

Washington State Board of Registration for Professional Engineers & Land Surveyors

Special Board Meeting

May 14, 2020

[WebEx Link](#)

or

Join by video system, application or Skype for business

Dial 287266061@webex.com

You can also dial 173.243.2.68 and enter meeting number 287 266 061

Join by phone (415) 655-0001 US Toll

Board Meeting

Tab 1

Call to Order

- Roll Call
- Order of Agenda
- Approval of Meeting Minutes
 - ✓ April 16, 2020



STATE OF WASHINGTON
BOARD OF REGISTRATION FOR PROFESSIONAL ENGINEERS AND LAND SURVEYORS

Special Board Meeting Agenda

DATE & TIME: May 14, 2020 8:00 a.m.

LOCATION: [WebEx Link](#)

or

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ATTENTION: All meetings are open to the public except when business calls for a Closed Session. During Closed Session all guests will be excused. Start times are subject to change by the Board or Committee Chair.

OPEN SESSION

- 1. Call to Order**
 - 1.1. Roll Call
 - 1.2. Order Of Agenda
 - 1.3. Approval of April 16, 2020 Meeting Minutes

EXECUTIVE SESSION: The chair will announce the purpose and estimated duration for Executive Session. No formal actions will be taken during Executive Session. Once Executive Session concludes, the Board will take a break to announce and invite visitors to Open Session.

OPEN SESSION RECONVENES

- 2. Disciplinary Action**
 - 2.1. New Board Orders
- 3. New Business**
 - 3.1. Spring On-Site and PLS State Specific Exams
 - 3.2. Executive Director Position Description
 - 3.3. Safe Start reopening plan
- 4. Adjourn Meeting**



STATE OF WASHINGTON
BOARD OF REGISTRATION FOR PROFESSIONAL ENGINEERS AND LAND SURVEYORS

SPECIAL BOARD MEETING MINUTES

DATE: April 16, 2020

TIME: 8:00 a.m.

LOCATION: WebEx

ATTENDANCE:

Board Members

Ivan VanDeWege, PE, Chair
Aaron Blaisdell, PLS, Vice Chair
Nirmala Gnanapragasam, Ph.D, PE
Doug Hendrickson, PE
Marjorie Lund, PE, SE
Stephen Shrope, PE, SE
James Wengler, PLS, CFedS

Staff Members

Elizabeth Lagerberg, Advising AAG
Ken Fuller, PE, Interim Executive Director
Richard Larson, Deputy Director
Shanan Gillespie, Regulatory Program Manager
Jill Short, Investigations & Compliance Manager
Carmena Moretti, Executive Assistant
Vonna Cramer, Licensing Lead

1. Call to Order at 8:07 a.m.

1.1. Mr. VanDeWege, Board Chair, took roll call.

1.2. Order of Agenda

A motion was made by Mr. Blaisdell, and seconded by Ms. Lund to accept the agenda.
Motion carried.

1.3. Approval of Meeting Minutes

A motion was made by Ms. Gnanapragasam, and seconded by Mr. Wengler to accept the February 13, 2020 meeting minutes as amended. Motion carried.

A motion was made by Mr. Shrope, and seconded by Mr. Blaisdell, to accept the March 26, 2020 meeting minutes as written. Motion carried.

2. New Business

2.1. The Board discussed remote signing and processing of documents by licensees, agencies, and firms in light of Governor Inslee's '[Stay Home, Stay Healthy](#)' emergency order.

Mr. Fuller agreed to develop a response for posting on the [BRPELS website](#) and to use when staff receive questions from the public. Ms. Lagerberg will review the response prior to posting. (Action) ([WAC 196-23-070 Signature](#))

2.2. The Board discussed spring On-Site and PLS state specific exams.

A motion was made by Mr. Blaisdell, and seconded by Mr. Wengler to postpone the spring On-Site and PLS state specific exams indefinitely while the Board continues to explore alternatives for administering the exams. Motion carried.

Mr. Fuller and Mr. Larson committed to making this a top priority and will continue to work with the ad hoc committee regarding methods of administering the exams. (Action)

A motion was made by Mr. Hendrickson, and seconded by Ms. Lund, to allow Mr. Fuller to request an essential business designation for the state specific exams. Motion carried.

3. Adjourned at 9:44 a.m.

Next Meeting: May 14, 2020 – Special Board Meeting

Respectfully submitted

Ken Fuller, PE, Interim Executive Director

Board Meeting

Tab 2

Disciplinary Activity

- New Board Orders
 - ✓ 2015-08-0007-00OSW & 2018-01-0001-00OSW
Dalle Proposed Agreed Order
 - ✓ 2018-04-0003-00ENG Bianco Proposed Agreed Order

**STATE OF WASHINGTON
BOARD OF REGISTRATION FOR PROFESSIONAL
ENGINEERS AND LAND SURVEYORS**

In the Matter of the License to Practice as On-Site Wastewater Treatment System Designer of:

Ron Dalle

Respondent.

License #5100167

Nos. 2015-08-0007-00OSW
2018-01-0001-00OSW

FINDINGS OF FACT
CONCLUSIONS OF LAW AND
AGREED ORDER

The Washington State Board of Registration for Professional Engineers and Land Surveyors ("Board"), by and through Haylee P. Mills, Prosecuting Assistant Attorney General, and Ron Dalle ("Respondent"), stipulate and agree to the following:

**Section 1
BACKGROUND**

- 1.1 Ron Dalle, Respondent, holds a license (#5100167) to practice as an on-site wastewater treatment system designer.
- 1.2 The Respondent's license to practice is currently due to expire August 29, 2020.

**Section 2
PROCEDURAL STIPULATIONS**

- 2.1 The Respondent understands that the Board is prepared to proceed to a hearing on the allegations in the Statement of Charges.
- 2.2 The Respondent understands that he has the right to defend himself against the allegations in the Statement of Charges by presenting evidence at a hearing.
- 2.3 The Respondent understands that, should the Board prove at a hearing the allegations in the Statement of Charges, the Board has the power and authority to impose sanctions, including fines, pursuant to RCW 18.235.110 and/or RCW 18.43.110.
- 2.4 The Respondent and the Board agree to expedite the resolution of this matter by means of this Stipulated Findings of Fact, Conclusions of Law, and Agreed Order ("AGREED ORDER").
- 2.5 The Respondent waives the opportunity to present evidence at a hearing on the Statement of

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Charges contingent upon signature and acceptance of this Agreed Order by the Board.

2.6 This AGREED ORDER is not binding on any party unless and until it is signed and accepted by the Board. Should this Agreed Order be rejected, the Respondent waives any objection to the participation at a hearing of all or some of the Board members who considered the Agreed Order. The exception is Board Member Nirmala Gnanapragasam, PhD, PE, Case Manager for this matter, who is recused from participating as a presiding or reviewing officer in an adjudicative hearing on this matter.

2.7 Once this AGREED ORDER is signed by the Board, the Respondent waives any and all right to judicial review and/or reconsideration by the Board.

Section 3 STIPULATED FACTS

The Respondent acknowledges that evidence is sufficient to justify the following finding of facts:

No. 2015-08-0007-00OSW

3.1 In August of 2015, a complaint was received by the Board alleging unprofessional conduct and multiple violations of the on-site designer licensing laws and rules. The complaint outlines two projects in which the Respondent was hired as the on-site designer and submitted designs.

2968 Jamaica Street, Malaga, Washington

3.1.1 On or about October 21, 2013, a project application was filed with the Chelan-Douglas Health District ("Health District") by the Respondent for property located at 2968 Jamaica Street, Malaga, Washington.

3.1.2 On November 4, 2013, the Health District representative telephoned the Respondent asking why only one soil test log was included in the design. He stated he had three test pits and all three were found to be soil type 4.

3.1.3 On November 6, 2013, the Health District representative emailed the Respondent and explained a waiver application would be required as part of the application process, based on the soil type 4 indicated by the Respondent in his report.

3.1.4 On November 12, 2013 the Health District representative emailed asking the Respondent why he filed a new soil log with different results.

3.1.5 On the new log, soil type 3 was listed, a different soil type from type 4 as shown in the original design submitted by the Respondent.

3.1.6 The Health District representative provided a previous 2006 soil log for the same property to the Respondent from a licensed designer. Their findings were listed as today's equivalent of soil type 5.

3.1.7 The Health District representative asked for clarification as to the difference in these findings and requested that the Respondent dig new test holes to confirm soil type.

3.1.8 On November 13, 2013, the Respondent emailed the Health District representative and explained that he had begun testing 3 additional samples from the 3 test holes and stated that he was having an outside lab do the testing.

3.1.9 In response to the November 13, 2013 email, the Health District representative explained that the discrepancies between the Respondent's reports, soil samples and the previous report done by a licensed designer needed further explanation and the project was put on hold.

3.1.10 On November 14, 2013, the Respondent emailed to the Health District three new samples with new, different results from either of the two previous results provided to the Health District.

3.1.11 On December 6, 2013, the Respondent emailed the new test results, finding soil type 5 confirmed.

3.1.12 The Respondent changed the soil type in the project site design twice during the permit review process and did not follow the standard procedures in classifying the soil types.

7890 Brender Road, Cashmere, Washington

3.2 On or about April 28, 2015, the Health District representative received a design plan for an on-site system located at 7890 Brender Road, Cashmere, Washington. After the initial review, it was determined that the design plan for the conventional gravity system was lacking in site detail.

3.2.1 On May 4, 2015, the Health District representative visited the site and found that the uphill and downhill slopes of the site had been omitted on the submitted design plan.

3.2.2 Additionally, the Health District representative found on the site a sandstone layer which makes the location unsuitable for an on-site septic system.

3.2.3 In an email dated June 15, 2015, the Respondent explained that part of his methodology for evaluating the location for the system was he “let the garden hose run in #2 hole for several minutes, it drained as fast as it was running in.”

3.2.4 The Respondent did not follow standard procedures in his evaluation and was inadequate in his site design and methodology.

No. 2018-01-0001-00OSW

3.3 On May 19, 2017, the Health District received an application to permit an on-site sewage system design for 3504 Dianna Way, Wenatchee, Washington. The design plan was rejected by the Health District. The design plan included a swimming pool, however, the soil type listed in the evaluation was not the correct type for a pool.

3.3.1 On May 31, 2017, a revised design was submitted by the Respondent to the Health District, and was rejected. The design did not meet the minimum setback between the proposed swimming pool foundation and the on-site sewage system.

3.3.2 On June 12, 2017, another revised design was submitted by the Respondent to the Health District and did not include a swimming pool, but in that place was a designated lawn. This design was approved on June 15, 2017. The approved design was emailed to the Respondent.

3.3.3 On December 29, 2017, an inspection report was filed with the Health District including the record drawing with the Respondent’s stamp and seal.

3.3.4 The record drawing was dated December 22, 2017, stamped and sealed by the Respondent, showed no swimming pool.

3.3.5 On January 10, 2018 the Health District visited the site and discovered a swimming pool had been installed and the on-site septic system installed was not the one approved by the Health District.

3.3.6 In the submittal packet dated May 19, 2017, the Respondent had a single plan sheet post-dated May 31, 2017, however, the other sheets were dated May 1, 2017. When asked by the investigator about the date discrepancies, the Respondent could not explain why this occurred.

3.3.7 In the submittal packet dated June 14, 2017, provided to the investigator by the Respondent, the plan sheet was dated May 31, 2017 and included a swimming pool.

3.3.8 The same sheet number referenced in 2.3.7 and provided to the Board by the Complainant was dated June 14, 2017, had the approval seal of the Health District, was stamped and sealed by the Respondent, and did not include a swimming pool.

3.3.9 The Board investigator requested a copy of the June 14, 2017 drawing from the Respondent. The Respondent could not locate and produce a copy; and did not have any explanation as to why he could not provide the requested documents.

3.3.10 The Respondent is expected to apply the skill, diligence and judgement required by the professional standard of care, to be honest and fair, and to conform to the relevant laws and codes of the jurisdiction in which he practices. The Respondent is also required to demonstrate that his final products and work plans adequately consider the importance of protecting the public.

Section 4 AGREED CONCLUSIONS OF LAW

The Respondent acknowledges that, based upon the Findings of Fact, the following Conclusions of Law are justified:

4.1 The Board has jurisdiction over the subject matter of this proceeding and over the Respondent.

4.2 The Respondent's acts, errors, or omissions in connection with his practice as a professional engineer represent violations of one or more of the following: WAC 196-33-200(1)(a)(b) and (7), RCW 18.210.020(2) and (3); and is considered unprofessional conduct as outlined in RCW 18.235.130(4), (8) and (11).

4.3 The acts, omissions, errors and/or discrepancies stated above in this AGREED ORDER, individually and cumulatively, constitute misconduct, malpractice and/or unprofessional conduct as defined in chapters 18.43 and 18.235 RCW. Such acts are grounds for the Board to suspend or revoke the license to practice engineering issued to Ron Dalle and/or to impose a monetary fine against the Respondent, as provided in RCW 18.235.110.

Section 5
AGREED ORDER

The Board and the Respondent stipulate and agree to the following terms and conditions:

5.1 Respondent shall pay a fine to the Board, by check(s) or money order(s), in the amount of five thousand (U.S.) dollars (\$5,000), which shall be made in ten equal installments of five hundred (U.S.) dollars (\$500.00) each.

5.1.1 The payment schedule shall be as follows:

The first payment is due on June 1, 2020;
The second payment is due on July 1, 2020;
The third payment is due on August 1, 2020;
The fourth payment is due on September 1, 2020;
The fifth payment is due on October 1, 2020;
The sixth payment is due on November 1, 2020;
The seventh payment is due on December 1, 2020;
The eighth payment is due on January 1, 2021;
The ninth payment is due on February 1, 2021;
The tenth and final payment is due on March 1, 2021.

5.1.2 All ten payments listed above are due on the 1st day of each month, and are considered late if not received by the Board by the 3rd day of each month.

5.2 All fines shall be submitted to:

Washington State Board of Registration for Professional
Engineers and Land Surveyors
Jill Short
Investigation & Compliance Manager
PO Box 9025
Olympia, WA 98507-9025

5.3 Within thirty (30) days of the effective date of this AGREED ORDER, Respondent shall submit certificates of completion to the Board for the Intro to Soils for OSS class and the Making Sense of Disturbed and Fill Soils class offered by the Washington On-Site Sewage Association (WOSSA)..

5.4 Respondent shall be responsible for all costs, expenses, fees and/or tax consequences incurred by the Respondent in complying with this AGREED ORDER.

5.5 Should the Respondent fail to comply with any of the terms or conditions of this AGREED ORDER, the Board will initiate administrative steps for imposition of further penalties and/or sanctions authorized and deemed appropriate. In making a determination of compliance under the terms of this

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AGREED ORDER, the Board may rely upon the records in their possession, or lack thereof, in reaching such a decision.

5.6 This AGREED ORDER addresses and concerns itself solely with those issues referenced herein relating to the Respondent's practices as on-site wastewater treatment system designer that are within the license-disciplining authority of the Board. This AGREED ORDER should not be considered to address, encompass, or limit judicial or other remedies relating to those practices and activities of the Respondent not deemed within the Board's license-disciplining authority.

5.7 The AGREED ORDER becomes effective immediately upon its being served pursuant to RCW 18.235.080. Service of this order is complete upon mailing. RCW 34.05.010(19).

I, Ron Dalle, Respondent, certify that I have read this Findings of Fact, Conclusions of Law and Agreed Order in its entirety; that my counsel of record, if any, has fully explained the legal significance and consequence of it; that I fully understand and agree to all of it; and that it may be presented to the Board without my appearance. If the Board accepts the Stipulated Findings of Fact, Conclusions of Law and Agreed Order, I understand that I will receive a signed copy.



Rhys A. Sterling,

Attorney for Respondent WSBA #13846
On behalf of Ron Dalle, Respondent

Per express written permission received on 3/17/2020

May 11, 2020
Date

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Section 6
FINAL ORDER

The Board accepts and enters this Stipulated Findings of Fact, Conclusions of Law, and Agreed Order.

DATED this _____ day of _____, 2020.

State of Washington Board of Registration for
Professional Engineers and Land Surveyors

Ivan VanDeWege, PE
Presiding Officer

Presented by: *Haylee P. Mills*

Haylee P. Mills, WSBA #48074
Assistant Attorney General, Prosecutor for Board

May 11, 2020
Date

**STATE OF WASHINGTON
BOARD OF REGISTRATION FOR PROFESSIONAL
ENGINEERS AND LAND SURVEYORS**

In the Matter of Unlicensed Practice
as a Professional Engineering Company
of:

Nick Bianco,
Parks and Restroom Structures, Inc.

Respondent.

No. 2018-04-0003-00ENG

**AGREED FINDINGS OF FACT,
CONCLUSIONS OF LAW, AND
ORDER TO PERMANENTLY
CEASE AND DESIST**

The Washington State Board of Registration for Professional Engineers and Land Surveyors Board ("Board"), by and through Haylee Mills, Assistant Attorney General, and Nick Bianco, Parks and Restroom Structures, Inc. (Respondent) agree to entry of this AGREED FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER TO PERMANENTLY CEASE AND DESIST (Agreed Order):

1. PROCEDURAL AGREEMENTS

1.1 Respondent was served with the Statement of Charges on Unlicensed Practice and Notice of Intent to Issue Cease and Desist Order (Statement of Charges) in this proceeding, along with an Answer to Statement of Charges (Answer). The Statement of Charges alleges that Respondent engaged in unlicensed practice of professional engineering.

1.2 Respondent timely filed an Answer.

1.3 The Board, through its attorney, and Respondent have engaged in settlement discussions, during which this Agreed Order was agreed upon.

1.4 Respondent understands that the Board is prepared to proceed to a hearing based on the Statement of Charges.

1.5 Respondent understands that he has the right to defend against the allegations in the Statement of Charges by presenting evidence at a hearing.

1.6 Respondent understands that should the Board prove at a hearing the allegations in the Statement of Charges, the Washington State Board of Registrations for Professional Engineers and Land Surveyors has the power and authority to impose sanctions under RCW 18.235.110, RCW 18.235.150, and Chapter 18.43 RCW.

1.7 Respondent and the Board agree to speed the final resolution of this matter by means of this Agreed Order.

1.8 Respondent waives the opportunity for a formal hearing on the Statement of Charges contingent upon signature and acceptance of this Agreed Order by the Board.

1.9 This Agreed Order is not binding unless and until it is signed and accepted by the Board.

1.10 Respondent waives any objection to the participation of any of the members of the Board (other than Marjorie Lund, the reviewing board member and case manager in this proceeding) in a formal hearing in this matter if the Board rejects this Agreed Order.

2. AGREED FINDINGS OF FACT

The parties agree to facts as follows:

2.1 Nick Bianco (the Respondent) is the owner of Parks and Restroom Structures, Inc. and is not licensed as a professional engineer in the State of Washington.

2.2 Parks and Restroom Structures, Inc. does not have a Certificate of Authorization to practice engineering from the Board of Registration for Professional Engineers and Land Surveyors (Board).

2.3 On or about April 2, 2018, the Board of Registration for Professional Engineers and Land Surveyors (the Board) received a complaint alleging the Respondent had engaged in unlicensed practice and fraudulently copied and used another professional engineer's stamp with signature on construction drawings.

2.4 On or about March 13, 2018, TD&H Engineering received a copy of a project named "YOLO" restroom building plans from Mr. Steve Schmedding, P.E., at Eastern Washington

University (EWU). The building plans had been provided by Mr. Mike Hynes at Spokane Transit Authority (STA) as an example of what STA would like installed at the EWU location.

2.5 The “YOLO” restroom building plans were completed by Respondent, but had the signature and stamp of Mr. Tony Stenlund, a professional and structural engineer employed by TD&H Engineering.

2.6 TD&H Engineering had completed previous projects during the years 2012-2014 for the Respondent, however, the “YOLO” bathroom building was not included in these projects.

2.7 While the “YOLO” restroom building plans do not have any project addresses; they appear to be a style of prefabricated restroom designs. This drawing set contains the structural engineer’s stamp on all the drawings including architectural, mechanical and electrical. Mr. Stenlund did not do any work on the “YOLO” restroom building plans nor did TD&H Engineering.

2.8 On May 1, 2018, the Board investigator sent a letter to the Respondent requesting case information with a response due date of June 1, 2018. To date, no response has been received.

2.9 On December 12, 2018, the Board investigator went to the address on file for Parks and Restroom Structures located in Spokane. The business was no longer located at that address.

2.10 On January 30, 2019, the Board investigator contacted the Complainant, Steven N. Marsh, Vice President and Regional Manager of TD&H Engineering and he confirmed that the plans from 2012-2014 had not been submitted to any jurisdiction by TD&H, but were provided only to Mr. Bianco, the client for that project. He confirmed that Mr. Stenlund did not sign or stamp the “YOLO” building plans; yet the plans had his name and stamp on them. Mr. Marsh provided a new phone number for the Respondent.

2.11 That same day, the board investigator called the new number for the Respondent and left a message requesting a return phone call. To date, no return call has been received.

2.12 The board investigator contacted the City of Spokane and asked if the “YOLO” building plans or any plans had been submitted for any permits by Nicholas Bianco or Parks and Restroom Structures, Inc.

2.12 The board investigator contacted the City of Spokane and asked if the “YOLO” building plans or any plans had been submitted for any permits by Nicholas Bianco or Parks and Restroom Structures, Inc.

2.13 A permit technician with the City of Spokane verified that there had not been anything submitted by the Respondent since 1993. The potential use of the drawings is unknown.

2.14 On February 25, 2019, the board investigator called Mr. Marsh and requested the names and dates of the projects that TD&H Engineering has completed for the Respondent. Mr. Marsh reiterated that the sample drawing of the “YOLO” building plans were not done by Mr. Stenlund, but rather done by the Respondent using Mr. Stenlund’s stamp and seal.

2.15 On March 6, 2019, Mr. Marsh emailed the project details that Mr. Stenlund completed for Mr. Bianco. The list of projects included the following:

- Underground Vault for Single and Double Vault Toilets – January 2012
- Marin with Storage Restroom Building – November 2013
- Eldorado Restroom Building – March 2014
- Sutter Restroom Building – September 2014.

3. AGREED CONCLUSIONS OF LAW

Based on the agreed findings of fact above, the parties agree to conclusions as follows:

3.1 The Board has jurisdiction over the subject matter of this proceeding.

3.2 The conduct outlined in 2.3 to 2.14 violates RCW 18.43.105 (5) and (10); 18.43.120; and RCW 18.235.130 (4), (8), (11) and (15); and is grounds for issuance of a cease and desist order as outlined in RCW 18.235.150.

4. AGREED PERMANENT CEASE AND DESIST ORDER

Based on the preceding Procedural Agreements, and Agreed Findings of Fact and Conclusions of Law, Respondent and the Board agree to entry of the following order:

4.1 Respondent shall permanently cease and desist from offering to practice engineering in the State of Washington as it is unlicensed practice of professional engineering.

This includes: making any statement, directly or indirectly, to any individual or to the public regarding being able to provide and/or perform engineering services, until they file a Certificate of Authority with the Board; distributing any advertisement or offering that suggests the Respondent's officers or employees can provide engineering services; and participating in any capacity in the dissemination of advice, estimates, suggestions or recommendation to any individual or the public where such remarks could be interpreted to convey the impression that its officers or employees are competent and conversant in the profession of engineering.

4.3 The Respondent shall not distribute to any client or public agency any document, including but not limited to: letterhead, business cards, maps, or website references, which show either the firm, its officer and/or employees as having been involved in or offering engineering activities.

4.4 Respondent is assessed a fine of \$500. The fine is to be submitted to the Department within 90 days of the date this Agreed Order is served by the Board. The fine shall be submitted to:

**Board of Registration for Professional Engineers
and Land Surveyors
Jill Short, Investigations Manager
PO Box 41465
Olympia, WA 98507**

4.5 This Agreed Order addresses only the Board's authority to impose civil fines for the conduct described above and does not preclude pursuit of criminal charges based on the conduct described herein. Nor does this Agreed Order preclude the Board from bringing additional statements of charges based on conduct not described above if the Board later discovers Respondent has engaged in additional wrongful activity.

4.6 If Respondent violates any provision of this Agreed Order, the Board may take further action against Respondent.

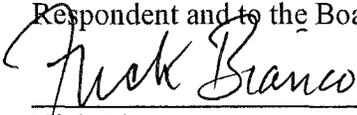
4.7 Respondent shall be responsible for all costs, expenses, fees and/or tax consequences incurred by the Respondent in complying with this Agreed Order.

4.8 This Agreed Order takes effect immediately upon being served by the Board. RCW 18.235.080. Service is effective upon mailing by the Board. RCW 34.05.010(19).

4.9 Respondent and the Board have read this Agreed Order in its entirety and fully understand and agree to all of it.

4.10 This Agreed Order may be submitted to the Board for approval and entry without further notice.

4.11 If the Board accepts this Agreed Order, the Board will mail a signed copy to Respondent and to the Board's attorney.



Nick Bianco,
Parks and Restrooms Structures, Inc.
Respondent


Date

Haylee Mills, WSBA# 48074
Assistant Attorney General
Attorney for Board of Registration for
Professional Engineers & Land Surveyors

Date

4. ORDER

The Washington State Board of Registration for Professional Engineers and Land Surveyors accepts and enters this Agreed Findings of Fact, Conclusions of Law, and Order to Permanently Cease and Desist.

DATED this _____ day of _____ 2020.

STATE OF WASHINGTON
BOARD OF REGISTRATION FOR PROFESSIONAL
ENGINEERS AND LAND SURVEYORS

Ivan VanDewege, PE
Chair

Presented by:

Haylee Mills, WSBA# 48074
Assistant Attorney General
Attorney for Board of Registration for
Professional Engineers & Land Surveyors

Board Meeting

Tab 3

New Business

- Spring On-Site and PLS State Specific Exams
- Executive Director Position Description
- Safe Start reopening plan

Board Meeting

Tab 4

Adjourn Meeting