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7	BEFORE T		
8	BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA		
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10	In the Matter of the Accusation Against:	Case No. 2894	
11	TANJA MARIE WALTON 26610 Bonita Heights	DEFAULT DECISION	
12	Moreno Valley, CA 92552	AND ORDER	
13	- and -	[Gov. Code, §11520]	
14	9304 Sunridge Dr. Riverside, CA 92508		
15	Pharmacy Technician Registration No. TCH		
16	27870		
17	Respondent.		
18	FINDINGS OF	FFACT	
19		omplainant Virginia K. Herold, in her official	
20	capacity as the Acting Executive Officer of the Board of Pharmacy (Board), filed Accusation		
21	No. 2894 against Tanja Marie Walton (Respondent) before the Board.		
22	2. On or about December 21, 199	98, the Board issued Pharmacy Technician	
23	Registration No. TCH 27870 to Respondent. The Pl	narmacy Technician Registration was in full	
24	force and effect at all times relevant to the charges brought herein and will expire on July 31,		
25	2008, unless renewed.		
26	3. On or about July 27, 2006, S.	Reyes, an employee of the Department of	
27	Justice, served by Certified and First Class Mail a co	ppy of the Accusation No. 2894, Statement to	
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Respondent, Notice of Defense, Request for Discovery, and Government Code sections 11507.5, 11507.6, and 11507.7 to Respondent's addresses of record with the Board, which were and are 26610 Bonita Heights, Moreno Valley, CA 92552, and 9304 Sundridge Dr., Riverside, CA 92508. A copy of the Accusation, the related documents, and Declaration of Service are attached as exhibit A, and are incorporated herein by reference.

- 4. Service of the Accusation was effective as a matter of law under the provisions of Government Code section 11505, subdivision (c).
- 5. On or about August 9, 2006, the aforementioned documents for the address of 9304 Sunridge Drive, Riverside, CA 92508, were returned by the U.S. Postal Service marked "Not Deliverable As Addressed, Unable To Forward." On or about September 16, 2006, the aforementioned documents for the address of 26610 Bonita Heights, Moreno Valley, CA 92552, were returned by the U.S. Postal Service marked "Unclaimed." A copy of the postal returned documents are incorporated herein by reference.
 - 6. Government Code section 11506 states, in pertinent part:
- "(c) The respondent shall be entitled to a hearing on the merits if the respondent files a notice of defense, and the notice shall be deemed a specific denial of all parts of the accusation not expressly admitted. Failure to file a notice of defense shall constitute a waiver of respondent's right to a hearing, but the agency in its discretion may nevertheless grant a hearing."
- 7. Respondent failed to file a Notice of Defense within 15 days after service upon her of the Accusation, and therefore waived her right to a hearing on the merits of Accusation No. 2894.
 - 8. California Government Code section 11520 states, in pertinent part:
 - "(a) If the respondent either fails to file a notice of defense or to appear at the hearing, the agency may take action based upon the respondent's express admissions or upon other evidence and affidavits may be used as evidence without any notice to respondent."
- 9. Pursuant to its authority under Government Code section 11520, the Board finds Respondent is in default. The Board will take action without further hearing and, based on

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1	Respondent's express admissions by way of default and the evidence before it contained in	
2	exhibit A, finds that the allegations in Accusation No. 2894 are true.	
3	10. The total costs for investigation and enforcement are \$4,743,50, as of	
4	September 19, 2006.	
5	<u>DETERMINATION OF ISSUES</u>	
6	1. Based on the foregoing findings of fact, Respondent Tanja Marie Walton	
7	has subjected her Pharmacy Technician Registration No. TCH 27870 to discipline.	
8	2. A copy of the Accusation and the related documents and Declaration of	
9	Service are attached as exhibit A.	
10	3. The agency has jurisdiction to adjudicate this case by default.	
11	4. The Board is authorized to revoke Respondent's Pharmacy Technician	
12	Registration based upon the following violations alleged in the Accusation:	
13	a. Business and Professions Code sections 4300, 4301 (f), (j) and (0),	
14	and 4059 [Unlawfully Furnishing of a Dangerous Drug].	
15	b. Business and Professions Code section 4301(l) [Conviction of a	
16	Substantially Related Crime].	
17	c. Business and Professions Code sections 4300 and 4301(g)	
18	[Possession of a False Document - California Driver's License].	
19	d. Business and Professions Code 4300 and 4301(f) [Acts Involving	
20	Moral Turpitude, Dishonesty, Fraud and Deceit].	
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22	///	
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ORDER 1 IT IS SO ORDERED that Pharmacy Technician Registration No. TCH 27870, 2 3 heretofore issued to Respondent Tanja Marie Walton, is revoked. 4 Pursuant to Government Code section 11520, subdivision (c), Respondent may 5 serve a written motion requesting that the Decision be vacated and stating the grounds relied on 6 within seven (7) days after service of the Decision on Respondent. The agency in its discretion may vacate the Decision and grant a hearing on a showing of good cause, as defined in the 8 statute. 9 This Decision shall become effective on November 30, 2006 10 It is so ORDERED October 31, 2006 11 BOARD OF PHARMACY 12 DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA 13 14 15 By 60166666.wpd WILLIAM POWERS 16 DOJ docket number:SD2005700680 **Board President** 17 Attachment: 18 Exhibit A: Accusation No.2894, Related Documents, and Declaration of Service 19 20 21 22 23 24 25 26 27

Exhibit A

Accusation No. 2894, Related Documents and Declaration of Service

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1	BILL LOCKYER, Attorney General of the State of California SHARON F. COHEN, R.N.	
2	Supervising Deputy Attorney General	
3	BARRY G. THORPE, State Bar No. 126422 Deputy Attorney General	
4	California Department of Justice 300 So. Spring Street, Suite 1702	
5	Los Angeles, CA 90013 Telephone: (213) 897-5845	
6	Facsimile: (213) 897-2804	
7	Attorneys for Complainant	
8		
9	BEFORE THE BOARD OF PHARMA	СY
10	DEPARTMENT OF CONSUMI STATE OF CALIFOR	
11		
12	In the Matter of the Accusation Against:	Case No. 2894
13	TANJA MARIE WALTON 26610 Bonita Heights	
14	Moreno Valley, CA 92552	ACCUSATION
15	- and -	
16	9304 Sunridge Dr. Riverside, CA 92508	
17	Pharmacy Technician Registration No. TCH 27870	
18	Respondent.	
19		
20	Complainant alleges:	
21	<u>PARTIES</u>	
22	1. Virginia K. Herold (Complainant) b	rings this Accusation solely in her
23	official capacity as the Acting Executive Officer of the Boa	ard of Pharmacy, Department of
24	Consumer Affairs (Board).	
25	2. On or about December 21, 1998, the	Board issued Pharmacy Technician
26	Registration No. TCH 27870 to Tanja Marie Walton (Resp	ondent). The Pharmacy Technician
27	Registration was in full force and effect at all times relevan	at to the charges brought herein and
28	will expire on July 31, 2006, unless renewed	

JURISDICTION

- 3. This Accusation is brought before the Board, under the authority of the following laws. All section references are to the Business and Professions Code unless otherwise indicated.
- 4. Section 4300 permits the Board to take disciplinary action to suspend or revoke a license issued by the Board.
- 5. Section 118, subdivision (b), of the Code provides that the suspension, expiration, surrender, or cancellation of a license shall not deprive the Board of jurisdiction to proceed with a disciplinary action during the period within which the license may be renewed, restored, reissued or reinstated.
 - 6. Section 4301 states, in pertinent part:
- "The board shall take action against any holder of a license who is guilty of unprofessional conduct or whose license has been procured by fraud or misrepresentation or issued by mistake. Unprofessional conduct shall include, but is not limited to, any of the following:
 -
- (f) The commission of any act involving moral turpitude, dishonesty, fraud, deceit, or corruption, whether the act is committed in the course of relations as a licensee or otherwise, and whether the act is a felony or misdemeanor or not.
- (g) Knowingly making or signing any certificate or other document that falsely represents the existence or nonexistence of a state of facts.
- (j) The violation of any of the statutes of this state or of the United States regulating controlled substances and dangerous drugs.
- (l) The conviction of a crime substantially related to the qualifications, functions, and duties of a licensee under this chapter. The record of conviction of a violation of Chapter 13 (commencing with Section 801) of Title 21 of the United States Code regulating controlled

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substances or of a violation of the statutes of this state regulating controlled substances or dangerous drugs shall be conclusive evidence of unprofessional conduct. In all other cases, the record of conviction shall be conclusive evidence only of the fact that the conviction occurred. The board may inquire into the circumstances surrounding the commission of the crime, in order to fix the degree of discipline or, in the case of a conviction not involving controlled substances or dangerous drugs, to determine if the conviction is of an offense substantially related to the qualifications, functions, and duties of a licensee under this chapter. A plea or verdict of guilty or a conviction following a plea of nolo contendere is deemed to be a conviction within the meaning of this provision. The board may take action when the time for appeal has elapsed, or the judgment of conviction has been affirmed on appeal or when an order granting probation is made suspending the imposition of sentence, irrespective of a subsequent order under Section 1203.4 of the Penal Code allowing the person to withdraw his or her plea of guilty and to enter a plea of not guilty, or setting aside the verdict of guilty, or dismissing the accusation, information, or indictment.

- (o) Violating or attempting to violate, directly or indirectly, or assisting in or abetting the violation of or conspiring to violate any provision or term of this chapter or of the applicable federal and state laws and regulations governing pharmacy, including regulations established by the board. . . . "
- 7. Section 4059 states, in pertinent part, that a person may not furnish any dangerous drug except upon the prescription of a physician, dentist, podiatrist, optometrist, or veterinarian. A person may not furnish any dangerous device, except upon the prescription of a physician, dentist, podiatrist, optometrist, or veterinarian.
- 8. Title 16, California Code of Regulations section 1770 provides that for purpose of denial, suspension, or revocation of a license, a crime or act shall be considered substantially related to the qualifications, functions or duties of a licensee if to a substantial degree it evidences present or potential unfitness of a licensee to perform the functions authorized by his license in a manner consistent with public health, safety, or welfare.

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9. Section 125.3 states, in pertinent part, that the Board may request the administrative law judge to direct a licentiate found to have committed a violation or violations of the licensing act to pay a sum not to exceed the reasonable costs of the investigation and enforcement of the case.

DANGEROUS DRUG

10. Atenolol (Generic name for Tenormin, a B/P medication), a prescription drug, is categorized as a dangerous drug pursuant to Business and Professions Code section

FIRST CAUSE FOR DISCIPLINE

(Unlawfully Furnishing of a Dangerous Drugs)

- 11. Respondent is subject to disciplinary action under Sections 4300 and 4301, subdivisions (f), (j) and (o), for violating Section 4059, subdivision (a), on the grounds of unprofessional conduct, in that on or about July 16, 2004, Respondent admittedly had in her possession a sealed and unopened bottle of Atenolol 100 mg, 100 tablets, a dangerous drug, to be furnished to another without a valid prescription. The circumstances are as follows:
- a. On or about July 16, 2004, Respondent was employed by the California Department of Mental Health, Patton State Hospital, Patton, California (Hospital), as a registered pharmacy technician with access to pharmaceutical supplies and drugs.
- b. On or about July 16, 2004, Respondent stated to Hospital Police Officers that a bottle of Atenolol in her possession was to be provided to her mother. Respondent did not have a prescription to obtain the Atenolol. The Hospital pharmacist confirmed that the Atenolol bottle in Respondent's possession was of the same lot number and expiration date as a missing bottle of Atenolol 100 mg, 100 tablets, from the Hospital's pharmacy inventory.

SECOND CAUSE FOR DISCIPLINE

(Conviction of Substantially Related Crime)

12. Respondent is subject to disciplinary action under Sections 4301(l) and 490, in conjunction with Title 16, California Code of Regulations section 1770, by reason of her

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People of the State of California v. Tanja M. Walton, in the County of San Bernardino,

1	Municipal Court District, Central Division, Case No. SCR 56526, Respondent on her plea of
2	guilty was convicted for violating Welfare and Institutions Code section 10980(c)(2) (welfare /
3	food stamp fraud), a felony.
4	b. The circumstances surrounding the conviction are that on or between
5	September 1990 and March 1991, in order to falsely obtain food stamps, Respondent filed with
6	the Department of Public Social Services, eligibility and income reports which failed to disclose
7	all income received in the total unreported amount of \$4,658.71.
8	<u>PRAYER</u>
9	WHEREFORE, Complainant requests that a hearing be held on the matters herein
10	alleged, and that following the hearing, the Board of Pharmacy issue a decision:
11	A. Revoking or suspending Pharmacy Technician Registration No. TCH
12	27870, issued to Tanja Marie Walton.
13	B. Ordering Tanja Marie Walton to pay the Board of Pharmacy the
14	reasonable costs of the investigation and enforcement of this case, pursuant to Business and
15	Professions Code section 125.3;
16	C. Taking such other and further action as deemed necessary and proper.
17	
18	DATED: 721/06
19	
20	Januar Heed of
21	VIRGINIA K. HEROLD Acting Executive Officer
22	Board of Pharmacy Department of Consumer Affairs
23	State of California
24	Complainant
25	
26	
27	SD2005700680

60137229.wpd

1 2 3 4 5	BILL LOCKYER, Attorney General of the State of California BARRY G. THORPE, State Bar No. 126422 Deputy Attorney General California Department of Justice 300 So. Spring Street, Suite 1702 Los Angeles, CA 90013 Telephone: (213) 897-5845 Facsimile: (213) 897-2804	
6	Attorneys for Complainant	
7	BEFORE T	
8	BOARD OF PHA DEPARTMENT OF CON	SUMER AFFAIRS
9	STATE OF CAL	IFORNIA
10	In the Matter of the Accusation Against:	Case No. 2894
11	TANJA MARIE WALTON	STATEMENT TO RESPONDENT
12	Respondent.	[Gov. Code §§ 11504, 11505(b)]
13		
14		
15	TO RESPONDENT:	
16	Enclosed is a copy of the Accusation	that has been filed with the Board of
17	Pharmacy (Board), and which is hereby served on yo	ou.
18	Unless a written request for a hearing	signed by you or on your behalf is delivered
19	or mailed to Deputy Attorney General Barry G. Tho	rpe within fifteen (15) days after a copy of
20	the Accusation was personally served on you or mai	led to you, you will be deemed to have
21	waived your right to a hearing in this matter and the	Board may proceed upon the Accusation
22	without a hearing and may take action thereon as pro	ovided by law.
23	The request for hearing may be made	by delivering or mailing one of the enclosed
24	forms entitled "Notice of Defense," or by delivering	or mailing a Notice of Defense as provided
25	in section 11506 of the Government Code, to	
26	Deputy Attorney General Barry G.	Thorpe
27	Office of the Attorney General 300 South Spring Street, Suite 1702 Los Angeles, CA 90013	2
28	Los Angeles, CA 90013	
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You may, but need not, be represented by counsel at any or all stages of these proceedings.

The enclosed Notice of Defense, if signed and filed with the Board, shall be deemed a specific denial of all parts of the Accusation, but you will not be permitted to raise any objection to the form of the Accusation unless you file a further Notice of Defense as provided in section 11506 of the Government Code within fifteen (15) days after service of the Accusation on you.

If you file any Notice of Defense within the time permitted, a hearing will be held on the charges made in the Accusation.

The hearing may be postponed for good cause. If you have good cause, you are obliged to notify the Office of Administrative Hearings, 320 West Fourth Street, Suite 630, Los Angeles, California 90013, within ten (10) working days after you discover the good cause. Failure to notify the Office of Administrative Hearings within ten (10) days will deprive you of a postponement.

Copies of sections 11507.5, 11507.6, and 11507.7 of the Government Code are enclosed.

If you desire the names and addresses of witnesses or an opportunity to inspect and copy the items mentioned in section 11507.6 of the Government Code in the possession, custody or control of the Board you may send a Request for Discovery to Deputy Attorney General Barry G. Thorpe.

NOTICE REGARDING STIPULATED SETTLEMENTS

It may be possible to avoid the time, expense and uncertainties involved in an administrative hearing by disposing of this matter through a stipulated settlement. A stipulated settlement is a binding written agreement between you and the government regarding the matters charged and the discipline to be imposed. Such a stipulation would have to be approved by the Board but, once approved, it would be incorporated into a final order.

Any stipulation must be consistent with the Board's established disciplinary guidelines; however, all matters in mitigation or aggravation will be considered. A copy of the

Board's Disciplinary Guidelines will be provided to you on your written request to the state agency bringing this action.

If you are interested in pursuing this alternative to a formal administrative hearing, or if you have any questions, you or your attorney should contact Deputy Attorney General Barry G. Thorpe at the earliest opportunity.

SD2005700680 60156546.wpd

1	BILL LOCKYER, Attorney General	
2	of the State of California BARRY G. THORPE, State Bar No. 126422	
3	Deputy Attorney General California Department of Justice	
4	300 So. Spring Street, Suite 1702 Los Angeles, CA 90013	
5	Telephone: (213) 897-5845 Facsimile: (213) 897-2804	
6	Attorneys for Complainant	
7	BEFORE T BOARD OF PHA	
8	DEPARTMENT OF CON STATE OF CAL	SUMER AFFAIRS
9	STATE OF CAL	IFORNIA
10	In the Matter of the Accusation Against:	Case No. 2894
11	TANJA MARIE WALTON	REQUEST FOR DISCOVERY
12	Respondent.	[Gov. Code § 11507.6]
13		
14	TO RESPONDENT:	
15		ment Code of the State of California, parties
16	to an administrative hearing, including the Complair	•
17	concerning the opposing party's case. A copy of the	
18	Government Code concerning such rights is included	•
19	Government code concerning such rights is metade.	a among the papers sorved.
20	PURSUANT TO SECTION 11507.6	OF THE GOVERNMENT CODE, YOU
21	ARE HEREBY REQUESTED TO:	
22	1. Provide the names and addresses of w	vitnesses to the extent known to the
23	Respondent, including, but not limited to, those inter	
24	•	lainant to inspect and make a copy of any of
25	the following in the possession or custody or under o	
26	·	than the Respondent, named in the initial
27	administrative pleading, or in any additional	•
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omission of the Respondent as to this person is the basis for the administrative proceeding;

- b. A statement pertaining to the subject matter of the proceeding made by any party to another party or persons;
- c. Statements of witnesses then proposed to be called by the Respondent and of other persons having personal knowledge of the acts, omissions or events which are the basis for the proceeding, not included in (a) or (b) above;
- d. All writings, including but not limited to reports of mental, physical and blood examinations and things which the Respondent now proposes to offer in evidence;
- e. Any other writing or thing which is relevant and which would be admissible in evidence, including but not limited to, any patient or hospital records pertaining to the persons named in the pleading;
- f. Investigative reports made by or on behalf of the Respondent pertaining to the subject matter of the proceeding, to the extent that these reports (1) contain the names and addresses of witnesses or of persons having personal knowledge of the acts, omissions or events which are the basis for the proceeding, or (2) reflect matters perceived by the investigator in the course of his or her investigation, or (3) contain or include by attachment any statement or writing described in (a) to (e), inclusive, or summary thereof.

For the purpose of this Request for Discovery, "statements" include written statements by the person, signed, or otherwise authenticated by him or her, stenographic, mechanical, electrical or other recordings, or transcripts thereof, of oral statements by the person, and written reports or summaries of these oral statements.

YOU ARE HEREBY FURTHER NOTIFIED that nothing in this Request for Discovery should be deemed to authorize the inspection or copying of any writing or thing which is privileged from disclosure by law or otherwise made confidential or protected as attorney's work product.

Your response to this Request for Discovery should be directed to the undersigned attorney for the Complainant at the address on the first page of this Request for Discovery within 30 days after service of the Accusation. Failure without substantial justification to comply with this Request for Discovery may subject the Respondent to sanctions pursuant to sections 11507.7 and 11455.10 to 11455.30 of the Government Code. DATED: 7-27-05 BILL LOCKYER, Attorney General of the State of California Deputy Attorney General Attorneys for Complainant 60156546.wpd

BEFORE THE BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

In the Matter of the Accusation Against: TANJA MARIE WALTON		Case No. 2894 NOTICE OF DEFENSE	
		ondent; Gove	led proceeding, hereby acknowledge receipt of a rnment Code sections 11507.5, 11507.6 and copies of a Notice of Defense.
Accu	I hereby request a hearing to permit sation.	me to presen	t my defense to the charges contained in the
	DATED:		
	Respondent's Name		
	Respondent's Signature		
	Respondent's Mailing Address		
	City, State and Zip Code		
	Respondent's Telephone Number		
Chec	k appropriate box:		
	I do not consent to electronic report	ing.	
	box to indicate that you do not cons reported by a stenographic reporter. consent to electronic recording at ar for hearing, by a written statement scounsel for Complainant. If the box	ent to electro If you do not ny point up to served on the to is not check ive Hearing a	orted/recorded, unless you check the above-left nic recording, in which case the hearing will be of check this box, you may withdraw your fifteen (15) calendar days prior to the date set Office of Administrative Hearings and on ed, and no written withdrawal of consent is and on counsel for Complainant by fifteen (15) or right to stenographic reporting.
	I am represented by counsel, whose	name, addre	ss and telephone number appear below:
	Counsel's Name		
	Counsel's Mailing Address		
	City, State and Zip Code		
	Counsel's Telephone Number		

I am not now represented by counsel. If and when counsel is retained, immediate notification of
the attorney's name, address and telephone number will be filed with the Office of
Administrative Hearing and a copy sent to counsel for Complainant so that counsel will be on
record to receive legal notices, pleadings and other papers.

The agency taking the action described in the Accusation may have formulated guidelines to assist the administrative law judge in reaching an appropriate penalty. You may obtain a copy of the guidelines by requesting them from the agency in writing.

BEFORE THE BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

In the Matter of the Accusation Against: TANJA MARIE WALTON		Case No. 2894 NOTICE OF DEFENSE	
	I, the undersigned Respondent in the above of the Accusation; Statement to Respondent; 67.7, Complainant's Request for Discovery; and	Gove	
Accu	I hereby request a hearing to permit me to p sation.	resen	at my defense to the charges contained in the
	DATED:		
	Respondent's Name		
	Respondent's Signature		
	Respondent's Mailing Address		
	City, State and Zip Code		
	Respondent's Telephone Number		
Chec	k appropriate box:		
	I do not consent to electronic reporting.		
	box to indicate that you do not consent to electroried by a stenographic reporter. If you consent to electronic recording at any point for hearing, by a written statement served o counsel for Complainant. If the box is not of	lectro do no up to n the check ring a	Office of Administrative Hearings and on ted, and no written withdrawal of consent is and on counsel for Complainant by fifteen (15)
	I am represented by counsel, whose name, a	addre	ss and telephone number appear below:
	Counsel's Name		
	Counsel's Mailing Address		
	City, State and Zip Code		
	Counsel's Telephone Number		-

I am not now represented by counsel. If and when counsel is retained, immediate notification of
the attorney's name, address and telephone number will be filed with the Office of
Administrative Hearing and a copy sent to counsel for Complainant so that counsel will be on
record to receive legal notices, pleadings and other papers.

The agency taking the action described in the Accusation may have formulated guidelines to assist the administrative law judge in reaching an appropriate penalty. You may obtain a copy of the guidelines by requesting them from the agency in writing.

COPY OF GOVERNMENT CODE SECTIONS 11507.5, 11507.6 AND 11507.7 PROVIDED PURSUANT TO GOVERNMENT CODE SECTIONS 11504 AND 11505

SECTION 11507.5: Exclusivity of discovery provisions

The provisions of Section 11507.6 provide the exclusive right to and method of discovery as to any proceeding governed by this chapter.

SECTION 11507.6: Request for discovery

After initiation of a proceeding in which a respondent or other party is entitled to a hearing on the merits, a party, upon written request made to another party, prior to the hearing and within 30 days after service by the agency of the initial pleading or within 15 days after the service of an additional pleading, is entitled to (1) obtain the names and addresses of witnesses to the extent known to the other party, including, but not limited to, those intended to be called to testify at the hearing, and (2) inspect and make a copy of any of the following in the possession or custody or under the control of the other party:

- (a) A statement of a person, other than the respondent, named in the initial administrative pleading, or in any additional pleading, when it is claimed that the act or omission of the respondent as to this person is the basis for the administrative proceeding;
- (b) A statement pertaining to the subject matter of the proceeding made by any party to another party or person;
- (c) Statements of witnesses then proposed to be called by the party and of other persons having personal knowledge of the acts, omissions or events which are the basis for the proceeding, not included in (a) or (b) above;
- (d) All writings, including, but not limited to, reports of mental, physical and blood examinations and things which the party then proposes to offer in evidence;
- (e) Any other writing or thing which is relevant and which would be admissible in evidence;
- (f) Investigative reports made by or on behalf of the agency or other party pertaining to the subject matter of the proceeding, to the extent that these reports (1) contain the names and addresses of witnesses or of persons having personal knowledge of the acts, omissions or events which are the basis for the proceeding, or (2) reflect matters perceived by the investigator in the course of his or her investigation, or (3) contain or include by attachment any statement or writing described in (a) to (e), inclusive, or summary thereof.

For the purpose of this section, "statements" include written statements by the person signed or otherwise authenticated by him or her, stenographic, mechanical, electrical or other recordings, or transcripts thereof, of oral statements by the person, and written reports or summaries of these oral statements.

Nothing in this section shall authorize the inspection or copying of any writing or thing which is privileged from disclosure by law or otherwise made confidential or protected as the attorney's work product.

SECTION 11507.7: Petition to compel discovery; Order; Sanctions

- (a) Any party claiming the party's request for discovery pursuant to Section 11507.6 has not been complied with may serve and file with the administrative law judge a motion to compel discovery, naming as respondent the party refusing or failing to comply with Section 11507.6. The motion shall state facts showing the respondent party failed or refused to comply with Section 11507.6, a description of the matters sought to be discovered, the reason or reasons why the matter is discoverable under that section, that a reasonable and good faith attempt to contact the respondent for an informal resolution of the issue has been made, and the ground or grounds of respondent's refusal so far as known to the moving party.
- (b) The motion shall be served upon respondent party and filed within 15 days after the respondent party first evidenced failure or refusal to comply with Section 11507.6 or within 30 days after request was made and the party has failed to reply to the request, or within another time provided by stipulation, whichever period is longer.
- (c) The hearing on the motion to compel discovery shall be held within 15 days after the motion is made, or a later time that the administrative law judge may on the judge's own motion for good cause determine. The respondent party shall have the right to serve and file a written answer or other response to the motion before or at the time of the hearing.
- (d) Where the matter sought to be discovered is under the custody or control of the respondent party and the respondent party asserts that the matter is not a discoverable matter under the provisions of Section 11507.6, or is privileged against disclosure under those provisions, the administrative law judge may order lodged with it matters provided in subdivision (b) of Section 915 of the Evidence Code and examine the matters in accordance with its provisions.
- (e) The administrative law judge shall decide the case on the matters examined in camera, the papers filed by the parties, and such oral argument and additional evidence as the administrative law judge may allow.
- (f) Unless otherwise stipulated by the parties, the administrative law judge shall no later than 15 days after the hearing make its order denying or granting the motion. The order shall be in writing setting forth the matters the moving party is entitled to discover under Section 11507.6. A copy of the order shall forthwith be served by mail by the administrative law judge upon the parties. Where the order grants the motion in whole or in part, the order shall not become effective until 10 days after the date the order is served. Where the order denies relief to the moving party, the order shall be effective on the date it is served.

DECLARATION OF SERVICE BY CERTIFIED MAIL AND FIRST CLASS MAIL

(Separate Mailings)

In the Matter of the Accusation Against: Tanja Marie Walton

Agency Case No. 2894

I declare:

I am employed in the Office of the Attorney General, which is the office of a member of the California State Bar at which member's direction this service is made. I am 18 years of age or older and not a party to this matter. I am familiar with the business practice at the Office of the Attorney General for collection and processing of correspondence for mailing with the United States Postal Service. In accordance with that practice, correspondence placed in the internal mail collection system at the Office of the Attorney General is deposited with the United States Postal Service that same day in the ordinary course of business.

On July 27, 2006, I served the attached Accusation, Statement To Respondent, Notice of Defense (2 copies) Request for Discovery and Discovery Statutes by placing a true copy thereof enclosed in a sealed envelope as certified mail with postage thereon fully prepaid and return receipt requested, and another true copy of the Accusation, Statement To Respondent, Notice of Defense (2 copies) Request for Discovery and Discovery Statutes was enclosed in a second sealed envelope as first class mail with postage thereon fully prepaid, in the internal mail collection system at the Office of the Attorney General at 300 So. Spring St., Los Angeles, CA 90013, addressed as follows:

Tanja Marie Walton 26610 Bonita Heights Moreno Valley, CA 92552 Certified No. 7001 0360 0003 2715 7903

Tanja Marie Walton 9304 Sunridge Drive Riverside, CA 92508 Certified No. 7001 0360 0003 2715 7910

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on July 27, 2006, at Los Angeles, California.

S. REYES	S. Reyes
Typed Name	Signature