1	BILL LOCKYER, Attorney General of the State of California BEN JOHNSON, State Bar No. 84406 Deputy Attorney General				
2					
3	California Department of Justice 300 So. Spring Street, Suite 1702				
4	Los Angeles, CA 90013 Telephone: (213) 897-2095				
5	Facsimile: (213) 897-2804				
6	Attorneys for Complainant				
7					
8	BEFORE T BOARD OF PHA				
9	DEPARTMENT OF CON STATE OF CAL				
10					
11	In the Matter of the Accusation Against:	Case No. 2832			
12	KATHY E. GALLEGOS 1394 Fair Oaks Ct	OAH No.			
13	Merced, CA 95340-2341	DEFAULT DECISION			
	Technician Registration No. TCH 31084	AND ORDER			
14	Respondent.	[Gov. Code, §11520]			
15					
16	FINDINGS OF				
17	1. On or about November 28, 2005, Cor	mplainant Patricia F. Harris, in her official			
18	capacity as the Executive Officer of the Board of Ph	armacy, Department of Consumer Affairs,			
19	filed Accusation No. 2832 against Kathy E. Gallegos (Respondent) before the BOARD OF				
20	PHARMACY.				
21	2. On or about October 13, 1999, the BO	DARD OF PHARMACY (BP) issued			
22	Technician Registration No. TCH 31084 to Respondent. The Technician Registration was in				
23	full force and effect at all times relevant to the charges brought herein and will expire on July 31,				
24	2007, unless renewed.				
25	3. On or about December 8, 2005, Janic	e Williams, an employee of the Department			
26	of Justice, served by Certified and First Class Mail a	copy of the Accusation No. 2832, Statement			
27	to Respondent, Notice of Defense, Request for Disco	overy, and Government Code sections			
28	11507.5, 11507.6, and 11507.7 to Respondent's address of record with the BP, which was and is				
		4 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -			

1394 Fair Oaks Ct, Merced, CA 95340-2341. A copy of the Accusation, the related documents, and Declaration of Service are attached as exhibit A, and are incorporated herein by reference.

- 4. Service of the Accusation was effective as a matter of law pursuant to the provisions of Government Code section 11505, subdivision (c).
  - 5. Government Code section 11506 states, in pertinent part:
- "(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 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 may nevertheless grant a hearing."
- 6. Respondent failed to file a Notice of Defense within 15 days after service upon her of the Accusation, and therefore waived her right to a hearing on the merits of Accusation No. 2832.
  - 7. California Government Code section 11520 states, in pertinent part:
  - "(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 respondent."
- 8. Pursuant to its authority under Government Code section 11520, the BP finds Respondent is in default. The BP will take action without further hearing and, based on Respondent's express admissions by way of default and the evidence before it, contained in exhibits A, B and C, finds that the allegations in Accusation No. 2832 are true.
- 9. The total costs for investigation and enforcement are \$4,069.50 as of January 17, 2006.

### **DETERMINATION OF ISSUES**

- 1. Based on the foregoing findings of fact, Respondent Kathy E. Gallegos has subjected her Technician Registration No. TCH 31084 to discipline.
  - 2. A copy of the Accusation and the related documents and Declaration of Service

1	are attached.
2	3. The agency has jurisdiction to adjudicate this case by default.
3	4. The BOARD OF PHARMACY is authorized to revoke Respondent's Technician
4	Registration based upon the following violations alleged in the Accusation:
5	a. That on November 12, 2004, in the Merced County Superior Court,
6	respondent pled guilty to violating section 11173(a) (Obtaining Oxycodone, a controlled
7	substance, by fraud, deceit, or misrepresentation.) of the Health and Safety Code; and section 488
8	(Petty theft of 114 Oxycodone pills.) of the Penal Code.
9	<u>ORDER</u>
0	IT IS SO ORDERED that Technician Registration No. TCH 31084, heretofore issued to
1	Respondent Kathy E. Gallegos, is revoked.
.2	Pursuant to Government Code section 11520, subdivision (c), Respondent may serve a
.3	written motion requesting that the Decision be vacated and stating the grounds relied on within
.4	seven (7) days after service of the Decision on Respondent. The agency in its discretion may
.5	vacate the Decision and grant a hearing on a showing of good cause, as defined in the statute.
.6	This Decision shall become effective on <u>April 5, 2006</u> .
.7	
.8	
9	It is so ORDERED <u>March 6, 2006</u>
20	BOARD OF PHARMACY
21	DEPARTMENT OF CONSUMER AFFAIRS
22	STATE OF CALIFORNIA
23	
24	By STANLEY W. GOLDENBERG
25	Board President
26	Attachments:
27	Exhibit A: Accusation No.2832, Related Documents, and Declaration of Service Exhibit B: Evidence Packet Exhibit C: Declaration of Cost

1 2	BILL LOCKYER, Attorney General of the State of California BEN JOHNSON, State Bar No. 84406 Deputy Attorney General California Department of Justice				
3					
4	300 So. Spring Street, Suite 1702 Los Angeles, CA 90013				
5	Telephone: (213) 897-2095 Facsimile: (213) 897-2804				
6	Attorneys for Complainant				
7	BEFORE				
8	BOARD OF PHA DEPARTMENT OF CON STATE OF CAL	SUMER AFFAIRS			
9	In the Matter of the Accusation Against:	Case No. 2832			
10	KATHY E. GALLEGOS	OAH No.			
11	1394 Fair Oaks Ct Merced, CA 95340-2341	DECLARATION OF BEN JOHNSON			
12	Technician Registration No. TCH 31084				
13	Respondent.				
14					
15 16	I, Ben Johnson, declare:	loved by the California Donauton ant of			
		loyed by the California Department of			
17	Justice, Office of the Attorney General (Office). I at				
18					
19	prosecute the above entitled matter.				
20	2. I have carefully read the Criminal Complaint, the Case Report and the Merced				
21	County Superior Court Minute Orders for case number MM199810, attached hereto as Exhibit B				
22	and incorporated herein by reference. They accurately summarize my personal knowledge of the				
23	events and statements contained therein.				
24	I declare under penalty of perjury that the foregoing is true and correct and if called to				
25	testify thereto I could competently do so.				
26	Executed on January 18, 2006, in the City of	Los Angeles, California.			
27	BEN JOHNSON				
28	Declarant				

### Exhibit A

Accusation No. 2832, Related Documents and Declaration of Service

### DECLARATION OF SERVICE BY CERTIFIED MAIL AND FIRST CLASS MAIL

(Separate Mailings)

Case Name: In the Matter of the Accusation Against:

KATHY E. GALLEGOS

Board of Pharmacy Case No: 2832

I declare:

I am employed in the Office of the Attorney General, which is the office of a member of the California State Bar at which member's direction this service is made. I am 18 years of age or older and not a party to this matter. I am familiar with the business practice at the Office of the Attorney General for collection and processing of correspondence for mailing with the United States Postal Service. In accordance with that practice, correspondence placed in the internal mail collection system at the Office of the Attorney General is deposited with the United States Postal Service that same day in the ordinary course of business.

On December 5, 2005, I served the attached

### Accusation, Statement to Respondent, Notice of Defense (2 Copies) Request for Discovery, Discovery Statutes

by placing a true copy thereof enclosed in a sealed envelope as certified mail with postage thereon fully prepaid and return receipt requested, and another true copy of the

## Accusation, Statement to Respondent, Notice of Defense (2 Copies) Request for Discovery, Discovery Statutes

was enclosed in a second sealed envelope as first class mail with postage thereon fully prepaid, in the internal mail collection system at the Office of the Attorney General at Los Angeles addressed as follows

Kathy E. Gallegos Pharmacy Technician 1394 Fair Oaks Ct. Merced, CA 95340-2341

Certified Mail Number 7001 0360 0003 2705 6589

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on December 5, 2005, at Los Angeles, California.

Janice E. Williams

Declarant

Signature

Return Receip (Endorsement	п ч		
Restricted Deliver (Endorsement Req Total Postage & 1394 Fair Oaks Ct.  Sent To  Street, Apt. No.; or PO Box No.			
		Restricted Deliver (Endorsement Req Total Postage & 1394 Fair Oaks Ct.  Sent To  Street, Apt. No.; or PO Box No.	

	SENDER: COMPLETE THIS SECTION  Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits.	COMPLETE THIS SECTION ON DELIVERY  A. Received by (Please Print Clearly)  B. Date of Delivery  C. Signature  Agent  Addressee  D. Is delivery address different from Item 1?	
•	Kathy E. Gallegos Pharmacy Technician 1394 Fair Oaks Ct. Merced, CA 95340-2341	3. Service Type  Certified Mail  Express Mall Registered Return Receipt for Merchandise Insured Mail C.O.D.  4. Restricted Delivery? (Extra Fee) Yes	
	7001 0360 0003 2705 6589 PS Form 3811, July 1999 Domestic Ref	urn Receipt 102595-00-M-0952	

) b						
	1 2	BILL LOCKYER, Attorney General of the State of California BEN E. JOHNSON, State Bar No. 84406				
	3	Deputy Attorney General California Department of Justice				
	4	300 So. Spring Street, Suite 1702 Los Angeles, CA 90013				
	5	Telephone: (213) 897-2095 Facsimile: (213) 897-2804				
	6	Attorneys for Complainant				
	7					
	8	BEFORE T				
	9	BOARD OF PHA DEPARTMENT OF CON	SUMER AFFAIRS			
·	10	STATE OF CAL	IFURNIA			
	11	In the Matter of the Accusation Against:	Case No. 2832			
	12	KATHY E. GALLEGOS	OAH No.			
	13	1394 Fair Oaks Ct. Merced, CA 95340-2341	ACCUSATION			
	14	Pharmacy Technician License No. TCH 31084				
	15	Respondent.				
	16					
	17	Complainant alleges:				
4	18	<u>PARTIES</u>				
÷	19	1. Patricia F. Harris (Complainant) brings this Accusation solely in her official				
	20	capacity as the Executive Officer of the Board of Pharmacy (Board), Department of Consumer				
	21	Affairs.				
	22	2. On or about October 13, 1999, the Bo	oard issued Pharmacy Technician License			
	23	No. TCH 31084 to Kathy E. Gallegos (Respondent).	The license was in full force and effect at			
	24	all times relevant to the charges brought herein and t	the license will expire on July 31, 2007,			
	25	unless renewed.				
	26	///				
	27	///				
	28					
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		<b>!!</b>				

### JURISDICTION

3. This Accusation is brought before the Board under the authority of the laws of the State of California, including, but not limited to, the following references to the Business and Professions Code (BP Code). All section references are to the Business and Professions Code (BP Code) unless otherwise indicated.

BP Code Section 4301 states, in pertinent part, "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 misrepresentation or issued my mistake. Unprofessional conduct shall include, but is not 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.
- (g) Knowingly making or signing any certificate or other document that falsely represents the existence or nonexistence of a state of facts.
- (h) The administering to oneself, of any controlled substance, or the use of any dangerous drug or of alcoholic beverages to the extent or in a manner as to be dangerous or injurious to oneself, to a person holding a license under this chapter, or to any other 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.

. . . .

- (j) The violation of any of the statutes of this state or of the United States regulating controlled substances and dangerous drugs.
- (k) The conviction of more than one misdemeanor or any felony involving the use, consumption, or self-administration of any dangerous drug or alcoholic beverage, or any combination of those substances.
- (l) The conviction of a crime substantially related to the qualifications, functions, and duties of a licensee under this chapter. The record. . . of a violation of the statutes of this

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state regulating controlled substances or dangerous drugs shall be conclusive evidence of unprofessional conduct. ...

(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.

- 4. BP Code Section 118(b) states, "The suspension, expiration, or forfeiture by operation of law of a license issued by a board in the department, or its suspension, forfeiture, or cancellation by order of the board or by order of a court of law, or its surrender without the written consent of the board, shall not, during any period in which it may be renewed, restored, reissued, or reinstated, deprive the board of its authority to institute or continue a disciplinary proceeding against the licensee upon any ground provided by law or to enter an order suspending or revoking the license or otherwise taking disciplinary action against the licensee on any such ground."
- 5. Pursuant to section 490 of the BP Code the Board may suspend or revoke a license on the ground that the licensee has been convicted of a crime, provided the crime is substantially related to the qualifications, functions, or duties of the business or profession for which the license was issued.
- 6. Section 4022 of the BP Code defines "Dangerous Drugs" as any drug that is unsafe for self-medication and which by federal or state law can be lawfully dispensed only by prescription.
- Section 4059(a) of the BP Code states, in pertinent part, that no person shall furnish any dangerous drug, except upon the prescription of a physician, dentist, podiatrist, optometrist, or veterinarian.
- 8. Section 4060 of the BP Code states, in pertinent part, "No person shall possess any controlled substance, except that furnished to a person upon the prescription of a physician,

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- 9. Section 11173(a) of the Health and Safety Code states:
- "(a) No person shall obtain or attempt to obtain controlled substances, or procure or attempt to procure the administration of or prescription for controlled substances, (1) by fraud, deceit, misrepresentation, or subterfuge; or (2) by the concealment of a material fact."
- 10. Health and Safety Code section 11350(a) provides that, except as otherwise provided in this division, every person who possesses any controlled substance which is a narcotic drug, unless upon the written prescription of a physician, dentist, podiatrist, or veterinarian licensed to practice in this state, shall be punished by imprisonment in the state prison.
  - 11. Section 11170 of the Health and Safety Code states:
- "No person shall prescribe, administer, or furnish a controlled substance for himself."
- 12. Pursuant to California Code of Regulations, title 16, section 1770, a crime or act shall be considered substantially related to the qualifications, functions or duties of a licensee or registrant if to a 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. 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 or violations of the licensing act to pay a sum not to exceed the reasonable costs of the investigation and enforcement of the case.

### CONTROLLED SUBSTANCES

14. Oxycodone, pursuant to BP Code section 4022, is a dangerous drug and under Health and Safety Code section 11055(b)(1)(N) Oxycodone is a Schedule II controlled substance.

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### FIRST CAUSE FOR DISCIPLINE

### (Conviction of a Crime)

15. Pursuant to section 4300 of the BP Code, Respondent has subjected her license to discipline for unprofessional conduct as defined in BP Code sections 490 and 4301(1), and Title 16, section 1770 of the California Code of Regulations, in that, on November 12, 2004, in case number MM199810 of the Merced County Superior Court, Respondent pled guilty to violating section 11173(a) of the Health and Safety Code and section 503 of the Penal Code. Said violations are substantially related to the qualifications, functions and duties of a pharmacy technician.

### <u>PRAYER</u>

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

- 1. Revoking or suspending Pharmacy Technician License No. TCH 31084, issued to Kathy E. Gallegos.
- 2. Ordering Kathy E. Gallegos to pay the Board of Pharmacy the reasonable costs of the investigation and prosecution of this case, pursuant to Business and Professions Code section 125.3; and
  - 3. Taking such other and further action as deemed necessary and proper.

DATED: 11/28/05

Executive Officer Board of Pharmacy

Department of Consumer Affairs

State of California

Complainant

2 3 4 5	of the State of California BEN E. JOHNSON, State Bar No. 84406 Deputy Attorney General California Department of Justice 300 So. Spring Street, Suite 1702 Los Angeles, CA 90013 Telephone: (213) 897-2095 Facsimile: (213) 897-2804	
6	E-mail: Ben.Johnson@doj.ca.gov	
7	Attorneys for Complainant	
8	BEFORE T BOARD OF PHA DEPARTMENT OF CON STATE OF CAL	ARMACY SUMER AFFAIRS
10	In the Matter of the Accusation Against:	Case No. 2832
11	KATHY E. GALLEGOS	STATEMENT TO RESPONDENT
12	Respondent.	[Gov. Code §§ 11504, 11505(b)]
13		
14	TO RESPONDENT:	
15	Enclosed is a copy of the Accusation that has	s been filed with the Board of Pharmacy of
16	the Department of Consumer Affairs (Board), and w	hich is hereby served on you.
17	Unless a written request for a hearing signed	by you or on your behalf is delivered or
18	mailed to the Board, represented by Deputy Attorney	y General Ben E. Johnson, within fifteen (15)
19	days after a copy of the Accusation was personally s	erved on you or mailed to you, you will be
20	deemed to have waived your right to a hearing in thi	s matter and the Board may proceed upon the
21	Accusation without a hearing and may take action th	ereon as provided by law.
22	The request for hearing may be made by deli	vering or mailing one of the enclosed forms
23	entitled "Notice of Defense," or by delivering or ma	iling a Notice of Defense as provided in
24	///	
25	///	
26	///	
27	///	
28	///	

section 11506 of the Government Code, to

# Ben E. Johnson Deputy Attorney General Ronald Reagan Building 300 South Spring Street, Suite 1702 Los Angeles, CA 90013

You may, but need not, be represented by counsel at any or all stages of these proceedings.

The enclosed Notice of Defense, if signed and filed with the Board, shall be deemed a specific denial of all parts of the Accusation, but you will not be permitted to raise any objection to the form of the Accusation unless you file a further Notice of Defense as provided in section 11506 of the Government Code within fifteen (15) days after service of the Accusation on you.

If you file any Notice of Defense within the time permitted, a hearing will be held on the charges made in the Accusation.

The hearing may be postponed for good cause. If you have good cause, you are obliged to notify the Office of Administrative Hearings, 320 West Fourth Street, Suite 630, Los Angeles, California 90013, within ten (10) working days after you discover the good cause. Failure to notify the Office of Administrative Hearings within ten (10) days will deprive you of a postponement.

Copies of sections 11507.5, 11507.6, and 11507.7 of the Government Code are enclosed.

If you desire the names and addresses of witnesses or an opportunity to inspect and copy the items mentioned in section 11507.6 of the Government Code in the possession, custody or control of the Board you may send a Request for Discovery to the above designated Deputy Attorney General.

### NOTICE REGARDING STIPULATED SETTLEMENTS

It may be possible to avoid the time, expense and uncertainties involved in an administrative hearing by disposing of this matter through a stipulated settlement. A stipulated settlement is a binding written agreement between you and the government regarding the matters charged and the discipline to be imposed. Such a stipulation would have to be approved by the Board of Pharmacy but, once approved, it would be incorporated into a final order.

Any stipulation must be consistent with the Board's established disciplinary guidelines; however, all matters in mitigation or aggravation will be considered. A copy of the Board's Disciplinary Guidelines will be provided to you on your written request to the state agency bringing this action.

If you are interested in pursuing this alternative to a formal administrative hearing, or if you have any questions, you or your attorney should contact Deputy Attorney General Ben E. Johnson at the earliest opportunity.

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### BEFORE THE BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

In the Matter of the Accusation Against:	Case No. 2832			
KATHY E. GALLEGOS	NOTICE OF DEFENSE			
	Respondent.	[Gov. Code §§ 11505 and 11506]		
copy of the Accusation; Statement to Re 11507.7, Complainant's Request for Disc	espondent; Gover covery; and two	led proceeding, hereby acknowledge receipt of a rument Code sections 11507.5, 11507.6 and copies of a Notice of Defense.  t my defense to the charges contained in the		
Accusation.	man to prosen	vary decrease to the caunger community		
DATED:				
Respondent's Name				
Respondent's Signature				
Respondent's Mailing Address				
City, State and Zip Code				
Respondent's Telephone Number	r			
Check appropriate box:				
☐ I am represented by counsel, who	ose name, addres	s and telephone number appear below:		
Counsel's Name				
Counsel's Mailing Address				
City, State and Zip Code				
Counsel's Telephone Number				
the attorney's name, address and	telephone numb by sent to counse	el for Complainant so that counsel will be on		
· ,		cusation may have formulated guidelines to		

Gallegos Acc Packet.wpd

guidelines by requesting them from the agency in writing.

### BEFORE THE BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

In the Matter of the Accusation Against:		Case No. 2832		
KATHY E. GALLEGOS		NOTICE OF DEFENSE		
	Respondent.	[Gov. Code §§ 11505 and 11506]		
copy of the Accusation; Statement to 11507.7, Complainant's Request for	o Respondent; Gover Discovery; and two	led proceeding, hereby acknowledge receipt of a rnment Code sections 11507.5, 11507.6 and copies of a Notice of Defense.  t my defense to the charges contained in the		
Accusation.				
DATED:				
Respondent's Name				
Respondent's Signature				
Respondent's Mailing Addre	·ss			
City, State and Zip Code				
Respondent's Telephone Nur	nber			
Check appropriate box:				
☐ I am represented by counsel,	whose name, addres	ss and telephone number appear below:		
Counsel's Name				
Counsel's Mailing Address	Control of the Contro			
City, State and Zip Code				
Counsel's Telephone Numbe	T			
the attorney's name, address	and telephone numb a copy sent to couns	on counsel is retained, immediate notification of her will be filed with the Office of hel for Complainant so that counsel will be on her papers.		
	reaching an approp	cusation may have formulated guidelines to riate penalty. You may obtain a copy of the		

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,		
1 2 3 4 5	BILL LOCKYER, Attorney General of the State of California BEN E. JOHNSON, State Bar No. 84406 Deputy Attorney General California Department of Justice 300 So. Spring Street, Suite 1702 Los Angeles, CA 90013 Telephone: (213) 897-2095 Facsimile: (213) 897-2804	
6	Attorneys for Complainant	
7 8	BEFORE T BOARD OF PHA DEPARTMENT OF CON	ARMACY ISUMER AFFAIRS
9	STATE OF CAL	IFORNIA
10	In the Matter of the Accusation Against:	Case No. 2832
11	KATHY E. GALLEGOS	REQUEST FOR DISCOVERY
12	Respondent.	[Gov. Code § 11507.6]
13		I
14	TO RESPONDENT:	
15	Under section 11507.6 of the Govern	ment Code of the State of California, parties
16	to an administrative hearing, including the Complain	nant, are entitled to certain information
17	concerning the opposing party's case. A copy of the	,
18	Government Code concerning such rights is included	
19	PURSUANT TO SECTION 11507.6 OF TH	E GOVERNMENT CODE, YOU ARE
20	HEREBY REQUESTED TO:	
21	1. Provide the names and addresses of v	
22	Respondent, including, but not limited to, those inte	
23		lainant to inspect and make a copy of any of
24	the following in the possession or custody or under	•
25	•	r than the Respondent, named in the initial
26	administrative pleading, or in any additional	
27	omission of the Respondent as to this person	is the dasis for the administrative
28	proceeding;	

- b. A statement pertaining to the subject matter of the proceeding made by any party to another party or persons;
- c. Statements of witnesses then proposed to be called by the Respondent and of other persons having personal knowledge of the acts, omissions or events which are the basis for the proceeding, not included in (a) or (b) above;
- d. All writings, including but not limited to reports of mental, physical and blood examinations and things which the Respondent now proposes to offer in evidence;
- e. Any other writing or thing which is relevant and which would be admissible in evidence, including but not limited to, any patient or hospital records pertaining to the persons named in the pleading;
- f. Investigative reports made by or on behalf of the Respondent pertaining to the subject matter of the proceeding, to the extent that these reports (1) contain the names and addresses of witnesses or of persons having personal knowledge of the acts, omissions or events which are the basis for the proceeding, or (2) reflect matters perceived by the investigator in the course of his or her investigation, or (3) contain or include by attachment any statement or writing described in (a) to (e), inclusive, or summary thereof.

For the purpose of this Request for Discovery, "statements" include written statements by the person, signed, or otherwise authenticated by him or her, stenographic, mechanical, electrical or other recordings, or transcripts thereof, of oral statements by the person, and written reports or summaries of these oral statements.

YOU ARE HEREBY FURTHER NOTIFIED that nothing in this Request for Discovery should be deemed to authorize the inspection or copying of any writing or thing which is privileged from disclosure by law or otherwise made confidential or protected as attorney's work product.

Your response to this Request for Discovery should be directed to the undersigned attorney for the Complainant at the address on the first page of this Request for Discovery within

30 days after service of the Accusation.

Failure without substantial justification to comply with this Request for Discovery may subject the Respondent to sanctions pursuant to sections 11507.7 and 11455.10 to 11455.30 of the Government Code.

DATED: 2015

BILL LOCKYER, Attorney General of the State of California

BEN E. JOHNSON
Deputy Attorney General

Attorneys for Complainant

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### COPY OF GOVERNMENT CODE SECTIONS 11507.5, 11507.6 AND 11507.7 PROVIDED PURSUANT TO GOVERNMENT CODE SECTIONS 11504 AND 11505

### **SECTION 11507.5: Exclusivity of discovery provisions**

The provisions of Section 11507.6 provide the exclusive right to and method of discovery as to any proceeding governed by this chapter.

### SECTION 11507.6: Request for discovery

After initiation of a proceeding in which a respondent or other party is entitled to a hearing on the merits, a party, upon written request made to another party, prior to the hearing and within 30 days after service by the agency of the initial pleading or within 15 days after the service of an additional pleading, is entitled to (1) obtain the names and addresses of witnesses to the extent known to the other party, including, but not limited to, those intended to be called to testify at the hearing, and (2) inspect and make a copy of any of the following in the possession or custody or under the control of the other party:

- (a) A statement of a person, other than the respondent, named in the initial administrative pleading, or in any additional pleading, when it is claimed that the act or omission of the respondent as to this person is the basis for the administrative proceeding;
- (b) A statement pertaining to the subject matter of the proceeding made by any party to another party or person;
- (c) Statements of witnesses then proposed to be called by the party and of other persons having personal knowledge of the acts, omissions or events which are the basis for the proceeding, not included in (a) or (b) above;
- (d) All writings, including, but not limited to, reports of mental, physical and blood examinations and things which the party then proposes to offer in evidence;
- (e) Any other writing or thing which is relevant and which would be admissible in evidence;
- (f) Investigative reports made by or on behalf of the agency or other party pertaining to the subject matter of the proceeding, to the extent that these reports (1) contain the names and addresses of witnesses or of persons having personal knowledge of the acts, omissions or events which are the basis for the proceeding, or (2) reflect matters perceived by the investigator in the course of his or her investigation, or (3) contain or include by attachment any statement or writing described in (a) to (e), inclusive, or summary thereof.

For the purpose of this section, "statements" include written statements by the person signed or otherwise authenticated by him or her, stenographic, mechanical, electrical or other recordings, or transcripts thereof, of oral statements by the person, and written reports or summaries of these oral statements.

Nothing in this section shall authorize the inspection or copying of any writing or thing which is privileged from disclosure by law or otherwise made confidential or protected as the attorney's work product.

### SECTION 11507.7: Petition to compel discovery; Order; Sanctions

- (a) Any party claiming the party's request for discovery pursuant to Section 11507.6 has not been complied with may serve and file with the administrative law judge a motion to compel discovery, naming as respondent the party refusing or failing to comply with Section 11507.6. The motion shall state facts showing the respondent party failed or refused to comply with Section 11507.6, a description of the matters sought to be discovered, the reason or reasons why the matter is discoverable under that section, that a reasonable and good faith attempt to contact the respondent for an informal resolution of the issue has been made, and the ground or grounds of respondent's refusal so far as known to the moving party.
- (b) The motion shall be served upon respondent party and filed within 15 days after the respondent party first evidenced failure or refusal to comply with Section 11507.6 or within 30 days after request was made and the party has failed to reply to the request, or within another time provided by stipulation, whichever period is longer.
- (c) The hearing on the motion to compel discovery shall be held within 15 days after the motion is made, or a later time that the administrative law judge may on the judge's own motion for good cause determine. The respondent party shall have the right to serve and file a written answer or other response to the motion before or at the time of the hearing.
- (d) Where the matter sought to be discovered is under the custody or control of the respondent party and the respondent party asserts that the matter is not a discoverable matter under the provisions of Section 11507.6, or is privileged against disclosure under those provisions, the administrative law judge may order lodged with it matters provided in subdivision (b) of Section 915 of the Evidence Code and examine the matters in accordance with its provisions.
- (e) The administrative law judge shall decide the case on the matters examined in camera, the papers filed by the parties, and such oral argument and additional evidence as the administrative law judge may allow.
- (f) Unless otherwise stipulated by the parties, the administrative law judge shall no later than 15 days after the hearing make its order denying or granting the motion. The order shall be in writing setting forth the matters the moving party is entitled to discover under Section 11507.6. A copy of the order shall forthwith be served by mail by the administrative law judge upon the parties. Where the order grants the motion in whole or in part, the order shall not become effective until 10 days after the date the order is served. Where the order denies relief to the moving party, the order shall be effective on the date it is served.

discovery statutes.wpt 5/9/00

### Exhibit B

**Certifed Copies of Police Report & Court Minute Orders** 



California State Board of Pharmacy 400 R Street, Suite 4070, Sacramento, CA 95814 Phone (916) 445-5014 Fax (916) 327-6308 www.pharmacy.caligov: 3 7

STATE AND CONSUMER AFFAIRS AGENCY DEPARTMENT OF CONSUMER AFFAIRS ARNOLD SCHWARZENEGGER, GOVERNOR

December 6, 2004

Merced County Superior Court Attn: Criminal Records 670 West 22<sup>nd</sup> Street Merced CA 95340 DECENTED DE LO LOCALITATION COURT CRIMINAL CLERKS

RE: KATHY ELIZABETH GALLEGOS

DOB: 07/13/1962 CASE#: MM199810 Reference # Cl 27964

Dear Staff:

The above referenced subject is licensed with the California State Board of Pharmacy. The Board has received information that the above named subject was convicted in the above-related case.

We are requesting, pursuant to Business and Professions Code sections 475 and 490, that you provide us with certified copies of all pertinent court documents relating to this conviction such as the arrest report, complaint, minute/probation order, criminal docket, indictment and sentencing order.

Please include whether the case has been completed and if there are any outstanding bench warrants on subject. In addition, please complete a records check for any other case(s) subject may have in your county.

Thank you for your cooperation. If you have any questions regarding this request, please call me at (916) 445-5014 ext. 4055.

Sincerely,

PATRICIA F. HARRIS

**Executive Officer** 

Susan Cappello

Enforcement Analyst

Ву

Subject tre back

- Court on 1-7-05

groof of

of completed

GORDON SPENCER
DISTRICT ATTORNEY
COUNTY OF MERCED
2150 M STREET
MERCED CA 95340
TELEPHONE (209) 385-7382

28.29.39 10.28.39

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LELLY OF THE SUMAMOR LOCKLY

SUPERIOR COURT, COUNTY OF MERCED STATE OF CALIFORNIA

THE PEOPLE OF THE STATE OF CALIFORNIA

PLAINTIFF,

VS.

CRIMINAL COMPLAINT

KATHY ELIZABETH GALLEGOS 07/13/1962

DEFENDANT(S)

THE DISTRICT ATTORNEY OF MERCED COUNTY, CALIFORNIA HEREBY ACCUSES THE ABOVE NAMED DEFENDANT(S) OF THE FOLLOWING CRIMINAL OFFENSES OCCURRING IN THE COUNTY OF MERCED, STATE OF CALIFORNIA.

### COUNT 1

ON OR ABOUT MARCH 1, 2004, THROUGH JUNE 27, 2004, DEFENDANT(S)
KATHY ELIZABETH GALLEGOS
DID COMMIT A MISDEMEANOR, NAMELY, A
VIOLATION OF SECTION 11173(A) OF THE CALIFORNIA HEALTH AND SAFETY CODE,
OBTAINING CONTROLLED SUBSTANCE BY FRAUD, IN THAT
SAID DEFENDANT DID WILLFULLY AND UNLAWFULLY OBTAIN
A CONTROLLED SUBSTANCE, TO WIT: OXYCODONE
AND DID PROCURE AND ATTEMPT TO PROCURE THE ADMINISTRATION OF AND
PRESCRIPTION FOR SAID CONTROLLED SUBSTANCE BY FRAUD, DECEIT, AND
MISREPRESENTATION.

### COUNT 2

ON OR ABOUT MARCH 1, 2004, THROUGH JUNE 27, 2004, DEFENDANT(S)
KATHY ELIZABETH GALLEGOS
DID COMMIT A MISDEMEANOR, NAMELY, A
VIOLATION OF SECTION 503 OF THE CALIFORNIA PENAL CODE, EMBEZZLEMENT, IN

THAT HE/SHE WILLFULLY AND FRAUDULENTLY APPROPRIATED PROPERTY OF ANOTHER, TO WIT: MERCY DOMINICAN HOSPITAL WHICH HE/SHE HAD IN HIS/HER POSSESSION AND UNDER HIS/HER CONTROL BY VIRTUE OF HIS/HER TRUST AND DID WILLFULLY AND UNLAWFULLY SECRETE SAID PROPERTY WITH A FRAUDULENT INTENT TO APPROPRIATE IT TO SUCH A USE AND PURPOSE CONTRARY TO PENAL CODE SECTION 503.

AN INVESTIGATION HAS BEEN CONDUCTED TO DETERMINE IF SAID DEFENDANT(S) DID COMMIT THE STATED CRIME. REPORTS OF THE INVESTIGATION, ATTACHED HERETO AND INCORPORATED BY REFERENCE, SHOW PROBABLE CAUSE THAT DEFENDANT(S) DID COMMIT THE CRIME.

ON THIS SEPTEMBER 20, 2004, IN THE COUNTY OF MERCED, I CERTIFY AND DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

**GORDON SPENCER** 

DISTRICT ATTORNEY

THE DISTRICT ATTORNEY REQUESTS THE COURT SET THIS MATTER FOR ARRAIGNMENT AND A NOTIFICATION LETTER BE MAILED TO THE DEFENDANT. IF THE DEFENDANT FAILS TO APPEAR OR IF THE NOTIFICATION LETTER IS RETURNED BY THE POST OFFICE, IT IS REQUESTED THAT A WARRANT OF ARREST BE ISSUED PURSUANT TO PENAL CODE SECTION 813 OR 1427.

(FORM DAC #001)

PURSUANT TO PENAL CODE SECTION 1054.5(B), THE PEOPLE ARE HEREBY INFORMALLY REQUESTING THAT DEFENDANT AND HIS OR HER ATTORNEY PROVIDE TO THE PEOPLE THE DISCOVERY REQUIRED BY PENAL CODE 1054.3. THIS IS A CONTINUING REQUEST PURSUANT TO THE PROVISIONS OF PENAL CODE SECTION 1054.7.

### NOTICE TO ATTORNEY

THE MATERIALS ACCOMPANYING THIS NOTICE MAY INCLUDE INFORMATION ABOUT WITNESSES WHICH IS DISCLOSED TO YOU PURSUANT TO PENAL CODE SECTION 1054.2, WHICH READS AS FOLLOWS:

"NO ATTORNEY MAY DISCLOSE OR PERMIT TO BE DISCLOSED TO A DEFENDANT, MEMBERS OF THE DEFENDANT'S FAMILY OR ANYONE ELSE, THE ADDRESS OR TELEPHONE NUMBER OF A VICTIM OR WITNESS WHOSE NAME IS DISCLOSED TO THE ATTORNEY PURSUANT TO SUBDIVISION (A) SECTION 1054.1 UNLESS SPECIFICALLY PERMITTED TO DO SO BY THE COURT AFTER A HEARING AND SHOWING OF GOOD CAUSE."

WILLFUL VIOLATION OF THIS SUBDIVISION BY AN ATTORNEY IS A MISDEMEANOR. FOR PURPOSES OF THIS SECTION, ALL NAMES INCLUDED IN THE ATTACHED REPORTS ARE DEEMED TO BE WITNESSES PURSUANT TO SUBDIVISION (A) OF SECTION 1054.1.

B.A. =

Case Number 004-00033434 Case Description:

Theft Including Petty d Grand Theft

Primary Victim: MERCY HOS-DOMINICAN,,,

Date/Time Reported: 07/19/04 9:21 Hrs. Dispatch Incident Type: Date/Time Occurred: 06/27/04 8:00 Hrs. Theft

Date/Time Occurred: 06/27/04 8:00 Hrs.

Date/Time Between: 06/27/04 8:00 Hrs.

Location Occurred : 3470 M ST

Area: North Section: Northeast Grid: Grid 1R40

Reporting Officer: 119 ADRIAN, ALLEN, WAYNE,

Primary Unit Assigned to Investigate: Patrol

Assigned Investigators:

07/19/04 119 ADRIAN, ALLEN, WAYNE,

Case Status: Open Disposition: Disp: Date:

No. of Offenses: UK No. of Offenders: 1 No. of Victims:

Offense Number: 1

Crime Code: FRAEM ALL FRAUD AND EMBEZZLEMENT VIOLATIONS

Statute . : 11173(A) HS Attempted/Committed : Committed

Stat Desc : OBTAIN CONTROLLED SUBSTANCE BY FRAUD -F 

SUBJECTS:

Suspect . : Present Information

GALLEGOS, KATHY, ELIZABETH, Phone: 209-723-8355 Primary

1394 FAIR OAKS CT

MERCED CA 95340

Race : White Sex: Female D.O.B: 07/13/62 Age: 42 Hgt : 5'05" Wgt: 140 Hair: Brown Eyes . . : Green St: CA Soc Sec #: 000-00-0000 Dr Lic #: N8776572

Business: Phone: 209-384-6482

Victim . . : Present Information

MERCY HOS-DOMINICAN Primary Phone: 209-384-6744

2740 M ST

MERCED CA 95340

. . . . : Present Information

Primary ELMORE, BRIAN, CHARLES, Phone: 209-383-4844

1271 E DONNA DR

Case Description: Theft Including Petty Grand Theft

Case Number: 2004-00033434

MERCED

CA 95340

Race: White Sex: Male Hgt : 5'10"

Wgt: 240 Hair: Brown

Dr Lic #:

St:

Eyes . . : Brown Soc Sec #: 000-00-0000

D.O.B: 12/04/69 Age: 34

Business:

Phone: 209-384-6744

Property:

Item Number . : 1 Subject #:

Subject Type:

Property Code : Evidence Property Type : General

.00

Date Received: 07/21/04 Date Recovered:

Initial Value :

.00

RFOJ?: N Notify Owner Date:

Recovered Value: Notified How?:

Prp Loc . . : Bin :

- Disp/Date: Held Evid

Year/Desc . : 0000 CASSETTE TAPE/SUSP

Registratn# :

State :

Expires :

Property: MERCY HOS-DOMINICAN,,,

Item Number . :

1 Subject #: 1 Subject Type: Victim

Property Code : Stolen Property Type : General

Date Received: 07/19/04

Initial Value : 106.00

Date Recovered:

Recovered Value:

RFOJ?: N Notify Owner Date: Prp Loc . . :

Notified How?:

Bin :

Disp/Date:

Year/Desc . : 0000 114 OXYCONTIN PILLS Registratn# :

State :

Expires :

Original Narrative, Case #2004-33434

SYNOPSIS:

Brian Elmore, an employee at the Mercy Hospital pharmacy, reported a theft of narcotics from their pharmacy.

SCENE DESCRIPTION:

N/A.

### NARRATIVE:

I was dispatched to 2740 M Street, the Mercy Dominican Hospital, for a report of a theft. When I arrived I met with Brian Elmore in the pharmacy.

Elmore explained that they had discovered that one particular drug had been stolen from their pharmacy. On 6-27-04 they did their yearly inventory and found that 114 pills of Oxycodone had been stolen. He described Oxycodone as a pain killer narcotic that is usually reserved for cancer patients.

Elmore started to look into the inventory on the computer to research who has been taking these pills. He explained that each employee has a code that is like their electronic signature. This particular narcotic was kept in the narcotic vault. In order to gain access to it an employee would have to put in their electronic code.

Elmore showed me his printout of the access codes to that vault. For this particular drug it showed on his printout the initials of "KEG" for Kathy Elizabeth Gallegos. He showed me the dates which I underlined on this printout where she had gained access for this drug and had taken pills. She would write down the reason for taking these pills as waste recall function. Elmore explained that they will take pills that are past expiration date and take them out of the bottles for destruction. There were numerous dates where Gallegos went in and it indicates the quantity of numerous pills that she took for the same reason of expiration waste recall function. When Elmore saw this he became suspicious because Gallegos is not an employee who would be disposing of this type of narcotic.

Elmore explained that due to it being such a heavy pain killer narcotic, when these medications expire they have a company from out of town come in to take possession of these narcotics. The company removes them for the expiration and disposes of them. Because of the type of narcotic, when the company comes they give them a printout of how many pills they are taking for destruction.

On 7-9-04 Elmore confronted Gallegos about her taking these pills for disposal. At that time she admitted to him that she had taken them and consumed them. She told him she was not going to lie and that she took them. She was put on administrative leave and on 7-12-04 was terminated. To Elmore's knowledge she has entered rehab at this time.

I will attempt to call Gallegos to get a taped statement in regards to the theft of this narcotic.

As I was reviewing my report I noticed that the total amount that Elmore had given me was only about \$106.00 for the 114 pills taken. I called him to confirm that this type of narcotic would be that cheap. He said the bottle they received from the company for the hospital was about that much. He said they get the product at a cheaper rate but he said he has heard that this Oxycodone does go for anywhere from \$10.00 to \$30.00 a pill on street value.

ATTN: INVESTIGATIONS

Officer Adrian #119 / 8-5-04 / bb

Supp Narrative, Off. Adrian, 7-20-04



CASE REPORT

raye: Case Number 2004-00033434

Grand Theft Theft Including Petty

SUPPLEMENTAL NARRATIVE

Case Description:

PAGE 1

2004-33434

11173 H&S CRIME:

VICTIM: MERCY HOSPITAL

NARRATIVE:

On 7-20-04 at approximately 7:40 a.m., I responded to 1394 Fair Oaks Court to speak with Kathy Gallegos. When I arrived I knocked on the door and she answered. I told her I needed to speak with her and she invited me into her residence. I sat down and told her I needed to get her statement in regards to the missing narcotics from Mercy. I turned on my recorder and told her I needed to record her statement.

I confirmed with her that the narcotic taken was Oxycodone. During the interview Gallegos admitted to taking the pills. She could not remember exactly how many she took. She said they were taken for her own consumption. I asked her if she knew the system of the disposing of the narcotics, that the hospital has somebody respond and retrieve them, and she said yes she did know. She said by that time she did not remember or just did not care because she was on the pain medication.

Gallegos did say that yesterday she enrolled in a drug rehab program here in Merced and she has another appointment today. For her complete statement refer to the logged tape at Merced PD Central Station. This report will be forwarded to the DA's office for review.

ATTN: DA'S OFFICE

Officer Adrian #119 / 8-6-04 / bb

A THE T A A L
CITING OFF/AGENCY ADRIAN / MC 5 MC LB CASE NO. MM199810
DATE OF CITE 03/01/04 DP GU DISTRIBUTION CITY MARIJUANA REPORT NUMBER 040033434 CHARGES 11173(A) HS; 503PC
REPORT NUMBER 040033434 CHARGES 11173(A)HS; 503PC DATE 11/12/04
The Policy of the Control of the Con
PEOPLE VS. GALLEGUS, KATHY ELIZABETH 07/13/62 09:30
DEPENDANCE OF THE PROPERTY OF
DEFENDANTS STATUS  BAIL BOND/CASH)\$  IN CUSTODY  CITED
F.T.A.: REVOKE O/F)   GIFED   BOND/CASH) \$   IN CUSTODY   CIFED   F.T.A.: SSUE WARRANT \$   SOME OF THE OWNER O
JUDGE AMAN OTHER DIA
DEF/ATTY OUT INTERPRETER CT/CLERK CHARLES
□ STIPULATED TO COMMISSIONER/TEMPORARY JUDGE. □ Defendant stipulates to non-certified interpreter. Court finds a certified interpreter is not available, finds good
PROCEEDINGS cause to appoint a non-certified interpreter and finds interpreter to be qualified.
□/App't PD/CPD □ Guilty □/Def. In violation/oil Profibation
Plead Cont/Def to obtain atty/CDL No Contest to No Contest to Not Guilly to
Arraignment and advisement of constitutional rights walved.
DISMISSED: Following charges dismissed on molad of AMENDED: yo charge:
AMENDED: To charge: L.I MISDEMEANOR MOTION OF Defendant ordered to report at once to: (addresses on back of form)
□ Court Services, Probation Dept. □ Pre-Plea/Restitution Report □ Lati Fingerprintint Pre-Plea/Restitution Report □ Lati Fingerprint Pre-Plea/Restitution Repo
TRIAL: VERDICT OF: Guilty of Not Guilty of Rest fine-Per 1202.45
SENTENCE: Time walved for sentencing.  ATTORNEY FEES \$
Conditional Sentence Probation granted:
FINE: Pay fine of \$ including penalty assessment plus \$ Restitution Fund Fine
☐ Credit against fine \$
Convert fine/Restitution Fine todays in jail/hours Community Service.
Pay Traffic School/Court Fee \$
Pay fine in monthly payments of \$, or more, beginning on the dey of, 20
and on or before the sense day of each month until paid in fulf. If you cannot make a payment you must appear in person at 8:00 A.M. before the payment is
and on or before the same day, of each month until paid for full. If you cannot make a payment you must appear in person at 8:00 A.M. before the payment is due or a warrant will be issued for your proest.    Conditional Sentence/Probation Highland as modified iterian.   With proof of
days served. Starring
Serve concurrent with/consecutive to time being served 'I'NO WORK FURLOUGH INO WORK-IN-LIEU INO ELECTRONIC SURVEILLANCE
Serve weekends until entire time served starting at AM/PM on for a weekend fee of \$ must be paid when reporting to jail. If any weekend fee is not paid, the full sentence is to be served at straight time.
Other Def. to be notified of court's decision by mail. Credit Time Served:
AN INSTALLMENT FEE OF \$35.00 WILL BE CHARGED FOR ALL FINES PAID IN TWO OR MORE INSTALLMENTS.
A ONE TIME PROCESSING FEE OF \$10.00 WILL BE CHARGED FOR ANY FINE NOT PAID THE DAY IT IS IMPOSED.
OTHER: Pay restitution in the amount of \$plus adm. fee to Revenue & Reimbursement by  Pay \$25.00 plus adm. fee to A Woman's Place .
Pay \$ to R&R for Domestic Violence fee pursuant to 1203.097.  Pay \$10.00 Citation Processing Fee to Room 6 by through R&R by
Pay Jail Booking Fee in the Amount of \$ to Pevenue & Reimbursement Dept. by
☐ Deferred Entry of Judgment. / Criminal Proceedings Suspended.
☐ Enroll In Level 1/SB38/PC 1000 Prog W/I days. ☐ Refer back to Level 1 enroll W/I days/SB38/PC 1000 complete by
☐ Seek and maintain Mental Health Counseling. ☐Interpreter Needec
☐ Seek and maintain Mental Health Counseling. ☐
Seek and maintain Mental Health Counseling. Interpreter Needed  Enroll in & complete ACCS/Batterers Treatment Program thru Valley Educational Services (language)  DEFENDANT'S STATUS: Released/Brg Released/Ball In.Custody, Ball Set \$ DElectronic Monitoring Sentenced
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Seek and maintain Mental Health Counseling. Interpreter Needed    Enroll in & complete ACCS/Batterers Treatment Program thru Valley Educational Services (language)    Defendant's Status:   Released OF   Released/Bail   In.Cusiody, Bail Set \$   Electronic Monitoring   Sentenced    CONDITIONS OF RELEASE ON BAIL O.R. CONDITIONAL SENTENCE:   Stay away from,   Lave of contact with   Conditional Services   Do not drive a motor vehicle.   Do not drive unless properly licensed and insured   Driving privilege restricted/suspended for days/months/years.   If restricted, delendant may drive for work purposes and program attendance.
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Seek and maintain Mental Health Counseling.   Interpreter Needed   Enroll in & compete ACCS/Batterers Treatment Program thru Valley Educational Services   Genouse
Seek and maintain Mental Health Counseling.   Interpreter Needed   Enroll in & complete ACCS/Batterers Treatment Program thru Valley Educational Services   Itemposes   Itemposes   Itemposes   Interpreter Needed   Inc. Custody, Ball Set \$   Itemposes   Item
Seek and maintain Mental Health Counseling.   Interpreter Needed   Errord in & complete ACCS/Batterers Treatment Program thru Valley Educational Services   Itempusps   Belestronic Monitoring   Sentenced

P.O. Box: \_\_

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	THE PEOPLE OF T					
	GALLEGUS, KA	THY ELIZABETH		DEFENDAN		
		DOB_07/1	3/62			
	CO-DEFENDANTS	and the contract of				
	1				VII	
	II					
	111			APPEA	R: 10/28/04	08:30 DEPT 3
	Complaint filed (リンパ)	Warrant Issued	Bail \$	OR	Rel/Bail	CustCited
	CONTINUANCES:				Constitutional and	
	Cont. on	Coylt. to	Continued for	Γ	Statutory Time	Judge
	100 11 12 101	11/12/109	(30)	walved	not waived	X N an 80
	195) 11-12-09	1-1-00	130 3 N	waived	not waived	- Quality
			. (	waived	not waived	
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	***************************************	•	•	waived	not waived	
•				waived	not waived	Name and the Control of the Control
	ARRAIGNMENT:	Defendant not present.	☐ Bail ordered forfe	ited. 🗌 No further p	roceedings.	
	, ,	Ī		Warrant ordered. E	Bail set \$	☐ Warrant issued
		Defendant Present	not present	ap-and Surety Co. noti ithout attorney 🔲 v	vith/by attorney	
•			ment of Constitutional Righ			
		Court would appoint an at	tomev for him if he did n	ot have the financial m	eans to retain his own	es of the proceedings and that the , the right to release on reasonable
		ball; the right to a speed in Penal Code Section 1	y public trial before a jury	or judge and the right	t to have the trial with	in either 30 or 45 days as provided ce witnesses in his own behalf and
		to see, hear and question	on the witnesses appeari	ng against him, the rig	ght not to incriminate	himself.
		conduct a hearing to det	ermine the defendant's t red to pay all or that par	hen ability to pay for a	all or any part of the o	lusion of the case the Court would cost of appointed counsel, and that pay and that such order could be
		The Court found that obtain his own and waiv		his right to an attome	ey and to the appoir	ntment of an attorney if unable to
	. [	☐ Stipulated to Commiss	sioner / Temporary Judge	е .	· .	
		□ Defendant to remain fr	ree on hail		•	riff. Bail \$
	JUDGE: JACO PLEA OF NOT GUILTY	marken CLERK:(	REPO	RTER:	INTERPRE	ETER:
		Defendant Present	not present	vithout attorney	with / by attorney	
	Q.V	Defendant pleads NOT	GUII TY to counts	cell CED		
			ted  denled. pretrial	conference schedules.	See CONTINUANCES	5.
			y trial. Defendant underst	ood his right to jury trie	al and personally waive	ed that right.
		See CONTINUANCES.  Stipulated to Commissi		-		
			REPO	H I EK:	INTERPRE	=   EK:
	PLEA OF GUILTY/ CH.	ANGE OF PLEA:			_ \	mah
			not present with a complaint by interlineati		ith / by attorney of Section	in the
		Statutory Language, a les		objection by defendan		fendant pleads guilty to violation as
			omey complaint amender			
		] guilty 🛂 nolo contender		<u> </u>	ind / or pleads guilty [	] nolo contendere to a violation
	Ī	Prior convictions	stipulated by the par			DUNT
		In petion of District Atto	rney, Court orders COUNT	Individual voluntarily w	dismissed	g rights: his privilege against self-
	7	perimination the right to	ium trial and the righ	t to controptation and	cross-examination o	f the witnesses against him. After a, the elements of the offense, the
	1	oleas available thereto.	t the Court determined the possible defenses the admission of any prior co	nereto, the possible r	ange of penalties an	d other consequences of his plea
		☐ Stipulated to Commission	oner / Temporary Judge			•
		] Pre-sentence report ord	and time of sentencing w	aived. 🔲		
	JUDGE: JU	CLL CLERK:	lead BEPO	RTER:	INTERPR	ETER:
		•				

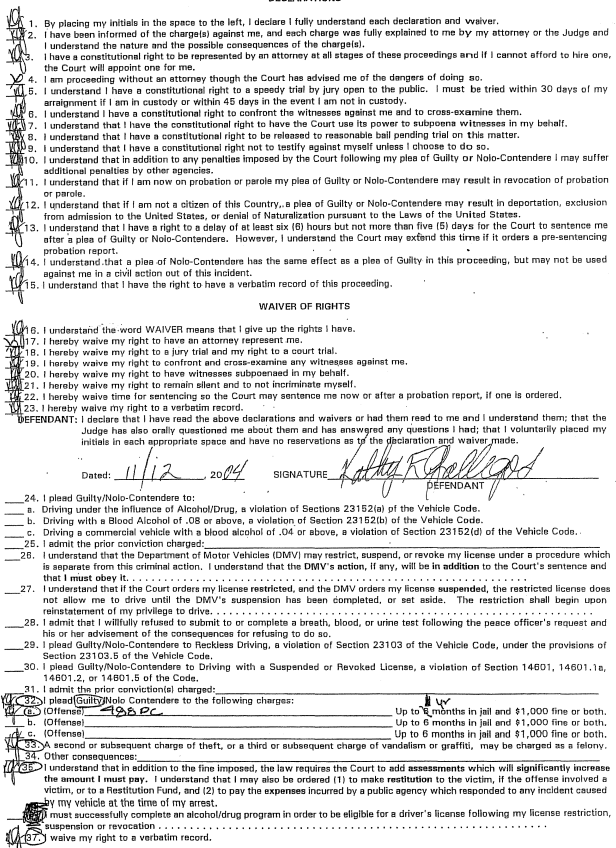
PROBATION GRANTED / NOT GRANTED	$\bigcirc$ $I_{I}$
PROBATION GRANTED / NOT GRANTED  □ Defendant present □ not present □ without attorney □ with by attorney □ Imposition / execution of sentence suspended for □ □ □ Defendant admitted to probation for the period of suspension on the conditions incerporated herein by reference. Defendant furnished a copy of conditions. □ Pay fine of \$ □ including penalty assessment plus □ Serve one day in jail for each \$60.00 not paid on assessed fine plus penalty a Credit against fine \$ □ for time served. \$ □ Single Converted to □ □ □ □ hours / community service □ days □ Pay fine in full before □ □ Pay fine in monthly payments of \$ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □	\$Restitution Fund Fine. Issessment. Ispended. Balance Due \$ / jall. day of20 ed pursuant to PC 2900.6 starting current / consecutive. I on for two days ue & Reimbursement by attend as ordered by director. ordered by director. erly licensed and insured hit to chemical testing
□ Ignition Interlock Device □ Ordered □ Not Ordered □ Defendant shall not drive a vehicle for the next□ yrs unless equipped with a	functioning lanition Interlock Device
□ Pay \$25.00 Screening Fee to Revenue & Reimbursement by □ Pay \$10.00 Citation Processing Fee to Revenue & Reimbursement by □ Pay Jail Booking Fee in the amount of \$ thru □ Submit person, vehicle, place of residence or area over which he has conarcotics, drugs, or other contraband at any time day or night, with or with probable cause, as directed by any peace officer. □ Do not □ annoy, □ harass, □ threaten, □ strike, □ stay away from, □ have not proceed the process of the process	by
☐ Stipulated to Commissioner / Temporery Judge.  JUDGE:CLERK:REPORTER:RIAL	INTERPRETER:
Defendant present ☐ not present ☐ without attorney ☐ with / by ☐ Jury trial commenced ☐ trial before Court without jury commenced VERDICT OR JUDGEMENT AFTER TRIAL:  COUNT ☐ of complaint charging violation of ☐ guilt ☐ COUNT ☐ of complaint charging violation of ☐ guilt ☐ COUNT ☐ of complaint charging violation of ☐ guilt ☐ Other results of Court orders ☐ Presentence report.ordered ☐ Stipulated to Commissioner / Temporary Judge.  JUDGE: ☐ CLERK: ☐ REPORTER: ☐	ry
MISCELLANEOUS HEARINGS AND ORDERS:    1538.5 motion	the Probation Officer.  Diversion denied obation Reinstated as modified herein: days served  C/S Starting  ame day of each month until paid in full  Judge  d exonerate bail  Judge

#### MERCED COUNTY SUPERIOR COURT

### DECLARATION AND WAIVER OF CONSTITUTIONAL RIGHTS

CASE NO. MM 199810

#### DECLARATIONS



	OFFENER	MINIMUM APPLIANA VIALIM CENTEN		06) Transition of the Control		
	OFFENSE	MINIMUM AND MAXIMUM SENTEN WI 'ROBATION IS GRANTED (3 TO 6 YEARS F		MINIMUM AND MAXIMUM SENTENC WITHOUT PROBATION		
	FIRST OFFENSE WITHIN	TWO OPTIONS, BO AEQUIRING A FINE OF \$390 TO \$1,000, A		96 HRS TO 6 MONTHS IN JAIL; \$390		
•	7 YEARS	ALCOHOL/DRUG PROGRAM (OR A 6 MONTH PROGRAM IF MY BL		TO \$1000 FINE AND A 6 MONTH		
	<b>,</b>	1.20 PERCENT OR MORE, OR IF I REFUSED A CHEMICAL TEST AT HOURS TO 6 MONTHS IN JAIL, AND A 6-MONTH DRIVER'S LICE!		DRIVER'S LICENSE SUSPENSION.		
		DAY DRIVER'S LICENSE RESTRICTION ALLOWING DRIVING FOR V		1		
	N .	PROGRAM ATTENDANCE ONLY. HOWEVER, MY DRIVER'S LICEN	ISE SHALL BE SUSPENDED FOR 6	l .		
		MONTHS IF THE OFFENSE OCCURRED IN A VEHICLE WHICH REQUIRENSE.	UIRES A CLASS A OR B DRIVER'S	1		
	SECOND OFFENSE WITHIN	TWO OPTIONS, BOTH CARRYING A FINE OF \$390 TO \$1,000, PLI	US EITHER: (A) 10 DAYS TO 1	90 DAYS TO 1 YEAR IN JAIL, \$390		
	7 YEARS	YEAR IN JAIL, AND A 2-YEAR DRIVER'S LICENSE SUSPENSION; O	OR (B) 96 HOURS TO 1 YEAR IN	\$1000 FINE, AND A 2 YEAR LICENSE		
	-	JAIL (THE 96 HOURS WILL BE SERVED IN 2 INCREMENTS OF A COAN 18-MONTH (OR 30-MONTH) ALCOHOL/DRUG PROGRAM, AND		SUSPENSION.		
		RESTRICTION ALLOWING DRIVING ONLY FOR WORK AND PROGR				
		DURATION OF THE PROGRAM. MY LICENSE SHALL INSTEAD BE	SUSPENDED FOR 2 YEARS IF THE			
	THE OFFENCE WITHIN	OFFENSE OCCURRED IN A VEHICLE WHICH REQUIRES A CLASS A				
	THIRD OFFENSE WITHIN 7 YEARS	120 DAYS TO 1 YEAR IN JAIL, \$390 TO \$1,000 FINE, A 3 YEAR I AND 18 MONTH ALCOHOL/DRUG PROGRAM IF YOU HAVE NOT C		120 DAYS TO 1 YEAR IN JAIL, \$390 TO\$1,000 FINE, AND A 3 YEAR		
				LICENSE REVOCATION		
	FOURTH OR SUBSEQUENT OFFENSE WITHIN	180 DAYS TO 1 YEAR IN JAIL, \$390 TO \$1,000 FINE, A 4 YEAR 18 MONTH ALCOHOL/DRUG PROGRAM IF YOU HAVE NOT COMP		16 MONTHS, OR 2 OR 3 YEARS IN		
	7 YEARS	TO MONTH ACCORDEDING PROGRAM IF TOO HAVE NOT COMP	-LETED ONE BEFORE	STATE PRISON (OR 180 DAYS TO 1 YEAR IN COUNTY JAIL); \$390 TO		
				\$1,000 FINE, AND A 4-YEAR LICENS		
		SENTENCES FOR DRIVING UNDER THE INFLUENCE OF ALCOHO	OL AND/OR DRIES (SECTION 221	IREVOCATION		
	OFFENSE	MINIMUM AND MAXIMUM SENTENCES WHEN PROBATION IS GRA		MINIMUM AND MAXIMUM SENTENC		
	1	PROBATION TERM)		WITHOUT PROBATION		
	FIRST OFFENSE WITHIN	5 DAYS TO 1 YEAR IN COUNTY JAIL, \$390 TO \$1,000 FINE, ATT ALCOHOL/DRUG PROGRAM (OR A 6 MONTH PROGRAM IF MY BLC		16 MONTHS OR 2 OR 3 YEARS IN		
	7 YEARS	WAS.20 PERCENT OR MORE, OR IF I REFUSED A CHEMICAL TEST		STATE PRISON (OR 90 DAYS TO 1 YEAR IN COUNTY JAIL), \$390 TO		
		DRIVER'S LICENSE SUSPENSION.		\$1,000 FINE, AND A 1 YEAR DRIVER		
	CECOND OFFENCE WITHIN	TWO OPTIONS: (A) 120 DAYS TO 1 YEAR IN COUNTY JAIL, \$390	TO \$5 000 FINE AND A 3	LICENSE SUSPENSION. 16 MONTHS OR 2 OR 3 YEARS IN		
	SECOND OFFENSE WITHIN 7 YEARS	YEAR DRIVER'S LICENSE REVOCATION; OR (B) 30 DAYS TO 1 YEAR		STATE PRISON (OR 120 DAYS TO 1		
	IOTHER CONVICTION OF	\$1,000 FINE, AN 18 MONTH (OR 30 MONTH) ALCOHOL/DRUG PR	RABY E A DIA , MARDOI	YEAR IN COUNTY JAIL). \$390 TO		
	SECTION 23152, 23163,	DRIVER'S LICENSE REVOCATION; OR (B) 30 DAYS TO 1 YEAR IN		\$5,000 FINE, AND A 3 YEAR DRIVER		
	DR 23103 UNDER 23103.5)	FINE, AN 18 MONTH (OR 30 MONTH) ALCOHOL/DRUG PROGRAM LICENSE REVOCATION.	I, AND A 3 YEAR DRIVER'S	LICENSE REVOCATION.		
	THIRD OR SUBSEQUENT	AT LEAST 1 YEAR IN COUNTY JAIL, \$390 TO \$5,000 FINE AN 18	HTMOM OE RO) HTMOM E	2,3, OR 4 YEARS IN STATE PRISON,		
	DFFENSE WITHIN	ALCOHOL/DRUG PROGRAM, RESTITUTION OR REPARATION TO T		\$1,015 TO \$5,000 FINE, AND A 5		
	7 YEARS (OTHER CONVICTIONS OF SECTION	REQUIRED BY LAW, AND A 5 YEAR DRIVER'S LICENSE REVOCATI	ION,	YEAR DRIVER'S LICENSE REVOCATION. AN ADDITIONAL 3		
	23152, 23153, OR 23103			YEARS IN STATE PRISON WILL BE		
	JNDER 23103.5)	. `	•	IMPOSED IF I ALREADY HAVE 5 OR		
		·		MORE DUI CONVICTIONS AND THE OFFENSE CAUSED GREAT BODILY		
				IN LURY TO ANOTHER PERSON		
		PENALTY ENHANCEMENT FOR WILLFUL REFUSAL TO SUBMIT	TO OR COMPLETE CHEMICAL TE	STS		
		WHEN PROBATION IS GRANTED. SENTENCE WILL INCLUDE 48 HOURS TO 6 MONTHS IN JAIL, A FIN	JE OF \$380 TO \$1 000 PILIS ATT	ENDANCE TO AN ALCOHOL		
		PROGRAM, DEFENDANT WILL NOT BE ELIGIBLE FOR THE 90 DAY				
	SECOND OFFENSE WITHIN	SENTENCE WILL BE ENHANCED BY IMPRISONMENT OF 96 HRS IN	THE COUNTY JAIL, WHETHER OR	NOT PROBATION IS GRANTED		
	7 YEARS THIRD OFFENSE WITHIN	SENTENCE WILL BE ENHANCED BY IMPRISONMENT OF 10 DAYS IN	N THE COUNTY JAIL, WHETHER O	NOT PROBATION IS GRANTED.		
	7 YEARS			•		
	POURTH OR SUBSEQUENT	SENTENCE WILL BE ENHANCED BY IMPRISONMENT OF 18 DAYS IN	N THE COUNTY JAIL, WHETHER OI	NOT PROBATION IS GRANTED.		
	THEFENSE WITHIN / YEARS I	SENTENCE FOR RECKLESS DRIVING (SECTION	ON 23103, 23103,5)			
	NATURE OF OFFENSE MINIMUM AND MAXIMUM SENTENCES OTHER CONSEQUENCES					
		D FROM IF PROBATION IS GRANTED: A MAXIMUM OF 90 DAYS IN	GRANTED: A MAXIMUM OF 90 DAYS IN JAIL, OR BOTH, PLUS ATTENDANCE AT A TREATMENT  IF ALCOHOL OR DRUGS ARE INVOLVED, THIS CONVICTION WILL ACT AS SEPARATE DUI CONVICTION			
	DRIVING UNDER THE INFL	PROGRAM. IF PROBATION IS NOT GRANTED: 5 DAYS TO		BSEQUENT DUI OFFENSE WITHIN 7		
		JAIL, OR \$145 TO \$1000 FINE, OR BOTH.	YEARS.			
		SENTENCE FOR DRIVING IN VIOLATION OF A LICENSE SUSPEN				
	VEHICLE CODE SECTION	FIRST_OFFENSE		NSE: I HAVE PRIOR CONVICTION(S) 14601, 14601.1, 14601.1, 14601.2,		
	-	,	OR 14601.5.			
•	VEHICLE CODE SEC. 14601	5 DAYS TO 6 MONTHS IN JAIL, AND A FINE OF \$300 To	10 DAYS TO 1 YEAR IN JAIL, AI			
	VEHICLE CODE SEC. 14601.1	\$1,000. UP TO 6 MONTHS IN JAIL, OR A FINE OF \$300 TO \$1,000.	10 DAYS IN JAIL REQUIRED IF P			
	VEHICLE CODE SEC. 14001.1	OR BOTH.	O DATE TO T TEAT IN SAIL, AN	7.1112 31 4300 10 42,000.		
	VEHICLE CODE SEC. 14601.2			ND A FINE OF \$500 TO \$2,000.		
		THIS \$1,000. 10 DAYS IN JAIL REQUIRED IF PROBATION IS				
	OFFENSE REQUIRES INSTALL TION OF IGNITION INTERLOCI	OFFENDER WITHIN 3 EARS OF THIS CONVICTION, I WILL, IN				
	EVICE IN ANY VEHICLE I OWN	ADDITION, BE SENTENCED TO SERVE 180 DAYS IN JAIL AND TO PAY	′			
	DR DRIVE.	A \$2,000 FINE.  UP TO 6 MONTHS IN JAIL, OR A FINE OF \$300 TO \$1,000,	IN DAVE TO 1 VEAR IN TAIL	ND A FINE OF AFRO TO AS SOO		
	VEHICLE CODE SEC. 14601.5	OR BOTH.	SECTION 14601.3 ALSO CONSTITUTES A PF	ND A FINE OF \$500 TO \$2,000 NOTE IOR CONVICTION FOR THIS OFFENSE.		
	VEHICLE CODE SECTION	FIRST OFFENSE	SECOND OR SUBSEQUENT OFFE	NSE: PRIOR CONVICTION(S) IN PAST		
			7 YEARS OF SECTION 14601.3			
		30 DAYS IN JAIL, AND A FINE OF \$1,000	I 180 DAYS IN JAIL, AND A FINE	UE \$2,000		
	14601.3		. 4			
			septences and upderstand it ] _			
	I have read or have had	read to me the above chart setting forth the Milpimum and Maximum	Septences and Understand it	)		
			SALLATO	) EENDANT		
	I have read or have held Dated:I	read to me the above chart setting forth the Milpimum and Maximum  20 SIGNATURE A WWW SIGNATURE  A SINGA DIM Fam the attorney of record for the defenda	DE ant I have fully discussed with the			
	I have read or have hadI hatel:I his/her right	read to me the above chart setting forth the Mipimum and Maximum  20 SIGNATURE  A S	DE ant I have fully discussed with the	defendant the charges, possible penalti		
	I have read or have hadI hatel:I his/her right	read to me the above chart setting forth the Milpimum and Maximum  20 SIGNATURE A WWW SIGNATURE  A SINGA DIM Fam the attorney of record for the defenda	DE ant I have fully discussed with the	defendant the charges, possible penalti		
	I have read or have hadI hatel:I his/her right	read to me the above chart setting forth the Mipimum and Maximum  20 SIGNATURE  A S	DE ant i have fully discussed with the presentations are his/her own. His	defendant the charges, possible penalti /Her declaration, waivers and pleas w		
	Dated: I, ATTORNEY. I, Shis/her rig	read to me the above chart setting forth the Minimum and Maximum  20 SIGNATURE  A SI C SIGNATURE  A SI C SIGNATURE  A SI C SIGNATURE  20 SIGNATURE  20 SIGNATURE  20 SIGNATURE	DE ant I have fully discussed with the presentations are his/her own. His	defendant the charges, possible penalti /Her declaration, waivers and pleas w TORNEY		
	Dated: 1 Colored or have had Dated: 1 Colored or had Dated: 1 Colored	read to me the above chart setting forth the Minimum and Maximum  20 SIGNATURE  20 SIGNATURE  A SIGNATURE  A SIGNATURE  20 SIGNATURE  20 SIGNATURE  20 SIGNATURE  , declare that I made a true interpretation	DE ant /i have fully dispussed with the presentations are his/her own. His are not this document in its entirety to	defendant the charges, possible penalti /Her declaration, waivers and pleas w TORNEY the defendant in a language that he/s		
	Dated:  Dated:  Interpreted or have had been been been been been been been bee	read to me the above chart setting forth the Minimum and Maximum  20 SIGNATURE  A SI C SIGNATURE  A SI C SIGNATURE  A SI C SIGNATURE  20 SIGNATURE  20 SIGNATURE  20 SIGNATURE	DE ant /i have fully dispussed with the presentations are his/her own. His are not this document in its entirety to	defendant the charges, possible penalti /Her declaration, waivers and pleas w TORNEY the defendant in a language that he/		
	Dated:    Dated:	SIGNATURE  20 SIGNATURE  20 SIGNATURE  20 SIGNATURE  20 SIGNATURE  3 SIGNATURE  20 SIGNATURE  3 SIGNATURE  4 SIGNATURE  4 SIGNATURE  4 SIGNATURE  5 SIGNATURE  6 SIGNATURE  6 SIGNATURE  6 SIGNATURE  7 SIGNATURE  7 SIGNATURE  7 SIGNATURE  8 SIGNATURE  9 SIGNATURE  10 SIGNATUR	DE ant /i have fully dispussed with the presentations are his/her own. His are not this document in its entirety to	defendant the charges, possible penalti /Her declaration, waivers and pleas w TORNEY the defendant in a language that he/		
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Exhibit C
Certification of Costs

1	BILL LOCKYER, Attorney General of the State of California					
2	BEN JOHNSON, State Bar No. 84406 Deputy Attorney General					
3	California Department of Justice 300 So. Spring Street, Suite 1702					
4 5	Los Angeles, CA 90013 Telephone: (213) 897-2095 Facsimile: (213) 897-2804					
6	Attorneys for Complainant					
7	BEFORE THE					
8	BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS					
9	STATE OF CAL	IFORNIA				
10	In the Matter of the Accusation Against:	Case No. 2832				
11	KATHY E. GALLEGOS	CEDTIFICATION OF COCTS.				
12	Respondent.	CERTIFICATION OF COSTS: DECLARATION OF BEN JOHNSON				
13		[Business and Professions Code section 125.3]				
14		123.3				
15						
16	I, BEN JOHNSON, hereby declare and certify as follows:					
17	1. I am a Deputy Attorney General employed by the California Department of Justice					
18	(DOJ), Office of the Attorney General (Office). I am assigned to the Licensing Section in the					
19	Civil Division of the Office. I have been designated as the representative to certify the costs of					
20	prosecution by DOJ and incurred by the Board of Pharmacy in this case. I make this certification					
21	in my official capacity and as an officer of the court.					
22	2. I represent the Complainant, Patricia F. Harris, Executive Officer of the Board of					
23	Pharmacy, in this action. I was assigned to handle this case on or around January 25, 2005.					
24	3. As the Deputy Attorney General assigned to handle this case, I performed a wide					
25	variety of tasks that were necessary for the prosecution of this matter, including, but not limited					
26	to (1) conducting an initial case evaluation; (2) obtaining, reading and reviewing the investigative					
27	material and requesting further investigation, as needed; (3) drafting pleadings, subpoenas,					
28	correspondence, memoranda, and other case-related documents; (4) researching relevant points					

of law and fact; (5) locating and interviewing witnesses and potential witnesses; (6) consulting and/or meeting with colleague deputies, supervisory staff, experts, client staff, and investigators; (7) communicating and corresponding with Kathy E. Gallegos; (8) providing and requesting discovery; (9) preparing for and attending trial setting, status, prehearing and settlement conferences, as required, and (10) preparing for hearing.

4. I am personally familiar with the time recording and billing practices of DOJ and the procedure for charging the client agency for the reasonable and necessary work performed on a particular case. Whenever work is performed on a case, it is the duty of the employee to keep track of the time spent and to report that time on DOJ time sheets at or near the time of the tasks performed. Based upon the time reported through January 17, 2006, DOJ has billed or will bill the BP for the following amount of time spent working on the above entitled case.

Employee/	Fiscal	No. of	Hourly	Total
<u>Position</u>	Year	<u>Hours</u>	Rate	Charges
Lucy E. Baez Fiske	2004-5	12.50	91	1,137.50
Legal Assistant				
Consuela M. Lira	2004-5	0.25	91	22.75
Lead Senior Analyst				
Stephen S. Handin	2004-5	0.25	139	34.75
Supervising Deputy Attorney				
General				
Ben E. Johnson	2004-5	6.25	139	868.75
Deputy Attorney General				
Ben E. Johnson	2005-6	13.50	146	1,971.00
Deputy Attorney General				
				TOTAL: \$4,034.75

5. To the best of my knowledge the items of cost set forth in this certification are

correct and were necessarily incurred in this case. I certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on January 18, 2006, in the City of Los Angeles, California. Deputy Attorney General Declarant declaration of costs.wpt 10/18/01