

August 7, 1987

Winthop Breon Laboratories Division Sterling Drug Inc. 90 Park Avenue New York, NY 10016

Re: File No. 73314

## Gentlemen:

Please take notice of the Default Order of the State Tax Commission enclosed herewith.

Please take further notice that pursuant to Section(s) 1139 of the Tax Law, any proceeding in court to review this decision must be commenced within 4 months from the date of this notice.

Inquiries concerning the computation of tax due or refund allowed in accordance with this decision may be addressed to the undersigned at the above address.

Very truly yours,

Joseph Chyrywaty

Supervisor of Tax Conferences

cc: Taxing Bureau's Representative

## STATE TAX COMMISSION

In the Matter of the Petition

of

Winthop Breon Laboratories Division

DEFAULT ORDER

Sterling Drug Inc.

87-C-22

:

for Redetermination of a Deficiency or Revision of :

a Determination or Refund of

Sales and Use Tax under Article 28 & 29

of the Tax Law.

Petitioner(s) Winthop Breon Laboratories Division, Sterling Drug Inc. filed a petition for redetermination of a deficiency or revision of a determination or refund of Sales and Use Tax under Article 28 & 29 of the Tax Law. File No. 73314.

A pre-hearing conference on the petition was scheduled before John M. Jones, at the offices of the State Tax Commission, Two World Trade Center, Room 65-51 New York, New York 10047 on Monday, June 15, 1987 at 3:00 p.m. Notice of said pre-hearing conference was given to petitioner(s). Petitioner(s) did not appear at the pre-hearing conference. A default has been duly noted.

Now on motion of the State Tax Commission, it is

ORDERED that the petition of Winthop Breon Laboratories Division, Sterling Drug Inc. be and the same is hereby denied.

DEFAULT ORDER
ADOPTED BY THE STATE TAX COMMISSION
ALBANY, NEW YORK
AUGUST 7, 1987