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1	KAMALA D. HARRIS			
2	Attorney General of California JAMES M. LEDAKIS			
3	Supervising Deputy Attorney General LAURO A. PAREDES			
4	Deputy Attorney General State Bar No. 254663			
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6	P.O. Box 85266 San Diego, CA 92186-5266			
7	Telephone: (619) 645-2091 Facsimile: (619) 645-2061			
8	Attorneys for Complainant			
9	BEFORE THE			
10	BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS			
11	STATE OF CALIFORNIA			
12	In the Matter of the Petition to Revoke	Case No. 5248		
13	Probation Against,	PETITION TO REVOKE PROBATION		
14	MICHAEL RICHARD JAY 1814 West Tedmar Avenue			
15	Anaheim, CA 92804-2646	·		
16	Pharmacist License No. RPH 36457			
17	Respondent.			
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19	Complainant alleges:			
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23	her official capacity as the Executive Officer of the Board of Pharmacy, Department of			
24	Consumer Affairs.			
25	2. On August 17, 1981, the Board of Pharmacy issued Pharmacist License Number			
26	RPH 36457 to Michael R. Jay (Respondent). On April 17, 2014, the Pharmacist License was			
27	suspended and will expire on February 28, 2015, unless renewed.			
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PRIOR DISCIPLINE

3. In a disciplinary action entitled "In the Matter of Accusation Against Michael Richard Jay," Case No. 4559, the Board of Pharmacy, adopted a decision by the Office of Administrative Hearings, effective April 17, 2014, in which Respondent's Pharmacist License was revoked. However, the revocation was stayed and Respondent's Pharmacist License was placed on probation for a period of five (5) years with certain terms and conditions. A copy of that decision is attached as Exhibit A and is incorporated by reference.

JURISDICTION

- 4. Section 4300, subdivision (a) of the Business and Professions Code (Code) states "Every license issued may be suspended or revoked."
 - 5. Section 4300.1 of the Code states:

The expiration, cancellation, forfeiture, or suspension of a board-issued license by operation of law or by order or decision of the board or a court of law, the placement of a license on a retired status, or the voluntary surrender of a license by a licensee shall not deprive the board of jurisdiction to commence or proceed with any investigation of, or action or disciplinary proceeding against, the licensee or to render a decision suspending or revoking the license.

6. This Petition to Revoke Probation is brought before the Board of Pharmacy (Board), Department of Consumer Affairs under Probation Term and Condition Number 15 of the Decision and Order. That term and condition states:

Violation of Probation.

If Respondent has not complied with any term or condition of probation, the Board shall have continuing jurisdiction over Respondent, and probation shall automatically be extended, until all terms and conditions have been satisfied or the Board has taken other action as deemed appropriate to treat the failure to comply as a violation of probation, to terminate probation, and to impose the penalty that was stayed.

If Respondent violates probation in any respect, the Board, after giving Respondent notice and an opportunity to be heard, may revoke probation and carry out the disciplinary order that was stayed. Notice and opportunity to be heard are not required for those provisions stating that a violation thereof may lead to automatic termination of the stay and/or revocation of the license. If a petition to revoke probation or an accusation is filed against Respondent during probation, the Board shall have continuing jurisdiction and the period of probation shall be automatically extended until the petition to revoke probation or accusation is heard and decided.

FIRST CAUSE TO REVOKE PROBATION

(Random Drug Screening)

7. Condition 22 of Respondent's probation, states:

Respondent, at his or her own expense, shall participate in random testing, including but not limited to biological fluid testing (urine, blood), breathalyzer, hair follicle testing, or other drug screening program as directed by the board or its designee.

- 8. Respondent's probation is subject to revocation because he failed to comply with Probation Condition 22, referenced above. The facts and circumstances regarding this violation are as follows:
- a. At the initial intake on May 13, 2014, Respondent was directed to sign up for and maintain a Random Drug Testing (RDT) Account within 5 days, call in daily for RDT and report for testing when required, attend daily 12-Step meetings, attend support group once per week and complete a face-to-face clinical assessment in order to develop an individualized treatment program.
- b. Respondent failed to set up his RDT account within 5 days of the initial intake on 'May 13, 2014. Respondent did not successfully set up his RDT account until June 6, 2014. Respondent also failed to report for RDT as required. On June 10, 2014, Respondent did not report to his scheduled first drug test.

SECOND CAUSE TO REVOKE PROBATION

(Pharmacist Recovery Program)

9. Condition 21 of Respondent's probation, states:

Within thirty (30) days of the effective date of this decision, respondent shall contact the Pharmacists Recovery Program (PRP) for evaluation, and shall immediately thereafter enroll, successfully participate in, and complete the treatment contract and any subsequent addendums as recommended and provided by the PRP and as approved by the board or its designee. The costs for PRP participation shall be borne by the respondent.

10. Respondent's probation is subject to revocation because he failed to comply with Probation Condition 21, referenced above. The facts and circumstances regarding this violation are as follows:

- a. On April 22, 2014, Respondent was sent a letter from the Board advising him of his requirement to contact the PRP for evaluation and to immediately enroll, successfully participate in and complete the treatment program.
- b. On May 5, 2014, Respondent was again informed of his requirement to enroll, successfully participate in, and complete the treatment program.
- c. On May 13, 2014, Respondent was directed to complete a face to face clinical assessment. The first clinical assessment appointment was scheduled for May 20, 2014. Respondent cancelled thirty minutes prior to his appointment, and failed to attend, stating he did not have transportation.
- d. A second clinical assessment appointment was scheduled for Respondent on June 9, 2014. On June 7, 2014 at 10:30 pm, Respondent left a message with the PRP answering service stating that he would not be attending as he "had an appointment with DMV". Respondent failed to attend the second clinical assessment appointment on June 9, 2014.
- e. On June 13, 2014, the Board received a letter from the PRP program dated June 11, 2014, stating that based on Respondent's history of failure to keep two clinical assessment appointments, failure to attend Support Group and failure to comply with the Random Drug Testing requirements, his case had been closed as a "Public Risk".
- f. On June 11, 2014, Respondent was sent a Notice of Suspension notifying him that due to his termination from the PRP, his license had been automatically suspended.

THIRD CAUSE TO REVOKE PROBATION

(Prescription Coordination and Monitoring of Prescription Use)

11. Condition 24 of Respondent's probation, states:

Within thirty (30) days of the effective date of this decision, respondent shall submit to the board, for its prior approval, the name and qualifications of a single physician, nurse practitioner, physician assistant, or psychiatrist of respondent's choice, who shall be aware of the respondent's history with the use of alcohol, controlled substances, and/or dangerous drugs, and/or of mental illness, and/or of gambling addiction and who will coordinate and monitor any prescriptions for respondent for dangerous drugs, controlled substances or moodaltering drugs. The approved practitioner shall be provided with a copy of the board's First Amended Accusation and decision. A record of this notification

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must be provided to the board upon request. Respondent shall sign a release authorizing the practitioner to communicate with the board about respondent's treatment(s). The coordinating physician, nurse practitioner, physician assistant. or psychiatrist shall report to the board on a quarterly basis for the duration of probation regarding respondent's compliance with this condition. If any substances considered addictive have been prescribed, the report shall identify a program for the time limited use of any such substances. The board may require that the single coordinating physician, nurse practitioner, physician assistant or psychiatrist be a specialist in addictive medicine, or consult a specialist in addictive medicine. Should respondent, for any reason, cease supervision by the approved practitioner, respondent shall notify the board immediately and, within thirty (30) days of ceasing treatment, submit the name of a replacement physician, nurse practitioner, physician assistant, or psychiatrist of respondent's choice to the board or its designee for its prior approval. Failure to timely submit the selected practitioner or replacement practitioner to the board for approval, or to ensure the required reporting thereby on the quarterly reports, shall be considered a violation of probation.

12. Respondent's probation is subject to revocation because he failed to comply with Probation Condition 24, referenced above. The facts and circumstances regarding this violation are as follows:

a. On April 30, 2014, Respondent requested that Dr. Glenn Morinishi serve as his prescription monitor during a telephone conversation with the Board.

- b. On April 30, 2014, the Board sent Dr. Morinishi a letter informing him that Respondent had submitted his name for approval to serve as his designated prescription monitor and coordinator and seeking additional information from Dr. Morinishi in order to grant approval for him to serve in this capacity. A copy of the letter was forwarded to Respondent.
- c. On May 20, 2014, the Board sent Respondent an email indicating that Dr. Morinishi had not responded to the letter sent to him on April 30, 2014.
- d. On May 22, 2014, the Board sent Respondent a letter notifying him that Dr. Morinishi had not responded to a request for information in regards to seeking approval for him to act as Respondent's prescription monitor and coordinator.
- e. On June 17, 2014, the Board sent Respondent a letter stating that no information had been received from Dr. Morinishi in order to grant approval for him to serve as Respondent's prescription monitor and coordinator.

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FIFTH CAUSE TO REVOKE PROBATION

(Ethics Course)

15. Condition 27 of Respondent's probation, states:

Within sixty (60) calendar days of the effective date of this decision, respondent shall enroll in a course in ethics, at respondent's expense, approved in advance by the board or its designee. Failure to initiate the course during the first year of probation, and complete it within the second year of probation, is a violation of probation. Respondent shall submit a certificate of completion to the board or its designee within five days after completing the course

- 16. Respondent's probation is subject to revocation because he failed to comply with Probation Condition 27, referenced above. The facts and circumstances regarding this violation are as follows:
- a. On April 22, May 5, and June 17, 2014, the Board sent Respondent a letter informing him of his requirement to enroll in an ethics course approved by the Board and providing Respondent with contact information for two Board approved ethics courses.
- b. To date, the Board has received no proof of enrollment in an approved course of ethics from Respondent.

SIXTH CAUSE TO REVOKE PROBATION

(Community Services Program)

17. Condition 28 of Respondent's probation, states:

Within sixty (60) days of the effective date of this decision, respondent shall submit to the board or its designee, for prior approval, a community service program in which respondent shall provide free health-care related services on a regular basis to a community or charitable facility or agency for at least 75 hours per year for the first three years of probation. Within thirty (30) days of board approval thereof, respondent shall submit documentation to the board demonstrating commencement of the community service program. A record of this notification must be provided to the board upon request. Respondent shall report on progress with the community service program in the quarterly reports. Failure to timely submit, commence, or comply with the program shall be considered a violation of probation.

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- 18. Respondent's probation is subject to revocation because he failed to comply with Probation Condition 28, referenced above. The facts and circumstances regarding this violation are as follows:
- a. On May 5, and June 17, 2014, Respondent was informed of his requirement to submit to the Board for prior approval a community service program in which Respondent shall provide free health-care related services on a regular basis to a community or charitable facility or agency for at least 75 hours per year for the first three years of probation within sixty (60) days of the effective date of the decision.
- b. To date, Respondent has not submitted any information regarding a community service program for approval.

SEVENTH CAUSE TO REVOKE PROBATION

(Medical Evaluation)

19. Condition 20 of Respondent's probation, states:

Within thirty (30) days of the effective date of this decision, and on a periodic basis thereafter as may be required by the board or its designee, respondent shall undergo a medical evaluation, at respondent's own expense, by a board-appointed or board-approved physician who shall furnish a medical report to the board. The approved physician shall be provided with a copy of the board's First Amended Accusation, this stipulation and decision. A record of this notification must be provided to the board upon request. Respondent shall sign a release authorizing the physician to furnish the board with a current diagnosis and a written report regarding the respondent's ability to function independently as a pharmacist with safety to the public. Respondent shall comply with all the recommendations of the physician if directed by the board or its designee.

- 20. Respondent's probation is subject to revocation because he failed to comply with Probation Condition 20, referenced above. The facts and circumstances regarding this violation are as follows:
- a. Respondent was informed at a meeting with Board staff on May 5, 2014, of the requirements to undergo a medical evaluation by a board-appointed or board approved physician who will furnish a report to the Board within thirty (30) days of the effective date of the decision and of his requirement to submit to the Board for prior approval the name and

qualifications of a single physician, nurse practitioner, physician assistant or psychiatrist who shall report to the Board on a quarterly basis for the duration of probation regarding respondent's compliance.

- b. To date, the information required in order to approve Dr. Morinishi to conduct Respondent's medical examination has not been received.
- c. To date, the Board has not been informed that Respondent has undergone a medical evaluation, nor has the Board received a report in regards to such evaluation.

EIGHTH CAUSE TO REVOKE PROBATION

(Reimbursement of Board Costs)

21. Condition Nine of Respondent's probation, states:

As a condition precedent to successful completion of probation, respondent shall pay to the board its costs of investigation and prosecution in the amount of \$3,520.00. Respondent shall make monthly payments as directed by the Board or it designee in the amount of \$97.78 until paid in full. There shall be no deviation from this schedule absent prior written approval by the board or its designee. Failure to pay costs by the deadline(s) as directed shall be considered a violation of probation.

- 22. Respondent's probation is subject to revocation because he failed to comply with Probation Condition Nine, referenced above. The facts and circumstances regarding this violation are as follows:
- a. On May 5, 2014, Respondent was informed of his requirement to reimburse the board for the cost of investigation and prosecution in the amount of \$3,520.00 in a monthly payment plan of \$97.78 per month in accordance with Term 9 of the terms and conditions of probation.
- b. On June 17, 2014, the Board sent Respondent a letter advising him that he was delinquent in his payments as scheduled and that he was required to commence payment of costs of investigation and prosecution by July 1, 2014.
- c. To date, no payments towards reimbursement of the cost of investigation and prosecution have been received.

PRAYER 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: Revoking the probation that was granted by the Board of Pharmacy in Case No. 4559 and imposing the disciplinary order that was stayed thereby revoking Pharmacist License No. RPH 36457 issued to Michael R. Jay; Revoking or suspending Pharmacist License No. RPH 36457, issued to Michael R. Jay; 3. Taking such other and further action as deemed necessary and proper. TŔĠĬŊĬĀ Executive Officer Board of Pharmacy Department of Consumer Affairs State of California Complainant SD2014707701 70947534.doc

Exhibit A

Decision and Order

Board of Pharmacy case No. 4559

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

In the Matter of the Accusation Against:

Case No. 4559

MICHAEL RICHARD JAY

1814 West Tedmard Avenue Anaheim, CA 92804-2646

Pharmacist License No. RPH 36457

Respondent.

DECISION AND ORDER

The attached Stipulated Settlement and Disciplinary Order is hereby adopted by the Board of Pharmacy, Department of Consumer Affairs, as its Decision in this matter.

This decision shall become effective on April 17, 2014.

It is so ORDERED on April 10, 2014.

BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

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By

STAN C. WEISSER Board President

- 11				
1	KAMALA D. HARRIS			
2	Attorney General of California LINDA K. SCHNEIDER			
3	Supervising Deputy Attorney General LAURO A. PAREDES			
4	Deputy Attorney General State Bar No. 254663			
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6	P.O. Box 85266			
	San Diego, CA 92186-5266 Telephone: (619) 645-2091 Facilities (619) 645-2061			
7	Facsimile: (619) 645-2061 Attorneys for Complainant			
8	BEFORE THE			
9	BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS			
10	STATE OF CALIFORNIA			
11	In the Matter of the Accusation Against: Case No. 4559			
12	MICHAEL RICHARD JAY STIPULATED SETTLEMENT AND			
.13	1814 West Tedmard Avenue Anaheim, CA 92804-2646 DISCIPLINARY ORDER			
14	Allahemi, CA 72004-2040			
15	Pharmacist License No. RPH 36457			
16	Respondent.			
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19	In the interest of a prompt and speedy settlement of this matter, consistent with the public			
20	interest and the responsibility of the Board of Pharmacy of the Department of Consumer Affairs,			
21	the parties hereby agree to the following Stipulated Settlement and Disciplinary Order which will			
22	be submitted to the Board for approval and adoption as the final disposition of the Accusation.			
23	PARTIES			
24	1. Virginia Herold (Complainant) is the Executive Officer of the Board of Pharmacy.			
25	She brought this action solely in her official capacity and is represented in this matter by Kamala			
26	D. Harris, Attorney General of the State of California, by Lauro A. Paredes, Deputy Attorney			
27	General.			
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STIPULATED SETTLEMENT (4559)

- 2. Respondent Michael Richard Jay (Respondent) is represented in this proceeding by Courtney E. Pilchman, Esq., whose address is: 2030 Main St., Suite 1300 Irvine, CA 92614.
- 3. On or about August 17, 1981, the Board of Pharmacy issued Pharmacist No. RPH 36457 to Michael Richard Jay (Respondent). The Pharmacist License was in full force and effect at all times relevant to the charges brought in First Amended Accusation No. 4559 and will expire on February 28, 2015, unless renewed.

JURISDICTION

- 4. First Amended Accusation No. 4559 was filed before the Board of Pharmacy (Board), Department of Consumer Affairs, and is currently pending against Respondent. The First Amended Accusation and all other statutorily required documents were properly served on Respondent on February 25, 2014. Respondent timely filed his Notice of Defense contesting the Accusation.
- 5. A copy of First Amended Accusation No. 4559 is attached as exhibit A and incorporated herein by reference.

ADVISEMENT AND WAIVERS

- 6. Respondent has carefully read, fully discussed with counsel, and understands the charges and allegations in First Amended Accusation No. 4559. Respondent has also carefully read, fully discussed with counsel, and understands the effects of this Stipulated Settlement and Disciplinary Order.
- 7. Respondent is fully aware of his legal rights in this matter, including the right to a hearing on the charges and allegations in the First Amended Accusation; the right to confront and cross-examine the witnesses against him; the right to present evidence and to testify on his own behalf; the right to the issuance of subpoenas to compel the attendance of witnesses and the production of documents; the right to reconsideration and court review of an adverse decision; and all other rights accorded by the California Administrative Procedure Act and other applicable laws.
- 8. Respondent voluntarily, knowingly, and intelligently waives and gives up each and every right set forth above.

CULPABILITY

- 9. Respondent admits the truth of each and every charge and allegation in First Amended Accusation No. 4559.
- 10. Respondent agrees that his Pharmacist License is subject to discipline and he agrees to be bound by the Board's probationary terms as set forth in the Disciplinary Order below.

CONTINGENCY

- 11. This stipulation shall be subject to approval by the Board of Pharmacy. Respondent understands and agrees that counsel for Complainant and the staff of the Board of Pharmacy may communicate directly with the Board regarding this stipulation and settlement, without notice to or participation by Respondent or his counsel. By signing the stipulation, Respondent understands and agrees that he may not withdraw his agreement or seek to rescind the stipulation prior to the time the Board considers and acts upon it. If the Board fails to adopt this stipulation as its Decision and Order, the Stipulated Settlement and Disciplinary Order shall be of no force or effect, except for this paragraph, it shall be inadmissible in any legal action between the parties, and the Board shall not be disqualified from further action by having considered this matter.
- 12. The parties understand and agree that Portable Document Format (PDF) and facsimile copies of this Stipulated Settlement and Disciplinary Order, including facsimile signatures thereto, shall have the same force and effect as the originals.
- 13. This Stipulated Settlement and Disciplinary Order is intended by the parties to be an integrated writing representing the complete, final, and exclusive embodiment of their agreement. It supersedes any and all prior or contemporaneous agreements, understandings, discussions, negotiations, and commitments (written or oral). This Stipulated Settlement and Disciplinary Order may not be altered, amended, modified, supplemented, or otherwise changed except by a writing executed by an authorized representative of each of the parties.
- 14. In consideration of the foregoing admissions and stipulations, the parties agree that the Board may, without further notice or formal proceeding, issue and enter the following Disciplinary Order:

DISCIPLINARY ORDER

IT IS HEREBY ORDERED that Pharmacist License No. RPH 36457 issued to Michael Richard Jay (Respondent) is revoked. However, the revocation is stayed and Respondent is placed on probation for five (5) years on the following terms and conditions.

1. Suspension

As part of probation, respondent is suspended from working as a pharmacist for 180 days beginning the effective date of this decision.

During suspension, respondent shall not enter any pharmacy area or any portion of or any other board licensed premises (wholesaler, veterinary food-animal drug retailer or any other distributor of drugs) any drug manufacturer, or any other location where dangerous drugs and devices or controlled substances are maintained. Respondent shall not do any act involving drug selection, selection of stock, manufacturing, compounding or dispensing; nor shall respondent manage, administer, or assist any licensee of the board. Respondent shall not have access to or control the ordering, manufacturing or dispensing of dangerous drugs and devices or controlled substances.

2. Obey All Laws

Respondent shall obey all state and federal laws and regulations.

Respondent shall report any of the following occurrences to the board, in writing, within seventy-two (72) hours of such occurrence:

	an arrest or issuance of a criminal complaint for violation of any provision of the Pharmacy Law, state and federal food and drug laws, or state and federal controlled substances laws
	a plea of guilty or nolo contendre in any state or federal criminal proceeding to any criminal complaint, information or indictment
	a conviction of any crime
<u>.</u> .	discipline, citation, or other administrative action filed by any state or federal agency which involves respondent's pharmacist license or which is related to the practice of pharmacy or the manufacturing, obtaining, handling, distributing, billing, or charging for any drug, device or controlled substance.

Failure to timely report any such occurrence shall be considered a violation of probation.

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3. Report to the Board

Respondent shall report to the board quarterly, on a schedule as directed by the board or its designee. The report shall be made either in person or in writing, as directed. Among other requirements, respondent shall state in each report under penalty of perjury whether there has been compliance with all the terms and conditions of probation. Failure to submit timely reports in a form as directed shall be considered a violation of probation. Any period(s) of delinquency in submission of reports as directed may be added to the total period of probation. Moreover, if the final probation report is not made as directed, probation shall be automatically extended until such time as the final report is made and accepted by the board.

4. Interview with the Board

Upon receipt of reasonable prior notice, respondent shall appear in person for interviews with the board or its designee, at such intervals and locations as are determined by the board or its designee. Failure to appear for any scheduled interview without prior notification to board staff, or failure to appear at two (2) or more scheduled interviews with the board or its designee during the period of probation, shall be considered a violation of probation.

5. Cooperate with Board Staff

Respondent shall cooperate with the board's inspection program and with the board's monitoring and investigation of respondent's compliance with the terms and conditions of his probation. Failure to cooperate shall be considered a violation of probation.

6. Continuing Education

Respondent shall provide evidence of efforts to maintain skill and knowledge as a pharmacist as directed by the board or its designee.

7. No Supervision of Interns, Serving as a Pharmacist in Charge (PIC), Serving as Designated Representative –in-Charge, or Serving as a Consultant

During the period of probation, respondent shall not supervise any intern pharmacist, be the pharmacist-in-charge or designated representative-in-charge of any entity licensed by the board nor serve as a consultant unless otherwise specified in this order. Assumption of any such unauthorized supervision responsibilities shall be considered a violation of probation.

8. Notice to Employers

During the period of probation, respondent shall notify all present and prospective employers of the decision in case number 4559 and the terms, conditions and restrictions imposed on respondent by the decision, as follows:

Within thirty (30) days of the effective date of this decision, and within fifteen (15) days of respondent undertaking any new employment, respondent shall cause his direct supervisor, pharmacist-in-charge (including each new pharmacist-in-charge employed during respondent's tenure of employment) and owner to report to the board in writing acknowledging that the listed individual(s) has/have read the decision in case number 4559 and the terms and conditions imposed thereby. It shall be respondent's responsibility to ensure that his employer(s) and/or supervisor(s) submit timely acknowledgement(s) to the board.

If respondent works for or is employed by or through a pharmacy employment service, respondent must notify his direct supervisor, pharmacist-in-charge and owner at every pharmacy of the terms and conditions of the decision in case number 4559 in advance of the respondent commencing work at each pharmacy. A record of this notification must be provided to the board upon request.

Furthermore, within thirty (30) days of the effective date of this decision, and within fifteen (15) days of respondent undertaking any new employment by or through a pharmacy employment service, respondent shall cause his direct supervisor with the pharmacy employment service to report to the board in writing acknowledging that he has read the decision in case number 4559 and the terms and conditions imposed thereby. It shall be respondent's responsibility to ensure that his employer(s) and/or supervisor(s) submit timely acknowledgment(s) to the board.

Failure to timely notify present or prospective employer(s) or to cause that/those employer(s) to submit timely acknowledgements to the board shall be considered a violation of probation.

Employment" within the meaning of this provision shall include any full-time, part-time, temporary or relief service or pharmacy management service as a pharmacist, pharmacy technician or in any position for which a pharmacist or pharmacy technician license is a requirement or criterion for employment, whether the respondent is considered an employee, independent contractor or volunteer.

9. Reimbursement of Board Costs

As a condition precedent to successful completion of probation, respondent shall pay to the board its costs of investigation and prosecution in the amount of \$3,520.00. Respondent shall make monthly payments as directed by the Board or it designee in the amount of \$97.78 until paid in full. There shall be no deviation from this schedule absent prior written approval by the board or its designee. Failure to pay costs by the deadline(s) as directed shall be considered a violation of probation.

The filing of bankruptcy by respondent shall not relieve respondent of his responsibility to reimburse the board its costs of investigation and prosecution.

10. Probation Monitoring Costs

Respondent shall pay any costs associated with probation monitoring as determined by the board each and every year of probation. Such costs shall be payable to the board on a schedule as directed by the board or its designee. Failure to pay such costs by the deadline(s) as directed shall be considered a violation of probation.

11. Status of License

Respondent shall, at all times while on probation, maintain an active, current pharmacist license with the board, including any period during which suspension or probation is tolled. Failure to maintain an active, current license shall be considered a violation of probation.

If respondent's pharmacist license expires or is cancelled by operation of law or otherwise at any time during the period of probation, including any extensions thereof due to tolling or otherwise, upon renewal or reapplication respondent's license shall be subject to all terms and conditions of this probation not previously satisfied.

12. License Surrender While on Probation/Suspension

Following the effective date of this decision, should respondent cease work due to retirement or health, or be otherwise unable to satisfy the terms and conditions of probation, respondent may tender his pharmacist license to the board for surrender. The board or its designee shall have the discretion whether to grant the request for surrender or take any other action it deems appropriate and reasonable. Upon formal acceptance of the surrender of the

license, respondent will no longer be subject to the terms and conditions of probation. This surrender constitutes a record of discipline and shall become a part of the respondent's license history with the board.

Upon acceptance of the surrender, respondent shall relinquish his pharmacist license to the board within ten (10) days of notification by the board that the surrender is accepted. Respondent may not reapply for any license, permit, or registration from the board for three (3) years from the effective date of the surrender. Respondent shall meet all requirements applicable to the license sought as of the date the application for that license is submitted to the board.

13. Notification of a Change in Name, Residence Address, Mailing Address or Employment

Respondent shall notify the board in writing within ten (10) days of any change of employment. Said notification shall include the reasons for leaving, the address of the new employer, the name of the supervisor and owner, and the work schedule if known. Respondent shall further notify the board in writing within ten (10) days of a change in name, residence address and mailing address, or phone number.

Failure to timely notify the board of any change in employer(s), name(s), address(es), or phone number(s) shall be considered a violation of probation.

14. Tolling of Probation

Except during periods of suspension, respondent shall, at all times while on probation, be employed as a pharmacist in California for a minimum of 40 hours per calendar month. Any month during which this minimum is not met shall toll the period of probation, i.e., the period of probation shall be extended by one month for each month during which this minimum is not met. During any such period of tolling of probation, respondent must nonetheless comply with all terms and conditions of probation.

Should respondent, regardless of residency, for any reason (including vacation) cease working as a pharmacist for a minimum of 40 hours per calendar month in California, respondent must notify the board in writing within ten (10) days of cessation of work and must further notify the board in writing within ten (10) days of the resumption of the work. Any failure to provide

such notification(s) shall be considered a violation of probation.

It is a violation of probation for respondent's probation to remain tolled pursuant to the provisions of this condition for a total period, counting consecutive and non-consecutive months, exceeding thirty-six (36) months.

'Cessation of work' means calendar month during which respondent is not working for at least 40 hours as a pharmacist, as defined in Business and Professions Code section 4115. 'Resumption of work' means any calendar month during which respondent is working as a pharmacist for at least 40 hours as a pharmacist as defined by Business and Professions Code section 4115.

15. Violation of Probation

If a respondent has not complied with any term or condition of probation, the board shall have continuing jurisdiction over respondent, and probation shall automatically be extended, until all terms and conditions have been satisfied or the board has taken other action as deemed appropriate to treat the failure to comply as a violation of probation, to terminate probation, and to impose the penalty that was stayed.

If respondent violates probation in any respect, the board, after giving respondent notice and an opportunity to be heard, may revoke probation and carry out the disciplinary order that was stayed. Notice and opportunity to be heard are not required for those provisions stating that a violation thereof may lead to automatic termination of the stay and/or revocation of the license. If a petition to revoke probation or an accusation is filed against respondent during probation, the board shall have continuing jurisdiction, and the period of probation shall be automatically extended until the petition to revoke probation or accusation is heard and decided.

16. Completion of Probation

Upon written notice by the board indicating successful completion of probation, respondent's pharmacist license will be fully restored.

Respondent shall not direct, control or perform any aspect of the practice of pharmacy.

Subject to the above restrictions, respondent may continue to own or hold an interest in any licensed premises in which he or she holds an interest at the time this decision becomes effective unless otherwise specified in this order.

Failure to comply with this suspension shall be considered a violation of probation.

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17. No Ownership of Licensed Premises

Respondent shall not own, have any legal or beneficial interest in, or serve as a manager, administrator, member, officer, director, trustee, associate, or partner of any business, firm, partnership, or corporation currently or hereinafter licensed by the board. Respondent shall sell or transfer any legal or beneficial interest in any entity licensed by the board within ninety (90) days following the effective date of this decision and shall immediately thereafter provide written proof thereof to the board. Failure to timely divest any legal or beneficial interest(s) or provide documentation thereof shall be considered a violation of probation.

Respondent shall not acquire any new ownership, legal or beneficial interest nor serve as a manager, administrator, member, officer, director, trustee, associate, or partner of any additional business, firm, partnership, or corporation licensed by the board. If respondent currently owns or has any legal or beneficial interest in, or serve as a manager, administrator, member, officer, director, trustee, associate, or partner of any business, firm, partnership, or corporation currently or hereinafter licensed by the board, respondent may continue to serve in such capacity or hold that interest, but only to the extent of that position or interest as of the effective of this decision. Violation of this restriction shall be considered a violation of probation.

18. Attend Substance Abuse Recovery Relapse Prevention and Support Groups

Within thirty (30) days of the effective date of this decision, respondent shall begin regular attendance at a recognized and established substance abuse recovery support group in California, (e.g., Alcoholics Anonymous, Narcotics Anonymous, etc.) which has been approved by the board or its designee. Respondent must attend at least one group meeting per week unless otherwise directed by the board or its designee. Respondent shall continue regular attendance and submit signed and dated documentation confirming attendance with each quarterly report for the duration of probation. Failure to attend or submit documentation thereof shall be considered a violation of probation.

19. Work Site Monitor

Within ten (10) days of the effective date of this decision, respondent shall identify a work site monitor, for prior approval by the board, who shall be responsible for supervising respondent during working hours. Respondent shall be responsible for ensuring that the work site monitor reports in writing to the board quarterly. Should the designated work site monitor determine at any time during the probationary period that respondent has not maintained sobriety, he shall notify the board immediately, either orally or in writing as directed. Should respondent change employment, a new work site monitor must be designated, for prior approval by the board, within ten (10) days of commencing new employment. Failure to identify an acceptable initial or replacement work site monitor, or to ensure quarterly reports are submitted to the board, shall be considered a violation of probation.

20. Medical Evaluation

Within thirty (30) days of the effective date of this decision, and on a periodic basis thereafter as may be required by the board or its designee, respondent shall undergo a medical evaluation, at respondent's own expense, by a board-appointed or board-approved physician who shall furnish a medical report to the board. The approved physician shall be provided with a copy of the board's First Amended Accusation, this stipulation and decision. A record of this notification must be provided to the board upon request. Respondent shall sign a release authorizing the physician to furnish the board with a current diagnosis and a written report regarding the respondent's ability to function independently as a pharmacist with safety to the public. Respondent shall comply with all the recommendations of the physician if directed by the board or its designee.

If the physician recommends, and the board or its designee directs, that respondent undergo medical treatment, respondent shall, within thirty (30) days of written notice from the board, submit to the board or its designee, for prior approval, the name and qualifications of a licensed physician of respondent's choice. Within thirty (30) days of approval thereof, respondent shall submit documentation to the board demonstrating the commencement of treatment with the approved physician. Should respondent, for any reason, cease treatment with the approved

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physician, respondent shall notify the board immediately and, within thirty (30) days of ceasing treatment, submit the name of a replacement physician of respondent's choice to the board or its designee for prior approval. Within thirty (30) days of approval thereof, respondent shall submit documentation to the board demonstrating the commencement of treatment with the approved replacement. Failure to comply with any deadline stated by this paragraph shall be considered a violation of probation.

Upon approval of the initial or any subsequent physician, respondent shall undergo and continue treatment with that physician, at respondent's own expense, until the treating physician recommends in writing to the board, and the board or its designee agrees by way of a written notification to respondent, that no further treatment is necessary. Upon receipt of such recommendation from the treating physician, and before determining whether to accept or reject said recommendation, the board or its designee may require respondent to undergo, at Respondent's own expense, a medical evaluation by a separate board-appointed or board-approved physician. If the approved evaluating physician recommends that respondent continue treatment, the board or its designee may require respondent to continue treatment.

Respondent shall take all necessary steps to ensure that any treating physician submits written quarterly reports to the board concerning respondent's fitness to practice, progress in treatment, and other such information as may be required by the board or its designee. If at any time an approved evaluating physician or respondent's approved treating physician determines that respondent is unable to practice safely or independently as a pharmacist, the evaluating or treating physician shall notify the board immediately by telephone and follow up by written letter within three (3) working days. Upon notification from the board or its designee of this determination, respondent shall be automatically suspended and shall not resume practice until notified by the board that practice may be resumed.

During suspension, respondent shall not enter any pharmacy area or any portion of the licensed premises of a wholesaler, veterinary food-animal drug retailer or any other distributor of drugs which is licensed by the board, or any manufacturer, or where dangerous drugs and devices or controlled substances are maintained. Respondent shall not practice as a pharmacist nor do any

act involving drug selection, selection of stock, manufacturing, compounding, dispensing or patient consultation; nor shall respondent manage, administer, or be a consultant to any licensee of the board, or have access to or control the ordering, manufacturing or dispensing of dangerous drugs and controlled substances. Respondent shall not resume practice until notified by the board.

During suspension, respondent shall not engage in any activity that requires the professional judgment of a pharmacist. Respondent shall not direct or control any aspect of the practice of pharmacy. Respondent shall not perform the duties of a pharmacist or a designated representative for any entity licensed by the board.

Subject to the above restrictions, respondent may continue to own or hold an interest in any licensed premises in which he or she holds an interest at the time this decision becomes effective unless otherwise specified in this order. Failure to comply with this suspension shall be considered a violation of probation.

21. Pharmacist Recovery Program

Within thirty (30) days of the effective date of this decision, respondent shall contact the Pharmacists Recovery Program (PRP) for evaluation, and shall immediately thereafter enroll, successfully participate in, and complete the treatment contract and any subsequent addendums as recommended and provided by the PRP and as approved by the board or its designee. The costs for PRP participation shall be borne by the respondent

If respondent is currently enrolled in the PRP, said participation is now mandatory and as of the effective date of this decision is no longer considered a self-referral under Business and Professions Code section 4362(c)(2). Respondent shall successfully participate in and complete his or her current contract and any subsequent addendums with the PRP.

Failure to timely contact or enroll in the PRP, or successfully participate in and complete the treatment contract and/or any addendums, shall be considered a violation of probation.

Probation shall be automatically extended until respondent successfully completes the PRP.

Any person terminated from the PRP program shall be automatically suspended by the board.

Respondent may not resume the practice of pharmacy until notified by the board in writing.

Any confirmed positive test for alcohol or for any drug not lawfully prescribed by a licensed practitioner as part of a documented medical treatment shall result in the automatic suspension of practice by respondent and shall be considered a violation of probation. Respondent may not resume the practice of pharmacy until notified by the board in writing.

During suspension, respondent shall not enter any pharmacy area or any portion of the licensed premises of a wholesaler, veterinary food-animal drug retailer or any other distributor of drugs which is licensed by the board, or any manufacturer, or where dangerous drugs and devices or controlled substances are maintained. Respondent shall not practice pharmacy nor do any act involving drug selection, selection of stock, manufacturing, compounding, dispensing or patient consultation; nor shall respondent manage, administer, or be a consultant to any licensee of the board, or have access to or control the ordering, manufacturing or dispensing of dangerous drugs and controlled substances. Respondent shall not resume practice until notified by the board.

During suspension, respondent shall not engage in any activity that requires the professional judgment of a pharmacist. Respondent shall not direct or control any aspect of the practice of pharmacy. Respondent shall not perform the duties of a pharmacist or a designated representative for any entity licensed by the board.

Subject to the above restrictions, respondent may continue to own or hold an interest in any licensed premises in which he or she holds an interest at the time this decision becomes effective unless otherwise specified in this order.

Failure to comply with this suspension shall be considered a violation of probation.

Respondent shall pay administrative fees as invoiced by the PRP or its designee. Fees not timely paid to the PRP shall constitute a violation of probation. The Board will collect unpaid administrative fees as part of the annual probation monitoring costs if not submitted to the PRP.

22. Random Drug Screening

Respondent, at his or her own expense, shall participate in random testing, including but not limited to biological fluid testing (urine, blood), breathalyzer, hair follicle testing, or other drug screening program as directed by the board or its designee. Respondent may be required to

participate in testing for the entire probation period and the frequency of testing will be determined by the board or its designee. At all times, respondent shall fully cooperate with the board or its designee, and shall, when directed, submit to such tests and samples for the detection of alcohol, narcotics, hypnotics, dangerous drugs or other controlled substances as the board or its designee may direct. Failure to timely submit to testing as directed shall be considered a violation of probation. Upon request of the board or its designee, respondent shall provide documentation from a licensed practitioner that the prescription for a detected drug was legitimately issued and is a necessary part of the treatment of the respondent. Failure to timely provide such documentation shall be considered a violation of probation. Any confirmed positive test for alcohol or for any drug not lawfully prescribed by a licensed practitioner as part of a documented medical treatment shall be considered a violation of probation and shall result in the automatic suspension of practice of pharmacy by respondent. Respondent may not resume the practice of pharmacy until notified by the board in writing.

During suspension, respondent shall not enter any pharmacy area or any portion of the licensed premises of a wholesaler, veterinary food-animal drug retailer or any other distributor of drugs which is licensed by the board, or any manufacturer, or where dangerous drugs and devices or controlled substances are maintained. Respondent shall not practice pharmacy nor do any act involving drug selection, selection of stock, manufacturing, compounding, dispensing or patient consultation; nor shall respondent manage, administer, or be a consultant to any licensee of the board, or have access to or control the ordering, manufacturing or dispensing of dangerous drugs and controlled substances. Respondent shall not resume practice until notified by the board.

During suspension, respondent shall not engage in any activity that requires the professional judgment of a pharmacist. Respondent shall not direct or control any aspect of the practice of pharmacy. Respondent shall not perform the duties of a pharmacist or pharmacy technician or a designated representative for any entity licensed by the board.

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 Subject to the above restrictions, respondent may continue to own or hold an interest in any licensed premises in which he or she holds an interest at the time this decision becomes effective unless otherwise specified in this order.

Failure to comply with this suspension shall be considered a violation of probation.

23. Abstain from Drugs and Alcohol Use

Respondent shall completely abstain from the possession or use of alcohol, controlled substances, dangerous drugs and their associated paraphernalia except when the drugs are lawfully prescribed by a licensed practitioner as part of a documented medical treatment. Upon request of the board or its designee, respondent shall provide documentation from the licensed practitioner that the prescription for the drug was legitimately issued and is a necessary part of the treatment of the respondent. Failure to timely provide such documentation shall be considered a violation of probation. Respondent shall ensure that he or she is not in the same physical location as individuals who are using illicit substances even if respondent is not personally ingesting the drugs. Any possession or use of alcohol, controlled substances, or their associated paraphernalia not supported by the documentation timely provided, and/or any physical proximity to persons using illicit substances, shall be considered a violation of probation.

24. Prescription Coordination and Monitoring of Prescription Use

Within thirty (30) days of the effective date of this decision, respondent shall submit to the board, for its prior approval, the name and qualifications of a single physician, nurse practitioner, physician assistant, or psychiatrist of respondent's choice, who shall be aware of the respondent's history with the use of alcohol, controlled substances, and/or dangerous drugs, and/or of mental illness, and/or of gambling addiction and who will coordinate and monitor any prescriptions for respondent for dangerous drugs, controlled substances or mood-altering drugs. The approved practitioner shall be provided with a copy of the board's First Amended Accusation and decision. A record of this notification must be provided to the board upon request. Respondent shall sign a release authorizing the practitioner to communicate with the board about respondent's treatment(s). The coordinating physician, nurse practitioner, physician assistant, or psychiatrist

shall report to the board on a quarterly basis for the duration of probation regarding respondent's compliance with this condition. If any substances considered addictive have been prescribed, the report shall identify a program for the time limited use of any such substances. The board may require that the single coordinating physician, nurse practitioner, physician assistant or psychiatrist be a specialist in addictive medicine, or consult a specialist in addictive medicine. Should respondent, for any reason, cease supervision by the approved practitioner, respondent shall notify the board immediately and, within thirty (30) days of ceasing treatment, submit the name of a replacement physician, nurse practitioner, physician assistant, or psychiatrist of respondent's choice to the board or its designee for its prior approval. Failure to timely submit the selected practitioner or replacement practitioner to the board for approval, or to ensure the required reporting thereby on the quarterly reports, shall be considered a violation of probation.

If at any time an approved practitioner determines that respondent is unable to practice safely or independently as a pharmacist, the practitioner shall notify the board immediately by telephone and follow up by written letter within three (3) working days. Upon notification from the board or its designee of this determination, respondent shall be automatically suspended and shall not resume practice until notified by the board that practice may be resumed.

During suspension, respondent shall not enter any pharmacy area or any portion of the licensed premises of a wholesaler, veterinary food-animal drug retailer or any other distributor of drugs which is licensed by the board, or any manufacturer, or where dangerous drugs and devices or controlled substances are maintained. Respondent shall not practice pharmacy nor do any act involving drug selection, selection of stock, manufacturing, compounding, dispensing or patient consultation; nor shall respondent manage, administer, or be a consultant to any licensee of the board, or have access to or control the ordering, manufacturing or dispensing of dangerous drugs and controlled substances. Respondent shall not resume practice until notified by the board.

During suspension, respondent shall not engage in any activity that requires the professional judgment of a pharmacist. Respondent shall not direct or control any aspect of the

practice of pharmacy. Respondent shall not perform the duties of a pharmacist or a designated representative for any entity licensed by the board.

Subject to the above restrictions, respondent may continue to own or hold an interest in any licensed premises in which he or she holds an interest at the time this decision becomes effective unless otherwise specified in this order.

Failure to comply with this suspension shall be considered a violation of probation.

25. Supervised Practice

During the period of probation, respondent shall practice only under the supervision of a licensed pharmacist not on probation with the board. Upon and after the effective date of this decision, respondent shall not practice pharmacy and his or her license shall be automatically suspended until a supervisor is approved by the board or its designee. The supervision shall be, as required by the board or its designee, either:

Continuous - At least 75% of a work week

Substantial - At least 50% of a work week

Partial - At least 25% of a work week

Daily Review - Supervisor's review of probationer's daily activities within 24 hours

Within thirty (30) days of the effective date of this decision, respondent shall have his or her supervisor submit notification to the board in writing stating that the supervisor has read the decision in case number 4559 and is familiar with the required level of supervision as determined by the board or its designee. It shall be the respondent's responsibility to ensure that his or her employer(s), pharmacist-in-charge and/or supervisor(s) submit timely acknowledgement(s) to the board. Failure to cause the direct supervisor and the pharmacist-in-charge to submit timely acknowledgements to the board shall be considered a violation of probation.

If respondent changes employment, it shall be the respondent's responsibility to ensure that his or her employer(s), pharmacist-in-charge and/or supervisor(s) submit timely acknowledgement(s) to the board. Respondent shall have his or her new supervisor, within fifteen (15) days after employment commences, submit notification to the board in writing stating

the direct supervisor and pharmacist-in-charge have read the decision in case number 4559 and is familiar with the level of supervision as determined by the board. Respondent shall not practice pharmacy and his or her license shall be automatically suspended until the board or its designee approves a new supervisor. Failure to cause the direct supervisor and the pharmacist-in-charge to submit timely acknowledgements to the board shall be considered a violation of probation.

Within ten (10) days of leaving employment, respondent shall notify the board in writing.

During suspension, respondent shall not enter any pharmacy area or any portion of the licensed premises of a wholesaler, veterinary food-animal drug retailer or any other distributor of drugs which is licensed by the board, or any manufacturer, or where dangerous drugs and devices or controlled substances are maintained. Respondent shall not practice pharmacy nor do any act involving drug selection, selection of stock, manufacturing, compounding, dispensing or patient consultation; nor shall respondent manage, administer, or be a consultant to any licensee of the board, or have access to or control the ordering, manufacturing or dispensing of dangerous drugs and controlled substances. Respondent shall not resume practice until notified by the board.

During suspension, respondent shall not engage in any activity that requires the professional judgment of a pharmacist. Respondent shall not direct or control any aspect of the practice of pharmacy. Respondent shall not perform the duties of pharmacist or a designated representative for any entity licensed by the board.

Subject to the above restrictions, respondent may continue to own or hold an interest in any licensed premises in which he or she holds an interest at the time this decision becomes effective unless otherwise specified in this order.

Failure to comply with this suspension shall be considered a violation of probation.

26. Criminal Probation/Parole Reports

Respondent shall provide a copy of the conditions of any criminal probation/parole to the board, in writing, within ten (10) days of the issuance or modification of those conditions.

Respondent shall provide the name of his or her probation/parole officer to the board, in writing, within ten (10) days after that officer is designated or a replacement for that officer is designated.

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Respondent shall provide a copy of all criminal probation/parole reports to the board within ten (10) days after respondent receives a copy of such a report. Failure to timely make any of the submissions required hereby shall be considered a violation of probation.

27. Ethics Course

Within sixty (60) calendar days of the effective date of this decision, respondent shall enroll in a course in ethics, at respondent's expense, approved in advance by the board or its designee. Failure to initiate the course during the first year of probation, and complete it within the second year of probation, is a violation of probation. Respondent shall submit a certificate of completion to the board or its designee within five days after completing the course

28. Community Services Program

Within sixty (60) days of the effective date of this decision, respondent shall submit to the board or its designee, for prior approval, a community service program in which respondent shall provide free health-care related services on a regular basis to a community or charitable facility or agency for at least 75 hours per year for the first three years of probation. Within thirty (30) days of board approval thereof, respondent shall submit documentation to the board demonstrating commencement of the community service program. A record of this notification must be provided to the board upon request. Respondent shall report on progress with the community service program in the quarterly reports. Failure to timely submit, commence, or comply with the program shall be considered a violation of probation.

29. Tolling of Suspension

During the period of suspension, respondent shall not leave California for any period exceeding ten (10) days, regardless of purpose (including vacation). Any such absence in excess of ten (10) days during suspension shall be considered a violation of probation. Moreover, any absence from California during the period of suspension exceeding ten (10) days shall tell the suspension, i.e., the suspension shall be extended by one day for each day over ten (10) days respondent is absent from California. During any such period of telling of suspension, respondent must nonetheless comply with all terms and conditions of probation.

Respondent must notify the board in writing within ten (10) days of departure, and must 1 further notify the board in writing within ten (10) days of return. The fallure to provide such 2 notification(s) shall constitute a violation of probation. Upon such departure and return, 3 respondent shall not return to work until notified by the board that the period of suspension has been satisfactorily completed. 5 ACCEPTANCE Ó I have carefully read the above Stipulated Settlement and Disciplinary Order and have fully 7 discussed it with my attorney, Courtney E. Pilchman, Esq. I understand the stipulation and the 8 effect it will have on my Pharmacist License. I enter into this Stipulated Settlement and Disciplinary Order voluntarity, knowingly, and intelligently, and agree to be bound by the 10 Decision and Order of the Board of Pharmacy. 11 12 DATED: 3/7/14 13 14 Respondent 15 I have read and fully discussed with Respondent Michael Richard Jay the torms and conditions and other matters contained in the above Scipulated Settlement and Disciplinary Order. 16 17 I approve its form and content. DATED: 18 19 Attorney for Respondent 20 111 21 111 22 111 23 24 111 III 26 27 111 28 111 21

STIPULATED SETTLEMENT (4559)

ENDORSEMENT The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully submitted for consideration by the Board of Pharmacy. Dated: Respectfully submitted, KAMALA D. HARRIS Attorney General of California LINDA K. SCHNEIDER Supervising Deputy Attorney General LAURO A. PAREDES Deputy Attorney General Attorneys for Complainant SD2013704879 Jay Stipulation.doc

Exhibit A

First Amended Accusation No. 4559

},	 			
1	KAMALA D. HARRIS			
2	Attorney General of California LINDA K. SCHNEIDER			
3	Supervising Deputy Attorney General Lauro A. Paredes			
4	Deputy Attorney General State Bar No. 254663			
5	110 West "A" Street, Suite 1100 San Diego, CA 92101			
6	P.O. Box 85266			
	San Diego, CA 92186-5266 Telephone: (619) 645-2091			
7	Facsimile: (619) 645-2061 Attorneys for Complainant			
8	BEFORE THE			
9	BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS			
10	STATE OF CALIFORNIA			
11	In the Matter of the Accusation Against:	Case No. 4559		
12	·	FIRST AMENDED ACCUSATION		
13 14	1814 West Tedmard Avenue Anaheim, CA 92804-2646	AND AND ACCUSATION		
15	Pharmacist No. RPH 36457	}		
16	Respondent,			
17				
18	Complainant alleges:			
19	PART	TES		
20	Virginia Herold (Complainant) brings	this First Amended Accusation solely in her		
21	official capacity as the Executive Officer of the Bo	ard of Pharmacy, Department of Consumer		
22	Affairs,			
23	2. On or about August 17, 1981, the Boar	d of Pharmacy issued Pharmacist Number		
24	RPH 36457 to Michael Richard Jay (Respondent). The Pharmacist was in full force and effect at			
25	all times relevant to the charges brought herein and will expire on February 28, 2015, unless			
26	renewed.			
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ļ		First Amended Accusation		

This First Amended Accusation is brought before the Board of Pharmacy (Board), 2 Department of Consumer Affairs, under the authority of the following laws. All section 3 references are to the Business and Professions Code unless otherwise indicated. 4 5 Section 4300 of the Code states: 6 (a) Every license issued may be suspended or revoked. 7 (b) The board shall discipline the holder of any license issued by the board, whose default has been entered or whose case has been heard by the 8 board and found guilty, by any of the following methods: 9 (1) Suspending judgment. 10 (2) Placing him or her upon probation. 11 (3) Suspending his or her right to practice for a period not exceeding one year. 12 (4) Revoking his or her license. 13 (5) Taking any other action in relation to disciplining him or her as the 14 board in its discretion may deem proper. 15 16 (e) The proceedings under this article shall be conducted in accordance with Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of 17 the Government Code, and the board shall have all the powers granted therein. The action shall be final, except that the propriety of the action is 18 subject to review by the superior court pursuant to Section 1094.5 of the Code of Civil Procedure. 19 20 STATUTORY PROVISIONS Section 482 of the Code states: 21 22 Each board under the provisions of this code shall develop criteria to evaluate the rehabilitation of a person when: 23 (a) Considering the denial of a license by the board under Section 480; 24 or (b) Considering suspension or revocation of a license under Section 25 490. "Each board shall take into account all competent evidence of 26 rehabilitation furnished by the applicant or licensee. /// 27 28 ///

JURISDICTION

6. Section 490 of the Code provides, in pertinent part, that a board may suspend or revoke a license on the ground that the licensee has been convicted of a crime substantially related to the qualifications, functions, or duties of the business or profession for which the license was issued.

7. Section 493 of the Code states:

Notwithstanding any other provision of law, in a proceeding conducted by a board within the department pursuant to law to deny an application for a license or to suspend or revoke a license or otherwise take disciplinary action against a person who holds a license, upon the ground that the applicant or the licensee has been convicted of a crime substantially related to the qualifications, functions, and duties of the licensee in question, the record of conviction of the crime shall be conclusive evidence of the fact that the conviction occurred, but only of that fact, and the board may inquire into the circumstances surrounding the commission of the crime in order to fix the degree of discipline or to determine if the conviction is substantially related to the qualifications, functions, and duties of the licensee in question.

As used in this section, 'license' includes 'certificate,' 'permit,' 'authority,' and 'registration.'

8. Section 4301 of the Code states:

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 by mistake. Unprofessional conduct shall include, but is not limited to, any of the following:

- (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.
- (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 conviction of a violation of Chapter 13 (commencing with Section 801) of Title 21 of the United States Code regulating controlled substances or of a violation of the statutes of this state regulating controlled substances or

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dangerous drugs shall be conclusive evidence of unprofessional conduct. In all other cases, the record of conviction shall be conclusive evidence only of the fact that the conviction occurred. The board may inquire into the circumstances surrounding the commission of the crime, in order to fix the degree of discipline or, in the case of a conviction not involving controlled substances or dangerous drugs, to determine if the conviction is of an offense substantially related to the qualifications, functions, and duties of a licensee under this chapter. A plea or verdict of guilty or a conviction following a plea of nolo contendere is deemed to be a conviction within the meaning of this provision. The board may take action when the time for appeal has elapsed, or the judgment of conviction has been affirmed on appeal or when an order granting probation is made suspending the imposition of sentence, irrespective of a subsequent order under Section 1203.4 of the Penal Code allowing the person to withdraw his or her plea of guilty and to enter a plea of not guilty, or setting aside the verdict of guilty, or dismissing the accusation, information, or indictment.

REGULATORY PROVISIONS

- 9. California Code of Regulations, title 16, section 1769, states:
- (a) When considering the denial of a facility or personal license under Section 480 of the Business and professions code, the board, in evaluating the rehabilitation of the applicant and his present eligibility for licensing or registration, will consider the following criteria:
- (1) The nature and severity of the act(s) or offense(s) under consideration as grounds for denial.
- (2) Evidence of any act(s) committed subsequent to the act(s) or crime(s) under consideration as grounds for denial under Section 480 of the Business and professions code.
- (3) The time that has elapsed since commission of the act(s) or crime(s) referred to in subdivision (1) or (2).
- (4) Whether the applicant has complied with any terms of parole, probation, restitution or any other sanctions lawfully imposed against the applicant.
 - (5) Evidence, if any, of rehabilitation submitted by the applicant.
- (b) When considering the suspension or revocation of a facility or a personal license on the ground that the licensee or the registrant has been convicted of a crime, the board, in evaluating the rehabilitation of such person and his present eligibility for a license will consider the following criteria:
 - (1) Nature and severity of the act(s) or offense(s).
 - (2) Total criminal record.

- (3) The time that has elapsed since commission of the act(s) or offense(s).
- 10. California Code of Regulations, title 16, section 1770, states:

For the purpose of denial, suspension, or revocation of a personal or facility license pursuant to Division 1.5 (commencing with Section 475) of the Business and Professions Code, 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.

COST RECOVERY

11. 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.

FIRST CAUSE FOR DISCIPLINE

(September 24, 2013 Driving Under the Influence on December 17, 2012)

- 12. Respondent's license is subject to discipline under Code sections 490 and 4301, subdivision (I) in that he was convicted of a crime that is substantially related to the qualifications, duties, and functions of a Pharmacist. The circumstances are as follows:
- a. On or about September 24, 2013, in a criminal proceeding entitled *People of the State of California v. Michael Richard Jay*, in Orange County Superior Court, Case Number AN12NM14510, Respondent was charged with violating Vehicle Code sections 23152 subdivision (a), driving under the influence. Respondent was convicted on his plea of guilty to driving under the influence.
- b. As a result of his conviction on or about September 24, 2013, Respondent was sentenced to 5 years probation, ordered to serve 90 days in custody and complete the 18 month multiple offender DUI program, among other terms and conditions.

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The facts that led to the conviction are that on or about December 17, 2012, at approximately 10:30 p.m. the Anaheim Police Department received a call about a potential drunk driver, indicating the car's license plate and driver's description. Within moments, Anaheim Police stopped Respondent's car. When questioned by police, Respondent showed objective signs of intoxication such as slow and slurred speech. Respondent was asked to step out of his vehicle and walk to the curb, but had to be helped by officers due to his state of intoxication. Respondent was asked to perform a serious of field sobriety tests, which he failed. Respondent admitted to having been drinking earlier in the evening and was arrested on suspicion of DUI.

SECOND CAUSE FOR DISCIPLINE

(July 19, 2011 Driving Under the Influence on May 31, 2010)

- Respondent's license is subject to discipline under Code sections 490 and 4301 subdivisions (l) in that he was convicted of a crime that is substantially related to the qualifications, duties, and functions of a Pharmacist. The circumstances are as follows:
- On or about July 19, 2012, in a criminal proceeding entitled People of the State of California v. Michael Richard Jay, in Orange County Superior Court, Case Number AN10NM11993, Respondent was charged with violating Vehicle Code sections 23152 subdivision (a), driving under the influence. Respondent was convicted on his plea of guilty to driving under the influence of prescription drugs.
- b. As a result of his conviction, Respondent was sentenced to 3 years probation, and ordered to pay \$1,073 in fines, ordered to complete a first offender DUI program and serve one day in jail, among other terms and conditions.
- The facts that led to the conviction are that on or about May 31, 2010, at approximately 5:38 p.m. Respondent attempted to turn his vehicle in front of a passenger bus. Respondent's abrupt turn caused a collision between his vehicle and the passenger bus. When police arrived they noticed that Respondent showed objective signs of intoxication such as slow and slurred speech. Respondent was asked to perform a serious of field sobriety tests, which he failed. Respondent at first denied ingesting either drugs or alcohol prior to driving, but later admitted to using Ambien and Diovan/HCT earlier in the day. Respondent was arrested and a

toxicology screen of his blood found the presence of Clonazepam, a muscle relaxant, and Clonazapam metabolites; Triazolam, a sedative; Hydroxyethlfurazepam, a derivative of the sleeping medication flurazepam; Desalkylfurazepam, a derivative of the sleeping medication Quazepam; Tramadol, a moderate to severe pain medication, and its metabolite, Hydrocodone, an opiate-derived pain medication and Zolpidem, a sedative drug sold under the brand name Ambien.

THIRD CAUSE FOR DISCIPLINE

(September 24, 2013 Conviction for Resisting a Peace Officer on March 11, 2013)

- 14. Respondent's license is subject to discipline under Code sections 490 section 4301, subdivision (I) in that he was convicted of a crime that is substantially related to the qualifications, duties, and functions of a Pharmacist. The circumstances are as follows:
- a. On or about September 24, 2013, in a criminal proceeding entitled *People of the State of California v. Michael Jay*, in Orange County Superior Court, Case Number 13NM02713, Respondent was convicted on his plea of guilty of violating Penal Code Section 148 subdivison (a)(1), resisting, delaying or obstructing a peace officer.
- b. As a result of his conviction on or about September 24, 2013, Respondent was sentenced to 1 day in jail and ordered to pay \$245 in fines.
- c. The facts that led to the conviction are that on or about March 11, 2013, at approximately 9:53 p.m., Anaheim Police responded to Respondent's home after a 911 hang-up call. Once at Respondent's home, the police interviewed Respondent's wife who complained of being thrown down and pushed by Respondent. Respondent admitted that he had been drinking earlier in the evening and that he and his wife had an argument. After interviewing both Respondent and his wife, police attempted to arrest Respondent for domestic violence. Respondent pulled away from police as they tried to handcuff him and continued to resist arrest until several officers had to hold him down and subdue-him.

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FOURTH CAUSE FOR DISCIPLINE

(Unprofessional Conduct - Dangerous Use of Alcohol and drugs)

15. Respondent's license is subject to discipline under sections 490 and 4301 subdivision (h) of the Code in that on or about on December 17, 2012 and May 31, 2010, Respondent used alcohol and controlled substances to an extent or in a manner dangerous or injurious to himself and the public when he drove a vehicle under the influence of alcohol as outlined in paragraph 12 and 13 and on March 11, 2013, when he was arrested for resisting a peace officer as outlined in paragraph 14, above.

PRAYER

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:

- Revoking or suspending Pharmacist Number RPH 36457, issued to Michael Richard
 Jay;
- 2. Ordering Michael Richard Jay to pay the Board of Pharmacy the reasonable costs of the investigation and enforcement of this case, pursuant to Business and Professions Code section 125.3;
 - 3. Taking such other and further action as deemed necessary and proper.

DATED: 2/14/14

VIRGINIÁ NEROLD Executive Officer

Board of Pharmacy

Department of Consumer Affairs

State of California Complainant

First Amended Accusation

1	II.	1	
1	KAMALA D. HARRIS Attorney General of California		
2	LINDA K. SCHNEIDER Supervising Deputy Attorney General		
3	LAURO A. PAREDES Deputy Attorney General		
4	State Bar No. 254663 110 West "A" Street, Suite 1100		
5			
6	San Diego, CA 92186-5266		
7	Telephone: (619) 645-2091 Facsimile: (619) 645-2061		
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9			
10	DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA		
11			
12		No. 4559	
13	MICHAEL RICHARD JAY 1814 West Tedmard Avenue		
14	Anaheim, CA 92804-2646 A C C	CUSATION	
15	Pharmacist No. RPH 36457		
16	Respondent.		
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18	Complainant alleges:		
19	PARTIES		
20	1. Virginia Herold (Complainant) brings this Accusation solely in her official capacity		
21	as the Executive Officer of the Board of Pharmacy, Department of Consumer Affairs.		
22	2. On or about August 17, 1981, the Board of Pharmacy issued Pharmacist Number		
23	RPH 36457 to Michael Richard Jay (Respondent). The Pharmacist was in full force and effect at		
24	all times relevant to the charges brought herein and will expire on February 28, 2015, unless		
25	renewed.		
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	1		
ĺ		Accusation	

JURISDICTION 1 3. This Accusation is brought before the Board of Pharmacy (Board), Department of 2 3 Consumer Affairs, under the authority of the following laws. All section references are to the Business and Professions Code unless otherwise indicated. 4 4. Section 4300 of the Code states: 5 6 (a) Every license issued may be suspended or revoked. (b) The board shall discipline the holder of any license issued by the board, whose default has been entered or whose case has been heard by the 8 board and found guilty, by any of the following methods: 9 (1) Suspending judgment. 10 (2) Placing him or her upon probation. 11 (3) Suspending his or her right to practice for a period not exceeding one year. 12 (4) Revoking his or her license. 13 (5) Taking any other action in relation to disciplining him or her as the 14 board in its discretion may deem proper. 15 16 (e) The proceedings under this article shall be conducted in accordance with Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of 17 the Government Code, and the board shall have all the powers granted therein. The action shall be final, except that the propriety of the action is 18 subject to review by the superior court pursuant to Section 1094.5 of the Code of Civil Procedure. 19 STATUTORY PROVISIONS 20 5. Section 482 of the Code states: 21 22 Each board under the provisions of this code shall develop criteria to evaluate the rehabilitation of a person when: 23 (a) Considering the denial of a license by the board under Section 480; 24 or (b) Considering suspension or revocation of a license under Section 25 490. "Each board shall take into account all competent evidence of 26 rehabilitation furnished by the applicant or licensee. III27 28

6. Section 490 of the Code provides, in pertinent part, that a board may suspend or revoke a license on the ground that the licensee has been convicted of a crime substantially related to the qualifications, functions, or duties of the business or profession for which the license was issued.

7. Section 493 of the Code states:

Notwithstanding any other provision of law, in a proceeding conducted by a board within the department pursuant to law to deny an application for a license or to suspend or revoke a license or otherwise take disciplinary action against a person who holds a license, upon the ground that the applicant or the licensee has been convicted of a crime substantially related to the qualifications, functions, and duties of the licensee in question, the record of conviction of the crime shall be conclusive evidence of the fact that the conviction occurred, but only of that fact, and the board may inquire into the circumstances surrounding the commission of the crime in order to fix the degree of discipline or to determine if the conviction is substantially related to the qualifications, functions, and duties of the licensee in question.

As used in this section, 'license' includes 'certificate,' 'permit,' 'authority,' and 'registration.'

8. Section 4301 of the Code states:

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 by mistake. Unprofessional conduct shall include, but is not limited to, any of the following:

- (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.
- (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.
- (I) The conviction of a crime substantially related to the qualifications, functions, and duties of a licensee under this chapter. The record of conviction of a violation of Chapter 13 (commencing with Section 801) of Title 21 of the United States Code regulating controlled substances or of a violation of the statutes of this state regulating controlled substances or

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dangerous drugs shall be conclusive evidence of unprofessional conduct. In all other cases, the record of conviction shall be conclusive evidence only of the fact that the conviction occurred. The board may inquire into the circumstances surrounding the commission of the crime, in order to fix the degree of discipline or, in the case of a conviction not involving controlled substances or dangerous drugs, to determine if the conviction is of an offense substantially related to the qualifications, functions, and duties of a licensee under this chapter. A plea or verdict of guilty or a conviction following a plea of nolo contendere is deemed to be a conviction within the meaning of this provision. The board may take action when the time for appeal has elapsed, or the judgment of conviction has been affirmed on appeal or when an order granting probation is made suspending the imposition of sentence, irrespective of a subsequent order under Section 1203.4 of the Penal Code allowing the person to withdraw his or her plea of guilty and to enter a plea of not guilty, or setting aside the verdict of guilty, or dismissing the accusation, information, or indictment.

REGULATORY PROVISIONS

- 9. California Code of Regulations, title 16, section 1769, states:
- (a) When considering the denial of a facility or personal license under Section 480 of the Business and professions code, the board, in evaluating the rehabilitation of the applicant and his present eligibility for licensing or registration, will consider the following criteria:
- (1) The nature and severity of the act(s) or offense(s) under consideration as grounds for denial.
- (2) Evidence of any act(s) committed subsequent to the act(s) or crime(s) under consideration as grounds for denial under Section 480 of the Business and professions code.
- (3) The time that has elapsed since commission of the act(s) or crime(s) referred to in subdivision (1) or (2).
- (4) Whether the applicant has complied with any terms of parole, probation, restitution or any other sanctions lawfully imposed against the applicant.
 - (5) Evidence, if any, of rehabilitation submitted by the applicant.
- (b) When considering the suspension or revocation of a facility or a personal license on the ground that the licensee or the registrant has been convicted of a crime, the board, in evaluating the rehabilitation of such person and his present eligibility for a license will consider the following criteria:
 - (1) Nature and severity of the act(s) or offense(s).
 - (2) Total criminal record.

- (3) The time that has elapsed since commission of the act(s) or offense(s).
- 10. California Code of Regulations, title 16, section 1770, states:

For the purpose of denial, suspension, or revocation of a personal or facility license pursuant to Division 1.5 (commencing with Section 475) of the Business and Professions Code, 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.

COST RECOVERY

11. 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.

FIRST CAUSE FOR DISCIPLINE

(July 19, 2011 Driving Under the Influence on May 31, 2010)

- 12. Respondent's license is subject to discipline under Code section 490 subdivisions section 4301 subdivisions (l) in that he was convicted of a crime that is substantially related to the qualifications, duties, and functions of a Pharmacy Technician. The circumstances are as follows:
- a. On or about September 29, 2012, in a criminal proceeding entitled *People of the State of California v. Michael Richard Jay*, in Orange County Superior Court, Case Number AN10NM11993, Respondent was charged with violating Vehicle Code sections 23152 subdivision (a), driving under the influence. Respondent was convicted on his plea of guilty to driving under the influence of prescription drugs.
- b. As a result of his conviction on or about July 19, 2011, Respondent was sentenced to 3 years probation, and ordered to pay \$1073 in fines, ordered to complete a first offender DUI program and serve one day in jail.

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	c. The facts that led to the conviction are that on or about May 31, 2010, at
	approximately 5:38 p.m. Respondent attempted to turn in front of a passenger bus. Respondent's
	abrupt turn caused a collision between his vehicle and the passage bus. When police arrived they
	noticed that Respondent showed objective signs of intoxication such as slow and slurred speech.
	Respondent was asked to perform a serious of field sobriety tests which he failed. Respondent at
	first denied ingesting either drugs or alcohol prior to driving, but later admitted that using Ambien
	and Diovan/HCT earlier in the day. Respondent was arrested and a toxicology screen of his
	blood found the presence of Clonazepam a muscle relaxant and Clonazapam metabolites;
	Triazolam a sedative; Hydroxyethlfurazepam a derivative of the sleeping medication flurazepam;
	Desalkylfurazepam a derivative of the sleeping medication Quazepam, Tramadol a moderate to
	severe pain medication and its metabolite, Hydrocodone an opiate derived pain medication and
	Zolpidem a drug sold under the brand name Ambien as a sedative.
	SECOND CAUSE FOR DISCIPLINE
	(Unprofessional Conduct - Dangerous Use of Alcohol and drugs)
	13. Respondent's license is subject to discipline under sections 490 and section 4301 (h)
1	of the Code in that on or about May 31, 2010, Respondent used controlled substances to an extent
	or in a manner dangerous or injurious to himself and the public when he was arrested for driving
	under the influence after consuming prescription drugs as outlined in paragraph 11, above.
	PRAYER
	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:

Ordering Michael Richard Jay to pay the Board of Pharmacy the reasonable costs of 2. the investigation and enforcement of this case, pursuant to Business and Professions Code section

Revoking or suspending Pharmacist Number RPH 36457, issued to Michael Richard

125.3;

Jay;

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1	3. Taking such other and further action as deemed necessary and proper.	
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4	DATED: 3/27/13 (Jugine Skedd	
5	VIRGINIA/HEROLD Executive Officer	
6	Board of Pharmacy Department of Consumer Affairs State of California	
7	State of California Complainant	
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