STATE BAR COURT OF CALIFORNIA	FOR CLERK'S USE ONLY: RILED
HEARING DEPARTMENT	JUL 14 2010 STATE BAR COURT CLERK'S OFFICE LOS ANGELES
1149 S. Hill St., 5th Floor, Los Angeles, CA 90015	
In the Matter of:	Case No(s). 08-O-10363-RAP
ERIC JON PROSSER,	ORDER OF ENTRY OF DEFAULT
Member No. 185726,	(RULE 200 - FAILURE TO FILE TIMELY RESPONSE), ORDER ENROLLING
A Member of the State Bar.	INACTIVE AND FURTHER ORDERS

NOTICE OF ENTRY OF DEFAULT:

TO ALL PARTIES AND COUNSEL IN THE ABOVE ENTITLED MATTER:

Upon motion by the State Bar and no written response having been filed within 10 days after service of

said motion, Respondent is hereby notified that:

"Your default has been entered because of your failure to timely file a response to the notice of disciplinary charges filed in this proceeding. The factual allegations set forth in the notice of disciplinary charges have been deemed admitted. You may not participate further in these proceedings unless and until your default is set aside on motion timely made under the prescribed grounds. See rules 200 et seq., Rules of Procedure for State Bar Court Proceedings."

"In light of the entry of your default, if the discipline imposed by the Supreme Court in this proceeding includes a period of actual suspension, you will remain suspended from the practice of law for at least the period of time specified by the Supreme Court. In addition, the actual suspension will continue until you have requested, and the State Bar Court has granted, a motion for termination of the actual suspension. As a condition for terminating the actual suspension, the State Bar Court may place you on probation and require you to comply with such conditions of probation as the State Bar Court deems appropriate. See rules 205, Rules of Procedure for State Bar Court Proceedings.

"Pursuant to Business and Professions Code section 6007(e), upon entry of the respondent's default, the Court shall order the involuntary inactive enrollment of a respondent in a disciplinary proceeding if the Court determines that the conditions in section 6007(e)(1) have been met. See rules 500 et seq., Rules of Procedure of the State Bar of California."

The parties are hereby notified that all previously scheduled court dates are vacated. No further notices or pleadings will be served upon Respondent except for a copy of the decision of the State Bar Court and any request for review filed by the State Bar.



CERTIFICATE OF SERVICE

[Rule 62(b), Rules Proc.; Code Civ. Proc., § 1013a(4)]

I am a Case Administrator of the State Bar Court of California. I am over the age of eighteen and not a party to the within proceeding. Pursuant to standard court practice, in the City and County of Los Angeles, on July 14, 2010, I deposited a true copy of the following document(s):

ORDER OF ENTRY OF DEFAULT (RULE 200 – FAILURE TO FILE TIMELY RESPONSE), ORDER ENROLLING INACTIVE AND FURTHER ORDERS.

In a sealed envelope for collection and mailing on that date as follows:

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By certified mail, No. **7160 3901 9849 2214 1632**, with return receipt requested, through the United States Postal Service at Los Angeles, California, addressed as follows:

ERIC J. PROSSER LAW OFFICE OF ERIC PROSSER 380 S MELROSE DR STE 355 VISTA, CA 92081

By interoffice mail through a facility regularly maintained by the State Bar of California Addressed as follows:

CHARLES CALIX, Enforcement, Los Angeles

I hereby certify that the foregoing is true and correct. Executed in Log California, on July 14, 2010.

Johnnie Lee Smith Case Administrator State Bar Court