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Ce document est important et doit être traduit immédiatement. Το έγγραφο αυτό είναι σημαντικό και θα πρέπει να μεταφράζονται αμέσως. Este documento es importante y debe ser traducido de inmediato. Văn ban nay rất la quan trọng va bên được dịch lại ngay lập tực **这份文件是重要的,应当立即转换。** Questo documento è importante e deve essere tradotto immediatamente. Este documento é importante e deve ser traduzida imediatamente. This document is important and should be translated immediately

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK COUNTY

BOARD OF REGISTRATION OF PROFESSIONAL ENGINEERS AND LAND SURVEYORS

In the Matter of Peter Lavoic (unlicensed)

Investigative Intake Record No 2022-000933-IT-ENF

CONSENT AGREEMENT

permanent part of the record of the Respondent, which is maintained by the Board: stipulate and agree that the following information shall be entered into and become a Surveyors (hereinafter "Board") and Peter Lavoie (hereinafter "Respondent") hereby The Massachusetts Board of Registration of Professional Engineers and Land

- The Respondent agrees that this Consent Agreement (hereinafter "Agreement") the Amended Order to Show Cause in matter 2022-000933-IT-ENF has been entered into voluntarily and in resolution of the allegations set forth in
- The Respondent acknowledges and admits that:
- a Engineer in the Commonwealth of Massachusetts. The Board has never issued him a license to practice as a Professional
- ভ On or about January 13, 2022 and January 31, 2022, he submitted behalf of Summit Engineering & Survey, Inc. for a property located on approximately four revised plans and calculations to the Town of
- C Engineering & Survey, Inc. licensed Professional Engineer, who previously worked at Summit The plans that he submitted bore the stamp/seal of Andrew R. Baum, a
- ٩ the revised plans that that the Respondent submitted to the Town of Andrew R. Baum did not draft, review, adopt, initial, sign, or affix his seal to,

- e The Respondent's conduct, described above, subjects him to a civil administrative penalty pursuant to 250 CMR 7.01, 7.02(3) & 7.09, and G.L. c. 112, § 65A, for unlicensed and unauthorized practice.
- ယု past practice under which the Respondent used the seal or digital Signature encryption key of a licensed Professional Engineer is against Board rules. the work of another Registrant. The Respondent understands, therefore, that any the Registrant, or under his or her direct charge, or after reviewing and adopting The Respondent further acknowledges that, pursuant to 250 CMR 5.03(8), a Registrant shall affix his or her seal only to instruments of Service produced by Signature encryption key" and that, pursuant to 250 CMR 5.03(3) & (4), a "Registrant shall not allow another person to use the Registrant's seal or digital
- 4 payable to the Commonwealth of Massachusetts. shall be submitted in the form of a cashier's check or money order(s) made (\$2,00.00) upon his submission of this signed Agreement. Said fine payment ADMINISTRATIVE PENALTY in the amount of two thousand dollars and 801 CMR 1.00. The Respondent agrees to pay a CIVIL this matter without a hearing conducted before the Board pursuant to G.L. c. 30A It is the desire and intent of the Respondent and the Board to completely resolve
- Ś this matter. further prosecute the allegations arising from the Application for Complaint in and successful compliance with the terms of this Agreement, the Board will not The Board agrees that, in return for the Respondent's execution of this Agreement
- 9 The Respondent understands and agrees that this disciplinary Consent Agreement in accordance with the provisions of that statute. Massachusetts General Laws, and that it is therefore subject to public disclosure is a "public record" within the meaning of Chapter 4, section 7, of the
- 7 judicial review. this Agreement is a final act, which is not subject to reconsideration, appeal, or The Respondent understands and agrees that the disciplinary action described in
- 00 decision to enter into this Agreement or, if he has not used legal counsel, that such decision was freely made. The Respondent states that he has used legal counsel in connection with his
- 9 and all other rights set forth in the State Administrative Procedure Act, G.L. c examine witnesses, to call witnesses, to present evidence, to testify on his own during said adjudication, he would possess the rights to confront and crossthe right to a formal hearing concerning the allegations against him and that behalf, to contest the allegations, to present oral argument, to appeal to the courts Agreement" and understands its terms. The Respondent understands that he has The Respondent certifies that he has read this document entitled "Consent

waiving his right to a formal hearing and to all of the above-listed rights attendant this document entitled "Consent Agreement," he is knowingly and voluntarily 1.00 et seq. The Respondent further states that he understands that by executing 30A, and the Standard Adjudicatory Rules of Practice and Procedure, 801 CMR

10. The Respondent understands that this Consent Agreement is subject to final become effective until the Board formally approves it. Board approval. Thus, the Respondent understands that this Agreement will not

A 2/8/24

Peter Lavoic, Respondent (sign and date)

Kathleen McNally, Executive Harctor Board of Registration of Professional Engineers and Land Surveyors

(to be filled-in by the Board)

	REASURER'S CHECK
3904	53.7146 2113 DATE February 08, 2024
€ M 25087 30128904	PAY TO THE ORDER OF Commonwealth of Massachusetts \$2,000.00
HARLAND CLARKE	Two Thousand and 00/100 DOLLARS
•	MEMO

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