1	Michael Jay Berger State Bar No. 100291 Law Offices of Michael Jay Berger 9454 Wilshire Blvd., 6 th Floor Beverly Hills, California 90212 T: (310) 271-6223 F: (310) 271-9805	FILED		
2	9454 Wilshire Blvd., 6 th Floor Beverly Hills, California 90212	JAN 22 2016		
3	T: (310) 271-6223 F: (310) 271-9805 michael.berger@bankruptcypower.com	STATE BAR COURT		
4		CLERK'S OFFICE LOS ANGELES		
5	Attorney for Respondent Michael Jay Berger	LOS ANGLIEL		
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7	STA	TE BAR COURT		
8	HEARING DEPA	ARTMENT – LOS ANGELES		
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11	In the Matter of :	Case No.: 15-0-12701		
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13		RESPONDENT MICHAEL JAY BERGER'S ANWER TO NOTICE OF		
14		DISCIPLINARY CHARGES		
15				
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18	MICHAEL JAY BERGER,			
19	NO. 100291			
20				
21	A Member of the State Bar			
22				
23	Respondent Michael Jay Berger. (hereinafter "Respondent"), hereby responds as follows to the			
24				
25	Notice of Disciplinary Charges (hereafter " <u>Notice</u> ") of the State Bar of California ("State Bar").			
26	1. Answering Defendant admits that the State Bar has jurisdiction over this matter			
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	Respondent Michael Jay Berg	ger's Answer to Notice of Disciplinary Charges		
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- Respondent admits that he was late in responding to the inquiry of the State Bar, but denies that he failed to cooperate and participate in the investigation and denies that his lateness was a willful violation of Business and Professions Code, section 6068(1).
- 3. A true and correct copy of a response letter given to Investigator Christopher Doukakis and Senior Trial Counsel William Todd on December 4, 2015 is attached hereto. The original exhibits attached to the letter are already in the possession of the State Bar.

FIRST AFFIRMATIVE DEFENSE

4. There was no merit to the underlying complaint made by George Lanning. That is why the only count brought against Respondent is the alleged failure to cooperate in the investigation. The State Bar was aware, or should have been aware, of the lack of merit of George Lanning's complaint prior to sending its initial investigation letter to Respondent, prior to receiving Respondent's December 4, 2016 letter, and prior to bringing its failure to cooperate charge against Respondent. For example, the State Bar had already been provided by Complainant with a copy of the Respondent's bill to Complainant giving a complete accounting of all funds received and paid.

SECOND AFFIRMATIVE DEFENSE

5. Respondent is informed and believes that there are no reported cases of the State Bar prosecuting a member only with a failure to cooperate count when there was no underlying misconduct. Respondent was told this by the settlement judge in this matter. Respondent believes that the State Bar is attempting to make an example of him for political reasons. Respondent is informed and believes that this is the reason that the State Bar insisted on filing these charges before the end of the calendar year.

1	1 THIRD AFFIRMATIVE DEFENSE			
2	6. Respondent's delay in responding to the State Bar's inquiry was caused by mental stress that			
3 4	Respondent was suffering from, and by Respondent's taking care of his client's first instead of			
5	taking care of his own problem first.			
6	FOURTH AFFIRMATIVE DEFENSE			
7	7. Respondent is informed and believes that this matter should be resolved as suggested by the			
8	settlement judge in this case suggested: With Respondent taking an 8 hour ethics class and			
9 10	agreeing to something less than public discipline.			
11	FIFTH AFFIRMATIVE DEFENSE			
12	8. Respondent is informed and believes that the matter wrongfully complained of by George			
13	Lanning was so old at the time as to be barred by laches and by the applicable statutes of			
14 15	limitations. It is not right for the State Bar to take such a time barred, meritless complaint and			
16	turn it into the basis for discipline against Respondent.			
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18	WHEREFORE, Respondent prays for relief as follows:			
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20	1. That the State Bar's Notice of Disciplinary Charges be dismissed with prejudice; and			
21	2 For such other and further relief as the Court deems just and proper.			
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23				
24	Dated: January 19, 2016 By:			
25	Michael Jay Berger Attorney for Respondent Michael Jay Berger			
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27 28				
20				

MATIVE DEFENSE

hael Jay Be Attorney for Respondent Michael Jay Berger

until 2015 when I received a letter from Mr Doukakis. Evidently, Jerome Cohen was looking for money to help pay his fees as he had filed another bankruptcy proceeding for the Lannings on March 7, 2011. Note that Mr. Cohen does not in any way criticize the work that I did for the Lannings. A copy of his March 9, 2011 letter to me is attached hereto.

It is worth noting that under California law, the statute of limitations for any refund claim, breach of contract claim, or any other claim against me has already run without any complaint being filed. Nevertheless, I am pleased to explain now why the Lannings never had any claim against me.

Your letter alleges that the Lannings employed me in or around August 2010. Their first payment to me was \$2,500.00 cash paid on July 20, 2010, with additional payments in July and August of 2010. A copy of our signed fee agreement dated July 17, 2010 is enclosed herein.

Prior to retaining me, George and Nansee Lanning had filed a Chapter 11 in 2008 and George Lanning had filed 2 other bankruptcy cases in 2010. After the conclusion of the case that I handled for them, they filed 2 more bankruptcy cases.

George Lanning	cacbke	<u>1:10-bk-12871</u>	13	03/15/2010	04/26/2010	Dismissed for Failure to File Information 04/07/2010
George Lanning	cacbke	<u>1:10-bk-15271</u>	7	05/04/2010	07/09/2010	Dismissed for Failure to File Information 06/02/2010
George Lanning	cacbke	<u>2:13-bk-18712</u>	13	04/03/2013	05/06/2013	Dismissed for Failure to File Information 04/09/2013
George Lanning and Nansee Lanning	cacbke	<u>2:10-bk-42450</u>	11	08/04/2010	03/01/2011	Dismissed for failure to pay filing fee and to file information 10/18/2010
George Lanning and Nansee	cacbke	<u>2:11-bk-19760</u>	11	03/07/2011	10/30/2012	Dismissed for Other Reason 05/07/2012

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Lanning	-				e La constanta da su cuita de passanaga en 1999 e 19 a go e a 1920, contrabativa en 2009, e 9 a
George Lanning and Nansee Lanning	cacbke	<u>2:08-bk-11578</u>	11	02/06/2008	Dismissed for Other Reason 06/17/2008

Here are my specific answers to your three questions:

1. What led to the dismissal on October 18, 2010 was the failure of the Lannings to file their August, 2010 Monthly Operating Report on time (it was filed on October 1 instead of September 15 when it was due, due to the failure of the Lannings to supply accurate, complete information to counsel), the failure of the Lannings to timely pay the United States Trustee quarterly fee, and Judge Zurzolo's view of the conduct of the debtors in this case and in their prior bankruptcy cases. In my opinion, Judge Zurzolo's view of their conduct was influenced by the representations made by creditor's counsel as discussed herein. All required bankruptcy schedules were filed by my office on a timely basis. The filing fee to file Chapter 11 was filed by me at the time the case was filed. The case could not have been filed in the first place if I had not paid the Chapter 11 Filing fee. This case was electronically filed and my debit card was charged the moment that the case was filed. The entry on the docket (complete docket attached) dated August 4, 2010 is a receipt for the \$1,039.00 filing fee that I paid on the Lannings behalf. There were no other court filing fees in this case that were payable by the debtors.

In reviewing the docket in this bankruptcy case to prepare my response to your inquiry, I saw the notation on the docket "dismissed due to failure to pay filing fee and to file information." I infer that this refers to the debtors' failure to pay the US Trustee Quarterly Fees, fees that are required in every Chapter 11 case for the privilege of being in Chapter 11. This inference is supported by the Order of Dismissal filed and entered October 18, 2010 (copy attached), which includes the statement "FURTHER ORDERED that the United States Trustee is granted a judgment in the amount of \$325.00 for United States Trustee quarterly fees." I am not aware of any other court or United States Trustee fee in this case that was not paid by the Lannings.

The Order of Dismissal says only this about the reasons for dismissal: "The Court having considered the Debtor's record in this case, and for the reason set forth on the record."

The Lannings were opposed in this bankruptcy by two angry creditors that were represented by competent counsel. Creditor California Bank & Trust was represented by Steve Casselberry of Michelman & Robinson, LLP. They filed a Motion for Relief from Stay on August 11, 2010 referencing the multiple prior bankruptcies filed by the debtors and the multiple prior bankruptcy filings, alleging multiple prior bankruptcies affecting the property at issue, 8391 San Fernando Road, and alleging that the debtors' filing of the petition was part of a scheme to delay, hinder and defraud creditors. This Motion was filed on August 10 and is listed as item # 10 on the attached docket.

Andrew Kramer was another objecting creditor. Through his attorneys Stutman, Treister & Glatt, he objected to the debtors' Application for Order Authorizing the Use of Cash Collateral Regarding the West Sunset property. He pointed out in his papers that debtors' "marijuana dispensary is not licensed by the City of West Hollywood" and argued that the "Debtor's business thus operates in violation of both federal and state law" (page 2, lines16-17, a copy of Andrew Kramer's objection is attached hereto). Judge Zurzolo denied Debtors' Application to use cash collateral on September 29, 2010.

At the time of the Status Conference in Debtors case, September 23, 2010, Debtors were not in full compliance with the requirements of the Office of the United States Trustee. Specifically, Debtors had not filed the monthly operating report for August that was due September 15, 2010. The reason for this failure was the failure of the debtors to supply the required information to their counsel. The August, 2010 Monthly Operating Report that was due on September 15, 2010 was not filed until October 1, 2010. (Docket Item 34).

- 2. I did not refund any or all of the Lanning's retainer
- 3. I furnished the Lannings with a billing statement. On October 14, 2010, My assistant Jessica Orchard mailed them a copy of my Invoice #58. A duplicate copy of this invoice is attached hereto. The bill shows that not only are the Lannings not owed any refund, they owe me \$2,352.04. Later that month I met in person with Nansee Lanning and spoke separately with George Lanning by telephone to go over my bill with them. In the end, they understood my bill showing that they were not entitled to any refund, but they refused to pay the \$2,352.04 balance due. I decided that it was not worth suing them over \$2,352.04 and the matter seemed to be resolved March 9, 2011 when their new bankruptcy attorney Jerome Cohen sent me his March 9, 2011 letter. Mr. Cohen was subsequently replaced by another bankruptcy.

I look forward to meeting with you in person and answering any other questions that you may have about this matter.

Sincerely,

Gen Ulm Michael Jay Berger

VERIFICATION

STATE	OF	CALIFORNIA,	COUNTY	OF
VIAIE	ψ.		000111	0

I have read the foregoing	
	and know its contents.
	regoing document are true of my own knowledge except as to
those matters which are stated on information and belief, and a	
I am an Officer a partner a	aof
a party to this action, and am authorized to make this verifica reason. I am informed and believe and on that ground true. The matters stated in the foregoing document are tr stated on information and belief, and as to those matters I belief I am one of the attorneys for	allege that the matters stated in the foregoing document are rue of my own knowledge, except as to those matters which are
a party to this action. Such party is absent from the county of this verification for and on behalf of that party for that reason	
the matters stated in the foregoing document are true.	
	, California
I declare under penalty of perjury under the laws of the State of	f California that the foregoing is true and correct.
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STATE OF CALIFORNIA, COUNTY OF Los Angeles	
I am employed in the county of Los Angeles	, State of California
I am over the age of 18 and not a party to the within action; my Jay Berger, 9454 Wilshire Blvd. 6th Fl	
On, <u>January 19, 2016</u> I served the foregoi	ing document described as <u>Respondent Michael</u>
<u>Jay Berger's Answer to Notice of Disci</u>	plinary charges
on interest	ted parties in this action
by placing the true copies thereof enclosed in sealed envelope	
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William Todd, Senior Trial Counsel, St	
845 South Figueroa Street, Los Angeles	
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Angela Carpenter, Case Administrator f of California, 845 South Figueroa Stre X BY MAIL	
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**(BY PERSONAL SERVICE) I delivered such envelope by	/ hand to the offices of the addressee.
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