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	1	MARK K. STENDER, ESQ. (Bar No. 10637	2010 NOV 16 PM 2:38	
	2	HIGGS, FLETCHER & MACK LLP 401 West "A" Street, Suite 2600	2010 NUV TO THE COUNT	
	3	San Diego, California 92101 TEL: (619) 236-1551	SAN NEGO COUNTY. CA	
	4	FAX: (619) 696-1410		
	5	Attorneys for Petitioner JOSEPH ANTHONY OLIVARRIA		
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	8	SUPERIOR COURT OF CALIFO	ORNIA, COUNTY OF SAN DIEGO	
· ·	9	CENTRA	L DIVISION	
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	11	JOSEPH ANTHONY OLIVARRIA,	<b>37-2010-00104247-CU-WM-CTL</b> Case No.	
	12	doing business as Atlas Termite Company and ADRIAN PAUL OLIVARRIA	PETITION FOR WRIT OF MANDAMUS	
· .	13	Petitioners,		
	14	v		
· · ·	15			
	16	STRUCTURAL PEST CONTROL BOARD, DEPARTMENT OF		
•	17	PESTICIDE REGULATION, STATE OF CALIFORNIA		
	18	and DOES 1 through 10, inclusive,		
	19	Respondents.		
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•	22	Petitioners JOSEPH ANTHONY OLI	VARRIA and ADRIAN PAUL OLIVARRIA	
· .	23	hereby petition this Court for a writ of mandamus under Code of Civil Procedure Section		
r N	24	1085 et seq. directed to the Respondent STR	UCTURAL PEST CONTROL BOARD,	
	25	DEPARTMENT OF PESTICIDE REGULA	TION, STATE OF CALIFORNIA ("SPCB")	
	26.	requiring the SPCB to set aside the default of Petitioners to Complaint No. 2010-82 and th		
• •	27	orders resulting from such default.		
	28	1. Venue is proper in this Count	y because (i) Petitioners do business in the	
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		PETITION FOR WRIT OF MANDAMUS		

County of San Diego, and (ii) the enforcement proceedings which are the subject of this Petitioner were conducted in the County of San Diego.

2. This Court has jurisdiction of this action for administrative mandamus.

3. Petitioner JOSEPH ANTHONY OLIVARRIA is the owner and operator of Atlas Termite Company. Petitioner ADRIAN PAUL OLIVARRIA is designated as a Field Representative of Atlas Termite Company.

7 4. Petitioners are informed and believe, and on such information and belief
8 allege that, Respondent SPCB enforces the regulations of the Department of Pesticide
9 Regulation.

5. The true names and capacities of DOES 1 through 10, inclusive, are unknown
to Petitioners, who will amend this Petition to name each DOE Respondent and his/her/its
capacity when that information becomes known.

- 6. Petitioners are informed and believe, and on such information and belief
  allege that, on or about June, 2010 the SPCB initiated Complaint 2010-82 against
  Petitioners. At the same time, the County of San Diego, which investigates alleged
  violations for the SPCB, initiated its own enforcement action against Petitioners based on
  the same alleged regulatory violations. Petitioners mistakenly believed that these
  enforcement proceedings were one and the same.
- 7. On or about September 27, 2010, Petitioners paid the full fine assessed by
  the County of San Diego in the amount of approximately \$5,585.00. Petitioners made
  that payment under the mistaken impression that, by doing so, they would be paying and
  discharging the SPCB's Complaint No. 2010-82. But for that mistake, Petitioners would
  not have paid the County of San Diego \$5,585 and would not have defaulted on the
  SPCB's Complaint No. 2010-82.

8. On or about September 29, 2010, Respondent SPCB defaulted Petitioners and ordered, *inter alia*, that Petitioner JOSEPH ANTHONY OLIVARRIA forfeit his license effective as of October 29, 2010. On or about November 8, 2010, SPCB's representative

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appeared at Petitioners' office to demand the surrender of such license, at which time Petitioners first became actually aware of the default and the order, which had been disregarded by Petitioners' clerical staff under the mistake belief that the above-described payment had the effect of discharging and terminating all of the SPCB's proceedings as to Complaint 2010-82.

9. On or about November 9, 2010, Petitioners retained counsel, who contacted the Attorney General's office in an attempt to rectify the license forfeiture. On or about November 12, 2010, after intervening communications with the Attorney General's office, Petitioners' counsel were informed that the SPCB had lost jurisdiction of the matter through the passage of time and therefore could not set aside Petitioners' default as to Complaint 2010-82, and that a Superior Court proceeding for writ of mandamus would be necessary to set aside said default. Thus, Petitioners have no administrative remedy.

10. As a result of Petitioners' excusable mistake and the SPCB's revocation of the
 license of Petitioner JOSEPH ANTHONY OLIVARRIA, four families have lost their livelihood,
 and are suffering severe financial distress. Thus, in the absence of prompt judicial relief,
 Petitioners and the other two employees of Atlas Termite Company and their families will
 continue to suffer severe and irreparable financial harm.

## PRAYER FOR RELIEF

Petitioners pray for relief in this matter as follows:

 A peremptory writ of mandamus (and/or other appropriate relief) ordering Respondent SPBC to set aside the default taken by Respondent SPBC against Petitioners in SPBC Complaint No. 2010-82 or an order of the Court setting aside such default;
 Such other and further relief as the Court deems just and proper.

DATED: November 1/2, 2010 25 26

HIGGS, FLETCHER & MACK LLP

MARK K. STENDER, ESQ. Attorneys for Petitioners

HIGGS FLETCHER & MACK LLP ATTORNEYS AT LAW SAN DIEGO

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PETITION FOR WRIT OF MANDAMUS

	VERIFICATION		
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3	I am one of the Petitioners in the above-entitled action. I have read the foregoing		
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. 7	I declare under penalty of perjury under the laws of the State of California that the		
. 8	foregoing is true and correct.		
ç	Executed at, California on November, 2010.		
10	SIGNATURE SUBMITTED VIA EMAIL		
11	JOSEPH ANTHONY OLIVARRIA		
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SAN DIEGO			

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	1	VERIFICATION		
	2	I, JOSEPH ANTHONY OLIVARRIA, declare:		
	3	I am one of the Petitioners in the above-entitled action. I have read the foregoing		
	4	PETITION FOR WRIT OF MANDAMUS and know the contents thereof; the same is true of		
	5	my own knowledge except as to matters therein stated on information and belief and as to those		
	6	matters I believe them to be true.		
	7	I declare under penalty of perjury under the laws of the State of California that the		
	8	foregoing is true and correct.		
• •	9	Executed at SAN DIEGE, California on November 15, 2010.		
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	11	JØSEPH ANTHONY OLIVARRIA		
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