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8		RE THE PHARMACY
9	DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA	
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11	In the Matter of the Accusation Against:	Case No. 5242
12	OBERLIN MEDICAL SUPPLY &	
13	SERVICE CORP. 9883 Pacific Heights Blvd., #B	DEFAULT DECISION AND ORDER
14	San Diego, CA 92121	DEFAULT DECISION AND ORDER
15	Wholesaler Permit No. WLS 3600	[Gov. Code, §11520]
16	MAHER D. IDRISS	
17	9883 Pacific Heights Blvd., #B San Diego, CA 92121	
18	Designated Representative License No. EXC 15125	
19	Respondents.	
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22	FINDINGS OF FACT	
23	1. On or about November 4, 2014, Complainant Virginia K. Herold, in her official	
24	capacity as the Executive Officer of the Board of Pharmacy, Department of Consumer Affairs,	
25	filed Accusation No. 5242 against Oberlin Medical Supply & Service Corp. and Maher D. Idriss	
26	before the Board of Pharmacy. (Accusation attac	ched as Exhibit A.)
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		DEFAULT DECISION AND ORDER

2. On or about August 30, 1999, the Board of Pharmacy issued Wholesale Pharmacy 1 2 Permit No. WLS 3600 to Respondent Oberlin Medical Supply & Service Corp. The Wholesale Pharmacy Permit expired on August 1, 2012, and has not been renewed. 3 3. On or about August 30, 1999, the Board of Pharmacy issued Designated 4 Representative License No. EXC 15125 to Respondent Maher D. Idriss. The Designated 5 Representative License expired on August 1, 2012, and was cancelled on June 25, 2013. 6 4. On or about November 18, 2014, Respondent Oberlin Medical Supply & Service 7 Corp. was served by Certified and First Class Mail copies of the Accusation No. 5242, Statement 8 9 to Respondent, Notice of Defense, Request for Discovery, and Discovery Statutes (Government Code sections 11507.5, 11507.6, and 11507.7) at Respondent's address of record which, pursuant 10 to Business and Professions Code section 4100, is required to be reported and maintained with the 11 Board. Respondent's address of record was and is: 12 13 9883 Pacific Heights Blvd., #B San Diego, CA 92121. 14 On November 25, 2014, Respondent Oberlin Medical Supply & Service Corp. was also served 15 with the aforementioned documents at 1342 Via Mil Cumbres, Solana Beach, CA 92075. 16 5. Service of the Accusation was effective as a matter of law under the provisions of 17 18 Government Code section 11505, subdivision (c) and/or Business & Professions Code section 19 124. 20 6. On or about November 24 and 25, 2014, the aforementioned documents sent via 21 certified and first class mail to Respondent Oberlin Medical Supply & Service Corp. at its address 22 of record were returned by the U.S. Postal Service marked "Not Deliverable." On or about 23 December 29, 2014, the aforementioned documents sent via certified and first class mail to 24 Respondent Oberlin Medical Supply & Service Corp. at its alternative address of record was 25 26 returned by the U.S. Postal Service marked "Not at This Address." 27 28 2

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1	7. On or about November 18, 2014, Respondent Maher D. Idriss was served by Certified
2	and First Class Mail copies of the Accusation No. 5242, Statement to Respondent, Notice of
3	Defense, Request for Discovery, and Discovery Statutes (Government Code sections 11507.5,
4	11507.6, and 11507.7) at Respondent's address of record which, pursuant to Business and
5	Professions Code section 4100, is required to be reported and maintained with the Board.
6	Respondent's address of record was and is:
7	9883 Pacific Heights Blvd., #B San Diego, CA 92121.
8 9	On November 25, 2014, Respondent Maher D. Idriss was also served with the aforementioned
10	documents at 1342 Via Mil Cumbres, Solana Beach, CA 92075.
11	8. Service of the Accusation was effective as a matter of law under the provisions of
12	Government Code section 11505, subdivision (c) and/or Business & Professions Code section
13	124.
14	9. On or about November 24 and 25, 2014, the aforementioned documents sent via
15	certified and first class mail to Respondent Maher D. Idriss at his address of record were returned
16	by the U.S. Postal Service marked "Not Deliverable." The aforementioned documents sent via
17	
18	certified and first class mail to Respondent Maher D. Idriss at his alternative address of record
19	were not returned by the U.S. Postal Service.
20	10. Government Code section 11506 states, in pertinent part:
21	(c) The respondent shall be entitled to a hearing on the merits if the respondent
22	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
23	constitute a waiver of respondent's right to a hearing, but the agency in its discretion may nevertheless grant a hearing.
24	11. Respondents failed to file a Notice of Defense within 15 days after service upon them
25	of the Accusation, and therefore waived their right to a hearing on the merits of Accusation No.
26 27	5242.
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	DEFAULT DECISION AND ORDER

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12. 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 3 or upon other evidence and affidavits may be used as evidence without any notice to respondent. 4 13. Pursuant to its authority under Government Code section 11520, the Board finds 5 Respondents are 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. 5242, finds that 9 the charges and allegations in Accusation No. 5242, are separately and severally, found to be true 10 and correct by clear and convincing evidence. 11 Taking official notice of its own internal records, pursuant to Business and 14. 12 Professions Code section 125.3, it is hereby determined that the reasonable costs for Investigation 13 and Enforcement is \$2,423,00 as of December 31, 2014. 14 15 DETERMINATION OF ISSUES 1. Based on the foregoing findings of fact, Respondent Oberlin Medical Supply & 16 Service Corp. has subjected its Wholesale Pharmacy Permit No. WLS 3600 and Maher D. Idriss 17 has subjected his Designated Representative License No. EXC 15125 to discipline. 18 2. The agency has jurisdiction to adjudicate this case by default. 19 3. The Board of Pharmacy is authorized to revoke Respondent Oberlin Medical Supply 20 & Service Corp.'s Wholesale Pharmacy Permit and Respondent Maher D. Idriss' Designated 21 Representative License based upon the following violations alleged in the Accusation which are 22 supported by the evidence contained in the Default Decision Evidence Packet in this case: 23 Respondents are subject to disciplinary action under sections 490, 4301(1) and 4302 a. 24 25 of the Code in that Respondent Maher Idriss was convicted of a crime that is substantially related to the qualifications, duties and functions of a designated representative; 26 Respondents are subject to disciplinary action under Code sections 4301(j) and 4302. b. 27 for violating statutes regulating controlled substances and dangerous drugs, in that Respondent 28 4 DEFAULT DECISION AND ORDER Maher Idriss sold misbranded drugs, as defined by Health & Safety Code sections 111330 and 111430 in violation of Health and Safety Code section 111440;

c. Respondents are subject to disciplinary action under Code sections 4301(j) and 4302,
 for violating statutes regulating controlled substances and dangerous drugs, in that Respondent
 Maher D. Idriss delivered or proffered for delivery misbranded drugs, as defined by Health &
 Safety Code sections 111330 and 111430 in violation of Health and Safety Code section 111450;

d. Respondents are subject to disciplinary action under Code section 4301(o), for
violating California Code of Regulations, title 16, section 1708.2, in that they failed to file a
Notice of Discontinuation of Business;

e. Respondent Oberlin Medical Supply & Service Corp. is subject to disciplinary action
under Code section 4301(o), for violating Business & Professions Code Section 4305.5(a), in that
it failed to notify the Board within thirty days of the termination of employment of the designated
representative-in-charge;

f. Respondent Maher D. Idriss is subject to disciplinary action under Code section
4301(o), for violating Business & Professions Code Section 4305.5(c), in that he failed to notify
the Board within thirty days of the termination of his employment at Respondent Oberlin Medical
Supply & Service Corp.

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<u>ORDER</u>

IT IS SO ORDERED that Wholesale Pharmacy Permit No. WLS 3600, heretofore issued to
 Respondent Oberlin Medical Supply & Service Corp. and Designated Representative License No.
 EXC 15121 are revoked.

IT IS FURTHER ORDERED that pursuant to Business and Professions Code section
4307, since discipline is imposed on Wholesaler Permit Number WLS 3600, issued to Oberlin
Medical Supply & Medical Corporation and Maher D. Idriss while acting as the manager,
administrator, owner, member, officer, director, associate, or partner of Oberlin Medical Supply
& Service Corp. had knowledge of or knowingly participated in any conduct for which
Wholesaler Permit Number WLS 3600 was revoked, suspended or placed on probation, Maher
Idriss shall be prohibited from serving as a manager, administrator, owner, member, officer,

director, associate, or partner of a licensee until and if Wholesaler Permit Number WLS 3600 is reinstated.

IT IS FURTHER ORDERED that pursuant to Business and Professions Code section 4307,
since discipline is imposed on Designated Representative License No. EXC 15125 issued to
Maher D. Idriss, Maher D. Idriss shall be prohibited from serving as a manager, administrator,
owner, member, officer, director, associate, or partner of a licensee until and if Designated
Representative License Number EXC 15125 is reinstated.

8 IT IS FURTHER ORDER that pursuant to Business and Professions Code section 4307,
9 since discipline is imposed on Wholesaler Permit License No. WLS 3600 issued to Respondent
10 Oberlin Medical Supply & Service Corp., Respondent Oberlin Medical Supply & Service Corp.
11 shall be prohibited from serving as a manager, administrator, owner, member, officer, director,
12 associate, or partner of a licensee for five years until and if Wholesaler Permit Number WLS
13 3600 is placed on probation or until Wholesaler Permit Number WLS 3600 is reinstated if it is
14 revoked.

Pursuant to Government Code section 11520, subdivision (c), Respondents may serve a
written motion requesting that the Decision be vacated and stating the grounds relied on within
seven (7) days after service of the Decision on Respondents. The agency in its discretion may
vacate the Decision and grant a hearing on a showing of good cause, as defined in the statute.
This Decision shall become effective on March 13, 2015.

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Attachment:

DOJ Matter ID:SD2014707600

Exhibit A: Accusation

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It is so ORDERED February 11, 2015.

BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

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STAN C. WEISSE Board President

Exhibit A

Accusation

]	KAMALA D. HARRIS	
2	Attorney General of California LINDA K. SCHNEIDER	
3	Supervising Deputy Attorney General DESIREE I. KELLOGG	
4	Deputy Attorney General State Bar No. 126461	
	110 West "A" Street, Suite 1100	
5	San Diego, CA 92101 P.O. Box 85266	
6	San Diego, CA 92186-5266 Telephone: (619) 645-2996	
7	Facsimile: (619) 645-2061 Attorneys for Complainant	
8		ORE THE
9	BOARD O	FPHARMACY
10		F CONSUMER AFFAIRS F CALIFORNIA
11		
12	In the Matter of the Accusation Against:	Case No. 5242
13	OBERLIN MEDICAL SUPPLY & SERVICE CORP.	
14	9883 Pacific Heights Blvd., #B San Diego, CA 92121	ACCUSATION
15		
·	Wholesaler Permit No. WLS 3600	
16	MAHER D. IDRISS 9883 Pacific Heights Blvd., #B	
17	San Diego, CA 92121	
18	Designated Representative License No. EXC 15125	
19	Respondent	
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22	Complainant alleges:	
23	PA	ARTIES
24	1. Virginia Herold (Complainant) bri	ngs this Accusation solely in her official capacity
25	as the Executive Officer of the Board of Pharm	nacy, Department of Consumer Affairs.
26	2. On or about August 30, 1999, the	Board of Pharmacy issued Wholesaler Permit
27	Number WLS 3600 to Oberlin Medical Supply	y & Service Corp. (Respondent Oberlin Medical
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1	Supply & Service Corp.). The Wholesaler Permit expired on August 1, 2012, and was cancelled
2	on July 21, 2014.
3	3. On or about August 30, 1999, the Board of Pharmacy issued Designated
4	Representative License No. EXC 15125 to Maher D. Idriss (Respondent Maher Idriss.) The
5	Designated Representative License expired on August 1, 2012, and was cancelled on June 25,
6	2013.
7	JURISDICTION
8	4. This Accusation is brought before the Board of Pharmacy (Board), Department of
9	Consumer Affairs, under the authority of the following laws. All section references are to the
10	Business and Professions Code unless otherwise indicated.
11	5. Section 4011 of the Code provides that the Board shall administer and enforce both
12	the Pharmacy Law [Bus. & Prof. Code, § 4000 et seq.] and the Uniform Controlled Substances
13	Act [Health & Safety Code, § 11000 et seq.].
14	6. Section 4300(a) of the Code provides that every license issued by the Board may be
15	suspended or revoked.
16	7. Section 4300.1 of the Code states:
17	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
18 19	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 investigation of, or action or disciplinary proceeding against, the licensee or to render
20	a decision suspending or revoking the license.
21	8. Section 4307(a) of the Code states that:
22	Any person who has been denied a license or whose license has been revoked or is under suspension, or who has failed to renew his or her license while it was under
23	suspension, or who has been a manager, administrator, owner member, officer, director, associate, or partner of any partnership, corporation, firm, or association
24 .	whose application for a license has been denied or revoked, is under suspension or has been placed on probation, and while acting as the manger, administrator, owner,
25	member, officer, director, associate, or partner had knowledge or knowingly participated in any conduct for which the license was denied, revoked, suspended, or
26	placed on probation, shall be prohibited from serving as a manger, administrator, owner, member, officer, director, associate, or partner of a licensee as follows:
27 28	(1) Where a probationary license is issued or where an existing license is placed on probation, this prohibition shall remain in effect for a period not to exceed five years.

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(2) Where the license is denied or revoked, the prohibition shall continue until the license is issued or reinstated. 1 2 STATUTORY PROVISIONS 3 9, Section 490 of the Code provides, in pertinent part, that a board may suspend or 4 revoke a license on the ground that the licensee has been convicted of a crime substantially related 5 to the qualifications, functions, or duties of the business or profession for which the license was 6 issued. 7 10. Section 493 of the Code states: 8 9 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 10 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 11 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 12 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 13 related to the qualifications, functions, and duties of the licensee in question. 14 As used in this section, 'license' includes 'certificate,' 'permit,' 'authority,' 15 and 'registration.' 11. Section 4022 of the Code states: 16 17 Dangerous drug" or "dangerous device" means any drug or device unsafe for self-use in humans or animals, and includes the following: 18 (a) Any drug that bears the legend: "Caution: federal law prohibits" 19 dispensing without prescription," "Rx only," or words of similar import. 20 (b) Any device that bears the statement: "Caution: federal law restricts this 21 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 practitioner licensed to use or 22 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 Section 4043 of the Code, in pertinent part, defines "wholesaler" to mean and include 12. 25 "a person who acts as a wholesale merchant, broker, jobber, customs broker, reverse distributor, 26 agent, or a nonresident wholesaler, who sells for resale, or negotiates for distribution, or takes 27 possession of, any drug or device included in Section 4022." 28 3

Accusation

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1	13. Section 4053(a) of the Code states:	
2	Notwithstanding Section 4051, the board may issue a license as a designated representative to provide sufficient and qualified supervision in a wholesaler or	
3 4	veterinary food-animal drug retailer. The designated representative shall protect the public health and safety in the handling, storage, and shipment of dangerous drugs and dangerous devices in the wholesaler or veterinary food-animal drug retailer.	
5	14. Section 4160 of the Code provides, in pertinent part, that a wholesaler license shall be	
6	required for a person or entity to act as a wholesaler, that every wholesaler shall be supervised or	
7	managed by a Designated Representative in Charge, and that the Designated Representative in	
8	Charge shall be responsible for the wholesaler's compliance with state and federal laws.	
9	15. Section 4301 of the Code states in pertinent part:	
10	The board shall take action against any holder of a license who is guilty of	
11	unprofessional conduct or whose license has been procured by fraud or misrepresentation or issued by mistake. Unprofessional conduct shall include, but	
12	is not limited to, any of the following:	
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14	(j) 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.	
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17	(l) The conviction of a crime substantially related to the qualifications, functions, and duties of a licensee under this chapter. The record of conviction of a	
18	violation of Chapter 13 (commencing with Section 801) of Title 21 of the United States Code regulating controlled substances or of a violation of the statutes of this	
19	state regulating controlled substances or dangerous drugs shall be conclusive evidence of unprofessional conduct. In all other cases, the record of conviction shall be	
20	conclusive evidence only of the fact that the conviction occurred. The board may inquire into the circumstances surrounding the commission of the crime, in order to fix the degree of discipline or, in the case of a conviction not involving controlled	İ
21	substantially related to the qualifications, functions, and duties of a licensee under this	
22	chapter. A plea or verdict of guilty or a conviction following a plea of nolo contendere is deemed to be a conviction within the meaning of this provision. The	
23	board may take action when the time for appeal has elapsed, or the judgment of conviction has been affirmed on appeal or when an order granting probation is made	
24 25	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	
26	guilty and to enter a plea of not guilty, or setting aside the verdict of guilty, or dismissing the accusation, information, or indictment.	
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28	(o) Violating or attempting to violate, directly or indirectly, or assisting in or	
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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, 1 including regulations established by the board or any other state or federal regulatory 2 agency. 3 4 16. Section 4302 of the Code states: 5 The board may deny, suspend, or revoke any license of a corporation where conditions exist in relation to any person holding 10 percent or more of the corporate 6 stock of the corporation, or where conditions exist in relation to any officer or director of the corporation that would constitute grounds for disciplinary action against a 7 licensee. 8 17. Sections 4305.5 (a) and (c) of the Code state: 9 (a) A person who has obtained a license to conduct a wholesaler or veterinary food-animal drug retailer, shall notify the board within 30 days of the termination of 10 employment of the designated representative-in-charge. Failure to notify the board within the 30-day period shall constitute grounds for disciplinary action. 11 12 (c) A designated representative-in-charge of a wholesaler or veterinary food-13 animal drug retailer, who terminates his or her employment at the licensee, shall notify the board within 30 days of the termination of employment. Failure to notify 14 the board within the 30-day period shall constitute grounds for disciplinary action. 15 18. Health and Safety Code section 111330 provides that any drug or device is 16 misbranded if its labeling is false or misleading in any particular. 17 19. Health and Safety Code section 111430 provides that a drug or device is misbranded 18 if it was manufactured in an establishment not duly registered with the Secretary of Health, 19 Education, and Welfare of the United States. 20 Health and Safety Code section 111440 provides that it is unlawful for any person to 20. 21 manufacture, sell, deliver, hold, or offer for sale any drug or device that is misbranded. 22 Health and Safety Code section 111450 provides that it is unlawful for any person to 21. 23 receive in commerce any drug or device that is misbranded or to deliver or proffer for delivery 24 any drug or device. 25 **REGULATORY PROVISIONS** 26 Title 16, California Code of Regulations, section 1708.2, states: 22. 27 Any permit holder shall contact the board prior to transferring or selling any dangerous drugs, devices or hypodermics inventory as a result of termination of 28 5

Accusation

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1	business or bankruptcy proceedings and shall follow official instructions given by the board applicable to the transaction.
2	23. Title 16, California Code of Regulations, section 1769 states:
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4	(b) When considering the suspension or revocation of a facility or a
5	personal license on the ground that the licensee or the registrant has been convicted of a crime, the board, in evaluating the rehabilitation of such person and his present eligibility for a license will consider the following criteria:
6	(1) Nature and severity of the act(s) or offenses(s).
7	(2) Total criminal record.
8	(3) The time that has elapsed since commission of the act(s) or offense(s).
9 10	(4) Whether the licensee has complied with all terms of parole, probation, restitution or any other sanctions lawfully imposed against the licensee.
11	(5) Evidence, if any, of rehabilitation submitted by the licensee.
12	24. Title 16, California Code of Regulations, section 1770 states:
13	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
14	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
15 16	substantial degree it evidences present or potential unfitness of a licensee or registrant in to a to perform the functions authorized by his license or registration in a manner consistent with the public health, safety, or welfare.
17	COST RECOVERY
18	25. Section 125.3 of the Code provides, in pertinent part, that the Board may request the
19	administrative law judge to direct a licentiate found to have committed a violation or violations of
20	the licensing act to pay a sum not to exceed the reasonable costs of the investigation and
21	enforcement of the case.
22	FACTUAL ALLEGATIONS
23	26. At all times referenced herein, Respondent Maher Idriss was the Designated
24	Representative-in-Charge (DRIC) of Respondent Oberlin Medical Supply & Service Corp.
25	Respondent Maher Idriss held one hundred (100) percent of the corporate stock of Respondent
26	Oberlin Medical Supply & Service Corp. and was the Chief Executive Officer of Respondent
27	Oberlin Medical Supply & Service Corp.
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27. On or about October 21, 2013, in a criminal proceeding entitled *United States v. Maher Idriss, et al.*, in United States District Court for the Central District of California, case number 12CR1775-WQH, Respondent Maher Idriss was convicted on his plea of guilty, of conspiracy to import merchandise contrary to law in violation of Title 18, United States Code, section 371 (Count 1 of the Information.)

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6 28. As a result of the conviction, on or about October 21, 2013, Respondent Maher Idriss
7 was granted three years supervised probation, ordered to be monitored for a period of eight
8 months in his residence (home detention) and ordered among other conditions, not to engage in
9 any "employment involving the sales or shipment of medication." Respondent Maher Idriss was
10 further ordered to pay all applicable fees and fines.

29. The facts that led to the conviction were that from May 1, 2006 to May 5, 2011, 11 Respondent Maher Idriss knowingly combined, conspired and agreed with others to knowingly 12 and willfully import merchandise, namely oncology drugs not approved for or intended for sale in 13 the United States. Internet pharmacies received orders for oncology drugs valued at more than \$7 14 million dollars, ordered those drugs from manufacturers in Turkey, Pakistan, India and the United 15 Kingdom and shipped them to Oberlin Medical Supply & Service Corp. Respondent Maher Idriss 16 then stored the foreign oncology drugs and shipped them to physicians within the United States, 17 with an invoice from Respondent Oberlin Medical Supply & Service Corp. providing the 18 appearance that the foreign oncology drugs were approved for use in the United States. After 19 receiving payment from the physicians, Respondent Maher Idriss wire transferred funds to the 20 foreign source of the drug supply in payment for the drugs and wire transferred funds to the 21 internet pharmacies, while keeping a portion of the proceeds for himself. 22

30. Respondent Oberlin Medical Supply & Service Corp. terminated its business
operations but did not file a Discontinuation of Business Form with the Board and did not notify
the Board within thirty days of the termination of the employment of the designated
representative-in-charge, Respondent Maher Idriss. Similarly, Respondent Maher Idriss did not
notify the Board within thirty days of the termination of his employment with Respondent Oberlin
Medical Supply & Service Corp.

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ن	1	FIRST CAUSE FOR DISCIPLINE
	2	(October 21, 2013 Conviction for Conspiracy to Import Merchandise Contrary to Law)
	3	31. Respondents are subject to disciplinary action under sections 490, 4301(1) and 4302
	4	of the Code in that Respondent Maher Idriss was convicted of a crime that is substantially related
	5	to the qualifications, duties and functions of a designated representative, as set forth in paragraphs
	6	26 through 30, which are incorporated herein by reference.
	7	SECOND CAUSE FOR DISCIPLINE
	8	(Sold Misbranded Drugs)
	9	32. Respondents are subject to disciplinary action under Code sections 4301(j) and 4302,
	10	for violating statutes regulating controlled substances and dangerous drugs, in that Respondent
	11	Maher Idriss sold misbranded drugs, as defined by Health & Safety Code sections 111330 and
	12	111430 in violation of Health and Safety Code section 111440, as set forth in paragraphs 26
	13	through 30, which are incorporated herein by reference.
	14	THIRD CAUSE FOR DISCIPLINE
	15	(Delivered or Proffered for Delivery Misbranded Drugs)
	16	33. Respondents are subject to disciplinary action under Code sections 4301(j) and 4302,
	17	for violating statutes regulating controlled substances and dangerous drugs, in that Respondent
	18	Maher Idriss delivered or proffered for delivery misbranded drugs, as defined by Health & Safety
	19	Code sections 111330 and 111430 in violation of Health and Safety Code section 111450, as set
	20	forth in paragraphs 26 through 30, which are incorporated herein by reference.
	21	FOURTH CAUSE FOR DISCIPLINE
	22	(Failed to File Discontinuation of Business)
	23	34. Respondents are subject to disciplinary action under Code section 4301(o), for
	24	violating California Code of Regulations, title 16, section 1708.2, in that they failed to file a
	25	Notice of Discontinuation of Business, as set forth in paragraphs 26 through 30 above, which are
	26	incorporated herein by reference.
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	ł	Accusation

FIFTH CAUSE FOR DISCIPLINE

(Failed to Notify Board of Termination of Employment of DRIC)

35. Respondent Oberlin Medical Supply & Service Corp. is subject to disciplinary action under Code section 4301(o), for violating Business & Professions Code Section 4305.5(a), in that it failed to notify the Board within thirty days of the termination of employment of the designated representative-in-charge, as set forth in paragraphs 26 through 30 above, which are incorporated herein by reference.

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SIXTH CAUSE FOR DISCIPLINE

(Failed to Notify Board of Termination of Employment)

36. Respondent Maher Idriss is subject to disciplinary action under Code section 4301(o), for violating Business & Professions Code Section 4305.5(c), in that he failed to notify the Board within thirty days of the termination of his employment at Respondent Oberlin Medical Supply & Service Corp., as set forth in paragraphs 26 through 30 above, which are incorporated herein by reference.

OTHER MATTERS

37. Pursuant to Code section 4307, if discipline is imposed on Wholesaler Permit 16 Number WLS 3600, issued to Respondent Oberlin Medical Supply & Service Corp. and 17 Respondent Maher Idriss while acting as the manager, administrator, owner, member, officer, 18 director, associate, or partner of Respondent Oberlin Medical Supply & Service Corp. had 19 knowledge of or knowingly participated in any conduct for which Wholesaler Permit Number 20 WLS 3600 was revoked, suspended or placed on probation, Respondent Maher Idriss shall be 21 prohibited from serving as a manager, administrator, owner, member, officer, director, associate, 22 or partner of a licensee for five years if Wholesaler Permit Number WLS 3600 is placed on 23 probation or until Wholesaler Permit Number WLS 3600 is reinstated if it is revoked. 24

38. Pursuant to Code section 4307, if discipline is imposed on Designated
Representative License No. EXC 15125 issued to Respondent Maher D. Idriss, Respondent
Maher Idriss shall be prohibited from serving as a manager, administrator, owner, member,
officer, director, associate, or partner of a licensee for five years if Designated Representative

License Number EXC 15125 is placed on probation or until Designated Representative License Number EXC 115125 is reinstated if it is revoked.

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39. Pursuant to Code section 4307, if discipline is imposed on Wholesaler Permit
License No. WLS 3600 issued to Respondent Oberlin Medical Supply & Service Corp.,
Respondent Oberlin Medical Supply & Service Corp. shall be prohibited from serving as a
manager, administrator, owner, member, officer, director, associate, or partner of a licensee for
five years if Wholesaler Permit Number WLS 3600 is placed on probation or until Wholesaler
Permit Number WLS 3600 is reinstated if it is revoked.

PRAYER

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

Revoking or suspending Wholesaler Permit Number WLS 3600, issued to Oberlin
 Medical Supply & Service Corp.;

14 2. Revoking or suspending Designated Representative License Number EXC 15125 to
15 Maher D. Idriss;

3. Prohibiting Maher D. Idriss from serving as a manager, administrator, owner,
member, officer, director, associate, or partner of a licensee for five years if Wholesaler Permit
Number WLS 3600 is placed on probation or until Wholesaler Permit Number WLS 3600 is
reinstated if Wholesaler Permit Number WLS 3600 issued to Oberlin Medical Supply & Service
Corp. is revoked;

4. Prohibiting Maher D. Idriss from serving as a manager, administrator, owner,
 member, officer, director, associate, or partner of a licensee for five years if Designated
 Representative License Number EXC 15125 is placed on probation or until Designated
 Representative License Number EXC 15125 is reinstated if Designated Representative License
 Number EXC 15125 issued to Maher D. Idriss is revoked;

5. Prohibiting Oberlin Medical Supply & Service Corp. from serving as a manager,
administrator, owner, member, officer, director, associate, or partner of a licensee for five years if
Wholesaler Permit Number WLS 3600 is placed on probation or until Wholesaler Permit

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. 1	Number WLS 3600 is reinstated if Wholesaler Permit Number WLS 3600 issued to Oberlin
2	Medical Supply & Service Corp. is revoked;
3	6. Ordering Oberlin Medical Supply & Service Corp. and Maher D. Idriss to pay the
4	Board of Pharmacy the reasonable costs of the investigation and enforcement of this case,
5	pursuant to Business and Professions Code section 125.3;
6	7. Taking such other and further action as deemed necessary and proper.
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8	$ _{u} _{u} = _{u} = _{u}$
9	DATED:
10	Executive Officer Board of Pharmacy
11	Department of Consumer Affairs State of California
12	Complainant
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	Accusation

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