

Rhode Island Department of Business Regulation

Contractors' Registration and Licensing Board

560 Jefferson Blvd. Ste. 100, Warwick, Rhode Island 02886

Telephone: (401) 921-1590 Fax: (401) 889-5535

VIA- Certified Mail

June 6, 2022

B.A.C. CONSTRUCTION INC. BRUCE CAROMILE

Registration/License Number: GC-22977 Claim Associated with Violation: C-10819

> RE: FINAL ORDER AND SUSPENSION OF REGISTRATION Disciplinary Action - Violation # V-6516

On or about May 13, 2022, you were provided with a Notice of Violation/Proposed Order, a copy of which is attached and incorporated as if stated again in full, that the Rhode Island Contractors' Registration and Licensing Board determined that you were in violation of Rhode Island General Laws and intended to assess civil penalties.

Because you did not request a hearing or pay the fines as assessed within the time allowed, the Notice of Violation/Proposed Order has converted to a Final Order. The fines, as listed above, are now due and payable. If payment is not received within twenty (20) days, your registration will be suspended and your case may be referred to the Office of the Attorney General for criminal prosecution pursuant to RIGL § 5-65-19 and/or referred to the Central Collections Unit pursuant to RIGL § 42-142-8.

You have the right to appeal this Final Order by completing the attached form and returning to the CRLB within twenty (20) days of the date of this mailing. For additional information, please see our website at www.crb.ri.gov, or contact us by telephone at (401) 921-1590.

Sincerely,

Santiago O. Giron Investigator Contractors' Registration & Licensing Board Division of Building, Design & Fire Professionals Department of Business Regulations <u>santiago.giron@dbr.ri.gov</u> Phone (401) 921-1209 Cell (401) 486-1531



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Registration/License Number: GC-22977 Claim Associated with Violation: C-10819

RE: NOTICE OF INTENT TO ASSESS CIVIL PENALTY AND OPPORTUNITY FOR HEARING – PROPOSED ORDER Disciplinary Action - Violation # V-6516

This letter serves to notify you that the Rhode Island Contractors' Registration and Licensing Board(CRLB) has determined that on or about April 26, 2022, at 904 Waterman Avenue, East Providence, RI 02914 violations of the following section(s) of Rhode Island General Laws were discovered and the CRLB intends to assess civil penalties as proposed.

Violation

5-65-10(a)(12) - Contractor performed improper work

Violation Penalty

1,000

Description

According to Rhode Island building code R905.2.8.3, "Base flashing against a vertical sidewall shall be continuous or step flashing and shall be not less than 4 inches (102 mm) in height and 4 inches (102 mm) in width and shall direct water away from the vertical sidewall onto the roof or into the gutter. Where siding is provided on the vertical sidewall, the vertical leg of the flashing shall be continuous under the siding." Upon review of the installed roof, it was determined that no base flashing was used.

Violation

5-65-3(m) - Failure to secure permits prior to commencing work

Violation Penalty 5,000

Description

On May 1, 2021, Bruce Caromile, the Respondent, went into contract to replace an asphalt architectural roof at 904 Waterman St, East Providence. This work is of the type which requires that a building permit be taken out prior to

commencing work. A check of the permitting database showed that no permit was issued by the City of East Providence.

Violation

5-65-3(o) - Failure to have written contract when work performed is in excess of \$1,000.00

Violation Penalty

1,000

Description

Respondent entered in an agreement to replace an asphalt architectural roof at 904 Waterman Ave, East Providence on or about May 1, 2021. The agreed upon value of the work was \$8,000. Upon request, no written contract was produced.

Violation

5-65-3(p) - Failure to provide notice of right of rescission as stipulated in all pertinent Rhode Island consumer protection laws and/or § 5-65-27, if applicable. (Age 60 or older) Violation Penalty

1,000

Description

Contracts for work require a right of rescission when the consumer is an elderly person as defined in R.I. Gen. Law §42-66-4.1 (60 years old). As there was no written contract, the required right of rescission was not provided to the consumer.

Violation

5-65-18 - Failure to provide mechanic's lien notice

Violation Penalty

1,000

Description

Contracts for work require notice that the contractor provide the consumer with a notice that the contractor may file a lien in accordance with the Mechanic' Lien Law, as found in R.I. Gen. Law 34-28. As there was no written contract, the required notice was not provided to the consumer.

Violation

5-65-7(b) - Failure to have workers compensation insurance as required by R.I Gen. Law 28-29

Violation Penalty

1,000

Description

Regarding an asphalt architectural roof replacement, the Respondent was asked who performed this work at 904 Waterman Ave, East Providence, the Respondent reported that it was his employees who performed the work. Respondent is an employer subject to the Workers' Compensation Act and no exceptions apply. When asked for proof of workers compensation insurance, no documentation was produced.

Fine amount: \$10,000

You have the right to a hearing. You must request a hearing in writing, to the Contractors' Registration Board, 560 Jefferson Blvd, Warwick, RI 02886 within twenty (20) days of the date of this mailing or issuance of the Notice of Intent to Assess Civil Penalty. Failure to apply for, or to attend a scheduled hearing, will result in the issuance of a Final Order.

For additional information, please see our website at www.crb.ri.gov, or contact us by telephone at: (401) 921-1590.

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Santiago O. Giron Investigator Contractors' Registration & Licensing Board Division of Building, Design & Fire Professionals Department of Business Regulations <u>santiago.giron@dbr.ri.gov</u> Phone (401) 921-1209

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Rhode Island Department of Business Regulation Division of Building, Design& Fire Professionals STATE BUILDING OFFICE

REQUEST FOR APPEAL

Please type or print legibly. Incomplete or unreadable applications will be returned. Please allow 7-10 business days for processing

THIS FORM MUST BE RECEIVED BY THE BOARD WITHIN TWENTY (20) DAYS OF THE NOTICE OF VIOLATION OR DECISION OF HEARING OFFICER

TYPE OF REQUEST				
APPEAL OF NOTICE OF VIOLATION TO HEARING OFFICER				
APPEAL OF DECISION OF HEARING OFFICER TO FULL BOARD				
APPLICANT INFORMATION				
	APPLICANI	INFORMATION		
Notice of Violation Date	De B	Violation/File Number		
Date of Decision/Final Order		Claim Number:		
Registration/License Type:		Registration/License #		
Name:				
Residential Address:				
City:	State:		Zip Code:	
Mailing Address (if different):				
City:	State:	÷	Zip Code:	
Phone Number:	Cell Phone:		Email:	
BRIEFLY DESCRIBE REASON FOR APPEAL				

5/6

STANDARD OF REVIEW AND PROCEDURE FOR APPEAL OF NOTICE OF VIOLATION/PROPOSED ORDER

At hearing, the CRLB must prove the alleged violation(s) by a preponderance of the evidence. If proven, the Hearing Office will issue a Decision/Final Order. Decisions/Final Orders may be appealed to the Board as indicated below.

STANADRO OF REVIEW AND PROCEUDRE FOR APPEAL OF DECISION OF HEARING OFFICER

In accordance with § 1.13.2 of CRLB regulation 440-RICR-10-00-1,

- a. The Board shall only consider evidence presented to the Hearing Officer, issues raised in the appeal, and written and/or oral argument relative to the Decision/Final Order issued by the Hearing Officer.
- b. The Board may limit the time allowed for oral argument.
- c. The Board will not consider any new or additional evidence not already presented below to the Hearing Officer.
- d. The CRLB staff investigator may report on their investigative findings.

Consistent with §§ 5-65-20, 440-RICR-10-00-1.13.2, and the Administrative Procedures Act § 42-35-1 et seq., the Board will affirm the Hearing Officer's Decision if it is supported by substantial evidence in the record. The Board will not substitute its judgment for that of the Hearing Officer as to the weight of the evidence on questions of fact. Alternatively, the Board may dismiss or modify the Hearing Officer's decision if it was arbitrary or capricious, or affected by other error of law. The Board may remand the case for further proceedings, if applicable.

It shall be the Appellant's sole responsibility, or that of his/her or its representative, to present his/her Appeal to the Board. The Appellant may be represented by legal counsel admitted in the State of Rhode Island. If Appellant fails to appear at the Hearing and has not otherwise notified the Board of his/her or its inability to attend, the Board shall dismiss the Appeal and affirm the Decision of the Hearing Officer.

The deadline for the Appellant to submit briefs and/or written arguments shall be fourteen (14) calendar days prior to the hearing. Oral arguments shall begin with the Party that filed the appeal. Time limits for oral arguments shall be limited to fifteen (15) minutes. A rebuttal time of three (3) minutes may be allowed. The Chair of the Board, or his/her designee, will oversee the proceedings.

AFFIRMATION

I swear, under the pains and penalties of perjury, that the information provided in connection with this Request for Appeal is true to the best of my knowledge, with the understanding that any omissions, inaccuracies, and/or failure to make full disclosures may be deemed sufficient reason to deny or revoke registration/licensure by the CRLB.:

 Signature
 Date

 Print
 SUBMISSION

 Submit this application to:
 RI Contractors' Registration and Licensing Board

 Attn: Matthew Lambert
 560 Jefferson Boulevard

 Warwick, RI 02886
 OR

 Email to Matthew Lambert@dbr.ri.gov