BEFORE THE PROFESSIONAL ENGINEERING BOARD OF THE NEW MEXICO BOARD OF LICENSURE FOR PROFESSIONAL ENGINEERS AND PROFESSIONAL SURVEYORS

IN THE MATTER OF:

Todd Lacher License No. 20990

and

Respondent.

PRE-NOTICE OF CONTEMPLATED ACTION SETTLEMENT AGREEMENT

CASE NO.: 9-PE-08-10-2021

WHEREAS, the New Mexico Board of Licensure for Professional Engineers and Professional Surveyors' Professional Engineering Board ("Board") reviewed records and investigation files demonstrating violations of the Engineering and Surveying Practice Act, NMSA 1978, Sections 61-23-1 through 61-23-36 and Board Rules adopted pursuant to that Act, and the the Board's Professional Engineering Committee voted to issue a Notice of Contemplated Action ("NCA") in this matter to Respondent Todd Lacher, professional engineer, license number 20990;

WHEREAS, Respondent and the Board are willing to resolve this matter amicably without the issuance of an NCA as required under the Uniform Licensing Act ("ULA"), NMSA Sections 61-1-1 et seq., and the Engineering and Surveying Practice Act, NMSA 1978, Sections 61-23-1 et seq., without a hearing; and

WHEREAS, Respondent and the Board believe that this Pre-NCA Settlement Agreement is appropriate and in the best interests of both the Board and Respondent;

IT IS AGREED AS FOLLOWS:

1. Jurisdiction

The Board has jurisdiction over Respondent and the subject matter. Respondent is licensed by the Board or otherwise subject to the Engineering and Surveying Practice Act, and falls under the jurisdiction of the Board and its Professional Engineering Committee.

2. Violations

Section 61-23-3 NMSA 1978, Definitions

Section 61-23-24 NMSA 1978, Engineering – Violations – Disciplinary-Action –

Penalties-Reissuance of License

Section 61-23-2 NMSA 1978, Declaration of Policy

Section 61-23-21 NMSA 1978, Practice of Engineering

Section 16.39.7.9 NMAC Violations

3. Action

A. Respondent will remit a total fine of \$1000 payable to NMBLPEPS to be paid no later than sixty (60) days from the date this Agreement is accepted by the Board.

B. Respondent shall provide a list of re-signed/sealed documents that were created following the expiration of his professional engineer license after December 31, 2018, through the reinstatement of his license on August 10, 2021. The list of documents must be received no later than sixty (60) days from the date this Agreement is accepted by the Board.

4. Waiver

A. Respondent enters into this Pre-NCA Settlement Agreement voluntarily and waives Respondent's right to a full hearing before the Board and all relevant time limitations pursuant to the provisions of the ULA, including but not limited to NMSA 1978, Sections 61-1-4(F) and 61-1-8.

B. By signing this Pre-NCA Settlement Agreement, Respondent understands and agrees that Respondent waives excusal of any Board member on the grounds of bias or improper motive as a result of Respondent's review of this Pre-NCA Settlement Agreement.

- C. Respondent's waiver of any rights herein is made knowingly, intentionally, and voluntarily.
- D. Respondent has the right to seek the advice of an attorney regarding this Pre-NCA Settlement Agreement.
- E. This Pre-NCA Settlement Agreement constitutes disciplinary action by the Board.

5. Failure to comply with the terms and conditions of this Pre-NCA Settlement Agreement

shall be separate and independent grounds for disciplinary action by the Board. In the

event the Respondent fails to comply with the provisions hereof, the Board shall have the

right to take such action against Respondent as it deems appropriate under the

circumstances, including revoking Respondent's license.

6. This Pre-NCA Settlement Agreement is a settlement of Case Number 9-PE-08-10-2021

and only the specific facts therein. No costs have been incurred in this matter. The Board

reserves the right to initiate proceedings for any other violation of the Engineering and

Surveying Practice Act or the Board Rules adopted pursuant to that Act.

7. Reportable Discipline

A. This Agreement, if accepted, constitutes formal disciplinary action by the Board and

must be reported to the National Council Examiners for Engineering and Surveying

(NCEES) Enforcement database. It is noted that other jurisdictions where Respondent

possesses a surveyor's license might require Respondent to report this disciplinary

action. This statement is a reminder that Respondent may have a duty to report this

disciplinary action in another jurisdiction. Respondent acknowledges the following

discipline will be reported:

B. Respondent's professional engineer's license number 20990, expired on December 31,

2018.

C. Respondent admitted in his letter submitted with his reinstatement application form,

and in his response to the complaint, that Respondent practiced engineering with an

expired license.

D. Respondent prepared and/or signed engineering project documents that contain

Respondent's signature and seal.

8. Non-Compliance

Respondent agrees that any violation of this Agreement may result in further disciplinary

action. A violation will result in the immediate filing of an Order to Show Cause by the

Board's Executive Director as to why the Board should not find Respondent in violation

of the Agreement and impose lawful sanctions or penalties and/or take any other

Pre-NCA Settlement Agreement Todd Lacher, License No. 20990 Case No. 9-PE-08-10-2021 Page 3 of 5 disciplinary action. Upon filing an Order to Show Cause, the matter shall be set for the next

regular meeting of the Board, at which time the Board shall hear from the Executive

Director regarding the alleged non-compliance and any evidence offered by Respondent.

Any presentation regarding the Order to Show Cause shall be limited to evidence

surrounding Respondent's alleged failure to comply with the Agreement or defense

thereof. If the Board finds that a violation has occurred, the Board may impose any

discipline against Respondent considered in the Order to Show Cause.

9. Compliance

If Respondent fully complies with the terms and conditions of this Agreement the matter

will be concluded. Respondent agrees to otherwise comply with the Engineering and

Surveying Practice Act, and acknowledges that any separate violation of the Act or Board

Rules adopted to that Act, which may result in separate disciplinary charges and action by

the Board.

10. Contact Information

Respondent shall notify the Board's office within ten (10) calendar days if there is a change

in employment or home address while this Agreement is in effect.

11. The Board agrees that nothing in this Pre-NCA Settlement Agreement represents a

restriction on the Respondent's license.

12. This Pre-NCA Settlement Agreement is a public record subject to inspection under the

Inspection of Public Records Act, NMSA 1978, Sections 14-2-1 et seq.

07/05/2023					
DATE	RESPONDENT				

BEFORE THE PROFESSIONAL ENGINEERING BOARD OF THE NEW MEXICO BOARD OF LICENSURE FOR PROFESSIONAL ENGINEERS AND PROFESSIONAL SURVEYORS

IN THE MATTER OF:										
Todd Lacher License No. 20990	CASE NO.: 9-PE-08-10-2021									
Respondent.										
ORDER										
This proposed settlement comes before the Board during a properly scheduled public meeting with a quorum present and majority voting in the affirmative, this Agreement is:										
_X ACCE	PTED REJECTED									
July 10, 2023 DATE	KAREN NICHOLS CHAIRPERSON NEW MEXICO PROFESSIONAL ENGINEERING COMMITTEE									

CERTIFICATE OF SERVICE

I, Perry Valdez HEREBY CERTIFY that a true and correct copy of the foregoing *Pre-NCA Settlement Agreement for Case 9-PE-08-10-2021* was mailed to the Respondent on July 11, 2023, via certified mail, return receipt requested, to Respondent's last address of record:

Todd L. Lacher Pool Engineering, Inc. 1201 N. Tustin Avenue Anaheim. CA 92807

Perry Valdez, Executive Director
New Mexico Board of Licensure for
Professional Engineers and Professional Surveyors
P.O. Box 1967
Santa Fe, New Mexico 87504

Certified Mail Number: 7011 2970 0003 9315 7823

7011 2970 0003 9315 7823									
PS Form 3800, August 2006	Sent To Street, Apt. No.; or PO Box No. City, State, ZIP+4	Total Postage & Fees	Restricted Delivery Fee (Endorsement Required)	Return Receipt Fee (Endorsement Required)	Certified Fee	Postage	OFFICIAL USE	CERTIFIED MAIL. RECEIPT (Domestic Mail Only; No Insurance Coverage Provided)	U.S. Postal Service
106		€				49	0	MAIL	ervice
So							A Parent	RECE	
See Reverse for Instructions		Posimark Here			C COMe	IPT erage Provided			
ctions									