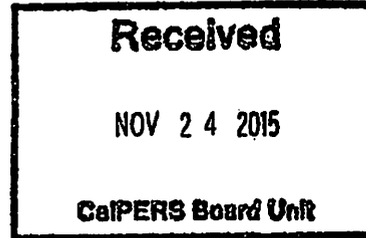


ATTACHMENT A

RESPONDENTS' PETITION FOR RECONSIDERATION

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6 Attorneys for Respondents

8 CALPERS BOARD

10 Loomis Fire Protection District, Dave Wheeler
11 Respondents,

) OAH Case No.:2014020769
Ref No. 2014-0152

) **RESPONDENTS' PETITION FOR
RECONSIDERATION
[GOV. CODE § 11521]**

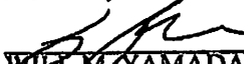
15 Pursuant to Government Code section 11521, Respondents hereby petition this Board to
16 reconsider their decision rendered on October 21, 2015. It is apparent from the decision that the
17 Board never even considered or reviewed Respondents' arguments. This Board was elected and
18 appointed to protect the interests of the public, CalPERS members, and CalPERS retirees. The
19 decision rendered reflects that the Board did not review or even consider Respondents' arguments.

20 In addition, the fact that General Counsel Matthew Jacobs immediately went to the
21 Sacramento Bee after the Decision was rendered clearly demonstrates that CalPERS was not
22 interested in upholding the law but was more interested in using Respondents as scapegoats to cover
23 up for CalPERS own errors and mistakes.

24 **RESPECTFULLY SUBMITTED.**

25 **DATED: November 23, 2015**

NOVEY, TRIBUIANO & YAMADA LLP



WILL M. YAMADA
Attorneys for Loomis Fire Protection District,
Dave Wheeler