1 2 3 4 5 6 7 8 9	BOARD OF DEPARTMENT OF C	RE THE PHARMACY ONSUMER AFFAIRS CALIFORNIA
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11	In the Matter of the Accusation Against:	Case No. 5241
12	LOIS ELAINE SPENGLER 17405 Canvas St. Converse CA 01287	ACCUSATION
13	Canyon Country, CA 91387 Pharmacist License No. RPH 38490	ACCUSATION
14	Respondent.	
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17	Complainant alleges:	
18 19	PAR	TIES
20	1. Virginia Herold (Complainant) bring	s this Accusation solely in her official capacity
20	as the Executive Officer of the Board of Pharmac	cy, Department of Consumer Affairs.
22	2. On or about March 27, 1984, the Boa	ard of Pharmacy issued Pharmacist License
23	Number RPH 38490 to Lois Elaine Spengler (Re	spondent). The Pharmacist License was in full
24	force and effect at all times relevant to the charge	es brought herein and will expire on April 30,
25	2016, unless renewed.	
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		Accusatio

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1	JURISDICTION				
2	3. This Accusation is brought before the Board of Pharmacy (Board), Department of				
3	Consumer Affairs, under the authority of the following laws. All section references are to the				
4	Business and Professions Code unless otherwise indicated.				
5	4. California Code of Regulations, title 16, section 1770, states:				
6	"For the purpose of denial, suspension, or revocation of a personal or facility license				
7	pursuant to Division 1.5 (commencing with Section 475) of the Business and Professions Code, a				
8	crime or act shall be considered substantially related to the qualifications, functions or duties of a				
9	licensee or registrant if to a substantial degree it evidences present or potential unfitness of a				
10	licensee or registrant to perform the functions authorized by his license or registration in a manner				
11	consistent with the public health, safety, or welfare."				
12	5. Section 4300 of the Code states:				
13	"(a) Every license issued may be suspended or revoked.				
14	"(b) The board shall discipline the holder of any license issued by the board, whose default				
15	has been entered or whose case has been heard by the board and found guilty, by any of the				
16	following methods:				
17	"(1) Suspending judgment.				
18	"(2) Placing him or her upon probation.				
19	"(3) Suspending his or her right to practice for a period not exceeding one year.				
20	"(4) Revoking his or her license.				
21	"(5) Taking any other action in relation to disciplining him or her as the board in its				
22	discretion may deem proper.				
23	"(c) The board may refuse a license to any applicant guilty of unprofessional conduct. The				
24	board may, in its sole discretion, issue a probationary license to any applicant for a license who is				
25	guilty of unprofessional conduct and who has met all other requirements for licensure. The board				
26	may issue the license subject to any terms or conditions not contrary to public policy, including,				
27	but not limited to, the following:				
28	"(1) Medical or psychiatric evaluation.				
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1	"(2) Continuing medical or psychiatric treatment.
2	"(3) Restriction of type or circumstances of practice.
3	"(4) Continuing participation in a board-approved rehabilitation program.
4	"(5) Abstention from the use of alcohol or drugs.
5	"(6) Random fluid testing for alcohol or drugs.
6	"(7) Compliance with laws and regulations governing the practice of pharmacy.
7	"(d) The board may initiate disciplinary proceedings to revoke or suspend any probationary
8	certificate of licensure for any violation of the terms and conditions of probation. Upon
9	satisfactory completion of probation, the board shall convert the probationary certificate to a
10	regular certificate, free of conditions.
11	"(e) The proceedings under this article shall be conducted in accordance with Chapter 5
12	(commencing with Section 11500) of Part 1 of Division 3 of the Government Code, and the board
13	shall have all the powers granted therein. The action shall be final, except that the propriety of the
14	action is subject to review by the superior court pursuant to Section 1094.5 of the Code of Civil
15	Procedure."
16	6. Section 4300.1 of the Code states:
17	"The expiration, cancellation, forfeiture, or suspension of a board-issued license by
18	operation of law or by order or decision of the board or a court of law, the placement of a license
19	on a retired status, or the voluntary surrender of a license by a licensee shall not deprive the board
20	of jurisdiction to commence or proceed with any investigation of, or action or disciplinary
21	proceeding against, the licensee or to render a decision suspending or revoking the license."
22	7. Section 4301 of the Code states:
23	"The board shall take action against any holder of a license who is guilty of unprofessional
24	conduct or whose license has been procured by fraud or misrepresentation or issued by mistake.
25	Unprofessional conduct shall include, but is not limited to, any of the following:
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"(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.

5 "(i) Except as otherwise authorized by law, knowingly selling, furnishing, giving away, or
6 administering or offering to sell, furnish, give away, or administer any controlled substance to an
7 addict.

8 "(j) The violation of any of the statutes of this state, or any other state, or of the United
9 States regulating controlled substances and dangerous drugs.

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8. Section 4059 of the Code states:

"(a) A person may not furnish any dangerous drug, except upon the prescription of a
physician, dentist, podiatrist, optometrist, veterinarian, or naturopathic doctor pursuant to Section
3640.7. A person may not furnish any dangerous device, except upon the prescription of a
physician, dentist, podiatrist, optometrist, veterinarian, or naturopathic doctor pursuant to Section
3640.7.

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9. Section 4060 of the Code states:

"A person shall not possess any controlled substance, except that furnished to a person upon 19 the prescription of a physician, dentist, podiatrist, optometrist, veterinarian, or naturopathic 20 doctor pursuant to Section 3640.7, or furnished pursuant to a drug order issued by a certified 21 nurse-midwife pursuant to Section 2746.51, a nurse practitioner pursuant to Section 2836.1, a 22 physician assistant pursuant to Section 3502.1, a naturopathic doctor pursuant to Section 3640.5, 23 or a pharmacist pursuant to Section 4052.1, 4052.2, or 4052.6. This section does not apply to the 24 possession of any controlled substance by a manufacturer, wholesaler, third-party logistics 25 provider, pharmacy, pharmacist, physician, podiatrist, dentist, optometrist, veterinarian, 26 27naturopathic doctor, certified nurse-midwife, nurse practitioner, or physician assistant, if in stock in containers correctly labeled with the name and address of the supplier or producer. 28

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Accusation

This section does not authorize a certified nurse-midwife, a nurse practitioner, a physician assistant, or a naturopathic doctor, to order his or her own stock of dangerous drugs and devices."

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10. Section 4324 of the Code states:

"(a) Every person who signs the name of another, or of a fictitious person, or falsely makes, alters, forges, utters, publishes, passes, or attempts to pass, as genuine, any prescription for any drugs is guilty of forgery and upon conviction thereof shall be punished by imprisonment in the state prison, or by imprisonment in the county jail for not more than one year.

8 "(b) Every person who has in his or her possession any drugs secured by a forged
9 prescription shall be punished by imprisonment in the state prison, or by imprisonment in the
10 county jail for not more than one year."

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11. Health and Safety Code section 11350 subdivision (a) states:

"(a) Except as otherwise provided in this division, every person who possesses (1) any 12 controlled substance specified in subdivision (b), (c), (e), or paragraph (1) of subdivision (f) of 13 Section 11054, specified in paragraph (14), (15), or (20) of subdivision (d) of Section 11054, or 14 specified in subdivision (b) or (c) of Section 11055, or specified in subdivision (h) of Section 15 11056, or (2) any controlled substance classified in Schedule III, IV, or V which is a narcotic 16 drug, unless upon the written prescription of a physician, dentist, podiatrist, or veterinarian 17 licensed to practice in this state, shall be punished by imprisonment in a county jail for not more 18 19 than one year, except that such person shall instead be punished pursuant to subdivision (h) of Section 1170 of the Penal Code if that person has one or more prior convictions for an offense 20specified in clause (iv) of subparagraph (C) of paragraph (2) of subdivision (e) of Section 667 of 21 the Penal Code or for an offense requiring registration pursuant to subdivision (c) of Section 290 22 of the Penal Code. 23

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12. Health and Safety Code section 11352 states:

"(a) Except as otherwise provided in this division, every person who transports, imports
into this state, sells, furnishes, administers, or gives away, or offers to transport, import into this
state, sell, furnish, administer, or give away, or attempts to import into this state or transport (1)

1	any controlled substance specified in subdivision (b), (c), or (e), or paragraph (1) of subdivision
2	(f) of Section 11054, specified in paragraph (14), (15), or (20) of subdivision (d) of Section
3	11054, or specified in subdivision (b) or (c) of Section 11055, or specified in subdivision (h) of
4	Section 11056, or (2) any controlled substance classified in Schedule III, IV, or V which is a
5	narcotic drug, unless upon the written prescription of a physician, dentist, podiatrist, or
6	veterinarian licensed to practice in this state, shall be punished by imprisonment pursuant to
7	subdivision (h) of Section 1170 of the Penal Code for three, four, or five years.
8	"(b) Notwithstanding the penalty provisions of subdivision (a), any person who transports

any controlled substances specified in subdivision (a) within this state from one county to another
noncontiguous county shall be punished by imprisonment pursuant to subdivision (h) of Section
1170 of the Penal Code for three, six, or nine years.

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"(c) For purposes of this section, "transports" means to transport for sale.

"(d) This section does not preclude or limit the prosecution of an individual for aiding and
abetting the commission of, or conspiring to commit, or acting as an accessory to, any act
prohibited by this section."

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13. Health and Safety Code section 11377 states:

"(a) Except as authorized by law and as otherwise provided in subdivision (b) or Section 17 11375, or in Article 7 (commencing with Section 4211) of Chapter 9 of Division 2 of the 18 Business and Professions Code, every person who possesses any controlled substance which is (1) 19 classified in Schedule III, IV, or V, and which is not a narcotic drug, (2) specified in subdivision 20(d) of Section 11054, except paragraphs (13), (14), (15), and (20) of subdivision (d), (3) specified 21 22 in paragraph (11) of subdivision (c) of Section 11056, (4) specified in paragraph (2) or (3) of subdivision (f) of Section 11054, or (5) specified in subdivision (d), (e), or (f) of Section 11055, 23 unless upon the prescription of a physician, dentist, podiatrist, or veterinarian, licensed to practice 24 in this state, shall be punished by imprisonment in a county jail for a period of not more than one 25 year, except that such person may instead be punished pursuant to subdivision (h) of Section 1170 2627 of the Penal Code if that person has one or more prior convictions for an offense specified in clause (iv) of subparagraph (C) of paragraph (2) of subdivision (e) of Section 667 of the Penal 28

Code or for an offense requiring registration pursuant to subdivision (c) of Section 290 of the Penal Code.

"(b) The judge may assess a fine not to exceed seventy dollars (\$70) against any person who
violates subdivision (a), with the proceeds of this fine to be used in accordance with Section
1463.23 of the Penal Code. The court shall, however, take into consideration the defendant's
ability to pay, and no defendant shall be denied probation because of his or her inability to pay the
fine permitted under this subdivision."

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14. Health and Safety Code section 11153 states:

"(a) A prescription for a controlled substance shall only be issued for a legitimate medical 9 purpose by an individual practitioner acting in the usual course of his or her professional practice. 10 The responsibility for the proper prescribing and dispensing of controlled substances is upon the 11 prescribing practitioner, but a corresponding responsibility rests with the pharmacist who fills the 12 prescription. Except as authorized by this division, the following are not legal prescriptions: (1) 13 an order purporting to be a prescription which is issued not in the usual course of professional 14 treatment or in legitimate and authorized research; or (2) an order for an addict or habitual user of 15 controlled substances, which is issued not in the course of professional treatment or as part of an 16 authorized narcotic treatment program, for the purpose of providing the user with controlled 17 substances, sufficient to keep him or her comfortable by maintaining customary use. 18

"(b) Any person who knowingly violates this section shall be punished by imprisonment
pursuant to subdivision (h) of Section 1170 of the Penal Code, or in a county jail not exceeding
one year, or by a fine not exceeding twenty thousand dollars (\$20,000), or by both that fine and
imprisonment.

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"(c) No provision of the amendments to this section enacted during the second year of the 1981-82 Regular Session shall be construed as expanding the scope of practice of a pharmacist."

COST RECOVERY

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15. 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, with failure of the licentiate to comply subjecting the license to not being
 renewed or reinstated. If a case settles, recovery of investigation and enforcement costs may be
 included in a stipulated settlement.

DRUG CLASSIFICATIONS

Lortab, Norco and Vicodin are prescribed for pain, and are brand/trade names of
preparations containing hydrocodone in combination with other non-narcotic ingredients. They
were Schedule III Controlled Substances but became Schedule II Controlled Substances as of
October 6, 2014 pursuant to Health and Safety Code section 11056 subdivision (e)(5), and are
categorized as dangerous drugs pursuant to section 4022.

10 17. Soma is prescribed for pain and/or spasms. It is a Schedule IV Controlled Substance
11 pursuant to Health and safety Code section 11057, and is categorized as a dangerous drug
12 pursuant to section 4022.

18. Xanax, is an anti-anxiety benzodiazepine, and is the brand name for alprazolam. It is a
Schedule IV controlled substance as designated by Health and Safety Code section 11057
subdivision (d)(1), and is categorized as a dangerous drug pursuant to section 4022(c) of the
Code.

17 19. Vicoprofen is prescribed for pain, and is the brand name for a fixed combination of
hydrocodone, a narcotic and controlled substance, and ibuprofen, an anti-inflammatory and
analgesic. It was a Schedule III controlled narcotic substance and became a Schedule II controlled
narcotic substance as of October 6, 2014, pursuant to Health and Safety Code section 11056
subdivision (e)(5), and is categorized as a dangerous drug pursuant to Business and Professions
Code section 4022.

23 20. Tylenol with Codeine #4 is prescribed for pain, and is the brand name for
24 Acetaminophen with Codeine, containing 60 mg of codeine and 300 mg of acetaminophen.
25 Acetaminophen with Codeine is a Schedule III controlled substance as designated by Health and
26 Safety Code section 11056 subdivision (e)(3), and is categorized as a dangerous drug pursuant to
27 Business and Professions Code section 4022.

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Proair HFA is prescribed for Asthma, and is the brand name for Albuterol. It is not a
 controlled substance, but is categorized as a dangerous drug pursuant to Business and Professions
 Code section 4022.

22. Zithromax is prescribed for infections, and is the brand name for Azithromycin. It is
not a controlled substance, but is categorized as a dangerous drug pursuant to Business and
Professions Code section 4022.

7 23. Phenergan with Codeine is a narcotic and is prescribed for a cough, and is the brand
8 name for Promethazine with Codeine. It is a Schedule V controlled substance as designated by
9 Health and Safety Code section 11058 subdivision (c)(1), and is categorized as a dangerous drug
10 pursuant to section 4022 of the Code.

11 24. Keflex 500mg is prescribed for infections, and is the brand named for Cephalexin
12 500mg. It is not a controlled substance, but is categorized as a dangerous drug pursuant to
13 Business and Professions Code section 4022.

14

FIRST CAUSE FOR DISCIPLINE

15 (Unlawful Possession of Dangerous Drugs)
16 25. Respondent is subject to disciplinary action under section 4059 subdivision (a) in that
17 she unlawfully furnished dangerous drugs without the prescription of a physician, dentist,
18 podiatrist, optometrist, veterinarian or naturopathic doctor. The circumstances surrounding this

19 violation are such that on or about September 3, 2013, Respondent was terminated from her

20 || position as a Pharmacist at Costco Pharmacy #447 located at 18649 Via Princessa, Santa Clarita

21 California after an investigation revealed the following violations:

22 26. Between October 24, 2011 and August 13, 2013, Respondent admittedly forged and 23 dispensed multiple prescriptions of controlled substances and other dangerous drugs. Respondent 24 admitted to processing the forged prescriptions, including typing, counting and complete filling of 25 the forged prescription. Some of the forged drug prescriptions were paid for by Respondent and 26 others were stolen by Respondent. Respondent then deleted or cancelled the prescriptions from 27 the pharmacy software to avoid it being traced. Once deleted, Respondent removed the

1 prescription hardcopy from the pharmacy records. Respondent admitted to forging prescriptions

2 and theft of dangerous drugs for the following patients:

3	Date	RX#	Patient Name	Drug
	1/16/2013	1068312	P.C. ¹	HC/IBU#100 1qid prn migraine with 2 refills
4	3/2/2013	NA	P.C.	Xanax 0.5mg
_	4/16/2013	1074950	P.C.	HC/IBU # 100 1qid prn migraine with 2 refills
5	7/1/2013	1083420	J.W.	Vicodin 10/660 #60 1qid prn
	4/23/2013	1075755	J.W.	Carisoprodol 350mg #120 1 TID
6	5/4/2012	1037619	J.W.	Lortab 10/500 #100 1q6 hr
7	5/9/2013	1077654	J.W.	Soma 350 #60 1TID prn muscle spasms; Norco 10/325 #120 1 TID prn pain
8	8/13/2013	1088029	J.W.	Keflex 500 #40 1 QID; Vicodin 5/500 #60 1-2 Q 4- 6 h prn pain
0	3/16/2013	1071557	J.W.	Carisoprodol 350mg #30, 1 TID prn
9	8/13/2013	1088023	D.V.	Keflex 500 #40 1QID; Vicodin 5/500 #60, 1-2q 4-
10				6h prn p
10	7/14/2012	1044455	J.D.	HC/IBU 7.5/200 #120, 1q6-8 h prn pain
11	2/11/2013	1067665	J.W.	HC/AP 10/325mg #120 1-2q6hprn pain
11	9/29/2012	1052161 and	J.W.	HC/AP 7.5/325 #100 1-2q6h prn pain with 2 refills:
10		1052159		Soma 350mg #30, 1TID Prn with 2 refills
12	8/10/2013	1087708	J.W.	Vicodin #45, 1q6h prn pain
13	7/2/2013	1083549	C.W.	Norco 10/325mg # 120 1TID prn with 1 refill
15	3/16/2013	1071556	J.W.	HC/AP 10/325mg #120 1-2q6hprn pain
14	10/24/2011	1017409	D.S.	Prometh/cod #480, 1-2tspqhs & qidprn
1-r	10/24/2011	1017407	D.S.	Azithromycin 250mg TAD #1
15	10/24/2011	1017410	D.S.	Ondansteron 8mg # 30 1TID prn N/V
	6/19/2012	1041935	D.S.	Phen/cod #480, 1-2tspqhs & qidprn
16	1/19/2013	1064903	D.S.	HC/AP 7.5/750 #200 1-2q46hprn pain
Ň	1/28/2013	1065911	D.S.	HC/AP 10/325 #180 1-2q4hprn pain
17	1/28/2013,	1065916	D.S.	Prometh/cod #118 1tspq6hprn
	4/23/2013	1000010		
18	1/28/2013	1065917	D.S.	Proair HFA 1q46hprn
	3/4/2013,	1070056	D.S.	HC/AP 10/500 #100 1qid prn with 2 refills
19	4/6/2013, 4/23/2013	10.000		
20	11/17/2012,	1057818	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills
ĺ	12/17/2012,			
21	1/5/2013			
	1/14/2013,	1064162	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills
22	3/2/2013,			
	3/23/2013			
23	4/6/2013,	1073860	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 1 refill
	4/27/2013			
24	5/7/2013	1077373	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills
	11/27/2012	1058785	D.O.	Cephalexin 500mg 2bid until gone #40
25	11/27/2012	1058786	D.O.	HC/AP 10/325 1-2q6hprn pain #120
~	12/31/2012	1062323	D.O.	AP/Codeine #4 1qidprn #100
26	2/25/2013	1069300	D.O.	HC/AP 10/500 #100 1q6hprn pain
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27 ¹ Patient initials are used in lieu of real names in order to protect the privacy rights of patients.

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3/9/2013, 3/19/2013,	1070676	D.O.	HC/AP 10/500 #100 1q6hprn pain with 2 refill	
3/26/2013	1076244		HC/AP 10/500 #100 1q6hprn pain with 2 refill	
			HC/AP 10/500 #100 100 100 100 100 HC/AP 10/50 HC/AP 10/50 HC/AP 10/650 HC/AP 10/670 HC/AP 10/600 HC/AP 10/600 HC/AP 10/600 HC/AP 10/600 HC/AP 10/600	
6/18/2013	1081952	D.O.	HC/AP 10/325mg #60 1-2q6hprn pain	
		SECOND CAU	SE FOR DISCIPLINE	
	(Unlawful Possessio	n of Controlled Substances)	
27.	Respondent is	subject to disciplin	ary action under section 4060 in that she unlawfully	
obtained po	ssession of co	ntrolled substances	without a valid prescription from a physician,	
dentist, pod	iatrist, optome	trist, veterinarian o	r naturopathic doctor. The circumstances	
surrounding	this violation	are such that on or	about September 3, 2013, Respondent was	
terminated from her position as a Pharmacist at Costco Pharmacy #447 located at 18649 Via				
Princessa, Santa Clarita California after an investigation revealed the following violations.				
28.	Between Octo	ber 24, 2011 and A	ugust 13, 2013, Respondent admittedly forged and	
dispensed n	nultiple prescri	ptions of controlled	l substances and other dangerous drugs. Responden	
admittedly processed whole forged prescriptions, including typing, counting and complete filling				
of the forge	d prescription.	Some of the forge	d prescriptions were paid for by Respondent and	
others were	stolen by Res	oondent. Responder	nt then deleted or cancelled the prescriptions from	
the pharmac	ey software to	avoid it being trace	d. Once deleted, Respondent removed the	
prescription	hardcopy from	n the pharmacy reco	ords. Respondent admitted to forging prescriptions	
and theft of	dangerous dru	gs for the following	g patients:	
			<u>,</u>	
Date	RX#	Patient Name	Drug	
	3/19/2013, 3/26/2013 4/27/2013 5/25/2013 6/18/2013 6/18/2013 27. obtained po dentist, pod surrounding terminated f Princessa, S 28. dispensed m admittedly p of the forged others were the pharmac prescription	3/19/2013, 3/26/2013 4/27/2013 1076244 5/25/2013 1079413 6/18/2013 1081952 (27. Respondent is obtained possession of condentist, podiatrist, optome surrounding this violation terminated from her positi Princessa, Santa Clarita C 28. Between Octo dispensed multiple prescriation of the forged prescription. others were stolen by Resp the pharmacy software to a prescription hardcopy from and theft of dangerous drugerous drugerou	3/19/2013, 3/26/2013 4/27/2013 1076244 D.O. 5/25/2013 1079413 D.O. 6/18/2013 1081952 D.O. SECOND CAU (Unlawful Possession 27. Respondent is subject to discipling obtained possession of controlled substances dentist, podiatrist, optometrist, veterinarian or surrounding this violation are such that on or terminated from her position as a Pharmacist Princessa, Santa Clarita California after an im 28. Between October 24, 2011 and A dispensed multiple prescriptions of controlled admittedly processed whole forged prescription of the forged prescription. Some of the forge others were stolen by Respondent. Respondent the pharmacy software to avoid it being traced prescription hardcopy from the pharmacy receand and theft of dangerous drugs for the following	

	Date	K Att	rauent ivaine	Drug
22	1/16/2013	1068312	P.C.	HC/IBU#100 1 qid prn migraine with 2 refills
	3/2/2013	NA	P.C.	Xanax 0.5mg
23	4/16/2013	1074950	P.C.	HC/IBU # 100 1 qid prn migraine with 2 refills
23	7/1/2013	1083420	J.W.	Vicodin 10/660 #60 1qid prn
24	4/23/2013	1075755	J.W.	Carisoprodol 350mg #120 1 TID
24	5/4/2012	1037619	J.W.	Lortab 10/500 #100 1q6 hr
25	5/9/2013	1077654	J.W.	Soma 350 #60 1TID prn muscle spasms; Norco
23				10/325 #120 1 TID prn pain
26	8/13/2013	1088029	J.W.	Vicodin 5/500 #60 1-2 Q 4-6 h prn pain
20	3/16/2013	1071557	J.W.	Carisoprodol 350mg #30, 1 TID prn
27	8/13/2013	1088023	D.V.	Vicodin 5/500 #60, 1-2q 4-6h prn p
21	7/14/2012	1044455	J.D.	HC/IBU 7.5/200 #120, 1q6-8 h prn pain
28	2/11/2013	1067665	J.W	HC/AP 10/325mg #120 1-2q6hpm pain
_ •				

1	9/29/2012	1052161 and 1052159	J.W.	HC/AP 7.5/325 #100 1-2q6h prn pain with 2 refills; Soma 350mg #30, 1TID Prn with 2 refills
	8/10/2013	1087708	C.W.	Vicodin #45, 1q6h prn pain
2	7/2/2013	1083549	C.W.	Norco 10/325mg # 120 1TID prn with 1 refill
	3/16/2013	1071556	J.W.	HC/AP 10/325mg #120 1-2q6hprn pain
3	10/24/2011	1017409	D.S.	Prometh/cod #480, 1-2tspqhs & qidprn
	6/19/2012	1041935	D.S.	Phen/cod #480, 1-2tspqhs & qidprn
4	1/19/2013	1064903	D.S.	HC/AP 7.5/750 #200 1-2q46hprn pain
	1/28/2013	1065911	D.S.	HC/AP 10/325 #180 1-2q4hprn pain
5	1/28/2013,	1065916	D.S.	Prometh/cod #118 1tspg6hprn
	4/23/2013			
6	3/4/2013,	1070056	D.S.	HC/AP 10/500 #100 1qid prn with 2 refills
7	4/6/2013,			
- 1	4/23/2013			
8	11/17/2012, 12/17/2012,	1057818	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills
9	1/5/2013	10.641.60		
	1/14/2013,	1064162	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills
10	3/2/2013, 3/23/2013			
	4/6/2013,	1073860	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 1 refill
11	4/27/2013	1075800	0.0.	110/Hi 10/525 #180 1-24+5hphi pain with 1 term
10	5/7/2013	1077373	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills
12	11/27/2012	1058786	D.O.	HC/AP 10/325 1-2q6hprn pain #120
13	12/31/2012	1062323	D.O.	AP/Codeine #4 1qidprn #100
15	2/25/2013	1069300	D.O.	HC/AP 10/500 #100 1q6hprn pain
14	3/9/2013,	1070676	D.O.	HC/AP 10/500 #100 1q6hprn pain with 2 refill
^ '	3/19/2013,			
15	3/26/2013			
	4/27/2013	1076244	D.O.	HC/AP 10/500 #100 1q6hprn pain with 2 refill
16	5/25/2013	1079413	D.O.	HC/AP 10/650mg #60 1tidprn
	6/18/2013	1081952	D.O.	HC/AP 10/325mg #60 1-2q6hprn pain
17			THIPD CAUSE	FOR DISCIPLINE
10			THIRD CAUSE	FOR DISCH LINE
18			(Unprofessi	ional Conduct)
19			(enpreneus	
20	29. 1	Respondent is	subject to disciplinar	y action under section 4301 subdivisions (f) and
21			-	e, dishonesty, fraud, deceit and corruption by
	violating sta	tutes regulatin	g dangerous drugs. 7	The circumstances surrounding this violation are
22	1. 11 4	1 C		. 1
	such that on	or about Septe	ember 3, 2013, Respo	ondent was terminated from her position as a
23	Dhormagist a	t Costoo Phor	may #447 located at	18640 Via Princegga, Sonta Clarita California
04	Pharmacist at Costco Pharmacy #447 located at 18649 Via Princessa, Santa Clarita California			
24	after an inve	stigation revea	led the following vio	olations.
25	30. 1	Between Octol	per 24, 2011 and Aug	gust 13, 2013, Respondent admittedly forged and
26 27	dispensed m	ultiple prescrij	ptions of controlled s	ubstances and other dangerous drugs. Respondent
21 20	admittedly p	rocessed whol	e forged prescription	s, including typing, counting and complete filling

of the forged prescription. Some of the forged prescriptions were paid for by Respondent and
 others were stolen by Respondent. Respondent then deleted or cancelled the prescriptions from
 the pharmacy software to avoid it being traced. Once deleted, Respondent removed the
 prescription hardcopy from the pharmacy records. Respondent admitted to forging prescriptions
 and theft of dangerous drugs for the following patients:

6	Date	RX#	Patient Name	Drug
	1/16/2013	1068312	P.C.	HC/IBU#100 1qid prn migraine with 2 refills
7	3/2/2013	NA	P.C.	Xanax 0.5mg
	4/16/2013	1074950	P.C.	HC/IBU # 100 1 qid prn migraine with 2 refills
8	7/1/2013	1083420	J.W.	Vicodin 10/660 #60 1qid prn
_	4/23/2013	1075755	J.W.	Carisoprodol 350mg #120 1 TID
9	5/4/2012	1037619	J.W.	Lortab 10/500 #100 1q6 hr
10	5/9/2013	1077654	J.W.	Soma 350 #60 1TID prn muscle spasms; Norco 10/325 #120 1 TID prn pain
11	8/13/2013	1088029	J.W.	Keflex 500 #40 1 QID; Vicodin 5/500 #60 1-2 Q 4- 6 h prn pain
10	3/16/2013	1071557	J.W.	Carisoprodol 350mg #30, 1 TID prn
12	8/13/2013	1088023	D.V.	Keflex 500 #40 1QID; Vicodin 5/500 #60, 1-2q 4-
12				6h prn p
13	7/14/2012	1044455	J.D.	HC/IBU 7.5/200 #120, 1q6-8 h prn pain
14	2/11/2013	1067665	J.W.	HC/AP 10/325mg #120 1-2q6hprn pain
14	9/29/2012	1052161 and	J.W.	HC/AP 7.5/325 #100 1-2q6h prn pain with 2 refills;
15		1052159		Soma 350mg #30, 1TID Prn with 2 refills
15	8/10/2013	1087708	C.W.	Vicodin #45, 1q6h prn pain
16	7/2/2013	1083549	C.W.	Norco 10/325mg # 120 1TID prn with 1 refill
10	3/16/2013	1071556	J.W.	HC/AP 10/325mg #120 1-2q6hprn pain
17	10/24/2011	1017409	D.S.	Prometh/cod #480, 1-2tspqhs & qidpm
- '	10/24/2011	1017407	D.S.	Azithromycin 250mg TAD #1
18	10/24/2011	1017410	D.S.	Ondansteron 8mg # 30 1TID prn N/V
	6/19/2012	1041935	D.S.	Phen/cod #480, 1-2tspqhs & qidprn
19	1/19/2013	1064903	D.S.	HC/AP 7.5/750 #200 1-2q46hprn pain
	1/28/2013	1065911	D.S.	HC/AP 10/325 #180 1-2q4hprn pain
20	1/28/2013, 4/23/2013	1065916	D.S.	Prometh/cod #118 1tspq6hprn
21	1/28/2013	1065917	D.S.	Proair HFA 1q46hprn
22	3/4/2013, 4/6/2013, 4/23/2013	1070056	D.S.	HC/AP 10/500 #100 1qid prn with 2 refills
23	$\frac{472372013}{11/17/2012},$ 12/17/2012,	1057818	D.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills
24	1/5/2013			
25	1/14/2013, 3/2/2013, 3/23/2013	1064162	D.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills
26	4/6/2013, 4/27/2013	1073860	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 1 refill
27	5/7/2013	1077373	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills
	11/27/2012	1058785	D.O.	Cephalexin 500mg 2bid until gone #40
28				

11/27/2012	1058786	D.O.	HC/AP 10/325 1-2q6hprn pain #120
12/31/2012	1062323	D.O.	AP/Codeine #4 1qidprn #100
2/25/2013	1069300	D.O.	HC/AP 10/500 #100 1q6hprn pain
3/9/2013,	1070676	D.O.	HC/AP 10/500 #100 1q6hprn pain with 2 refill
3/19/2013,			
3/26/2013			
4/27/2013	1076244	D.O.	HC/AP 10/500 #100 1q6hpm pain with 2 refill
5/25/2013	1079413	D.O.	HC/AP 10/650mg #60 1tidprn
6/18/2013	1081952	D.O.	HC/AP 10/325mg #60 1-2q6hprn pain

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FOURTH CAUSE FOR DISCIPLINE

(Unlawful Possession of Controlled Substance - Narcotic) 31. Respondent is subject to disciplinary action under Health and Safety Code section 11350 subdivision (a) in that she unlawfully possessed Schedule III, IV and V controlled substances without valid prescriptions. The circumstances surrounding this violation are such that on or about September 3, 2013, Respondent was terminated from her position as a Pharmacist at Costco Pharmacy #447 located at 18649 Via Princessa, Santa Clarita California after an investigation revealed the following violations.

Between October 24, 2011 and August 13, 2013, Respondent admittedly forged and 32. 14 dispensed multiple prescriptions of controlled substances and other dangerous drugs. Respondent 15 admittedly processed whole forged prescriptions, including typing, counting and complete filling 16 of the forged prescription. Some of the forged prescriptions were paid for by Respondent and 17 others were stolen by Respondent. Respondent then deleted or cancelled the prescriptions from 18 the pharmacy software to avoid it being traced. Once deleted, Respondent removed the 19 prescription hardcopy from the pharmacy records. Respondent admitted to forging prescriptions 20 and theft of dangerous drugs for the following patients: 21

	Date		Patient Name	Drug
22	1/16/2013	1068312	P.C.	HC/IBU#100 1 qid prn migraine with 2 refills
23	4/16/2013	1074950	P.C.	HC/IBU # 100 1qid prn migraine with 2 refills
23	7/1/2013	1083420	J.W.	Vicodin 10/660 #60 1qid prn
24	5/4/2012	1037619	J.W.	Lortab 10/500 #100 1q6 hr
24	5/9/2013	1077654	J.W.	Norco 10/325 #120 1 TID prn pain
25	8/13/2013	1088029	J.W.	Vicodin 5/500 #60 1-2 Q 4-6 h prn pain
2.5	7/14/2012	1044455	J.D.	HC/IBU 7.5/200 #120, 1q6-8 h prn pain
26	2/11/2013	1067665	J.W.	HC/AP 10/325mg #120 1-2q6hpm pain
~~	9/29/2012	1052161	J.W.	HC/AP 7.5/325 #100 1-2q6h prn pain with 2 refills;
27	8/10/2013	1087708	C.W.	Vicodin #45, 1q6h prn pain
~'	7/2/2013	1083549	C.W.	Norco 10/325mg # 120 1TID prn with 1 refill
28	3/16/2013	1071556	J.W.	HC/AP 10/325mg #120 1-2q6hprn pain
28	3/16/2013	1071556	J.W.	HC/AP 10/325mg #120 1-2q6hprn pain

	10/24/2011	1017409	D.S.	Prometh/cod #480, 1-2tspqhs & qidprn	
1	6/19/2012	1041935	D.S.	Phen/cod #480, 1-2tspqhs & qidprn	
~	1/19/2013	1064903	D.S.	HC/AP 7.5/750 #200 1-2q46hprn pain	
2	1/28/2013	1065911	D.S.	HC/AP 10/325 #180 1-2q4hprn pain	
3	1/28/2013,	1065916	D.S.	Prometh/cod #118 1tspq6hprn	
5	4/23/2013	1070056			
4	3/4/2013, 4/6/2013,	1070056	D.S.	HC/AP 10/500 #100 1qid prn with 2 refills	
5	4/23/2013	1057818	D.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills	
6	12/17/2012, 1/5/2013	1057618	17.0.	Tic/At 10/525 #180 1-24 ofpin pain whit 2 femis	
7	1/14/2013, 3/2/2013,	1064162	D.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills	
	3/23/2013				
8 9	4/6/2013, 4/27/2013	1073860	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 1 refill	
7	5/7/2013	1077373	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills	
0	11/27/2012	1058786	D.O.	HC/AP 10/325 1-2q6hprn pain #120	
Ŭ	12/31/2012	1062323	D.O.	AP/Codeine #4 1qidprn #100	
1	2/25/2013	1069300	D.O.	HC/AP 10/500 #100 1q6hprn pain	
	3/9/2013,	1070676	D.O.	HC/AP 10/500 #100 1q6hprn pain with 2 refill	
2	3/19/2013, 3/26/2013				
,	4/27/2013	1076244	D.O.	HC/AP 10/500 #100 1q6hprn pain with 2 refill	
3	5/25/2013	1079413	D.O.	HC/AP 10/650mg #60 1tidprn	
4	6/18/2013	1081952	D.O.	HC/AP 10/325mg #60 1-2q6hprn pain	
5			FIFTH CAU	JSE FOR DISCIPLINE	
.6	(Unlawful Transport of Controlled Substances - Narcotic)				
.7	33.	33. Respondent is subject to disciplinary action under Health and Safety Code section			
8	11352 in the	t she unlawf	ully transported, fi	arnished and/or gave away Schedule III, IV & V	
9	controlled su	ubstances wit	hout valid prescrij	ptions. The circumstances surrounding this violation	
0	are such that	t on or about	September 3, 2013	3, Respondent was terminated from her position as a	
21	Pharmacist a	at Costco Pha	armacy #447 locate	ed at 18649 Via Princessa, Santa Clarita California	
22		-	ealed the followin	~	
23			·	August 13, 2013, Respondent admittedly forged and	
24	-	dispensed multiple prescriptions of controlled substances and other dangerous drugs. Responden			
25				otions, including typing, counting and complete filling	
.6	-			ged prescriptions were paid for by Respondent and	
27		Ľ	· ·	lent then deleted or cancelled the prescriptions from	
28	the pharmac	y software to	avoid it being tra	ced. Once deleted, Respondent removed the	
			~	15	

1 prescription hardcopy from the pharmacy records. Respondent admitted that she thereafter

2 provided some of these drugs to a drug addict. Respondent admitted to forging prescriptions and

3 theft of dangerous drugs for the following patients:

h 2 refills ith 2 refills pain pain pain in with 2 refills; ith 1 refill pain prn			
pain pain pain in with 2 refills; ith 1 refill pain			
pain pain in with 2 refills; ith 1 refill pain			
pain pain in with 2 refills; ith 1 refill pain			
pain pain in with 2 refills; ith 1 refill pain			
pain pain in with 2 refills; ith 1 refill pain			
pain in with 2 refills; ith 1 refill pain			
in with 2 refills; ith 1 refill pain			
ith 1 refill			
pain			
pain			
ain			
n			
2 refills			
in with 2 refills			
in with 2 refills			
in with 1 refill			
in with 2 refills			
ain #120			
with 2 refill			
with 2 refill			
ain			
6/18/2013 1081952 D.O. HC/AP 10/325mg #60 1-2q6hprn pain			
SIXTH CAUSE FOR DISCIPLINE			
(Unlawful Possession of Dangerous Drugs - Non Narcotic)			
e section 11377			
person who			

possess any controlled substance which is classified in Schedule III –IV and which is not a
narcotic is guilty of a misdemeanor. The circumstances surrounding this violation are such that
on or about September 3, 2013, Respondent was terminated from her position as a Pharmacist at
Costco Pharmacy #447 located at 18649 Via Princessa, Santa Clarita California after an
investigation revealed the following violations.

36. Between October 24, 2011 and August 13, 2013, Respondent admittedly forged and 6 dispensed multiple prescriptions of controlled substances and other dangerous drugs. Respondent 7 admittedly processed whole forged prescriptions, including typing, counting and complete filling 8 of the forged prescription. Some of the forged prescriptions were paid for by Respondent and 9 others were stolen by Respondent. Respondent then deleted or cancelled the prescriptions from 10 the pharmacy software to avoid it being traced. Once deleted, Respondent removed the 11 prescription hardcopy from the pharmacy records. Respondent admitted that she thereafter 12 provided some of these drugs to a drug addict. Respondent admitted to forging prescriptions and 13 theft of dangerous drugs for the following patient: 14

15	Date	RX#	Patient Name	Drug
	3/2/2013	NA	P.C.	Xanax 0.5mg
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SEVENTH CAUSE FOR DISCIPLINE

(Unlawful Transport of Controlled Substances - Non Narcotic) 37. Respondent is subject to disciplinary action under Health and Safety Code section 11379 in that Schedule III-IV controlled substances were furnished and/or given away without valid prescriptions. The circumstances surrounding this violation are such that on or about September 3, 2013, Respondent was terminated from her position as a Pharmacist at Costco Pharmacy #447 located at 18649 Via Princessa, Santa Clarita California after an investigation revealed the following violations.

38. Between October 24, 2011 and August 13, 2013, Respondent admittedly forged and
dispensed multiple prescriptions of controlled substances and other dangerous drugs. Respondent
admittedly processed whole forged prescriptions, including typing, counting and complete filling
of the forged prescription. Some of the forged prescriptions were paid for by Respondent and

others were stolen by Respondent. Respondent then deleted or cancelled the prescriptions from
 the pharmacy software to avoid it being traced. Once deleted, Respondent removed the
 prescription hardcopy from the pharmacy records. Respondent admitted that she thereafter
 provided some of these drugs to a drug addict. Respondent admitted to forging prescriptions and
 theft of dangerous drugs for the following patient:

_		-					
6	Date	RX#	Patient Name	Drug			
7	3/2/2013	NA	P.C.	Xanax 0.5mg			
8	EIGHTH CAUSE FOR DISCIPLINE						
9	(Corresponding Responsibility)						
10	39. Respo	ondent is subj	ect to disciplinary a	ction under Health and Safety Code section 11153(a)			
11	which provi	des that pres	criptions for controll	led substances shall only be issued for legitimate			
12	medical pur	poses. The ci	ircumstances surrour	nding this violation are such that on or about			
12	September 3	3, 2013, Resp	ondent was termina	ted from her position as a Pharmacist at Costco			
13	Pharmacy #447 located at 18649 Via Princessa, Santa Clarita California after an investigation revealed the following violations.						
14							
15	40. Between October 24, 2011 and August 13, 2013, Respondent admittedly forged and						
10	dispensed multiple prescriptions of controlled substances and other dangerous drugs. Respondent admittedly processed whole forged prescriptions, including typing, counting and complete filling of the forged prescription. Some of the forged prescriptions were paid for by Respondent and others were stolen by Respondent. Respondent then deleted or cancelled the prescriptions from						
17							
19 20							
20	the pharmac	y software to	avoid it being trace	d. Once deleted, Respondent removed the			
21	prescription hardcopy from the pharmacy records. Respondent admitted that she thereafter						
22	provided some of these drugs to a drug addict. Respondent admitted to forging prescriptions and						
23	theft of dang	gerous drugs	for the following pa	tients:			
24							
25	r	1	-				

25	Date	RX#	Patient Name	Drug
0.0	1/16/2013	1068312	P.C.	HC/IBU#100 1qid prn migraine with 2 refills
26	3/2/2013	NA	P.C.	Xanax 0.5mg
27	4/16/2013	1074950	P.C.	HC/IBU # 100 1 qid prn migraine with 2 refills
	7/1/2013	1083420	J.W.	Vicodin 10/660 #60 1qid prn
28	4/23/2013	1075755	J.W.	Carisoprodol 350mg #120 1 TID

5/4/2012	1037619	J.W.	Lortab 10/500 #100 1q6 hr
5/9/2013	1077654	J.W.	Soma 350 #60 1TID prn muscle spasms; Norco
			10/325 #120 1 TID prn pain
BLANK			
3/16/2013	1071557	J.W.	Carisoprodol 350mg #30, 1 TID prn
BLANK			
7/14/2012	1044455	J.D.	HC/IBU 7.5/200 #120, 1q6-8 h prn pain
2/11/2013 9/29/2012	1067665	J.W. J.W.	HC/AP 10/325mg #120 1-2q6hprn pain HC/AP 7.5/325 #100 1-2q6h prn pain with 2 refills
9/29/2012	1052161	J. W.	Soma 350mg #30, 1TID Prn with 2 refills
8/10/2013	1032139	C.W.	Vicodin #45, 1q6h prn pain
7/2/2013	1083549	C.W.	Norco 10/325mg # 120 1TID prn with 1 refill
3/16/2013	1071556	J.W.	HC/AP 10/325mg #120 1-2q6hprn pain
10/24/2011	1017409	D.S.	Prometh/cod #480, 1-2tspqhs & qidprn
10/24/2011	1017407	D.S.	Azithromycin 250mg TAD #1
BLANK			
6/19/2012	1041935	Daniel Schleher	Phen/cod #480, 1-2tspqhs & qidprn
1/19/2013	1064903	D.S.	HC/AP 7.5/750 #200 1-2q46hprn pain
1/28/2013	1065911	D.S.	HC/AP 10/325 #180 1-2q4hprn pain
1/28/2013,	1065916	D.S.	Prometh/cod #118 1tspq6hprn
4/23/2013			
BLANK 3/4/2013,	1070056	D.S.	HC/AP 10/500 #100 1gid prn with 2 refills
4/6/2013,	1070036	D.S.	HC/AP 10/300 #100 Iqia pri with 2 refilis
4/23/2013			
11/17/2012,	1057818	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills
12/17/2012,	1001020		
1/5/2013			
1/14/2013,	1064162	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills
3/2/2013,			
3/23/2013	10550.60		
4/6/2013,	1073860	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 1 refill
4/27/2013 5/7/2013	1077373	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills
BLANK	1077373		HC/AP 10/325 #180 1-2440hpin paul with 2 remis
11/27/2012	1058786	D.O.	HC/AP 10/325 1-2q6hprn pain #120
12/31/2012	1062323	D.O.	AP/Codeine #4 1qidprn #100
2/25/2013	1069300	D.O.	HC/AP 10/500 #100 1q6hpm pain
3/9/2013,	1070676	D.O.	HC/AP 10/500 #100 1q6hprn pain with 2 refill
3/19/2013,			
3/26/2013			
4/27/2013	1076244	D.O.	HC/AP 10/500 #100 1q6hprn pain with 2 refill
5/25/2013	1079413	D.O.	HC/AP 10/650mg #60 1tidprn
6/18/2013	1081952	D.O.	HC/AP 10/325mg #60 1-2q6hprn pain
		NINTH CAUS	E FOR DISCIPLINE
		(Forgery	of Prescriptions)
A ~	D 1.4		
41.	Respondent i	s subject to disciplin	ary action under section 4324 in that she forge
nonnanad	agorintiana f	or dongorous drugs	and controlled substances. The characterist
possessea pi	escriptions I	or uangerous arugs a	and controlled substances. The circumstances
surrounding	this violation	n are such that on or	about September 3, 2013, Respondent was
			10
			19

terminated from her position as a Pharmacist at Costco Pharmacy #447 located at 18649 Via 1 Princessa, Santa Clarita California after an investigation revealed the following violations. 2

42. Between October 24, 2011 and August 13, 2013, Respondent admittedly forged and 3 dispensed multiple prescriptions of controlled substances and other dangerous drugs. Respondent 4 admittedly processed whole forged prescriptions, including typing, counting and complete filling 5 of the forged prescription. Some of the forged prescriptions were paid for by Respondent and б others were stolen by Respondent. Respondent then deleted or cancelled the prescriptions from 7 the pharmacy software to avoid it being traced. Once deleted, Respondent removed the 8 prescription hardcopy from the pharmacy records. Respondent admitted to forging prescriptions 9 and theft of dangerous drugs for the following patients: 10

1.0	Date	RX#	Patient Name	Drug
.2	1/16/2013	1068312	P.C.	HC/IBU#100 1qid prn migraine with 2 refills
13	3/2/2013	NA	P.C.	Xanax 0.5mg
3	4/16/2013	1074950	P.C.	HC/IBU # 100 1 qid prn migraine with 2 refills
	7/1/2013	1083420	J.W.	Vicodin 10/660 #60 1qid prn
4	4/23/2013	1075755	J.W.	Carisoprodol 350mg #120 1 TID
~	5/4/2012	1037619	J.W.	Lortab 10/500 #100 1q6 hr
5	5/9/2013	1077654	J.W.	Soma 350 #60 1TID prn muscle spasms; Norco 10/325 #120 1 TID prn pain
6	8/13/2013	1088029	J.W.	Keflex 500 #40 1 QID; Vicodin 5/500 #60 1-2 Q 4- 6 h prn pain
7	3/16/2013	1071557	J.W.	Carisoprodol 350mg #30, 1 TID prn
18	8/13/2013	1088023	D.V.	Keflex 500 #40 1QID; Vicodin 5/500 #60, 1-2q 4-
	0,10,2010			6h prn p
19	7/14/2012	1044455	J.D.	HC/IBU 7.5/200 #120, 1q6-8 h prn pain
	2/11/2013	1067665	J.W.	HC/AP 10/325mg #120 1-2q6hprn pain
20	9/29/2012	1052161 and	J.W.	HC/AP 7.5/325 #100 1-2q6h prn pain with 2 refills
V		1052159		Soma 350mg #30, 1TID Prn with 2 refills
1	8/10/2013	1087708	C.W.	Vicodin #45, 196h prn pain
1	7/2/2013	1083549	C.W.	Norco 10/325mg # 120 1TID prn with 1 refill
2	3/16/2013	1071556	J.W.	HC/AP 10/325mg #120 1-2q6hprn pain
~	10/24/2011	1017409	D.S.	Prometh/cod #480, 1-2tspqhs & qidprn
3	10/24/2011	1017407	D.S.	Azithromycin 250mg TAD #1
	10/24/2011	1017410	D.S.	Ondansteron 8mg # 30 1TID prn N/V
4	6/19/2012	1041935	D.S.	Phen/cod #480, 1-2tspqhs & qidprn
	1/19/2013	1064903	D.S.	HC/AP 7.5/750 #200 1-2q46hprn pain
5	1/28/2013	1065911	D.S.	HC/AP 10/325 #180 1-2q4hprn pain
	1/28/2013,	1065916	D.S.	Prometh/cod #118 1tspq6hprn
6	4/23/2013			
	1/28/2013	1065917	D.S.	Proair HFA 1q46hprn
7	3/4/2013,	1070056	D.S.	HC/AP 10/500 #100 1qid prn with 2 refills
	4/6/2013,			
8	4/23/2013			

	11/17/2012,	1057818	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills		
1	12/17/2012,					
2	1/5/2013	1064162	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills		
	3/2/2013,	1001102	0.5.			
3	3/23/2013		~~~~			
4	4/6/2013, 4/27/2013	1073860	C.S.	HC/AP 10/325 #180 1-2q46hprn pain with 1 refill		
5	5/7/2013	<u>1077373</u> 1058785	C.S D.O.	HC/AP 10/325 #180 1-2q46hprn pain with 2 refills Cephalexin 500mg 2bid until gone #40		
-	11/27/2012	1058786	D.O.	HC/AP 10/325 1-2q6hprn pain #120		
6	12/31/2012	1062323	D.O.	AP/Codeine #4 1qidprn #100		
_	2/25/2013	1069300	D.O.	HC/AP 10/500 #100 1q6hprn pain		
7	3/9/2013,	1070676	D.O.	HC/AP 10/500 #100 1q6hprn pain with 2 refill		
8	3/19/2013,					
0	3/26/2013					
9	4/27/2013	1076244	D.O.	HC/AP 10/500 #100 1q6hprn pain with 2 refill		
	5/25/2013 6/18/2013	<u>1079413</u> 1081952	D.O. D.O.	HC/AP 10/650mg #60 1tidprn HC/AP 10/325mg #60 1-2q6hprn pain		
10	0/18/2015	1001952	1 0.0.	HC/A1 10/325111g #00 1-24011011 pain		
11				· · ·		
12				PRAYER		
13	WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,					
]	and that following the hearing, the Board of Pharmacy issue a decision:					
14						
15	1. Revoking or suspending Pharmacist License Number RPH 38490, issued to Lois					
16	Elaine Spengler;					
17	2. Ordering Lois Elaine Spengler to pay the Board of Pharmacy the reasonable costs of					
18	the investigation and enforcement of this case, pursuant to Business and Professions Code section					
19	125.3; and					
	3. Taking such other and further action as deemed necessary and proper.					
20	a raking such other and further action as declined necessary and proper.					
21						
22	DATED:	11/27/	1	()ligging the lot		
23		<u> 11 je - </u>	·	VIRGINIA HEROLD		
24				Executive Officer Board of Pharmacy		
25				Department of Consumer Affairs State of California		
26				Complainant		
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27	51682480.doc					
28						
				21		
				Accusation		