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8	DEBODE				
9	BEFORE THE BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS				
10		CALIFORNIA			
11	In the Matter of the Statement of Issues	Case No. 5309			
12	Against:				
13	HAN.SAM CORP., DBA RIVER'S EDGE COMMUNITY PHARMACY: HANY	WITHDRAWAL OF STATEMENT OF			
14	HAN.SAM CORP., DBA RIVER'S EDGE COMMUNITY PHARMACY; HANY BENJAMIN, CHIEF EXECUTIVE OFFICER AND PRESIDENT	ISSUES			
15	Pharmacy Permit Applicant				
16	Respondent.				
17					
18	The Statement of Issues No. 5309 against	River's Edge Community Pharmacy			
19 20	(Respondent) is withdrawn without prejudice. Respondent has withdrawn the request for a				
20	hearing regarding the denial of the application for a pharmacy technician registration. The denial				
21	of the application is affirmed.				
22 23					
23 24	/]	ingrine Herold			
24 25		ngma record			
26		GINIA HEROLD cutive Officer			
27	Boa	rd of Pharmacy			
28		artment of Consumer Affairs e of California			
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	WITHDRAWAL OF STATEMENT OF ISSUES				

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9	BEFORE THE BOARD OF PHARMACY				
10	DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA				
11		1			
12	In the Matter of the Statement of Issues Against:	Case No. 5309			
13	HAN.SAM CORP., DBA RIVER'S EDGE	STATEMENT OF ISSUES			
14	COMMUNITY PHARMACY; HANY BENJAMIN, CHIEF EXECUTIVE OFFICER AND PRESIDENT	STATEMENT OF ISSUES			
15	Pharmacy Permit Applicant				
16	Respondent.				
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19	Complainant alleges:				
20		TTES			
21		s this Statement of Issues solely in her official			
22	capacity as the Executive Officer of the Board of Pharmacy, Department of Consumer Affairs.				
23	2. On or about January 10, 2014, the Board of Pharmacy (Board), Department of				
24	Consumer Affairs received an application for a Pharmacy Permit from Han.Sam Corp., doing				
25	business as River's Edge Community Pharmacy, Hany Benjamin, Chief Executive Officer and				
26	President (Respondent). On or about December 27, 2013, Respondent certified under penalty of				
27	perjury to the truthfulness of all statements, answers, and representations in the application. The				
28	Board denied the application on July 17, 2014.				
.		STATEMENT OF ISSUE			

STATEMENT OF ISSUES

1	JURISDICTION				
2	3. This Statement of Issues is brought before the Board under the authority of the				
3	following laws. All section references are to the Business and Professions Code (Code) unless				
4	otherwise indicated.				
5	4. Section 4300, subdivision (c) of the Code states "The board may refuse a license to				
6	any applicant guilty of unprofessional conduct."				
7	STATUTORY PROVISIONS				
8	5. Section 480 of the Code states:				
9	(a) A board may deny a license regulated by this code on the grounds that the				
10	applicant has one of the following:				
11					
12	(2) Done any act involving dishonesty, fraud, or deceit with the intent to substantially benefit himself or herself or another, or substantially injure another.				
13	(3) (A) Done any act that if done by a licentiate of the business or profession in question, would be grounds for suspension or revocation of license.				
14	(B) The board may deny a license pursuant to this subdivision only if the				
15 16	crime or act is substantially related to the qualifications, functions, or duties of the business or profession for which application is made.				
17	····				
18	6. Section 4301 of the Code states:				
19	The board shall take action against any holder of a license who is guilty of				
20	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:				
21					
22	(f) The commission of any act involving moral turpitude, dishonesty, fraud,				
23	deceit, or corruption, whether the act is committed in the course of relations as a licensee or otherwise, and whether the act is a felony or misdemeanor or not.				
24	(g) Knowingly making or signing any certificate or other document that				
25	falsely represents the existence or nonexistence of a state of facts.				
26					
27 28	(o) Violating or attempting to violate, directly or indirectly, or assisting in or abetting the violation of or conspiring to violate any provision or term of this chapter or of the applicable federal and state laws and regulations governing				
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	STATEMENT OF ISSUE				

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1	pharmacy, including regulations established by the board or by any other state or federal regulatory agency.		
2	REGULATORY PROVISIONS		
3	7. California Code of Regulations, title 16, section 1770, states:		
4	For the purpose of denial, suspension, or revocation of a personal or facility		
5	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		
6	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		
7	perform the functions authorized by his license or registration in a manner consistent with the public health, safety, or welfare.		
8	8. California Code of Regulations, title 22, section 51501(d) states:		
9	No provider shall submit claims to the Medi-Cal program using any		
10	provider number other than that issued to the provider by the Department.		
11	FACTS		
12	9. On or about September 15, 2008, the Board issued Pharmacy Permit Number PHY		
13	49157 to Han.Sam Corp., dba River's Edge Pharmacy, Samuel Benjamin Gadalla Hany, President,		
14	Vice President, Chief Executive Officer and Treasurer/Chief Financial Officer (River's Edge		
15	Pharmacy). The Pharmacy Permit will expire on September 1, 2015, unless renewed. Hany		
16	Benjamin owns River's Edge Pharmacy, located in Palm Springs, California.		
17	10. On or about October 3, 2011, the Board issued Pharmacy Permit Number PHY 50663		
18	to Han.Sam Corp., dba Tru Care Pharmacy, Hany S. Benjamin, President, Vice President,		
19	Secretary and Treasurer/Chief Financial Officer (Tru Care Pharmacy). The Pharmacy Permit will		
20	expire on October 1, 2015, unless renewed. Hany Benjamin owns Tru Care Pharmacy, located in		
21	Buena Park, California.		
22	11. "CalOptima" is the name of an integrated health care system that administers public		
23	health insurance programs for children, low income families, and persons with disabilities who are		
24	eligible for Medi-Cal in Orange County, California.		
25	12. In Orange County, California, pharmacies that fill prescriptions for Medi-Cal patients		
26	obtain payment through CalOptima. In order to receive payment from CalOptima, a pharmacy		
27	must apply to CalOptima and receive approval to become a registered provider for CalOptima.		
28	CalOptima requires a separate application and review process than the Medi-Cal program.		
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	STATEMENT OF ISSUES		

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13. From January 1, 2012 to March 13, 2014, Tru Care Pharmacy was not a registered				
provider for CalOptima.				
14. From January 1, 2012 to March 13, 2014, River's Edge Pharmacy was a registered				
provider for the CalOptima program.				
15. From approximately January 1, 2012 to March 13, 2014, Tru Care Pharmacy used the	;			
National Provider Identifier ¹ number of River's Edge Pharmacy to submit claims to CalOptima for				
642 prescriptions and/or refills, that Tru Care Pharmacy had filled for CalOptima members.				
16. Tru Care Pharmacy's computer software was programmed with River's Edge				
Pharmacy's National Provider Identifier number to use to bill to CalOptima for prescriptions that				
were processed and filled by Tru Care Pharmacy.	1			
17. River's Edge Pharmacy knew that Tru Care Pharmacy was using River's Edge				
Pharmacy's National Provider Identifier number to submit claims and receive payment from				
CalOptima for prescriptions that were processed by Tru Care Pharmacy.				
18. CalOptima did not give Tru Care Pharmacy a temporary authorization to use River's				
Edge Pharmacy's National Provider Identifier number to submit claims for CalOptima				
prescriptions.				
19. CalOptima does not give authorization to anyone to use another pharmacy's National				
Provider Identifier number to process claims or request payment from CalOptima, even if the				
pharmacy has an application pending before CalOptima.				
20. CalOptima requires each pharmacy to bill with their own National Provider Identifier				
number.				
FIRST CAUSE FOR DENIAL OF APPLICATION				
(Acts Involving Dishonesty, Fraud, or Deceit)				
21. Respondent's application is subject to denial under Code section 480, subdivision				
(a)(2) in that Respondent committed acts of dishonesty and deceit during the operation of his two				
¹ A National Provider Identifier number is a unique 10-digit identification number required by HIPAA for all health care providers. Health care providers and all health plans must use their				
unique National Provider Identifier number in administrative and financial transactions to identify				
4 STATEMENT OF ISSUES				
	 provider for CalOptima. 14. From January 1, 2012 to March 13, 2014, River's Edge Pharmacy was a registered provider for the CalOptima program. 15. From approximately January 1, 2012 to March 13, 2014, Tru Care Pharmacy used the National Provider Identifier' number of River's Edge Pharmacy to submit claims to CalOptima for 642 prescriptions and/or refills, that Tru Care Pharmacy had filled for CalOptima members. 16. Tru Care Pharmacy's computer software was programmed with River's Edge Pharmacy's National Provider Identifier number to use to bill to CalOptima for prescriptions that were processed and filled by Tru Care Pharmacy. 17. River's Edge Pharmacy knew that Tru Care Pharmacy was using River's Edge Pharmacy's National Provider Identifier number to submit claims and receive payment from CalOptima for prescriptions that were processed by Tru Care Pharmacy. 18. CalOptima did not give Tru Care Pharmacy a temporary authorization to use River's Edge Pharmacy's National Provider Identifier number to submit claims for CalOptima prescriptions. 19. CalOptima does not give authorization to anyone to use another pharmacy's National Provider Identifier number to submit claims for CalOptima, even if the pharmacy has an application pending before CalOptima. 20. CalOptima requires each pharmacy to bill with their own National Provider Identifier number. <u>FIRST CAUSE FOR DENIAL OF APPLICATION</u> (Acts Involving Dishonesty, Fraud, or Deceit) 21. Respondent's application is subject to denial under Code section 480, subdivision (a)(2) in that Respondent committed acts of dishonesty and deceit during the operation of his two pulp A for all health plans must use their unque National Provider Identifier number is a unique 10-digit identification number required by HIPAA for all health care providers. Health care providers and all health plans must use their unique National Provider Identifier number in administrative and financial transaction			

pharmacies, Tru Care Pharmacy and River's Edge Pharmacy. The circumstances are set forth in
 paragraphs 9 through 20 above, and incorporated herein as though fully referenced, and as
 follows:

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Because Tru Care Pharmacy was not approved to submit claims to CalOptima,
 Respondent used River's Edge Pharmacy's National Provider Identifier number under which to
 submit claims to CalOptima for payment to Tru Care Pharmacy.

b. Tru Care Pharmacy misrepresented to CalOptima that River's Edge Pharmacy had
filled the prescriptions for the claims that Tru Care Pharmacy had submitted under River's Edge
Pharmacy's National Provider Identifier number, when in fact, Tru Care Pharmacy had filled them.

c. River's Edge Pharmacy aided and abetted Tru Care Pharmacy in submitting claims to
CalOptima using River's Edge Pharmacy's National Provider Identifier number, when Tru Care
Pharmacy did not have approval to submit claims to CalOptima.

d. River's Edge Pharmacy allowed Tru Care Pharmacy to misrepresent to CalOptima that
River's Edge Pharmacy had filled the prescriptions for the claims that Tru Care Pharmacy had
submitted, when in fact, River's Edge Pharmacy had not filled them.

16 e. Tru Care Pharmacy received payment for claims submitted to CalOptima that True
17 Care Pharmacy was not entitled to.

SECOND CAUSE FOR DENIAL OF APPLICATION

(Commission of Acts Which if Done by a Licensee Would be Grounds for Suspension or Revocation of License- Dishonesty)

21 22. Respondent's application is subject to denial under Code section 480, subdivision
(a)(3)(A) in that Respondent committed acts, that if done by a licensee, would be grounds for
23 suspension or revocation of the license under Code section 4301(f) for dishonesty and deceit. The
24 circumstances are set forth in paragraphs 9 through 20 above, and incorporated herein as though
25 fully referenced, and as follows:

a. Because Tru Care Pharmacy was not approved to submit claims to CalOptima,
Respondent used River's Edge Pharmacy's National Provider Identifier number under which to
submit claims to CalOptima for payment to Tru Care Pharmacy.

b. Tru Care Pharmacy misrepresented to CalOptima that River's Edge Pharmacy had 1 filled the prescriptions for the claims that Tru Care Pharmacy had submitted under River's Edge 2 3 Pharmacy's National Provider Identifier number, when in fact, Tru Care Pharmacy had filled them. c. River's Edge Pharmacy aided and abetted Tru Care Pharmacy in submitting claims to 4 5 CalOptima using River's Edge Pharmacy's National Provider Identifier number, when Tru Care Pharmacy did not have approval to submit claims to CalOptima. 6 7 d. River's Edge Pharmacy allowed Tru Care Pharmacy to misrepresent to CalOptima that 8 River's Edge Pharmacy had filled the prescriptions for the claims that Tru Care Pharmacy had 9 submitted, when in fact, River's Edge Pharmacy had not filled them. 10 e. Tru Care Pharmacy received payment for claims submitted to CalOptima that True Care Pharmacy was not entitled to. 11 THIRD CAUSE FOR DENIAL OF APPLICATION 12

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(Commission of Acts Which if Done by a Licensee Would be

Grounds for Suspension or Revocation of License- Making a Document That is False) 14 15 23. Respondent's application is subject to denial under Code section 480, subdivision (a)(3)(A) in that Respondent committed acts, that if done by a licensee, would be grounds for 16 suspension or revocation of the license under Code section 4301(g) for knowingly making or 17 signing any certificate or other document that falsely represents the existence or nonexistence of a 18 state of facts in that Respondent arranged to submit Tru Care Pharmacy prescription claims to 19 CalOptima using River's Edge Pharmacy's National Provider Identifier number, when Tru Care 2021 Pharmacy did not have authorization to submit claims to CalOptima. Respondent also 22 misrepresented to CalOptima that River's Edge Pharmacy had filled the prescriptions for the claims that Tru Care Pharmacy had submitted using River's Edge Pharmacy's national Provider 23 Identifier number, when in fact, Tru Care Pharmacy had filled them. The circumstances are set 24 25 forth in paragraphs 9 through 20 above, and incorporated herein as though fully referenced. 111 26

FOURTH CAUSE FOR DENIAL OF APPLICATION

(Commission of Acts Which if Done by a Licensee Would be

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Grounds for Suspension or Revocation of License- Violation of Regulations)

24. Respondent's application is subject to denial under Code section 480, subdivision (a)(3)(A) in that Respondent committed acts, that if done by a licensee, would be grounds for suspension or revocation of the license under Code section 4301(o) for violation of regulations in conjunction with California Code of Regulations, title 22, section 51501, for Tru Care Pharmacy submitting claims to CalOptima using a National Provider Identifier number that was not its own, and had been issued to another pharmacy. The circumstances are set forth in detail in paragraphs 9 through 20 above, and incorporated herein as though fully referenced.

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PRIOR DISCIPLINE

25, In determining whether licensure should be granted to Respondent, Complainant 10 alleges that on or about July 17, 2010, in a prior disciplinary action entitled In the Matter of the 11 Citation Against River's Edge Pharmacy before the Board of Pharmacy, in Citation Number CI 12 2009 42563, the Pharmacy License of Respondent's business, River's Edge Pharmacy, was cited 13 and fined. That citation is now final and is incorporated by reference as if fully set forth herein. 14 The citation was based on River's Edge Pharmacy's failure to report to the Board and the DEA 15 that controlled substances were lost during a night break-in at the pharmacy and that it failed to do 16 a complete inventory to document the loss. 17

18 26. In determining whether licensure should be granted to Respondent, Complainant
alleges that on or about August 11, 2011, in a prior disciplinary action entitled *In the Matter of the Citation Against River's Edge Pharmacy* before the Board of Pharmacy, in Citation Number CI
2010 45075, the Pharmacy License of Respondent's business, River's Edge Pharmacy, was cited
and fined. That citation is now final and is incorporated by reference as if fully set forth herein.
The citation was based on River's Edge Pharmacy, dispensing a prescription which contained an
error and variation from a prescription.

25 27. In determining whether licensure should be granted to Respondent, Complainant
alleges that on or about June 17, 2010, in a prior disciplinary action entitled *In the Matter of the Citation Against Hany Benjamin* before the Board of Pharmacy, in Citation Number CI 2009
44779, Respondent's Pharmacist License was cited and fined. That citation is now final and is

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incorporated by reference as if fully set forth herein. The citation was based on Respondent acting
 as the Pharmacist-in-Charge (PIC) for his pharmacy, River's Edge Pharmacy, and his failure to
 report to the Board and the DEA that controlled substances were lost during a night break-in at
 the pharmacy and that he failed to do a complete inventory to document the loss.

28. In determining whether licensure should be granted to Respondent, Complainant alleges that on or about August 11, 2011, in a prior disciplinary action entitled *In the Matter of the Citation Against Hany Benjamin* before the Board of Pharmacy, in Citation Number CI 2011 49204, Respondent's Pharmacist License was cited and fined. That citation is now final and is incorporated by reference as if fully set forth herein. The citation was based on Respondent acting as the PIC for River's Edge Pharmacy and dispensing a prescription which contained an error and variation from a prescription.

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:

Denying the application of Han.Sam Corp., doing business as River's Edge Community
 Pharmacy, Hany Benjamin, Chief Executive Officer and President, for a Pharmacy Permit; and
 Taking such other and further action as deemed necessary and proper.

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DATED:

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Executive Officer Board of Pharmacy Department of Consumer Affairs State of California *Complainant*

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