1	EDMUND G. BROWN JR., Attorney General of the State of California			
2	WILBERT BENNETT			
3	Supervising Deputy Attorney General CAROL S. ROMEO, State Bar No. 124910			
4	Deputy Attorney General California Department of Justice			
5	1515 Clay Street, 20 th Floor P.O. Box 70550			
6	Oakland, CA 94612-0550 Telephone: (510) 622-2141			
7	Facsimile: (510) 622-2141			
	Attorneys for Complainant			
8				
9	BEFORE THE CALIFORNIA STATE BOARD OF PHARMACY			
10	DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA			
11				
12	In the Matter of the Accusation Against: Case No. 3049			
13	JEFFREY J. TURNER OAH No. P.O, Box 315			
14	Sunol, California 94586-0315 DEFAULT DECISION AND ORDER			
15	Original Pharmacy Technician Registration No. TCH 50941 [Gov. Code, §11520]			
16				
17	Respondent.			
18	FINDINGS OF FACT			
19	1. On or about November 7, 2006, Complainant Virginia K. Herold, in her			
20	official capacity as the Interim Executive Officer of the California State Board of Pharmacy			
21	(Board), filed Accusation No. 3049 against JEFFREY J. TURNER (Respondent).			
22	2. On or about September 8, 2003, the Board issued Original Pharmacy			
23	Technician Registration No. TCH 50941 to Respondent. The Original Pharmacy Technician			
24	Registration was in full force and effect at all times relevant to the charges brought herein, and			
25	expired on January 31, 2007.			
26	3. On or about January 18, 2007, Carol L. Grays, an employee of the			
27	Department of Justice, served by Certified and First Class Mail a copy of the Accusation No.			
28	3049, Statement to Respondent, Notice of Defense, Request for Discovery, and Government			
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1	Code sections 11507.5, 11507.6, and 11507.7 to Respondent's address of record with the Board,		
2	which was and is P.O, Box 315, Sunol, California 94586-0315. A copy of the Accusation is		
3	attached as Exhibit A, and is incorporated herein by reference.		
4	4. Service of the Accusation was effective as a matter of law under the		
5	provisions of Government Code section 11505, subdivision (c).		
6	5. Government Code section 11506 states, in pertinent part:		
7	"(c) The respondent shall be entitled to a hearing on the merits if the respondent		
8	files a notice of defense, and the notice shall be deemed a specific denial of all parts of the		
9	accusation not expressly admitted. Failure to file a notice of defense shall constitute a waiver of		
10	respondent's right to a hearing, but the agency in its discretion may nevertheless grant a hearing."		
11	6. Respondent failed to file a Notice of Defense within 15 days after service		
12	upon him of the Accusation, and therefore waived his right to a hearing on the merits of		
13	Accusation No. 3049.		
14	7. Government Code section 11520 states, in pertinent part:		
15	"(a) If the respondent either fails to file a notice of defense or to appear at the		
16	hearing, the agency may take action based upon the respondent's express admissions or upon		
17	other evidence and affidavits may be used as evidence without any notice to respondent."		
18	8. Pursuant to its authority under Government Code section 11520, the Board		
19	finds that Respondent is in default and has waived his right to a hearing. The Board will take		
20	action without further hearing and, based on the evidence on file herein, determines that the		
21	allegations in Accusation No. 3049 are true.		
22	9. The total costs for investigation and enforcement are \$4,778.25 as of		
23	February 16, 2006.		
24	DETERMINATION OF ISSUES		
25	1. Based on the foregoing findings of fact, Respondent has subjected his		
26	Original Pharmacy Technician Registration No. TCH 50941 to discipline.		
27	2. Service of the Accusation and the related documents was proper and in		
28	accordance with the law.		
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The agency has jurisdiction to adjudicate this case by default.

4. The Board is authorized to revoke Respondent's Original Pharmacy
 Technician Registration No. TCH 50941 based upon the following violations alleged in the
 Accusation:

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3.

a. Business and Professions Code (Code) section 4300 on the grounds of
unprofessional conduct, as defined by section 4301(f), in that between on or about December 1,
2004 and on or about December 2, 2005, Respondent, on multiple occasions, while employed as
a pharmacy technician at Longs Drugs Store in Lafayette, California, stole merchandise and stole
and/or fraudulently and deceitfully diverted from the pharmacy supply the following controlled
substances or dangerous drugs, referenced in paragraphs 16 through 20:

Seven hundred sixty eight (768) Vicodin 5 mg tablets; One hundred twenty (120) Wellbutrin
pills; Ten (10) Zyrtec D pills; Ten (10) Zyrtec pills; and Ninety (90) Xenical pills.

The total dollar value of the controlled substances and/or dangerous drugs stolen
by Respondent was \$840.69. All of said controlled substances and/or dangerous drugs were for
self-administration, except for the Wellbutrin and Xenical pills, which Respondent later
unlawfully provided to his mother.

17 Section 4300 of the Code on the grounds of unprofessional conduct, as b. 18 defined by Code section 4301(h), in that on dates which are unknown, from approximately 19 December 2004 to December 2, 2005, on multiple occasions, Respondent, while employed as a 20 pharmacy technician at Longs Drugs Store in Lafayette, California, used Vicodin, a controlled 21 substance, to an extent or in a manner dangerous or injurious to himself or others, and to the 22 extent that his usage impaired his ability to conduct with safety to the public the practice 23 authorized by his license. On said occasions, Respondent sold, dispensed, or compounded 24 dangerous drugs while under the influence of Vicodin.

c. Section 4300 of the Code on the grounds of unprofessional conduct, as
defined by Code section 4301(j) (violating statutes regulating controlled substances and
dangerous drugs) in that by engaging in the conduct set forth above, Respondent violated
sections 4059 and 4060 of the Code, and Health and Safety Code sections 11173(a), 11350(a),

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1	and 11352(a).				
2	d. Section 4300 of the Code on the grounds of unprofessional conduct, as				
3	defined by Section 4301(o) (violation of Pharmacy Act) in that by engaging in the conduct set				
4	forth above, in selling, dispensing, or compounding dangerous drugs on unknown dates while				
5	under the influence of Vicodin, Respondent violated Code section 4327.				
6	ORDER				
7	IT IS SO ORDERED that Original Pharmacy Technician Registration No. TCH				
8	50941, heretofore issued to Respondent JEFFREY J. TURNER, is revoked.				
9	Pursuant to Government Code section 11520, subdivision (c), Respondent may				
10	serve a written motion requesting that the Decision be vacated and stating the grounds relied on				
11	within seven (7) days after service of the Decision on Respondent. The agency in its discretion				
12	may vacate the Decision and grant a hearing on a showing of good cause, as defined in the				
13	statute.				
14	This Decision shall become effective on <u>April 25, 2007</u>				
15	It is so ORDERED <u>March 26, 2007</u>				
16 17	BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA				
17	STATE OF CALIFORNIA				
10 19	Attachment:				
20	Attachment: By Multiple Cewen Exhibit A: Accusation No. 3049 WILLIAM POWERS				
20	Board President				
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Exhibit A Accusation No. 3049

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1	BILL LOCKYER, Attorney General of the State of California WILBERT BENNETT				
3	Supervising Deputy Attorney General CAROL S. ROMEO, State Bar No. 124910 Deputy Attorney General				
4	California Department of Justice 1515 Clay Street, 20 th Floor P.O. Box 70550				
6	Oakland, CA 94612-0550 Telephone: (510) 622-2141 Facsimile: (510) 622-2270				
7 8	Attorneys for Complainant				
. 9	BEFORE THE				
10	CALIFORNIA STATE BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA				
	In the Matter of the Accusation Against:	Case No. 3049			
12	JEFFREY J. TURNER				
13	P.O, Box 315 Sunol, California 94586-0315	ACCUSATION			
15	Original Pharmacy Technician Registration No. TCH 50941				
16	• Respondent.				
18		-			
19	Complainant alleges:				
20	PARTIE	ES			
21	1. Virginia K. Herold (Complain	nant) brings this Accusation solely in her			
. 22	official capacity as the Interim Executive Officer of	the California State Board of Pharmacy.			
23	2. On or about September 8, 2003, the California State Board of Pharmacy				
24	issued Original Pharmacy Technician Registration Number TCH 50941 to JEFFREY J.				
25	TURNER (Respondent). The Original Pharmacy Technician Registration was in full force and				
26	effect at all times relevant to the charges brought herein and will expire on January 31, 2007,				
27	unless renewed.				
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JURISDICTION

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2	3. This Accusation is brought before the California State Board of Pharmacy		
3	(Board), under the authority of the following laws. All section references are to the Business and		
4	Professions Code unless otherwise indicated,		
5	STATUTORY PROVISIONS		
б	4. Section 4300 of the Code provides, in pertinent part, that every license		
7	issued by the Board may be suspended or revoked.		
8	5. Section 118 of the Code provides that the Board retains jurisdiction to		
9	institute or continue disciplinary proceedings, after the expiration or forfeiture of a license by		
10	operation of law, during the period in which the license may be renewed, restored, reissued or		
11	reinstated.		
12	6. Section 4301 of the Code states, in pertinent part:		
13	"The Board shall take action against any holder of a license who is guilty of		
14	unprofessional conduct, Unprofessional conduct shall include, but is not limited to, any of the		
15	following:		
16	"(f) The commission of any act involving moral turpitude, dishonesty, fraud,		
17	deceit, or corruption, whether the act is committed in the course of relations as a licensee or		
18	otherwise, and whether the act is a felony or misdemeanor or not.		
19	"(h) The administering to oneself, of any controlled substance, or the use of any		
20	dangerous drug or of alcoholic beverages to the extent or in a manner as to be dangerous or		
21	injurious to oneself, to a person holding a license under this chapter, or to any other person or to		
Ż2	the public, or to the extent that the use impairs the ability of the person to conduct with safety to		
23	the public the practice authorized by the license.		
24	"(j) The violation of any of the statutes of this state or of the United States		
25	regulating controlled substances and dangerous drugs.		
26	"(o) Violating or attempting to violate, directly or indirectly, or assisting in or		
· 27	abetting the violation of or conspiring to violate any provision or term of this chapter or of the		
28	applicable federal and state laws and regulations governing pharmacy, including regulations		
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established by the board."

1 7. Section 4021 of the Code defines controlled substance as follows 2 "'Controlled substance' means any substance listed in Chapter 2 (commencing 3 with Section 11053) of Division 10 of the Health and Safety Code." 4 5 8. Section 4022 of the Code defines a dangerous drug, as follows: б "Dangerous drug" or "dangerous device" means any drug or device unsafe for 7 self-use, except veterinary drugs that are labeled as such, and includes the following: 8 "(a) Any drug that bears the legend: "Caution: federal law prohibits dispensing" without prescription," "Rx only," or words of similar import. 9 "(b) Any device that bears the statement: "Caution: federal law restricts this 10 device to sale by or on the order of a _____," "R's only," or words of similar import, the 11 12 blank to be filled in with the designation of the practitioner licensed to use or order use of the

13 device.

"(c) Any other drug or device that by federal or state law can be lawfully 14 dispensed only on prescription or furnished pursuant to Section 4006." 15

16 9. Section 4059 of the Code states, in pertinent part, that a person may not 17 furnish any dangerous drug except upon the prescription of a physician, dentist, podiatrist, 18 optometrist, or veterinarian.

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10. Section 4060 of the Code states:

20 "No person shall possess any controlled substance, except that furnished to a 21 person upon the prescription of a physician, dentist, podiatrist, or veterinarian, or furnished 22 pursuant to a drug order issued by a certified nurse-midwife pursuant to Section 2746.51, a nurse 23 practitioner pursuant to Section 2836.1, or a physician assistant pursuant to Section 3502.1. This 24 section shall not apply to the possession of any controlled substance by a manufacturer, 25 wholesaler, pharmacy, physician, podiatrist, dentist, veterinarian, certified nurse-midwife, nurse 26 practitioner, or physician assistant, when in stock in containers correctly labeled with the name 27 and address of the supplier or producer.

28

Nothing in this section authorizes a certified nurse mid-wife, a nurse practitioner,

or a physician assistant to order his or her own stock of dangerous drugs and devices." 1 2 Section 4327 of the Code states: 3 11. "Any person who, while on duty, sells, dispenses or compounds any drug while 4 under the influence of any dangerous drug or alcoholic beverages shall be guilty of a 5 misdemeanor." б 7 12. Health and Safety Code section 11173(a) provides, in pertinent part, that 8 no person shall obtain or attempt to obtain controlled substances by fraud, deceit, 9 misrepresentation, subterfuge or by concealment of a material fact. 10 13. Health and Safety Code section 11350(a) provides, in pertinent part, that 11 no person shall possess any controlled substance, unless upon the written prescription of a 12 physician, dentist, podiatrist, or veterinarian licensed to practice in this state. 13 14. Health and Safety Code section 11352(a), provides, in pertinent part, that 14 no person shall transport, sell, furnish, or give away any controlled substance, unless upon the 15 written prescription of a physician, dentist, podiatrist, or veterinarian licensed to practice in this 16 state. Section 125.3 of the Code states, in pertinent part, that the Board may 17 15. request the administrative law judge to direct a licentiate found to have committed a violation or 18 19 violations of the licensing act to pay a sum not to exceed the reasonable costs of the investigation 20 and enforcement of the case. 21 DRUGS 22 16. "Vicodin" is a Schedule III controlled substance pursuant to Health and 23 Safety Code section 11056(e)(4) and a dangerous drug pursuant to Business and Professions Code 24 section 4022. Vicodin is a brand name for the narcotic substance Hydrocodone (a semisynthetic 25 narcotic analgesic and antitussive with multiple actions qualitatively similar to those of codeine) 26 with the non-narcotic substance acetaminophen. 27 17. "Wellbutrin" is the brand name for Bupropion, a dangerous drug pursuant 28 to Code section 4022, in that said drug can be lawfully dispensed only by prescription.

"Zyrtec D" is the brand name for Cetizine/Pseudophedrine, a dangerous 18. 1 drug pursuant to Code section 4022, in that said drug can be lawfully dispensed only by 2 3 prescription. "Zyrtec" is the brand name for Cetizine, a dangerous drug pursuant to 4 19. Code section 4022, in that said drug can be lawfully dispensed only by prescription. 5 6 20. "Xenical" is the brand name for Orlistat, a dangerous drug pursuant to 7 Code section 4022, in that said drug can be lawfully dispensed only by prescription. FIRST CAUSE FOR DISCIPLINE 8 (Acts Involving Moral Turpitude, Dishonesty, Fraud and Deceit) 9 21. Respondent has subjected his license to discipline under Section 4300 of 10 the Code on the grounds of unprofessional conduct, as defined by section 4301(f), in that between 11 12 on or about December 1, 2004 and on or about December 2, 2005, Respondent, on multiple 13 occasions, while employed as a pharmacy technician at Longs Drugs Store in Lafayette, 14 California, stole merchandise and stole and/or fraudulently and deceitfully diverted from the 15 pharmacy supply the following controlled substances or dangerous drugs, referenced above in paragraphs 16 through 20: 16 Seven hundred sixty eight (768) Vicodin 5 mg tablets. 17 a. One hundred twenty (120) Wellbutrin pills. 18 Ъ. 19 Ten (10) Zyrtec D pills. C, 20 d. Ten (10) Zyrtec pills. 21 Ninety (90) Xenical pills. e. 22 22. The total dollar value of the controlled substances and/or dangerous drugs 23 stolen by Respondent was \$840.69. All of said controlled substances and/or dangerous drugs 24 were for self-administration, except for the Wellbutrin and Xenical pills, which Respondent later 25 unlawfully provided to his mother. 26 // 27 11 28 \parallel

1	SECOND CAUSE FOR DISCIPLINE	
2	(Used Controlled Substance to an Extent or in a Manner Dangerous or Injurious to Himself or Others)	
4	23. Complainant realleges the allegations set forth in paragraphs 21 and 22	
5	above, which are herein incorporated by reference as though fully set forth.	
6	24. Respondent has subjected his license to discipline under Section 4300 of	
7	the Code on the grounds of unprofessional conduct, as defined by Code section 4301(h), in that	
8	on dates which are unknown, from approximately December 2004 to December 2, 2005, on	
9	multiple occasions, Respondent, while employed as a pharmacy technician at Longs Drugs Store	
10	in Lafayette, California, used Vicodin, a controlled substance, to an extent or in a manner	
11	dangerous or injurious to himself or others, and to the extent that his usage impaired his ability to	
12	conduct with safety to the public the practice authorized by his license. On said occasions,	
13	Respondent sold, dispensed, or compounded dangerous drugs while under the influence of	
14	Vicodin.	
15	THIRD CAUSE FOR DISCIPLINE	
16	(Violation of Statutes Regulating Controlled Substances and Dangerous Drugs)	
17	25. Paragraphs 21 through 24 above are herein incorporated by reference as	
18	though fully set forth.	
19	26. The conduct of Respondent, as set forth above, constitutes violation of	
20	Code sections 4059 and 4060, and Health and Safety Code sections 11173(a), 11350(a), and	
21	11352(a), and accordingly provides grounds for disciplinary action under section 4300 of the	
22	Code on the grounds of unprofessional conduct, as defined by Code section 4301(j) (violation of	
23	statutes regulating controlled substances and dangerous drugs).	
24	FOURTH CAUSE FOR DISCIPLINE	
25	(Violation of Pharmacy Act)	
26	27. Paragraphs 21 through 24 above are herein incorporated by reference as	
27 ⁻	though fully set forth.	
28	28. The conduct of Respondent, as set forth above, in selling, dispensing, or	

• 5 <mark>6 2</mark> 5 5 6	
1	compounding dangerous drugs on unknown dates while under the influence of Vicodin,
. 2	constitutes violation of Code section 4327, and accordingly provides grounds for disciplinary
3	action under Section 4300 of the Code on the grounds of unprofessional conduct, as defined by
4	Code section 4301(o) (violation of Pharmacy Act).
5	PRAYER
6	WHEREFORE, Complainant requests that a hearing be held on the matters herein
7	alleged, and that following the hearing, the Board issue a decision:
8	a. Revoking or suspending Original Pharmacy Technician Registration
9	Number TCH 50941, issued to JEFFREY J, TURNER;
10	b. Ordering JEFFREY J, TURNER to pay the Board the reasonable costs of
11	the investigation and enforcement of this case, pursuant to Code section 125.3; and
12	c. Taking such other and further action as deemed necessary and proper.
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14	DATED: 11107
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16	- in einightende
17	VIRGINIA K. HEROLD Interim Executive Officer
18	California State Board of Pharmacy State of California
19	Complainant
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