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

In the Matter of the Accusation Against:

DAVISON DRUG & STATIONERY FRANKLIN P. DAVISON, aka FRANKLIN PETESCH DAVISON, Owner JAMES A. DAVISON, aka JAMES ARCH DAVISON, Pharmacist-in-Charge 640 Market Street Colusa, CA 95932

Original Pharmacy Permit No. PHY 47044

and

FRANKLIN PETESCH DAVISON 1114 Carson Street Colusa, CA 95923

Original Pharmacist License No. RPH 42614

and

JAMES ARCH DAVISON 640 Market Street Colusa, CA 95932

Original Pharmacist License No. RPH 20987

Respondents.

Case No. 5525

OAH No. 2016041013

STIPULATED SETTLEMENT AND
DISCIPLINARY ORDER [FRANKLIN PETESCH
DAVISON ONLY]

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 at 5:00 p.m. on May 19, 2017.

It is so ORDERED on April 19, 2017.

BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

Ву

Amy Gutierrez, Pharm.D. Board President

ohone: (916) 322-0032 Imile: (916) 327-8643 Iil: Phillip.Arthur@doj.ca.gov eys for Complainant	
BEFOR	
BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS	
STATE OF C	ALIFORNIA
Matter of the First Amended Accusation	Case No. 5525
st:	OAH No. 2016041013
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KLIN P. DAVISON, RANKLIN PETESCH DAVISON,	STIPULATED SETTLEMENT AND DISCIPLINARY ORDER [FRANKLIN
ES A. DAVISON,	PETESCH DAVISON ONLY]
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STIPULATED SETTLEMENT (Franklin Petesch Davison Only) (5525)

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IT IS HEREBY STIPULATED AND AGREED by and between the parties to the aboveentitled proceedings that the following matters are true:

PARTIES

- 1. Virginia Herold (Complainant) is the Executive Officer of the Board of Pharmacy (Board). She brought this action solely in her official capacity and is represented in this matter by Xavier Becerra, Attorney General of the State of California, by Phillip L. Arthur, Deputy Attorney General.
- 2. Respondent Franklin Petesch Davison (Respondent Franklin Davison) is represented in this proceeding by attorney Jonathan A. Klein, whose address is: 455 Market Street, Suite 1480, San Francisco, CA 94105.
- On or about March 2, 2005, the Board issued Original Pharmacy Permit Number PHY 47044 to Franklin P. Davison, also known as Franklin Petesch Davison ("Respondent Franklin Davison"), owner of Davison Drug & Stationery, with James A. Davison, also known as James Arch Davison ("Respondent James Davison"), as pharmacist-in-charge. The original pharmacy permit was in full force and effect at all times relevant to the charges brought herein and will expire on March 1, 2017, unless renewed.
- On or about August 3, 1989, the Board issued Original Pharmacist License Number RPH 42614 to Respondent Franklin Davison. The original pharmacist license was in full force and effect at all times relevant to the charges brought herein and will expire on July 31, 2017, unless renewed.

JURISDICTION

- 5. First Amended Accusation No. 5525 was filed before the Board, and is currently pending against Respondents. The First Amended Accusation and all other statutorily required documents were properly served on Respondents on February 8, 2017. Respondents timely filed their Notices of Defense contesting the First Amended Accusation.
- A copy of First Amended Accusation No. 5525 is attached as Exhibit A and 6. incorporated herein by reference.

ADVISEMENT AND WAIVERS

- 7. Respondent Franklin Davison has carefully read, fully discussed with counsel, and understands the charges and allegations in First Amended Accusation No. 5525. Respondent Franklin Davison has also carefully read, fully discussed with counsel, and understands the effects of this Stipulated Settlement and Disciplinary Order.
- 8. Respondent Franklin Davison is fully aware of his legal rights in this matter, including the right to a hearing on the charges and allegations in the First Amended Accusation; the right to confront and cross-examine the witnesses against him; the right to present evidence and 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.
- 9. Respondent Franklin Davison voluntarily, knowingly, and intelligently waives and gives up each and every right set forth above.

CULPABILITY

- 10. Respondent Franklin Davison admits that at hearing Complainant could establish a factual basis for the charges and allegations in Accusation No. 5525, and that those charges and allegations are cause for discipline. Respondent Franklin Davison gives up his right to contest those charges and allegations.
- 11. Respondent Franklin Davison agrees that his Original Pharmacist License is subject to discipline and he agrees to be bound by the Board's probationary terms as set forth in the Disciplinary Order below.

CONTINGENCY

12. This stipulation shall be subject to approval by the Board of Pharmacy. Respondent Franklin Davison understands and agrees that counsel for Complainant and the staff of the Board of Pharmacy may communicate directly with the Board regarding this stipulation and settlement, without notice to or participation by Respondent Franklin Davison or his counsel. By signing the stipulation, Respondent Franklin Davison understands and agrees that he may not withdraw his

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agreement or seek to rescind the stipulation prior to the time the Board considers and acts upon it. If the Board fails to adopt this stipulation as its Decision and Order, the Stipulated Settlement and Disciplinary Order shall be of no force or effect, except for this paragraph, it shall be inadmissible in any legal action between the parties, and the Board shall not be disqualified from further action by having considered this matter.

- The parties understand and agree that Portable Document Format (PDF), electronic, and facsimile copies of this Stipulated Settlement and Disciplinary Order, including PDF, electronic, and facsimile signatures thereto, shall have the same force and effect as the originals.
- 14. This Stipulated Settlement and Disciplinary Order is intended by the parties to be an integrated writing representing the complete, final, and exclusive embodiment of their agreement. It supersedes any and all prior or contemporaneous agreements, understandings, discussions, negotiations, and commitments (written or oral). This Stipulated Settlement and Disciplinary Order may not be altered, amended, modified, supplemented, or otherwise changed except by a writing executed by an authorized representative of each of the parties.
- In consideration of the foregoing admissions and stipulations, the parties agree that the Board may, without further notice or formal proceeding, issue and enter the following Disciplinary Order:

DISCIPLINARY ORDER

IT IS HEREBY ORDERED that Original Pharmacist License Number RPH 42614 issued to Respondent Franklin Davison is revoked. However, the revocation is stayed and Respondent Franklin Davison is placed on probation for six (6) years on the following terms and conditions.

Suspension 1.

As part of probation, Respondent Franklin Davison is suspended from the practice of pharmacy for thirty (30) days. This period of suspension shall run consecutively to the thirty-day suspension of Respondent James Davison's Original Pharmacist License such that this period of suspension will commence the day after the completion of the thirty-day suspension of Respondent James Davison's Original Pharmacist License.

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

Respondent Franklin Davison shall not engage in any activity that requires the professional judgment of a pharmacist. Respondent Franklin Davison shall not direct or control any aspect of the practice of pharmacy. Respondent Franklin Davison shall not perform the duties of a pharmacy technician or a designated representative for any entity licensed by the Board.

Subject to the above restrictions, Respondent Franklin Davison may continue to own or hold an interest in any licensed premises in which he holds an interest at the time this Decision becomes effective unless otherwise specified in this Order.

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

2. Obey All Laws

Respondent Franklin Davison shall obey all state and federal laws and regulations.

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

- an arrest or issuance of a criminal complaint for violation of any provision of the
 Pharmacy Law, state and federal food and drug laws, or state and federal controlled substances laws
- a plea of guilty or nolo contendre in any state or federal criminal proceeding to any criminal complaint, information, or indictment
- a conviction of any crime

• discipline, citation, or other administrative action filed by any state or federal agency which involves Respondent Franklin Davison's Original Pharmacist License or which is related to the practice of pharmacy or the manufacturing, obtaining, handling, distributing, billing, or charging for any drug, device, or controlled substance.

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

3. Report to the Board

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

4. Interview with the Board

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

5. Cooperate with Board Staff

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

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6. Continuing Education

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

7. Notice to Employers

During the period of probation, Respondent Franklin Davison shall notify all present and prospective employers of the Decision in case number 5525 and the terms, conditions, and restrictions imposed on Respondent Franklin Davison by the Decision, as follows:

Within thirty (30) days of the effective date of this Decision, and within fifteen (15) days of Respondent Franklin Davison undertaking any new employment, Respondent Franklin Davison shall cause his direct supervisor, pharmacist-in-charge (including each new pharmacist-in-charge employed during Respondent Franklin Davison's tenure of employment), and owner to report to the Board in writing acknowledging that the listed individual(s) has/have read the Decision in case number 5525, and terms and conditions imposed thereby. It shall be Respondent Franklin Davison's responsibility to ensure that his employer(s) and/or supervisor(s) submit timely acknowledgment(s) to the Board.

If Respondent Franklin Davison works for or is employed by or through a pharmacy employment service, Respondent Franklin Davison must notify his direct supervisor, pharmacist-in-charge, and owner at every entity licensed by the Board of the terms and conditions of the Decision in case number 5525 in advance of Respondent Franklin Davison commencing work at each licensed entity. A record of this notification must be provided to the Board upon request.

Furthermore, within thirty (30) days of the effective date of this Decision, and within fifteen (15) days of Respondent Franklin Davison undertaking any new employment by or through a pharmacy employment service, Respondent Franklin Davison shall cause his direct supervisor with the pharmacy employment service to report to the Board in writing acknowledging that he has read the Decision in case number 5525 and the terms and conditions imposed thereby. It shall be Respondent Franklin Davison's responsibility to ensure that his employer(s) and/or supervisor(s) submit timely acknowledgment(s) to the Board.

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

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

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

During the period of probation, Respondent Franklin Davison shall not supervise any intern pharmacist, be the pharmacist-in-charge or designated representative-in-charge of any entity licensed by the Board, nor serve as a consultant unless otherwise specified in this Order.

Assumption of any such unauthorized supervision responsibilities shall be considered a violation of probation.

9. Reimbursement of Board Costs

As a condition precedent to successful completion of probation, Respondent Franklin Davison shall pay to the Board its costs of investigation and prosecution in the amount of \$24,644.75, jointly and severally with Respondents Davison Drug & Stationary and James Arch Davison. Respondent Franklin Davison shall be permitted to pay these costs in a payment plan approved by the Board. There shall be no deviation from this schedule absent prior written approval by the Board or its designee. Failure to pay costs by the deadline(s) as directed shall be considered a violation of probation.

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

10. Probation Monitoring Costs

Respondent Franklin Davison shall pay any costs associated with probation monitoring as determined by the Board each and every year of probation. Such costs shall be payable to the

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Board on a schedule as directed by the Board or its designee. Failure to pay such costs by the deadline(s) as directed shall be considered a violation of probation.

11. Status of License

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

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

12. License Surrender While on Probation/Suspension

Following the effective date of this Decision, should Respondent Franklin Davison cease practice due to retirement or health, or be otherwise unable to satisfy the terms and conditions of probation, Respondent Franklin Davison may tender his license to the Board for surrender. The Board or its designee shall have the discretion whether to grant the request for surrender or take any other action it deems appropriate and reasonable. Upon formal acceptance of the surrender of the license, Respondent Franklin Davison will no longer be subject to the terms and conditions of probation. This surrender constitutes a record of discipline and shall become a part of Respondent Franklin Davison's license history with the Board.

Upon acceptance of the surrender, Respondent Franklin Davison shall relinquish his pocket and wall license to the board within ten (10) days of notification by the Board that the surrender is accepted. Respondent Franklin Davison may not reapply for any license from the Board for three (3) years from the effective date of the surrender. Respondent Franklin Davison shall meet all requirements applicable to the license sought as of the date the application for that license is submitted to the Board, including any outstanding costs.

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

Respondent Franklin Davison shall notify the Board in writing within ten (10) days of any change of employment. Said notification shall include the reasons for leaving, the address of the new employer, the name of the supervisor and owner, and the work schedule if known.

Respondent Franklin Davison shall further notify the Board in writing within ten (10) days of a change in name, residence address, mailing address, or phone number.

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

14. Tolling of Probation

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

Should Respondent Franklin Davison, regardless of residency, for any reason (including vacation) cease practicing as a pharmacist for a minimum of forty (40) hours per calendar month in California, Respondent Franklin Davison must notify the Board in writing within ten (10) days of the cessation of practice, and must further notify the Board in writing within ten (10) days of the resumption of practice. Any failure to provide such notification(s) shall be considered a violation of probation.

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

"Cessation of practice" means any calendar month during which Respondent Franklin Davison is not practicing as a pharmacist for at least forty (40) hours, as defined by Business and Professions Code section 4000 et seq. "Resumption of

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practice" means any calendar month during which Respondent Franklin Davison is practicing as a pharmacist for at least forty (40) hours as a pharmacist as defined by Business and Professions Code section 4000 et seq.

15. Violation of Probation

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

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

16. Completion of Probation

Upon written notice by the Board or its designee indicating successful completion of probation, Respondent Franklin Davison's license will be fully restored.

17. Restricted Practice

Respondent Franklin Davison's practice of pharmacy shall be restricted from dispensing controlled substances until he completes six (6) hours of continuing education in corresponding responsibility. Respondent shall submit proof satisfactory to the Board of compliance with this term of probation. Respondent Franklin Davison will be permitted to commence this continuing education before the effective date of the Decision.

18. Remedial Education

Within thirty (30) days of the effective date of this Decision, Respondent Franklin Davison shall submit to the Board or its designee, for prior approval, an appropriate program of remedial education related to corresponding responsibility, prescription drug abuse, naloxone, and pharmacy law. The program of remedial education shall consist of at least six (6) hours per year, for a total of forty-two (42) hours during the probationary period, which shall be completed within six (6) years at Respondent Franklin Davison's own expense. Fifty (50) percent of the forty-two (42) total hours shall be "in person" training. All remedial education shall be in addition to, and shall not be credited toward, continuing education (CE) courses used for license renewal purposes.

Failure to timely submit or complete the approved remedial education shall be considered a violation of probation. The period of probation will be automatically extended until such remedial education is successfully completed and written proof, in a form acceptable to the Board, is provided to the Board or its designee.

Following the completion of each course, the Board or its designee may require Respondent Franklin Davison, at his own expense, to take an approved examination to test Respondent Franklin Davison's knowledge of the course. If Respondent Franklin Davison does not achieve a passing score on the examination, this failure shall be considered a violation of probation. Any such examination failure shall require Respondent Franklin Davison to take another course approved by the Board in the same subject area.

Respondent Franklin Davison shall be restricted from the practice of dispensing controlled substances until he completes six (6) hours of continuing education in corresponding responsibility.

Respondent Franklin Davison will be permitted to commence this remedial education before the effective date of the Decision.

19. No New Ownership of Licensed Premises

Respondent Franklin Davison shall not acquire any new ownership, legal or beneficial interest, nor serve as a manager, administrator, member, officer, director, trustee, associate, or

partner of any additional business, firm, partnership, or corporation licensed by the Board. If Respondent Franklin Davison currently owns or has any legal or beneficial interest in, or serves as a manager, administrator, member, officer, director, trustee, associate, or partner of any business, firm, partnership, or corporation currently or hereinafter licensed by the Board, Respondent Franklin Davison may continue to serve in such capacity or hold that interest, but only to the extent of that position or interest as of the effective date of this Decision. Violation of this restriction shall be considered a violation of probation.

20. Tolling of Suspension

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

Respondent Franklin Davison must notify the Board in writing within ten (10) days of departure, and must further notify the Board in writing within ten (10) days of return. The failure to provide such notification(s) shall constitute a violation of probation. Upon such departure and return, Respondent Franklin Davison shall not resume the practice of pharmacy until notified by the Board that the period of suspension has been satisfactorily completed.

21. Ethics Course

Within sixty (60) calendar days of the effective date of this Decision, Respondent Franklin Davison shall enroll in a course in ethics, at Respondent Franklin Davison's expense, approved in advance by the Board or its designee. Failure to initiate the course during the first year of probation, and complete it within the second year of probation, is a violation of probation.

Respondent Franklin Davison shall submit a certificate of completion to the Board or its designee within five days after completing the course.

<u>ACCEPTANCE</u>

2	I have carefully read the above Stipulated Settlement and Disciplinary Order and have fully
з	discussed it with my attorney, Jonathan A. Klein. I understand the stipulation and the effect it
4	will have on my Original Pharmacist License. I enter into this Stipulated Settlement and
5	Disciplinary Order voluntarily, knowingly, and intelligently, and agree to be bound by the
6	Decision and Order of the Board of Pharmacy.
7	DATED: 3-20-17 Spolli Peterdylasson
8	FRANKLIN PETESCH DAVISON Respondent
9	I have read and fully discussed with Respondent Franklin Petesch Davison the terms and
.0	conditions and other matters contained in the above Stipulated Settlement and Disciplinary Order.
.1	I approve its form and content.
2	DATED: 3/74/14
3	JONAITHWN A. RLEIN Attorney for Respondent
4	ENDORSEMENT
15	The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully
16	submitted for consideration by the Board of Pharmacy.
۱7	Dated: 3/24/12 Respectfully submitted,
18	Xavier Becerra
19	AAVIER BECERRA Attorney General of California Kent D. Harris
20	Supervising Deputy Attorney General
21	Bi Ta
22	PHILIP L. ARTHUR
23	Deputy Attorney General Attorneys for Complainant
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Exhibit A

First Amended Accusation No. 5525

KAMALA D. HARRIS Attorney General of California 2 KENT D. HARRIS Supervising Deputy Attorney General PHILLIP L. ARTHUR 3 Deputy Attorney General State Bar No. 238339 4 1300 I Street, Suite 125 P.O. Box 944255 5 Sacramento, CA 94244-2550 Telephone: (916) 322-0032 6 Facsimile: (916) 327-8643 7 Attorneys for Complainant BEFORE THE 8 **BOARD OF PHARMACY** 9 DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA 10 11 In the Matter of the First Amended Accusation Against: Case No. 5525 12 **DAVISON DRUG & STATIONERY** FRANKLIN P. DAVISON, 13 aka FRANKLIN PETESCH DAVISON, Owner FIRST AMENDED JAMES A. DAVISON, ACCUSATION aka JAMES ARCH DÁVISON, Pharmacist-in-Charge 14 640 Market Street 15 Colusa, CA 95932 16 Original Pharmacy Permit No. PHY 47044. 17 and 18 FRANKLIN PETESCH DAVISON 1114 Carson Street 19 Colusa, CA 95923 20 Original Pharmacist License No. RPH 42614, 21 and 22 JAMES ARCH DAVISON 640 Market Street 23 Colusa, CA 95932 Original Pharmacist License No. RPH 20987 25 Respondents. 26 111 27 /// 28 (DAVISON DRUG & STATIONERY; FRANKLIN PETESCH DAVISON; JAMES ARCH DAVISON; FIRST AMENDED ACCUSATION)

PARTIES

- 1. Virginia Herold ("Complainant") brings this Accusation solely in her official capacity as the Executive Officer of the Board of Pharmacy ("Board"), Department of Consumer Affairs.
- 2. On or about March 2, 2005, the Board issued Original Pharmacy Permit Number PHY 47044 to Franklin P. Davison, also known as Franklin Petesch Davison ("Respondent Franklin Davison"), owner of Davison Drug & Stationery, with James A. Davison, also known as James Arch Davison ("Respondent James Davison"), as pharmacist-in-charge ("PIC"). The original pharmacy permit was in full force and effect at all times relevant to the charges brought herein and will expire on March 1, 2017, unless renewed.
- 3. On or about August 3, 1989, the Board issued Original Pharmacist License Number. RPH 42614 to Respondent Franklin Davison. The original pharmacist license was in full force and effect at all times relevant to the charges brought herein and will expire on July 31, 2017, unless renewed.
- 4. On or about November 1, 1958, the Board issued Original Pharmacist License
 Number RPH 20987 to Respondent James Davison. The original pharmacist license was in full
 force and effect at all times relevant to the charges brought herein and will expire on July 31,
 2017, unless renewed.

JURISDICTION

- 5. This Accusation is brought before the Board under the authority of the following laws. All section references are to the Business and Professions Code (Code) unless otherwise indicated.
 - 6. Code section 4300 states, in pertinent part:
 - (a) Every license issued may be suspended or revoked.
 - (b) The board shall discipline the holder of any license issued by the board, whose default has been entered or whose case has been heard by the board and found guilty, by any of the following methods:
 - (1) Suspending judgment.
 - (2) Placing him or her upon probation.

(DAVISON DRUG & STATIONERY; FRANKLIN PETESCH DAVISON; JAMES ARCH DAVISON; FIRST

AMENDED ACCUSATION)

the licensing act to pay a sum not to exceed the reasonable costs of the investigation and enforcement of the case.

CONTROLLED SUBSTANCES

- 16. "Methadone" is a Schedule II controlled substance as designated by Health and Safety Code section 11055, subdivision (c)(14).
- 17. "Morphine Sulfate IR (immediate release)" is a Schedule II controlled substance as designated by Health and Safety Code section 11055, subdivision (b)(1)(L).
- 18. "Morphine Sulfate ER (extended release)" is a Schedule II controlled substance as designated by Health and Safety Code section 11055, subdivision (b)(1)(L).
- 19. "Oxycodone" is a Schedule II controlled substance as designated by Health and Safety Code section 11055, subdivision (b)(1)(M).
- 20. "Hydromorphone" is a Schedule II controlled substance as designated by Health and Safety Code section 11055, subdivision (b)(1)(J).
- 21. "Fentanyl" is a Schedule II controlled substance as designated by Health and Safety Code section 11055, subdivision (c)(8).
- 22. "Norco" is a compound consisting of 10 mg hydrocodone bitartrate, also known as dihydrocodeinone, and 325 mg acetaminophen per tablet. At the time of the incidents described below, Norco was classified as a Schedule III controlled substance pursuant to Health and Safety Code section 11056, subdivision (e)(4).
- 23. "Vicodin" is a compound consisting of 5 mg hydrocodone bitartrate, also known as dihydrocodeinone, and 500 mg acetaminophen per tablet. At the time of the incidents described below, Vicodin was classified as a Schedule III controlled substance pursuant to Health and Safety Code section 11056, subdivision (e)(4).
- 24. "Diazepam" is a Schedule IV controlled substance as designated by Health and Safety Code section 11057, subdivision (d)(9).

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¹ Hydrocodone has been rescheduled from a Schedule III to Schedule II controlled substance via the Controlled Substances Act (21 CFR Part 1308 § 1308.12; 21 U.S.C. 812 (c).

- 25. "Klonopin," a brand of clonazepam, is a Schedule TV controlled substance as designated by Health and Safety Code section 11057, subdivision (d)(7).
- 26. "Temazepam" is a Schedule IV controlled substance as designated by Health and Safety Code section 11057, subdivision (d)(29).
- 27. "Lorazepam" is a Schedule IV controlled substance as designated by Health and Safety Code section 11057, subdivision (d)(16).

STATEMENT OF FACTS

- 28. On or about November 15, 2013, the Medical Board of California revoked Dr. A. L.'s physician's and surgeon's certificate. The revocation was stayed and Dr. A. L. was placed on probation. Dr. A. L. was also suspended from the practice of medicine for 30 days. Dr. A. L. was charged in the disciplinary proceeding with prescribing excessive amounts and high doses of controlled substances.
- 29. The Drug Enforcement Administration had commenced an investigation of Dr. A. L. and the pharmacies that filled prescriptions for his patients (the investigation was subsequently halted due to the death of Dr. A. L. in December 2013).
- 30. A Board analyst ran CURES² reports showing Dr. A. L.'s prescribing habits. Davison Drug & Stationery was identified as one of the two pharmacies dispensing the most prescriptions for Dr. A. L.'s patients. Dr. A. L.'s practice was located in Colusa, California, approximately three blocks from Davison Drug & Stationery.
- 31. On or about September 2, 2014, Board Inspector J. H. obtained CURES information from September 1, 2011 to September 8, 2014, for Davison Drug & Stationery and three other pharmacies located in close proximately to Davison Drug & Stationery, CURES reports that had previously been requested by Board Inspector J. W., and CURES reports for six patients, TB, DJ, RV, TS, SC, and SH, from January 1, 2009 to January 15, 2014. Inspector J. H. also requested additional CURES reports for these patients from January 16 to September 8, 2014. Inspector J.

² CURES is a database containing information on Schedule II through IV controlled substances dispensed in California. It is a valuable investigative, preventive, and educational tool for the healthcare community, regulatory boards, and law enforcement.

 H. chose an additional nineteen patients to review, who had received prescriptions from Dr. A. L., patients EBW, MC, PC, JD, KL, GR, DV, DW, BP, TN1, RP, MP, JW, TW, JT, LT, KE, VM and TN, a total of twenty-five patients. Inspector J. H. requested CURES information for each patient from September 1, 2011 to September 8, 2014.

- 32. On or about September 17, 2014, Inspectors J. H. and J. W. conducted an inspection of Davison Drug & Stationery. Respondent James Davison ("PIC Davison") was not present at the pharmacy; however, owner and staff pharmacist, Respondent Franklin Davison ("RPH Davison"), assisted with the inspection. RPH Davison stated that their normal service area was fifty to sixty miles. During the inspection, Inspector J. H. collected several hardcopy prescriptions for the twenty-five patients and had RPH Davison print the patient profiles for each patient from September 1, 2011 to September 17, 2014.
- 33. On or about January 26, 2015, Inspector J. H. requested more hardcopy prescriptions for the twenty-five patients.
- 34. Inspector J. H. reviewed the CURES reports for Davison Drug & Stationery and the three other pharmacies, and compared the total number of controlled substances dispensed by the pharmacies with the total number of controlled substances written by Dr. A. L. for the period from September 1, 2011 to September 8, 2014. Inspector J. H. found that Davison Drug & Stationery dispensed more controlled substances written by Dr. A. L. than any of the other pharmacies. Inspector J. H. created a chart showing the roundtrip distance from the twenty-five patients' homes to Dr. A. L.'s office in Colusa, to Davison Drug & Stationery, and back home. Only eight of the patients lived in the pharmacy's trade area, defined by RPH Davison as fifty to sixty miles from the pharmacy. Thirteen of the patients traveled more than one-hundred miles one way to see Dr. A. L., six of the patients traveled more than five-hundred miles one way to Dr. A. L., and five of the patients traveled more than two-thousand miles one way to see Dr. A. L.
- 35. Inspector J. H. created a chart based on the hardcopy prescriptions showing the patient's initials, date of the prescription, prescription number, drug name, strength and quantity, directions, diagnosis code, duration of the patient's treatment, and any abnormalities or unusual findings. Inspector J. H. determined that there were a total of approximately 295 prescriptions

 filled for the patients, approximately seventy-five of which were filled by PIC Davison and approximately 218 of which were filled by RPH Davison. Inspector J. H. found that Dr. A. L.'s prescribing practices showed duplication in therapy, and the same combinations of drugs were prescribed for multiple patients, including fentanyl 100 mcg/h, morphine ER 100 mg or 200 mg, methadone 10 mg, oxycodone 30 mg, hydromorphone 8 mg, morphine IR 30 mg, and hydrocodone—APAP 10/325 mg. Dr. A. L. also prescribed more than one long acting opioid for certain patients, short acting opioids together, and the highest strength available for certain drugs. Further, Dr. A. L. prescribed unusually large quantities and doses of the controlled substances.

36. Inspector J. H. also found in reviewing the CURES information that Davison Drug & Stationery had filled several prescriptions for controlled substances, including Klonopin, clonazepam, temazepam, lorazepam, and Vicodin, for different patients over the amount of five refills or the 120-day supply allowed by law. Inspector J. H. found five patients who had prescriptions filled a total of seven times, including the original fill. This meant that the prescriptions were refilled six times, which was over the maximum of five refills; most of them, taken together, exceeded the maximum 120-day supply. Inspector J. H. requested the hardcopy prescriptions for each patient and the refill approvals for each prescription.

FIRST CAUSE FOR DISCIPLINE

(Failure to Exercise Corresponding Responsibility for the Proper Prescribing and Dispensing of Controlled Substances)

37. Respondent Franklin Davison's original pharmacy permit and original pharmacist license are subject to disciplinary action pursuant to Code section 4301, subdivision (o), for unprofessional conduct, in that Respondent violated or attempted to violate, directly or indirectly, assisted in or abetted the violation of, or conspired to violate state laws and regulations governing pharmacy, as follows: On and between January 1, 2009 and September 8, 2014, Respondent, as a licensed pharmacist and owner and operator of Davison Drug & Stationery, failed to exercise his corresponding responsibility for the proper prescribing and dispensing of controlled substances. Specifically, Respondent dispensed numerous prescriptions for controlled substances to the twenty-five patients, identified above, all of which had been issued by Dr. A. L., when

 Respondent knew, or had objective reason to know, that the prescriptions were not issued for a legitimate medical purpose as evidenced by several "red flags" or factors, including the prescribing of large or excessive quantities and doses of highly abused controlled substances, duplication of therapies for individual patients, multiple patients receiving the same drugs or combinations of drugs, and the distances traveled by the patients to Dr. A. L.'s office and to Davison Drug & Stationery, in violation of Health and Safety Code section 11153, subdivision (a), and California Code of Regulations, title 16, section 1761, subdivision (b).

SECOND CAUSE FOR DISCIPLINE

(Violations of State Laws Regulating Controlled Substances)

38. Respondent Franklin Davison's original pharmacy permit and original pharmacist license are subject to disciplinary action pursuant to Code section 4301, subdivision (j), for unprofessional conduct, in that Respondent violated Health and Safety Code section 11200, as follows: Respondent refilled multiple prescriptions for Schedule III and/or IV controlled substances totaling more than a 120-day supply or more than five refills, as set forth in paragraph 36 above.

THIRD CAUSE FOR DISCIPLINE

(Failure to Exercise Corresponding Responsibility for the Proper Prescribing and Dispensing of Controlled Substances)

39. Respondent James Davison's original pharmacist license is subject to disciplinary action pursuant to Code section 4301, subdivision (o), for unprofessional conduct, in that Respondent violated or attempted to violate, directly or indirectly, assisted in or abetted the violation of, or conspired to violate state laws and regulations governing pharmacy, as follows: On and between January 1, 2009 and September 8, 2014, Respondent, as a licensed pharmacist and pharmacist-in-charge of Davison Drug & Stationery, failed to exercise his corresponding responsibility for the proper prescribing and dispensing of controlled substances. Specifically, Respondent dispensed numerous prescriptions for controlled substances to the twenty-five patients, identified above, all of which had been issued by Dr. A. L., when Respondent knew, or had objective reason to know, that the prescriptions were not issued for a legitimate medical

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purpose as evidenced by several "red flags" or factors, including the prescribing of large or excessive quantities and doses of highly abused controlled substances, duplication of therapies for individual patients, multiple patients receiving the same drugs or combinations of drugs, and the distances traveled by the patients to Dr. A. L.'s office and to Davison Drug & Stationery, in violation of Health and Safety Code section 11153, subdivision (a), and California Code of Regulations, title 16, section 1761, subdivision (b).

FOURTH CAUSE FOR DISCIPLINE

(Violations of State Laws Regulating Controlled Substances)

40. Respondent James Davison's original pharmacist license is subject to disciplinary action pursuant to Code section 4301, subdivision (j), for unprofessional conduct, in that Respondent violated Health and Safety Code section 11200, as follows: Respondent refilled multiple prescriptions for Schedule III and/or IV controlled substances totaling more than a 120day supply or more than five refills, as set forth in paragraph 35 above.

OTHER MATTERS

Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit Number PHY 47044 issued to Davison Drug & Stationery, Franklin P. Davison, aka Franklin Petesch Davison, owner, Franklin P. Davison, aka Franklin Petesch Davison, shall be prohibited from serving as a manager, administrator, owner, member, officer, director, associate, or partner of a licensee for five years if Pharmacy Permit Number PHY 47044 is placed on probation or until Pharmacy Permit Number PHY 47044 is reinstated if it is revoked.

MATTERS IN AGGRAVATION

To determine the degree of discipline to be assessed against Respondent James 42. Dayison, if any, Complainant alleges as follows: On or about February 11, 2013, the Board issued Citation and Fine No. CI 2012 54841 against Respondent James Davison for violating Code section 4301, subdivision (g) (unprofessional conduct: knowingly making or signing any certificate or other document that falsely represents the existence or nonexistence of a state of facts), and Code section 4231, subdivision (d), in conjunction with California Code of Regulations, title 16, section 1732.5 (failure to provide documentation substantiating completion

 of continuing education/renewal requirements for pharmacist). The Board ordered Davison to pay fines totaling \$400 by March 13, 2013. Davison paid the citation on or about March 1, 2013.

43. On or about October 30, 2015, the Board issued Citation and Fine Nos. CI 2014 64027 and CI 2015 67732 against Respondents for violating: (1) California Code of Regulations, title 16, section 1716 (variation from prescription); (2) California Code of Regulations, title 16, section 1707.3 (duty to review drug therapy); (3) Code section 4081(b), in conjunction with California Code of Regulations, title 16, section 1717(b)(1) (records of dangerous drugs and devices kept open for inspection; maintenance of records, current inventory; Pharmacist in charge responsible for maintaining records/information shall be maintained for each prescription on file and readily retrievable: date dispensed, name or initials of dispensing pharmacist. . .); and (4) Code section 4125, in conjunction with California Code of Regulations, title 16, section 1711(e)(4) (Pharmacy Quality Assurance Program Required/Quality assurance program shall advance error prevention. . .). The Board ordered Respondent James Davison to pay fines totaling \$1,250 by November 29, 2015.

<u>PRAYER</u>

WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged, and that following the hearing, the Board of Pharmacy issue a decision:

- Revoking or suspending Original Pharmacy Permit Number PHY 47044, issued to Franklin P. Davison, also known as Franklin Petesch Davison, owner of Davison Drug & Stationery;
- 2. Revoking or suspending Original Pharmacist License Number RPH 42614, issued to Franklin P. Davison, also known as Franklin Petesch Davison;
- Revoking or suspending Original Pharmacist License Number RPH 20987, issued to
 James A. Davison, also known as James Arch Davison;
- 4. Prohibiting Franklin P. Davison from serving as a manager, administrator, owner, member, officer, director, associate, or partner of a licensee for five years if Pharmacy Permit Number PHY 47044 is placed on probation or until Pharmacy Permit Number PHY 47044 is reinstated if Pharmacy Permit Number 47044 issued to Davison Drug & Stationary is revoked;