Minnesota Office of State Procurement printed logo

Suspended/Debarred Vendor Detailed Information

<u>Minnesota Rules Part 1230.1150, Subpart 6 (https://www.revisor.mn.gov/rules/1230.1150/)</u> requires the Office of State Procurement to maintain a master list of all suspensions and debarments. The master list must retain all information concerning suspensions and debarments as a public record for at least three years following the end of a suspension or debarment.

The vendors listed below may be currently suspended or debarred, or have a suspension or debarment end date within the past three years. Click the vendor name for complete details.

NOTE: Minnesota Rules Part 1230.1150, Subpart 2, Item B, Subitem (1)

(<u>https://www.revisor.mn.gov/rules/1230.1150/</u>) also provides that: "Any vendor debarred by the federal government, the state of Minnesota, or any of its departments, commissions, agencies, or political subdivisions, is automatically debarred by the division under the same terms and limits of the original debarment."

See vendors debarred by federal government agencies (https://sam.gov/content/exclusions).

Results 1 - 8 of 8 Clarence Olson, an individual **Dionne Construction** Garson Group Green Nature-Cycle, LLC. John Aish, Inc. Snowmen Inc. Stillwater Masonry Restoration Inc 401 North Main Street Stillwater, MN 55082 **Owner/Officer: Todd Konigson** Debarment Date: 3/4/2025 Debarment End 3/4/2028 Date: Cause of Suspension or Debarment:

Conviction under state or federal statutes of embezzlement, theft, forgery, bribery, falsification or destruction of records, receiving stolen property, or other offense indicating a lack of business integrity or business honesty that affects responsibility as a state vendor. (Minn. Rule part 1230.1150, subpart 2(A)2)

Treasure Enterprise, Inc.

Filed in District Court State of Minnesota 02/10/2025

State of Minnesota Ramsey County Ramsey Criminal Downtown District Court Second Judicial District

Court File Number: 62-CR-23-7579

Case Type: Criminal

State of Minnesota, Plaintiff

vs.

Todd Andrew Konigson, Defendant Date of Birth: July 31, 1967 Gender: Male

Sentencing Date: February 07, 2025

Order

CASE CHARGES

Count	Statute	Description	Disposition
1	289A.63.1(a)	Taxes-failure to file return, report, document-F	Dismissed
2	289A.63.1(a)	Taxes-failure to file return, report, document-F	Dismissed
3	289A.63.1(b)	Taxes-failure to pay or collect-F	Dismissed
4	289A.63.1(b)	Taxes-failure to pay or collect-F	Dismissed
5	289A.63.1(a)	Taxes-failure to file return, report, document-F	Convicted
6	289A.63.1(a)	Taxes-failure to file return, report, document-F	Dismissed
7	289A.63.1(b)	Taxes-failure to pay or collect-F	Dismissed
8	289A.63.1(b)	Taxes-failure to pay or collect-F	Dismissed
9	289A.63.1(a)	Taxes-failure to file return, report, document-F	Dismissed
10	289A.63.2(a)	Taxes-false or fraudulent returns-file with commissioner	Dismissed
11	289A.63.2(a)	Taxes-false or fraudulent returns-file with commissioner	Dismissed
12	289A.63.2(a)	Taxes-false or fraudulent returns-file with commissioner	Dismissed
13	289A.63.2(a)	Taxes-false or fraudulent returns-file with commissioner	Dismissed
14	289A.63.2(a)	Taxes-false or fraudulent returns-file with commissioner	Dismissed
15	289A.63.2(a)	Taxes-false or fraudulent returns-file with commissioner	Dismissed
16	289A.63.2(a)	Taxes-false or fraudulent returns-file with commissioner	Dismissed

TERMS OF DISPOSITION OR SENTENCE: COUNT 5

Offense Description:	Taxes-failure to file return, report, document-F
Offense Date:	April 30, 2018
Level of Sentence:	Felony
	Sentence is a stay of imposition pursuant to Minn. Stat. 609.135.
	Successful completion of probation will result in a misdemeanor conviction.

SENTENCE DETAILS: COUNT 5

Monitoring

Ordered on February 07, 2025:

- Defendant is placed on unsupervised probation for 3 years, monitored by Administrative Process.

Conditions

Ordered on February 07, 2025: Defendant must comply with the following conditions:

- Pay restitution Amount: \$70,178.00
- Remain law-abiding

- Special term of probation regarding tax liabilities: - Must cooperate with any and all information or audit requests from DOR and must make reasonable efforts to pay his MN tax liabilities Special terms of probation regarding contracting licensure and debarment: - Defendant, along with any business entity in which Defendant holds an ownership or management interest, shall cease and desist from acting or holding themselves out as a residential building contractor, residential remodeler, or otherwise performing or offering to perform masonry work in the State of Minnesota. -Defendant, along with any business entity in which Defendant holds an ownership or management interest, are prohibited from applying for a license or registration issued by the Minnesota Department of Labor and Industry ("DLI"). Defendant is expressly prohibited from holding a position of fiduciary, managerial, ownership, or supervisory authority with another licensed residential building contractor, licensed residential remodeler, or any other entity performing masonry work in the State of Minnesota. - Defendant, along with any business entity in which Defendant holds an ownership or management interest, shall fully cooperate with any attempts by their customers to seek compensation from the Minnesota Contractor Recovery Fund. Information regarding the Contractor Recovery Fund is available at https://www.dli.mn.gov/workers/homeowners/contractor-recoveryfund. - Defendant, along with any business entity in which Defendant holds an ownership or management interest, shall not receive solicitations, the award of a contract by a governmental body, or sell any products or services to state agencies in the State of Minnesota for a period of three years. For the purpose of this special term of probation, Defendant and any business affiliated with Defendant is effectively "debarred" within the meaning of Minnesota Rule 1230.0150, subpart 7 and Minnesota Rule 1230.1150. - For the purposes of these special terms of probation, the term "business" shall have the meaning provided in Minnesota Rule 1230.0150, subpart 4. Payment of restitution of \$70,178.00 to DOR - The Defendant shall be discharged early from probation upon the payment in full of the amount above to the DOR - If Defendant fails to pay this restitution amount to DOR prior to the expiration of the period of probation, the Defendant will be deemed to have violated the restitution term of his probation, and the State can petition the Court to have his sentence imposed as astay of execution of the felony sentence upon his discharge from probation (i.e. rather than a stay of imposition of sentence with a resulting conversion of the conviction to a misdemeanor)

Fines/Fees	Amount	Adjustment	Amount Due	Due Date
Restitution	\$ 70,178.00		\$ 70,178.00	May 08, 2025
Fine	\$ 50.00		\$ 50.00	May 08, 2025
Criminal/Traffic Surcharge	\$ 75.00		\$ 75.00	May 08, 2025
Law Library Fees	\$ 10.00		\$ 10.00	May 08, 2025
Ramsey County Surcharge	\$ 1.00		\$ 1.00	May 08, 2025
Subtotal	\$ 70,314.00		\$ 70,314.00	

FINES / FEES: COUNT 5

This Fee information only relates to Count 5. Any Due Date may be affected by a payment plan.

FINANCIAL SUMMARY

Fines/Fees Due: \$ 70,314.00

The amount due may not reflect all payments and credits, or all restitution owed. Visit https://mncourts.gov/PayFines to make a payment or to view updated balances or payment information. Contact court administration with any further questions.

The court may refer the entire amount due on this case for collection if you fail to make any scheduled payment, and collection costs will be added. You have the right to contest a referral for collection based on inability to pay by requesting a hearing no later than the due date. Minn. Stat. § § 480.15, subd. 10c; 609.104.



Date:_____

Joy D. Bartscher Judge of District Court