State Bar Court of California Hearing Department SELECT ONE STAYED SUSPENSION		
Counsel for the State Bar	Case Number(s):	For Court use only
State Bar #		
State Bar #		
	Submitted to:	
In the Matter of:	STIPULATION RE FACTS, O DISPOSITION AND ORDER	CONCLUSIONS OF LAW AND APPROVING
State Bar #	STAYED SUSPENSION; NO	ACTUAL SUSPENSION
(Respondent)	☐ PREVIOUS STIPULATIO	N REJECTED

Note: All information required by this form and any additional information which cannot be provided in the space provided, must be set forth in an attachment to this stipulation under specific headings, e.g., "Facts," "Dismissals," "Conclusions of Law," "Supporting Authority," etc.

A. Parties' Acknowledgments:

- (1) Respondent is an attorney of the State Bar of California, admitted
- (2) The parties agree to be bound by the factual stipulations contained herein even if conclusions of law or disposition are rejected or changed by the Supreme Court.
- (3) All investigations or proceedings listed by case number in the caption of this stipulation are entirely resolved by this stipulation and are deemed consolidated. Dismissed charge(s)/count(s) are listed under "Dismissals." The stipulation consists of pages, not including the order.
- (4) A statement of acts or omissions acknowledged by Respondent as cause or causes for discipline is included under "Facts."
- (5) Conclusions of law, drawn from and specifically referring to the facts are also included under "Conclusions of Law."
- (6) The parties must include supporting authority for the recommended level of discipline under the heading "Supporting Authority."
- (7) No more than 30 days prior to the filing of this stipulation, Respondent has been advised in writing of any pending investigation/proceeding not resolved by this stipulation, except for criminal investigations.

(8)		ment of Disciplinary Costs—Respondent acknowledges the provisions of Bus. & Prof. Code §§ 6086.10 & 0.7. It is recommended that (check one option only):
		Costs be awarded to the State Bar in accordance with Business and Professions Code section 6086.10, and are enforceable both as provided in Business and Professions Code section 6140.7 and as a money judgment, and may be collected by the State Bar through any means permitted by law.
		Costs be awarded to the State Bar in accordance with Business and Professions Code section 6086.10 and are enforceable both as provided in Business and Professions Code section 6140.7 and as a money judgment, and may be collected by the State Bar through any means permitted by law. SELECT ONE of the costs must be paid with Respondent's annual fees for each of the following years:
		If Respondent fails to pay any installment as described above, or as may be modified in writing by the State Bar or the State Bar Court, the remaining balance will be due and payable immediately.
		Costs are waived in part as set forth in a separate attachment entitled "Partial Waiver of Costs."
		Costs are entirely waived.
Mis		avating Circumstances [Standards for Attorney Sanctions for Professional duct, standards 1.2(h) & 1.5]. Facts supporting aggravating circumstances are
(1)		Prior record of discipline:
	(a)	State Bar Court case # of prior case:
	(b)	☐ Date prior discipline effective:
	(c)	Rules of Professional Conduct/ State Bar Act violations:
	(d)	Degree of prior discipline:
	(e)	☐ If Respondent has two or more incidents of prior discipline, use space provided below.
(2)		Intentional/Bad Faith/Dishonesty: Respondent's misconduct was dishonest, intentional, or surrounded by, or followed by bad faith.
(3)		Misrepresentation: Respondent's misconduct was surrounded by, or followed by misrepresentation.
(4)		Concealment: Respondent's misconduct was surrounded by, or followed by concealment.
(5)		Overreaching: Respondent's misconduct was surrounded by, or followed by overreaching.
(6)		Uncharged Violations: Respondent's conduct involves uncharged violations of the Business and Professions Code, or the Rules of Professional Conduct.
(7)		Trust Violation: Trust funds or property were involved and Respondent refused or was unable to account to the client or person who was the object of the misconduct for improper conduct toward said funds or property.

(Do no	ot write	e above this line.)
(8)		Harm: Respondent's misconduct harmed significantly a client, the public, or the administration of justice.
(9)		Indifference: Respondent demonstrated indifference toward rectification of or atonement for the consequences of Respondent's misconduct.
(10)		Candor/Lack of Cooperation: Respondent displayed a lack of candor and cooperation to victims of Respondent's misconduct, or to the State Bar during disciplinary investigations or proceedings.
(11)		Multiple Acts: Respondent's current misconduct evidences multiple acts of wrongdoing.
(12)		Pattern: Respondent's current misconduct demonstrates a pattern of misconduct.
(13)		Restitution: Respondent failed to make restitution.
(14)		Vulnerable Victim: The victim(s) of Respondent's misconduct was/were highly vulnerable.
(15)		No aggravating circumstances are involved.
		al aggravating circumstances:
	_	ating Circumstances [Standards 1.2(i) & 1.6]. Facts supporting mitigating stances are required.
(1)		No Prior Discipline: Respondent has no prior record of discipline over many years of practice coupled with present misconduct which is not likely to recur.
(2)		No Harm: Respondent did not harm the client, the public, or the administration of justice.
(3)		Candor/Cooperation: Respondent displayed spontaneous candor and cooperation with the victims of Respondent's misconduct or to the State Bar during disciplinary investigations and proceedings.
(4)		Remorse: Respondent promptly took objective steps demonstrating spontaneous remorse and recognition of the wrongdoing, which steps were designed to timely atone for any consequences of Respondent's misconduct.
(5)		Restitution: Respondent paid \$ on in restitution to without the threat or force of disciplinary, civil or criminal proceedings.
(6)		Delay: These disciplinary proceedings were excessively delayed. The delay is not attributable to Respondent and the delay prejudiced Respondent.
(7)		Good Faith: Respondent acted with a good faith belief that was honestly held and objectively reasonable.
(8)		Emotional/Physical Difficulties: At the time of the stipulated act or acts of professional misconduct, Respondent suffered extreme emotional difficulties or physical or mental disabilities which expert testimony would establish were directly responsible for the misconduct. The difficulties or disabilities were not the product of any illegal conduct by Respondent, such as illegal drug or substance abuse, and the difficulties or disabilities no longer pose a risk that Respondent will commit misconduct.
(9)		Severe Financial Stress: At the time of the misconduct, Respondent suffered from severe financial stress resulting from circumstances which were not reasonably foreseeable or were beyond Respondent's control and were directly responsible for the misconduct.

(Do not write above this line.)		
(10)		Family Problems: At the time of the misconduct, Respondent suffered extreme difficulties in Respondent's personal life which were other than emotional or physical in nature.
(11)		Good Character: Respondent's extraordinarily good character is attested to by a wide range of references in the legal and general communities who are aware of the full extent of Respondent's misconduct.
(12)		Rehabilitation: Considerable time has passed since the acts of professional misconduct occurred followed by subsequent rehabilitation.
(13)		No mitigating circumstances are involved.
Addi	itiona	al mitigating circumstances:
D. F	Reco	mmended Discipline:
	Sta	yed Suspension:
		spondent is suspended from the practice of law for , the execution of that suspension is stayed, and spondent is placed on probation for with the following conditions.
(1)		Review Rules of Professional Conduct: Within 30 days after the effective date of the Supreme Court order imposing discipline in this matter, Respondent must read the California Rules of Professional Conduct (Rules of Professional Conduct) and Business and Professions Code sections 6067, 6068, and 6103 through 6126. Respondent must provide a declaration, under penalty of perjury, attesting to Respondent's compliance with this requirement, to the State Bar's Office of Probation in Los Angeles (Office of Probation) with Respondent's first quarterly report.
(2)		Comply with State Bar Act, Rules of Professional Conduct, and Probation Conditions: Respondent must comply with the provisions of the State Bar Act, the Rules of Professional Conduct, and all conditions of Respondent's probation.
(3)		Maintain Valid Official State Bar Record Address and Other Required Contact Information: Within 30 days after the effective date of the Supreme Court order imposing discipline in this matter, Respondent must make certain that the State Bar Attorney Regulation and Consumer Resources Office (ARCR) has Respondent's current office address, email address, and telephone number. If Respondent does not maintain an office, Respondent must provide the mailing address, email address, and telephone number to be used for State Bar purposes. Respondent must report, in writing, any change in the above information to ARCR, within ten (10) days after such change, in the manner required by that office.
(4)		Meet and Cooperate with Office of Probation: Within 15 days after the effective date of the Supreme Court order imposing discipline in this matter, Respondent must schedule a meeting with Respondent's assigned Probation Case Coordinator to discuss the terms and conditions of Respondent's discipline and, within 30 days after the effective date of the court's order, must participate in such meeting. Unless otherwise instructed by the Office of Probation, Respondent may meet with the Probation Case Coordinator in person or by telephone. During the probation period, Respondent must promptly meet with representatives of the Office of Probation as requested by it and, subject to the assertion of applicable privileges, must fully, promptly, and truthfully answer any inquiries by it and provide to it any other information requested by it.
(5)		State Bar Court Retains Jurisdiction/Appear Before and Cooperate with State Bar Court: During Respondent's probation period, the State Bar Court retains jurisdiction over Respondent to address issues concerning compliance with probation conditions. During this period, Respondent must appear before the State Bar Court as required by the court or by the Office of Probation after written notice mailed to Respondent's official State Bar record address, as provided above. Subject to the assertion of applicable

period.

(6)

privileges, Respondent must fully, promptly, and truthfully answer any inquiries by the court and must provide any other information the court requests.

Quarterly and Final Reports:

a. Deadlines for Reports. Respondent must submit written quarterly reports to the Office of Probation no later than each January 10 (covering October 1 through December 31 of the prior year), April 10 (covering January 1 through March 31), July 10 (covering April 1 through June 30), and October 10 (covering July 1 through September 30) within the period of probation. If the first report would cover

less than 30 days, that report must be submitted on the next quarter date and cover the extended deadline. In addition to all quarterly reports, Respondent must submit a final report no earlier than ten (10) days before the last day of the probation period and no later than the last day of the probation

- b. Contents of Reports. Respondent must answer, under penalty of perjury, all inquiries contained in the quarterly report form provided by the Office of Probation, including stating whether Respondent has complied with the State Bar Act and the Rules of Professional Conduct during the applicable quarter or period. All reports must be: (1) submitted on the form provided by the Office of Probation; (2) signed and dated after the completion of the period for which the report is being submitted (except for the final report); (3) filled out completely and signed under penalty of perjury; and (4) submitted to the Office of Probation on or before each report's due date.
- **c.** Submission of Reports. All reports must be submitted by: (1) fax or email to the Office of Probation; (2) personal delivery to the Office of Probation; (3) certified mail, return receipt requested, to the Office of Probation (postmarked on or before the due date); or (4) other tracked-service provider, such as Federal Express or United Parcel Service, etc. (physically delivered to such provider on or before the due date).
- d. Proof of Compliance. Respondent is directed to maintain proof of Respondent's compliance with the above requirements for each such report for a minimum of one year after the period of probation. Respondent is required to present such proof upon request by the State Bar, the Office of Probation, or the State Bar Court.
- (7) State Bar Ethics School: Within one year after the effective date of the Supreme Court order imposing discipline in this matter, Respondent must submit to the Office of Probation satisfactory evidence of completion of the State Bar Ethics School and passage of the test given at the end of that session. This requirement is separate from any Minimum Continuing Legal Education (MCLE) requirement, and Respondent will not receive MCLE credit for attending this session. If Respondent provides satisfactory evidence of completion of the Ethics School after the date of this stipulation but before the effective date of the Supreme Court's order in this matter, Respondent will nonetheless receive credit for such evidence toward Respondent's duty to comply with this condition.
- (8) State Bar Ethics School Not Recommended: It is not recommended that Respondent be ordered to attend the State Bar Ethics School because .
- (9) State Bar Client Trust Accounting School: Within one year after the effective date of the Supreme Court order imposing discipline in this matter, Respondent must submit to the Office of Probation satisfactory evidence of completion of the State Bar Client Trust Accounting School and passage of the test given at the end of that session. This requirement is separate from any Minimum Continuing Legal Education (MCLE) requirement, and Respondent will not receive MCLE credit for attending this session. If Respondent provides satisfactory evidence of completion of the Client Trust Accounting School after the date of this stipulation but before the effective date of the Supreme Court's order in this matter, Respondent will nonetheless receive credit for such evidence toward Respondent's duty to comply with this condition.
- (10) Minimum Continuing Legal Education (MCLE) Courses California Legal Ethics [Alternative to State Bar Ethics School for Out-of-State Residents]: Because Respondent resides outside of

		matte State comp Calife sepa Resp educ Supr	ornia, within after the effective date of the Supreme Court order imposing discipler, Respondent must either submit to the Office of Probation satisfactory evidence of Bar Ethics School and passage of the test given at the end of that session or, in the plete hours of California Minimum Continuing Legal Education-approved particular legal ethics and provide proof of such completion to the Office of Probation. The trate from any MCLE requirement, and Respondent will not receive MCLE credit for the condent provides satisfactory evidence of completion of the Ethics School or the hour cation described above, completed after the date of this stipulation but before the effective Court's order in this matter, Respondent will nonetheless receive credit for such condent's duty to comply with this condition.	completion of the alternative, sipatory activity in is requirement is nis activity. If s of legal ctive date of the
(11)		crimi subn quari provi prob must with Resp alleg	ninal Probation: Respondent must comply with all probation conditions imposed in the inal matter and must report such compliance under penalty of perjury in all quarterly an itted to the Office of Probation covering any portion of the period of the criminal probaterly and final report, if Respondent has an assigned criminal probation officer, Respondent has an assigned criminal probation officer. If the ation was successfully completed during the period covered by a quarterly or final report to be reported by Respondent in such report and satisfactory evidence of such fact must it. If, at any time before or during the period of probation, Respondent's criminal probation ded violation of the criminal probation conditions by Respondent, Respondent must subtraction and such action with Respondent's next quarterly or final report.	and final reports pation. In each condent must criminal cort, that fact st be provided pation is revoked, ged due to any
(12)		Cour Minir provi requi satis date Resp	mum Continuing Legal Education (MCLE): Within after the effective date of torder imposing discipline in this matter, Respondent must complete hour(s) of mum Continuing Legal Education-approved participatory activity in SELECT ONE ide proof of such completion to the Office of Probation. This requirement is separate irement, and Respondent will not receive MCLE credit for this activity. If Respondent factory evidence of completion of the hours of legal education described above, completion but before the effective date of the Supreme Court's order in this mondent will nonetheless receive credit for such evidence toward Respondent's duty to condition.	of California and must from any MCLE provides oleted after the atter,
(13)		Othe	er: Respondent must also comply with the following additional conditions of probation	n: .
(14)		The f	following conditions are attached hereto and incorporated:	
			Financial Conditions	
			Substance Abuse Conditions	
matte	er. At	the e	robation will commence on the effective date of the Supreme Court order imposing disexpiration of the probation period, if Respondent has complied with all conditions of presupension will be satisfied and that suspension will be terminated.	
E. C	the	Req	quirements Negotiated by the Parties (Not Probation Conditions):	
(1)		pass Bar E this r same provi stipu	istate Professional Responsibility Examination Within One Year: Respondent me the Multistate Professional Responsibility Examination administered by the National Examiners within one year after the effective date of the Supreme Court order imposing matter and provide satisfactory proof of such passage to the State Bar's Office of Profession. Failure to do so may result in suspension. (Cal. Rules of Court, rule 9.10(bides satisfactory evidence of the taking and passage of the above examination after the lation but before the effective date of the Supreme Court's order in this matter, Responsible to the supreme Court's duty to comply with this	Conference of ng discipline in bation within the).) If Respondent he date of this ondent will

(Do not write above this line.)		
(2)		Multistate Professional Responsibility Examination Requirement Not Recommended: It is not recommended that Respondent be ordered to take and pass the Multistate Professional Responsibility Examination because
(3)		Other Requirements: It is further recommended that Respondent be ordered to comply with the following additional requirements: .
Atta	chme	nt language (if any):