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9	BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS	
10	STATE OF C	CALIFORNIA
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12	In the Matter of the Accusation Against:	Case No. 5100
13	RAYMOND MORALES 6308 Specht Ave.	DEFAULT DECISION AND ORDER
14	Bell Gardens, CA 90201	[Gov. Code, §11520]
15	Pharmacy Technician Registration No. TCH 110380	
16		
17	Respondent.	
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19	FINDING	S OF FACT
20	1. On or about June 7, 2014, Complain	ant Virginia K. Herold, in her official capacity as
21	the Executive Officer of the Board of Pharmacy,	Department of Consumer Affairs, filed
22	Accusation No. 5100 against Raymond Morales (Respondent) before the Board of Pharmacy.	
23	(Accusation attached as Exhibit A.)	
24	2. On or about July 13, 2011, the Board	l of Pharmacy (Board) issued Pharmacy
25	Technician Registration No. TCH 110380 to Respondent. The Pharmacy Technician Registration	
26	was in full force and effect at all times relevant to the charges brought in Accusation No. 5100	
27	and will expire on March 31, 2015, unless renewed.	
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		DEFAULT DECISION AND ORDER

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1	3. On or about July 8, 2014, Respondent was served by Certified and First Class Mail				
2	copies of the Accusation No. 5100, Statement to Respondent, Notice of Defense, Request for				
3	Discovery, and Discovery Statutes (Government Code sections 11507.5, 11507.6, and 11507.7) at				
4	Respondent's address of record which, pursuant to Business and Professions Code section 4100,				
5	is required to be reported and maintained with the Board. Respondent's address of record was				
6	and is: 6308 Specht Ave., Bell Gardens, CA 90201.				
7	4. Service of the Accusation was effective as a matter of law under the provisions of				
8	Government Code section 11505, subdivision (c) and/or Business & Professions Code section				
9	124.				
10	5. No documents have been returned by the U.S. Postal Service.				
11	6. Government Code section 11506 states, in pertinent part:	ĺ			
12	(c) The respondent shall be entitled to a hearing on the merits if the respondent				
13	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				
14	constitute a waiver of respondent's right to a hearing, but the agency in its discretion may nevertheless grant a hearing.				
15	7. Respondent failed to file a Notice of Defense within 15 days after service upon him				
16	of the Accusation, and therefore waived his right to a hearing on the merits of Accusation No.	ļ			
17	5100.				
18	8. California Government Code section 11520 states, in pertinent part:				
19	(a) If the respondent either fails to file a notice of defense or to appear at the				
20	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				
21	respondent.				
22	9. Pursuant to its authority under Government Code section 11520, the Board finds				
23	Respondent is in default. The Board will take action without further hearing and, based on the				
24	relevant evidence contained in the Default Decision Evidence Packet in this matter, as well as				
25	taking official notice of all the investigatory reports, exhibits and statements contained therein on				
26	file at the Board's offices regarding the allegations contained in Accusation No. 5100, finds that				
27	the charges and allegations in Accusation No. 5100, are separately and severally, found to be true				
28	and correct by clear and convincing evidence.				
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DEFAULT DECISION AND ORDER

1	10. Taking official notice of its own internal records, pursuant to Business and		
2	Professions Code section 125.3, it is hereby determined that the reasonable costs for Investigation		
3	and Enforcement is \$4,565.00 as of September 5, 2014.		
4	DETERMINATION OF ISSUES		
5.	1. Based on the foregoing findings of fact, Respondent Raymond Morales has subjected		
6	his Pharmacy Technician Registration No. TCH 110380 to discipline.		
7	2. The agency has jurisdiction to adjudicate this case by default.		
8	3. The Board of Pharmacy is authorized to revoke Respondent's Pharmacy Technician		
9	Registration based upon the following violations alleged in the Accusation which are supported		
10	by the evidence contained in the Default Decision Evidence Packet in this case:		
11	a. Respondent is subject to disciplinary action under sections 4301, subdivision (1) and		
12	490, in conjunction with California Code of Regulations, title 16, section 1770, in that		
13	Respondent has been convicted of a crime substantially related to the qualifications, functions or		
14	duties of a pharmacy technician as follows:		
15	(1) On or about June 5, 2013, after pleading nolo contendere, Respondent was		
16	convicted of one misdemeanor count of violating Vehicle Code section 23153, subdivision (a)		
17	[driving under the influence of alcohol or drugs: bodily injury], and one felony count of Penal		
18	Code section 69 [obstruction or resisting an executive officer], in the criminal proceeding entitled		
19	The People of the State of California v. Raymond Morales (Super. Ct. Los Angeles County, 2013,		
20	No. VA129942). The Court sentenced Respondent to serve 180 days in Los Angles County Jail		
21	and placed him on 3 years formal probation, with terms and conditions. The circumstances		
22	which led to Respondent's arrest are that, on or about December 7, 2012, during a four car traffic		
23	collision investigation by the Whittier Police Department, the police officer observed that		
24	Respondent was impaired and observed a large amount of beer cans on the passenger side		
25	floorboard of Respondent's car. Respondent resisted the police officer's commands and a	•	
26	physical struggle occurred between Respondent and the police officer at the time of his arrest.		
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DEFAULT DECISION AND ORDER

(2)On or about November 11, 2013, after pleading nolo contendere, Respondent 1 was convicted with one misdemeanor count of violating Penal Code section 484, subdivision (a) 2 [petty theft], in the criminal proceeding entitled The People of the State of California v, Raymond 3 Morales (Super. Ct. Los Angeles County, 2013, No. 3CA12128). The Court deferred 4 pronouncement of sentence for 12 months pending Respondent's completion of community labor 5 and formal diversion. The circumstances surrounding the charges are that at the time of the 6 misconduct for which he was charged. Respondent was employed as a pharmacy technician at 7 CVS Pharmacy (CVS), in Los Angles, CA. On or about November 2, 2012, CVS security 8 personnel reviewing surveillance camera videos from November 1, 2012, observed Respondent 9 taking a bottle from a drawer where Hydrocodone medications were stored and concealing it 10° under his clothes. Respondent subsequently admitted to taking a container of Hydrocodone and 11 hiding it in his pocket. Respondent was terminated from CVS. In addition, Respondent admitted 12 that he started to self-medicate about 2 months prior to being terminated from employment at 13 CVS. 14 b. Respondent is subject to disciplinary action under section 4301, subdivision (h), in 15 that Respondent used and/or was under the influence of alcohol and/or a controlled substance, as 16 follows: 17 On or about December 7, 2012, Respondent drove a vehicle while under the 18 (1)influence of alcohol or drugs, resulting in bodily injury. 19 20 (2)On or about November 1, 2012, Respondent, by his own admission, admitted that he started to self-medicate about 2 months prior to being terminated from employment at 21 22 CVS. c. Respondent is subject to disciplinary action under section 4301, subdivision (i), as 23 defined in section 4060, for obtaining or possessing a controlled substance, in that on or about 24 November 1, 2012, while working as a pharmacy technician at CVS, Respondent, by his own

admission, stole controlled substances from his employer for his own personal use.

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DEFAULT DECISION AND ORDER

1	d. Respondent is subject to disciplinary action under section 4301, subdivision (f), for	
2	dishonest acts, in that on or about November 1, 2012, while working as a pharmacy technician at	
3	CVS, Respondent committed dishonest acts by stealing controlled substances from his employer	
4	for his own personal use.	
5	ORDER	
6	IT IS SO ORDERED that Pharmacy Technician Registration No. TCH 110380, heretofore	
7	issued to Respondent Raymond Morales, is revoked.	
8	Pursuant to Government Code section 11520, subdivision (c), Respondent may serve a	
9	written motion requesting that the Decision be vacated and stating the grounds relied on within	
10	seven (7) days after service of the Decision on Respondent. The agency in its discretion may	
11	vacate the Decision and grant a hearing on a showing of good cause, as defined in the statute.	
12	This Decision shall become effective on November 3, 2014.	
13	It is so ORDERED October 2, 2014.	
14	BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS	
15	STATE OF CALIFORNIA	
16	By G. Wassi	
17	By STAN C WEISSER	
18	51591595.DOC	
19	DQJ Matter ID:LA2014511260	
20	Attachment: Exhibit A: Accusation	
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	5 DEFAULT DECISION AND ORDER	

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Exhibit A

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1	 Kamala D. Harris		
2	Attorney General of California GREGORY J. SALUTE		. `
3	Supervising Deputy Attorney General		
4	Supervising Deputy Attorney General State Bar No. 195663		
5	300 So. Spring Street, Suite 1702 Los Angeles, CA 90013		
6	Telephone: (213) 897-2455 Facsimile: (213) 897-2804	· · ·	
. 7	Attorneys for Complainant	,	
8	BEFOR	ETHE	
9	BOARD OF P DEPARTMENT OF C	HARMACY	
. 10	STATE OF C.		
11	In the Matter of the Accusation Against:	Case No, 5100	
12	DAXDAOND MODAL FO	ACCUSATION	
12	6308 Specht Ave. Bell Gardens, CA 90201		
14			
15	Pharmacy Technician Registration No. TCH 110380		
16	Respondent.		
17 -	Complainant alleges:		
18	PART	<u>TTES</u>	
. 19	1. Virginia Herold (Complainant) brings	this Accusation solely in her official capacity	
20	as the Executive Officer of the Board of Pharmac	y, Department of Consumer Affairs.	
21	2. On or about July 13, 2011, the Board	of Pharmacy (Board) issued Pharmacy	
22	Technician Registration No. TCH 110380 to Ray	nond Morales (Respondent). The Pharmacy	
23	Technician Registration was in full force and effe	ct at all times relevant to the charges brought	
24	herein and will expire on March 31, 2015, unless	renewed.	
25	JURISDI	CTION	
26	3. This Accusation is brought before the	Board under the authority of the following	
. 27	laws. All section references are to the Business a	nd Professions Code unless otherwise indicated.	
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		Accusation	

STATUTORY PROVISIONS

Section 490 states, in pertinent part:

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(a) In addition to any other action that a board is permitted to take against a licensee, a board may suspend or revoke a license on the ground that the licensee has been convicted of a crime, if the crime is substantially related to the qualifications, functions, or duties of the business or profession for which the license was issued."

(b) Notwithstanding any other provision of law, a board may exercise any authority to discipline a licensee for conviction of a crime that is independent of the authority granted under subdivision (a) only if the crime is substantially related to the qualifications, functions, or duties of the business or profession for which the licensee's license was issued."

(c) A conviction within the meaning of this section means a plea or verdict of guilty or a conviction following a plea of nolo contendere. Any action that a board is permitted to take following the establishment of a conviction may be taken 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 the provisions of Section 1203.4 of the Penal Code."

5. Section 492 states, in pertinent part:

Notwithstanding any other provision of law, successful completion of any diversion program under the Penal Code, or successful completion of an alcohol and drug problem assessment program under Article 5 (commencing with Section 23249.50) of Chapter 12 of Division 11 of the Vehicle Code, shall not prohibit any agency established under Division 2 (commencing with Section 500) of this code, or any initiative act referred to in that division, from taking disciplinary action against a licensee or from denying a license for professional misconduct, notwithstanding that evidence of that misconduct may be recorded in a record pertaining to an arrest."

6. Section 493 states:

Notwithstanding any other provision of law, in a proceeding conducted by a board within the department pursuant to law to deny an application for a license or to suspend or revoke a license or otherwise take disciplinary action against a person who holds a license, upon the ground that the applicant or the licensee has been convicted of a crime substantially related to the qualifications, functions, and duties of the licensee in question, the record of conviction of the crime shall be conclusive evidence of the fact that the conviction occurred, but only of that fact, and the board may inquire into the circumstances surrounding the commission of the crime in order to fix the degree of discipline or to determine if the conviction is substantially related to the qualifications, functions, and duties of the licensee in question. As used in this section, "license" includes "certificate," "permit," "authority," and "registration."

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7. Section 4060 provides in pertinent part, that no person shall possess any controlled 1 substance, except that furnished to a person upon the prescription of a physician, dentist, 2 podiatrist, optometrist, veterinarian, or other authorized prescriber. 3 8. Section 4300 provides, in pertinent part, that every license issued by the Board is 4 subject to discipline, including suspension or revocation. 5 9. Section 4300.1 states: 6 7 The expiration, cancellation, forfeiture, or suspension of a board-issued license by operation of law or by order or decision of the board or a court of law, the 8 placement of a license on a retired status, or the voluntary surrender of a license by a licensee shall not deprive the board of jurisdiction to commence or proceed with any 9 investigation of, or action or disciplinary proceeding against, the licensee or to render a decision suspending or revoking the license. 10 Section 4301 states: 10. 11 12 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 -13 misrepresentation or issued by mistake. Unprofessional conduct shall include, but is not limited to, any of the following: 14 15 (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 16 a licensee or otherwise, and whether the act is a felony or misdemeanor or not. 17 18 (h) The administering to oneself, of any controlled substance, or the use 19 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 20 to any other person or to the public, or to the extent that the use impairs the ability of the person to conduct with safety to the public the practice authorized by the license. 21 22 (j) The violation of any of the statutes of this state, or any other state, 23 or of the United States regulating controlled substances and dangerous drugs. 24 (l) The conviction of a crime substantially related to the qualifications, 25 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 26 States Code regulating controlled substances or of a violation of the statutes of this 27 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 28 3 Accusation

	inquire into the circumstances surrounding the commission of the crime, in order to		
1	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		
2	substances of dangerous drugs, to determine in the conviction is of an oriense 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		
3	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		
4	conviction has been affirmed on appeal or when an order granting probation is made		
5	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 multy and to enter a plea of not multy, or setting solds the wordist of multy, or		
6	guilty and to enter a plea of not guilty, or setting aside the verdict of guilty, or dismissing the accusation, information, or indictment."		
7	REGULATORY PROVISIONS		
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10	For the purpose of denial, suspension, or revocation of a personal or facility license pursuant to Division 1.5 (commencing with Section 475) of the		
11	Business and Professions Code, a crime or act shall be considered substantially related to the qualifications, functions or duties of a licensee or registrant if to a		
12	substantial degree it evidences present or potential unfitness of a licensee or registrant to perform the functions authorized by his license or registration in a manner consistent with the public health, safety, or welfare.		
13	COST RECOVERY		
14	12. Section 125.3 states, in pertinent part, that the Board may request the administrative		
15	law judge to direct a licentiate found to have committed a violation or violations of the licensing		
16	act to pay a sum not to exceed the reasonable costs of the investigation and enforcement of the		
17	case.		
18	CONTROLLED SUBSTANCE		
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20	13. "Norco," is the brand name for Hydrocodone/APAP. It is a Schedule III controlled		
21	substance as designated by Health and Safety Code section 11056, subdivision (e)(7), and is		
22	categorized as a dangerous drug pursuant to section 4022.		
23	FIRST CAUSE FOR DISCIPLINE		
24	(Conviction of a Substantially Related Crime)		
25	14. Respondent is subject to disciplinary action under sections 4301, subdivision (1) and		
26	490, in conjunction with California Code of Regulations, title 16, section 1770, in that		
27	Respondent has been convicted of a crime substantially related to the qualifications, functions or		
28	duties of a pharmacy technician, as follows:		
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,	Accusation		

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a. On or about June 5, 2013, after pleading nolo contendere, Respondent was convicted of one misdemeanor count of violating Vehicle Code section 23153, subdivision (a) [driving under the influence of alcohol or drugs: bodily injury], and one felony count of Penal Code section 69 [obstruction or resisting an executive officer], in the criminal proceeding entitled *The People of the State of California v. Raymond Morales* (Super. Ct. Los Angeles County, 2013, No. VA129942). The Court sentenced Respondent to serve 180 days in Los Angles County Jail and placed him on 3 years formal probation, with terms and conditions. The circumstances surrounding the conviction are as follows:

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9 (1) On or about December 7, 2012, during a 4 car traffic collision investigation
10 involving injuries, by the Whittier Police Department, Respondent was contacted standing next to
11 his vehicle. Upon approaching Respondent's vehicle, the officer observed a large amount of beer
12 cans on the floorboard of the passenger side floorboard.

While speaking to Respondent, the officer observed Respondent to have red 13 (2)watery eyes, mumbled his responses, and stumbled into the #1 lane of eastbound Telegraph Road 14 traffic. The officer grabbed Respondent by the left arm to prevent him from being hit by vehicles 15 traveling through this area and escorted him back over to the westbound lanes. The officer held 16 onto Respondent's right arm and advised him to stay on the north side of the street to prevent him 17 from being by vehicles. Respondent violently and aggressively pulled away from the officer, as 18 the officer grabbed his right arm, and fearing that Respondent might flee into traffic the officer 19 grabbed his other arm in an attempt to secure Respondent. 20

Respondent continued to resist the officer's commands to stop fighting and 21 (3) began pulling his arms away in an aggressive manner and took a combative stance as he was 22 ordered to stop resisting. The officer grabbed Respondent's right arm, but Respondent pushed 23 him away. The officer lost control of Respondent, while his right leg was wedged in between 24 Respondent's legs. As the officer fell, Respondent tripped over the officer's right leg, and fell to 25 the ground, causing the officer to hit his head on the asphalt. The officer grabbed Respondent, as 26 he attempted to flee the area, and again they both fell onto Respondent's car. The officer pleaded 27 with Respondent to stop being combative, but Respondent refused the officer's requests, and 28

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continued to resist his orders. Another officer informed Respondent to stop resisting or he could possibly be tased. Respondent continued fighting with the officers and was advised two more times to stop fighting or he would be tased. The other officer tased Respondent on the back of his neck, Respondent went down, and continued to refuse to bring his hands behind his back, until he was tased a second time, and restrained in handcuffs. Respondent was transported to the hospital for an evaluation and submitted to a blood test that resulted in a blood-alcohol content level of 0.06%. Respondent was subsequently arrested for violating Vehicle Code section 23153, subdivision (a) [driving under the influence of alcohol or drugs: bodily injury] and Penal Code section 243, subdivision (b) [battery against peace officer].

- On or about November 11, 2013, pursuant to a plea agreement, after pleading nolo Ь. 10 contendere, Respondent was convicted with one misdemeanor count of violating Penal Code 11 section 484, subdivision (a) [petty theft], in the criminal proceeding entitled The People of the 12 State of California v. Raymond Morales (Super. Ct. Los Angeles County, 2013, No. 3CA12128). 13 The Court deferred pronouncement of sentence for 12 months pending Respondent's completion 14 of community labor and formal diversion. The circumstances surrounding the charges are that at 15 the time of the misconduct for which he was charged, Respondent was employed as a pharmacy 16 technician at CVS Pharmacy (CVS), in Los Angles, CA. On or about November 2, 2012, CVS 17 security personnel reviewing surveillance camera videos from November 1, 2012, observed 18 Respondent taking a bottle from a drawer where Hydrocodone medications were stored and . 19 concealing it under his clothes. Respondent subsequently admitted to taking a container of 20 Hydrocodone/Apap 10/325 and hid it in his pockets. He did not report to work after that day and 21was terminated from CVS. In addition, Respondent admitted that he started to self-medicate in or 22 about the last two months of his employment with CVS. 23
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(Use/Under the Influence of Alcohol and/or a Controlled Substance)

SECOND CAUSE FOR DISCIPLINE

15. Respondent is subject to disciplinary action under section 4301, subdivision (h), in that, Respondent used and/or was under the influence of alcohol and/or a controlled substance, as follows:

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a. On or about December 7, 2012, Respondent drove a vehicle while under the influence
 of alcohol or drugs, resulting in bodily injury. Complainant refers to, and by this reference
 incorporates, the allegations set forth above in paragraph 14, subparagraph (a), as though set forth
 fully herein.

b. On or about November 1, 2012, Respondent, by his own admission, admitted that he
started to self-medicate in or about 2 months prior to being terminated from employment at
CVS. Complainant refers to, and by this reference incorporates, the allegations set forth above in
paragraph 14, subparagraph (b), as though set forth fully.

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THIRD CAUSE FOR DISCIPLINE

(Obtained or Possessed a Controlled Substance)

16. Respondent is subject to disciplinary action under section 4301, subdivision (j), as
defined in section 4060, in that on or about November 1, 2012, while working as a pharmacy
technician at CVS, Respondent, by his own admission, stole controlled substances from his
employer for his own personal use. Complainant refers to, and by this reference incorporates, the
allegations set forth above in paragraph 14, subdivision (b), as though set forth fully herein.

FOURTH CAUSE FOR DISCIPLINE

(Dishonest Acts)

18 17. Respondent is subject to disciplinary action under section 4301, subdivision (f), in
19 that from on or about November 1, 2012, while working as a pharmacy technician at CVS,
20 Respondent committed dishonest acts by stealing controlled substances from his employer for his
21 own personal use. Complainant refers to, and by this reference incorporates, the allegations set
22 forth above in paragraph 14, subdivision (b), as though set forth fully herein.

PRAYER

24 WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,
25 and that following the hearing, the Board of Pharmacy issue a decision:

Revoking or suspending Pharmacy Technician Registration No. TCH 110380, issued
 to Raymond Morales;

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2. Ordering Raymond Morales to pay the Board of Pharmacy the reasonable costs of the investigation and enforcement of this case, pursuant to Business and Professions Code section 125.3; and 3. Taking such other and further actionas deemed necessary and proper. DATED: VIRGINI/ Executive Qffcer Board of Pharmacy Department of Consumer Affairs State of California Complainant LA2014511260 51492918_2.doc jz(4/14/14)cf Accusation