BEFORE THE TEACHER STANDARDS AND PRACTICES COMMISSION 1 OF THE STATE OF OREGON 2 STIPULATION OF FACTS 3 In the Matter of the AND FINAL ORDER OF 4 Teaching License of REPRIMAND CRAIG DOUGLAS PARROTT 5 6 7 On April 15, 2010, Mr. Parrott was internally referred to investigation after it was discovered 8 that had been teaching in grades 6-8 without middle school authorization from April 30, 2007 to April 9 10 9, 2010. After review of the matters alleged, Mr. Parrott and the Commission agree that their respective 11 interests, together with the public interest, are best served by a stipulation to certain facts and a public 12 13 reprimand. This document sets forth the facts upon which the parties have agreed and the stipulated 14 sanction to be imposed. Mr. Parrott stipulates that there is sufficient evidence in the Commission's 15 files and records to support the findings of fact, conclusions of law, and order set forth below. 16 By signing below, Mr. Parrott acknowledges, understands, stipulates, and agrees to the 17 following: (i) he has been fully advised of his rights to notice and a hearing to contest the findings of 18 fact, conclusions of law, and order set forth below, and fully and finally waives all such rights and any 19 20 rights to appeal or otherwise challenge this Stipulation of Facts and Final Order of Reprimand (Stipulation and Final Order); (ii) this Stipulation and Final Order is a public document and disclosed to 21 the public upon request by the Commission; (iii) upon full execution of this Stipulation and Final Order, 22 23 Parrott will voluntarily withdraw his appeal (#A152494) with prejudice; (iv) he has fully read this Stipulation and Final Order, and understands it completely; (v) he voluntarily, without any force or 24 duress, enters into this Stipulation and Final Order and consents to issuance and entry of the 25 Stipulated Final Order below; (vi) he states that no promises or representation has been made to 26 induce him to sign this Stipulation and Final Order; and (vii) he has consulted with an attorney 27 regarding this Stipulation and Final Order and has been fully advised with regard to his rights thereto, 28 or waives any and all rights to consult with an attorney prior to entering into this Stipulation and Final 29

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1	Order and issuance and entry of the Stipulated Final Order below. This Order sets forth the facts
2	upon which the parties have agreed and the sanction to be imposed. Mr. Parrott stipulates that there
3	are sufficient facts contained in the Commission's files and records to support the findings of fact and
4	conclusions of law set forth below. In entering into this stipulation, Mr. Parrott waives the right to a
5	hearing to contest the findings of fact, conclusions of law and order set forth below.
6	STIPULATION OF FACTS
7	1. Mr. Parrott has been licensed as a teacher in Oregon since June 28, 2004. His current
8	Initial I Teaching License with an endorsement in Integrated Science (ML, HS), was issued on April
9	10, 2014. During all relevant times he was employed by the Portland Public School District.
10	2. On June 28, 2004, Mr. Parrott was issued a Transitional Teaching License valid for teaching
11	Integrated Science in grades 5-12. On December 18, 2006, the Commission received Mr. Parrott's
12	application for an Initial I Teaching license for the middle level (grades 5-9) without the required test
13	scores for the middle level authorization. On April 23, 2007, the Commission received Mr. Parrott's
14	request to process his application without the middle level authorization. On April 30, 2007, Mr.
15	Parrott was issued an Initial I License valid only for high school level (grades 9-12) although the
16	application form for that license indicated that the high school level authorization encompassed
17	grades 7-12 in a high school. On April 15, 2010, as part of Mr. Parrott's application for an Initial II
18	Teaching License, a Professional Education Experience Report (PEER) form was submitted,
19	indicating he taught 8th grade Integrated Science at a middle school from April 30, 2007, through April
20	9, 2010.
21	IT IS SO STIPULATED AND AGREED TO:
22	11-00 A 7-11-2011
23 24	Craig D. Parfott Date
25 26	Tulbun Chamberlain 9-9-14
27 28	Victoria Chambertain, Executive Director Date Teacher Standards and Practices Commission

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2	1.	By engaging in the conduct in paragraph 2, Mr. Parrott engaged in gross neglect of duty in
3		violation of ORS 342.175(1)(b); OAR 584-020-0040(4)(n) as it incorporates OAR 584-020-
4		0010(5) (Use professional judgment); OAR 584-050-0030(2) (Licensed persons must be
5		assigned in accordance with the authorizations and endorsement(s) they hold or under
6	-	provisions of OAR 584-036-0081, Conditional Assignment Permits), OAR 584-050-0030(1)
7		(TSPC may deny a license if a person has served in violation of licensure assignment. Such
8		denial shall extend either for one year from the date of application for licensure or for a period
9		equal to the time served without licensure, whichever is less), OAR 584-050-0030(3) (Persons
10		who serve in violation of licensure assignment rules and administrators who assign licensed
11		persons in violation of licensure assignment rules may have such action considered as
12		evidence of gross neglect of duty under ORS 342.175 and OAR 548-020-0040).
13		
14		FINAL ORDER
15	1.	Based on the foregoing, the Commission hereby imposes a Public Reprimand on Craig
16		Douglas Parrott.
17		September (C)
18		Issued and dated this <u>9th</u> day of July , 2014.
19 20		TEACHER STANDARDS AND PRACTICES COMMISSION STATE OF OREGON
21 22 23		By Julius Jamberlain Victoria Chamberlain, Executive Director
24		

CONCLUSIONS OF LAW

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CERTIFICATE OF MAILING

I HEREBY CERTIFY that I served the foregoing Stipulation of Facts and Final Order of Reprimand, certified by me as such, by mailing U.S. First Class Mail and U.S. Certified Mail — Return Receipt Requested, addressed to:

Craig Douglas Parrott 4724 SE Madison Street Portland, OR 97215-2535

DATED this ______ day of September, 2014.

By:

Investigative Assistant