. Failure to comply with the Final Order will result in suspension of any and all licenses held by the Respondent. The Respondent may not serve as the Qualifying Officer of any corporate entity when their individual license is suspended. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried by unanimous vote.

DWIGHT G. STACKHOUSE, LICENSE NO. 2101-141141, EXPIRES 5-31-2008, DETROIT, MICHIGAN: COMPLAINT NO. 303120

The Board reviewed the hearing report and determined that, because of the severity of the offenses (particularly willful violation of building laws/codes and taking contract from unlicensed person), the fine imposed should be higher than the fine recommended in the hearing report.

MOTION: It was moved by Mr. August and supported by Mr. DiStefano that the following penalty be assessed: Fine of \$5,000.00 made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Failure to comply with the Final Order will result in suspension of any and all licenses held by the Respondent. The Respondent may not serve as the Qualifying Officer of any corporate entity when their individual license is suspended. No application for licensure, relicensure, or reinstatement shall be considered until fine is paid in full. The motion carried by unanimous vote. Mr. Parker abstained because he was contacted by Respondent's attorney.

DWIGHT G. STACKHOUSE, LICENSE NO. 2101-141141, EXPIRES 5-31-2008, DETROIT, MICHIGAN: COMPLAINT NO. 300241

The Board reviewed the hearing report and determined that, because of the severity of the offenses (particularly failure to correct the problem timely and willful violation of building laws/codes), the fine imposed should be higher than the fine recommended in the hearing report.

MOTION: It was moved by Mr. August and supported by Mr. DiStefano that the following penalty be assessed: Fine of \$5,000.00 made payable to the State of Michigan and restitution in the amount of \$17,000.00 payable to Patti Reeser within sixty (60) days from the date of mailing of the Final Order. Failure to comply with the Final Order will result in suspension of any and all licenses held by the Respondent. The Respondent may not serve as the Qualifying Officer of any corporate entity when their individual license is suspended. No application for

licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried by unanimous vote. Mr. Parker abstained because he was contacted by Respondent's attorney.

ERON NILES THOMAS, DOING BUSINESS AS THOMAS LOG CABIN HOMES, LICENSE NO. 2101-158552, EXPIRED 5-31-2006, E & K INVESTMENTS INC., ERON NILES THOMAS, Q.O., LICENSE NO. 2102-178501, EXPIRED 5-31-2006, E & K INVESTMENTS INC., ERON NILES THOMAS, Q.O., LICENSE NO. 2102-178500, EXPIRED 5-31-2006, THOMAS LOG CABIN HOMES INC, ERON NILES THOMAS, Q.O., LICENSE NO. 2102-167406, EXPIRED 5-31-2006, RAPID CITY, MICHIGAN: COMPLAINT NO. 303555

The Board reviewed the hearing report. And determined that, because of the severity of the offenses (particularly failure to account for or remit funds and causing the lien fund to pay out), the fine imposed should be higher than the fine recommended in the hearing report.

MOTION: It was moved by Mr. DiStefano and supported by Ms. Flack that the following penalty be assessed: Immediate revocation of any and all licenses held by the Respondent upon issuance of the Final Order. The Respondent may not serve as the Qualifying Officer of any corporate entity when their individual license is revoked. Fine of \$5,000.00 made payable to the State of Michigan and restitution in the amount of \$9,518.30, plus \$3,934.00 in litigation costs and fees, and interest at the statutory rate to the Homeowner Construction Lien Recovery Fund, payable within sixty (60) days from the date of mailing of the Final Order. It is also the intent of the Board that the fine and restitution be assessed one time in order to satisfy Final Orders issued for Complaint Numbers 303555 and 303554. Once the fine and restitution ordered in one of the companion Final Orders is satisfied, the fine and restitution ordered in the other Final Order will be considered satisfied. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried by unanimous vote.

THOMAS LOG CABIN HOMES INC, ERON NILES THOMAS, Q.O., LICENSE NO. 2102-167406, EXPIRED 5-31-2006, ERON NILES THOMAS, DOING BUSINESS AS THOMAS LOG CABIN HOMES, LICENSE NO. 2101-158552, EXPIRED 5-31-2006, E & K INVESTMENTS INC., ERON NILES THOMAS, Q.O., LICENSE NO. 2102-178501, EXPIRED 5-31-2006, E & K INVESTMENTS INC., ERON NILES THOMAS, Q.O., LICENSE NO. 2102-178500, EXPIRED 5-31-2006, RAPID CITY, MICHIGAN: COMPLAINT NO. 305536

The Board reviewed the hearing report. And determined that, because of the severity of the offenses (particularly failure to account for or remit funds and causing the lien fund to pay out), the fine imposed should be higher than the fine recommended in the hearing report.

MOTION: It was moved by Ms. Flack and supported by Mr. DiStefano that the following penalty be assessed: Immediate revocation of any and all licenses, including licenses issued to a corporate entity and the individual license(s) held by the Qualifying Officer of the Respondent upon issuance of the Final Order. Fine of

\$5,000.00 made payable to the State of Michigan and restitution in the amount of \$500.00, plus \$3,010.00 in litigation costs payable to the Homeowner Construction Lien Recovery Fund within sixty (60) days from the date of mailing of the Final Order. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried by unanimous vote.

THOMAS LOG CABIN HOMES INC, ERON NILES THOMAS, Q.O., LICENSE NO. 2102-167406, EXPIRED 5-31-2006, ERON NILES THOMAS, DOING BUSINESS AS THOMAS LOG CABIN HOMES, LICENSE NO. 2101-158552, EXPIRED 5-31-2006, E & K INVESTMENTS INC., ERON NILES THOMAS, Q.O., LICENSE NO. 2102-178501, EXPIRED 5-31-2006, E & K INVESTMENTS INC., ERON NILES THOMAS, Q.O., LICENSE NO. 2102-178500, EXPIRED 5-31-2006, RAPID CITY, MICHIGAN: COMPLAINT NO. 303554

The Board reviewed the hearing report. And determined that, because of the severity of the offenses (particularly failure to account for or remit funds and causing the lien fund to pay out), the fine imposed should be higher than the fine recommended in the hearing report.

MOTION: It was moved by Mr. DiStefano and supported by Ms. Flack that the following penalty be assessed: Immediate revocation of any and all licenses, including licenses issued to a corporate entity and the individual license(s) held by the Qualifying Officer of the Respondent upon issuance of the Final Order. Fine of \$5,000.00 made payable to the State of Michigan and restitution in the amount of \$9,518.30, plus \$3,934.00 in litigation costs and fees, and interest at the statutory rate to the Homeowner Construction Lien Recovery Fund, payable within sixty (60) days from the date of mailing of the Final Order. It is also the intent of the Board that the fine and restitution be assessed one time in order to satisfy Final Orders issued for Complaint Numbers 303555 and 303554. Once the fine and restitution ordered in one of the companion Final Orders is satisfied, the fine and restitution ordered in the other Final Order will be considered satisfied. No application for licensure, relicensure, or reinstatement shall be considered until fine and restitution are paid in full. The motion carried by unanimous vote.

### **STIPULATIONS**

BOB CRAIG BAUER, LICENSE NO. 2101-110697, EXPIRES 5-31-2008, BAUER HOMES ENTERPRISES, INC., BOB CRAIG BAUER, Q.O., LICENSE NO. 2102-154870, EXPIRED 5-31-2005, NEW BALTIMORE, MICHIGAN: COMPLAINT NO. 302132 and 301984

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall make restitution (joint and several liability) in the amount of \$9,931.82, plus statutory interest, by check or money order, made payable to the Michigan Homeowner Construction Lien Recovery Fund within sixty (60) days from the date of mailing of the Final Order.

- b. Respondent shall pay a fine (joint and several liability) in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 301984 and 302132 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- c. Failure to pay fine within one hundred eighty (180) days from the date of mailing of the Final Order shall increase the fine to \$2,500.00.
- d. Respondent's licenses shall be immediately suspended upon the date of mailing of the Final Order and the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

BAUER HOMES ENTERPRISES, INC., BOB CRAIG BAUER, Q.O., LICENSE NO. 2102-154870, EXPIRED 5-31-2005, BOB CRAIG BAUER, LICENSE NO. 2101-110697, EXPIRES 5-31-2008, NEW BALTIMORE, MICHIGAN: COMPLAINT NO. 302132 and 301984

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall make restitution (joint and several liability) in the amount of \$9,931.82, plus statutory interest, by check or money order, made payable to the Michigan Homeowner Construction Lien Recovery Fund within sixty (60) days from the date of mailing of the Final Order.
- b. Respondent shall pay a fine (joint and several liability) in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 301984 and 302132 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- c. Failure to pay fine within one hundred eighty (180) days from the date of mailing of the Final Order shall increase the fine to \$2,500.00.
- d. Respondent's licenses shall be immediately suspended upon the date of mailing of the Final Order and the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

BRYANT CUSTOM HOMES, INC., IAN GERRIE BRYANT, Q.O., LICENSE NO. 2102-144848, EXPIRED 5-31-2005, BRYANT DEVELOPMENT CO., IAN GERRIE BRYANT, Q.O., LICENSE NO. 2102-177389, EXPIRES 5-31-2008, IAN GERRIE BRYANT, LICENSE NO. 2101-130387, EXPIRED 5-31-1998, TRAVERSE CITY, MICHIGAN: COMPLAINT NO. 299609

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 299609 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Respondent shall make restitution in the amount of \$1,475.00 by check or money order, made payable to Herman and Vicki Radtke within sixty (60) days from the date of mailing of the Final Order.
- c. Failure to comply with the terms of the stipulation shall result in suspension of all licenses of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

JAMES ALLEN BUCHANAN, DOING BUSINESS AS BUCHANAN BUILDING, LICENSE NO. 2101-130726, EXPIRES 5-31-2009, JAMES ALLEN BUCHANAN, LICENSE NO. 2103-107742, EXPIRES 5-31-2009, ALBION, MICHIGAN: COMPLAINT NO. 91256

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 91256 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.

- b. Respondent shall make restitution in the amount of \$3,000.00 by check or money order, made payable to David H. Givens within sixty (60) days from the date of mailing of the Final Order.
- c. Failure to pay the fine within sixty (60) days from the date of mailing of the Final Order shall result in suspension of all licenses of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

GREG BUHR REMODELING COMPANY, GREGORY STEWART BUHR, Q.O., LICENSE NO. 2102-132793, EXPIRES 5-31-2009, TRENTON, MICHIGAN: COMPLAINT NO. 301423

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 301423 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Respondent shall make restitution in the amount of \$10,687.43 by check or money order, made payable to Karl and Doreen Fava within sixty (60) days from the date of mailing of the Final Order.
- c. Failure to comply with the terms of the stipulation within sixty (60) days from the date of mailing of the Final Order shall result in suspension of all licenses of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.
- d. Failure to comply with the terms of the Stipulation within six (6) months of the date of mailing of the Final Order shall result in revocation of all licenses of Respondent.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

JAMES GERARD CORBLEY, DOING BUSINESS AS DU-ALL HOME IMPROVEMENT, LICENSE NO. 2101-155896, EXPIRED 5-31-2005, DU-ALL HOME IMPROVEMENT LLC, JAMES GERARD CORBLEY, Q.O., LICENSE NO. 2102-155896, EXPIRES 5-31-2008, STERLING HEIGHTS, MICHIGAN: COMPLAINT NOS. 298667 AND 298666

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$1,000.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 298666 and 298667 clearly indicated on the check or money order, made payable to the State of Michigan within ninety (90) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Respondent shall make restitution in the amount of \$8,000.00 by check or money order, made payable to John Thomas within ninety (90) days from the date of mailing of the Final Order.
- c. Failure to comply with the terms of the stipulation within ninety (90) days shall result in suspension of all licenses of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

DU-ALL HOME IMPROVEMENT LLC, JAMES GERARD CORBLEY, Q.O., LICENSE NO. 2102-155896, EXPIRES 5-31-2008, JAMES GERARD CORBLEY, DOING BUSINESS AS DU-ALL HOME IMPROVEMENT, LICENSE NO. 2101-155896, EXPIRED 5-31-2005, STERLING HEIGHTS, MICHIGAN: COMPLAINT NOS. 298666 AND 298667

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$1,000.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 298666 and 298667 clearly indicated on the check or money order, made payable to the State of Michigan within ninety (90) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Respondent shall make restitution in the amount of \$8,000.00 by check or money order, made payable to John Thomas within ninety (90) days from the date of mailing of the Final Order.
- c. Failure to comply with the terms of the stipulation within ninety (90) days shall result in suspension of all licenses of Respondent (individual and/or corporate) or

in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

DEVIN S. CRIMMINS, LICENSE NO. 2101-149775, EXPIRED 5-31-2006, COMMERCE TOWNSHIP, MICHIGAN: COMPLAINT NO. 303240

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$1,000.00. Fine shall be paid by cashier's check or money order, with Complaint No. 303240 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Respondent shall make restitution in the amount of \$6,375.00 by check or money order, made payable to George Kostopoulos within sixty (60) days from the date of mailing of the Final Order.
- c. Failure to comply with the terms of the stipulation within sixty (60) days shall result in suspension of all licenses of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.
- d. Failure to comply with the terms of the stipulation within six (6) months of the date of mailing of the Final Order shall result in revocation or continued revocation of all licenses or registrations of Respondent or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

LOUIS DE CIANTIS, LICENSE NO. 2101-047924, EXPIRES 5-31-2009, LOU DE CIANTIS BUILDER INC., LOUIS DE CIANTIS, Q.O., LICENSE NO. 2102-138057, EXPIRES 5-31-2008, HOLLY, MICHIGAN: COMPLAINT NOS. 306788 AND 306787

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$2,500.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 306788 and 306787 clearly

indicated on the check or money order, made payable to the State of Michigan within ninety (90) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.

- b. Failure to comply with the terms of the stipulation within ninety (90) days shall result in suspension of all licenses of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

LOUIS DE CIANTIS, LICENSE NO. 2101-047924, EXPIRES 5-31-2009, LOU DE CIANTIS BUILDER INC., LOUIS DE CIANTIS, Q.O., LICENSE NO. 2102-138057, EXPIRES 5-31-2008, HOLLY, MICHIGAN: COMPLAINT NOS. 306788 AND 306787

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$2,500.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 306788 and 306787 clearly indicated on the check or money order, made payable to the State of Michigan within ninety (90) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the terms of the stipulation within ninety (90) days shall result in suspension of all licenses of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

BENJAMIN LEE DYKAS, DOING BUSINESS AS B & D CUSTOM HOMES, LICENSE NO. 2101-161896, EXPIRES 5-31-2009, B & D CUSTOM HOMES LLC, BENJAMIN LEE DYKAS, Q.O., LICENSE NO. 2102-185362, EXPIRES 5-31-2008, TECUMSEH, MICHIGAN: COMPLAINT NO. 298710

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall make restitution in the amount of \$6,000.00 by check or money order, made payable to Dorothy Kerr, within sixty (60) days from the date of mailing of the Final Order.
- b. Respondent shall pay a fine in the amount of \$300.00. Fine shall be paid by cashier's check or money order, with Complaint No. 298710 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- c. If the restitution is not paid within sixty (60) days of the date of mailing of the Final Order, the fine shall increase to \$1,000.00.
- d. Failure to comply with the terms of the stipulation shall result in suspension of all licenses of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

JOSEPH P. FEGAN, LICENSE NO. 2101-137656, EXPIRES 5-31-2008, SAULT SAINTE MARIE, MICHIGAN: COMPLAINT NO. 304281

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall make restitution in the amount of \$2,940.00 by check or money order, made payable to Robert Agar, within sixty (60) days from the date of mailing of the Final Order.
- b. Respondent shall pay a fine in the amount of \$200.00. Fine shall be paid by cashier's check or money order, with Complaint No. 304281 clearly indicated on the check or money order, made payable to the State of Michigan within ninety (90) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- c. Failure to comply with the terms of the stipulation shall result in suspension of all licenses of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

TODD ALLAN FRALY, LICENSE NO. 2101-162652, EXPIRED 5-31-2003, BEAR LAKE, MICHIGAN: COMPLAINT NO. 301825

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 301825 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the terms of the stipulation shall result in suspension of all licenses of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

ROBERT PAUL GEORGE, LICENSE NO. 2101-056318, EXPIRED 3-31-1982, CRYSTAL POND INC., ROBERT P. GEORGE, Q.O., LICENSE NO. 2102-155397, EXPIRED 5-31-2007, NEW DIMENSIONS DEVELOPMENT INC., ROBERT P. GEORGE, Q.O., LICENSE NO. 2102-054657, EXPIRED 5-31-2005, RP GEORGE LTD., ROBERT P. GEORGE, Q.O., LICENSE NO. 2102-155398, EXPIRES 5-31-2009, ROYAL OAK, MICHIGAN: COMPLAINT NO. 305532 AND 305531

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine (joint and severally) in the amount of \$1,550.00 (\$500.00 payable to the State of Michigan, and \$1,050.00 payable to the Homeowner Construction Lien Recovery Fund). Fine shall be paid by cashier's check or money order, with Complaint No. 305531 and 305532 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Respondents' licenses shall be suspended effective the mailing date of the Final Order, until the fine amount is paid in full.
- c. Failure to comply with the terms of the stipulation shall result in suspension of all licenses of Respondent (individual and/or corporate) or in the denial of any license

renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

CRYSTAL POND INC., ROBERT P. GEORGE, Q.O., LICENSE NO. 2102-155397, EXPIRED 5-31-2007, ROBERT PAUL GEORGE, LICENSE NO. 2101-056318, EXPIRED 3-31-1982, NEW DIMENSIONS DEVELOPMENT INC., ROBERT P. GEORGE, Q.O., LICENSE NO. 2102-054657, EXPIRED 5-31-2005, RP GEORGE LTD., ROBERT P. GEORGE, Q.O., LICENSE NO. 2102-155398, EXPIRES 5-31-2009, ROYAL OAK, MICHIGAN: COMPLAINT NO. 305532 AND 305531

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine (joint and severally) in the amount of \$1,550.00 (\$500.00 payable to the State of Michigan, and \$1,050.00 payable to the Homeowner Construction Lien Recovery Fund). Fine shall be paid by cashier's check or money order, with Complaint No. 305531 and 305532 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Respondents' licenses shall be suspended effective the mailing date of the Final Order, until the fine amount is paid in full.
- c. Failure to comply with the terms of the stipulation shall result in suspension of all licenses of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

KURT P. GREAVES, LICENSE NO. 2101-097672, EXPIRES 5-31-2009, MR. ROOF HOLDING COMPANY LLC, DOING BUSINESS AS MR. ROOF, KURT P. GREAVES, Q.O., LICENSE NO. 2102-180827, EXPIRES 5-31-2009, GREAVES INC., KURT P. GREAVES, Q.O., LICENSE NO. 2102-059730, EXPIRED 5-31-2007, ANN ARBOR, MICHIGAN: COMPLAINT NOS. 307690 AND 307691

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 307690 and 307691 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the terms of the stipulation within sixty (60) days of the date of mailing of the Final Order shall result in suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.
- c. Failure to comply with the terms of the stipulation within six (6) months of the date of mailing of the Final Order shall result in a revocation of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

MR. ROOF HOLDING COMPANY LLC, DOING BUSINESS AS MR. ROOF, KURT P. GREAVES, Q.O., LICENSE NO. 2102-180827, EXPIRES 5-31-2009, KURT P. GREAVES, LICENSE NO. 2101-097672, EXPIRES 5-31-2009, GREAVES INC., KURT P. GREAVES, Q.O., LICENSE NO. 2102-059730, EXPIRED 5-31-2007, ANN ARBOR, MICHIGAN: COMPLAINT NOS. 307690 AND 307691

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 307690 and 307691 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the terms of the stipulation within sixty (60) days of the date of mailing of the Final Order shall result in suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

- c. Failure to comply with the terms of the stipulation within six (6) months of the date of mailing of the Final Order shall result in a revocation of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

CAPTIVA DEVELOPMENT INC., GARY GRIFFEN, Q.O., LICENSE NO. 2102-162145, EXPIRES 5-31-2009, FARMINGTON HILLS, MICHIGAN: COMPLAINT NO. 96791

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 96791 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the terms of the stipulation within sixty (60) days shall result in suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.
- c. Failure to comply with the terms of the stipulation within six (6) months shall result in revocation of all licenses of Respondent.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

ROBERT C. KRAUS, LICENSE NO. 2101-090300, EXPIRES 5-31-2009, ROBERT C. KRAUS INC., ROBERT C. KRAUS, Q.O., LICENSE NO. 2102-102225, EXPIRES 5-31-2008, KRAUS PAINT CO. INC., ROBERT C. KRUAS, Q.O., LICENSE NO. 2104-002534, EXPIRED 3-31-1975, CLARKSTON, MICHIGAN: COMPLAINT NOS. 307038 AND 307037

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 307037 and 307038 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of

Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.

- b. Respondent shall make restitution in the amount of \$2,000.00 by check or money order, made payable to Keith and Terri Bean, within sixty (60) days from the date of mailing of the Final Order.
- c. Failure to comply with the terms of the stipulation within sixty (60) days shall result in suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.
- d. Failure to comply with the terms of the stipulation within sixty (60) days of the date of mailing of the Final Order, fine shall increase to \$5,000.00.
- e. Failure to comply with the terms of the stipulation within six (6) months of the date of mailing of the Final Order shall result in revocation of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

ROBERT C. KRAUS INC., ROBERT C. KRAUS, Q.O., LICENSE NO. 2102-102225, EXPIRES 5-31-2008, ROBERT C. KRAUS, LICENSE NO. 2101-090300, EXPIRES 5-31-2009, KRAUS PAINT CO. INC., ROBERT C. KRUAS, Q.O., LICENSE NO. 2104-002534, EXPIRED 3-31-1975, CLARKSTON, MICHIGAN: COMPLAINT NOS. 307038 AND 307037

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 307037 and 307038 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Respondent shall make restitution in the amount of \$2,000.00 by check or money order, made payable to Keith and Terri Bean, within sixty (60) days from the date of mailing of the Final Order.
- c. Failure to comply with the terms of the stipulation within sixty (60) days shall result in suspension of all licenses or registrations of Respondent (individual and/or

corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

- d. Failure to comply with the terms of the stipulation within sixty (60) days of the date of mailing of the Final Order, fine shall increase to \$5,000.00.
- e. Failure to comply with the terms of the stipulation within six (6) months of the date of mailing of the Final Order shall result in revocation of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

MARTIN CALVIN LEWIS, DOING BUSINESS AS LEWIS REMODELING & CONSTRUCTION, GREGORY TAYLOR ASQUITH, Q.O., LICENSE NO. 2102-174231, EXPIRES 5-31-2009, WILLIAMSTON, MICHIGAN: COMPLAINT NO. 305368

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$1,500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 302436 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the terms of the stipulation, shall result in suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

ROGER S. LOWE, DOING BUSINESS AS STONEY LOWE & ASSOCIATES, LICENSE NO. 2101-148244, EXPIRES 5-31-2009, KALKASKA, MICHIGAN: COMPLAINT NO. 302894

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 302894 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60)

days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.

- b. Failure to comply with the terms of the stipulation shall result in suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.
- c. Failure to comply with the terms of the stipulation within six (6) months of the date of mailing of the Final Order shall result in revocation of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

ROBARA CONCRETE LLC, DOING BUSINESS AS ROBARA CONCRETE, STEVEN EDWARD MANN, Q.O. LICENSE NO. 2104-179018, EXPIRES 5-31-2008, STEVEN MANN, LICENSE NO. 2101-111343, EXPIRED 5-1-2005, CHESTERFIELD TOWNSHIP, MICHIGAN: COMPLAINT NO. 306935

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$1,500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 306935 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the terms of the stipulation shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

MODERN BUILDING SYSTEMS OF MICHIGAN INC., PAUL E. MAZIK JR., Q.O., LICENSE NO. 2102-162476, EXPIRES 5-31-2009, COLUMBIAVILLE, MICHIGAN: COMPLAINT NO. 299867

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$1,000.00. Fine shall be paid by cashier's check or money order, with Complaint No. 299867 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Respondent shall make restitution in the amount of \$500.00 made payable to Victor L. Kapla within sixty (60) days from the date of mailing of the Final Order.
- c. Failure to comply with the terms of the stipulation within sixty (60) days shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.
- d. Failure to comply with the terms of the stipulation within six (6) months of the date of mailing of the Final Order shall result in revocation of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

ODAY SAMI MICHAEL, LICENSE NO. 2101-175199, EXPIRES 5-31-2008, SHELBY TOWNSHIP, MICHIGAN: COMPLAINT NO. 306696

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 306696 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. If Respondent fails to comply with the terms of the stipulation within sixty (60) days of the date of mailing of the Final Order, then the fine shall increase to \$5,000.00.
- c. Failure to comply with the terms of the stipulation within sixty (60) days shall result in suspension or continued suspension of all licenses or registrations of

Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

- d. Failure to comply with the terms of the stipulation within six (6) months of the date of mailing of the Final Order shall result in revocation of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

NEAL LEONARD MILLER, LICENSE NO. 2101-151921, REVOKED 9-4-2007, WYANDOTTE, MICHIGAN: COMPLAINT NO. 307592

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 306696 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. If Respondent fails to comply with the terms of the stipulation within sixty (60) days of the Final Order, then the fine shall increase to \$5,000.00.
- c. Failure to comply with the terms of the stipulation within sixty (60) days from the date of mailing of the Final Order shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.
- d. Failure to comply with the terms of the stipulation within six (6) months from the date of mailing of the Final Order shall result in revocation or continued revocation of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

TODD WILLIAM MILLER, LICENSE NO. 2101151191, EXPIRES 5-31-2008, CLIO, MICHIGAN: COMPLAINT NO. 300132

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 300132 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the terms of the stipulation shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

DAMIANO MOCERI, DOING BUSINESS AS FIVE STAR HOME BUILDERS, LICENSE NO. 2101-118722, EXPIRES 5-31-2003, FIVE STAR CONCRETE INC., DAMIANO MOCERI, Q.O., LICENSE NO. 2102-159237, EXPIRES 5-31-2008, SAINT CLAIR SHORES, MICHIGAN: COMPLAINT NOS. 307158 AND 307157

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$250.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 307158 and 307157 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Respondents shall make all necessary repairs and/or corrections as required by Tom Moilanen, Certified Building Official of Macomb Township, or his substitute or successor, as set forth in his Building Inspection Report dated May 16, 2007 and signed May 31, 2007, with regard to the "peeling" of driveway concrete within sixty (60) days from April 1, 2008 to the written approval of Macomb Township Building Official Tom Moilanen, or his substitute or successor, which shall be filed by Respondent with the Bureau of Commercial Services, Administrative Services Division, within fifteen (15) days from the sixtieth (60<sup>th</sup>) day from April 1, 2008.
- c. Failure to comply with the terms of the stipulation shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual

and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

FIVE STAR CONCRETE INC., DAMIANO MOCERI, Q.O., LICENSE NO. 2102-159237, EXPIRES 5-31-2008, DAMIANO MOCERI, DOING BUSINESS AS FIVE STAR HOME BUILDERS, LICENSE NO. 2101-118722, EXPIRED 5-31-2003, SAINT CLAIR SHORES, MICHIGAN: COMPLAINT NOS. 307158 AND 307157

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$250.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 307158 and 307157 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Respondents shall make all necessary repairs and/or corrections as required by Tom Moilanen, Certified Building Official of Macomb Township, or his substitute or successor, as set forth in his Building Inspection Report dated May 16, 2007 and signed May 31, 2007 with regard to the "peeling" of driveway concrete within sixty (60) days from April 1, 2008 to the written approval of Macomb Township Building Official Tom Moilanen, or his substitute or successor, which shall be filed by Respondent with the Bureau of Commercial Services, Administrative Services Division, within fifteen (15) days from the sixtieth (60<sup>th</sup>) day from April 1, 2008.
- c. Failure to comply with the terms of the stipulation shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

DAVID A. NASH, LICENSE NO. 2101-136482, EXPIRES 5-31-2009, INDIAN RIVER, MICHIGAN: COMPLAINT NO. 307920

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$1,000.00. Fine shall be paid by cashier's check or money order, with Complaint No. 307920 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the terms of the stipulation shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

CHOICE HOMES, INC., JEFFREY S. NICKERSON, Q.O., LICENSE NO. 2102-158516, EXPIRED 5-31-2006, JEFFREY S. NICKERSON, LICENSE NO. 2101-152463, EXPIRES 5-31-2008, TRAVERSE CITY, MICHIGAN: COMPLAINT NO. 299690

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 299690 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Respondent shall make Restitution in the amount of \$52,990.04 by check or money order, made payable to Edward and Julie Chemosky, within sixty (60) days from the date of mailing of the Final Order.
- c. Failure to comply with the terms of the stipulation shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

STEVE ANTHONY SAFIE, LICENSE NO. 2101-092201, EXPIRED 5-31-1999, SAS CONSTRUCTION INC., STEVE A. SAFIE, Q.O., LICENSE NO. 2102-139325, EXPIRES 5-31-2008, WARREN, MICHIGAN: COMPLAINT NOS. 306752 AND 306751

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 306751 and 306752 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the terms of the stipulation within sixty (60) days from the date of mailing of the Final Order shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

SAS CONSTRUCTION INC., STEVE A. SAFIE, Q.O., LICENSE NO. 2102-139325, EXPIRES 5-31-2008, STEVE ANTHONY SAFIE, LICENSE NO. 2101-092201, EXPIRED 5-31-1999, WARREN, MICHIGAN: COMPLAINT NOS. 306752 AND 306751

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 306751 and 306752 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the terms of the stipulation within sixty (60) days from the date of mailing of the Final Order shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

RUSSELL KELLEY SCHMIDT, DOING BUSINESS AS RK CONSTRUCTION, LICENSE NO. 2101-126473, EXPIRES 5-31-2008, PRESCOTT, MICHIGAN: COMPLAINT NO. 307470

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 307470 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the terms of the stipulation shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

ANTON SHKRELI, LICENSE NO. 2101-110479, EXPIRED 5-31-1994, CRAFTSMEN SERVICES, INC., ANTON SHKRELI, Q.O., LICENSE NO. 2102-169211, EXPIRES 5-31-2008  
ATS HOMES INC., ANTON SHKRELI, Q.O., LICENSE NO. 2102-119658, EXPIRES 5-31-2009  
REDFORD, MICHIGAN: COMPLAINT NOS. 301710 AND 301711

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 301710 and 301711 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the term of the stipulation shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

CRAFTSMEN SERVICES, INC., ANTON SHKRELI, Q.O., LICENSE NO. 2102-169211,  
EXPIRES 5-31-2008 ANTON SHKRELI, LICENSE NO. 2101-110479, EXPIRED 5-31-1994,

ATS HOMES INC., ANTON SHKRELI, Q.O., LICENSE NO. 2102-119658, EXPIRES 5-31-2009  
REDFORD, MICHIGAN: COMPLAINT NOS. 301710 AND 301711

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 301710 and 301711 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the term of the stipulation shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

JOSEPH LAMAR SIMPSON, DOING BUSINESS AS A JS CONSTRUCTION CO., LICENSE  
NO. 2101-090008, REVOKED 1-16-2008, DETROIT, MICHIGAN: COMPLAINT NO. 302895

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$1,250.00. Fine shall be paid by cashier's check or money order, with Complaint No. 302895 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Respondent shall make Restitution in the amount of \$2,900.00 by check or money order, made payable to Ted and Denise Moulton, within sixty (60) days from the date of mailing of the Final Order.
- c. Failure to comply with the terms of the stipulation within sixty (60) days of the date of mailing of the Final Order shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

- d. Failure to comply with the Stipulation within sixty (60) days of the date of mailing of the Final Order, the fine shall increase to \$5,000.00.
- e. Failure to comply with the terms of the stipulation within six (6) months from the date of mailing of the Final Order shall result in revocation or continued revocation of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

GARY ALAN TADIAN, LICENSE NO. 2101-072276, SUSPENDED 3-26-2008, ASHFORD LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-149481, SUSPENDED 3-26-2008, BRIARWOOD MANOR HOMES LLC, GARY ALAN TADIAN, Q.O., SUSPENDED 3-26-2008, BRISTOL-JACOBSON LLC, GARY TADIAN, Q.O., LICENSE NO. 2102-159705, SUSPENDED 3-26-2008, CEDAR RIDGE OF TROY LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-159472, SUSPENDED 3-26-2008, CHESHIRE PARK HOMES LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-173731, SUSPENDED 3-26-2008, THE ENCLAVE OF TROY LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-157778, SUSPENDED 3-26-2008, GLENWOOD PARK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-150001, SUSPENDED 3-26-2008, GULF CONSTRUCTION CO., GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-019894, SUSPENDED 3-26-2008, GULF INTERESTS INC., GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-114291, SUSPENDED 3-26-2008, GULF-CHOICE DEVELOPMENT CO., GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-081936, SUSPENDED 3-26-2008, JACOBSON-CHERRY GROVE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-159707, SUSPENDED 3-26-2008, JACOBSON-COUNTRY CREEK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-159708, SUSPENDED 3-26-2008, JACOBSON-MILL CREEK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-165049, SUSPENDED 3-26-2008, JACOBSON-OAKHURST LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-159703, SUSPENDED 3-26-2008, JACOBSON-UPTOWN VILLAGE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-166541, SUSPENDED 3-26-2008, JACOBSON-VILLAGE PARK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-159706, SUSPENDED 3-26-2008, JACOBSON-WATERVIEW LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-164399, SUSPENDED 3-26-2008, JACOBSON-WOODCREEK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-160270, SUSPENDED 3-26-2008, KEY-VILLAGE PARK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-160269, SUSPENDED 3-26-2008, LANDAUER LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-185154, SUSPENDED 3-26-2008, MEADOW CREEK ESTATES LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-164547, SUSPENDED 3-26-2008, MEADOW CREEK II LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-173816, SUSPENDED 3-26-2008, OAKLAND KNOLLS LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-173816, SUSPENDED 3-26-2008, OAKLAND MEADOWS LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-152137, SUSPENDED 3-26-2008, ORCHARD STERLING LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-152609, SUSPENDED 3-26-2008, THE PARKS AT STONEGATE POINTE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-166407, SUSPENDED 3-26-2008, PINE BLUFFS ESTATES LLC, GARY ALAN TADIAN, Q.O.,

LICENSE NO. 2102-173822, SUSPENDED 3-26-2008, PINE RIDGE ESTATES II LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-164234, SUSPENDED 3-26-2008, PLUMCREEK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-166408, SUSPENDED 3-26-2008, SANCTUARY OF ROCHESTER LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-159471, SUSPENDED 3-26-2008, G TADIAN LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-150417, SUSPENDED 3-26-2008, TADIAN ROCHESTER COMMONS LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-173226, SUSPENDED 3-26-2008, THE TOWNS AT ORCHARD SQUARE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-156673, SUSPENDED 3-26-2008, THE TOWNS AT STONEGATE POINTE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-166281, SUSPENDED 3-26-2008, THE TOWNS OF CENTRAL BOULEVARD AT STONEGATE POINTE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-166281, SUSPENDED 3-26-2008, TROY LAKE ESTATES LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-123593, SUSPENDED 3-26-2008, VILLAGE AT CORNERSTONE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-164382, SUSPENDED 3-26-2008, THE VILLAGE AT STONEGATE POINTE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-166406, SUSPENDED 3-26-2008, VILLAGE OF ATWATER COCOMMON LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-168432, SUSPENDED 3-26-2008, WESTWOOD PARK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-135940, SUSPENDED 3-26-2008, WESTWOOD PARK LTD, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-128536, SUSPENDED 3-26-2008, WOODGLEN PARK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-157936, SUSPENDED 3-26-2008, WORTHINGTON MANOR LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-139640, SUSPENDED 3-26-2008, BIRMINGHAM, MICHIGAN: COMPLAINT NOS. 298328 AND 298327

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$1,000.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 298328 and 298327 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the Stipulation within sixty (60) days of the date of mailing of the Final Order, the fine shall increase to \$5,000.00.
- c. Failure to comply with the terms of the stipulation within sixty (60) days from the date of mailing of the Final Order shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.
- d. Failure to comply with the terms of the stipulation within six (6) months from the date of mailing of the Final Order shall result in revocation or continued revocation

of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

GULF INTERESTS INC., GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-114291, SUSPENDED 3-26-2008, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-114291, GARY ALAN TADIAN, LICENSE NO. 2101-072276, SUSPENDED 3-26-2008, ASHFORD LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-149481, SUSPENDED 3-26-2008, BRIARWOOD MANOR HOMES LLC, GARY ALAN TADIAN, Q.O., SUSPENDED 3-26-2008, BRISTOL-JACOBSON LLC, GARY TADIAN, Q.O., LICENSE NO. 2102-159705, SUSPENDED 3-26-2008, CEDAR RIDGE OF TROY LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-159472, SUSPENDED 3-26-2008, CHESHIRE PARK HOMES LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-173731, SUSPENDED 3-26-2008, THE ENCLAVE OF TROY LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-157778, SUSPENDED 3-26-2008, GLENWOOD PARK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-150001, SUSPENDED 3-26-2008, GULF CONSTRUCTION CO., GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-019894, SUSPENDED 3-26-2008, GULF-CHOICE DEVELOPMENT CO., GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-081936, SUSPENDED 3-26-2008, JACOBSON-CHERRY GROVE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-159707, SUSPENDED 3-26-2008, JACOBSON-COUNTRY CREEK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-159708, SUSPENDED 3-26-2008, JACOBSON-MILL CREEK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-165049, SUSPENDED 3-26-2008, JACOBSON-OAKHURST LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-159703, SUSPENDED 3-26-2008, JACOBSON-UPTOWN VILLAGE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-166541, SUSPENDED 3-26-2008, JACOBSON-VILLAGE PARK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-159706, SUSPENDED 3-26-2008, JACOBSON-WATERVIEW LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-164399, SUSPENDED 3-26-2008, JACOBSON-WOODCREEK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-160270, SUSPENDED 3-26-2008, KEY-VILLAGE PARK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-160269, SUSPENDED 3-26-2008, LANDAUER LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-185154, SUSPENDED 3-26-2008, MEADOW CREEK ESTATES LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-164547, SUSPENDED 3-26-2008, MEADOW CREEK II LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-173816, SUSPENDED 3-26-2008, OAKLAND KNOLLS LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-173816, SUSPENDED 3-26-2008, OAKLAND MEADOWS LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-152137, SUSPENDED 3-26-2008, ORCHARD STERLING LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-152609, SUSPENDED 3-26-2008, THE PARKS AT STONEGATE POINTE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-166407, SUSPENDED 3-26-2008, PINE BLUFFS ESTATES LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-173822, SUSPENDED 3-26-2008, PINE RIDGE ESTATES II LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-164234, SUSPENDED 3-26-2008, PLUMCREEK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-166408, SUSPENDED 3-26-2008, SANCTUARY OF ROCHESTER LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-

159471, SUSPENDED 3-26-2008, G TADIAN LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-150417, SUSPENDED 3-26-2008, TADIAN ROCHESTER COMMONS LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-173226, SUSPENDED 3-26-2008, THE TOWNS AT ORCHARD SQUARE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-156673, SUSPENDED 3-26-2008, THE TOWNS AT STONEGATE POINTE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-166281, SUSPENDED 3-26-2008, THE TOWNS OF CENTRAL BOULEVARD AT STONEGATE POINTE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-166281, SUSPENDED 3-26-2008, TROY LAKE ESTATES LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-123593, SUSPENDED 3-26-2008, VILLAGE AT CORNERSTONE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-164382, SUSPENDED 3-26-2008, THE VILLAGE AT STONEGATE POINTE LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-166406, SUSPENDED 3-26-2008, VILLAGE OF ATWATER COCOMMON LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-168432, SUSPENDED 3-26-2008, WESTWOOD PARK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-135940, SUSPENDED 3-26-2008, WESTWOOD PARK LTD, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-128536, SUSPENDED 3-26-2008, WOODGLEN PARK LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-157936, SUSPENDED 3-26-2008, WORTHINGTON MANOR LLC, GARY ALAN TADIAN, Q.O., LICENSE NO. 2102-139640, SUSPENDED 3-26-2008, BIRMINGHAM, MICHIGAN: COMPLAINT NOS. 298328 AND 298327

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall pay a fine in the amount of \$1,000.00. Fine shall be paid by cashier's check or money order, with Complaint Nos. 298328 and 298327 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- b. Failure to comply with the Stipulation within sixty (60) days of the date of mailing of the Final Order, the fine shall increase to \$5,000.00.
- c. Failure to comply with the terms of the stipulation within sixty (60) days from the date of mailing of the Final Order shall result in suspension or continued suspension of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.
- d. Failure to comply with the terms of the stipulation within six (6) months from the date of mailing of the Final Order shall result in revocation or continued revocation of all licenses or registrations of Respondent (individual and/or corporate) or in the denial of any license renewal or future application for licensure until compliance is made with the terms of the stipulation.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

DARIN & ASSOCIATES, INC., KATHERINE A. WARD-DARIN, Q.O., LICENSE NO. 2102-118820, EXPIRED 5-31-2005, BIRMINGHAM, MICHIGAN: COMPLAINT NO. 303567

The Board reviewed the stipulation and complaint. According to the stipulation Respondent consents to the following:

- a. Respondent shall make Restitution to the Michigan Homeowner Construction Lien Recovery Fund, by check or money order, in the amount of the lien claim payout plus the litigation costs and fees, totaling \$10,463.26 plus statutory interest, within sixty (60) days from the date of mailing of the Final Order.
- b. Respondent shall pay a fine in the amount of \$500.00. Fine shall be paid by cashier's check or money order, with Complaint No. 303567 clearly indicated on the check or money order, made payable to the State of Michigan within sixty (60) days from the date of mailing of the Final Order. Check or money order shall be mailed to the Department of Labor & Economic Growth, Bureau of Commercial Services, Administrative Services Division, P.O. Box 30018, Lansing, MI 48909.
- c. Failure to comply with the Stipulation within one hundred eighty (180) days of the date of mailing of the Final Order, the fine shall increase to \$5,000.00.
- d. All Article 24 licenses of Respondent shall be Revoked, effective the date of issuance of the Final Order, and the Department shall not renew a license or issue a new license until Respondent has repaid the Michigan Homeowner Construction Lien Recovery Fund in full.

MOTION: It was moved by Mr. Parker and supported by Ms. Flack to accept the stipulation as prepared. The motion carried by unanimous vote.

**ITEMS FOR CONSIDERATION FROM VISITORS**

None

**ITEMS FOR CONSIDERATION FROM BOARD MEMBERS OR DEPARTMENT**

**A) Correspondence regarding Garage Door Installers**

The Department received correspondence from Keith Ashley, President, Northern Garage Doors Inc., requesting that the Residential Builders and Maintenance and Alteration Contractors Board review the requirement for a garage door installer to be licensed as a residential builder or maintenance & alteration contractor in the trade of carpentry.

The Board did not hesitate and was in full concurrence with the Department's position that the installation of garage doors requires a license as a residential builder or maintenance & alteration contractor in the trade of carpentry. The Board stated that the installation of garage doors poses a major safety and liability issue if the work is not done correctly, and a license should be required to protect the health, safety and welfare of the public.

### **NEXT MEETING DATE**

The next regularly scheduled meeting of the Residential Builders and Maintenance and Alteration Contractors Board will be held on July 15, 2008, Room 1, at 9:00 a.m.

### **ADJOURNMENT**

There being no further business to be brought before the Board at this time, the meeting was adjourned at 12:05 p.m.

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Chairperson  
Mark Glynn

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Recording Secretary  
Robin Sirls

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Date