BEFORE THE TEACHER STANDARDS AND PRACTICES COMMISSION

	OF THE STATE OF OREGON
3 4 5 6	In the Matter of the) DEFAULT ORDER OF DENIAL Teaching License of) OF TEACHING LICENSE LYNNE DIANE IVERSON)
7	On June 5, 2006, the Teacher Standards and Practices Commission (Commission)
8	issued a Notice of Opportunity for Hearing to Lynne Diane Iverson (Iverson) in which the
9	Commission denied licensure based on ORS 342.143(2). The Notice was sent via U.S. First
10	Class Mail and U.S. Certified Mail Receipt 7005 0390 0005 5794 9252 to the address
11	Ms. Iverson provided to the Commission. The certified mail receipt was signed by Ms. Iverson
12	and returned to the Commission on June 14, 2006. The Notice of Opportunity of Hearing, dated
13	June 5, 2006, and signed by Victoria Chamberlain, Executive Director, stated:
14 15 16 17 20	"You, Lynne Diane Iverson, are entitled to a hearing on the proposed action of the Commission. If you want a hearing, you must file a written request for a hearing with the Commission within 21 days of the date of this notice. Attached to this notice is a copy of the procedures, right of representation and other rights of parties relating to the conduct of a hearing as required under ORS 183.413(2)."
21	Ms. Iverson did not request a hearing. The Commission, therefore, finds Ms. Iverson to
22	be in default and enters the following findings of fact, conclusions of law and order, based on
23	the files and records of the Commission concerning this matter.
24	FINDINGS OF FACT
25	1. Lynne Diane Iverson held an Oregon Basic Teaching License with a Physical
26	Education Endorsement from 1983 to 1986.
27	2. From June 27, 1989 to November 1, 2005, Iverson was the Director of Lincoln
28	County Communications Agency (LinCom).
29	3. On March 1, 2005, the Secretary of State conducted an audit of LinCom's payroll
30	practices upon notice from Oregon State Police reporting "inappropriate business practices" by
31	Ms. Iverson.
	DAGE 4 DEFAULT ORDER OF RENIAL OF TEACHING LIGENICE INTERCENT

- 5. Payroll draws were made on checks kept in Iverson's office. The audit reviewed only 6 years of Iverson's employment: July 1, 1999 through June 30, 2005. In that time Iverson took 88 draws out of 144 payroll periods totally \$78,340. In 2000, in violation of policy, Ms. Iverson drew \$6,400 more than was repaid during the regular payroll period. That balance was not fully repaid until 2003.
- 6. In 2004, Iverson received \$1,640 more in payroll draws than repaid during the regular payroll period. As a pattern of behavior, Iverson asked the bookkeeper to not forward her draw information for processing.
- 7. On at least two occasions her draws exceeded her pay during that pay period.

 Iverson signed her own payroll draws and sought different second signatures. In one instance she took two draws in one day, she signed each, and had a different second signature on each.
- 8. A review of Ms. Iverson's expense sheets revealed that she violated policies and submitted requests for reimbursements without receipts. The SOS audit revealed approximately \$4,000 in expense reimbursements which reflected: double submissions; claims for meals that were already paid (conventions); and claims that exceeded per diems.
- 9. On June 5, 2006, Iverson was sent a Notice of Denial of Teaching License and Opportunity for Hearing. The receipt of the notices was signed by Ms. Iverson on June 13, 2006. Ms. Iverson failed to respond to the notice.

23 ///

24 ///

CONCLUSIONS OF LAW

	Fraudulently receiving payroll in excess of salary and submitting excessive
3 .	reimbursement on reported expenses is in violation of OAR 584-020-0040(5)(b). Acts
4	demonstrating unfitness and/or false statement on application are grounds for denial of
5	licensure as per OAR 584-020-0040(4)(c) and OAR 584-050-0006(1). Pursuant to OAR 584-
6	050-0006(5) and ORS 342.143(2) the Executive Director may deny issuance of a license based
7	upon evidence that the applicant may lack fitness to serve as an educator. The Commission
8	has the authority to impose discipline in this matter under ORS 342.120 through 342.430 and
9	OAR Chapter 584.
10	FINAL ORDER
11	The Commission hereby adopts and incorporates herein the above findings of fact and
12	conclusion of law, and based thereon, hereby denies the application of Lynne Dianne Iverson
13	for an Oregon Teaching License.
	Issued and dated thisday of August, 2006.
15 16	TEACHER STANDARDS AND PRACTICES COMMISSION STATE OF OREGON
17 18 19	By: Wictoria Chamberlain, Executive Director
20 21	NOTICE OF APPEAL OR RIGHTS
22 23 24 25	YOU ARE ENTITLED TO JUDICIAL REVIEW OF THIS ORDER. JUDICIAL REVIEW MAY BE OBTAINED BY FILING A PETITION FOR REVIEW WITHIN 60 DAYS FROM THE SERVICE OF THIS ORDER. JUDICIAL REVIEW IS PURSUANT TO THE PROVISIONS OF ORS

183.482 TO THE OREGON COURT OF APPEALS.

26

CERTIFICATE OF MAILING

I hereby certify that I served the foregoing order by mailing a true copy thereof certified by me as such by U.S. First Class Mail and U.S. Certified Mail—Return Receipt Requested, addressed to:

Lynne Dianne Iverson 1010 NE Fogarty Street Newport, OR 97365

Dated this 30° day of August, 2006.

6 7

8

9 10 11

17

Metody Hanson, Executive Assistant