CONTRACTORS BOARD REVOLES LICENSES, IMPOSES FINES AT SEPTEMBER DISCIPLINARY HEARINGS

RENO and HENDERSON, Nev. – The Nevada State Contractors Board disciplined licensed contractors for violations of Nevada Revised Statutes Chapter 624 during its September hearings.

CR Construction, LLC, dba C1 Construction, license numbers 78295 (residential and small commercial) and 80606 (refrigeration and air conditioning) based out of Las Vegas, Nev., was found in violation for failure to establish financial responsibility, failure to comply with Board regulations and failure to comply with a Board request for information. The licenses were revoked. Licensee was fined $800 and assessed investigative costs.

Grizzly Construction, license number 82526 (residential and small commercial) based out of Reno, Nev., was found in violation for abandoning a construction project, failure to complete a construction project for the price stated on a contract, disregard of state building laws, diversion of money or property, failure to pay for materials or services, failure to include Residential Recovery Fund information in a contract, failure to provide required disclosures in a contract, substandard workmanship, failure to cooperate in an investigation of a complaint and misuse of the license. The license was revoked. Licensee was fined $16,600 and assessed investigative costs.

Quick Systems, Inc., license number 83100 (electrical) based out of Reno, Nev., was found in violation for disregard of industrial insurance laws, failure to pay for materials or services, failure to establish financial responsibility, failure to comply with Board regulations, failure to include Residential Recovery Fund information in a contract, failure to include the name and license number on an advertisement, failure to cooperate in the investigation of a complaint and failure to comply with a Board request for information. The license was revoked. Licensee was fined $11,000 and assessed investigative costs.
**N.D. Concrete, LLC**, license numbers 60867 (concrete) and 70574 (spraying mixtures containing concrete) based out of Las Vegas, Nev., was found in violation for substandard workmanship and failure to comply with a Board request for information. Licensee was fined $1,500 and assessed investigative costs.

**Las Vegas Home Theaters, LLC**, license number 83851 (low voltage electric) based out of Las Vegas, Nev., was suspended pending the rescheduled hearing on October 16.

**Robert John Boeddeker, dba RJB Systems Technology**, license number 52985 (electrical) based out of Las Vegas, Nev., was found in violation for abandonment of a construction project, failure to diligently prosecute a project, failure to comply with the terms of a contract, failure to establish financial responsibility, failure to comply with a notice to correct and substandard workmanship. The license was revoked. Licensee was fined $6,000 and assessed investigative costs.

In a decision deferred from a previous hearing, **Musi & Sabbadini Group, Inc., dba M+S Electric**, license number 78629 (electrical) based out of Las Vegas, Nev., was found in violation for acting as agent partner or associate of an unlicensed person, failure to include Residential Recovery Fund information in a contract, allowing the license to be used by an unlicensed person, committing a fraudulent or deceitful act and aiding, abetting or conspiring with an unlicensed person. The license was placed on probation for two years. Licensee was fined $35,100 and assessed investigative costs.

The Nevada State Contractors Board is committed to protecting the public’s health, safety, and welfare through licensing and regulation of the construction industry. Under Nevada Revised Statutes, a licensee is subject to disciplinary action by the Board for failure to comply with the requirements of the laws or regulations governing contractors. Violations may result in Board action against the contractor’s license. The State Contractors Board has the power to regulate contractors and discipline licensees who violate NRS 624. Disciplinary action may consist of a fine of up to $10,000 per offense, order corrective action, suspension, revocation or other action.

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