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8	BEFORE THE	
9	DEPARTMENT OF CONSUMER A FOR THE BUREAU FOR PRIVATE POSTSECO	
10	STATE OF CALIFORNIA	A
11	In the Matter of the Accusation Against:	Case No. 1004257
12	DREAM CENTER EDUCATION HOLDINGS, LLC,	OAH No. 2019070044
13	DBA	DEFAULT DECISION AND
14	ARGOSY UNIVERSITY - ORANGE COUNTY (MAIN)	ORDER
15	3601 W Sunflower Avenue Santa Ana, CA 92704	[Gov. Code, §11520]
16	Approval to Operate Accredited Institution School Code	
17	Number 3013761	
18	ARGOSY UNIVERSITY- SAN FRANCISCO BAY AREA (BRANCH)	
19	1005 Atlantic Avenue Alameda, CA 94501	
20	Institution Code Number 91554422	
21	WESTERN STATE COLLEGE OF LAW AT ARGOSY	
22	UNIVERSITY (BRANCH)	
23	1 Banting Irvine, CA 92618	
24	Institution Code Number 71847809	
25	ARGOSY UNIVERSITY- LOS ANGELES (BRANCH)	
26	5230 Pacific Concourse Drive Los Angeles, CA 90045	
27		
28	Institution Code Number 93794466	
	(DREAM CENTER EDUCATION HOLDINGS, LLC; DBA ARGOSY	UNIVERSITY) DEFAULT DECISION ORDER Case No. 100425

	1
1	THE ART INSTITUTE OF CALIFORNIA-
2	HOLLYWOOD (BRANCH)
3	5250 Lankershim Boulevard North Hollywood, CA 91601
4	Institution Code Number 1921201
5 6	THE ART INSTITUTE OF CALIFORNIA- SAN DIEGO (BRANCH)
7	7650 Mission Valleý Road San Diego, CA 92108
8	Institution Code Number 3704151
-	
9 10	THE ART INSTITUTE OF CALIFORNIA- HOLLYWOOD (SATELLITE)
11	11128 Magnolia Avenue North Hollywood, CA 91601
12	Institution Code Number 15594987
13	THE ART INSTITUTE OF CALIFORNIA- INLAND
13 14	EMPIRE (SATELLITE) 630 East Brier Drive
15	San Bernardino, CA 92408
16	Institution Code Number 66099626
17	THE ART INSTITUTE OF CALIFORNIA- SAN
18	DIEGO. (SATELLITE) 7675 Mission Valley Road
19	San Diego, CA 92108
20	Institution Code Number 18507333
21	ARGOSY UNIVERSITY- MILITARY COAST
22	GUARD (SATELLITE) 1001 South Seaside Avenue, Building 3
23	San Pedro, CA 90731
24	Institution Code Number 72482309
25	Respondent,
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	(DREAM CENTER EDUCATION HOLDINGS, LLC, DRA ADCOSV H

1	FINDINGS OF FACT
2	1. On or about March 6, 2019, Complainant Dr. Michael Marion, Jr., in his official
3	capacity as the Chief of the Bureau for Private Postsecondary Education (Bureau), Department of
4	Consumer Affairs, filed Accusation No. 1004257 against Dream Center Education Holdings,
5	LLC; dba Argosy University (Respondent) before the Director of the Department of Consumer
6	Affairs (Director). On or about August 27, 2019, Complainant filed First Amended Accusation
7	No. 1004257 before the Director. A copy of First Amended Accusation No. 1004257 is attached
8	as Exhibit A and incorporated by reference.
9	2. The Bureau granted approval to operate by means of accreditation to Dream Center IO
	Education Holdings, LLC, doing business as Argosy University- Orange County (main campus),
11	Institution Code Number 3013761; Argosy University- San Francisco Bay Area (branch),
12	Institution Code Number 91554422; Western State College of Law at Argosy University
13	(branch), Institution Code Number 71847809; Argosy University- Los Angeles (branch),
14	Institution Code Number 93794466; The Art Institute of California- Hollywood (branch),
15	Institution Code Number 1921201; The Art Institute of California- San Diego (branch),
16	Institution Code Number 3704151; The Art Institute of California- Hollywood (satellite),
17	Institution Code Number 15594987; The Art Institute of California- Inland Empire (satellite),
18	Institution Code Number 66099626; The Art Institute of California- San Diego (satellite),
19	Institution Code Number 18507333; and Argosy University- Military Coast Guard (satellite),
20	Institution Code Number 72482309. The schools listed above were owned by Dream Center
21	Education Holdings, LLC (Respondent).
22	3. On or about March 4, 2019, the Bureau issued Respondent a Notice of Emergency
23	Decision, pursuant to California Code of Regulations, title 5, section 75150, and Government
24	Code section 11460.10, et. seq. Pursuant to the Emergency Decision, effective on March 13,
25	2019, the Bureau ordered Respondent to "cease enrollment of any new students in all programs"
26	and "cease the collection of tuition and fees for all programs" at its California institutions. The
27	Emergency Decision was not appealed.
28	/// 3

(DREAM CENTER EDUCATION HOLDINGS, LLC; DBA ARGOSY UNIVERSITY) DEFAULT DECISION ORDER Case No. 100425

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Ι	4, On or about March 7, 2019, Respondent was served by Certified and First Class Mail
2	copies of the Accusation No. 1004257, Statement to Respondent, Notice of Defense, Request for
3	Discovery, and Discovery Statutes (Government Code sections 11507.5, 11507.6, and 11507.7) at
4	Respondent's address of record which is required to be reported and maintained with the Bureau.
5	Respondent's address of record was and is: 1400 Penn Avenue, Pittsburg, PA 15222.
6	5, In addition to serving the address of record, on or about March 7, 2019, Accusation
7	No. 1004257, Statement to Respondent, Notice of Defense, Request for Discovery, and Discovery
8	Statutes (Government Code sections 11507.5, 11507.6, and 11507.7 were served by Certified and
9	First Class Mail at the following locations:
10	Matthew Barnett, Manager/Member: 2301 Bellevue Ave., Los Angeles, CA 90026;
11	Brent Richardson, Chief Executive Officer: 7135 E. Camelback, Scottsdale, AZ 85251;
12	Randall K. Barton, Manager/Member: 77564 Country Club Drive, Palm Desert, CA 92211;
13	CSC - Lawyers Incorporating Service, Agent for Service: 2710 Gateway Oaks Drive, Suite
14	ISON, Sacramento, CA 95833; and,
15	Corporation Service Company, dba CSC-Lawyers Incorporating Service, Agent for
16	Service: 251 Little Falls Drive, Wilmington, DE 19808.
17	6. Service of the Accusation was effective as a matter of law under the provisions of
18	Government Code section 11505(c) and/or Business and Professions Code section 124.
19	7, On or about March 26, 2019, the Receiver, on behalf of Respondent filed a Notice of
20	Defense. ¹
21	8, On or about September 3, 2019, First Amended Accusation No. 1004257 was served
22	by Certified and First Class Mail on Respondent at Respondent's address of record. In addition,
23	First Amended Accusation No. 1004257 was served at the following locations:
24	Kathy Bazoian Phelps, Dian1 ond McCarthy LLP: 1999 Avenue of the Stars, I Ith Floor, Los
25	Angeles, CA 90067;
26	
27	¹ On or about January 18, 2019, in the matter entitled <i>Digital Media Solutions, LLC v.</i> <i>South University of Ohio, LLC, et al;</i> in the United States District Court, Northern District of Ohio, Eastern Division, case number 1:19-cv-145, Mark Dottore was appointed as the federal
28	Ohio, Eastern Division, case number 1:19-cv-145, Mark Dottore was appointed as the federal equity receiver (Receiver), custodian and Liquidalpr for Respondent and its direct subsidiaries.
	(DREAM CENTER EDUCATION HOLDINGS, LLC; DBA ARGOSY UNIVERSITY) DEFAULT DECISION ORDER Case No. 100425
	OKDER Case No. 100425

1	Matthew Barnett, Manager/Member: 2301 Bellevue Ave., Los Angeles, CA 90026;
2	Brent Richardson, Chief Executive Officer: 7135 E. Camelback, Scottsdale, AZ 85251;
3	Randall K. Barton, Manager/Member: 77564 Country Club Drive, Palm Desert, CA 92211;
4	CSC - Lawyers Incorporating Service, Agent for Service: 2710 Gateway Oaks Drive, Suite
5	ISON, Sacramento, CA 95833; and,
6	Corporation Service Company, dba CSC-Lawyers Incorporating Service, Agent for
7	Service: 251 Little Falls Drive, Wilmington, DE 19808.
8	9. On or about November 8, 2019, the Receiver signed a Withdrawal of Notice of
9	Defense/Request for Hearing (Withdrawal) pursuant to California Code of Regulations, title 1,
10	section 1014, subdivision (c), thereby withdrawing the Notice of Defense and request for hearing
11	previously filed, and waiving any rights to a hearing in First Amended Accusation Case No.
12	1004257.
13	10. California Code of Regulations, title 1, section 1014, subdivision (d) provides:
14 15 16 17	(d) When a party withdraws a notice of defense or a request for Hearing, the agency shall promptly notify OAH of the agency's decision either to proceed with the Hearing as a default or request that the scheduled Hearing be taken off calendar as a result of the party's withdrawal of the notice of defense or request for Hearing
18	11. Government Code section 11506(c) states, in pertinent part:
19	(c) The respondent shall be entitled to a hearing on the merits if the respondent
20	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
21	discretion may nevertheless grant a hearing.
22	12. The Bureau takes official notice of its records and the fact that the Receiver on behalf
23	of Respondent withdrew the Notice of Defense, and therefore Respondent waived the right to a
24	hearing on the merits of First Amended Accusation No. 1004257.
25	13. California Government Code section 11520(a) states, in pertinent part:
26	(a) If the respondent either fails to file a notice of defense or to appear at
27 28	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

14. Pursuant to its authority under Government Code section 11520, the Director finds
 Respondent is in default. The Director will take action without further hearing and, based on the
 relevant evidence contained in the Default Decision Investigatory Evidence Packet in this matter,
 as well as taking official notice of all the investigatory reports, exhibits and statements contained
 therein on file at the Director's offices regarding the allegations contained in Accusation No.
 1004257, finds that the charges and allegations in Accusation No. 1004257, are separately and
 severally, found to be true and correct by clear and convincing evidence.

8

DETERMINATION OF ISSUES

9 1. Based on the foregoing findings of fact, the Approval to Operate by means of 10 accreditation issued to Dream Center Education Holdings, LLC, doing business as Argosy 11 University - Orange County (main campus), Institution Code Number 3013761; Argosy 12 University- San Francisco Bay Area (branch), Institution Code Number 91554422; Western State 13 College of Law at Argosy University (branch), Institution Code Number 71847809; Argosy 14 University- Los Angeles (branch), Institution Code Number 93794466; The Art Institute of 15 California- Hollywood (branch), Institution Code Number 1921201; The Art Institute of 16 California- San Diego (branch), Institution Code Number 3704151; The Art Institute of 17 California- Hollywood (satellite), Institution Code Number 15594987; The Art Institute of 18 California- Inland Empire (satellite), Institution Code Number 66099626; The Art Institute of 19 California- San Diego (satellite), Institution Code Number 18507333; and Argosy University-20 Military Coast Guard (satellite), Institution Code Number 72482309 (Approval to Operate), is 21 subject to discipline.

22

2. The agency has jurisdiction to adjudicate this case by default.

3. The Director of Consumer Affairs is authorized to revoke Respondent's Approval to
Operate based upon the following violations alleged in the First Amended Accusation which are
supported by the evidence contained in the Default Decision Investigatory Evidence Packet in this
case:

- 27 **'** III
- 28 *III*

	a. Respondent violated California Code of Regulations, title 5, section 71745 in that
2	Respondent lacks sufficient assets and financial resources as required under the Code.
;	b. Respondent violated Education Code section 94926, subdivisions. (a), (b), and (d), \cdot
ŀ	and California Code Regulations., title 5, section 76240, for failing to notify the Bureau in
	writing, at least 30 days prior to closing, of its intention to close its institutions or provide a
)	closure plan; offering a plan for providing teach-outs of educational programs; making
,	arrangements for refunds within 45 days from the date of closure; making arrangements for
	refunds and returning federal student financial aid program funds; providing students information
)	concerning these programs and institutional closures; and making a plan for disposition of studen
	records.
	<i>III</i>
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	///
	<i>III</i>
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1	ORDER
2	IT IS SO ORDERED that Approval to Operate by means of accreditation issued to Dream
3	Center Education Holdings, LLC, doing business as Argosy University - Orange County (main
4	campus), Institution Code Number 3013761; Argosy University- San Francisco Bay Area
5	(branch), Institution Code Number 91554422; Western State College of Law at Argosy
6	University (branch), Institution Code Number 71847809; Argosy University- Los Angeles
7	(branch), Institution Code Number 93794466; The Art Institute of California- Hollywood
8	(branch), Institution Code Number 1921201; The Art Institute of California- San Diego (branch),
9	Institution Code Number 3704151; The Art Institute of California- Hollywood (satellite),
10	Institution Code Number 15594987; The Art Institute of California- Inland Empire (satellite),
11	Institution Code Number 66099626; The Art Institute of California- San Diego (satellite),
12	Institution Code Number 18507333; and Argosy University- Military Coast Guard (satellite),
13	Institution Code Number 72482309, is revoked.
14	Pursuant to Government Code section 11520, subdivision (c), Respondent may serve a
15	written motion requesting that the Decision be vacated and stating the grounds relied on within
16	seven (7) days after service of the Decision on Respondent. The agency in its discretion may
17	vacate the Decision and grant a hearing on a showing of good cause, as defined in the statute.
18	This Decision shall become effective on January 30, 2020.
19	It is so ORDERED December 20, 2019
20	<u>"Original Signature on File"</u> RYAN MARCROFT
21	Deputy Director
22 23	Legal Affairs Division Department of Consumer Affairs
24	
25	82237688,DOCX DOJ Matter ID:SD2019700493
26	Attachment: Exhibit A: First Amended Accusation
27	
28	8
	(DREAM CENTER EDUCATION HOLDINGS, LLC; DBA ARGOSY UNIVERSITY) DEFAULT DECISION
	ORDER Case No. 100425

1	XAVIER BECERRA	
2	Attorney General of California JAMES M. LEDAKIS	
3	Supervising Deputy Attorney General NICOLE R. TRAMA	
4	Deputy Attorney General State Bar No. 263607	
5	600 West Broadway, Suite 1800 San Diego, CA 92101	
6	P.O. Box 85266 San Diego, CA 92186-5266	
7	Telephone: (619) 738-9441 Facsimile: (619) 645-2061	
8	Attorneys for Complainant	
9	BEFORE THE	E A DO
10	DEPARTMENT OF CONSUMER AF FOR THE BUREAU FOR PRIVATE POSTSECONI	
11	STATE OF CALIFORNIA	
12	In the Matter of the Accusation Against:]
13	DREAM CENTER EDUCATION HOLDINGS, LLC, DBA	Case No. 1004257
14	ARGOSY UNIVERSITY – ORANGE COUNTY (MAIN)	
15	3601 W Sunflower Avenue Santa Ana, CA 92704	FIRST AMENDED ACCUSATION
16 17	Approval to Operate Accredited Institution School Code Number 3013761	
17	ARGOSY UNIVERSITY- SAN FRANCISCO BAY AREA (BRANCH)	
19	1005 Atlantic Avenue Alameda, CA 94501	
20	Institution Code Number 91554422	
21	WESTERN STATE COLLEGE OF LAW AT ARGOSY	
22	UNIVERSITY (BRANCH)	
23	1 Banting Irvine, CA 92618	
24 25	Institution Code Number 71847809	
23 26	ARGOSY UNIVERSITY- LOS ANGELES (BRANCH)	
20	5230 Pacific Concourse Drive Los Angeles, CA 90045	
28	Institution Code Number 93794466	
	1	
	(DREAM CENTER EDUCATION HOLDINGS, LLC)	FIRST AMENDED ACCUSATION

	THE ART INSTITUTE OF CALIFORNIA- HOLLYWOOD (BRANCH)
	5250 Lankershim Boulevard
	North Hollywood, CA 91601
]	Institution Code Number 1921201
r	THE ART INSTITUTE OF CALIFORNIA- SAN DIEGO
	(BRANCH)
	7650 Mission Valley Road San Diego, CA 92108
]	Institution Code Number 3704151
,	THE ART INSTITUTE OF CALIFORNIA-
	HOLLYWOOD (SATELLITE)
	11128 Magnolia Avenue North Hollywood, CA 91601
]	Institution Code Number 15594987
r	THE ART INSTITUTE OF CALIFORNIA- INLAND
	EMPIRE (SATELLITE)
	630 East Brier Drive San Bernardino, CA 92408
r	San Demarumo, CA 92400
]	Institution Code Number 66099626
	THE ART INSTITUTE OF CALIFORNIA- SAN DIEGO
	(SATELLITE)
	7675 Mission Valley Road San Diego, CA 92108
	Institution Code Number 18507333
	ARGOSY UNIVERSITY- MILITARY COAST GUARD
((SATELLITE)
	1001 South Seaside Avenue, Building 3 San Pedro, CA 90731
]	Institution Code Number 72482309
	Respondent.

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Complainant alleges:

PARTIES

 Dr. Michael Marion, Jr. (Complainant) brings this First Amended Accusation solely in his official capacity as the Chief of the Bureau for Private Postsecondary Education (Bureau), Department of Consumer Affairs.

2. The Bureau granted approval to operate by means of accreditation to Dream Center 6 Education Holdings, LLC, doing business as Argosy University – Orange County (main campus), 7 Institution Code Number 3013761; Argosy University- San Francisco Bay Area (branch), 8 9 Institution Code Number 91554422; Western State College of Law at Argosy University (branch), Institution Code Number 71847809; Argosy University- Los Angeles (branch), 10 Institution Code Number 93794466; The Art Institute of California- Hollywood (branch), 11 Institution Code Number 1921201; The Art Institute of California- San Diego (branch), 12 Institution Code Number 3704151; The Art Institute of California- Hollywood (satellite), 13 14 Institution Code Number 15594987; The Art Institute of California- Inland Empire (satellite), Institution Code Number 66099626; The Art Institute of California- San Diego (satellite), 15 Institution Code Number 18507333; and Argosy University- Military Coast Guard (satellite), 16 Institution Code Number 72482309. Obtaining approval by means of accreditation requires that 17 the schools' owner have accreditation through an accredited agency recognized by the United 18 States Department of Education (USDOE). The schools listed above are owned by Dream Center 19 Education Holdings, LLC (Respondent). 20

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28

JURISDICTION

3. This First Amended Accusation is brought before the Director of the Department of
Consumer Affairs (Director) for the Bureau for Private Postsecondary Education, under the
authority of the following laws. All section references are to the Education Code unless
otherwise indicated.

26 4. Code

Code section 94932 states:

The bureau shall determine an institution's compliance with the requirements of this chapter. The bureau shall have the power to require reports that institutions

shall file with the bureau in addition to the annual report, to send staff to an 1 institution's sites, and to require documents and responses from an institution to monitor compliance. When the bureau has reason to believe that an institution may 2 be out of compliance, it shall conduct an investigation of the institution. If the bureau determines, after completing a compliance inspection or investigation, that 3 an institution has violated any applicable law or regulation, the bureau shall take 4 appropriate action pursuant to this article. 5 5. Code section 94933 states: 6 The bureau shall provide an institution with the opportunity to remedy noncompliance, impose fines, place the institution on probation, or suspend or 7 revoke the institution's approval to operate, in accordance with this article, as it 8 deems appropriate based on the severity of an institution's violations of this chapter, and the harm caused to students. 9 10 6. Code section 94937 states: 11 (a) As a consequence of an investigation, which may incorporate any materials obtained or produced in connection with a compliance inspection, and 12 upon a finding that an institution has committed a violation, the bureau may place an institution on probation or may suspend or revoke an institution's approval to 13 operate for: 14 15 (2) A material violation or repeated violations of this chapter or regulations 16 adopted pursuant to this chapter that have resulted in harm to students. For purposes of this paragraph, "material violation" includes, but is not limited to, 17 misrepresentation, fraud in the inducement of a contract, and false or misleading claims or advertising, upon which a student reasonably relied in executing an 18 enrollment agreement and that resulted in harm to the student. 19 . . . 20 (c) The bureau may seek reimbursement pursuant to Section 125.3 of the 21 Business and Professions Code. 22 23 Code section 94938 states, in part: 7. 24 (a) If the bureau determines that it needs to make an emergency decision to protect students, prevent misrepresentation to the public, or prevent the loss of 25 public funds or moneys paid by students, it may do so pursuant to Article 13 26 (commencing with Section 11460.10) of Chapter 4.5 of Part 1 of Division 3 of Title 2 of the Government Code. 27 28 4 (DREAM CENTER EDUCATION HOLDINGS, LLC) FIRST AMENDED ACCUSATION

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8.

- Business and Professions Code section 118 states, in part:
- 3 (b) 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 4 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 5 renewed, restored, reissued, or reinstated, deprive the board of its authority to institute or continue a disciplinary proceeding against the licensee upon any 6 ground provided by law or to enter an order suspending or revoking the license or 7 otherwise taking disciplinary action against the licensee on any such ground. 8 (c) As used in this section, "board" includes an individual who is authorized by any provision of this code to issue, suspend, or revoke a license, and "license" 9 includes "certificate," "registration," and "permit." 10 9. Business and Professions Code section 477 states: 11 As used in this division: 12 (a) "Board" includes "bureau," "commission," "committee," "department," 13 "division," "examining committee," "program," and "agency." 14 (b) "License" includes certificate, registration or other means to engage in a 15 business or profession regulated by this code. 16 Government Code section 11460.60 states: 10. 17 (a) After issuing an emergency decision under this article for temporary, interim relief, the agency shall conduct an adjudicative proceeding under a formal, 18 informal, or other applicable hearing procedure to resolve the underlying issues 19 giving rise to the temporary, interim relief. 20 (b) The agency shall commence an adjudicative proceeding under another procedure within 10 days after issuing an emergency decision under this article, 21 notwithstanding the pendency of proceedings for judicial review of the emergency decision. 22 STATUTORY AND REGULATORY PROVISIONS 23 11. Education Code section 94885 states, in part: 24 (a) The bureau shall adopt by regulation minimum operating standards for an 25 institution that shall reasonably ensure that all of the following occur: 26 27 /// 28 5 (DREAM CENTER EDUCATION HOLDINGS, LLC) FIRST AMENDED ACCUSATION

1	(6) The institution is financially sound and capable of fulfilling its commitments to students.
2	
3	(9) The institution is maintained and operated in compliance with this
4	chapter and all other applicable ordinances and laws.
5	
6	12. Education Code section 94926 states, in part:
7	At least 30 days prior to closing, the institution shall notify the bureau in
8	writing of its intention to close. The notice shall be accompanied by a closure plan, which shall include, but not necessarily be limited to, all of the following:
9	(a) A plan for providing teach-outs of educational programs, including any
10	agreements with any other postsecondary educational institutions to provide teach- outs.
11	(b) If no teach-out plan is contemplated, or for students who do not wish to
12	participate in a teach-out, arrangements for making refunds within 45 days from the date of closure, or for institutions that participate in federal student financial
13	aid programs arrangements for making refunds and returning federal student
14	financial aid program funds.
15 16	(c) If the institution is a participant in federal student financial aid programs, it shall provide students information concerning these programs and institutional closures.
17	(d) A plan for the disposition of student records.
18	13. Code of Regulations, title 5, section 71745 states, in part:
19	(a) The institution shall document that it has at all times sufficient assets and
20	financial resources to do all of the following:
21	(1) Provide all of the educational programs that the institution represented it would provide.
22	(2) Ensure that all students admitted to its educational programs have a
23	reasonable opportunity to complete the programs and obtain their degrees or diplomas.
24	
25	(3) Maintain the minimum standards required by the Act and this chapter.
26	(4) Pay timely refunds as required by Article 13 of the Act.
27	(5) Pay all operating expenses due within 30 days.
28	
	6
	(DREAM CENTER EDUCATION HOLDINGS, LLC) FIRST AMENDED ACCUSA

1 2	(6) Maintain a ratio of current assets to current liabilities of 1.25 to 1.00 or greater at the end of the most recent fiscal year when using generally accepted accounting principles, or for an institution participating in Title IV of the federal
3	Higher Education Act of 1965, meet the composite score requirements of the U.S. Department of Education. For the purposes of this section, current assets does not
4	include: intangible assets, including goodwill, going concern value, organization expense, startup costs, long-term prepayment of deferred charges, and non-
5	returnable deposits, or state or federal grant or loan funds that are not the property of the institution but are held for future disbursement for the benefit of students. Unearned tuition shall be accounted for in accordance with general accepted
6 7	accounting principles.
7 8	(b) At an institution's request, the Bureau may consider the financial resources of a parent company if the parent company, as defined by section 94853 of the Code, meets and maintains all of the following provisions:
9 10	(1) consents in writing to be sued in California;
10	(2) consents in writing to be subject to the jurisdiction of the Bureau with respect to the institution's regulation under the Act and this Chapter;
12	(3) designates and maintains an agent for service of process, consistent with
13	section 74190;
14 15	(4) agrees in writing to pay any refund, claim, penalty, or judgment that the institution is obligated to pay; and
16 17	(5) files financial reports, maintains financial records, and consents in writing to permit the inspection and copying of financial records to the same extent as is required of the institution.
18 19	(c) An institution shall provide to the Bureau its most current financial statements upon request.
20	14. Code of Regulations, title 5, section 76240 states:
21	All institutions, including those exempt from Bureau regulation pursuant to
22	the Code, shall do the following prior to closing:
23	(a) At least 30 days prior to closing, the institution shall notify the Bureau in writing of its intention to close and provide a closure plan. The closure plan shall include:
24 25	(1) The exact date and reason for the closure.
25 26	
26 27	(2) The last date of instruction for each educational service or program.(2) A list of stadards are a service and the data service during the following the following the service are service as the service are service are service as the service are se
27 28	(3) A list of students who were enrolled at any time during the 60 days prior to closure.
	7
	(DREAM CENTER EDUCATION HOLDINGS, LLC) FIRST AMENDED ACCUSAT

1	(4) If any student will not be provided complete educational services or the educational program, the institution shall provide:
2 3	(A) A plan for providing teach-outs or transfers, including the details of any agreements with other institutions.
4	(B) If no teach-out is contemplated, or for students who do not wish to
4 5	participate in a teach-out, arrangements for making refunds within 45 days from
6	the date of closure, or for institutions that participate in federal student financial aid programs arrangements for making refunds and returning federal student financial aid program funds.
7	(5) A plan for the disposition of student records.
8	(6) A plan to notify students of their rights and options under the Act and
9	this chapter.
10	(b) The institution shall notify the students of the following:
11	(1) If the institution is a participant in federal student financial aid programs,
12	it shall provide students information concerning those programs and institutional closures.
13	(2) If any student will not be provided complete educational services or the
14 15	educational program, information regarding the Student Tuition Recovery Fund and the Bureau's physical and Internet addresses.
	COST RECOVERY
16 17	15. Business and Professions Code section 125.3 provides Section 125.3 of the Code
17	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
19 20	to exceed the reasonable costs of the investigation and enforcement of the case, with failure of the
20	
21	licentiate to comply subjecting the license to not being renewed or reinstated. If a case settles,
22	recovery of investigation and enforcement costs may be included in a stipulated settlement.
23	FACTUAL BACKGROUND
24	16. At all times mentioned herein, Argosy University (Argosy) was approved by the
25	Bureau to operate programs at the institutions listed in paragraph 2, above, which are all owned
26	by Dream Center Education Holdings, LLC (Respondent). Argosy participates in Title IV of the
27	federal Higher Education Act of 1965 for all of its California locations, and over 83 percent of its
28	students participate in Title IV funds.
	8
	(DREAM CENTER EDUCATION HOLDINGS, LLC) FIRST AMENDED ACCUSATION

1 17. On or about February 11, 2019, the Bureau received a complaint from an enrolled
 student at Argosy – Orange County (main campus) located in Santa Ana, California, alleging that
 Argosy had been placed into federal receivership, was not providing information to students, had
 not paid federal financial aid stipends due to students, was not sure if students would be allowed
 to graduate, corporate offices were not replying to student inquiries, and they were at risk of
 losing accreditation. Following receipt of this complaint, the Bureau opened an investigation.

During the course of the investigation, the Bureau discovered that Argosy's 7 18. accrediting agency, the Western Association of Schools and Colleges (WASC) ordered 8 9 Respondent to show cause as to why its accreditation should not be withdrawn. The reasons for 10 the order were listed as the institution entering a receivership and USDOE's placement of Argosy on Heighted Cash Monitoring (level) 2. In fact, a receiver was appointed on January 18, 2019. 11 Prior to the receiver's appointment, the USDOE had released \$9.2 million in federal financial aid 12 to Respondent. Respondent used some of that money for student stipends, some for payroll and 13 14 some for critical vendors. As of February 7, 2019, Argosy had not paid student stipends in the amount of \$16,299,840, including stipends for students at Western State College of Law. 15 Meanwhile, the receiver's cash balance was only \$3,811,883. In addition, the court in the 16 receivership case found that Respondent and its subsidiaries were indebted to secured trade, and 17 unsecured creditors for sums in excess of \$100,000,000. The Bureau also learned that on 18 February 7, 2019, the receiver terminated the employment of Argosy's chancellor, and nearly 100 19 Argosy faculty, academic support personnel and financial aid counselors. 20

21 19. On February 25, 2018, a Bureau Investigator and Education Specialist visited the San Diego, Irvine, Santa Ana and North Hollywood campuses. Although the campuses were open 22 and classes were in session, staff had been greatly reduced and some campuses were not enrolling 23 24 students. Since the visit, multiple students at Respondent's various campuses contacted the Bureau to complain that there has been no activity on their accounts since August 2018, they 25 should have received stipend payments in January 2019, and they have received little to no 26 information regarding payment of their stipends, with some students facing dire financial 27 circumstances due to the lack of funds. In addition, on July 3, 2018, Argosy notified the Bureau 28

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of the cessation of enrollment at seven California campuses. On January 9, 2019, the California
 State Approving Agency for Veterans Education (CSAAVE) notified Respondent of their
 disapproval of all courses offered at four Art Institute of California campuses due to the closure
 of those campuses.

20. On February 27, 2019, the USDOE cancelled Argosy's participation in the Student 5 Financial Aid Program under Title IV of the Higher Education Act of 1965. Termination of 6 Argosy's participation included all of Argosy's California locations. Argosy's participation was 7 cancelled based on Argosy's current financial situation, in particular, its failure to pay Title IV, 8 9 Higher Education Act Program credit balances owed to its students and parents. The USDOE 10 determined that Argosy failed to meet the following required standards as set forth by the USDOE: (1) fiduciary standard of conduct; (2) financial responsibility; and (3) standards of 11 administrative capability. The USDOE further determined that the violations were serious, and 12 the potential harm to students and taxpayers was severe. USDOE further found that the failure to 13 14 pay Title IV, Higher Education program funds demonstrated a "blatant disregard of the needs of its students." The USDOE also determined that Argosy's termination of its chancellor, and 15 nearly 100 faculty, academic support personnel and financial aid counselors has "resulted in 16 substantial and irreparable damage to the academic integrity of Argosy... because Argosy can no 17 longer provide services, including academic programs, described in its official publications and 18 statements." 19

20 21. On or about March 4, 2019, the Bureau issued Respondent a Notice of Emergency
21 Decision, pursuant to California Code of Regulations, title 5, section 75150, and Government
22 Code section 11460.10, et. seq. Pursuant to the Emergency Decision, effective on March 13,
23 2019, the Bureau ordered Respondent to "cease enrollment of any new students in all programs"
24 and "cease the collection of tuition and fees for all institutional programs" at the schools
25 referenced by institution code in the caption of this Accusation. The Emergency Decision was
26 not appealed and is now final.

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1	22. Following the Emergency Decision, Respondent closed all of the schools, with the
2	exception of Western State College of Law at Argosy University. Respondent closed the schools
3	without providing the required notice to the Bureau and without sending required closing
4	information to the Bureau.
5	FIRST CAUSE FOR DISCIPLINE
6	(Financial Resources)
7	(Cal. Code Regs., title 5, § 71745)
8	23. Respondent has subjected its approval to operate to disciplinary action as it lacks the
9	assets and financial resources required by California Code of Regulations, title 5, section 71745,
10	as set forth in paragraphs 16 through 22, above.
11	SECOND CAUSE FOR DISCIPLINE
12	(Failure to Provide Notice of Intention to Close and Closure Plan)
13	(Educ. Code § 94926 and Cal. Code Regs., title 5, § 76240)
14	21. Respondent has subjected its approval to operate to disciplinary action for failing to
15	notify the Bureau in writing, at least 30 days prior to closing, of its intention to close its
16	institutions or provide a closure plan; offering a plan for providing teach-outs of educational
17	programs; making arrangements for refunds within 45 days from the date of closure; making
18	arrangements for refunds and returning federal student financial aid program funds; providing
19	students information concerning these programs and institutional closures; and making a plan for
20	disposition of student records as required by Education Code section 94926, subdivisions. (a), (b),
21	and (d), and California Code Regulations., title 5, section 76240, as set forth in paragraphs 16
22	through 22, above.
23	<u>PRAYER</u>
24	WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,
25	and that following the hearing, the Director of the Department of Consumer Affairs issue a
26	decision:
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	(DREAM CENTER EDUCATION HOLDINGS, LLC) FIRST AMENDED ACCUSATION

1	1. Revoking or suspending Approval to Operate Institution Code Numbers 3013761,
2	91554422, 71847809, 93794466, 1921201, 3704151, 15594987, 66099626, 18507333, and
3	72482309, issued to Dream Center Education Holdings, LLC.
4	2. Ordering Respondent to pay the Bureau for Private Postsecondary Education the
5	reasonable costs of the investigation and enforcement of this case, pursuant to Business and
6	Professions Code section 125.3; and,
7	3. Taking such other and further action as deemed necessary and proper.
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11	DATED: <u>"8/27/2019"</u> "Original Signature on File" DR. MICHAEL MARION, JR.
12	Chief Bureau for Private Postsecondary Education
13	Department of Consumer Affairs State of California
14	Complainant
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	(DREAM CENTER EDUCATION HOLDINGS, LLC) FIRST AMENDED ACCUSATIO