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

In the Matter of the Accusation Against:

SERV-RITE PHARMACY; ROBERT M. LANE, Owner

9420 E. Slauson Pico Rivera, CA 90660

Pharmacy Permit No. PHY 34009

and

ROBERT M. LANE Pharmacist-in-Charge 5711 Corso Di Napoli Long Beach, CA 90803

Pharmacist License No. RPH 23877

Respondent.

Case No. 4571

OAH No. 2015030430

STIPULATED SURRENDER OF LICENSE AND ORDER <u>AS TO</u> <u>ROBERT M. LANE ONLY</u>

DECISION AND ORDER

The attached Stipulated Surrender of License and 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 December 9, 2015.

It is so ORDERED on November 9, 2015.

BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

By

Amy Gutierrez, Pharm.D. Board President

1	KAMALA D. HARRIS Attorney General of California	·
2	THOMAS L. RINALDI Supervising Deputy Attorney General	
3	SUSAN MELTON WILSON Deputy Attorney General	
4	State Bar No. 106902 300 So. Spring Street, Suite 1702	
5	Los Angeles, CA 90013 Telephone: (213) 897-4942	
6	Facsimile: (213) 897-2804 Attorneys for Complainant	
7		RE THE
8.	BOARD OF	PHARMACY CONSUMER AFFAIRS
9		CALIFORNIA
10	· 	
11	In the Matter of the Accusation Against:	Case No. 4571 OAH No. 2015030430
12	SERV-RITE PHARMACY;	
13	ROBERT M. LANE , Owner 9420 E. Slauson	STIPULATED SURRENDER OF LICENSE AND ORDER
14	Pico Rivera, CA 90660	[ROBERT LANE ONLY]
15	Pharmacy Permit No. PHY 34009	
16	and	
17	ROBERT M. LANE,	
18	Pharmacist-in-Charge 5711 Corso Di Napoli	
19	Long Beach, CA 90803	
20	Pharmacist License No. RPH 23877	
21	Respondents.	
22	IT IS HEREBY STIPULATED AND AGE	REED by and between the parties to the above-
23	entitled proceedings that the following matters a	re true:
24	PAR	TIES
25	1. Virginia Herold (Complainant) is the	e Executive Officer of the Board of Pharmacy.
26	She brought this action solely in her official capa	acity and is represented in this matter by Kamala
27	D. Harris, Attorney General of the State of Calif	ornia, by Susan Melton Wilson, Deputy Attorney
28	General.	
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2. Robert M. Lane (Respondent) is represented in this proceeding by attorney Herbert
 Weinberg, whose address is Fenton Law Group, LLP, 1990 South Bundy Drive, Suite 777, Los
 Angeles, CA 90067.

3. On or about February 18, 1965, the Board of Pharmacy issued Pharmacist License
No. RPH 23877 to Robert M. Lane (Respondent). The Pharmacist License was in full force and
effect at all times relevant to the charges brought in Accusation No. 4571 and will expire on
October 31, 2015, unless renewed.

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JURISDICTION

4. Accusation No. 4571 was filed before the Board of Pharmacy (Board), Department of
Consumer Affairs, and is currently pending against Respondent. The Accusation and all other
statutorily required documents were properly served on Respondent on April 10, 2014.
Respondent timely filed his Notice of Defense contesting the Accusation. A copy of Accusation
No. 4571 is attached as Exhibit A and incorporated by reference.

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ADVISEMENT AND WAIVERS

15 5. Respondent has carefully read, fully discussed with counsel, and understands the
16 charges and allegations in Accusation No. 4571. Respondent also has carefully read, fully
17 discussed with counsel, and understands the effects of this Stipulated Surrender of License and
18 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.

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

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CULPABILITY

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8. Respondent understands that the charges and allegations in Accusation No. 4571, if proven at a hearing, constitute cause for imposing discipline upon his Pharmacist License No. RPH 23877.

9. For the purpose of resolving the Accusation without the expense and uncertainty of further proceedings, Respondent agrees that, at a hearing, Complainant could establish a factual basis for the charges in the Accusation and that those charges constitute cause for discipline. Respondent hereby gives up his right to contest that cause for discipline exists based on those charges.

10. Respondent understands that by signing this stipulation he enables the Board to issue an order accepting the surrender of his Pharmacist License No. RPH 23877 without further process.

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 14 communicate directly with the Board regarding this stipulation and surrender, without notice to or 15 participation by Respondent or his counsel. By signing the stipulation, Respondent understands 16 and agrees that he may not withdraw his agreement or seek to rescind the stipulation prior to the 17 time the Board considers and acts upon it. If the Board fails to adopt this stipulation as its 18 Decision and Order, the Stipulated Surrender and Disciplinary Order shall be of no force or 19 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. 20

The parties understand and agree that Portable Document Format (PDF) and facsimile 12. copies of this Stipulated Surrender of License and Order, including Portable Document Format (PDF) and facsimile signatures thereto, shall have the same force and effect as the originals.

13. This Stipulated Surrender of License and 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 Surrender of License and 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.

In consideration of the foregoing admissions and stipulations, the parties agree that 14. 1 the Board may, without further notice or formal proceeding, issue and enter the following Order: 2 ORDER 3 IT IS HEREBY ORDERED that Pharmacist License No. RPH 23877, issued to Respondent 4 Robert M. Lane, is surrendered and accepted by the Board of Pharmacy. 5 The surrender of Respondent's Pharmacist License and the acceptance of the 1. 6 surrendered license by the Board shall constitute the imposition of discipline against Respondent. 7 This stipulation constitutes a record of the discipline and shall become a part of Respondent's 8 license history with the Board of Pharmacy. 9 2. Respondent shall lose all rights and privileges as a Pharmacist in California as of the 10 effective date of the Board's Decision and Order. 11 3. Respondent shall cause to be delivered to the Board his pocket license and, if one was 12 issued, his wall certificate on or before the effective date of the Decision and Order. 13 4. Respondent understands and agrees that if he ever files an application for licensure or 14 a petition for reinstatement in the State of California, the board shall treat it as a new application 15 for licensure. Respondent may not apply for any license, permit, or registration from the board for 16 three years from the effective date of this decision. Respondent stipulates that should he or she 17 apply for any license from the board on or after the effective date of this decision, all allegations 18 set forth in the accusation shall be deemed to be true, correct and admitted by respondent when 19 the board determines whether to grant or deny the application. Respondent shall satisfy all 20 requirements applicable to that license as of the date the application is submitted to the board. 21 including, but not limited to taking and passing the California Pharmacist Licensure Examination 22 prior to the issuance of a new license. Respondent is required to report this surrender as 23 disciplinary action. 24 5. Respondent shall pay the agency its costs of investigation and enforcement in the 25 amount of \$8,653.50 prior to issuance of a new or reinstated license. 26 6. If Respondent should ever apply or reapply for a new license or certification, or 27petition for reinstatement of a license, by any other health care licensing agency in the State of 28

1	California, all of the charges and allegations contained in Accusation, No. 4571 shall be deemed
2	to be true, correct, and admitted by Respondent for the purpose of any Statement of Issues or any
3	other proceeding seeking to deny or restrict licensure.
4	ACCEPTANCE
5	I have carefully read the above Stipulated Surrender of License and Order and have fully
6	discussed it with my attorney, Herbert Weinberg. I understand the stipulation and the effect it
7	will have on my Pharmacist License. I enter into this Stipulated Surrender of License and Order
8	voluntarily, knowingly, and intelligently, and agree to be bound by the Decision and Order of the
9	Board of Pharmacy.
10	DATED: <u>7129/17</u> <u>Minut Miffame ham .</u> ROBERT M. LANE
11	ROBERT M. LAINE C
12	I have read and fully discussed with Respondent Robert M. Lane the terms and conditions
13	and other matters contained in this Stipulated Surrender of License and Order. I approve its form
14	and content.
15	DATED: 7/29/2015
16	HERBERT WEINBERG Attorney for Respondent
17	ENDORSEMENT
18	The foregoing Stipulated Surrender of License and Order is hereby respectfully submitted
19	for consideration by the Board of Pharmacy of the Department of Consumer Affairs.
20	Dated: 1-7-15 Respectfully submitted,
21	KAMALA D. HARRIS
22	Attorney General of California THOMAS L. RINALDI
23	Supervising Deputy Attorney General
24	SW2
25	SUSAN MELTON WILSON Deputy Attorney General
26	Attorneys for Complainant
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Stipulated Surrender of License (Case No. 4571)

Exhibit A

Accusation No. 4571

1	Kamala D. Harris	
2	Attorney General of California GREGORY J. SALUTE	
3	Supervising Deputy Attorney General SUSAN MELTON WILSON	
4	Deputy Attorney General State Bar No. 106902	
5	300 So. Spring Street, Suite 1702 Los Angeles, CA 90013	
6	Telephone: (213) 897-4942 Facsimile: (213) 897-2804	
7	E-mail: Susan.Wilson@doj.ca.gov Attorneys for Complainant	
8		RE THE
9	BOARD OF	NE THE ' PHARMACY CONSUMER AFFAIRS
10		CALIFORNIA
11	Le the Metter of the Acquiration Against	Case No. 4571
12	In the Matter of the Accusation Against:	Case 100, 45/1
12	SERV-RITE PHARMACY; ROBERT M. LANE, Owner	ACCUSATION
13	9420 E. Slauson Pico Rivera, CA 90660	
14		
15	Pharmacy Permit No. PHY 34009	
10	and	
17	ROBERT M. LANE, Pharmacist-in-Charge	
	9420 E. Slauson Pico Rivera, CA 90660	
19	Pharmacist License No, RPH 23877	
20	Respondents.	
21 22		
22	Complainant alleges:	
23	PAJ	RTIES
25	1. Virginia Herold (Complainant) brin	gs this Accusation solely in her official capacity
26	as the Executive Officer of the Board of Pharma	acy, Department of Consumer Affairs.
20	2. On or about December 23, 1986, the	e Board of Pharmacy issued Permit Number PHY
27	34009 to Serv-Rite Pharmacy, with Robert M. I	ane as an individual licensed owner and
40		1 Accusation
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pharmacist in charge (Respondent Serv-Rite). The Permit was in full force and effect at all times relevant to the charges brought herein and will expire on December 1, 2014, unless renewed.

3. On or about February 18, 1965, the Board of Pharmacy issued Pharmacist License Number RPH 23877 to Robert M. Lane (Respondent Lane). Respondent Lane was an individual licensed owner and pharmacist-in-charge of Respondent Serv-Rite between December 23, 1986 and the present. Respondent Lane's Pharmacist License was in full force and effect at all times relevant to the charges brought herein and will expire on October 31, 2015, unless renewed.

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JURISDICTION

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

Section 118, subdivision (b), of the Code provides that the
 suspension/expiration/surrender/cancellation of a license shall not deprive the
 Board/Registrar/Director of jurisdiction to proceed with a disciplinary action during the period
 within which the license may be renewed, restored, reissued or reinstated.

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6. Section **4022** of the Code states

17 "Dangerous drug" or "dangerous device" means any drug or device unsafe for self-use in
18 humans or animals, and includes the following:

19 "(a) Any drug that bears the legend: "Caution: federal law prohibits dispensing without
20 prescription," "Rx only," or words of similar import.

"(b) Any device that bears the statement: "Caution: federal law restricts this device to sale
by or on the order of a __," "Rx only," or words of similar import, the blank to be filled in with
the designation of the practitioner licensed to use or order use of the device.

24 "(c) Any other drug or device that by federal or state law can be lawfully dispensed only on
 25 prescription or furnished pursuant to Section 4006."

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7. Section **4070** of the Code states at Subdivision "a":

27 "(a) Except as provided in section 4019 and subdivision (b), an oral or an electronic data
28 transmission prescription as defined in subdivision (c) of section 4040(c) shall soon as practicable

be reduced to writing by the pharmacist and shall be filled, by, or under the direction of, the pharmacist. The pharmacist need not reduce to writing the address, telephone number, license classification, federal registry number of the prescriber or the address of the patient or patients if the information is readily retrievable in the pharmacy."

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8. Section **4081** of the Code states:

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

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

"(c) The pharmacist-in-charge or representative-in-charge shall not be criminally
responsible for acts of the owner, officer, partner, or employee that violate this section and of
which the pharmacist-in-charge or representative-in-charge had no knowledge, or in which he or
she did not knowingly participate."

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9.

Section 4104 of the Code states:

"(a) Every pharmacy shall have in place procedures for taking action to protect the public
when a licensed individual employed by or with the pharmacy is discovered or known to be
chemically, mentally, or physical impaired to the extent it affects his or her ability to practice the
profession or occupation authorized by his or her license, or is discovered or known to have
engaged in the theft, diversion, or self-use of dangerous drugs.

"(b) Every pharmacy shall have written policies and procedures for addressing chemical,
 mental, or physical impairment, as well as theft, diversion, or self-use of dangerous drugs, among
 licensed individuals employed by or with the pharmacy.

4 "(c) Every pharmacy shall report and provide to the board within 14 days of the receipt of
5 development thereof, the following information with regard to any licensed individual employed
6 by or with the pharmacy:

7 (1) Any admission by a licensed individual of chemical, mental or physical
8 impairment affect his or her ability to practice.

9 (2) Any admission by a licensed individual of theft, diversion, or self-use of
10 dangerous drugs.

(3) Any video or documentary evidence demonstrating chemical, mental, or physical
impairment of a licensed individual to the extent it affects his or her ability to practice.

13 (4) Any video or documentary evidence demonstrating theft, diversion, or self-use of
14 dangerous drugs by a licensed individual.

15 (5) Any termination based on chemical, mental, or physical impairment of a licensed
16 individual to the extent it affects his or her ability to practice.

17 (6) Any termination of a licensed individual based on theft, diversion, or self-use of
18 dangerous drugs.

"(d) The report required in subdivision (c) shall include sufficient detail to inform the
board of the facts upon which the report is based, including an estimate of the type of quantity of
all dangerous drugs involved, the timeframe over which the losses are suspected, and the date of
the last controlled substances inventory. Upon request of the board, the pharmacy shall prepare
and submit an audit involving the dangerous drugs suspected to be missing.

"(e) Anyone making a report authorized or required by this section shall have immunity
from any liability, civil or criminal, that might otherwise arise from the making of the report.
Any participant shall have the same immunity with respect to participation in any administrative
or judicial proceeding resulting from the report."

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10. Section **4116** of the Code states:

"(a) No person other than a pharmacist, an intern pharmacist, an authorized officer of the 2 law, or a person authorized to prescribe shall be permitted to that area, place, or premises 3 described in the license issued by the board wherein controlled, substances or dangerous drugs or 4 dangerous devices are stored, possessed, prepared, manufactured, derived, compounded, 5 dispensed, or repackaged. However, a pharmacist shall be responsible for any individual who 6 enters the pharmacy for the purposes of receiving consultation from the pharmacy or performing 7 clerical inventory control, housekeeping, delivery, maintenance, or similar functions relating to 8 9 the pharmacy if the pharmacist remains present in the pharmacy during all times as the authorized individual is present. 10

"(b)(1) The board may, by regulation, establish reasonable security measures consistent
with this section in order to prevent unauthorized persons from gaining access to the area, place,
or premises or to the controlled substances or dangerous drugs or dangerous devices therein.

14 "(2) The board shall, by regulation, establish conditions for the temporary absence of a 15 pharmacist for breaks and lunch periods pursuant to Section 512 of the Labor Code and the orders 16 of the Industrial Welfare Commission without closing the pharmacy and removing authorizing 17 personnel from the pharmacy. These conditions shall ensure the security of the pharmacy and its 18 operations during the temporary absence of the pharmacist and shall allow at the discretion of the 19 pharmacist, nonpharmacist personnel to remain and perform any lawful activities during the 20 pharmacist's temporary absence."

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11. Section 4125 of the Code states:

"(a) Every pharmacy shall establish a quality assurance program that shall, at a minimum,
document medication errors attributable, in whole or in part, to the pharmacy or its personnel.
The purpose of the quality assurance program shall be to assess errors that occur in the pharmacy
in dispensing or furnishing prescription medications so that the pharmacy may take appropriate
action to prevent a recurrence.

27 "(b) Records generated for and maintained as a component of a pharmacy's ongoing
28 quality assurance program shall be considered peer reviews documents and not subject to

1	discovery in any arbitration, civil, or other proceeding, except as provided hereafter. That	
2	privilege shall not prevent review of a pharmacy's quality assurance program and records	
3	maintained as part of that system by the board as necessary to protect the public health and safety	
4	or if fraud is alleged by a government agency with jurisdiction over the pharmacy. Nothing in	
5	this section shall be construed to prohibit a patient from accessing his or her own prescription	
6	records. Nothing in this section shall affect the discoverability of any records not solely	
7	generated for and maintained as a component of a pharmacy's ongoing quality assurance	
8	program.	
9	"(c) This section shall become operative on January 1, 2002."	
10	12. Section 4163 of the Code states at subdivision "a":	
11	"(a) A manufacturer, wholesaler, repackager, or pharmacy may not furnish a dangerous	
12	drug or dangerous device to an unauthorized person."	
13	13. Section 4300 of the Code states:	
14	"(a) Every license issued may be suspended or revoked.	
15	"(b) The board shall discipline the holder of any license issued by the board, whose default	
16	has been entered or whose case has been heard by the board and found guilty, by any of the	
17	following methods:	
18	"(1) Suspending judgment.	
19	"(2) Placing him or her upon probation.	
20	"(3) Suspending his or her right to practice for a period not exceeding one year.	
21	"(4) Revoking his or her license.	
22	"(5) Taking any other action in relation to disciplining him or her as the board in its	
23	discretion may deem proper.	
24	"(c) The board may refuse a license to any applicant guilty of unprofessional conduct. The	
25	board may, in its sole discretion, issue a probationary license to any applicant for a license who is	
26	guilty of unprofessional conduct and who has met all other requirements for licensure	
27	• • • •	
28	14. Section 4301 of the Code states:	
	6 Accusation	

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"The board shall take action against any holder of a license who is guilty of unprofessional 1 conduct or whose license has been procured by fraud or misrepresentation or issued by mistake. 2 Unprofessional conduct shall include, but is not limited to, any of the following: 3 4 "(j) The violation of any of the statutes of this state, or any other state, or of the United 5 States regulating controlled substances and dangerous drugs. 6 7 "(o) Violating or attempting to violate, directly or indirectly, or assisting in or abetting the 8 violation of or conspiring to violate any provision or term of this chapter or of the applicable 9 federal and state laws and regulations governing pharmacy, including regulations established by 10 the board or by any other state or federal regulatory agency. 11 15. Section 4300.1 of the Code states: 12 "The expiration, cancellation, forfeiture, or suspension of a board-issued license by 13 operation of law or by order or decision of the board or a court of law, the placement of a license 14 on a retired status, or the voluntary surrender of a license by a licensee shall not deprive the board 15 16 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." 17 16. Health and Safety Code section **11165** provides in pertinent part: 18 "(a) To assist law enforcement and regulatory agencies in their efforts to control the 19 20 diversion and resultant abuse of Schedule II, Schedule III, and Schedule IV controlled substances, 21 and for statistical analysis, education, and research, the Department of Justice shall, contingent 22 upon the availability of adequate funds from the Contingent Fund of the Medical Board of California, the Pharmacy Board Contingent Fund, the State Dentistry Fund, the Board of 23 Registered Nursing Fund, and the Osteopathic Medical Board of California Contingent Fund, 24 maintain the Controlled Substance Utilization Review and Evaluation System (CURES) for the 25 electronic monitoring of, and Internet access to information regarding, the prescribing and 26 dispensing of Schedule II, Schedule III and Schedule IV controlled substances by all practitioners 27 28 authorized to prescribe or dispense these controlled substances. 7 Accusation

1 2 "(d) For each prescription for a Schedule II, Schedule III, or Schedule IV controlled substance, as defined in the controlled substances schedules in federal law and regulations, 3 Federal Regulations, the dispensing pharmacy or clinic shall provide the following information to 4 the Department of Justice on a weekly basis and in a format specified by the Department of 5 Justice: 6 (1) Full name, address, and the telephone number of the ultimate user or research subject, 7 or contact information as determined by the Secretary of the United States Department of Federal 8 9 Regulations, the dispensing pharmacy or clinic shall provide the following information to the Department of Justice on a weekly basis and in a format specified by the Department of Justice, 10 (2) The prescriber's category of licensure and license number; federal controlled substance 11 registration number; and the state medical license number of any prescriber using the federal 12 controlled substance registration number of a government-exempt facility. 13 (3) Pharmacy prescription number, license number, and federal controlled substance 14 registration number. 15 (4) NDC (National Drug Code) number of the controlled substance dispenses. 16 17 (5) Quantity of the controlled substance dispensed. (6) ICD-9 (diagnosis code), if available. 18 (7) Number of refills ordered. 19 STATE REGULATIONS 2017. California Code of Regulations, title 16, section 1707.5 (Patient-Centered Labels for 21 Prescription Drug Containers; Requirements) states in pertinent part as follows: 22 (a) Labels on drug containers dispensed to patients in California shall conform to the 23 following format: 24 "(1) Each of the following items shall be clustered into one area of the label that comprises 25 at least 50 percent of the label. Each item shall be printed in at least a 10-point sans serif typeface 26 or, if requested by the consumer, at least a 12-point typeface, and listed in the following order: 27 "(A) Name of the patient 28 8 Accusation "(B) Name of the drug and strength of the drug. For the purposes of this section, "name of the drug" means either the manufacturer's trade name of the drug, or the generic name and the name of the manufacturer.

"(C) The directions for the use of the drug.

"(D) The condition or purpose for which the drug was prescribed if the condition or purpose is indicated on the prescription.

7 "(2) For added emphasis, the label shall also highlight in bold typeface or color, or use
8 blank space to set off the items listed in subdivision (a)(1).

9 "(3) The remaining required elements for the label specified in section 4076 of the Business 10 and Professions Code, as well as any other items of information appearing on the label or the 11 container, shall be printed so as not to interfere with the legibility or emphasis of the primary 12 elements specified in paragraph (1) of subdivision (a). These additional elements may appear in 13 any style, font, and size typeface.

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15 "(b) By October 2011, and updated as necessary, the board shall publish on its Web site
16 translation of the directions for use listed in subdivision (a)(4) into at least five languages other
17 than English, to facilitate the use thereof by California pharmacies.

(c) The board shall collect and publish on its Web site examples of labels conforming to
these requirements, to aid pharmacies in label design and compliance.

(d) The pharmacy shall have policies and procedures in place to help patients with limited 20 or no English proficiency understand the information on the label as specified in subdivision (a) 21 in the patient's language. The pharmacy's policies and procedures shall be specified in writing and 22 shall include, at minimum, the selected means to identify the patient's language and to provide 23 interpretive services in the patient's language. The pharmacy shall, at minimum, provide 24 interpretive services in the patient's language, if interpretive services in such language are 25 available, during all hours that the pharmacy is open, either in person by pharmacy staff or by use 26 of a third-party interpretive service available by telephone at or adjacent to the pharmacy counter. 27

(e) The board shall re-evaluate the requirements of this section by December 2013 to ensure optimal conformance with Business and Professions Code section 4076.5.

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(f) As used in this section, "appropriate dosage form" includes pill, caplet, capsule or tablet.
18. California Code of Regulations, title 16, section 1714 (Operational Standards and Security) states:

6 (a) All pharmacies (except hospital inpatient pharmacies as defined by Business and
7 Professions Code section 4029 which solely or predominantly furnish drugs to inpatients of the
8 hospital) shall contain an area which is suitable for confidential patient counseling.

9 (b) Each pharmacy licensed by the board shall maintain its facilities, space, fixtures, and
10 equipment so that drugs are safely and properly prepared, maintained, secured and distributed.
11 The pharmacy shall be of sufficient size and unobstructed area to accommodate the safe practice
12 of pharmacy.

(c) The pharmacy and fixtures and equipment shall be maintained in a clean and orderly
condition. The pharmacy shall be dry, well-ventilated, free from rodents and insects, and properly
lighted. The pharmacy shall be equipped with a sink with hot and cold running water for
pharmaceutical purposes.

(d) Each pharmacist while on duty shall be responsible for the security of the prescription
department, including provisions for effective control against theft or diversion of dangerous
drugs and devices, and records for such drugs and devices. Possession of a key to the pharmacy
where dangerous drugs and controlled substances are stored shall be restricted to a pharmacist.

(e) The pharmacy owner, the building owner or manager, or a family member of a
pharmacist owner (but not more than one of the aforementioned) may possess a key to the
pharmacy that is maintained in a tamper evident container for the purpose of 1) delivering the key
to a pharmacist or 2) providing access in case of emergency. An emergency would include fire,
flood or earthquake. The signature of the pharmacist-in-charge shall be present in such a way that
the pharmacist may readily determine whether the key has been removed from the container.

(f) The board shall require an applicant for a licensed premise or for renewal of that license
to certify that it meets the requirements of this section at the time of licensure or renewal.

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1	(g) A pharmacy shall maintain a readily accessible restroom. The restroom shall contain a	
2	toilet and washbasin supplied with running water.	
3	19. California Code of Regulations, title 16, section 1715. (Self-Assessment of a	
4	Pharmacy by the Pharmacist-in-Charge) states:	
5	(a) The pharmacist-in-charge of each pharmacy as defined under section 4029 or section	
6	4037 of the Business and Professions Code shall complete a self-assessment of the pharmacy's	
7	compliance with federal and state pharmacy law. The assessment shall be performed before July 1	
8	of every odd-numbered year. The primary purpose of the self-assessment is to promote	
9	compliance through self-examination and education.	
10	(b) In addition to the self-assessment required in subdivision (a) of this section, the	
11	pharmacist-in-charge shall complete a self-assessment within 30 days whenever:	
12	(1) A new pharmacy permit has been issued, or	
13	3 (2) There is a change in the pharmacist-in-charge, and he or she becomes the new	
14	pharmacist-in-charge of a pharmacy.	
15	(3) There is a change in the licensed location of a pharmacy to a new address.	
16	(c) The components of this assessment shall be on Form 17M-13 (Rev. 01/11) entitled	
17	"Community Pharmacy Self-Assessment Hospital Outpatient Pharmacy Self-Assessment" and on	
18	Form 17M-14 (Rev. 01/11) entitled "Hospital Pharmacy Self-Assessment" which are hereby	
19	incorporated by reference to evaluate compliance with federal and state laws and regulations.	
20	(d) Each self-assessment shall be kept on file in the pharmacy for three years after it is	
21	performed.	
22	20. California Code of Regulations, title 16, section 1717, states:	
23	"(a) No medication shall be dispensed on prescription except in a new container which	
24	conforms with standards established in the official compendia.	
25	"Notwithstanding the above, a pharmacist may dispense and refill a prescription for	
26	non-liquid oral products in a clean multiple-drug patient medication package (patient med pak),	
27	provided:	
28	(1) a patient med pak is reused only for the same patient;	
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(2) no more than a one-month supply is dispensed at one time; and

(3) each patient med pak bears an auxiliary label which reads, store in a cool, dry place.

"(b) In addition to the requirements of Section 4040, Business and Professions Code, the following information shall be maintained for each prescription on file and shall be readily retrievable:

6 (1) The date dispensed, and the name or initials of the dispensing pharmacist. All
7 prescriptions filled or refilled by an intern pharmacist must also be initialed by the supervising
8 pharmacist before they are dispensed.

9 (2) The brand name of the drug or device; or if a generic drug or device is dispensed, the
10 distributor's name which appears on the commercial package label; and

(3) If a prescription for a drug or device is refilled, a record of each refill, quantity
dispensed, if different, and the initials or name of the dispensing pharmacist.

(4) A new prescription must be created if there is a change in the drug, strength, prescriber
or directions for use, unless a complete record of all such changes is otherwise maintained.

"(c) Promptly upon receipt of an orally transmitted prescription, the pharmacist shall reduce
it to writing, and initial it, and identify it as an orally transmitted prescription. If the prescription
is then dispensed by another pharmacist, the dispensing pharmacist shall also initial the
prescription to identify him or herself.

19 "All orally transmitted prescriptions shall be received and transcribed by a pharmacist prior20 to compounding, filling, dispensing, or furnishing.

21 "Chart orders as defined in Section 4019 of the Business and Professions Code are not
22 subject to the provisions of this subsection.

"(d) A pharmacist may furnish a drug or device pursuant to a written or oral order from a
prescriber licensed in a State other than California in accordance with Business and Professions
Code Section 4005.

"(e) A pharmacist may transfer a prescription for Schedule III, IV, or V controlled
substances to another pharmacy for refill purposes in accordance with Title 21, Code of Federal
Regulations, section 1306.26.

1	" Prescriptions for other dangerous drugs which are not controlled substances may also be	
2	transferred by direct communication between pharmacists or by the receiving pharmacist's acces	
3	to prescriptions or electronic files that have been created or verified by a pharmacist at the	
4	transferring pharmacy. The receiving pharmacist shall create a written prescription; identifying it	
5	as a transferred prescription; and record the date of transfer and the original prescription number.	
6	When a prescription transfer is accomplished via direct access by the receiving pharmacist, the	
7	receiving pharmacist shall notify the transferring pharmacy of the transfer. A pharmacist at the	
8	transferring pharmacy shall then assure that there is a record of the prescription as having been	
9	transferred, and the date of transfer. Each pharmacy shall maintain inventory accountability and	
10	pharmacist accountability and dispense in accordance with the provisions of section 1716 of this	
11	Division. Information maintained by each pharmacy shall at least include:	
12	(1) Identification of pharmacist(s) transferring information;	
13	(2) Name and identification code or address of the pharmacy from which the prescription	
14	was received or to which the prescription was transferred, as appropriate;	
15	(3) Original date and last dispensing date;	
16	(4) Number of refills and date originally authorized;	
17	(5) Number of refills remaining but not dispensed;	
18	(6) Number of refills transferred.	
19	"(f) The pharmacy must have written procedures that identify each individual pharmacist	
20	responsible for the filling of a prescription and a corresponding entry of information into an	
21	automated data processing system, or a manual record system, and the pharmacist shall create in	
22	his/her handwriting or through hand-initializing a record of such filling, not later than the	
23	beginning of the pharmacy's next operating day. Such record shall be maintained for at least three	
24	years."	
25	21. California Code of Regulations, title 16, section 1793.1 provides in pertinent part:	
26	"Only a pharmacist, or an intern pharmacist acting under the supervision of a pharmacist,	
27	may: (a) Receive a new prescription order orally from a prescriber or other person authorized by	
28	law.	
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2	FEDERAL REGULATIONS	
3	22. Code of Federal Regulations, Title 21, section 1304.04 (Maintenance of Records and	
4	Inventories) provided at subdivision "f":	
5	(f) Each registered manufacturer distributor, importer, exporter, narcotic treatment	
6	program and compounder for narcotic treatment program shall maintain inventories and records	
7	of controlled substances as follows:	
8	(1) Inventories and records of controlled substances listed in Schedule I and II shall be	
9	maintained separately from all of the records of the registrant; and	
10	(2) Inventories and records of controlled substances listed in Schedule III, IV and V shal	
11	be maintained either separately from all other records of the registrant.	
12	23. Code of Federal Regulations Title 21, section 1304.11 provides in pertinent part:	
13	"(b) Initial Inventory date Every person required to keep records shall take an inventory	
14	of all stocks of controlled substances on hand on the date he/she first engages in the manufacture	
15	distribution, or dispensing of controlled substances	
16	(c) Biennial inventory date. After the initial inventory is taken, the registrant shall take	
17	an inventory of all stocks of controlled substances on hand at least every two years. The biennia	
18	inventory may be taken on any date which is within two years of the previous biennial inventory	
19	date."	
20	24. Code of Federal Regulations, Title 21, section 1305.13 (Procedure for filing DEA	
21	Form 222) provides:	
22	(a) A purchaser must submit Copy 1 and Copy 2 of the DEA Form 222 to the supplier	
23	and retain Copy 3 in the purchaser's files.	
24	(b) A supplier may fill the order, if possible and if the supplier desires to do so, and mus	
25	record on Copies 1 and 2 the number of commercial or bulk containers furnished on each item	
26	and the date on which the containers are shipped to the purchaser. If an order cannot be filled in	
27	its entirety, it may be filled in part and the balance supplied by additional shipments within 60	
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days following the date of the DEA Form 222. No DEA Form 222 is valid more than 60 days after its execution by the purchaser, except as specified in paragraph (f) of this section.

(c) The controlled substances must be shipped only to the purchaser and the location printed by the Administration on the DEA Form 222, except as specified in paragraph (f) of this section.

6 (d) The supplier must retain Copy 1 of the DEA Form 222 for his or her files and forward
7 Copy 2 to the Special Agent in Charge of the Drug Enforcement Administration in the area in
8 which the supplier is located. Copy 2 must be forwarded at the close of the month during which
9 the fiscal shipment is made or the 60-day validity period expires.

(e) The purchaser must record on Copy 3 of the DEA Form 222 the number of
commercial or bulk containers furnished on each item and the dates on which the containers are
received by the purchaser.

(f) DEA Forms 222 submitted by registered procurement officers of the Defense Supply
Center of the Defense Logistics Agency for delivery to armed services establishments within the
United States may be shipped to locations other than the location printed on the DEA Form 222,
and in partial shipments at different times not to exceed six months from the date of the order, as
designated by the procurement officer when submitting the order.

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25. Code of Federal Regulations, Title 21, section 1306.22 provides at subdivision "f":

(f) As an alternative to the procedures provided by paragraphs (a) through (e) of this
section, a computer application may be used for the storage and retrieval of refill information for
original paper prescriptions in Schedule III and IV, subject to the following conditions:

(1) Any such proposed computerized application must provide online retrieval
(via computer monitor or hardcopy printout) of original prescription order information for those
prescription orders that are currently authorized for refilling. This staff include, but not limited
to, data such as the original prescription number; date of issuance of the original prescription
order by the practitioner; full name and address of the patient; name, address, and DEA
registration number of the practitioner; and the name, strength, dosage form, quantity of the

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controlled substance prescribed (and quantity dispended if different from the quantity prescribed), and the total number of refills authorized by the prescribing practitioner.

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(2) Any such proposed computerized application must also provide online retrieval (via computer monitor or hard-copy printout) of the current refill history for Schedule III or IV controlled substance prescription orders (those authorized for refill during the past six months). This refill history shall include but is not limited to, the name of the controlled substance, the date of refill, the quantity dispensed, the identification code, or name or initials of the dispensing pharmacist for each refill and the total number of refills dispensed to date for that prescription order.

(3)Documentation of the fact that the refill information entered into the 10 computer each time a pharmacist refills an original paper, fax, or oral prescription order for a 11 Schedule III or IV controlled substance is correct must be provided by the individual pharmacist 12 who makes use of such an application. If such an application provides a hardcopy printout of 13 each day's controlled substance prescription order refill data, that printout shall be verified, dated, 14 and signed by the individual pharmacist who refilled such a prescription order. The individual 15 16 pharmacist must verify hat the data indicated are correct and then sign the document in the same manner as he would sign a check or legal document (e.g., J.H. Smith, or John H. Smith). This 17 document shall be maintained in a separate file at the pharmacy for a period of two years from the 18 dispensing date. This printout of the day's controlled substance prescription order refill data must 19 be provided to each pharmacy using such a computerized application within 72 hours of the date 20 on which the refill was dispensed. It must be verified and signed by each pharmacist who is 21 22 involved with such dispensing. In lieu of such a printout, the pharmacy shall maintain a bound log book, or separate file, in which each individual pharmacist involved in such dispensing shall 23 sign a statement (in the manner previously described) each day, attesting to the fact that the refill 24 information entered into the computer that day has been reviewed by him and is correct as shown. 25 Such a book or file must be maintained at the pharmacy employing such an application for a 26 period of two years after the date of dispensing the appropriately authorized refill. 27

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1	COST RECOVERY	
2	26. Section 125.3 of the Code provides, in pertinent part, that the Board may request the	
3	administrative law judge to direct a licentiate found to have committed a violation or violations of	
4	the licensing act to pay a sum not to exceed the reasonable costs of the investigation and	
5	enforcement of the case, with failure of the licentiate to comply subjecting the license to not being	
6	renewed or reinstated. If a case settles, recovery of investigation and enforcement costs may be	
7	included in a stipulated settlement.	
8	FACTS COMMON TO ALL CAUSES FOR DISCIPLINE	
9	27. The following allegations are common to all causes for discipline in this matter:	
10	a. At all times relevant herein, Respondent Richard Lane was owner and pharmacist-in-	
11	charge of Serv-Rite Pharmacy, located in Pico Rivera, CA.	
12	Board Inspection – March 22, 2012	
13	b. On or about March 22, 2012 a representative of the Board inspected Respondent	
14	Serv-Rite Pharmacy. Respondent Lane and licensed pharmacy technician B. Gonzales (an	
15	employee of the pharmacy) were present during the inspection.	
16	c. During the inspection, the Inspector noticed that the pharmacy's shelves were dusty	
17	and dirty; and that a sink on the premises was "filthy," in violation of statutory requirements.	
18	(Title 16, California Code of Regulations section 1714 at subsection (c)).	
19	d. Pursuant to his inquiry, the Inspector observed that that both Respondent Lane and	
20	employee B. Gonzalez both had pharmacy keys on their own separate key chains, in violation of	
21	statutory requirements.(Title 16, California Code of Regulations section 1714, subdivisions (d)	
22	and (e) which limit individuals who may legally possess an unsecured key to a pharmacy.)	
23	e. In reviewing a bundle of prescription orders received by the pharmacy, the Inspector	
24	observed that employee B. Gonzalez was receiving and transcribing telephone prescription orders	
25	from doctor's offices, in violation of statutory requirements.(Title 16, California Code of	
26	Regulations section 1714, subdivision (c); Business and Profession Code section 4070).	
27	f. Respondent Lane produced a partially completed self-assessment form, which was	
28	not prepared in compliance with all statutory requirements. (Title 16, California Code of	
	17 Accusation	

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Regulation section 1715). Further, based on the inspection and interviews of pharmacy staff, at least 11 entries on the partially completed form were false and inaccurate.

g. Pursuant to questioning by the Inspector, Respondent Lane admitted that he had not
submitted CURES data on a weekly basis as required by statute.(Health and Safety Code section
11165, subdivision (d).)

h. Pursuant to questioning by the Inspector, Respondent Lane admitted that he did not
have the Quality Assurance Program, nor the written policy and procedures or review forms
required by statute (Business and Professions Code section 4125).

9 i. Pursuant to questioning by the Inspector, Respondent Lane admitted that he did not
10 have any policy and procedures for an impaired employee as required by statute (Business and
11 Profession Code section 4104).

j. Pursuant to questioning by the Inspector, Respondent Lane admitted that he did not
have any policy and procedures in place to assist patients with limited English proficiency
understand information on the prescription label or otherwise provide interpretive services, as
required by statute (Title 16 California Code of Regulations section 1707.5 subdivision (d)).

k. In reviewing prescription labels prepared for patients of the pharmacy, the Inspector
observed that the labels generated by computers in use at Respondent Serve-Rite Pharmacy no
longer complied with current statutory labeling requirements.(Title 16 California Code of
Regulations section 1707.5 subsection (d).)

Pursuant to questioning by the Inspector, Respondent Lane admitted that he did not
 have documentation or make daily print-outs of controlled substance refills dispensed by the
 pharmacy, and had no refill records printed or signed by the pharmacist, as required by statute
 (Code of Federal Regulations section 1306.22; Business and Professions Code section 4081).

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Federal Record Keeping Requirements

m. The Inspector observed that the pharmacy's DEA inventory was incomplete, not
signed, and did not otherwise comply with statutory requirements, (Code of Federal Regulations
section 1304.11, sub-division (c).)

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n. The Inspector found the pharmacy's DEA 222 Copy 3 records were piled in a drawer
 and not endorsed as required with information regarding the quantity and date received.(Code of
 Federal Regulations section 1305.09.)

o. The Inspector reviewed the pharmacy's invoices on site, and discovered that all of the
invoices were co-mingled and not maintained separately by type (e.g. Schedule II controlled
substance records maintained separately from Schedule III-V) as required by statute (Code of
Federal Regulations section 1304.04 subdivision (f).)

p. As noted above, Respondent Lane admitted that he did not have documentation or
make daily print-outs of controlled substance refills dispensed by the pharmacy, and had no refill
records printed or signed by the pharmacist in violation of state and federal statutes. (Code of
Federal Regulations section 1306.22(f) (3), which describes a required protocol for refills of
computerized prescriptions for controlled substances, that includes printing the order, and having
the dispensing pharmacist sign and date the printout; Business and Professions Code section
4081.)

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FIRST CAUSE FOR DISCIPLINE

(Failure to Maintain Operational Standards)
28. Respondents LANE and SERV-RITE are subject to disciplinary action under section
4300 for unprofessional conduct as defined in section 4301, subdivisions (j) and (o), in
conjunction with section Title 16, California Code of Regulations section 1714 subdivision (c)
(which requires that the pharmacy, fixtures and equipment shall be maintained in a clean and
orderly condition) in that during the Board inspection n March 22, 2012, the Inspector noted that
the pharmacy's shelves were dusty and dirty; and that a sink on the premises was "filthy."

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SECOND CAUSE FOR DISCIPLINE

(Failure to Secure Pharmacy: Unauthorized Employee Provided With Pharmacy Key)
25 29. Respondents LANE and SERV-RITE are subject to subject to disciplinary action
under section 4300 for unprofessional conduct as defined in section 4301, subdivisions (j) and
(o), in conjunction with Code section 4116, subdivision (b) and Title 16, California Code of

1	Regulations section 1714, subdivisions (d) and (e) (which limit individuals who may legally
2	possess a key to a pharmacy) in that during the Board inspection on March 22, 2012, the
3	Inspector observed that an unauthorized individual (B. Gonzalez) had been issued and had
4	unsecured access to a pharmacy key.
5	THIRD CAUSE FOR DISCIPLINE
6	(Failure to Comply with Requirements for Transcription of Oral Prescriptions)
7	30. Respondents LANE ad SERV-RITE are subject to disciplinary action under section
8	4300 for unprofessional conduct as defined in section 4301, subdivisions (j) and (o) in
9	conjunction with Code section 4070 (a) and Title 16, California Code of Regulations sections
10	1717 subdivision (c) (all orally transmitted prescriptions must be promptly reduced to writing
11	and initialed by a pharmacist) and 1793.1 subdivision (a) (only a pharmacist can receive a new
12	prescription order orally), in that on or about March 22, 2012, and on a routine basis,
13	Respondents allowed non-pharmacist employee B. Gonzalez to receive and transcribe telephonic
14	prescriptions.
15	FOURTH CAUSE FOR DISCIPLINE
16	(Failed to Comply With Self Assessment Form Requirements)
17	31. Respondents LANE and SERV-RITE are subject to subject to disciplinary action
18	under Code section 4300 for unprofessional conduct as defined in section 4301, subdivisions (j)
19	and (o), in conjunction with Title 16, California Code of Regulations section 1715, subdivision
20	(a) (which requires that a pharmacy must complete a new self-assessment form before July 1 or
21	ever odd numbered year) in that during a Board inspection on or about March 22, 2012,
22	Respondents were unable to locate or produce a current, properly completed self assessment
23	form.
24	FIFTH CAUSE FOR DISCIPLINE
25	(Failed to Maintain Records of Dangerous Drugs Open For Inspection)
26	32. Respondents LANE and SERV-RITE are subject to subject to disciplinary action
27	under section 4300 for unprofessional conduct as defined in section 4301, subdivisions (j) and
28	(o), in conjunction with Code section 4081 (which requires that all pharmacy records of
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acquisition and disposition of dangerous drugs shall be open to inspection at al times during 1 2 business hours and preserved for a 3 year period), in that during the Board inspection on March 22, 2012, pursuant to questioning by the Inspector, Respondents did not have and were unable to 3 show documentation or daily print-outs of controlled substance refills dispensed by the pharmacy, 4 and had no refill records printed or signed by the pharmacist. 5 SIXTH CAUSE FOR DISCIPLINE 6 (Failure to Submit CURES Data on a Weekly Basis) 7 33. Respondents LANE and SERV-RITE are subject to subject to disciplinary action 8 under section 4300 for unprofessional conduct as defined in section 4301, subdivisions (j) and 9 (o), in conjunction with Health and Safety Code section 11165(d), in that in our about March of 10 2012 Respondents admitted they had never complied, and/ or had routinely failed to comply with 11 state law requirements for submission of CURES data on a weekly basis. 12 SEVENTH CAUSE FOR DISCIPLINE 13 (Failure to Implement Quality Assurance Program) 14 34. Respondents LANE and SERV-RITE are subject to subject to disciplinary action 15 under section 4300 for unprofessional conduct as defined in section 4301, subdivisions (j) and 16

(o), in conjunction with Code section 4125, in that in our about March of 2012 Respondents
admitted they had never implemented and/ or had routinely failed to comply with state law
Quality Assurance Program requirements, nor did Respondents have the written policy and
procedures or review forms required by statute.

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EIGHTH CAUSE FOR DISCIPLINE

(Failure to Comply With Operational Requirements –Impaired Employee Policy)
35. Respondents LANE and SERV-RITE are subject to subject to disciplinary action
under section 4300 for unprofessional conduct as defined in section 4301, subdivisions (j) and
(o), in conjunction with Code section 4104, in that at the time of the Board's inspection in
March of 2012 Respondents admitted they had never implemented and/ or had routinely failed to
comply with state law requiring that Resents establish policy and procedures for an impaired
employee.

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1	NINTH CAUSE FOR DISCIPLINE		
2	(Failure to Comply with Patient-Centered Labeling Requirements)		
3	3 36. Respondents LANE and SERV-RITE are subject to disciplinary action under section		
4	4300 for unprofessional conduct as defined in section 4301, subdivisions (j) and (o), in		
5	conjunction with California Code of Regulations, title 16, section 1707.5, subdivisions (a) and		
6	(d) in that based on the Board's March 2012 inspection, Respondents failed to comply or were		
7	unable to comply with patient-centered prescription labeling requirements as follows:		
8	a. Title 16 California Code of Regulations section 1707.5 subdivision (a) – The		
9	labels generated by computers in use at Respondent Serve-Rite Pharmacy no longer complied		
10	with current statutory labeling requirements.		
11	b. Title 16 California Code of Regulations section 1707.5 subdivision (d)). –		
12			
13	English proficiency understand information on the prescription label or otherwise provide		
14	interpretive services.		
15	TENTH CAUSE FOR DISCIPLINE		
16	(Failure to Comply with Record Keeping Requirements – Federal Regulations)		
17	37. Respondents LANE and SERV-RITE are subject to disciplinary action under section		
18	4300 for unprofessional conduct as defined in section 4301, subdivisions (j) and (o), in		
19	conjunction with multiple federal regulations pertaining to pharmacy record keeping		
20	requirements as specified below, due to their failure to manage and operate Serv-Rite pharmacy		
21	in accord with current state and federal law:		
22	a. Code of Federal Regulations section 1304.11 (c)- The pharmacy's DEA inventory		
23	was incomplete, not signed, and did not otherwise comply with statutory requirements.		
24	b. Code of Federal Regulations section 1305.09 - The pharmacy's DEA 222 Copy 3		
25	records were piled in a drawer and not endorsed as required with information regarding the		
26	quantity and date received.		
27	c. Code of Federal Regulations section 1304.04(f) - The pharmacy's invoices were co-		
28	mingled and not maintained separately by type as required by statute.		
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1	d. Code of Federal Regu	lations section 1306.22 (f) (3) (and Business and Profession
C	Code section 4081) - Failure to maintain daily print-outs of controlled substance refills dispensed	
by	by the pharmacy.	
	DIS	SCIPLINARY CONSIDERATIONS
	38. To determine the degree	ee of penalty to be imposed on Respondent(s), if any,
C	omplainant makes the following	additional allegations:
	Prior Ci	tation – Respondent Serv-Rite Pharmacy
	a. On or about July 21 an	d 22, 2008, a representative of the Board inspected and
in	vestigated Respondent Serv-Rite	Pharmacy. Pursuant to that inspection, on December 18, 200
A	Iministrative Citation/Assessmer	nt of Fine No. CI 2007 36009 was issued to Respondent Ser
Ri	te for violating Codes and Regul	ations as set forth below, resulting in the issuance of a
\$2	,750.00 fine, which Respondent	paid in full. The citation is now final.
	Code/Regulation(s)	Description
	Violated	
	California Code of cegulations (CCR), title 16, § 793.7	Requirements for pharmacies employing pharmacy technicians
2	. CCR, title 16, § 1715.5	Implementation of electronic monitoring of Schedule II prescriptions
	Code of Federal egulations (CFR), title 21.§ 304.	Inventory Requirements
4		Pharmacy Operations during the temporary absence of a pharmacist
	I	Prior Citation – Respondent Lanc
	a. On or about July 21 an	d 22, 2008, a representative of the Board inspected and
in	investigated Respondent Serv-Rite Pharmacy. Pursuant to that inspection, on December 18, 2008,	
A	dministrative Citation/Assessmen	nt of Fine No. Cl 200838036 was issued to Respondent Lar
fo	r violating Codes and Regulatior	as as set forth below, resulting in the issuance of a
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Code/Regulation(s) Violated	Description
1. CCR, title 16, § 1793.7	Requirements for pharmacies employing pharmacy technicians
2. CCR, title 16, § 1715.5	Implementation of electronic monitoring of Schedule I prescriptions
3. CFR, title 21, § 1304.11	Inventory Requirements
4. CCR, title 21, § 1714.1	Pharmacy Operations during the temporary absence of pharmacist
	<u>PRAYER</u>
WHEREFORE, Complainar	t requests that a hearing be held on the matters herein alleg
and that following the hearing, the	Board of Pharmacy issue a decision:
1. Revoking or suspendir	ng Permit Number PHY 34009 to Serv-Rite Pharmacy;
2. Ordering Serv-Rite Ph	armacy to pay the Board of Pharmacy the reasonable costs
the investigation and enforcement	of this case, pursuant to Business and Professions Code see
125.3;	-
	ng Pharmacist License Number RPH 23877, issued to Robe
M. Lane;	
	ane to pay the Board of Pharmacy the reasonable costs of the teasonable costs of teasonabl
-	his case, pursuant to Business and Professions Code section
125.3;	
	further action as deemed necessary and proper.
5. Taking such other and	A A A A A A A A A A A A A A A A A A A
DATED: 32714	- Minin Herold
T I I I I I I I I I I I I I I I I I I I	Executive Officer
	Board of Pharmacy Department of Consumer Affairs
	State of California Complainant
LA2013508980	

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