BEFORE THE DIVISION OF LABOR STANDARDS ENFORCEMENT
DEPARTMENT OF INDUSTRIAL RELATIONS
STATE OF CALIFORNIA

In the matter of the
Debarment Proceeding Against,

SHARON JIN YOO, an individual formerly doing business as HY CARPENTRY CONSTRUCTION and currently doing business as DAUGHTER CONSTRUCTION; and DAE HYUN YOO, an individual and in his capacity as manager and supervisor for SHARON JIN YOO and in his capacity as General Partner for HY CONSTRUCTION, a General Partnership.

Respondents.

 Whereas, Respondents stipulated to debarment as follows:

1. Respondent SHARON JIN YOO is the holder of California Contractor’s license number 979297.

2. Respondent DAE HYUN YOO is a manager and supervisor for SHARON JIN YOO as defined by Labor Code section 1777.1, subdivision (g).
3. Respondent DAE HYUN YOO was also the General Partner of the partnership HY CONSTRUCTION, which was the holder of California Contractor’s license number 752894.

4. Respondents entered into the attached STIPULATION FOR DEBARMENT.

5. Based on the STIPULATION FOR DEBARMENT, see Paragraph 6, subsection B of the attached SETTLEMENT AGREEMENT AND RELEASE, Respondent SHARON JIN YOO shall be ineligible for a period of one year, and Respondent DAE HYUN YOO shall be ineligible for a period of three years, beginning April 1, 2015, to do either of the following:

   A) Bid on or be awarded a contract for a public works project; or
   B) Perform work as a subcontractor on a public works project as defined as Labor Code sections 1720, 1720.2, and 1720.3.

IT IS HEREBY ORDERED.

Dated: 3-12-15

DIVISION OF LABOR STANDARDS
DEPARTMENT OF INDUSTRIAL RELATIONS
STATE OF CALIFORNIA

By:  
Julie A. Su  
State Labor Commissioner