1	BEFORE THE TEACHER STANDARDS AND PRACTICES COMMISSION
2	OF THE STATE OF OREGON
3 4 5	In the Matter of the) STIPULATION OF FACTS, Educator License of) SURRENDER AND REVOCATION KEVIN EUGENE STRASSER) OF LICENSURE
6	On or about August 25, 2013, the Teacher Standards and Practices Commission
7	(Commission) learned that licensed educator, Kevein Eugene Strasser (Strasser), had committee
8	acts of unprofessional conduct. Specifically, Strasser had been arrested for the theft of a
9	student's property.
10	After review of the matters alleged, Strasser and the Commission agree that their
11	respective interests, together with the public interest, are best served by a stipulation to certain
12	facts, Surrender and Revocation of Strasser's Oregon Teaching License.
13	By signing below, Strasser acknowledges, understands, stipulates, and agrees to the
14	following: (i) he has been fully advised of his rights to notice and a hearing to contest the
15	findings of fact, conclusions of law, and order set forth below, and fully and finally waives all
16	such rights and any rights to appeal or otherwise challenge this Stipulation of Facts and Final
17	Order of Surrender and Revocation of Licensure (Stipulation and Final Order); (ii) this
18	Stipulation and Final Order is a public document and disclosed to the public upon request by th
19	Commission; (iii) this Stipulation and Final Order is contingent upon and subject to approval
20	and adoption by the Commission. If the Commission does not approve and adopt this
21	Stipulation and Final Order, then neither Strasser nor the Commission are bound by the terms
22	herein; (iv) he has fully read this Stipulation and Final Order, and understands it completely; (v
23	he voluntarily, without any force or duress, enters into this Stipulation and Final Order and
24	consents to issuance and entry of the Stipulated Final Order below; (vi) he states that no
25	promises or representation has been made to induce him to sign this Stipulation and Final
26	Order; and (vii) he has consulted with an attorney regarding this Stipulation and Final Order
27	and has been fully advised with regard to his rights thereto, or waives any and all rights to
	Page 1 STIPULATION OF FACTS, ORDER OF SURENDER AND REVOCATION – KEVIN EUGENE STRASSER

1 consult with an attorney prior to entering into this Stipulation and Final Order and issuance and 2 entry of the Stipulated Final Order below.

This Order sets forth the facts upon which the parties have agreed and the sanction to be imposed. Strasser stipulates that there are sufficient facts contained in the Commission's files and records to support the findings of fact and conclusions of law set forth below. In entering into this stipulation, Strasser waives the right to a hearing to contest the findings of fact, conclusions of law and order set forth below.

STIPULATION OF FACTS

- 1. The Commission has licensed Strasser since June 23, 1994. Strasser previously held a Basic Teaching License with an endorsement in Basic Social Studies (020), valid May 6, 2011, through September 7, 2014. Strasser also held a Conditional Assignment Permit (CAP), which allowed him to teach Basic Physical Education (018), this CAP was valid from August 17, 2011, through October 3, 2014. On December 17, 2013, Strasser surrendered his teaching license by letter to the Commission. Strasser's letter indicates the surrender of his license is a requirement of a plea negotiation he made in connection with Clackamas County Case No. CR1301626. During all relevant times, Strasser was employed by the Oregon City School District.
- 2. On August 25, 2013, the Commission learned that Strasser had been arrested for Theft in the First degree. Investigation determined that Strasser had stolen a student's watch, along with another watch that Strasser claimed was from the "lost and found" area of the coach's office. On or about the morning of June 12, 2013, student CR reported to Strasser that he believed he had lost his wristwatch during physical education class. CR described this expensive and unusual watch to Strasser. Strasser told CR to check the teacher's desks in the gym office. CR checked the desks and was unable to locate any watches. At 12:51 p.m., the same date, Strasser pawned two watches at a local pawn shop. On August 20, 2013, a friend of CR observed CR's watch on display at the pawn shop and reported

1	this to CR who contacted police. Police investigation determined that Strasser had
2	unlawfully pawned CR's watch and the other watch. When questioned, Strasser admitted
3	that he knew the watch belonged to CR, and that CR had reported it missing to Strasser.
4	Strasser was charged with Theft in the first degree and later pled guilty to the lesser
5	charge of Theft in the second degree. As part of an agreement with the victim and the
6	courts, Strasser was sentenced to 5 days in jail, 18 months' probation, 60 hours of
7	community service, and Strasser agreed to resign his employment and surrender his
8	teaching certifications.
9	IT IS SO STIPULATED:
0	fulley colstos
1	Keyler Friger Strasser Date In this of Mambieclain 10-9-15
24	
3	Victoria Chamberlain, Executive Director Date Teacher Standards and Practices Commission
5	CONCLUSION OF LAW
6	Kevin Eugene Strasser engaged in unprofessional conduct as described in section two (2)
6 7	Kevin Eugene Strasser engaged in unprofessional conduct as described in section two (2) above. This conduct constitutes Gross Neglect of Duty in violation of ORS 342.175(1)(b); OAR
7	above. This conduct constitutes Gross Neglect of Duty in violation of ORS 342.175(1)(b); OAR
7 8	above. This conduct constitutes Gross Neglect of Duty in violation of ORS 342.175(1)(b); OAR 584-020-0040(4)(n) as it incorporates OAR 584-020-0010(5) (<i>Use professional judgment</i>);
7 8 9	above. This conduct constitutes Gross Neglect of Duty in violation of ORS 342.175(1)(b); OAR 584-020-0040(4)(n) as it incorporates OAR 584-020-0010(5) (<i>Use professional judgment</i>); OAR 584-020-0040(4)(o) as it incorporates OAR 584-020-0035(3)(a) (<i>Maintain the dignity of</i>
7 8 9	above. This conduct constitutes Gross Neglect of Duty in violation of ORS 342.175(1)(b); OAR 584-020-0040(4)(n) as it incorporates OAR 584-020-0010(5) (<i>Use professional judgment</i>); OAR 584-020-0040(4)(o) as it incorporates OAR 584-020-0035(3)(a) (<i>Maintain the dignity of the profession by respecting and obeying the law, exemplifying personal integrity and</i>
7 8 9 20	above. This conduct constitutes Gross Neglect of Duty in violation of ORS 342.175(1)(b); OAR 584-020-0040(4)(n) as it incorporates OAR 584-020-0010(5) (<i>Use professional judgment</i>); OAR 584-020-0040(4)(o) as it incorporates OAR 584-020-0035(3)(a) (<i>Maintain the dignity of the profession by respecting and obeying the law, exemplifying personal integrity and honesty</i>). This conduct also constitutes gross unfitness in violation of ORS 342.175(1)(c); OAR
7 8 9 20 21	above. This conduct constitutes Gross Neglect of Duty in violation of ORS 342.175(1)(b); OAR 584-020-0040(4)(n) as it incorporates OAR 584-020-0010(5) (<i>Use professional judgment</i>); OAR 584-020-0040(4)(o) as it incorporates OAR 584-020-0035(3)(a) (<i>Maintain the dignity of the profession by respecting and obeying the law, exemplifying personal integrity and honesty</i>). This conduct also constitutes gross unfitness in violation of ORS 342.175(1)(c); OAR 584-020-0040(5)(c) (<i>Conviction of violating any federal, state, or local law. A conviction</i>
7 8 9 9 20 21 22 23	above. This conduct constitutes Gross Neglect of Duty in violation of ORS 342.175(1)(b); OAR 584-020-0040(4)(n) as it incorporates OAR 584-020-0010(5) (<i>Use professional judgment</i>); OAR 584-020-0040(4)(o) as it incorporates OAR 584-020-0035(3)(a) (<i>Maintain the dignity of the profession by respecting and obeying the law, exemplifying personal integrity and honesty</i>). This conduct also constitutes gross unfitness in violation of ORS 342.175(1)(c); OAR 584-020-0040(5)(c) (<i>Conviction of violating any federal, state, or local law. A conviction includes any final judgment of conviction by a court whether as the result of guilty plea, no</i>
7 8 9 20 21 22 23	above. This conduct constitutes Gross Neglect of Duty in violation of ORS 342.175(1)(b); OAR 584-020-0040(4)(n) as it incorporates OAR 584-020-0010(5) (<i>Use professional judgment</i>); OAR 584-020-0040(4)(o) as it incorporates OAR 584-020-0035(3)(a) (<i>Maintain the dignity of the profession by respecting and obeying the law, exemplifying personal integrity and honesty</i>). This conduct also constitutes gross unfitness in violation of ORS 342.175(1)(c); OAR 584-020-0040(5)(c) (<i>Conviction of violating any federal, state, or local law. A conviction includes any final judgment of conviction by a court whether as the result of guilty plea, no contest plea or any other means), and OAR 584-020-0040(5)(e) (<i>Admission of or engaging in</i></i>

 $\ensuremath{\mathsf{Page}}\xspace$ 3 STIPULATION OF FACTS, ORDER OF SURENDER AND REVOCATION – KEVIN EUGENE STRASSER

1	ORDER
2	The Commission adopts the above Stipulation of Facts, accepts the licensure surrender
3	and revokes the Teaching License of Kevin Eugene Strasser.
4	IT IS SO ORDERED this 10th day of Swember, 2015.
5	TEACHER STANDARDS AND PRACTICES COMMISSION
6	A N I
7 8	By: Manherlain Executive Director