

1	After having fully considered the Motion for Default Judgment against Robert
2	Carlson brought by Plaintiff Absorption Pharmaceuticals, LLC ("Plaintiff" or
3	"Absorption"), as well as the issues and evidence presented and all files and
4	pleadings in this action, IT IS HEREBY ORDERED AND ADJUDGED by the
5	Court that Judgment shall be and is hereby entered against Defendant Robert Carlson
6	("Carlson") in the above-captioned action as follows:
7	1. The Court finds that Carlson committed the acts referred to in Plaintiff's
8	Motion for Default Judgment against Robert Carlson and that Carlson's
9	acts constitute:
10	-a. False Association under Section 43(a) of the Lanham Act, 15 U.S.C.
11	$-\frac{1125(a)(1)(A)}{-\frac{1}{2}}$
12	b. False Advertising under Section 43(a) of the Lanham Act, 15 U.S.C.
13	§ 1125(a)(1)(B).
14	2. Defendant is ordered to pay damages to Plaintiffs in the amount of
15	\$ <u>209,246.40.</u>
16	3. The Court finds that for purposes of 15 U.S.C. § 1117(a), an award of
17	-increased damages is merited.
18	4. Defendant is ordered to pay increased damages to Plaintiffs in the amount
19	.of: .
20	5. The Court finds that for purposes of 15 U.S.C. § 1117(a), this constitutes an
21	exceptional case meriting the award of attorneys' fees to Plaintiff.
22	6. Defendant is ordered to pay Plaintiff's attorneys' fees in the amount of
23	47785, calculated pursuant to the schedule contained in Local
24	Rule 55-3.
25	7. Defendant is ordered to pay Plaintiffs' non-taxable costs in the amount to
26	be determined following entry of judgment.
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	-1- [PROPOSED] JUDGMENT AGAINST ROBERT CARLSON

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8. Defendant is ordered to pay to Plaintiff's post-judgment interest on the amount of judgment at a statutory rate pursuant to 28 U.S.C. § 1961(a). IT IS SO ORDERED. NOVEMBER 16, 2016 By: Hon. R Gary Klausner United States District Judge -2-[PROPOSED] JUDGMENT AGAINST ROBERT CARLSON