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	1	EDMUND G. BROWN JR., Attorney General of the State of California	
	2	JAMES M. LEDAKIS Supervising Deputy Attorney General	
	( 3	ERIN M. SUNSERI, State Bar No. 207031 Deputy Attorney General	
	4	110 West "A" Street, Suite 1100 San Diego, CA 92101	
	5	P.O. Box 85266	
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	. 7	Facsimile: (619) 645-2061	
	8	Attorneys for Complainant	
	9	BEFORE	ידיניי
	10	BOARD OF PH DEPARTMENT OF CON	ARMACY
	11	STATE OF CAL	
	12	In the Matter of the Accusation Against:	Case No. 3151
	13	KAREN G. IBARRA	OAH No.
	14	571 Brutus Street San Diego, CA 92114 Pharmacy Technician No. 34516	DEFAULT DECISION AND ORDER
	-15		
	16	Respondent.	[Gov. Code, §11520]
	17	<u>FINDINGS OF</u>	FACT
	18	1. On or about September 24, 20	08, Complainant Virginia Herold, in her
	19	official capacity as the Executive Officer of the Boar	d of Pharmacy, Department of Consumer
	20	Affairs, filed Accusation No. 3151 against Karen G.	Ibarra (Respondent) before the Board of
	21	Pharmacy.	
	22	2. On or about September 11, 20	00, the Board of Pharmacy (Board) issued
	23	Pharmacy Technician No. 34516 to Respondent. Th	e Pharmacy Technician was in full force and
	24	effect at all times relevant to the charges brought her	ein and will expire on March 31, 2010,
	25	unless renewed.	
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1	3. On or about October 3, 2008, Rosita Donovan, an employee of the		
2	Department of Justice, served by Certified and First Class Mail a copy of the Accusation No.		
3	3151, Statement to Respondent, Notice of Defense, Request for Discovery, and Government		
4	Code sections 11507.5, 11507.6, and 11507.7 to Respondent's address of record with the Board,		
5	which was and is: 571 Brutus Street, San Diego, CA 92114. A copy of the Accusation is		
6	attached as exhibit A, and is incorporated herein by reference.		
7	4. Service of the Accusation was effective as a matter of law under the		
8	provisions of Government Code section 11505, subdivision (c).		
9	5. Government Code section 11506 states, in pertinent part:		
10	(c) The respondent shall be entitled to a hearing on the merits if the respondent files a notice of defense, and the notice		
11	shall be deemed a specific denial of all parts of the accusation not expressly admitted. Failure to file a notice of defense shall		
12	constitute a waiver of respondent's right to a hearing, but the agency in its discretion may nevertheless grant a hearing.		
13	6. Respondent failed to file a Notice of Defense within 15 days after service		
14			
15	upon her of the Accusation, and therefore waived her right to a hearing on the merits of		
16	Accusation No. 3151. 7. California Government Code section 11520 states, in pertinent part:		
17	7. Camorina Government Code section 11520 states, in pertinent part.		
18	(a) If the respondent either fails to file a notice of defense or to appear at the bearing, the agency may take action based upon		
19	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		
<u>2</u> 0	respondent.		
21	8. Pursuant to its authority under Government Code section 11520, the Board		
22	finds Respondent is in default. The Board will take action without further hearing and, based on		
23	the evidence on file herein, finds that the allegations in Accusation No. 3151 are true.		
24	9. The total cost for investigation and enforcement in connection with the		
25	Accusation are \$4,589.75. as of November 4, 2008.		
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1DETERMINATION OF ISSUES21.Based on the foregoing findings of fact, Response3subjected her Pharmacy Technician No. 34516 to discipline.42.A copy of the Accusation is attached.53.The agency has jurisdiction to adjudicate this64.The Board of Pharmacy is authorized to revok	ondent Karen G. Ibarra has	
<ul> <li>subjected her Pharmacy Technician No. 34516 to discipline.</li> <li>2. A copy of the Accusation is attached.</li> <li>3. The agency has jurisdiction to adjudicate this</li> </ul>	ondent Karen G. Ibarra has	
<ul> <li>4 2. A copy of the Accusation is attached.</li> <li>5 3. The agency has jurisdiction to adjudicate this</li> </ul>		
5 3. The agency has jurisdiction to adjudicate this		
6 A The Decord of Discussion is such a size 14	case by default.	
6 4. The Board of Pharmacy is authorized to revok	e Respondent's Pharmacy	
7 Technician based upon the following violations alleged in the Accus	ation:	
8 a. Unprofessional Conduct (commission	of acts involving moral	
9 turpitude, dishonesty, fraud, deceit and corruption) in violation of se	ction 4301 (f) of the	
10 Business & Professions Code, and section 11173 of the Health & Sa	fety Code, as detailed in	
11 paragraphs 32-39 of the Accusation attached hereto as Exhibit A.		
12 b. Unprofessional Conduct (commission	of acts involving moral	
13 turpitude, dishonesty, fraud, deceit, corruption and self-administratio	on of a controlled substance)	
14 in violation of section 4301 (h) of the Business & Professions Code,	in violation of section 4301 (h) of the Business & Professions Code, and section 11170 of the	
Health & Safety Code, as detailed in paragraphs 32-39 of the Accusation attached hereto as		
16 Exhibit A.		
17 c. Unprofessional Conduct (self-adminis	tration of a controlled	
18 substance/impairment) in violation of section 4301 (j) of the Busines	ss & Professions Code, and	
19 section 11170 of the Health & Safety Code, as detailed in paragraphs	section 11170 of the Health & Safety Code, as detailed in paragraphs 32-39 of the Accusation	
20 attached hereto as Exhibit A.		
21 d. Unprofessional Conduct (theft and pos	ssession of a controlled	
22 substance without a prescription) in violation of sections 4301 (j) of	the Business & Professions	
23 Code, in conjunction with sections 4059 and 4060, and section 1117	70 of the Health & Safety	
24 Code, as detailed in paragraphs 32-39 of the Accusation attached her	eto as Exhibit A.	
e. Unprofessional Conduct (violating fed	eral and state laws and	
26 regulations governing pharmacy) in violation of section 4301 (o) of t	the Business & Professions	
27 Code, as detailed in paragraphs 32-39 of the Accusation attached her	reto as Exhibit A.	
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	• • • •			
1	f. Furnishing Dangerous Drugs in violation of sections 4301 (i) and			
2				
3	4059 of the Business & Professions Code, as detailed in paragraphs 32-39 of the Accusation attached hereto as Exhibit A.			
4				
	g. Unprofessional Conduct (violation of California statutes regulating			
5	controlled substances and dangerous drugs) in violation of sections 4301 (j) of the Business &			
6	Professions Code, as detailed in paragraphs 32-39 of the Accusation attached hereto as Exhibit			
7	A.			
8	ORDER			
9	IT IS SO ORDERED that Pharmacy Technician No. 34516, heretofore issued to			
10	Respondent Karen G. Ibarra, is revoked.			
11	Pursuant to Government Code section 11520, subdivision (c), Respondent may			
12	serve a written motion requesting that the Decision be vacated and stating the grounds relied on			
13	within seven (7) days after service of the Decision on Respondent. The agency in its discretion			
14	may vacate the Decision and grant a hearing on a showing of good cause, as defined in the			
15	statute.			
16	This Decision shall become effective on <u>February 5, 2009</u> .			
17	It is so ORDERED January 6, 2009			
18				
19	BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS			
20	STATE OF CALIFORNIA			
21				
22	By Kenneth Sheel			
23	80303648.wpd KENNETH H. SCHELL Board Provident			
24	DOJ docket number:SD2008800588 BOald Plesident			
25	Attachment:			
26	Exhibit A: Accusation No.3151			
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## Exhibit A

Accusation No. 3151

	1	EDMUND G. BROWN JR., Attorney General
• •	2	of the State of California JAMES LEDAKIS
	3	Supervising Deputy Attorney General ERIN M. SUNSERI, State Bar No. 207031
	4	Deputy Attorney General California Department of Justice
	5	110 West "A" Street, Suite 1100 San Diego, CA 92101
	6	P.O. Box 85266
	7	San Diego, CA 92186-5266 Telephone: (619) 645-2141
		Facsimile: (619) 645-2061
	8	Attorneys for Complainant
	9	BEFORE THE BOARD OF PHARMACY
	10	DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA
	11	In the Matter of the Accusation Against: Case No. 3151
	12	KAREN G. IBARRA, TCH ACCUSATION
	13	571 Brutus Street
	14	San Diego, CA 92114
	15	Pharmacy Technician Reg. No. TCH 34516
	16	Respondent.
	17	Complainant alleges:
	18	<u>PARTIES</u>
. •	19	1. Virginia Herold (Complainant) brings this Accusation solely in her official
	20	capacity as the Executive Officer of the Board of Pharmacy, Department of Consumer Affairs.
	21	2. On or about September 11, 2000 the Board of Pharmacy issued Pharmacy
	22	Technician Registration Number TCH 34516 to Karen G. Ibarra (Respondent). The Pharmacy
	23	Technician Registration was in full force and effect at all times relevant to the charges brought
	24	herein and will expire on March 31, 2010, unless renewed.
•	25	JURISDICTION
	26.	3. This Accusation is brought before the Board of Pharmacy (Board), Department of
:	27	Consumer Affairs, under the authority of the following laws. All section references are to the
	28	Business and Professions Code unless otherwise indicated.

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1	4. Section 477 of the Code states:			
2	As used in this division:			
3	(a) "Board" includes "bureau," "commission," "committee," "department," "division," "examining committee," "program," and "agency."			
4 5	(b) "License" includes certificate, registration or other means to engage in a business or profession regulated by this code.			
6	5. Section 118, subdivision (b), of the Code provides that the suspension/			
7	expiration/surrender/cancellation of a license shall not deprive the Board of jurisdiction to			
8	proceed with a disciplinary action during the period within which the license may be renewed,			
9	restored, reissued or reinstated.			
10	6. Section 4300 of the Code states:			
11	(a) Every license issued may be suspended or revoked.			
12	(b) The board shall discipline the holder of any license issued by the			
13	board, whose default has been entered or whose case has been heard by the board and found guilty, by any of the following methods:			
14	(1) Suspending judgment.			
15	(2) Placing him or her upon probation.			
16	(3) Suspending his or her right to practice for a period not exceeding one year.			
17	(4) Revoking his or her license.			
18	(5) Taking any other action in relation to disciplining him or her as			
19	the board in its discretion may deem proper.			
20				
21	7. Section 4301 of the Code states:			
22	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			
23	misrepresentation or issued by mistake. Unprofessional conduct shall include, but is not limited to, any of the following:			
24				
25	(f) The commission of any act involving moral turpitude, dishonesty,			
26	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.			
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1 (h) The administering to oneself, of any controlled substance, or the use of any dangerous drug or of alcoholic beverages to the extent or in a manner as to be dangerous or injurious to oneself, to a person holding a license under this chapter, or to any other 2 person or to the public, or to the extent that the use impairs the ability of the person to 3 conduct with safety to the public the practice authorized by the license. 4 5 (i) The violation of any of the statutes of this state, or any other state, or of the United States regulating controlled substances and dangerous drugs. 6 .7 (o) Violating or attempting to violate, directly or indirectly, or assisting in 8 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 9 pharmacy, including regulations established by the board or by any other state or federal regulatory agency. 10 11 Section 4327 of the Code states: 8. 12 Any person who, while on duty, sells, dispenses or compounds any drug while 13 under the influence of any dangerous drug or alcoholic beverages shall be guilty of a misdemeanor. 14 9. Section 4021 of the Code defines "controlled substance" as any substance listed 15 in Chapter 2 (commencing with Section 11053) of Division 10 of the Health & Safety Code. 16 Section 4022 of the Code states: 10. 17 "Dangerous drug" or "dangerous device" means any drug or device unsafe for self-use in humans or animals, and includes the following: 18 19 (a) Any drug that bears the legend: "Caution: federal law prohibits dispensing without prescription," "Rx only," or words of similar import. 20 (b) Any device that bears the statement: "Caution: federal law 21 restricts this device to sale by or on the order of a \_\_\_\_\_," "Rx only," or words of similar import, the blank to be filled in with the designation of the 22 practitioner licensed to use or order use of the device. 23 (c) Any other drug or device that by federal or state law can be lawfully dispensed only on prescription or furnished pursuant to Section 4006. 24 11. Section 4059 of the Code states, in pertinent part, that a person may not furnish 25 any dangerous drug except upon the prescription of a physician, dentist, podiatrist, optometrist, 26 veterinarian, or naturopathic doctor pursuant to Section 3640.7. A person may not furnish any 27 dangerous device, except upon the prescription of a physician, dentist, podiatrist, optometrist, 28

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1 veterinarian, or naturopathic doctor pursuant to Section 3640.7.

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## Section 4060 of the Code states:

No person shall possess any controlled substance, except that furnished to a person upon the prescription of a physician, dentist, podiatrist, optometrist, veterinarian, or naturopathic doctor pursuant to Section 3640.7, or furnished pursuant to a drug order issued by a certified nurse-midwife pursuant to Section 2746.51, a nurse practitioner pursuant to Section 2836.1, or a physician assistant pursuant to Section 3502.1, or naturopathic doctor pursuant to Section 3640.5, or a pharmacist pursuant to either subparagraph (D) of paragraph (4) of, or clause (iv) of subparagraph (A) of paragraph (5) of, subdivision (a) of Section 4052. This section shall not apply to the possession of any controlled substance by a manufacturer, wholesaler, pharmacy, pharmacist, physician, podiatrist, dentist, optometrist, veterinarian, naturopathic doctor, certified nurse-midwife, nurse practitioner, or physician assistant, when in stock in containers correctly labeled with the name and address of the supplier or producer.

11 13. Section 125.3 of the Code provides, in pertinent part, that the Board may request 12 the administrative law judge to direct a licentiate found to have committed a violation or 13 violations of the licensing act to pay a sum not to exceed the reasonable costs of the investigation 14 and enforcement of the case, including charges imposed by the Attorney General. Under section 15 125.3 (c), a certified copy of the actual costs or a good faith estimate of costs where actual costs 16 are not available, including investigative and enforcement costs and charges of the Attorney 17 General up to the date of the hearing, signed by the designated representative of the entity bringing the proceeding shall be *prima facie* evidence of the reasonable costs of investigation 18 19 and prosecution of the case.

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Code:

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14. This Accusation also refers to the following sections of the Health & Safety

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15. Health & Safety Code § 11056 states in pertinent part:

(a) The controlled substances listed in this section are included in Schedule III.

(b) Stimulants. Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation which contains any quantity of the following substances having a stimulant effect on the central nervous system, including its salts, isomers (whether optical, position, or geometric), and salts of those isomers whenever the existence of those salts, isomers, and salts of isomers is possible within the specific chemical designation:

(e) Narcotic drugs. Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation containing any of the following narcotic drugs, or their salts calculated as the free anhydrous base or alkaloid, in limited quantities as set forth below:

(4) Not more than 300 milligrams of dihydrocodeinone per 100 milliliters or not more than 15 milligrams per dosage unit, with one or more active nonnarcotic ingredients in recognized therapeutic amounts. Additionally, oral liquid preparations of dihydrocodeinone containing the above specified amounts may not contain as its nonnarcotic ingredients two or more antihistamines in combination with each other.

16. Health & Safety Code § 11057 states in pertinent part:

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(c) Narcotic drugs. Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation containing any of the following narcotic drugs, or their salts calculated as the free anhydrous base or alkaloid, in limited quantities as set forth below:

(1) Not more than 1 milligram of difenoxin and not less than 25 micrograms of atropine sulfate per dosage unit.

(2) Dextropropoxyphene (alpha-(+)-4-dimethylamino-1, 2-diphenyl-3-methyl-2-propionoxybutane).

17. Health & Safety Code § 11058 states in pertinent part:

(c) Narcotic drugs containing nonnarcotic active medicinal ingredients. Any compound, mixture, or preparation containing any of the following narcotic drugs, or their salts calculated as the free anhydrous base or alkaloid, in limited quantities as set forth below, which shall include one or more nonnarcotic active medicinal ingredients in sufficient proportion to confer upon the compound, mixture, or preparation valuable medicinal qualities other than those possessed by narcotic drugs alone:

(1) Not more than 200 milligrams of codeine per 100 milliliters or per 100 grams.

(2) Not more than 100 milligrams of dihydrocodeine per 100 milliliters or per 100 grams.

(3) Not more than 100 milligrams of ethylmorphine per 100 milliliters or per 100 grams.

(4) Not more than 2.5 milligrams of diphenoxylate and not less than 25 micrograms of atropine sulfate per dosage unit.

27 18. Health & Safety Code § 11170 states that "[n]o person shall prescribe, administer,
28 or furnish a controlled substance for himself."

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19. Health & Safety Code § 11173 states, in pertinent part, that no person shall obtain a controlled substance by fraud, deceit, subterfuge or concealment of a material fact.

## DRUGS

20. Vicodin, a brand name for hydrocodone 5 mg with acetaminophen 500 mg, is a 6 Schedule III controlled substance as designated by Health and Safety Code section 11056, 7 subdivision (e)(4), and is a dangerous drug pursuant to Business and Professions Code section 4022.

21. Vicodin ES, a brand name for hydrocodone 7.5 mg with acetaminophen 750 mg, 10 is a Schedule III controlled substance as designated by Health and Safety Code section 11056, 11 subdivision (e)(4), and is a dangerous drug pursuant to Business and Professions Code section 12 4022.

22. Norco, a brand name for hydrocodone 10 mg with acetaminophen 325 mg, is a 14 Schedule III controlled substance as designated by Health and Safety Code section 11056, 15 subdivision (e)(4), and is a dangerous drug pursuant to Business and Professions Code section 16 4022.

Ionamin, a brand name for phentermine, is a schedule IV controlled substance as 23. 18 designated by Health and Safety Code section 11057, subdivision (f)(4), and is a dangerous drug 19 pursuant to Business and Professions Code section 4022. 20

24. Xanax, a brand name for alprazolam, is a Schedule IV controlled substance as 21 designated by Health& Safety Code section 11057, subdivision (d)(1), and is a dangerous drug 22 pursuant to Business and Professions Code section 4022. 23

Viagra, a brand name for sildenafil, is a dangerous drug pursuant to Business and 25. 24 Professions Code section 4022. 25

26. Reglan, a brand name for metoclopramide, is a dangerous drug pursuant to 26 Business and Professions Code section 4022. 27

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Motrin, a brand name for ibuprophen, is a dangerous drug pursuant to Business 27.

and Professions Code section 4022. 1

2 28. Ducolax, a brand name for bisacodyl, is an over-the-counter medication and is not 3 a dangerous drug pursuant to Business and Professions Code section 4022.

4 29. Valium, a brand name for diazepam, is a Schedule IV controlled substance as 5 designated by Health& Safety Code section 11057, subdivision (d)(9), and is a dangerous drug 6 pursuant to Business and Professions Code section 4022.

7 30. Soma, a brand name for carisoprodol, is a dangerous drug pursuant to Business 8 and Professions Code section 4022.

9 31. Naprosyn, a brand name for Naproxen, is an over-the-counter medication and is 10 not a dangerous drug pursuant to Business and Professions Code section 4022.

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## **FACTS**

32. Respondent Karen Ibarra was employed as a pharmacy technician at Longs Drug 12 13 Store #247 from approximately May 18, 2005 through May 6, 2006.

14 33. In April 2006, an incoming pharmacist-in-charge ("PIC") began to do cycle 15 counts and manage drug stock levels. He became concerned upon noticing discrepancies in quantities of various hydrocodone-containing drugs, including a 694 tablet shortage on 16 17 Hydrocodone 10/325 (generic Norco). The PIC suspected Respondent Ibarra because she ordered six (6) five-hundred count bottles of Hydrocodone 10/325 (generic Norco) on April 28, 18 2006. The PIC believed it to be highly unusual for such a large quantity of that drug to be 19 20 ordered at one time. Further, Respondent Ibarra typically worked only one evening shift per 21 week, and one weekend per month. The PIC notified the Pharmacy Area Supervisor ("PAS") 22 and the Loss Prevention Manager ("LPM").

23 34. 24

The LPM began an immediate investigation and installed surveillance cameras throughout the pharmacy.

25 35. The first date Respondent Ibarra was scheduled to work after ordering the six (6) 26 five-hundred count bottles of Hydrocodone 10/325 (generic Norco) was May 3, 2006. A 27 decision was made to bag check Respondent Ibarra when she left the store at the end of her shift; however, Respondent failed to show up for work. Unbeknownst to the PIC, Respondent Ibarra 28

arrived late for work and it was determined the following morning that two (2) five-hundred
 count bottles of Hydrocodone 10/325 (generic Norco) were unaccounted for. A review of the
 surveillance camera footage showed Respondent Ibarra removing drugs and other store
 merchandise from the pharmacy.

36. 5 Respondent Ibarra was scheduled to work on May 4, 2006, and a decision was made to bag check her as she left the store in the event she misappropriated additional pharmacy 6 7 drugs. The bag check found Respondent Ibarra to be in possession of a prescription for A. 8 Nogales without proof of purchase of the co-pay. Respondent Ibarra consented to having her 9 purse inspected. Inside were two DVD movies wrapped in cellophane with price stickers 10 attached. Respondent Ibarra's purse also contained a prescription bottle for metroclopramide 10 mg, #30. The bottle contained five different medications, including metroclopramide, 11 12 phentermine 37.5 mg, ibuprophen 600 mg, bisacodyl 5 mg, and hydrocodone with tylenol 13 10/325. Respondent Ibarra claimed she had brought the DVD movies from home, that she had 14 paid for Nogales' prescription, and that she had valid prescriptions for all of the drugs in her 15 purse. She claimed she had obtained the phentermine in Tijuana, Mexico.

16 37. Upon further questioning, Respondent Ibarra admitted in writing to taking drugs 17 and merchandise from the store and pharmacy totaling \$19,035.18. Respondent Ibarra admitted 18 to stealing her own prescriptions, DVD movies, hair spray, fingernail accessories, and pharmacy 19 drugs (including full stock bottles). Respondent explained how she had secreted the drugs and 20 merchandise in the store, and ultimately hidden them in her purse for theft from the premises. 21 She admitted deactivating the Sensormatic EAS tags embedded in the DVD movies to prevent 22 the items from alarming the system when she took them out the door at the end of her shift. 23 Respondent Ibarra claimed she usually stole her prescriptions for Vicodin, Soma, Naproxin, and 24 Motrin. She further claimed she took full stock bottles of Hydrocodone 10/325, Vicodin ES 25 7.5/750, Alprazolam, Viagra, Hydrocodone 5/500, and Phentermine 37.5 mg. She also admitted 26 stealing Diazepam 10 mg in smaller quantities of 30-60 pills at a time.

38. Respondent Ibarra initially claimed she sold the Hydrocodone and Viagra; then
changed her statement and claimed that she had taken the drugs herself due to her drug

1	addiction, and	l was ta	ring 15-20 tablets per day while working at Longs Drug Store as a
.2	Pharmacy Te	chnicia	. Respondent Ibarra also claimed that she had shipped drugs to a cousin in
3	Mexico, and s	shipped	Viagra to an uncle.
4	39.	Respo	ndent Ibarra's written admissions were to the following losses:
5		a.	Hydrocodone 10/325: two (2) bottles, twice per month for six (6) months;
6	totaling twent	y-four	24) bottles for a loss of \$9,096.00
7		Ъ.	Vicodin ES: three (3) bottles per month for five (5) months; totaling
8	fifteen (15) bo	ottles fo	a loss of \$3,870.00
9,		c.	Alprazolam 2 mg: two (2) bottles per month for five (5) months; totaling
10	ten (10) bottle	es for a	oss of \$2,490.00
11	· ·	d.	Viagra 100 mg: two (2) bottles on two (2) occasions; totaling four bottles
12	for a loss of \$	1,435.8	
13		e.	Diazepam 10 mg: 30-60 tablets per occurrence, estimated 300 tablets for a
14	loss of \$184.7	5	
15	· ·	f.	Vicodin 5/500: one (1) bottle on four (4) occasions, totaling four bottles
16	for a loss of \$	929.76	
17		g.	Phentermine 37.5 mg: four (4) bottles for a loss of \$586.40
18		h.	Personal prescriptions: eleven (11) for a total loss of \$82.50
19		i.	Misc. store merchandise: total loss of \$359.97
20			TOTAL LOSS: \$19,035.18
21			FIRST CAUSE FOR DISCIPLINE
22	(Unp	rofessi	nal Conduct - Commission of Acts Involving Moral Turpitude, Dishonesty, Fraud, Deceit & Corruption)
23	40.	Respo	ident is subject to disciplinary action under section 4301, subdivision (f) of
24		-	sions Code, and Health & Safety Code § 11173, in that on or between May
25			2006, while working as a pharmacy technician, Respondent admitted in
26		•	lly obtained controlled substances from her employer, Longs Drug Store,
27			d dishonesty, as detailed in paragraphs 32-39, above.
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2	SECOND CAUSE FOR DISCIPLINE
3	(Unprofessional Conduct - Commission of Acts Involving Moral Turpitude, Dishonesty, Fraud, Deceit & Corruption)
4	41. Respondent is subject to disciplinary action under section 4301, subdivision (f) of
5	the Business & Professions Code in that on or between May 18, 2005 and May 7, 2006, while
6	working as a pharmacy technician, Respondent admitted in writing that she wrongfully
7	misappropriated unpaid prescriptions and store merchandise from her employer, Longs Drug
8	Store, using fraud, deceit, and dishonesty, as detailed in paragraphs 32-39, above.
9	THIRD CAUSE FOR DISCIPLINE
10 11	(Unprofessional Conduct - Commission of Acts Involving Moral Turpitude, Dishonesty, Fraud, Deceit & Corruption and Self-Administration of Controlled Substance)
12	42. Respondent is subject to disciplinary action under section 4301, subdivision (h) of
13	the Code, in conjunction with Health & Safety code section 11170, in that on or between May
14	18, 2005 and May 7, 2006, while working as a pharmacy technician, Respondent illegally
15	administered a controlled substance to herself, as detailed in paragraphs 32-39, above. Such
16	conduct is a misdemeanor under section 4327 of the Code.
17	FOURTH CAUSE FOR DISCIPLINE
18	(Unprofessional Conduct -Self-Administration of Controlled Substance/Impairment)
· 19	43. Respondent is subject to disciplinary action under section 4301, subdivision (j), in
20	conjunction with section 4327 of the Code, and Health & Safety Code section 11170 in that on
21	or between May 18, 2005 and May 7, 2006, while working as a pharmacy technician,
22	Respondent used a controlled substance to the extent or in a manner as to impair her ability to
. 23	practice under her license, as detailed in paragraphs 32-39, above. Such conduct is a
24	misdemeanor under section 4327 of the Code.
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2	FIFTH CAUSE FOR DISCIPLINE
3	(Unprofessional Conduct - Theft and Possession of a Controlled Substance Without a Prescription)
4	44. Respondent is subject to disciplinary action under section 4301(j) in conjunction
5	with sections 4059 and 4060, and Health & Safety code section 11170, for theft and possession
6	of a controlled substance without a legitimate prescription, as detailed in paragraphs 32-39,
7	above.
8	SIXTH CAUSE FOR DISCIPLINE
9 10	(Unprofessional Conduct - Violating Federal & State Laws & Regulations Governing Pharmacy)
11	45. Respondent is subject to disciplinary action under section 4301,
12	subdivision (o) of the Code in that on or between May 18, 2005 and May 7, 2006, while
13	working as a pharmacy technician, Respondent violated federal and state laws and regulations
14	governing pharmacy, including regulations established by the Board, as detailed in paragraphs
15	32-39, above.
16	SEVENTH CAUSE FOR DISCIPLINE
17	(Furnishing Dangerous Drugs)
18	46. Respondent is subject to disciplinary action under sections 4301,
19	subdivision (j) and 4059 of the Code in that on or between May 18, 2005 and May 7, 2006,
20	while working as a pharmacy technician, Respondent furnished to herself and others controlled
21	substances without a valid prescription, as detailed in paragraphs 32-39, above.
22	EIGHTH CAUSE FOR DISCIPLINE
23	(Unprofessional Conduct- Violation of California Statutes Regulating Controlled
24	Substances and Dangerous Drugs)
25	47. Respondent is subject to disciplinary action under section 4301, subdivision (j) of
26	the Code in that on or between May 18, 2005 and May 7, 2006, while working as a pharmacy
27	technician, Respondent knowingly violated California statutes regulating controlled substances
28	and dangerous drugs, as detailed in paragraphs 32-39, above.
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3	PRAYER
4	WHEREFORE, Complainant requests that a hearing be held on the matters herein
5	alleged, and that following the hearing, the Board of Pharmacy issue a decision:
6	1. Revoking or suspending Pharmacy Technician Registration Number TCH
7	34516, issued to Karen G. Ibarra;
8	2. Ordering Karen G. Ibarra to pay the Board of Pharmacy the reasonable
9	costs of the investigation and enforcement of this case, pursuant to Business and Professions
10	Code section 125.3;
11	3. Taking such other and further action as deemed necessary and proper.
12	abula
13	DATED: $\frac{9/27/08}{1}$
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15	Jusice Herd
16	VIRGINIA HEROLD Executive Officer
17	Board of Pharmacy Department of Consumer Affairs
18	State of California Complainant
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