DISPOSITION OF DISCIPLINARY PROCEEDINGS:

					COMMAND	
7 - CASE	RANK	NAME	TAX NO.	PRESENT COMMAND	PREF'D CHARGES	DATE OF CHARGES
2012-7914	PO	ARTHUR ROLDAN	9424	78 PCT.	IAB	08/10/2012

SPECIFICATIONS/DISPOSITIONS

- 1. DID HAVE INAPPROPRIATE RELATIONS WITH AN INDIVIDUAL KNOWN TO THE DEPARTMENT, WITHOUT CONSENT OF SAID INDIVIDUAL. NOT GUILTY
- 2. DID THREATEN AN INDIVIDUAL KNOWN TO THE DEPARTMENT WITH A FIREARM. NOT GUILTY
- 3. DID ENGAGE IN A PHYSICAL ALTERCATION WITH AN INDIVIDUAL KNOWN TO THE DEPARTMENT.
- 4. DID HAVE INAPPROPRIATE RELATIONS WITH AN INDIVIDUAL KNOWN TO THE DEPARTMENT, WITHOUT CONSENT OF SAID INDIVIDUAL. NOT GUILTY
- 5. DID THREATEN AN INDIVIDUAL KNOWN TO THE DEPARTMENT WITH A KNIFE. NOT GUILTY
- 6. FAILED TO REQUEST THE RESPONSE OF A PATROL SUPERVISOR AFTER HAVING BEEN INVOLVED IN AN UNUSUAL POLICE OCCURRENCE. GUILTY
- 7. DID FALSELY CLAIM AN INDIVIDUAL KNOWN TO THE DEPARTMENT AS A DEPENDENT ON HIS FEDERAL INCOME TAX RETURNS. GUILTY
- 8. DID TAKE INAPPROPRIATE PHOTOGRAPHS WHILE MENACING INDIVIDUAL KNOWN TO THE DEPARTMENT AND STORED SAID IMAGE IN HIS CELL PHONE. GUILTY

PENALTY:

DATE OF DISPOSITION: 03/04/2015

Dismissal from the New York City Police Department; however, judgment is suspended and respondent will be placed on Dismissal Probation for a period of one (1) year. Forfeiture of thirty (30) days already served on pre-trial suspension and thirty (30) vacation days.

2010-2425 PO

GREGORY MARKOV

9352

43 PCT. IAB

04/21/2010

SPECIFICATIONS/DISPOSITIONS

- 1. FAILED TO FOLLOW DIRECTED ACCIDENT RESPONSE PROGRAM PROCEDURE ON ELEVEN (11) SEPARATE OCCASIONS, BY ALLOWING A NON-DARP TOWING COMPANY TO REMOVE A MOTOR VEHICLE FROM THE SCENE OF VARIOUS COLLISIONS, WHEN THE TOW TRUCK WAS NOT DISPATCHED BY THE COMMUNICATIONS SECTION. GUILTY IN PART
- 2,3.FAILED TO FOLLOW DIRECTED ACCIDENT RESPONSE PROGRAM PROCEDURE, BY NOT ISSUING A NOTICE OF VIOLATION TO THE UNAUTHORIZED TOWING COMPANY WHEN IT APPEARED AT THE SCENE OF VARIOUS MOTOR VEHICLE COLLISIONS AND TOWED THE VEHICLES FROM THE SCENE.

 GUILTY IN PART
- 4. FAILED TO GIVE A PROPER RADIO DISPOSITION TO THE COMMUNICATIONS SECTION.
 GUILTY IN PART
- 5. FAILED TO MAKE PROPER MEMO BOOK ENTRIES IN HIS DEPARTMENT ISSUED MEMO BOOK.

 GUILTY IN PART
- 6. DID MAKE AN INACCURATE ENTRY IN A POLICE ACCIDENT REPORT. GUILTY IN PART
- 7. DID ENGAGE IN IMPROPER USE OF HIS PERSONAL CELLULAR PHONE. GUILTY IN PART
- 8. DID CONDUCT PERSONAL BUSINESS WHILE ON DEPARTMENT TIME BY UTILIZING HIS PERSONAL CELLULAR PHONE. GUILTY IN PART
- 9. DID ASSIST IN THE REMOVAL OF A VEHICLE FROM THE SCENE OF AN ACCIDENT BY A NON-AUTHORIZED DARP TOW COMPANY. NOT GUILTY

DATE OF DISPOSITION: 03/04/2015

Dismissal from the New York City Police Department; however, judgment is suspended and respondent will be placed on Dismissal Probation for a period of one (1) year. Forfeiture of sixty (60) vacation days.