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

In the Matter of the Accusation Against:

Case No. 3165

OAH No. N-2008090921

JAMES E. PALM 4034 Estate Drive Vacaville, CA 95866

Pharmacist License No. RPH 41806

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 November 25, 2009.

It is so ORDERED October 26, 2009.

BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

By

muth H. Scheel

KENNETH H. SCHELL Board President

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- 1		
1	EDMUND G. BROWN JR., Attorney General of the State of California	
2	JANICE K. LACHMAN Supervising Deputy Attorney General	
. 3	KENT D. HARRIS, State Bar No. 144804 Deputy Attorney General	
4	1300 I Street, Suite 125	
5	P.O. Box 944255 Sacramento, CA 94244-2550	
6	Telephone: (916) 324-7859 Facsimile: (916) 327-8643	
7	Attorneys for Complainant	
. 8	BEFORE 1	THF.
9	BOARD OF PHA DEPARTMENT OF CON	ARMACY
. 10	STATE OF CAL	
11	In the Matter of the Accusation Against:	Case No. 3165
12	0	
12	RALEY'S CENTRAL PHARMACY, No. 949 2828 Ramco Street, Suite 100	OAH No. N-2008090921
	West Sacramento, California 95691	STIPULATED SETTLEMENT AND DISCIPLINARY ORDER (James
14	Pharmacy Permit No. PHY 45843	Palm, RPH 41806 only)
15	and	
16	JAMES E. PALM 4034 Estate Drive	
17	Vacaville, California 95866	
18	Pharmacist License No. RPH 41806	
19	Respondents.	
20	Demondent	· ·
21	Respondent.	· · ·
22	IT IS HEREBY STIPULATED AND	AGREED by and between the parties to the
23	above-entitled proceedings that the following matter	s are true:
24	PARTIE	<u>s</u>
25	1. Virginia K. Herold (Complain	ant) is the Executive Officer of the Board of
26	Pharmacy. She brought this action solely in her offic	ial capacity and is represented in this matter
27	by Edmund G. Brown Jr., Attorney General of the St	tate of California, by Kent D. Harris, Deputy
28	Attorney General.	
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12.Respondent Raley's Central Pharmacy; James E. Palm (Respondent) is2represented in this proceeding by attorney Robert B. Zaro.

3 3. On or about July 29, 1988, the Board of Pharmacy issued Pharmacist
 4 License No RPH 41806 to James E. Palm (Respondent). The Pharmacist License was in full
 5 force and effect at all times relevant to the charges brought in Accusation No. 3165.

JURISDICTION

Accusation No. 3165 was filed before the Board, and is currently pending
against Respondent. The Accusation and all other statutorily required documents were properly
served on Respondent on August 20, 2008. Respondent timely filed his Notice of Defense
contesting the Accusation. A copy of Accusation No. 3165 is attached as exhibit A and
incorporated herein by reference.

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ADVISEMENT AND WAIVERS

5. Respondent has carefully read, fully discussed with counsel, and
understands the charges and allegations in Accusation No. 3165. Respondent has also carefully
read, fully discussed with counsel, and understands the effects of this Stipulated Settlement and
Disciplinary Order.

6. Respondent is fully aware of his legal rights in this matter, including the right to a hearing on the charges and allegations in the Accusation; the right to be represented by counsel at his own expense; 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.

Respondent voluntarily, knowingly, and intelligently waives and gives up
each and every right set forth above.

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CULPABILITY

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2 8. Respondent hereby stipulates and agrees that should he ever appear before the California Board of Pharmacy or any successor agency on this or any other licensing or 3 disciplinary matter, each and every fact, charge, and allegation in Accusation No. 3165 shall be 4 5 deemed true and proved without the necessity of further proof. 9 Respondent agrees that his Pharmacist License is subject to discipline and 6 they agree to be bound by the Board's imposition of discipline as set forth in the Disciplinary 7 8 Order below. 9 CONTINGENCY 10 10. The parties understand and agree that electronic or facsimile copies of this Stipulated Settlement and Disciplinary Order, including electronic or facsimile signatures 11 12 thereto, shall have the same force and effect as the originals. 13 11. 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 14 15 following Disciplinary Order: 16 **DISCIPLINARY ORDER** 17 IT IS HEREBY ORDERED that Pharmacist License No. RPH 41806 issued to Respondent James E. Palm is revoked. However, the revocation is stayed and Respondent is 18 19 placed on probation for four (4) years on the following terms and conditions. 20 1. Actual Suspension - Pharmacist. License No. RPH 41806, issued to 21 Respondent James E. Palm is suspended for a period of sixty (60) days. 22 During suspension, Respondent shall not enter any pharmacy area or any portion 23 of the licensed premises of a wholesaler, veterinary food-animal drug retailer or any other 24 distributor of drugs which is licensed by the Board, or any manufacturer, or where dangerous 25 drugs and devices or controlled substances are maintained. Respondent shall not practice pharmacy nor do any act involving drug selection, selection of stock, manufacturing, 26 27 compounding, dispensing or patient consultation; nor shall Respondent manage, administer, 28 ///

1	or be a consultant to any licensee of the Board, or have access to or control the ordering,
2	manufacturing or dispensing of dangerous drugs and devices or controlled substances.
3	Respondent shall not engage in any activity that requires the professional
4	judgment of a pharmacist. Respondent shall not direct or control any aspect of the practice of
5	pharmacy. <u>Respondent shall not perform the duties of a pharmacy technician or an exemptee for</u>
6	any entity licensed by the Board. Subject to the above restrictions, Respondent may continue to
7	own or hold an interest in any pharmacy in which he holds an interest at the time this decision
8.	becomes effective unless otherwise specified in this order.
9	2. Obey All Laws. Respondent shall obey all state and federal laws and
10	regulations substantially related to or governing the practice of pharmacy.
11	Respondent shall report any of the following occurrences to the Board, in writing,
12	within 72 hours of such occurrence:
13	• an arrest or issuance of a criminal complaint for violation of any provision of the
14	Pharmacy Law, state and federal food and drug laws, or state and federal
15	controlled substances laws
16	• a plea of guilty or nolo contendere in any state or federal criminal proceeding to
17	any criminal complaint, information or indictment
18	• a conviction of any crime
19	• discipline, citation, or other administrative action filed by any state and federal
20	agency which involves Respondent's license or which is related to the practice
21	of pharmacy or the manufacturing, obtaining, handling or distribution or billing
22	or charging for any drug, device or controlled substance.
23	3. Reporting to the Board. Respondent shall report to the Board
24	quarterly. The report shall be made either in person or in writing, as directed. Respondent
25	shall state under penalty of perjury whether there has been compliance with all the terms and
26	conditions of probation. If the final probation report is not made as directed, probation shall
27	be extended automatically until such time as the final report is made and accepted by the
28	Board.
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4. Interview with the Board. Upon receipt of reasonable notice,
 Respondent shall appear in person for interviews with the Board upon request at various
 intervals at a location to be determined by the Board. Failure to appear for a scheduled
 interview without prior notification to Board staff shall be considered a violation of probation.

5 5. Cooperation with Board Staff. Respondent shall cooperate with the 6 Board's inspectional program and in the Board's monitoring and investigation of Respondent's 7 compliance with the terms and conditions of their probation. Failure to comply shall be 8 considered a violation of probation.

9 6. Continuing Education. Respondent shall provide evidence of efforts
10 to maintain skill and knowledge as a pharmacist as directed by the Board.

7. Notice to Employers. Respondent shall notify all present and
prospective employers of the decision in case number 3165 and the terms, conditions and
restrictions imposed on Respondent by the decision. Within 30 days of the effective date of
this decision, and within 15 days of Respondent undertaking new employment, Respondent
shall cause his direct supervisor, pharmacist-in-charge and/or owner to report to the Board in
writing acknowledging the employer has read the decision in case number 3165.

17 If Respondent works for or is employed by or through a pharmacy employment
18 service, Respondent must notify the direct supervisor, pharmacist-in-charge, and/or owner at
19 every pharmacy of the and terms conditions of the decision in case number 3165 in advance of
20 the Respondent commencing work at each pharmacy.

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"Employment" within the meaning of this provision shall include any full-time, parttime, temporary, relief or pharmacy management service as a pharmacist, whether the Respondent is considered an employee or independent contractor.

8. Consultant for Pharmacist-in-Charge. Respondent shall not
 supervise any intern pharmacist, perform the duties of a preceptor or serve as a consultant to
 any entity licensed by the Board. In the event that the Respondent is currently the pharmacist in-charge of a pharmacy, the pharmacy shall retain an independent consultant at its own
 expense who shall be responsible for reviewing pharmacy operations on a quarterly basis for

compliance by Respondent with state and federal laws and regulations governing the practice 1 2 of pharmacy and for compliance by Respondent with the obligations of a pharmacist-incharge. The consultant shall be a pharmacist licensed by and not on probation with the Board 3 and whose name shall be submitted to the Board for its prior approval within 30 days of the 4 5 effective date of this decision. Respondent shall not be a pharmacist-in-charge at more than one pharmacy or at any pharmacy of which he is not the current PIC unless otherwise 6 7 approved by the board. The Board may for other reasons as deemed appropriate by the Board, 8 preclude the Respondent from acting as a pharmacist-in-charge.

9 9. Reimbursement of Board Costs. Respondent shall pay to the Board
10 its costs of investigation and prosecution in the amount of \$13,337.50. Said costs are assessed
11 jointly and severally with Raley's Central Pharmacy No. 949.

12 The filing of bankruptcy by Respondent shall not relieve Respondent of his 13 responsibility to reimburse the Board its costs of investigation and prosecution.

14 10. Probation Monitoring Costs. Respondent shall pay the costs
15 associated with probation monitoring as determined by the Board each and every year of
16 probation. Such costs shall be payable to the Board at the end of each year of probation.
17 Failure to pay such costs shall be considered a violation of probation.

18 11. Status of License. Respondent shall, at all times while on probation,
19 maintain an active current license with the Board, including any period during which
20 suspension or probation is tolled.

If Respondent's license expires or is canceled by operation of law or otherwise,
upon renewal or reapplication, Respondent's license shall be subject to all terms and
conditions of this probation not previously satisfied.

License Surrender while on Probation/Suspension. Following the
effective date of this decision, should Respondent cease practice due to retirement or health,
or be otherwise unable to satisfy the terms and conditions of probation, Respondent may
tender their license to the Board for surrender. The Board shall have the discretion whether to
grant the request for surrender or take any other action it deems appropriate and reasonable.

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Upon formal acceptance of the surrender of the license, Respondent will no longer be subject
 to the terms and conditions of probation.

Upon acceptance of the surrender, Respondent shall relinquish his pocket
license to the Board within 10 days of notification by the Board that the surrender is accepted.
Respondent may not reapply for any license from the Board for three 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.

Notification of Employment/Mailing Address Change. Respondent
shall notify the Board in writing within 10 days of any change of employment. Said
notification shall include the reasons for leaving and/or the address of the new employer,
supervisor or owner and work schedule if known. Respondent shall notify the Board in
writing within 10 days of a change in name, mailing address or phone number.

13 14. Tolling of Probation. Should Respondent, regardless of residency, for
any reason cease practicing pharmacy for a minimum of 40 hours per calendar month in
California, Respondent must notify the Board in writing within 10 days of cessation of the
practice of pharmacy or the resumption of the practice of pharmacy. Such periods of time
(excepting the suspension period) shall not apply to the reduction of the probation period. It is
a violation of probation for Respondent's probation to remain tolled pursuant to the provisions.
of this condition for a period exceeding three years.

"Cessation of practice" means any period of time exceeding 30 days in which
Respondent is not engaged in the practice of pharmacy as defined in Section 4052 of the
Business and Professions Code.

15. Violation of Probation. 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 which was stayed. 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 extended, until the petition to
revoke probation or accusation is heard and decided.

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 which was stayed.

6 16. Completion of Probation. Upon successful completion of probation,
7 Respondent's license will be fully restored.

8 17. **Community Services Program.** Within 60 days of the effective date 9 of this decision, Respondent shall submit to the Board, for its prior approval, a community 10 service program in which Respondent shall provide free services to benefit the community on 11 a regular basis to a community or charitable facility or agency for at least 100 hours within the 12 first three (3) years of probation.

18. Remedial Education. Within 30 days of the effective date of this 13 14 decision, Respondent shall submit to the Board, for its prior approval, an appropriate program 15 of remedial education related to Identifying/preventing drug losses. The program of remedial 16 education shall consist of at least six (6) hours, which shall be completed within the first year 17 of probation at Respondent's own expense. The period of probation shall be extended until 18 such remedial education is successfully completed and written proof, in a form acceptable to 19 the Board, is provided to the Board. All remedial education shall be in addition to continuing 20 education courses used for license renewal purposes. Failure to complete the remedial 21 education as set forth herein above is grounds for the filing of a petition to revoke probation. 22 Following the completion of each course, the Board may administer an

23 examination to test the Respondent's knowledge of the course.

19. No Ownership of Premises. Except as the board may otherwise allow,
in its sole discretion, respondent shall not own, have any legal or beneficial interest in, or
serve as a manager, administrator, member, officer, director, 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

1	Board within 90 days following the effective date of this decision and shall immediately
2	thereafter provide written proof thereof to the Board. This provision shall be read in
3	conjunction with, and harmonized with, paragraph 8 above.
4	ACCEPTANCE
5	I have carefully read the above Stipulated Settlement and Disciplinary Order
6	and have fully discussed it with my attorneys, Robert B. Zaro. I understand the stipulation and
7	the effect it will have on my Pharmacy Permit. I enter into this Stipulated Settlement and
8	Disciplinary Order voluntarily, knowingly, and intelligently, and agree to be bound by the
9	Decision and Order of the Board.
10	DATED: $\frac{9}{30}/09$
11	
12	Jan Ett
13	JAMES E. PALM Respondent
14	
15	I have read and fully discussed with Respondent Raley's Central Pharmacy;
16	James E. Palm the terms and conditions and other matters contained in the above Stipulated
17	Settlement and Disciplinary Order. I approve its form and content.
18	DATED: MM 15 2009
19	2.00
20	Rohnt 13, Low
21	ROBERT B. ZARO Attorney for Respondent
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1	ENDORSEMENT
2	The foregoing Stipulated Settlement and Disciplinary Order is hereby
3	respectfully submitted for consideration by the Board.
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5	DATED: 6/24/09
6	EDMUND G. BROWN JR., Attorney General of the State of California
7	JANICE K. LACHMAN
8	Supervising Deputy Attorney General
9	
10	Kentham
11	KENT D. HARRIS Deputy Attorney General
12	Attorneys for Complainant
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14	DOJ Matter ID: SA2008301403 Palm final stip.wpd
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Exhibit A

Accusation No. 3165

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1	EDMUND G. BROWN JR., Attorney General
. 2	of the State of California JANICE K. LACHMAN
_	Supervising Deputy Attorney General
3	KENT D. HARRIS, State Bar No. 144804 Deputy Attorney General 1300 I Street, Suite 125
	P.O. Box 944255
5	Sacramento, CA 94244-2550 Telephone: (916) 324-7859
6	Facsimile: (916) 327-8643
7	Attorneys for Complainant
8	
9	BEFORE THE BOARD OF PHARMACY
10	DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA
11	In the Matter of the Accusation Against: Case No. 3165
·	RALEY'S CENTRAL PHARMACY NO. 949
12 13	RALLET S CENTRAL FHARMACT NO. 9492928 Ramco Street, Suite 100West Sacramento, CA 95691
14	Pharmacy Permit No. PHY 45843
15	JAMES PALM
16	4034 Estate Drive Vacaville, CA 95866
. 17	Pharmacist License No. RPH 41806
18	Respondents.
19	
20	Complainant alleges:
21	PARTIES
22	1. Virginia Herold (Complainant) brings this Accusation solely in her official
23	capacity as the Executive Officer of the Board of Pharmacy, Department of Consumer Affairs.
. 24	2. On or about March 7, 2002, the Board of Pharmacy issued Pharmacy
25	License PHY 45843 to Raley's Central Pharmacy No. 949 (Respondent Raley's).
26	3. On or about July 29, 1988, the Board of Pharmacy issued Pharmacist
27	License No. RPH 41806 to James Palm, (Respondent Palm).Respondent Palm has been the
28	designated "pharmacist-in-charge" at respondent Raley's since 3/7/2002.
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JURISDICTION

4. This Accusation is brought before the Board of Pharmacy (Board),
 Department of Consumer Affairs, under the authority of the following laws. All section
 references are to the Business and Professions Code unless otherwise indicated.

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5. Section 4081 of the Code states in pertinent part:

"(a) All records of manufacture and of sale, acquisition, or disposition of 6 7 dangerous drugs or dangerous devices shall be at all times during business hours open to inspection by authorized officers of the law, and shall be preserved for at least three years from 8 9 the date of making. A current inventory shall be kept by every manufacturer, wholesaler, pharmacy, veterinary food-animal drug retailer, physician, dentist, podiatrist, veterinarian, 10 laboratory, clinic, hospital, institution, or establishment holding a currently valid and unrevoked 11 12 certificate, license, permit, registration, or exemption under Division 2 (commencing with 13 Section 1200) of the Health and Safety Code or under Part 4 (commencing with Section 16000) of Division 9 of the Welfare and Institutions Code who maintains a stock of dangerous drugs or 14 15 dangerous devices.

"(b) The owner, officer, and partner of pharmacy, wholesaler, or veterinary foodanimal drug retailer shall be jointly responsible with the pharmacist-in-charge or representativein-charge for maintaining the records and inventory described in this section."

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6. Section 4113 states in pertinent part:

20 "(a) Every pharmacy shall designate a pharmacist-in-charge and within 30 days
21 thereof, shall notify the board in writing of the identity and license number of that pharmacist and
22 the date he or she was designated.

23 "(b) The pharmacist-in-charge shall be responsible for a pharmacy's compliance
24 with a state and federal laws and regulations pertaining to the practice of pharmacy."

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	1	7. California Code of Regulations, Title 16, section 1714, states in pertinent
	2	part:
	3	····
	4	"(b) Each pharmacy licensed by the board shall maintain its facilities, space,
	5	fixtures, and equipment so that drugs are safely and properly prepared, maintained, secured, and
	6	distributed"
	7	(d) Each pharmacist while on duty, shall be responsible for the security of the
	8	prescription department including provisions for effective control against theft or diversion of
	. 9	dangerous drugs and devices and records of such drugs and devices"
	10	8. California Code of Regulations, Title 16, section 1718, states in pertinent
	11	part:
	12	"(e) 'Current Inventory' as used in Sections 4081 and 4332 of the Business and
	13	Professions Code shall be considered to include complete accountability for all dangerous drugs
	14	handled by every licensee enumerated in Sections 4081 and 4332."
	. 15	"The controlled substances inventories required by Title 21, CFR, section 1304
	16	shall be available for inspection upon request for at least 3 years after the date of the inventory."
•	17	9. Section 125.3 of the Code provides, in pertinent part, that the Board may
	18	request the administrative law judge to direct a licentiate found to have committed a violation or
	19	violations of the licensing act to pay a sum not to exceed the reasonable costs of the investigation
	20	and enforcement of the case.
	21	10. <u>DRUG CLASSIFICATIONS</u> :
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	23	BRAND GENERIC DANGEROUS CONTROLLED INDICATIONS
	24	NAME NAME DRUG PER SUBSTANCE FOR USE
	. 25	B & PC 4022 PER H & SC
	26	Vicodin, Hydrocodone/ YES HSC 11056(e)(4) Pain
	27	Norco Acetaminophen (APAP)
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. 1	BRAND	GENERIC	DANGEROUS	CONTROLLED	INDICATIONS
2	NAME	NAME	DRUG PER	SUBSTANCE	FOR USE
3			B & PC 4022	PER H & SC	
4	Ambien	Zolpidem	YES	HSC 11057(d)(32)	Anxiety
5	Lyrica	Pregablin	YES	CFR 1308.15(e)(1)	Neuropathic Pain
6		Propoxyphene Napsylate/ Acetaminophen	YES	HSC 11057	Pain
. 8	, ·	Clonazepam	YES	HSC 11057(d)(7)	Anxiety
. 9		Diphenoxylate/ Atropine	YES	HSC 11058(c)(4)	Anti-diarrheal
10		Temazepam	YES	HSC 11057(d)(29)	Anxiety
		Butorphanol	YES	HSC 11057(c)(3)	Migraine
12	· .	Acetaminophen/ Codeine	YES	HSC 11056	Pain
14		Diazepam	YES	HSC 11057(d)(9)	Anxiety
	·	Alprazolam	YES	HSC 11057(d)(1)	Anxiety
15		Lorazepam	YES	HSC 11057(d)(16)	Anxiety
16		Phentermine	YES	HSC 11057(f)(4)	Anorexiant
17	Oxandrin	Oxandrolone	YES	HSC 11056(f)(23)	Androgen
18		Hydrocodone/ Ibuprofen	YES	HSC 11056	Pain
19 20	Lunesta	Zopiclone	YES	CFR 1308.14(c)(51)	Insomnia
	Provigil	Modafinil	YES	HSC 11057(f)(3)	Narcolepsy
22		Acetaminophen/ Dichloralphena- zone/Isometheptene	YES		Migraine
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STATEMENT OF FACTS

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11. 2 On and between the dates of March of 2006 and 8/13/2007, pharmacy clerk, Capernaum Chapman, who was employed at respondent Raley's stole an undetermined 3 number of various controlled substances and dangerous drugs. The theft was carried out by Mr. 4 Chapman placing bottles of newly received controlled substances and dangerous drugs in a 5 6 garbage can after the pharmacist had finished the check-in process. Chapman would later take out the garbage and dump it into the dumpsters behind the facility. The trash containers were 7 normally secured by locks, but were left open by Chapman. After his shift was over, Chapman 8 would return to the dumpsters and remove the bags. 9

10 12. In order to cover up his theft, Chapman would then access the computer 11 system and adjust the inventory levels on the items he had diverted earlier into the garbage cans. 12 Chapman had complete access and ability to manipulate Raley's inventory levels without 13 tracking and supervision. Raley's computer system did not track user access and changes to their 14 inventory levels. There were no warnings in Raley's inventory system or financial auditing to 15 indicate a diversion concern.

16 13. On 8/13/07 Chapman did not report for work. Chapman had been arrested
17 and was in jail charged with the sale or transport of controlled substances. Chapman was
18 subsequently terminated for job abandonment.

19 14. An internal audit covering a period of 23 months (9/16/2005 to 8/15/2007)
 20 revealed a preliminary shortage of approximately 225,816 tablets of generic Norco and Vicodin.
 21 There were also shortages and overages in a number of other controlled substances and
 22 dangerous drugs.

RESPONDENT RALEY'S FIRST CAUSE FOR DISCIPLINE (Unsecured Pharmacy)

15. Respondent Raley's is subject to disciplinary action under Title 16 CCR
Section 1714(b) in that they failed to provide effective control on the security of the prescription
department against theft of controlled substances/dangerous drugs as set forth in paragraphs 1114 above.

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	SECOND CAUSE FOR DISCIPLINE (Failure to Maintain Current Inventory)
2	<u>(1 and 0 to wantam Current myentor y)</u>
3	16. Respondent Raley's Central Pharmacy No. 949 is subject to disciplinary
. 4	action under California Code of Regulations, Title 16, section 1718 in conjunction with
5	Business and Professions Code section 4081 in that it failed to maintain complete accountability
6	of all controlled substances/dangerous drugs between the dates of March 2006 and August, 2007
7	as follows:
8	SHORTAGE
9	a. Ambien (5mg - 67 dosage units, 10mg - 254 dosage units, CR 12.5mg - 74
10	dosage units);
11	b. Lyrica (75mg - 19 dosage units, 150mg - 1 dosage unit);
12	c. Vicodin (5mg/500mg - 12 dosage units, 7.5mg/750mg - 23 dosage units);
13 .	d. Propoxyphene-Napsylate/APAP - 129 dosage units;
14	e. Clonazepam (0.5mg - 202 dosage units, 1mg - 195 dosage units, 2mg - 49
15	dosage units);
16	f. Diphenoxylate/Atropine - 498 dosage units;
17	g. Temazepam (15mg - 45 dosage units, 30mg - 26 dosage units);
18	h. Hydrocodone/APAP (5mg/500mg - 24,937 dosage units, 7.5mg/500mg - 1011
19	dosage units, 7.5mg/750mg - 678 dosage units, 10mg/650mg - 1 dosage unit, 10mg/500mg - 38
20	dosage units, 10mg/325mg - 200,654 dosage units);
21	i. APAP/Codeine (300mg/30mg - 229 dosage units, 300mg/60mg - 18 dosage
22	units);
23	j. Diazepam 5mg - 22 dosage units;
. 24	k. Alprazolam (0.25mg - 393 dosage units, 0.5mg - 432 dosage units, 1mg - 11
25	dosage units);
26	1. Lorazepam (0.5mg - 249 dosage units, 1mg - 1,044 dosage units);
27	m. Phentermine 37.5mg - 20 dosage units;
28	n. Oxandrin 2.5mg - 77 dosage units;
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. 1	o. Zolpidem (5mg - 4 dosage units, 10mg - 73 dosage units);
2	p. Hydrocodone/Ibuprofen 7.5mg/200mg - 52 dosage units;
3	q. Lunesta 2mg - 333 dosage units; & Provigil 200mg - 483 dosage units.
4	OVERAGE
5	r. Diazepem 10mg - 14 dosage units;
6	s. Lorazepam 2mg - 1 dosage unit;
7	t. Lunesta 3mg - 5 dosage units;
8	u. Acetaminophen/Dichloralphenazone/Isometheptene - 10 dosage units.
9	RESPONDENT PALM FIRST CAUSE FOR DISCIPLINE
10	(Unsecured Pharmacy/Failure to Provide Effective Control)
11	17. Respondent, James Palm is subject to disciplinary action under Title 16
12	CCR Section 1714(D) in that as pharmacist-in-charge, he failed to provide effective control on
13 14	the security of the prescription department against theft of controlled substances/dangerous drugs as set forth in paragraphs 11-14 above.
14	SECOND CAUSE FOR DISCIPLINE
16	(Failure to Maintain Complete Accountability of Controlled Substances)
10	18. Respondent, James Palm is subject to disciplinary action under Title 16
18	CCR Section 1718, in conjunction with Business and Professions Code section 4081, pursuant to
19	Business and Professions Code section 4113(b) in that as pharmacist-in-charge, he failed to
20	maintain complete accountability of all controlled substances/dangerous drugs at Raley's during
.21	the relevant time period as set forth in paragraphs 11-14 and 16 above.
22	PRAYER
23	WHEREFORE, Complainant requests that a hearing be held on the matters
24	herein alleged, and that following the hearing, the Board of Pharmacy issue a decision:
25	1. Revoking or suspending Pharmacy License Number PHY 45843, issued to
26	Raley's Central Pharmacy No. 949;
. 27	2. Revoking or suspending Pharmacist License No. RPH 41806, issued to
28	James Palm;
	7

3. Ordering Raley's Central Pharmacy No. 949 and James Palm 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;

Â DATED

Taking such other and further action as deerned necessary and proper. VIRGINIA\HEROI

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

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