LICENSE HISTORIES

COMPANY REGISTRATION CERTIFICATE NO. PR 1750

- 2. On December 6, 1989, Company Registration Certificate No. PR 1750 was issued in Branch 1 to Atlas Termite Company with Joseph Anthony Olivarria (Olivarria) as Owner and Qualifying Manager with an address of 5644 Kearny Mesa Road, Suite Q, San Diego, California 92111. (See Default Decision Evidence Packet, Ex. 1.)
- 3. On January 2, 1990, Company Registration Certificate No. PR 1750 was upgraded to include Branches 1 and 3 and reflected Diane Marie Collard as Branch 3 Qualifying Manager.
- 4. On January 7, 1991, Company Registration Certificate No. PR 1750 reflected a change of Branch 3 Qualifying Manager to Joseph Anthony Olivarria.
- 5. On January 16, 1992, Company Registration Certificate No. PR 1750 reflected a change of address to 25 2nd Avenue, Chula Vista, California 91910.
- 6. On June 1, 1995, Company Registration Certificate No. PR 1750 was levied a \$150 fine by the San Diego County Agricultural Commissioner (Commissioner) for violation of section 12973 of the Food and Agricultural Code, which was paid on November 8, 1995.
- 7. On April 10, 1996, Company Registration Certificate No. PR 1750 was levied a \$700 fine by the Commissioner for violation of sections 1970.3 and 604 of the California Code of Regulations, section 12973 of the Food and Agricultural Code, and section 8505.9 of the Business and Professions Code, which was paid on June 21, 1996.
- 8. On September 10, 1996, Company Registration Certificate No. PR 1750 was levied a \$100 fine by the Commissioner for violation of section 6724 of the California Code of Regulations, which was paid on October 10, 1996.
- 9. On August 20, 1999, Company Registration Certificate No. PR 1750 was levied a \$151 fine by the Commissioner for violation of section 6724 of the California Code of Regulations, which was paid on September 29, 1999.
- 10. On March 5, 2003, Company Registration Certificate No. PR 1750 was levied a \$300 fine by the Board for violation of sections 8516(b)(6), (10), 8518, 8635, and 8638 of the Business

and Professions Code, sections 1990(a)(4), 1991 (a)(8), and 1996 of the California Code of Regulations, which was paid on March 18, 2003.

- 11. On May 30, 2003, Company Registration Certificate No. PR 1750 was levied a \$251 fine by the Orange County Agricultural Commissioner for violation of section 8505.5 of the Business and Professions Code and section 12973 of the Food and Agricultural Code, which was paid on June 15, 2004.
- 12. On April 28, 2003, Company Registration Certificate No. PR 1750 was levied a \$804 fine by the Commissioner for violation of section 12973 of the Food and Agricultural Code and section 6780(c) of the California Code of Regulations, which was paid on June 15, 2004.
- 13. On August 29, 2003, Company Registration Certificate No. PR 1750 was levied a \$100 fine by the Board for violation of section 8516(b)(6)(7) of the Business and Professions Code, which was paid on July 6, 2004.
- 14. On March 30, 2006, Company Registration Certificate No. PR 1750 was levied a \$250 fine by the Commissioner for violation of section 8538 of the Business and Professions Code, which was paid on April 17, 2006.
- 15. On September 2, 2007, Company Registration Certificate No. PR 1750 was levied a \$1,500 fine by the Board for violation of section 8505.10 of the Business and Professions Code and sections 1970 and 6600 of the California Code of Regulations, which was paid on May 12, 2010.
- 16. On June 6, 2008, Company Registration Certificate No. PR 1750 was suspended for failure to maintain the general liability insurance required by Code section 8690.
- 17. On September 16, 2008, Company Registration Certificate No. PR 1750 was reinstated after posting the general liability insurance required by Code section 8690.
- 18. On December 7, 2009, Company Registration Certificate No. PR 1750 was levied a \$5,585 fine by the Board for violation of Code section 8516. The fine has not been paid.
- 19. On February 12, 2010, Company Registration Certificate No. PR 1750 was levied a \$250 fine by the Commissioner for violation of section 15204(a) of the Food and Agricultural Code, which was paid on May 12, 2010.

OPERATOR'S LICENSE NO. OPR 8471

- 20. On December 6, 1989, Operator's License No. OPR 8471 was issued in Branch 1 to Joseph Anthony Olivarria, Qualifying Manager of Atlas Termite Company with an address of 5644 Kearny Mesa Road, Suite Q, San Diego, California 92111. (See Default Decision Evidence Packet, Ex. 2.)
- 21. On January 7, 1991, Operator's License No. OPR 8471 was upgraded to include Branches 1 and 3 and became the Qualifying Manager in Branch 3 for Atlas Termite Company.
- 22. On January 16, 1992, Operator's License No. OPR 8471 reflected a change of address to 25 2nd Avenue, Chula Vista, California 91910.
- 23. On March 5, 2003, Operator's License No. OPR 8471 was levied a \$300 fine by the Board for violation of sections 8516(b)(6), (10), 8518, 8635, and 8638 of the Business and Professions Code, sections 1990(a)(4), 1991(a)(8), and 1996 of the California Code of Regulations, which was paid on March 18, 2003.
- 24. On August 29, 2003, Operator's License No. OPR 8471 was levied a \$100 fine by the Board for violation of section 8516(b)(6)(7) of the Business and Professions Code, which was paid on July 6, 2004.
- 25. On September 2, 2007, Operator's License No. OPR 8471 was levied a \$1,500 fine by the Board for violation of section 8505.10 of the Business and Professions Code and sections 1970 and 6600 of the California Code of Regulations, which was paid on May 12, 2010.
- 26. On June 6, 2008, Operator's License No. OPR 8471 was suspended for failure to maintain the general liability insurance required by section 8690 of the Code.
- 27. On September 16, 2008, Operator's License No. OPR 8471 was reinstated after posting the general liability insurance required by section 8690 of the Code.
- 28. On December 7, 2009, Operator's License No. OPR 8471 was levied a \$5,585 fine by the Board for violation of section 8516 of the Business and Professions Code. The fine has not been paid.

- 29. On February 12, 2010, Operator's License No. OPR 8471 was levied a \$250 fine by the Commissioner for violation of section 15204(a) of the Food and Agricultural Code, which was paid on May 12, 2010.
- 30. Operator's License No. OPR 8471 is currently in effect and renewed through June 30, 2010.

FIELD REPRESENTATIVE'S LICENSE NO. FR 38599

- 31. On May 14, 2005, Field Representative's License No. FR 38599 was issued in Branch 1 to Adrian Paul Olivarria (Adrian Olivarria), employee of Atlas Termite Company and a mailing address of 25 2nd Avenue, Chula Vista, CA 91910. (See Default Decision Evidence Packet, Ex. 3.)
- 32. On November 27, 2007, Field Representative's License No. FR 38599 was levied a \$625 fine by the San Diego County Agricultural Commissioner for violation of Food and Agriculture Code section 12973, which has been paid.
- 33. Field Representative's License No. FR 38599 is currently in effect and renewed through June 30, 2010.

SERVICE OF ACCUSATION

- 34. On or about June 16, 2010, Respondents were served by Certified and First Class Mail a copy of the Accusation No. 2010-82, Statement to Respondent, Notice of Defense, Request for Discovery, and Government Code sections 11507.5, 11507.6, and 11507.7 (together, service packet) to each Respondent's address of record with the Board, 25 Second Avenue, Chula Vista, CA 91910. True, complete and correct copies of all documents in the service packet are included in the accompanying Default Decision Evidence Packet. (See Default Decision Evidence Packet, Ex. 4.)
- 35. Service of each Accusation was effective as a matter of law under the provisions of Government Code section 11505, subdivision (c).
- 36. On or about June 18, 2010, a certified mail receipt for one service packet was signed by "R. Olivarria" and returned to the Department of Justice on June 21, 2010.

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- 37. Government Code section 11506 states, in pertinent part:
- (c) The respondent shall be entitled to a hearing on the merits if the respondent files a notice of defense, and the notice shall be deemed a specific denial of all parts of the accusation not expressly admitted. Failure to file a notice of defense shall constitute a waiver of respondent's right to a hearing, but the agency in its discretion may nevertheless grant a hearing.
- 38. Each Respondent failed to file a Notice of Defense within 15 days after service upon them of the Accusation, and therefore waived their right to a hearing on the merits of Accusation No. 2010-82.
 - 39. California Government Code section 11520 states, in pertinent part:
 - (a) If the respondent either fails to file a notice of defense or to appear at the hearing, the agency may take action based upon the respondent's express admissions or upon other evidence and affidavits may be used as evidence without any notice to respondent.
- 40. Pursuant to its authority under Government Code section 11520, the Board finds that each Respondent is in default. The Board will take action without further hearing and, based on the relevant evidence before it in the Default Decision Evidence Packet in this matter, and the officially noticed investigative reports, exhibits, and statements on file at the Board's offices regarding Accusation, Case No. 2010-82, finds that the allegations therein are jointly and severally found to be true and correct by clear and convincing evidence.
- 41. Taking official notice of its own internal records, pursuant to Business and Professions Code section 125.3, the Board determines that total costs for investigation and enforcement in connection with the Accusation are \$7,103.47 as of July 28, 2010. (See Default Decision Evidence Packet, Exs. 6 & 7.)

DETERMINATION OF ISSUES

- 1. Based on the foregoing findings of fact, Respondent Atlas Termite Company; Respondent Joseph Anthony Olivarria, Owner and Qualifying Manager; and Respondent Adrian Paul Olivarria have subjected their Company Registration No. PR 1750 in Branch 1 and 3; Operators License No. OPR 8471 in Branch 1 and 3; and Field representative's License No. 38599 in Branch 1 to discipline.
 - 2. A copy of Accusation No. 2010-82 is attached, as Exhibit A.

- 3. The agency has jurisdiction to adjudicate this case by default.
- 4. The Structural Pest Control Board is authorized to revoke Respondents' licenses based upon the following violations alleged in the Accusation which are supported by the evidence contained in the Default Decision Evidence Packet. (See Default Decision Evidence Packet, Ex. 4.);
- a. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3; and Adrian Paul Olivarria, and his Field Representative's License No. FR 38599, Branch 1, are subject to discipline under Code sections 8641, 8642, and 8644, in that they misrepresented and fraudulently prepared and delivered to the County of San Diego a fumigation log for the Tricia S. property indicating May 20, 2009, 12:45 p.m. as the date and time of aeration commencement, when in fact, Respondents did not commence aeration at that time.
- b. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; and Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3, are subject to discipline under Code sections 8550, 8552, and 8641 in that Respondents advertised for and engaged in the business of pest control while Company Registration Certificate No. PR 1750, Branch 1 and 3, and Operator's License No. OPR 8471, Branch 1 and 3 were suspended for failure to maintain a surety bond.
- c. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; and Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3, are subject to discipline under Code sections 8641 and 8697 in that Respondents failed to maintain a surety bond while engaging in the business of pest control.
- d. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; and Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3, are subject to discipline under Code sections 8516, subdivision (b) and 8641, and Regulations section 1996.3, in that Respondents failed to file

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a Wood Destroying Pest and Organisms Report and Notice of Work Completed and Not Completed with the Board in relation to the October 18, 2008 Eighth Street property fumigation.

- e. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3; and Adrian Paul Olivarria, and his Field Representative's License No. FR 38599, Branch 1, are subject to discipline under Code sections 8505 and 8641, in that Respondents failed to file Notices of Intent with the County of San Diego 24 hours in advance of the fumigations performed for the Proctor Valley Road, Eighth Street, Tricia S., and Rob Roy Place properties, and for the fumigations Respondents performed from April through August 2008, inclusive.
- f. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3; and Adrian Paul Olivarria, and his Field Representative's License No. FR 38599, Branch 1, are subject to discipline under Code section 8505.11 and 8641, in that Respondents failed to post a properly-sized fumigation completion sign for the May 18, 2009 fumigation Respondents performed at the Tricia S. property.
- g. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3; and Adrian Paul Olivarria, and his Field Representative's License No. FR 38599, Branch 1, are subject to discipline under Code section 8641, and Food & Agricultural Code section 12973, in that Respondents failed to follow the label directions on the fumigants used for the Eighth Street, Tricia S., and Rob Roy Place properties.
- h. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3; and Adrian Paul Olivarria, and his Field Representative's License No. FR 38599, Branch 1, are subject to discipline under Code sections 8641 and Regulations section 1970, subdivision (a), in that Respondents failed to maintain proper

fumigation logs for the fumigations performed for the Eighth Street property, and for the fumigations Respondents performed during April and May 2008, inclusive.

- i. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3; and Adrian Paul Olivarria, and his Field Representative's License No. FR 38599, Branch 1, are subject to discipline under Code sections 8636 and 8641, and Regulations, title 3, section 6780 as follows:
- a. Respirator Violation: Respondents failed to require the use of, and use, air-supplied respirators while performing the aeration phase of furnigation at the Tricia S. property, in violation of Regulations, title 3, section 6780, subdivision (b).
- b. Exposure Violations: Respondents failed to obtain approval of a Fumigation Safety Program in substitution of the requirement that Respondents employ TARPs while performing the aeration phase of fumigation at the Tricia S. and Rob Roy Place properties, in violation of Regulations, title 3, section 6780, subdivision (c).

ORDER

IT IS ORDERED AS FOLLOWS:

- 1. Company Registration No. PR 1750, in Branches 1 and 3 heretofore issued to Atlas Termite Company; Joseph Anthony Olivarria, Owner and Qualifying Manager, is revoked.
- 2. Operator's License Number OPR 8471, in Branches 1 and 3 issued to Joseph Anthony Olivarria, Qualifying Manager of Atlas Termite Company, is revoked.
- 3. Field Representative Number FR 38599, in Branch 1 issued to Adrian Paul Olivarria, is revoked.
- 4. Any other license for which Respondent Joseph Anthony Olivarria is furnishing the qualifying experience or appearance is revoked.
- 5. Respondent Joseph Anthony Olivarria is prohibited from serving as an officer, director, associate, partner, qualifying manager or responsible managing employee of any registered company during the period that discipline is imposed on Company Registration Certificate Number PR 1750, issued to Respondent Atlas Termite Company;

- 6. Respondent Joseph Anthony Olivarria is prohibited from serving as an officer, director, associate, partner, qualifying manager or responsible managing employee of any registered company during the period that discipline is imposed on Operator's License No. OPR 8741 in Branches 1 and 3 issued to Respondent Joseph Anthony Olivarria;
- 7. Respondent Adrian Paul Olivarria is prohibited from serving as an officer, director, associate, partner, qualifying manager or responsible managing employee of any registered company during the period that discipline is imposed on Field Representative's License No. 38599 in Branch 1 issued to Respondent Adrian Paul Olivarria.

Pursuant to Government Code section 11520, subdivision (c), Respondent may serve a written motion requesting that the Decision be vacated and stating the grounds relied on within seven (7) days after service of the Decision on Respondent. The agency in its discretion may vacate the Decision and grant a hearing on a showing of good cause, as defined in the statute.

This Decision shall become effective on October 29, 2010

It is so ORDERED September 29, 2010

DEPARTMENT OF PESTICIDE REGULATION

Exhibit A: Accusation No. 2010-82

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1 2 3 4 5 6 7	EDMUND G. BROWN JR. Attorney General of California LINDA K. SCHNEIDER Supervising Deputy Attorney General G. MICHAEL GERMAN Deputy Attorney General State Bar No. 103312 110 West "A" Street, Suite 1100 San Diego, CA 92101 P.O. Box 85266 San Diego, CA 92186-5266 Telephone: (619) 645-2617 Facsimile: (619) 645-2061
	Attorneys for Complainant BEFORE THE
8	STRUCTURAL PEST CONTROL BOARD
9	DEPARTMENT OF PESTICIDE REGULATION
	STATE OF CALIFORNIA
10	
11	In the Matter of the Accusation Against: Case No. 2010-82
12	ATLAS TERMITE COMPANY A C C U S A T I O N
13	25 Second Avenue Chula Vista, CA 91910
1.5	JOSEPH ANTHONY OLIVARRIA,
14	Owner and Qualifying Manager
15	Company Registration Certificate No. PR 1750 in Br. 1 and 3
ر 1	PR 1/50 in Br. 1 and 5
16	JOSEPH ANTHONY OLIVARRIA,
17	25 Second Avenue
17	Chula Vista, CA 91910 Operator's License No. OPR 8471
18	in Br. 1 and 3
10	
-19	ADRIAN PAUL OLIVARRIA
20	25 Second Avenue
	Chula Vista, CA 91910 Field Representative No. FR 38599 in Br. 1
21	Fleid Representative No. FR 30399 in Dr. 1
22	Respondents.
23	
24	Complainant alleges:
. 27	PARTIES
25	PARILES
26	1. Kelli Okuma (Complainant) brings this Accusation solely in her official capacity as
	the Registrar/Executive Officer of the Structural Pest Control Board, Department of Pesticide
27	ine Registrant Executive Officer of the Structural 1 est Control Board, Bopartmont of 1 estimate
28	Regulation (Board).
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LICENSE HISTORIES

COMPANY REGISTRATION CERTIFICATE NO. PR 1750

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- 3. On January 2, 1990, Company Registration Certificate No. PR 1750 was upgraded to include Branches 1 and 3 and reflected Diane Marie Collard as Branch 3 Qualifying Manager.
- 4. On January 7, 1991, Company Registration Certificate No. PR 1750 reflected a change of Branch 3 Qualifying Manager to Joseph Anthony Olivarria.
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- 20. On December 6, 1989, Operator's License No. OPR 8471 was issued in Branch 1 to Joseph Anthony Olivarria, Qualifying Manager of Atlas Termite Company with an address of 5644 Kearny Mesa Road, Suite Q, San Diego, California 92111.
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30. Operator's License No. OPR 8471 is currently in effect and renewed through June 30,

FIELD REPRESENTATIVE'S LICENSE NO. FR 38599

- 31. On May 14, 2005, Field Representative's License No. FR 38599 was issued in Branch 1 to Adrian Paul Olivarria (Adrian Olivarria), employee of Atlas Termite Company and a mailing address of 25 2nd Avenue, Chula Vista, CA 91910.
- 32. On November 27, 2007, Field Representative's License No. FR 38599 was levied a \$625 fine by the San Diego County Agricultural Commissioner for violation of Food and Agriculture Code section 12973, which has been paid.
- 33. Field Representative's License No. FR 38599 is currently in effect and renewed through June 30, 2010.

JURISDICTION

- 34. This Accusation is brought before the Structural Pest Control Board (Board), Department of Pesticide Regulation, under the authority of the following laws. All section references are to the Business and Professions Code unless otherwise indicated.
 - 35. Section 8620 of the Business and Professions Code (Code) states:

The board may upon its own motion, and shall upon verified complaint in writing of any person, investigate the actions of any individual acting as a licensee, or making application for a license.

After a hearing, the board may temporarily suspend or permanently revoke a license issued under this chapter if the holder, while a licensee or applicant, is guilty of or commits any one or more of the acts or omissions constituting grounds for disciplinary action. In addition to its authority to suspend or revoke a license, the board may assess a civil penalty as follows:

(a) Upon the conclusion of a hearing held pursuant to Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of Title 2 of the Government Code, if the proposed decision of the hearing officer is that the licensee is guilty of or has committed any one of the acts or omissions constituting grounds for disciplinary action, the proposed decision shall provide for the imposition of a suspension or for the revocation of the license. In this case, the board may impose the suspension or revocation. The board may also, in lieu of a suspension, assess a civil penalty. The licensee may express a preference for a form of discipline, but the board shall not be bound by any expression of preference.

If a licensee elects to stipulate to a disciplinary action prior to an administrative hearing, the board may impose a civil penalty, in accordance with this section, in lieu of suspension.

If a proposed stipulation is rejected by the board, it is null and void and does not constitute an admission of any violation charged.

- (b) The civil penalty shall not be more than five thousand dollars (\$5,000) for an actual suspension of one to 19 days.
- (c) The civil penalty shall not be more than ten thousand dollars (\$10,000) for an actual suspension of 20 to 45 days.
- (d) If a licensee is assessed the civil penalty in lieu of an actual suspension, the penalty shall be paid before the effective date of the decision.
- (e) If the civil penalty is not paid before the effective date of the suspension, the license shall be suspended until the penalty is paid or until the actual suspension is served.

No civil penalty shall be assessed in lieu of any suspension which exceeds 45 days. With the exception of the proceedings on suspensions undertaken or on fines levied pursuant to Section 8617, the proceedings under this article shall be conducted in accordance with Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of Title 2 of the Government Code, and the board shall have all the powers granted therein.

In any order of suspension or revocation, the board may authorize the completion of any contract or work contracted for under terms and conditions set forth in the order.

36. Section 8624 of the Code states:

If the board suspends or revokes an operator's license and one or more branch offices are registered under the name of the operator, the suspension or revocation may be applied to each branch office.

If the operator is the qualifying manager, a partner, responsible officer, or owner of a registered structural pest control company, the suspension or revocation may be applied to the company registration.

The performance by any partnership, corporation, firm, association, or registered company of any act or omission constituting a cause for disciplinary action, likewise constitutes a cause for disciplinary action against any licensee who, at the time the act or omission occurred, was the qualifying manager, a partner, responsible officer, or owner of the partnership, corporation, firm, association, or registered company whether or not he or she had knowledge of, or participated in, the prohibited act or omission.

37. Section 8625 of the Code states:

The lapsing or suspension of a license or company registration by operation of law or by order or decision of the board or a court of law, or the voluntary surrender of a license or company registration shall not deprive the board of jurisdiction to proceed with any investigation of or action or disciplinary proceeding against such licensee or company, or to render a decision suspending or revoking such license or registration.

STATUTORY PROVISIONS

38. Section 8505.5 of the Code states:

Notice of the date and place of fumigation, and chemicals to be used, shall be given by the fumigator to the fire department serving the area in which fumigation is to be performed not less than two hours prior to the time fumigation begins. The fire department shall not charge any fees for any service related to structural pest control activities except for the costs of an emergency response necessitated by illegal or negligent actions.

If requested by the county agricultural commissioner, notice of each fumigation to be performed shall be given to the commissioner in the county in which the job is to be performed. The notice, which may be mailed or given by telephone, at the option of the commissioner, shall be given at least 24 hours prior to the time fumigation begins, unless the commissioner determines that less time is sufficient. No fee shall be assessed for processing the notice which may be requested by the commissioner.

39. Section 8505.11 of the Code states:

If the structure which has been fumigated has an attic or if the area underneath such structure is accessible to inspection for purposes of structural pest control, the registered company which performed the fumigation shall, immediately upon completion, post in the attic, immediately adjacent to the entrance thereto, or in the area underneath the structure, immediately adjacent to the main entrance vent thereof, or in both of such places if the structure has an attic and an accessible underarea, a durable sign not less than five inches by seven inches in size stating the name of the registered company, the date of fumigation, and the type of fumigant used.

40. Section 8516 of the Code states:

- (a) This section, and Section 8519, apply only to wood destroying pests or organisms.
- (b) No registered company or licensee shall commence work on a contract, or sign, issue, or deliver any documents expressing an opinion or statement relating to the absence or presence of wood destroying pests or organisms until an inspection has been made by a licensed Branch 3 field representative or operator. The address of each property inspected or upon which work is completed shall be reported on a form prescribed by the board and shall be filed with the board no later than 10 business days after the commencement of an inspection or upon completed work.

Every property inspected pursuant to subdivision or Section 8518 shall be assessed a filing fee pursuant to Section 8674.

Failure of a registered company to report and file with the board the address of any property inspected or work completed pursuant to Section 8518 or this section is grounds for disciplinary action and shall subject the registered company to a fine of not more than two thousand five hundred dollars (\$2,500).

A written inspection report conforming to this section and on a form

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approved by the board shall be prepared and delivered to the person requesting the inspection or to the person's designated agent within 10 business days of the inspection, except that an inspection report prepared for use by an attorney for litigation purposes is not required to be reported to the board. The report shall be delivered before work is commenced on any property. The registered company shall retain for three years all original inspection reports, field notes, and activity forms.

Reports shall be made available for inspection and reproduction to the executive officer of the board or his or her duly authorized representative during business hours. Original inspection reports or copies thereof shall be submitted to the board upon request within two business days. The following shall be set forth in the report:

- (1) The date of the inspection and the name of the licensed field representative or operator making the inspection.
 - (2) The name and address of the person or firm ordering the report.
 - (3) The name and address of any person who is a party in interest.
 - (4) The address or location of the property.
 - (5) A general description of the building or premises inspected.
- (6) A foundation diagram or sketch of the structure or structures or portions of the structure or structures inspected, indicating thereon the approximate location of any infested or infected areas evident, and the parts of the structure where conditions that would ordinarily subject those parts to attack by wood destroying pests or organisms exist.
- (7) Information regarding the substructure, foundation walls and footings, porches, patios and steps, air vents, abutments, attic spaces, roof framing that includes the eaves, rafters, fascias, exposed timbers, exposed sheathing, ceiling joists, and attic walls, or other parts subject to attack by wood destroying pests or organisms. Conditions usually deemed likely to lead to infestation or infection, such as earth-wood contacts, excessive cellulose debris, faulty grade levels, excessive moisture conditions, evidence of roof leaks, and insufficient ventilation are to be reported.
- (8) One of the following statements, as appropriate, printed in bold type: (A) The exterior surface of the roof was not inspected. If you want the water tightness of the roof determined, you should contact a roofing contractor who is licensed by the Contractors' State License Board.
- (B) The exterior surface of the roof was inspected to determine whether or not wood destroying pests or organisms are present.
- (9) Indication or description of any areas that are inaccessible or not inspected with recommendation for further inspection if practicable. If, after the report has been made in compliance with this section, authority is given later to open inaccessible areas, a supplemental report on conditions in these areas shall be made.
 - (10) Recommendations for corrective measures.
- (11) Information regarding the pesticide or pesticides to be used for their control as set forth in subdivision (a) of Section 8538.

(12) The inspection report shall clearly disclose that if requested by the person ordering the original report, a reinspection of the structure will be performed if an estimate or bid for making repairs was given with the original inspection report, or thereafter.

(13) The inspection report shall contain the following statement, printed in boldface type:

NOTICE: Reports on this structure prepared by various registered companies should list the same findings (i.e. termite infestations, termite damage, fungus damage, etc.). However, recommendations to correct these findings may vary from company to company. You have a right to seek a second opinion from another company." An estimate or bid for repairs shall be given separately allocating the costs to perform each and every recommendation for corrective measures as specified in subdivision (c) with the original inspection report if the person who ordered the original inspection report so requests, and if the registered company is regularly in the business of performing corrective measures.

If no estimate or bid was given with the original inspection report, or thereafter, then the registered company shall not be required to perform a reinspection.

A reinspection shall be an inspection of those items previously listed on an original report to determine if the recommendations have been completed. Each reinspection shall be reported on an original inspection report form and shall be labeled "Reinspection" in capital letters by rubber stamp or typewritten. Each reinspection shall also identify the original report by date.

After four months from an original inspection, all inspections shall be original inspections and not reinspections.

Any reinspection shall be performed for not more than the price of the registered company's original inspection price and shall be completed within 10 working days after a reinspection has been ordered.

41. Section 8550 of the Code states:

- (a) It is unlawful for any individual to engage or offer to engage in the business or practice of structural pest control, as defined in Section 8505, unless he or she is licensed under this chapter.
- (b) Notwithstanding subdivision (a), an unlicensed individual may solicit pest control work on behalf of a structural pest control company only if the company is registered pursuant to this chapter, and the unlicensed individual does not perform or offer to perform any act for which an operator, field representative, or applicator license is required pursuant to this chapter. As used in this subdivision, to "solicit pest control work" means to introduce consumers to a registered company and the services it provides, to distribute advertising literature, and to set appointments on behalf of a licensed operator or field representative.
- (c) It is unlawful for an unlicensed individual, soliciting pest control work on behalf of a registered structural pest control company pursuant to subdivision (b), to perform or offer to perform any act for which an operator, field representative, or applicator license is required, including, but not limited to, performing or offering

1	pest control evaluations or inspections, pest identification, making any claims of pest control safety or pest control efficacy, or to offer price quotes other than what is provided and printed on the company advertising or literature, or both.
2	(d) It is also unlawful for any unlicensed individual to offer any opinion,
3	or to make any recommendations, concerning the need for structural pest control work in general, or in connection with a particular structure.
4	(e) It is unlawful for any firm, sole proprietorship, partnership,
5	corporation, association, or other organization or combination thereof to engage or offer to engage in the practice of structural pest control, unless registered in accordance with Article 6 (commencing with Section 8610).
7	42. Section 8552 of the Code states:
8	It is unlawful for any person to advertise or represent in any manner that
9	any pest control work, in whole or in part, has been done upon any structure, unless the work has been performed by a company registered under this chapter.
10	43. Section 8636 of the Code states:
11	Disregard and violation of the buildings laws of the state, or of any of its political subdivisions, or of the safety laws, labor laws, health laws, or compensation
12	insurance laws of the state relating to the practice of structural pest control is a ground for disciplinary action.
13	ground for disorpinary detroin
14	44. Section 8641 of the Code states:
15	Failure to comply with the provisions of this chapter, or any rule or
16	regulation adopted by the board, or the furnishing of a report of inspection without the making of a bona fide inspection of the premises for wood-destroying pests or
organisms, or furnishing a notice of wo	organisms, or furnishing a notice of work completed prior to the completion of the work specified in the contract, is a ground for disciplinary action.
18	45. Section 8642 of the Code states:
19	The commission of any grossly negligent or fraudulent act by the license
20	as a pest control operator, field representative, or applicator or by a registered company is a ground for disciplinary action.
21	46. Section 8644 of the Code states:
22	Fraud or misrepresentation, after inspection, by any licensee or registered
23 -	company engaged in pest control work of any infestation or infection of wood- destroying pests or organisms found in property or structures, or respecting any
24	conditions of the structure that would ordinarily subject structures to attack by wood destroying pests or organisms, whether or not a report was made pursuant to Section 8516 and 8517 of this code, is a ground for disciplinary action.
25	8516 and 8517 of this code, is a ground for disciplinary action.
26	47. Section 8654 of the Code states:
27	Any individual who has been denied a license for any of the reasons
28	specified in Section 8568, or who has had his or her license revoked, or whose licens is under suspension, or who has failed to renew his or her license while it was under
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suspension, or who has been a member, officer, director, associate, qualifying manager, or responsible managing employee of any partnership, corporation, firm, or association whose application for a company registration has been denied for any of the reasons specified in Section 8568, or whose company registration has been revoked as a result of disciplinary action, or whose company registration is under suspension, and while acting as such member, officer, director, associate, qualifying manager, or responsible managing employee had knowledge of or participated in any of the prohibited acts for which the license or registration was denied, suspended or revoked, shall be prohibited from serving as an officer, director, associate, partner, qualifying manager, or responsible managing employee of a registered company, and the employment, election or association of such person by a registered company is a ground for disciplinary action.

- 48. Section 8697 of the Code states, "Each company registered under the provisions of this chapter shall maintain a bond executed by an admitted surety insurer in the amount of four thousand dollars (\$4,000)."
 - 49. Section 12973 of the Food & Agricultural Code states:

The use of any pesticide shall not conflict with labeling registered pursuant to this chapter which is delivered with the pesticide or with any additional limitations applicable to the conditions of any permit issued by the director or commissioner.

REGULATIONS

- 50. California Code of Regulations, Title 3, section 6780 states in pertinent part:
- (b) Whenever an employee may be exposed above an exposure standard to methyl bromide, sulfuryl fluoride, or any other fumigant for which only air-supplied respirator equipment is approved, the employer shall either:
 - (1) require the use of air-supplied respirator equipment,
- (2) employ continuous monitoring to warn employees before the PEL is reached or
 - (3) operate under the provisions of (c) below.
- (c) Upon written application by an employer, the director will review and may accept a Fumigation Safety Program that described methods, work practices, devices, or processes which the director determines will ensure that employees will not be exposed to concentrations of fumigants in excess of the PEL.
- 51. Regulations, Title 16, section 1970 states:

For the purpose of maintaining proper standards of safety and the establishment of responsibility in handling the dangerous gases used in fumigation and the pesticides used in other pest control operations, a registered company shall compile and retain for a period of at least three years, a log for each fumigation job and for each pesticide control operation in which a pesticide is used by the registered

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1	company or the registered company's employee. If the fumigation is to be performed by a fumigation subcontractor, the subcontractor shall complete the fumigation log and forward a copy of the log to the primary contractor within ten business days.
2 3	(a) The log (See Form 43M-47 (Rev. 5/07) at the end of this section) for each fumigation job shall contain the following information:
4	Name, address and company registration certificate number of prime contractor.
5	Name, address and company registration certificate number of subcontractor, if any.
7	Address of property.
8	Date of fumigation.
9	Name and address of owner or his or her agent.
10	Date and hour fire department was notified pursuant to Business and Professions Code section 8505.5.
11	Date and hour county agricultural commissioner was notified and method of notification, where required.
13 14	Property description including type of structure as to details of roofing, walls, and the presence of construction elements, conduits, drains, air ducts, or vacuum systems that could allow the passage of fumigant from the structure to be fumigated to any adjacent or adjoining structure(s), thereby connecting them, and
15	method(s) used to prevent passage of the fumigant.
16	Cubic feet fumigated.
17	Target pest(s).
18	Kind of fumigant(s) used.
19	United States Environmental Protection Agency registration number(s) of fumigant(s).
20	Name of warning agent and amount used.
21	Type of sealing method used.
22	Weather conditions as to temperature and wind.
23	Date and hour fumigant introduced.
24	Cylinder number of each fumigant used.
25	Weight of each fumigant cylinder before introduction of gas.
26	Pounds of fumigant used from each cylinder.
27	Total pounds of fumigant used.
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	List of any extraordinary safety precautions taken.
2	Name, signature and license number of operator or field representative releasing fumigant.
3	First name and surname of crew when fumigant was released, when aeration commenced and when the property was released for occupancy.
5	Indication of whether or not safety equipment was available at the fumigation site at the time the fumigant was introduced, when ventilation commenced and when the property was released for occupancy.
6	Date and hour aeration commenced.
7	Conditions of tarp and seal.
9	Name, signature and license number of operator or field representative commencing ventilation.
10	Type of device(s) used to test for re-entry.
11	Date and hour ready for occupancy.
12	Name, signature and license number of operator or field representative releasing property for occupancy.
13	Method used to calculate amount of fumigant used.
14	Factors used in calculation of fumigant.
15	Special notes or comments pertinent to fumigation.
16 17	(b) The report for each pest control operation, other than fumigation, in which a pesticide is used shall contain the following information:
18	Date of treatment.
19	Name of owner or his or her agent.
20	Address of property.
21	Description of area treated.
22	Target pest(s).
23	Pesticide and amount used.
24	Identity of person or persons who applied the pesticide.
25	(c) The term "fraudulent act" as used in Section 8642 includes but is not limited to the falsification of any records pertaining to fumigation jobs or other pest
26	control operations in which a pesticide other than a fumigant is used.
27	52. Regulations, Title 16, section 1996.3, states:
28	(a) The address of each property inspected and/or upon which work was

1 2	completed shall be reported on a form prescribed by the Board and designated as the WDO Inspection and Completion Activity Report Form (see Form No. 43M-52 Rev. 5/03) at the end of this section. This form shall be prepared by each registered company and shall comply with all of the requirements pursuant to Section 8516(b), and 8518.
3	
4	(b) The form shall contain the following information for each property inspected and/or upon which work was completed.
5	(1) Company Name
6	(2) Company registration number
7	(3) Branch office registration number (when a branch office issues an inspection report or notice of work completed
8	(4) Date of Activity
9	(5) Address of property inspected or upon which work was completed, including zip code
11	(6) Activity Code
12	(7) License number of licensee performing the inspection
13	(c) Failure of a registered company to report and file with the Board the address of any property inspected or upon which work was completed pursuant to
Section 8516(b) or 8518 are grounds for disciplinary action and subj not more then two thousand five hundred dollars (\$2,500).	Section 8516(b) or 8518 are grounds for disciplinary action and subject to a fine of
15 16	COST RECOVERY
17	53. 125.3 of the Code states, in pertinent part, that a Board may request the administrative
18	law judge to direct a licentiate found to have committed a violation or violations of the licensing
19	act to pay a sum not to exceed the reasonable costs of the investigation and enforcement of the
20	case.
21	FACTS
22	54. On July 17, 2009, the San Diego County Department of Agriculture, Weights and
23	Measures (County) referred violations by Respondent Atlas Termite Company to Complainant for
24	consideration of enforcement action. The referral was largely due to Atlas' continuing to engage
25	in pest control while its registration with the Board was suspended, and its pattern of failing to
26	give notice of the date and place of fumigations. Complainant received the referral on July 22,
27	2009.
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- 55. Complainant's investigation of the County's referral revealed that between March 2008 and May 2009, Respondents had violated the laws and regulations of the Board as follows:
- a. No Surety Bond: Respondents failed to maintain a surety bond in the amount of \$4,000, for which its company registration was suspended on June 6, 2008. However, Respondents continued to engage in pest control between June 6 and September 16, 2008, without the required surety bond.
- b. Proctor Valley Rd. Property: In July and August 2008, Respondents conducted a Branch I fumigation at 13518 Proctor Valley Road, Jamul, California. On August 25 and 26, 2008, the County performed and recorded a video surveillance of the fumigation, and photographed the treated structure. Respondent Olivarria submitted the fumigation log and three written Notices of Intent (NOI) to the County for the Proctor Valley job, but claimed that his wife verbally submitted a NOI to the County for the August 25, 2008 work the day before the actual fumigation by telephone, when, in fact, no such telephonic NOI was submitted.
- c. Eighth St. Property: On October 21, 2008, the County received an illness complaint from a dentist located at 2340 East 8th Street, National City, California, whose office Respondents had furnigated three days earlier on October 18, 2008. The office workers' symptoms included watery, itchy eyes; headaches; vomiting; and respiratory irritation. The County's investigation concluded that Respondents had:
- 1. failed to use the proper amount of chloropicrin in one of three chloropicrin pans placed in the structure at the property. Respondent Olivarria, the licensee in charge of the fumigation, exceeded the maximum amount of chloropicrin allowed for use in a single pan by using it more than allowed by fumigant label directions;
- 2. failed to remove water bottles from coolers within the structure prior to introducing the fumigant at the property. Respondent Olivarria did not remove open water bottles as required by fumigant label directions;
- 3. failed to accurately record the dates of aeration and occupancy on the fumigation log for the property;

- 4. failed to file a NOI for the property within 24 hours of the commencement of fumigation; and
- 5. failed to file a Wood Destroying Pests and Organisms report and Notice of Work Completed and Not Completed at the property within 10 days after inspection was made or work was completed.
- d. Inconsistent Structural Pest Control Records: On November 17, 2008, the County conducted a records inspection at Respondents' company, with Respondent Olivarria present. Inspection of fumigation logs for fumigations performed in San Diego County in April and May of 2008 revealed that cylinder weights during the course of use were sometimes logged as having more weight after fumigation than after fumigation on a previous date; starting weights in some instances did not reflect the amount of stated weight after the previous day's use.
- e. Missing Notices of Intent: On December 18, 2008, the County reviewed NOIs submitted for April through October 2008, but found that Respondents failed to submit any NOIs for the months of July and August, even though Respondents' Monthly Summary Pesticide Use Reports (MSPURs) reported 19 applications of Vikane fumigant in July 2008, and 14 applications of Vikane fumigant in August 2008. In all, Respondents' company failed to submit NOIs for fumigations completed from April through August 2008.
 - f. Tricia S. Property:
- 1. On May 19, 2009 the County performed a fumigation compliance inspection at 14117 Tricia St, Poway, California. However, Respondents failed to submit an NOI to the County for the May 18, 2009 fumigation within the 24-hour limit of doing so, since the NOI Respondents submitted on May 13, 2009, was premature.
- 2. On May 20, 2009, the County observed the aeration phase of the fumigation at the Tricia St. property. Respondents' personnel present at the property were Respondents Adrian Olivarria and his father Joseph Anthony Olivarria, who failed to don Self Contained Breathing Apparatus (SCBA), to install equipment to facilitate the required Tarpaulin Aeration Removal Plan (TARP), and to remove the chloropicrin pan (pic-pan) as required by the fumigant's label directions.

- 3. On May 21, 2009, County Inspectors met with Respondent Olivarria at the Tricia St. property to verify that the treated areas of the structure did not exceed a fumigant level of 1 part per million. The Inspectors observed that the structure had been posted with a Notice of Re-Entry, and the County's gas analyzer did not detect readable levels of sulfuryl fluoride fumigant. A fumigation completion sign had not been posted in the attic as required, and Respondent Olivarria ascended into the attic and confirmed that no completion sign was present. Though Respondent Olivarria noted that a completion sign had been placed on the garage wall, it measured only 3" x 5", which is less than the 5" x 7" required. A check of Respondents' company's Interscan device for its most recent calibration date showed a sticker on its top panel identifying a calibration date of August 18, 2008 by UNIVAR. Respondent Olivarria said that particular device was not used to check the structure on Tricia St., but that his company had two such devices and the other had been used to test the structure.
- 4. On May 22, 2009, the County asked Respondent Olivarria to bring to the County the Interscan device that was used to clear the Tricia St. property for examination, but Respondent Olivarria brought in the same Interscan device that was present at the Tricia St. property the previous day. Though Respondent Olivarria claimed that there were additional stickers indicating calibration dates on the side panel of the device, there was only a calibration date on the sticker of January 19, 2009, and that sticker showed a serial number different from that of the device to which it was attached, which Respondent was unable to explain. The Vikane fumigant label requires that the Interscan be calibrated according to the manufacturer recommendations within one-month prior to use as a clearance device.
- 5. On May 29, 2009, the County provided the Board with a copy of Respondent's fumigation log for the Tricia St. property indicating May 20, 2009, 12:45 p.m. as the date and time of commencement of aeration. However, County Inspectors were on-site from 8:07 a.m. to 2:00 p.m., and did not observe commencement of aeration at 12:45 PM as indicated on Respondent's fumigation log. The Vikane fumigant label requires that the structure aerate with all operable windows and doors open.
 - g. Rob Roy Place Property:

- 1. On May 19, 2009, a County Inspector observed a fumigation truck belonging to Respondent company parked in the driveway of 3412 Rob Roy Place, San Diego, California. The Inspector noted that the date on the NOI for the fumigation that Respondents had submitted to the County was May 15, 2009, beyond the 24-hour limit. When the Inspector left and returned approximately two hours later, she found the truck gone but observed that a shed on the property had been tented and had fumigation warning signs posted on it, indicating that the fumigant had been released into the structure on May 19, 2008 at 10:30 a.m.
- 2. On May 20, 2009, County Inspectors conducted an undercover use-monitoring inspection at the Rob Roy Place property. Respondents' personnel present at the property were Adrian Olivarria and Joseph Anthony Olivarria. Respondents' personnel failed to don the SCBA as required, to install equipment to facilitate the required Tarpaulin Aeration Removal Plan (TARP), and to remove the chloropicrin pan (pic-pan) as required by the fumigant's label directions.

FIRST CAUSE FOR DISCIPLINE

(Fraud & Misrepresentation).

56. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3; and Adrian Paul Olivarria, and his Field Representative's License No. FR 38599, Branch 1, (together, Respondents), are subject to discipline under Code sections 8641, 8642, and 8644, in that, as more fully set forth in paragraph 55(f)(5), above, Respondents misrepresented and fraudulently prepared and delivered to the County a fumigation log for the Tricia S. property indicating May 20, 2009, 12:45 p.m. as the date and time of aeration commencement, when in fact, Respondents did not commence aeration at that time.

SECOND CAUSE FOR DISCIPLINE

(Engaging in Pest Control Without Proper Registration)

57. Respondents Atlas Termite Company, and its Company Registration Certificate No.

PR 1750, Branch 1 and 3; and Joseph Anthony Olivarria, Owner and Qualifying Manager, and his

Operator's License No. OPR 8471, Branch 1 and 3, are subject to discipline under Code sections 8550, 8552, and 8641 in that, as more fully set forth in paragraph 55 (a) and (b), above, Respondents advertised for and engaged in the business of pest control while Company Registration Certificate No. PR 1750, Branch 1 and 3, and Operator's License No. OPR 8471, Branch 1 and 3 were suspended for failure to maintain a surety bond.

THIRD CAUSE FOR DISCIPLINE

(Failure to Maintain Surety Bond)

58. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; and Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3, are subject to discipline under Code sections 8641 and 8697 in that, as more fully set forth in paragraphs 16, 17, 26, 27, and 55(a) and (b), above, Respondents failed to maintain a surety bond while engaging in the business of pest control.

FOURTH CAUSE FOR DISCIPLINE

(Failure to File Work Activity Reports with the Board)

59. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; and Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3, are subject to discipline under Code sections 8516, subdivision (b) and 8641, and Regulations section 1996.3, in that, as more fully set forth in paragraph 55(c)(5), above, Respondents failed to file a Wood Destroying Pest and Organisms Report and Notice of Work Completed and Not Completed with the Board in relation to the October 18, 2008 Eighth Street property fumigation.

FIFTH CAUSE FOR DISCIPLINE

(Failure to File Timely Notices of Intent with the County)

60. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3; and Adrian Paul Olivarria, and his Field Representative's License No. FR 38599, Branch 1, are subject to discipline under Code sections

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8505 and 8641, in that, as more fully set forth in paragraphs 55(b), (c)(4), (e), (f)(1), and g(1), above, Respondents failed to file Notices of Intent with the County 24 hours in advance of the fumigations performed for the Proctor Valley Road, Eighth Street, Tricia S., and Rob Roy Place properties, and for the fumigations Respondents performed from April through August 2008, inclusive.

SIXTH CAUSE FOR DISCIPLINE

(Failure to Post Proper Fumigation Completion Sign)

61. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3; and Adrian Paul Olivarria, and his Field Representative's License No. FR 38599, Branch 1, are subject to discipline under Code section 8505.11 and 8641, in that, as more fully set forth in paragraph 55(f)(3, above, Respondents failed to post a properly-sized fumigation completion sign for the May 18, 2009 fumigation Respondents performed at the Tricia S. property.

SEVENTH CAUSE FOR DISCIPLINE

(Failure to Follow Fumigant Label Directions)

62. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3; and Adrian Paul Olivarria, and his Field Representative's License No. FR 38599, Branch 1, are subject to discipline under Code section 8641, and Food & Agricultural Code section 12973, in that, as more fully set forth in paragraphs 55(c)(1) and (2), (f)(5), and g(2), above, Respondents failed to follow the label directions on the furnigants used for the Eighth Street, Tricia S., and Rob Roy Place properties.

EIGHTH CAUSE FOR DISCIPLINE

(Failure to Maintain Proper Fumigation Logs)

63. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3; and Adrian Paul Olivarria, and his Field

Representative's License No. FR 38599, Branch 1, are subject to discipline under Code sections 8641 and Regulations section 1970, subdivision (a), in that, as more fully set forth in paragraphs 55(c)(3) and (d), above, Respondents failed to maintain proper fumigation logs for the fumigations performed for the Eighth Street property, and for the fumigations Respondents performed during April and May 2008, inclusive.

NINTH CAUSE FOR DISCIPLINE

(Failure to Comply with Respirator and Exposure Regulations)

- 64. Respondents Atlas Termite Company, and its Company Registration Certificate No. PR 1750, Branch 1 and 3; Joseph Anthony Olivarria, Owner and Qualifying Manager, and his Operator's License No. OPR 8471, Branch 1 and 3; and Adrian Paul Olivarria, and his Field Representative's License No. FR 38599, Branch 1, are subject to discipline under Code sections 8636 and 8641, and Regulations, title 3, section 6780 as follows:
- a. Respirator Violation: As more fully set forth in paragraph 55(f)(2, above, Respondents failed to require the use of, and use, air-supplied respirators while performing the aeration phase of fumigation at the Tricia S. property, in violation of Regulations, title 3, section 6780, subdivision (b).
- b. Exposure Violations: As more fully set forth in paragraphs 55(f)(2, above, Respondents failed to obtain approval of a Fumigation Safety Program in substitution of the requirement that Respondents employ TARPs while performing the aeration phase of fumigation at the Tricia S. and Rob Roy Place properties, in violation of Regulations, title 3, section 6780, subdivision (c).

OTHER MATTERS

65. Pursuant to Code section 8624, the causes for discipline established as to Respondent Atlas Termite Company likewise constitute cause for discipline against Respondent Joseph Anthony Olivarria, Qualifying Manager in Branch 3 for Atlas Termite Company, regardless of whether he had knowledge of or participated in the acts or omissions which constitute cause for discipline against Atlas Termite Company.

- 66. Pursuant to Code section 8654, if discipline is imposed on Atlas Termite Company, with Joseph Anthony Olivarria, as the Qualifying Manager in Branch 3, then he shall be prohibited from serving as an officer, director, associate, partner, qualifying manager, or responsible managing employee for any registered company during the time the discipline is imposed, and any registered company which employs, elects, or associated her shall be subject to disciplinary action.
- 67. Pursuant to Code section 8624, if Operator's License Number OPR 8471, issued to Joseph Anthony Olivarria in Branch 1 and 3, is suspended or revoked, the Board may suspend or revoke the registration of any branch office registered under the name of Joseph Anthony Olivarria.
- 68. Pursuant to Code section 8624, the causes for discipline established as to Respondent Atlas Termite Company likewise constitute cause for discipline against Respondent Joseph Anthony Olivarria, Owner of Atlas Termite Company, regardless of whether he had knowledge of or participated in the acts or omissions which constitute cause for discipline against Atlas Termite Company.
- 69. Pursuant to Code section 8654, if discipline is imposed on Atlas Termite Company, and Joseph Anthony Olivarria, Owner of Atlas Termite Company, then he shall be prohibited from serving as an officer, director, associate, partner, qualifying manager, or responsible managing employee for any registered company during the time the discipline is imposed, and any registered company which employs, elects, or associates him shall be subject to disciplinary action.
- 70. Pursuant to Code section 8624, if Field Representative's License Number FR 38599, issued to Adrian Paul Olivarria in Branch 1, is suspended or revoked, the Board may suspend or revoke the registration of any branch office registered under the name of Adrian Paul Olivarria.

DISCIPLINARY CONSIDERATIONS

71. For purposes of determining the amount of discipline, if any, proper under the circumstances of this matter, Complainant incorporates by reference Respondents' history of

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prior violations of pest control laws and regulations, as detailed in paragraphs, 6—19, 23—29, and 32, inclusive, above.

PRAYER

WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged, and that following the hearing, the Structural Pest Control Board issue a decision:

- 1. Revoking or suspending Company Registration Number PR 1750, in Branches 1 and 3 issued to Atlas Termite Company; Joseph Anthony Olivarria, Owner and Qualifying Manager;
- 2. Revoking or suspending Operator's License Number OPR 8471, in Branches 1 and 3 issued to Joseph Anthony Olivarria, Qualifying Manager of Atlas Termite Company;
- 3. Revoking or suspending Field Representative Number FR 38599, in Branch 1 issued to Adrian Paul Olivarria;
- 4. Revoking or suspending any other license for which Respondent Joseph Anthony Olivarria is furnishing the qualifying experience or appearance;
- 5. Prohibiting Respondent Joseph Anthony Olivarria from serving as an officer, director, associate, partner, qualifying manager or responsible managing employee of any registered company during the period that discipline is imposed on Company Registration Certificate Number PR 1750, issued to Respondent Atlas Termite Company;
- 6. Prohibiting Respondent Joseph Anthony Olivarria from serving as an officer, director, associate, partner, qualifying manager or responsible managing employee of any registered company during the period that discipline is imposed on Operator's License No. OPR 8741 in Branches 1 and 3 issued to Respondent Joseph Anthony Olivarria;
- 7. Prohibiting Respondent Adrian Paul Olivarria from serving as an officer, director, associate, partner, qualifying manager or responsible managing employee of any registered company during the period that discipline is imposed on Field Representative's License No. 38599 in Branch 1 issued to Respondent Adrian Paul Olivarria;
- 8. Ordering Respondents Atlas Termite Company, Joseph Anthony Olivarria, Adrian Paul Olivarria, jointly and severally, to pay the Structural Pest Control Board, Department of

1	Pesticide Regulation, the reasonable costs of the investigation and enforcement of this case,	
2	pursuant to Business and Professions Code section 125.3; and	
3	9. Taking such other and further action as deemed necessary and proper.	
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5	DATED: 6/9/10 Hell Okuma	-
6	Registrar/Executive Officer Structural Pest Control Board	
7	Department of Pesticide Regulation State of California	
8	Complainant	
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