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7	: Врел	RE THE
8	BOARD OF	PHARMACY
. 9		CÔNSUMER AFFAIRS CALIFORNIA
10		
11	In the Matter of the Accusation Against:	Case No. 5239
12		OAH No. 2015090629
13	H P BADESHA CO., dba GLENDORA MEDICAL PHARMACY,	DEFAULT DECISION AND ORDER AS
14	PARAMJIT KAUR RANDHAWA President and Pharmacist-In-Charge	TO <u>HEATHER MAUREEN EVARDOME</u> ONLY
15	130 W. Alosta Ave., Rte. 66 Glendora, CA 91740	
16	Original Permit Number PHY 47517	[Gov. Code, §11520]
17	and	
18	PARAMJIT KAUR RANDHAWA	m (a.).
19	1302 Covina Hills Road Covina, CA 91722	
20	Pharmacist License No. RPH 45898	
21.	and	
22	HEATHER MAUREEN EVARDOME	
23	201 E. Arrow, Hwy. #32 Glendora, CA 91740	
24	Pharmacy Technician Registration No. TCH 13938	
25		
26	Respondents.	
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	DEFAILT DECISION & OPDER AS TO UE	1 ATHER MAUREEN EVARDOME ONLY (Case No. 523

1	FINDINGS OF FACT	
2	1. On or about May 28, 2015, Complainant Virginia K. Herold, in her official capacity	
3	as the Executive Officer of the Board of Pharmacy, Department of Consumer Affairs, filed	
4	Accusation No. 5239 against H P Badesha Co., dba Glendora Medical Pharmacy; Paramjit Kaur	
5	Randhawa, President and Pharmacist-In-Charge; and Heather Maureen Evardome, Pharmacy	
6	Technician (Respondents) before the Board of Pharmacy. (Accusation attached as Exhibit A.)	
a de <sup>la c</sup> <b>7</b>	2. On or about September 6, 1994, the Board issued Pharmacy Technician Registration	
st <b>8</b> (	Number TCH 13938 to Heather Maureen Evardome (Respondent Evardome). The Pharmacy	
9	Technician Registration was in full force and effect at all times relevant to the charges brought	
, 10	herein and expired on May 31, 2014 and was cancelled on September 6, 2014.	
11	3. On or about June 22, 2015, Respondent was served by Certified and First Class Mail	
12	copies of the Accusation No. 5239, Statement to Respondent, Notice of Defense, Request for	
13	Discovery, and Discovery Statutes (Government Code sections 11507.5, 11507.6, and 11507.7) at	
14	Respondent's address of record which, pursuant to Business and Professions Code section 4100,	
15	is required to be reported and maintained with the Board. Respondent's address of record was	
16	and is:	
. 17	201 E. Arrow, Hwy. #32	
18	Glendora, CA 91740.	
19	4. Service of the Accusation was effective as a matter of law under the provisions of	
20	Government Code section 11505, subdivision (c) and/or Business & Professions Code section	
21	124.	
22	5. Government Code section 11506 states, in pertinent part:	2
23	(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	
24	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	
25	may nevertheless grant a hearing.	
26	6. Respondent failed to file a Notice of Defense within 15 days after service upon them	
27	of the Accusation, and therefore waived their right to a hearing on the merits of Accusation No.	
28	5239.	
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	DEFAULT DECISION & ORDER AS TO HEATHER MAUREEN EVARDOME ONLY (Case No. 5239)	
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7. California Government Code section 11520 states, in pertinent part: 1 2 (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 3 respondent. 4 8. Pursuant to its authority under Government Code section 11520, the Board finds 5 Respondent is in default. The Board will take action without further hearing and, based on the 6 relevant evidence contained in the Default Decision Evidence Packet in this matter, as well as 7 taking official notice of all the investigatory reports, exhibits and statements contained therein on 8 file at the Board's offices regarding the allegations contained in Accusation No. 5239, finds that 9 the charges and allegations in Accusation No. 5239, are separately and severally, found to be true 10 and correct by clear and convincing evidence. 11 **DETERMINATION OF ISSUES** 12 1. Based on the foregoing findings of fact, Respondent Evardome has subjected her 13 Pharmacy Technician Registration No. TCH 13938 to discipline. 14 2. The agency has jurisdiction to adjudicate this case by default. 15 3. The Board of Pharmacy is authorized to revoke Respondent's Pharmacy Technician 16 Registration No. TCH 13938 based upon the following violations alleged in the Accusation which 17 are supported by the evidence contained in the Default Decision Evidence Packet in this case: 18 Conviction of a Substantially Related Crime - Respondent Evardome is subject to 19 a. disciplinary action under sections 4301, subdivision (1) and 490, in conjunction with California 20Code of Regulations, title 16, section 1770, in that she was convicted of a crime substantially 21 related to the qualifications, functions or duties of a pharmacy technician. Respondent was 22 criminally prosecuted and convicted on January 10, 2014 of violating Penal Code section 23 487(a)(Grand theft by embezzlement) a felony, for said theft in the criminal case entitled *The* 24 People of the State of California v. Heather Maureen Evardome (Super. Ct. Los Angeles County, 252014, Case No.: KA103461). 26b. Furnishing Dangerous Drugs Without a Prescription - Respondent Evardome is 27

DEFAULT DECISION & ORDER AS TO HEATHER MAUREEN EVARDOME ONLY (Case No. 5239)

subject to disciplinary action under section 4059, subdivisions (a), and 4301, subdivisions (j) and

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(o), in that she furnished dangerous drugs to herself without a valid prescription. Specifically, on April 18, 2013, a home search at her residence by Glendora Police Department revealed that Respondent had in her possession the following dangerous drugs: (i) 96 tablets of benzonatate 100mg, (ii) 11 tablets of benzonatate 200mg, and (iii) 34 tablets of Librax. 

Unlawful Possession and Sale of Controlled Substances - Respondent Evardome is c. subject to disciplinary action under section 4301, subdivisions (f) and (j), on the grounds of unprofessional conduct for violating section 4060 in conjunction with Health and Safety Code sections 11350(a) and 11351, in that she committed acts involving moral turpitude, dishonesty, fraud, deceit or corruption. 

đ. Unprofessional Conduct-Dishonesty and Fraud - Respondent Evardome is subject to disciplinary action under Business and Professions Code section 4301 subdivision (f) for obtaining controlled substances through theft and dishonesty. 

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DEFAULT DECISION & ORDER AS TO HEATHER MAUREEN EVARDOME ONLY (Case No. 5239)

1	ORDER
2	IT IS SO ORDERED that Pharmacy Technician Registration No. TCH 13938, heretofore
3	issued to Respondent Evardome, is revoked.
4	Pursuant to Government Code section 11520, subdivision (c), Respondent may serve a
5	written motion requesting that the Decision be vacated and stating the grounds relied on within
6	seven (7) days after service of the Decision on Respondent. The agency in its discretion may
7	vacate the Decision and grant a hearing on a showing of good cause, as defined in the statute.
8	This Decision shall become effective at 5:00 p.m. on April 11, 2016.
9	It is so ORDERED on March 11, 2016.
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11	BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS
12	STATE OF CALIFORNIA
13	Alle Contine
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15	Ву
16	Amy Gutierrez, Pharm.D. Board President
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19	51983633_2.DOC / DOJ Matter ID:LA2014512403
20	Attachment: Exhibit A: Accusation
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	DEFAULT DECISION & ORDER AS TO HEATHER MAUREEN EVARDOME ONLY (Case No. 5239)

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# Exhibit A

Accusation

Kamala D. Harris	
Attorney General of California THOMAS RINALDI	
Supervising Deputy Attorney General HEATHER VO	
Deputy Attorney General State Bar No. 223418	
300 So. Spring Street, Suite 1702 Los Angeles, CA 90013	
Telephone: (213) 897-2574	
Facsimile: (213) 897-2804 Attorneys for Complainant	
BEF	DRE THE
BOARD O	F PHARMACY CONSUMER AFFAIRS
STATE OF	CALIFORNIA
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In the Matter of the Accusation Against:	Case No. 5239
UDDARFEUA CO. JAS CI ENDORA	,
H P BADESHA CO. , dba GLENDORA MEDICAL PHARMACY	ACCUSATION
130 W. Alosta Ave., Rte. 66 Glendora, CA 91740	
Original Permit Number PHY 47517	
and	
PARAMJIT KAUR RANDHAWA	
President and Pharmacist-In-Charge 1302 Covina Hills Road	
Covina, CA 91722	
Pharmacy Permit No. PHY 45898	
and	
HEATHER MAUREEN EVARDOME	
201 E. Arrow, Hwy. #32 Glendora, CA 91740	
Pharmacy Technician License No. TCH 13938	
Respondents	

Complainant alleges:

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## PARTIES

I. Virginia Herold (Complainant) brings this Accusation solely in her official capacity as the Executive Officer of the Board of Pharmacy, Department of Consumer Affairs.

2. On or about April 11, 2006, the Board of Pharmacy issued Pharmacy Permit Number PHY 47517 to H P Badesha Co., dba Glendora Medical Pharmacy and Paramjit Kaur Randhawa (Respondent Pharmacy). Paramjit Kaur Randhawa is and has been the President and Pharmacist-In-Charge since April 11, 2006. The Pharmacy Permit was in full force and effect at all times relevant to the charges brought herein and will expire on April 1, 2015, unless renewed.

On or about November 2, 1992, the Board issued Pharmacist License No. RPH 45898
 to Paramjit Kaur Randhawa (Respondent Randhawa). The Pharmacist License was in full force
 and effect at all times relevant to the charges brought herein and will expire on September 30,
 2016, unless renewed.

4. On or about September 6, 1994, the Board issued Pharmacy Technician Registration
Number TCH 13938 to Heather Maureen Evardome (Respondent Evardome). The Pharmacy
License was in full force and effect at all times relevant to the charges brought herein and expired
on May 31, 2014, and has not been renewed.

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## **JURISDICTION**

This Accusation is brought before the Board of Pharmacy (Board), Department of
 Consumer Affairs, under the authority of the following laws. All section references are to the
 Business and Professions Code unless otherwise indicated.

6. Section 4011 of the Code provides that the Board shall administer and enforce both
the Pharmacy Law [Bus. & Prof. Code, § 4000 et seq.] and the Uniform Controlled Substances
Act [Health & Safety Code, § 11000 et seq.].

25 7. Section 4300(a) of the Code provides that every license issued by the Board may be
26 suspended or revoked.

8. Section 118(b) of the Code provides, in pertinent part, that the suspension, expiration,
surrender, or cancellation of a license shall not deprive the Board of jurisdiction to proceed with a

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disciplinary action during the period within which the license may be renewed, restored, reissued or reinstated. Section 4402(a) of the Code provides that any pharmacist license that is not renewed within three years following its expiration may not be renewed, restored, or reinstated and shall be canceled by operation of law at the end of the three-year period. Section 4402(e) of the Code provides that any other license issued by the Board may be canceled by the Board if not renewed within 60 days after its expiration, and any license canceled in this fashion may not be reissued but will instead require a new application to seek reissuance.

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## STATUTORY AND REGULATORY PROVISIONS

9. Section 4005 of the Code states:

"The board may adopt rules and regulations, not inconsistent with the laws of this state, as 10 may be necessary for the protection of the public. Included therein shall be the right to adopt rules 11 and regulations as follows: for the proper and more effective enforcement and administration of 12 this chapter; pertaining to the practice of pharmacy; relating to the sanitation of persons and 13 establishments licensed under this chapter; pertaining to establishments wherein any drug or 14 device is compounded, prepared, furnished, or dispensed; providing for standards of minimum 15 equipment for establishments licensed under this chapter; pertaining to the sale of drugs by or 16 through any mechanical device; and relating to pharmacy practice experience necessary for 17 licensure as a pharmacist." 18

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10. Section 4059, subdivision (a) of the Code states:

"A person may not furnish any dangerous drug, except upon the prescription of a physician,
dentist, podiatrist, optometrist, veterinarian, or naturopathic doctor pursuant to Section 3640.7. A
person may not furnish any dangerous device, except upon the prescription of a physician,
dentist, podiatrist, optometrist, veterinarian, or naturopathic doctor pursuant to Section 3640.7."

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11. Section 4059.5, subdivision (a) of the Code states:

25 "Except as otherwise provided in this chapter, dangerous drugs or dangerous devices may 26 only be ordered by an entity licensed by the board and shall be delivered to the licensed premises 27 and signed for and received by a pharmacist. Where a licensee is permitted to operate through a 28 designated representative, the designated representative shall sign for and receive the delivery."

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12. Code section 4060 provides, in pertinent part, that no person shall possess any controlled substance, except that furnished upon a valid prescription/drug order.

13. Section 4081, subdivision (a) of the Code states:

"All records of manufacture and of sale, acquisition, receipt, shipment, or disposition of 4 dangerous drugs or dangerous devices shall be at all times during business hours open to 5 inspection by authorized officers of the law, and shall be preserved for at least three years from 6 the date of making. A current inventory shall be kept by every manufacturer, wholesaler, third-7 party logistics provider, pharmacy, veterinary food-animal drug retailer, physician, dentist, 8 podiatrist, veterinarian, laboratory, clinic, hospital, institution, or establishment holding a 9 currently valid and unrevoked certificate, license, permit, registration, or exemption under 10 Division 2 (commencing with Section 1200) of the Health and Safety Code or under Part 4 11 (commencing with Section 16000) of Division 9 of the Welfare and Institutions Code who 12 maintains a stock of dangerous drugs or dangerous devices." 13

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14. Section 4115, subdivision (h) of the Code states:

"The pharmacist on duty shall be directly responsible for the conduct of a pharmacy technician supervised by that pharmacist."

17 15. Section 4301 of the Code provides, in pertinent part, that the Board shall take action
18 against any holder of a license who is guilty of "unprofessional conduct," defined to include, but
19 not be 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.

(j) The violation of any of the statutes of this state, of any other state, or of the United States regulating controlled substances and dangerous drugs.

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(I) The conviction of a crime substantially related to the qualifications, functions, and duties 1 of a licensee under this chapter. The record of conviction of a violation of Chapter 13 2 (commencing with Section 801) of Title 21 of the United States Code regulating controlled 3 substances or of a violation of the statutes of this state regulating controlled substances or 4 dangerous drugs shall be conclusive evidence of unprofessional conduct. In all other cases, the 5 record of conviction shall be conclusive evidence only of the fact that the conviction occurred. 6 The board may inquire into the circumstances surrounding the commission of the crime, in order 7 to fix the degree of discipline or, in the case of a conviction not involving controlled substances 8 or dangerous drugs, to determine if the conviction is of an offense substantially related to the 9 qualifications, functions, and duties of a licensee under this chapter. A plea or verdict of guilty or 10 a conviction following a plea of nolo contendere is deemed to be a conviction within the meaning 11 of this provision. The board may take action when the time for appeal has elapsed, or the 12 judgment of conviction has been affirmed on appeal or when an order granting probation is made 13 suspending the imposition of sentence, irrespective of a subsequent order under Section 1203.4 of 14 the Penal Code allowing the person to withdraw his or her plea of guilty and to enter a plea of not 15 guilty, or setting aside the verdict of guilty, or dismissing the accusation, information, or 16 indictment. 17

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(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 or by any other state or federal regulatory agency.

23 16. California Code of Regulations, title 16, section 1714, subdivision (b) provides that
24 each pharmacy licensed by the board shall maintain its facilities, space, fixtures, and equipment
25 so that drugs are safely and properly prepared, maintained, secured and distributed.

26 17. California Code of Regulations, title 16, section 1714, subdivision (d) provides that
27 each pharmacist licensed by the board shall be responsible for the security of the prescription
28 department, including provisions for effective control against theft or diversion of dangerous

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drugs and devices, and records for such drugs and devices, and that possession of a key to the pharmacy where dangerous drugs and controlled substances are stored shall be restricted to a pharmacist.

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18. California Code of Regulations, title 16, section 1718, states:

"Current Inventory" as used in Sections 4081 and 4332 of the Business and Professions Code shall be considered to include complete accountability for all dangerous drugs handled by every licensee enumerated in Sections 4081 and 4332.

8 The controlled substances inventories required by Title 21, CFR, Section 1304 shall be
9 available for inspection upon request for at least 3 years after the date of the inventory."

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19. Health and Safety Code section 11209, subdivision (a) states:

"No person shall deliver Schedule II, III, or IV controlled substances to a pharmacy or pharmacy receiving area, nor shall any person receive controlled substances on behalf of a pharmacy unless, at the time of delivery, a pharmacist or authorized receiving personnel signs a receipt showing the type and quantity of the controlled substances received. Any discrepancy between the receipt and the type or quantity of controlled substances actually received shall be reported to the delivering wholesaler or manufacturer by the next business day after delivery to the pharmacy."

20. Health and Safety Code section 11350, subdivision (a) states:

"Except as otherwise provided in this division, every person who possesses (1) any 19 controlled substance specified in subdivision (b), (c), (e), or paragraph (1) of subdivision (f) of 20Section 11054, specified in paragraph (14), (15), or (20) of subdivision (d) of Section 11054, or 21 specified in subdivision (b) or (c) of Section 11055, or specified in subdivision (h) of Section 22 11056, or (2) any controlled substance classified in Schedule III, IV, or V which is a narcotic 23 drug, unless upon the written prescription of a physician, dentist, podiatrist, or veterinarian 24 licensed to practice in this state, shall be punished by imprisonment in a county jail for not more 25 than one year, except that such person shall instead be punished pursuant to subdivision (h) of 26 Section 1170 of the Penal Code if that person has one or more prior convictions for an offense 27 specified in clause (iv) of subparagraph (C) of paragraph (2) of subdivision (e) of Section 667 of 28

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the Penal Code or for an offense requiring registration pursuant to subdivision (c) of Section 290 of the Penal Code."

21. Health and Safety Code section 11351, states:

"Except as otherwise provided in this division, every person who possesses for sale or
purchases for purposes of sale (1) any controlled substance specified in subdivision (b), (c), or (e)
of Section 11054, specified in paragraph (14), (15), or (20) of subdivision (d) of Section 11054,
or specified in subdivision (b) or (c) of Section 11055, or specified in subdivision (h) of Section
11056, or (2) any controlled substance classified in Schedule III, IV, or V which is a narcotic
drug, shall be punished by imprisonment pursuant to subdivision (h) of Section 1170 of the Penal
Code for two, three, or four years."

22. Section 125.3 of the Code provides, in pertinent part, that the Board may request the
administrative law judge to direct a licentiate found to have committed a violation of the licensing
act to pay a sum not to exceed its reasonable costs of investigation and enforcement.

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# CONTROLLED SUBSTANCES / DANGEROUS DRUGS

23. Section 4021 of the Code states:

16 "Controlled substance' means any substance listed in Chapter 2 (commencing with Section
17 11053) of Division 10 of the Health and Safety Code."

24. Section 4022 of the Code states, in pertinent part:

19 "Dangerous drug' or 'dangerous device' means any drug or device unsafe for self use,
20 except veterinary drugs that are labeled as such, and includes the following:

21 "(a) Any drug that bears the legend: 'Caution: federal law prohibits dispensing without
22 prescription,' 'Rx only,' or words of similar import.

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

25 25. Norco, Vicodin, Vicodin ES, are among the brand names for compounds of varying
dosages of acetaminophen (aka APAP) and hydrocodone, a Schedule III controlled substance as
designated by Health and Safety Code section 11056(e)(4) and dangerous drug as designated by

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Business and Professions Code section 4022. The varying compounds are also known generically as Hydrocodone with APAP. These are all narcotic drugs.

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27 28 26. Alprazolam (brand name Xanax) is a Schedule IV controlled substance as designated by Health and Safety Code section 11057(d)(1) and a dangerous drug as designated by Business and Professions Code section 4022. It is an anti-anxiety agent.

### SUMMARY OF FACTS

27. The following facts are common to all charges in the Accusation:

a. On or about April 9, 2013, Respondents filed a "Report of Theft or Loss of
Controlled Substances" ("Report") with the Board, in which they reported significant losses of
drug stock which were attributed to theft by a former employee, pharmacy technician Heather
Evardome, who was criminally prosecuted and convicted on January 10, 2014 of violating Penal
Code section 487(a)(Grand theft by embezzlement) a felony, for said theft in the criminal case
entitled *The People of the State of California v. Heather Maureen Evardome* (Super. Ct. Los
Angeles County, 2014, Case No.: KA103461).

b. In that Report, Respondents indicated that on or about April 3, 2013, Respondent
GLENDORA MEDICAL PHARMACY discovered a discrepancy of

hydrocodone/acetaminophen tablets in that there was an unusually high order of this drug. On or
about that date, Respondent Paramjit confronted Respondent Evardome regarding the
discrepancy. Later, Respondent Evardome admitted taking drugs from the pharmacy, which
resulted in her termination from the pharmacy. Respondent Evardome admitted that she made
and received delivery of unauthorized orders of Norco tablets.

c. Respondent Evardome was interviewed by Board Inspector S. Desai and by
officers from the Glendora Police Department and admitted that she had been taking Norco
tablets from the pharmacy for over 2 years. Initially, she was giving them to friends who needed
the medication, but could not afford it. Later, she started to sell the Norco drug to make money.
d. Prior to April 3, 2013. Respondent Glendora Medical Pharmacy paid for some

d. Prior to April 3, 2013, Respondent Glendora Medical Pharmacy paid for some of Respondent Evardome's unauthorized orders, having failed to notice unauthorized entries on

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pharmacy invoices. Respondent Evardome destroyed the purchase invoices showing Norco tablets to conceal diversion and theft.

e. Commencing on or around September 2013, a drug audit was performed by
Board Inspector S. Desai. The drugs that were audited were hydrocodone/acetaminophen,
Alprazolam, and Lorazepam. The audit period was from April 25, 2011 through April 4, 2013.
The audit revealed a theft of over 93,000 tablets of hydrocodone/acetaminophen.

Drug	Inventory Count (4/25/2011)	Total Purchases (4/25/2011- 4/4/2013)	Total Sales (4/25/2011 - 4/4/2013)	Expected on Hand Inventory	Actual Inventory Count (4/4/2013)	Variance
HC/AP	300	128,300	36,778	91,822	1,151	(-) 90,671
10/325		· · ·				
НС/АР	400	42,900	40,138	3,162	860	(-)2,302
7.5/750		· ····				
НС/АР	110	2,400	2,643	-133	. 587	(+) 720
5/325mg		(8		, ,		
lorazepam	900	9,100	10,654	-654	800	(+) 1,454
lmg						
alprazolam	900	8,000	7,608	1,292	511	(-) 781
0.25mg		·				
alprazolam	450	3,000	2,960	490	120	(-) 370
2mg		}				

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FIRST CAUSE FOR DISCIPLINE .

(Failure to Maintain Complete and Accurate Records)

28. Respondents GLENDORA MEDICAL PHARMACY and PARAMJIT

RANDHAWA are subject to disciplinary action under section 4300 for unprofessional conduct as
defined in section 4301, subdivisions (j) and (o), in conjunction with section 4081 and California
Code of Regulations, title 16, section 1718 for failure to maintain a complete and accurate record

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for all controlled substances/dangerous drugs received, sold, or otherwise disposed. As described in paragraph 27 above, Respondents were unable to account for all controlled substances and dangerous drugs, per an audit performed by Board Inspector S. Desai. The audit period was between April 25, 2011 through April 4, 2013, and revealed that (i) 90,671 tablets of hydrocodone/acetaminophen 10/325mg; (ii) 2,302 tablets of hydrocodone/acetaminophen 7.5/750mg; (iii) 781 tablets of alprazolam 0.25mg; and (iv) 370 tablets of alprazolam 2mg had been ordered and received but were not in stock and unaccounted for.

## SECOND CAUSE FOR DISCIPLINE

(Failure to Maintain Complete Acquisition/Disposition Records)

Respondents GLENDORA MEDICAL PHARMACY and PARAMJIT 10 29. RANDHAWA are subject to disciplinary action under section 4300 for unprofessional conduct as 11 defined in section 4301, subdivisions (j) and (o), and in conjunction with section 4081, 12 subdivision (a), for failure to maintain all records of acquisition and disposition for three (3) years 13 from date of making and to keep a current inventory of dangerous drugs. While Respondents' 14 employee may have destroyed purchase invoices to conceal diversion and theft, neither the 15 destroyed invoices, nor the large volume of controlled substances ordered and delivered to the 16. pharmacy but missing from the stock - were discovered for almost 2 years, as described in 17 paragraph 27 above. A Board audit during the period from April 25, 2011 and April 4, 2013 18 showed that Glendora Medical Pharmacy could not account for an inventory overage (disposition 19 greater than acquisition) of (i) 720 tablets of hydrocodone/acetaminophen 5/325mg; and (ii) 1,454 20 tablets of lorazepam 1mg. 21

# THIRD CAUSE FOR DISCIPLINE

(Deliveries Of Dangerous Drugs Signed For And Received By Non-Pharmacists) 30. Respondents GLENDORA MEDICAL PHARMACY and PARAMJIT RANDHAWA are subject to disciplinary action under sections 4059.5(a) and 4301(j) and/or (o), and/or Health and Safety Code section 11209(a), in that from October 2011 through April 2013, deliveries of dangerous drugs and/or Schedule II-IV controlled substances, from Associated

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Accusation (Case No.: 5239)

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Pharmacies Inc. (Apirx) to Glendora Medical Pharmacy were signed for and received by nonpharmacists, as described in paragraph 27, above.

## FOURTH CAUSE FOR DISCIPLINE

## (Failure to Maintain Security of Pharmacy)

31. Respondents GLENDORA MEDICAL PHARMACY and PARAMJIT

RANDHAWA are subject to disciplinary action under section 4300 for unprofessional conduct as defined in section 4301, subdivision (o), in conjunction with section 4005, section 4115, subdivision (h) and California Code of Regulations, title 16, section 1714, subdivision (b), for failing to maintain its facilities, space, fixtures, and equipment so that drugs are safely and properly prepared, maintained, and secured. Respondents failed to secure and maintain its facilities from an unauthorized employee ordering controlled substances, destroying controlled substance acquisition invoices, and unlawfully distributing controlled substances, as described in paragraph 27, aboye.

## FIFTH CAUSE FOR DISCIPLINE

#### (Failure to Maintain Security of Controlled Substances)

Respondent PARAMJIT RANDHAWA is subject to disciplinary action under section 16 32. 4300 for unprofessional conduct as defined in section 4301, subdivision (o), in conjunction with 17 section 4005, section 4115, subdivision (h) and California Code of Regulations, title 16, section 18 1714, subdivision (d), for failing to secure the prescription department and provide effective 19 controls to prevent theft or diversion of: (i) 90,671 tablets of hydrocodone/acetaminophen 207.5/750mg, (ii) 781 tablets of alprazolam 0.25mg; and (iii) 370 tablets of alprazolam 2mg, 21controlled substances and dangerous drugs, and maintain records for such drugs, as described in 22 paragraphs 27-31, above. 23

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# SIXTH CAUSE FOR DISCIPLINE

## (Conviction of a Substantially Related Crime)

33. Respondent HEATHER EVARDOME is subject to disciplinary action under sections 4301, subdivision (1) and 490, in conjunction with California Code of Regulations, title 16, section 1770, in that Respondent has been convicted of a crime substantially related to the 28

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2 3 4 5 6 7 8 9 10 11 11 12 13 14	<ul> <li>qualifications, functions or duties of a pharmacy technician, as described in paragraph 27, above.</li> <li><u>SEVENTH CAUSE FOR DISCIPLINE</u></li> <li>(Furnishing Dangerous Drugs Without a Prescription)</li> <li>34. Respondent HEATHER EVARDOME is subject to disciplinary action under section</li> <li>4059, subdivisions (a), and 4301, subdivisions (j) and (o), in that she furnished dangerous drugs to herself without a valid prescription, as described in paragraph 27, above. Specifically, on</li> <li>April 18, 2013, a home search at her residence by Glendora Police Department revealed that</li> <li>Respondent had in her possession the following dangerous drugs: (i) 96 tablets of benzonatate</li> </ul>
3 4 5 6 7 8 9 10 11 12 13 14	(Furnishing Dangerous Drugs Without a Prescription) 34. Respondent HEATHER EVARDOME is subject to disciplinary action under section 4059, subdivisions (a), and 4301, subdivisions (j) and (o), in that she furnished dangerous drugs to herself without a valid prescription, as described in paragraph 27, above. Specifically, on April 18, 2013, a home search at her residence by Glendora Police Department revealed that
4 5 6 7 8 9 10 11 12 13 14	(Furnishing Dangerous Drugs Without a Prescription) 34. Respondent HEATHER EVARDOME is subject to disciplinary action under section 4059, subdivisions (a), and 4301, subdivisions (j) and (o), in that she furnished dangerous drugs to herself without a valid prescription, as described in paragraph 27, above. Specifically, on April 18, 2013, a home search at her residence by Glendora Police Department revealed that
6 7 8 9 10 11 12 13 3 14	34. Respondent HEATHER EVARDOME is subject to disciplinary action under section 4059, subdivisions (a), and 4301, subdivisions (j) and (o), in that she furnished dangerous drugs to herself without a valid prescription, as described in paragraph 27, above. Specifically, on April 18, 2013, a home search at her residence by Glendora Police Department revealed that
7 8 9 10 11 12 13 13	4059, subdivisions (a), and 4301, subdivisions (j) and (o), in that she furnished dangerous drugs to herself without a valid prescription, as described in paragraph 27, above. Specifically, on April 18, 2013, a home search at her residence by Glendora Police Department revealed that
7 8 9 10 11 12 13 13	to herself without a valid prescription, as described in paragraph 27, above. Specifically, on April 18, 2013, a home search at her residence by Glendora Police Department revealed that
8 9 10 11 12 13 14	April 18, 2013, a home search at her residence by Glendora Police Department revealed that
9 10 11 12 13 14	
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1] [2 ] ] ] ] ]	100mg, (ii) 11 tablets of benzonatate 200mg, and (iii) 34 tablets of Librax.
i3 8 14.	EIGHTH CAUSE FOR DISCIPLINE
14.	(Unlawful Possession and Sale of Controlled Substances)
	35. Respondent HEATHER EVARDOME is subject to disciplinary action under section
	4301, subdivisions (f) and (j), on the grounds of unprofessional conduct for violating section
	4060 in conjunction with Health and Safety Code sections 11350(a) and 11351, in that she
11	committed acts involving moral turpitude, dishonesty, fraud, deceit or corruption. Specifically,
· • •	between April 25, 2011 and April 4, 2013, Respondent stole an unknown quantity of
	hydrocodone/acetaminophen while working as a pharmacy technician at Glendora Medical
	Pharmacy. Respondent admitted to the theft and resale of controlled substances
20	(hydrocodone/acetaminophen 10/325mg) from Glendora Medical Pharmacy, as described in
	paragraph 27, above.
22	NINTH CAUSE FOR DISCIPLINE
23	(Unprofessional Conduct-Dishonesty and Fraud)
24	36. Respondent HEATHER EVARDOME is subject to disciplinary action under section
25	Business and Professions Code 4301 subdivision (f) for obtaining controlled substances through
26	theft and dishonesty, as set forth in paragraph.27.
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	Accusation (Case No.: 523

#### PRAYER 1 WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged, 2 and that following the hearing, the Board of Pharmacy issue a decision: 3 1. Revoking or suspending Pharmacy Permit Number PHY 47517, issued to H P 4 Badesha Co., dba Glendora Medical Pharmacy; 5 Revoking or suspending Pharmacist License No. RPH 45898, issued to Paramjit Kaur 2, 6 Randhawa: 7 Revoking or suspending Pharmacist Technician Registration No. TCH 13938, issued 3. 8 9 to Heather Maureen Evardome; Ordering H P Badesha Co., dba Glendora Medical Pharmacy, Paramjit Kaur 4 10 Randhawa, and Heather Maureen Evardome to pay the Board of Pharmacy the reasonable costs 11 of the investigation and enforcement of this case, pursuant to Business and Professions Code 12 section 125.3; 13 Taking such other and further action as deemed necessary and proper. 5. 14; 15 16 17 5/28/15 18 DATED: 19 VIRGINIA HEROL Executi∳e Øfficer 20 Board of Pharmacy Department of Consumer Affairs 21 State of California Complainant 22 23 LA2014512403 24 51674033\_2,doc 25 26 2728 13 Accusation (Case No.: 5239)