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

In the Matter of the Accusation Against:

SUPERIOR PHARMACY, Pharmacy Permit No. PHY 48287; and

SUPERIOR PHARMACY II, Pharmacy Permit No. PHY 49215; and

MARGARITA KHLGHATYAN, Pharmacist License No. RPH 64079; and

SUREN PETOYAN, Pharmacy Technician Registration No. TCH 43450 & Designated Representative No. EXC 20715; and

NIVA PHARMACEUTICALS INC., SUREN PETOYAN AND LUCY DANIELIAN, OWNERS, Wholesaler License No. WLS 6239; and

MIHRAN STEPANYAN, Designated Representative No. EXC 22480 & Pharmacy Technician Registration No. TCH 79133,

Respondents

### Case No. 5513 and 5514

## OAH No. 2020080528

### **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 at 5:00 p.m. on April 28, 2021.

It is so ORDERED on March 29, 2021.

BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

Jr. Linge

Ву

Greg Lippe Board President

 XAVIER BECERRA	
Attorney General of California DIANN SOKOLOFF	
Supervising Deputy Attorney General SHAWN P. COOK	
Supervising Deputy Attorney General VINODHINI RAMAGOPAL	
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300 So. Spring Street, Suite 1702 Los Angeles, CA 90013	
Telephone: (213) 269-6270 Facsimile: (916) 731-2126	
Attorneys for Complainant	
BEFOR	E THE
BOARD OF F DEPARTMENT OF C	_
STATE OF C.	
In the Matter of the Acquestion Against.	Case No. 5513 and 5514
In the Matter of the Accusation Against: SUPERIOR PHARMACY	
11755 Victory Blvd., Ste. 100A	OAH No. 2020080528
North Hollywood, CA 91606 Pharmacy Permit No. PHY 48287	STIPULATED SURRENDER OF LICENSE AND ORDER AS TO SUPERIOR PHARMACY II ONI
SUPERIOR PHARMACY II	
11755 Victory Blvd., Suite 102 North Hollywood, CA 91606	
Pharmacy Permit No. PHY 49215	
MARGARITA KHLGHATYAN	
574 E. Palm Ave. #101 Burbank, CA 91501	
Pharmacist License No. RPH 64079	
SUREN PETOYAN	
574 E. Palm Ave. #101 Burbank, CA 91501	
Pharmacy Technician Registration No. TCH	
43450 Designated Representative No. EXC 20715	

1 2	NIVA PHARMACEUTICALS INC., SUREN PETOYAN AND LUCY DANIELIAN, OWNERS 1602 Victory Blvd. Glendale, CA 91201
3	Wholesaler License No. WLS 6239
4	MIHRAN STEPANYAN
5	16350 Ventura Blvd., D272 Encino, CA 91436
6	Designated Representative No. EXC 22480
7	Pharmacy Technician Registration No. TCH 79133
8	
9 10	Respondents.
10	
12	
12	IT IS HEREBY STIPULATED AND AGREED by and between the parties to the above- entitled proceedings that the following matters are true:
14	PARTIES
15	1. Anne Sodergren (Complainant) is the Executive Officer of the Board of Pharmacy
16	(Board). She brought this action solely in her official capacity and is represented in this matter by
17	Xavier Becerra, Attorney General of the State of California, by Vinodhini Ramagopal, Deputy
18	Attorney General.
19	2. Superior Pharmacy II (Respondent Superior II) is represented in this proceeding by
20	attorney Susan Yu, whose address is: Susan Yu Law Group, APC, 550 S. Hope Street, Suite
21	1775, Los Angeles, CA 90071.
22	3. On or about October 3, 2008, the Board of Pharmacy issued Pharmacy Permit
23	Number PHY 49215 to Superior Pharmacy II (Respondent Superior II) with Margarita
24	Khlghatyan designated as the Pharmacist-in-Charge, and as designated president and owner. The
25	Pharmacy Permit was in full force and effect at all times relevant to the charges brought in this
26	First Amended Accusation and will expire on October 1, 2021, unless renewed.
27	///
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	2 Stipulated Surrender of License as to Superior Pharmacy II Only (Case No. 5513 and 5514)

Stipulated Surrender of License as to Superior Pharmacy II Only (Case No. 5513 and 5514)

1	JURISDICTION
2	4. First Amended Accusation No. 5513 and 5514 was filed before the Board, and is
3	currently pending against Respondent Superior II. The First Amended Accusation and all other
4	statutorily required documents were properly served on Respondent Superior II on January 13,
5	2021. Respondent Superior II timely filed its Notice of Defense contesting the Accusation. A
6	copy of Accusation No. 5513 and 5514 is attached as Exhibit A and incorporated by reference.
7	ADVISEMENT AND WAIVERS
8	5. Respondent Superior II has carefully read, fully discussed with counsel, and
9	understands the charges and allegations in Accusation No. 5513 and 5514. Respondent Superior
10	II also has carefully read, fully discussed with counsel, and understands the effects of this
11	Stipulated Surrender of License and Order.
12	6. Respondent Superior II is fully aware of its legal rights in this matter, including the
13	right to a hearing on the charges and allegations in the Accusation; the right to confront and cross
14	examine the witnesses against them; the right to present evidence and to testify on its own behalf;
15	the right to the issuance of subpoenas to compel the attendance of witnesses and the production of
16	documents; the right to reconsideration and court review of an adverse decision; and all other
17	rights accorded by the California Administrative Procedure Act and other applicable laws.
18	7. Respondent Superior II voluntarily, knowingly, and intelligently waives and gives up
19	each and every right set forth above.
20	<u>CULPABILITY</u>
21	8. Respondent Superior II admits the truth of each and every charge and allegation in
22	Accusation No. 5513 and 5514, agrees that cause exists for discipline, and hereby surrenders their
23	Pharmacy Permit Number PHY 49215 for the Board's formal acceptance.
24	9. Respondent Superior II understands that by signing this stipulation, Respondent
25	Superior II enables the Board to issue an order accepting the surrender of their Pharmacy Permit
26	Number PHY 49215 without further process.
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	Stipulated Surrender of License as to Superior Pharmacy II Only (Case No. 5513 and 5514)

1	CONTINGENCY
2	10. This stipulation shall be subject to approval by the Board. Respondent Superior II
3	understands and agrees that counsel for Complainant and the staff of the Board may communicate
4	directly with the Board regarding this stipulation and surrender, without notice to or participation
5	by Respondent Superior II or its counsel. By signing the stipulation, Respondent Superior II
6	understands and agrees that they may not withdraw its agreement or seek to rescind the
7	stipulation prior to the time the Board considers and acts upon it. If the Board fails to adopt this
8	stipulation as its Decision and Order, the Stipulated Surrender and Disciplinary Order shall be of
9	no force or effect, except for this paragraph, it shall be inadmissible in any legal action between
10	the parties, and the Board shall not be disqualified from further action by having considered this
11	matter.
12	11. The parties understand and agree that Portable Document Format (PDF) and facsimile
13	copies of this Stipulated Surrender of License and Order, including PDF and facsimile signatures
14	thereto, shall have the same force and effect as the originals.
15	12. This Stipulated Surrender of License and Order is intended by the parties to be an
16	integrated writing representing the complete, final, and exclusive embodiment of their agreement.
17	It supersedes any and all prior or contemporaneous agreements, understandings, discussions,
18	negotiations, and commitments (written or oral). This Stipulated Surrender of License and Order
19	may not be altered, amended, modified, supplemented, or otherwise changed except by a writing
20	executed by an authorized representative of each of the parties.
21	13. In consideration of the foregoing admissions and stipulations, the parties agree that
22	the Board may, without further notice or formal proceeding, issue and enter the following Order:
23	<u>ORDER</u>
24	IT IS HEREBY ORDERED that Pharmacy Permit Number PHY 49215, issued to
25	Respondent Superior Pharmacy II is surrendered and accepted by the Board. However, the
26	surrender will be stayed for a period of 180 days from the date in which this stipulated settlement
27	is signed, at which time the pharmacy shall be sold or closed. In addition, Respondent Superior II
28	shall designate a new Pharmacist-in-Charge by the effective date of the decision in this matter.
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	Stipulated Surrender of License as to Superior Pharmacy II Only (Case No. 5513 and 5514)

Should Respondent Superior II not sell the pharmacy, then Respondent Superior II shall,
 within 10 days of the effective date, arrange for the destruction of, the transfer to, sale of or
 storage in a facility licensed and approved by the Board of all controlled substances and
 dangerous drugs and/or dangerous devices. Respondent shall further arrange for the transfer of
 all records of acquisition and disposition of dangerous drugs to premises licensed and approved
 by the Board. Respondent shall further provide written proof of such disposition and submit a
 completed Discontinuance of Business form according to Board guidelines.

Should Respondent Superior II not sell the pharmacy, then Respondent Superior II shall 8 also, by the effective date of this decision, arrange for the continuation of care for ongoing 9 10 patients of the pharmacy by, at minimum, providing a written notice to ongoing patients that specifies the anticipated closing date of the pharmacy and that identifies one or more area 11 pharmacies capable of taking up the patients' care, and by cooperating as may be necessary in the 12 transfer of records or prescriptions for ongoing patients. Within five days of its provision to the 13 14 pharmacy's ongoing patients, Respondent shall provide a copy of the written notice to the Board. For the purposes of this provision, "ongoing patients" means those patients for whom the 15 pharmacy has on file a prescription with one or more refills outstanding, or for whom the 16 pharmacy has filled a prescription within the preceding 60 days. 17

The surrender of Respondent's Pharmacy Permit and the acceptance of the
 surrendered license by the Board shall constitute the imposition of discipline against Respondent
 Superior II. This stipulation constitutes a record of the discipline and shall become a part of
 Respondent Superior II's license history with the Board.

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2. Respondent Superior II shall lose all rights and privileges as pharmacy in California as of the effective date of the Board's Decision and Order.

3. Respondent Superior II shall cause to be delivered to the Board its pocket license and,
if one was issued, its wall certificate on or before the effective date of the Decision and Order.

4. Respondent Superior II may not apply, reapply, or petition for any licensure or
registration of the Board for 3 years from the effective date of the Decision and Order.

1	5. If Respondent Superior II ever applies for licensure or petitions for reinstatement in
2	the State of California, the Board shall treat it as a new application for licensure. Respondent
3	Superior II must comply with all the laws, regulations and procedures for licensure in effect at the
4	time the application or petition is filed, and all of the charges and allegations contained in
5	Accusation No. 5513 and 5514 shall be deemed to be true, correct, and admitted by Respondent
6	Superior II when the Board determines whether to grant or deny the application or petition.
7	6. Respondent Superior II shall be jointly and severally liable with Respondent Superior
8	and Respondent Margarita Kghlatyan in paying the agency its costs of investigation and
9	enforcement in the amount of \$40,000.00.
10	7. If Respondent Superior II should ever apply or reapply for a new license or
11	certification, or petition for reinstatement of a license, by any other health care licensing agency
12	in the State of California, all of the charges and allegations contained in Accusation, No. 5513
13	and 5514 shall be deemed to be true, correct, and admitted by Respondent Superior II for the
14	purpose of any Statement of Issues or any other proceeding seeking to deny or restrict licensure.
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	Stipulated Surrender of License as to Superior Pharmacy II Only (Case No. 5513 and 5514)

1	ACCEPTANCE
2	I have carefully read the above Stipulated Surrender of License and Order and have fully
3	discussed it with my attorney Susan Yu. I understand the stipulation and the effect it will have on
4	my Pharmacy Permit Number. I enter into this Stipulated Surrender of License and Order
5	voluntarily, knowingly, and intelligently, and agree to be bound by the Decision and Order of the
6	Board of Pharmacy.
7	And Bar
8	DATED: $02/04/21$ Ullellell $z$
9	SUPERIOR PHARMACY II Respondent
10	
11	I have read and fully discussed with Respondent Superior Pharmacy II, the terms and
12	conditions and other matters contained in this Stipulated Surrender of License and Order. I
13	approve its form and content.
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15	DATED: 02/04/21 SUSAN YU
16	Attorney for Respondent Superior II
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	
21	DATED: February 4, 2021 Respectfully submitted,
22	XAVIER BECERRA
23 24	Attorney General of California DIANN SOKOLOFF Supervising Deputy Attorney General
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20	VINODHINI RAMAGOPAL Deputy Attorney General
28	Attorneys for Complainant
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	7 Stipulated Surrender of License as to Superior Pharmacy II Only (Case No. 5513 and 5514)

## Exhibit A

First Amended Accusation Nos. 5513 and 5514

XAVIER BECERRA	
Attorney General of California DIANN SOKOLOFF	
Supervising Deputy Attorney General SHAWN P. COOK	
Supervising Deputy Attorney General VINODHINI RAMAGOPAL	
Deputy Attorney General State Bar No. 240534	
300 So. Spring Street, Suite 1702 Los Angeles, CA 90013	
Telephone: (213) 269-6270 Facsimile: (916) 731-2126	
Attorneys for Complainant	
BEFOR	E THE
BOARD OF P DEPARTMENT OF C	HARMACY
DEPARTMENT OF CO STATE OF CA	
In the Matter of the Accusation Against:	Case No. 5513
SUPERIOR PHARMACY 11755 Victory Blvd., Ste. 100A	and
North Hollywood, CA 91606	Case No. 5514
Pharmacy Permit No. PHY 48287	
SUPERIOR PHARMACY II 11755 Victory Blvd., Suite 102 North Hollywood, CA 91606	FIRST AMENDED ACCUSATION
Pharmacy Permit No. PHY 49215	
MARGARITA KHLGHATYAN 574 E. Palm Ave. #101 Burbank, CA 91501	
Pharmacist License No. RPH 64079	
SUREN PETOYAN 574 E. Palm Ave. #101 Burbank, CA 91501	
Pharmacy Technician Registration No. TCH 43450	
Designated Representative No. EXC 20715	

NIVA PHARMACEUTICALS INC., SUREN PETOYAN AND LUCY DANIELIAN, OWNERS 1602 Victory Blvd. Glendale, CA 91201 Wholesaler License No. WLS 6239 MIHRAN STEPANYAN 16350 Ventura Blvd., D272 Encino, CA 91436 Designated Representative No. EXC 22480 Pharmacy Technician Registration No. TCH 79133	
Respondents.	
Complainant alleges:	<u>'IES<sup>12</sup></u>
1. Anne Sodergren (Complainant) bring	s this First Amended Accusation solely in her
official capacity as the Executive Officer of the B	oard of Pharmacy (Board), Department of
Consumer Affairs.	
2. On or about November 16, 2005, the	Board of Pharmacy issued Pharmacy Permit
Number PHY 48287 to Superior Pharmacy (Resp	ondent Superior) with Margarita Khlghatyan
designated as the Pharmacist-in-Charge, and as de	esignated president and owner. The Pharmacy
Permit was in full force and effect at all times rele	evant to the charges brought in this First
Amended Accusation and will expire on Novemb	er 1, 2021, unless renewed.
3. On or about October 3, 2008, the Boa	ard of Pharmacy issued Pharmacy Permit
Number PHY 49215 to Superior Pharmacy II (Re	espondent Superior II) with Margarita
Khlghatyan designated as the Pharmacist-in-Char	ge, and as designated president and owner. The
Respondent Danielian as designated Director and Default Decision and Order became effective on .	yan designated as President and owner and owner have defaulted on this matter. The January 30, 2020. this matter. The Default Decision and Order
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	FIRST AMENDED ACCUSATION

Pharmacy Permit was in full force and effect at all times relevant to the charges brought in this First Amended Accusation and will expire on October 1, 2021, unless renewed.

4. On or about July 23, 2010, the Board of Pharmacy issued Pharmacist License number RPH 64079 to Margarita Khlghatyan (Respondent Khlghatyan). The pharmacist license was in full force and effect at all times relevant to the charges brought in this First Amended Accusation and will expire on December 31, 2021, unless renewed.

5. 7 On or about October 28, 2002, the Board of Pharmacy issued Pharmacy Technician Registration Number TCH 43450 to Suren Petoyan (Respondent Petoyan). The pharmacy 8 technician license was in full force and effect at all times relevant to the charges brought in this 9 10 First Amended Accusation and will expire on September 30, 2020, unless renewed.

6. On or about August 11, 2010, the Board of Pharmacy issued Designated 11 Representative Number EXC 20715 to Respondent Petoyan. The Certificate was in full force and 12 effect at all times relevant to the charges brought in this First Amended Accusation and will 13 14 expire on August 1, 2019, unless renewed.

On or about July 30, 2013, the Board of Pharmacy issued Original Wholesale Permit 7. 15 Number WLS 6239 to Niva Pharmaceuticals Inc. (Respondent Niva) with Respondent Petoyan 16 designated as President and the owner of fifty percent of the outstanding shares and Lucy 17 Danielian (Respondent Danielian) as designated Director and the owner of fifty percent of the 18 19 outstanding shares. The Original Wholesale Permit was in full force and effect at all times relevant to the charges brought in this First Amended Accusation, expired on October 16, 2015, 2021 and has not been renewed. Respondent Niva's Wholesale Permit license was revoked, effective January 30, 2020 pursuant to a decision and order. 22

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On or about December 20, 2007, the Board of Pharmacy issued Pharmacy Technician 8. 24 Registration Number TCH 79133 to Mihran Stepanyan (Respondent Stepanyan). The Pharmacy Technician Registration was in full force and effect at all times relevant to the charges brought in 25 this First Amended Accusation and expired on September 30, 2019. Respondent Stepanyan's 26 pharmacy technician registration was revoked, effective January 30, 2020 pursuant to a decision 27 and order. 28

1	9. On or about December 6, 2013, the Board of Pharmacy issued Designated
2	Representative Number EXC 22480 to Respondent Stepanyan. The Certificate was in full force
3	and effect at all times relevant to the charges brought in this First Amended Accusation and will
4	expired on December 1, 2019. Respondent Stepanyan's designated representative license was
5	revoked, effective January 30, 2020 pursuant to a decision and order.
6	JURISDICTION
7	10. This First Amended Accusation is brought before the Board, under the authority of
8	the following laws. All section references are to the Business and Professions Code unless
9	otherwise indicated.
10	11. Section 4300 of the Code states in pertinent part:
11	"(a) Every license issued may be suspended or revoked.
12	····
13	"(e) The proceedings under this article shall be conducted in accordance
14 15	with Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of the Government Code, and the board shall have all the powers granted therein. The action shall be final, except that the propriety of the action is subject to review by
16	<ul><li>the superior court pursuant to Section 1094.5 of the Code of Civil Procedure."</li><li>12. Section 4300.1 of the Code states:</li></ul>
17	
18 19	"The expiration, cancellation, forfeiture, or suspension of a board-issued license by operation of law or by order or decision of the board or a court of law, the placement of a license on a retired status, or the voluntary surrender of a
20	license by a licensee shall not deprive the board of jurisdiction to commence or proceed with any investigation of, or action or disciplinary proceeding against, the licensee or to render a decision suspending or revoking the license."
21	<b>BUSINESS AND PROFESSIONS CODE</b>
22	13. Section 490 of the Code states:
23	(a) In addition to any other action that a board is permitted to take against a licensee, a board may suspend or revoke a license on the ground that the licensee has been convicted
24	of a crime, if the crime is substantially related to the qualifications, functions, or duties of the business or profession for which the license was issued.
25	
26	(b) Notwithstanding any other provision of law, a board may exercise any authority to discipline a licensee for conviction of a crime that is independent of the authority granted
27 28	under subdivision (a) only if the crime is substantially related to the qualifications, functions, or duties of the business or profession for which the licensee's license was issued.
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	FIRST AMENDED ACCUSATION

1 (c) A conviction within the meaning of this section means a plea or verdict of guilty or a conviction following a plea of nolo contendere. Any action that a board is permitted to 2 take following the establishment of a conviction may be taken when the time for appeal has elapsed, or the judgment of conviction has been affirmed on appeal, or when an order 3 granting probation is made suspending the imposition of sentence, irrespective of a subsequent order under the provisions of Section 1203.4 of the Penal Code. 4 5 14. Section 493 of the Code states: Notwithstanding any other provision of law, in a proceeding conducted by a board 6 within the department pursuant to law to deny an application for a license or to suspend or revoke a license or otherwise take disciplinary action against a person who holds a license, 7 upon the ground that the applicant or the licensee has been convicted of a crime substantially related to the qualifications, functions, and duties of the licensee in question, 8 the record of conviction of the crime shall be conclusive evidence of the fact that the 9 conviction occurred, but only of that fact, and the board may inquire into the circumstances surrounding the commission of the crime in order to fix the degree of discipline or to 10 determine if the conviction is substantially related to the qualifications, functions, and duties of the licensee in question. "As used in this section, 'license' includes 'certificate,' 11 'permit,' 'authority,' and 'registration.' 12 Section 4059.5 of the Code states in pertinent part: 15. 13 (a) Except as otherwise provided in this chapter, dangerous drugs or 14 dangerous devices may only be ordered by an entity licensed by the board and shall be delivered to the licensed premises and signed for and received by a 15 pharmacist. Where a licensee is permitted to operate through a designated representative, or in the case of a reverse distributor a designated representative-16 reverse distributor, that individual shall sign for and receive the delivery. 17 Section 4081 of the Code states: 16. 18 (a) All records of manufacture and of sale, acquisition, or disposition of 19 dangerous drugs or dangerous devices shall be at all times during business hours open to inspection by authorized officers of the law, and shall be preserved for at 20 least three years from the date of making. A current inventory shall be kept by every manufacturer, wholesaler, pharmacy, veterinary food-animal drug retailer, 21 physician, dentist, podiatrist, veterinarian, laboratory, clinic, hospital, institution, or establishment holding a currently valid and unrevoked certificate, license, 22 permit, registration, or exemption under Division 2 (commencing with Section 23 1200) of the Health and Safety Code or under Part 4 (commencing with Section 16000) of Division 9 of the Welfare and Institutions Code who maintains a stock 24 of dangerous drugs or dangerous devices. 25 (b) The owner, officer, and partner of any pharmacy, wholesaler, or veterinary food-animal drug retailer shall be jointly responsible, with the 26 pharmacist-in-charge or representative-in-charge, for maintaining the records and 27 inventory described in this section. . . . 28

1	17. Section 4113 of the Code states in pertinent part:
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3	(c) The pharmacist-in-charge shall be responsible for a pharmacy's
4	compliance with all state and federal laws and regulations pertaining to the practice of pharmacy.
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6	18. Section 4160 of the Code states in pertinent part:
7	(a) A person shall not act as a wholesaler or third-party logistics provider of
8 9	any dangerous drug or dangerous device unless he or she has obtained a license from the board.
10	
10	19. Section 4301 of the Code states in pertinent part:
12	The board shall take action against any holder of a license who is guilty of
13	unprofessional conduct or whose license has been issued by mistake. Unprofessional conduct shall include, but is not limited to, any of the following:
14	(c) Gross negligence.
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16	(f) The commission of any act involving moral turpitude, dishonesty, fraud,
17 18	deceit, or corruption, whether the act is committed in the course of relations as a licensee or otherwise, and whether the act is a felony or misdemeanor or not.
10 19	(g) Knowingly making or signing any certificate or other document that
20	falsely represents the existence or nonexistence of a state of facts.
21	
22	(i) The visition of any of the statutes of this state, of any other state on of
23	(j) The violation of any of the statutes of this state, of any other state, or of the United States regulating controlled substances and dangerous drugs.
24	
25	(1) The conviction of a crime substantially related to the qualifications,
26	functions, and duties of a licensee under this chapter. The record of conviction of a violation of Chapter 13(commencing with Section 801) of Title 21 of the United
27	States Code regulating controlled substances or of a violation of the statutes of this state regulating controlled substances or dangerous drugs shall be conclusive
28	evidence of unprofessional conduct. In all other cases, the record of conviction
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	FIRST AMENDED ACCUSA

shall be conclusive evidence only of the fact that the conviction occurred. The 1 board may inquire into the circumstances surrounding the commission of the crime, in order to fix the degree of discipline or, in the case of a conviction not 2 involving controlled substances or dangerous drugs, to determine if the conviction is of an offense substantially related to the qualifications, functions, and duties of a 3 licensee under this chapter. A plea or verdict of guilty or a conviction following a 4 plea of nolo contendere is deemed to be a conviction within the meaning of this provision. The board may take action when the time for appeal has elapsed, 5 or the judgment of conviction has been affirmed on appeal or when an order granting probation is made suspending the imposition of sentence, irrespective of a 6 subsequent order under Section 1203.4 of the Penal Code allowing the person to withdraw his or her plea of guilty and to enter a plea of not guilty, or setting aside 7 the verdict of guilty, or dismissing the accusation, information, or indictment. 8 . . . 9 (o) Violating or attempting to violate, directly or indirectly, or assisting in or 10 abetting the violation of or conspiring to violate any provision or term of this chapter or of the applicable federal and state laws and regulations governing 11 pharmacy, including regulations established by the board or by any other state or federal regulatory agency... 12 13 . . . 14 (q) Engaging in any conduct that subverts or attempts to subvert an investigation of the board. 15 16 Section 4307 of the Code states, in pertinent part: 20. 17 18 (a) Any person who has been denied a license or whose license has been revoked or is under suspension, or who has failed to renew his or her license while 19 it was under suspension, or who has been a manager, administrator, owner, member, officer, director, associate, partner, or any other person with management 20 or control of any partnership, corporation, trust, firm, or association whose application for a license has been denied or revoked, is under suspension or has 21 been placed on probation, and while acting as the manager, administrator, owner, 22 member, officer, director, associate, partner, or any other person with management or control had knowledge of or knowingly participated in any conduct for which 23 the license was denied, revoked, suspended, or placed on probation, shall be prohibited from serving as a manager, administrator, owner, member, officer, 24 director, associate, partner, or in any other position with management or control of a licensee as follows: 25 26 (1) Where a probationary license is issued or where an existing license is placed on probation, this prohibition shall remain in effect for a period not to 27 exceed five years. 28 7

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1	(2) Where the license is denied or revoked, the prohibition shall continue until the license is issued or reinstated.
2	(b) "Managar administrator owner member officer director associate
3	(b) "Manager, administrator, owner, member, officer, director, associate, partner, or any other person with management or control of a license" as used in
4	this section and Section 4308, may refer to a pharmacist or to any other person who serves in such capacity in or for a licensee.
5	(c) The provisions of subdivision (a) may be alleged in any pleading filed
6	pursuant to Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of the Government Code. However, no order may be issued in that case except as to a
7	person who is named in the caption, as to whom the pleading alleges the applicability of this section, and where the person has been given notice of the
8	proceeding as required by Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of the Government Code. The authority to proceed as provided by
9	this subdivision shall be in addition to the board's authority to proceed under
10	Section 4339 or any other provision of law.
11	21. Section 4169 of the Code states, in pertinent part:
12	(a) A person or entity shall not do any of the following:
13	(1) Purchase, trade, sell, warehouse, distribute, or transfer dangerous drugs
14	or dangerous devices at wholesale with a person or entity that is not licensed with the board as a wholesaler, third-party logistics provider, or pharmacy.
15	
16	(5) Fail to maintain records of the acquisition or disposition of dangerous drugs or dangerous devices for at least three years.
17	
18	<ul><li>22. Section 4040.5 of the Code states:</li></ul>
19	"Reverse distributor" means every person who acts as an agent for
20	pharmacies, drug wholesalers, third-party logistics providers, manufacturers, and other entities by receiving, inventorying, warehousing, and managing the
21	disposition of outdated or nonsaleable dangerous drugs or dangerous devices.
22	HEALTH AND SAFETY CODE
23	23. Health and Safety Code section 11209 states:
24	23. Incann and Safety Code Section 11207 States.
25	(a) No person shall deliver Schedule II, III, or IV controlled substances to a pharmacy or pharmacy receiving area, nor shall any person receive controlled substances on behalf of
26	a pharmacy unless, at the time of delivery, a pharmacist or authorized receiving personnel signs a receipt showing the type and quantity of the controlled substances received. Any
27	discrepancy between the receipt and the type or quantity of controlled substances actually
28	received shall be reported to the delivering wholesaler or manufacturer by the next business day after delivery to the pharmacy.
	8
	FIRST AMENDED ACCUSATION

1	24. Health and Safety Code section 111255 states:
2	Any drug or device is adulterated if it has been produced, prepared, packed, or held
3	under conditions whereby it may have been contaminated with filth, or whereby it may have been rendered injurious to health.
4	CALIFORNIA CODE OF REGULATIONS
5	25. California Code of Regulations, title 16, section 1770, states:
6	For the purpose of denial, suspension, or revocation of a personal or facility license pursuant to Division 1.5 (commencing with Section 475) of the Business and Professions
7	Code, a crime or act shall be considered substantially related to the qualifications, functions or duties of a licensee or registrant if to a substantial degree it evidences present or potential
8 9	unfitness of a licensee or registrant to perform the functions authorized by his license or registration in a manner consistent with the public health, safety, or welfare.
10	26. California Code of Regulations, title 16, (Regulations) section 1714.1 states in
11	pertinent part:
12	This section is to ensure that pharmacists are able to have duty free breaks and meal periods to which they are entitled under Section 512 of the Labor Code
13	and the orders of the Industrial Welfare Commission, without unreasonably impairing the ability of a pharmacy to remain open.
14	
15	(e) The temporary absence authorized by this section shall be limited to the
16	minimum period authorized for pharmacists by section 512 of Labor Code or orders of the Industrial Welfare Commission, and any meal shall be limited to 30
17	minutes. The pharmacist who is on break shall not be required to remain in the pharmacy area during the break period.
18	
19	 27 California Cada of Deculations, title 16 (Deculations) section 1700 states in particult
20	27. California Code of Regulations, title 16, (Regulations) section 1709 states in pertinent
21	part: (c) The following shall constitute a transfer of permit and require application
22	for a change of ownership: any transfer of a beneficial interest in a business entity licensed by the board, in a single transaction or in a series of transactions, to any
23	person or entity, which transfer results in the transferee's holding 50% or more of the beneficial interest in that license.
24	CODE OF FEDERAL REGULATIONS
25	28. Code of Federal Regulations, section 1305.05 states, in pertinent part:
26	
27	(a) A registrant may authorize one or more individuals, whether or not located at his or her registered location, to issue orders for Schedule I and II
28	controlled substances on the registrant's behalf by executing a power of attorney
	9
	FIRST AMENDED ACCUSATION

1	for each such individual, if the power of attorney is retained in the files, with
2	executed Forms 222 where applicable, for the same period as any order bearing the signature of the attorney. The power of attorney must be available for inspection
3	together with other order records.
4	COST RECOVERY
5	29. Section 125.3 of the Code states, in pertinent part, that the Board may request the
6	administrative law judge to direct a licentiate found to have committed a violation or violations of
7	the licensing act to pay a sum not to exceed the reasonable costs of the investigation and
8	enforcement of the case.
9	FACTUAL BACKGROUND
10	SEPTEMBER 5, 2013, INSPECTION
11	30. On September 5, 2013, Board Inspector K.R. conducted inspections of Respondent
12	Superior's facility and Respondent Superior II's facility, both in North Hollywood. Respondent
13	Petoyan was present. The inspector found the following issues:
14	a. Respondent Superior Facility
15	31. Inspector K.R. found multiple trays of over 680 patient prescription labels that were
16	not filled but had been processed through a third party payer. The labels dated from July 1, 2013,
17	to on or around September of 2013.
18	32. Respondent Superior dispenses "blister packs" of medication. Blister packs are a
19 20	sheet of plastic bubbles in which one dose of medication is enclosed in each bubble. The back of
20	the sheet of plastic bubbles is covered by foil so that one dose of the medication can be punched
21	through the foil for use each time a dose is taken. Respondent Petoyan explained they had
22	dispensed blister packs of medication to patients at care facilities. If the entire blister pack was
23	not used for any reason and the remaining medication was returned to the pharmacy, Respondents
24	would remove the remaining medication from the blister pack and return the medication to
25 26	inventory to be re-dispensed to another patient.
26 27	
27	
28	
	10 FIRST AMENDED ACCUSATION

bubble pack cards. Respondent Petoyan informed the Inspector that the medications were 2 returned by board and care facilities and reused by the pharmacy. 3 34. Inspector K.R. noticed some of the Abilify bottles on Respondent Superior's shelving 4 appeared to have had labels removed from them. 5 35. Inspector K.R. observed employee Steven Michael Margolin (Margolin) performing 6 tasks that require a license. Specifically, the Inspector observed Margolin setting up prescription 7 bottles and counting medication. Margolin's pharmacist license was revoked by the Board on or 8 around October 27, 2010. 9 10 b. Respondent Superior II Facility Respondent Petoyan informed Inspector K.R. about his new pharmacy, Respondent 11 36. Superior II, which is a "closed door" pharmacy that was opened by Respondent Khlghatyan in the 12 same building as Respondent Superior. Respondent Petoyan stated no business had been 13 14 conducted in it as of September 5, 2013. Inspector K.R. inspected the Respondent Superior II facility and noticed the 37. 15 following issues. 16 38. Inspector K.R. noticed a sporadic placement of drug stock bottles and patient labeled 17 bottles in the pharmacy. The patient labeled bottles were from another pharmacy, ASAP 18 Pharmacy, located at 367 North Chevy Chase Drive, Unit B, Glendale, California. On some of the 19 bottles, the patient labels had been removed. Respondent Petoyan stated the drug stock bottles 2021 from ASAP Pharmacy that were found at Respondent Superior II were actually from the Respondent Superior facility. Respondent Petoyan further stated that prior to Respondent 22 Superior receiving its Medi-Cal license, Respondent Superior worked with ASAP Pharmacy to 23 24 provide prescriptions to their patients. 39. Respondent Petoyan stated that if a patient needed a medication that was covered on 25 26 Medi-Cal, Respondent Superior would fill the prescription for the patient and dispense it. Next the prescription information would be transferred to ASAP Pharmacy who would process, 27 dispense and bill the prescription to Medi-Cal. ASAP Pharmacy would then "replace" the 28 11 FIRST AMENDED ACCUSATION

Inspector K.R. observed a large container in the restroom that was full of punched-out

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33.

1	medication that was dispensed by Respondent Superior. No explanation was provided as to why
2	or how these drug stock bottles ended up in the Respondent Superior II facility.
3	40. Inspector K.R. noticed papers and records stored at Respondent Superior II.
4	Respondent Petoyan told Inspector K.R. that Respondent Superior II was used to store some of
5	Respondent Superior's records.
6	41. On or around September 5, 2013, Inspector K.R. obtained the following bottles of
7	medication that had been found at Respondent Superior II's facility that had either been labeled
8	by ASAP Pharmacy or had the residue of a patient label on the bottle.
9	a. Three bottles of Abilify 10 mg were found. One bottle was RX 7173789 for patient
10	C.J. and was filled by ASAP Pharmacy on September 19, 2012. Two bottles contained partial
11	labeling, and 1 of the 2 bottles had been opened and only contained 59 pills.
12	b. Five bottles of Seroquel XR 300 mg were found. Two of the bottles contained only
13	partial labeling. One bottle had partial labeling from ASAP Pharmacy. Two bottles contained
14	patient labeling from ASAP Pharmacy. The following bottles provided patient labeling and were
15	filled by ASAP Pharmacy: RX 7163384 for patient G.C. filled on June 22, 2012, and RX
16	7166051 for patient L.B. filled on July 19, 2012.
17	c. Seven bottles of Seroquel XR 400 mg were found. Two bottles contained partial
18	labeling from ASAP Pharmacy. Five bottles provided patient labeling from ASAP Pharmacy. The
19	following bottles provided patient labeling and were filled by ASAP Pharmacy: RX 7166055, for
20	Patient D.W. filled July 19, 2012; RX 7162321 for Patient D.D. filled June 13, 2012; RX
21	7162674 for Patient G.G. filled July 25, 2012; RX 7162625 for Patient J.U. filled July 25, 2012;
22	RX 7162625 for Patient J.U. filled June 22, 2012.
23	
24	SEPTEMBER 23, 2013 INSPECTION
25	42. On September 23, 2013, Inspector K.R. conducted an inspection of ASAP Pharmacy
26	facility, assisted by Pharmacist-in-Charge Vahe Simonian. During the inspection, the inspector
27	found the following issues:
28	///
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	FIRST AMENDED ACCUSATION

1	43. Simonian told Inspector K.R. he had taken prescription transfers from Respondent
2	Superior for Medi-Cal patients because Respondent Superior did not have its Medi-Cal license.
3	Simonian stated that the prescriptions were either delivered to the patients or an employee of
4	Respondent Superior would collect the prescriptions from ASAP Pharmacy
5	44. Simonian told Inspector K.R. that the transfers from Respondent Superior were
6	transmitted by telephone or facsimile.
7	45. Simonian stated that he believed Margolin was a pharmacist because Margolin had
8	represented himself as a pharmacist to ASAP Pharmacy.
9	46. While Inspector K.R. was at ASAP Pharmacy, the Pharmacy received a call from
10	Margolin. Margolin requested to transfer some prescriptions to ASAP Pharmacy. Margolin told
11	Simonian over the phone that "Omar Sheriff" had served a warrant on Respondent Superior and
12	taken all their drug stock and they had no medications to fill prescriptions.
13	47. Simonian did not accept the transfer because he was told that Margolin is not a
14	licensed pharmacist.
15	48. Patient M.H. had four prescriptions filled by ASAP Pharmacy on September 20,
16	2013. The prescriptions were transferred from Respondent Superior. The transferring pharmacist
17	noted on each prescription was "Steve." Simonian confirmed that Margolin transferred all four of
18	patient M.H.'s prescriptions.
19	49. Inspector K.R. found that Patient D.W.'s profile showed RX#7166055 for Seroquel
20	XR 400 mg was filled July 19, 2012, by ASAP Pharmacy. Inspectors recovered the filled
21	prescription bottle during an earlier inspection at Respondent Superior II's facility.
22	50. Inspector K.R. found that Patient L.B.'s profile showed RX#7166052 for Seroquel
23	XR 300 mg was filled July 19, 2012, by ASAP Pharmacy. Inspectors recovered the filled
24	prescription bottle during an earlier inspection at Respondent Superior II's facility.
25	51. Inspector K.R. found that Patient C.J.'s profile showed RX# 7173789 for Abilify 10
26	mg was filled July 19, 2012, by ASAP Pharmacy. Inspectors recovered the filled prescription
27	bottle during an earlier inspection at Respondent Superior II's facility.
28	///
	13

1	52. Inspector K.R. found that Patient J.U.'s profile showed RX# 7162565 for Seroquel
2	XR 400 mg was filled on June 22, 2012, and July 24, 2012, by ASAP Pharmacy. Inspectors
3	recovered the filled prescription bottles during an earlier inspection at Respondent Superior II's
4	facility. ASAP's prescription record indicated the prescription was transferred by "Maggie."
5	53. Inspector K.R. found that Patient D.D.'s profile showed RX# 7162321 for Seroquel
6	XR 400 mg was filled June 13, 2012, by ASAP Pharmacy. Inspectors recovered the filled
7	prescription bottle during an earlier inspection at Respondent Superior II's facility.
8	54. Inspector K.R. found that Patient G.G.'s profile showed RX# 7162674 for Seroquel
9	XR 400 mg was filled June 13, 2012, by ASAP Pharmacy. Inspectors recovered the filled
10	prescription bottle during an earlier inspection at Respondent Superior II's facility.
11	55. Simonian was unware that Respondent Superior was also dispensing the prescriptions
12	to the patients and that Respondent Superior collected the drugs that ASAP Pharmacy had
13	dispensed to the patient in order to prevent a patient from having double the amount of drugs than
14	was actually originally prescribed. Simonian further stated that he had never done any business
15	with Respondent Superior II.
16	
17	OCTOBER 27, 2014 INSPECTION
18	56. On October 27, 2014, Inspector S.B. conducted an inspection of Respondent Niva's
19	facility in Glendale. Respondent Petoyan, Respondent Danelian, and Respondent Stepanyan were
20	all present. The inspectors found the following issues:
21	57. When Inspector S.B. first arrived at Respondent Niva Pharmacy, it was closed.
22	Inspector S.B. contacted owner Respondent Petoyan. Respondent Petoyan, Respondent Danelian
23	and Respondent Stepanyan arrived at Respondent Niva's facility thirty minutes later.
24	58. Inspector S.B. noticed that Respondent Niva's facility was empty, and that there were
25	no drugs or records on site.
26	59. Respondent Petoyan, Respondent Danelian and Respondent Stepanyan informed
27	Inspector S.B. that Respondent Niva's facility had been closed since January 22, 2014.
28	///
	14

1	60. Respondent Danelian and Respondent Petoyan stated that Respondent Niva's facility
2	did not conduct any business after obtaining its license in July 30, 2013, which is the reason why
3	Respondent Petoyan decided to sell Respondent Niva to Respondent Stepanyan.
4	61. On or around January 22, 2014, Respondent Stepanyan bought 100% of Respondent
5	Niva Pharmacy. To date, the Board has not received a change of ownership form regarding the
6	sale.
7	62. On or around July 1, 2014, Respondent Stepanyan filed a renewal for Respondent
8	Niva Pharmacy. The renewal form showed Respondent Stepanyan signed under penalty of
9	perjury that he was the President of Niva.
10	
11	February 24, 2016 INSPECTION
12	63. On February 24, 2016, Inspectors K.R and M.K. conducted an inspection of
13	Respondent Superior and Respondent Superior II's facility, assisted by Respondent Petoyan and
14	Respondent Khlghatyan. The inspectors found the following issues:
15	a. Respondent Superior:
16	64. Upon entering Respondent Superior's facility at approximately 11:10 a.m., Inspectors
17	K.R. and M.K. observed Margolin behind the counter of the pharmacy in the prescription filling
18	area. He informed the inspectors that he was not a pharmacist and that the pharmacist left for
19	lunch at 10:45 a.m. The pharmacist, Respondent Khlghatyan, arrived back at the pharmacy at
20	approximately 11:40 a.m. During the time Respondent Khlghatyan was gone there was no
21	pharmacist in Respondent Superior's facility.
22	65. Respondent Khlghatyan provided the inspectors with a copy of the policy and
23	procedure for pharmacy operations during temporary absence of a pharmacist. The policy stated
24	meal periods to be limited to 30 minutes.
25	66. Inspector K.R. observed medication packages in Respondent Superior's restroom
26	trash. These medication packages included bubble packs from the following other pharmacies:
27	Rose Pharmacy, Trinity Care Pharmacy, and ASAP Pharmacy. Respondent Petoyan stated the
28	
	15

1	bubble pac	ks found were taken back for destruction and were from facilities to which Respondent
2	Superior p	rovided pharmacy services.
3	67.	The Inspectors obtained three Form $222^3$ orders, identified below, that were signed by
4	Margolin.	
5	a.	Form 222 Number 124241589 dated December 15, 2014, written to supplier
6	Amerisour	ce Bergen.
7	b.	Form 222 Number 124241597 dated February 10, 2015, written to supplier
8	Amerisour	ce Bergen.
9	с.	Form 222 Number 124241598 dated February 18, 2015, written to supplier
10	Amerisour	ce Bergen.
11	68.	The Inspectors discovered there was no power of attorney on file with Respondent
12	Superior fo	or Margolin.
13	b. R	espondent Superior II
14	69.	Respondent Khlghatyan provided the inspectors a tour of Superior II pharmacy.
15	Responden	t Khlghatyan stated that they were only servicing one home named Glen Terra.
16	70.	Inspectors noticed that there were many labeled bubble pack cards on the shelves, and
17	the dates w	vere not current, with many being from 2015.
18	71.	Inspectors noticed a sign that stated to take all deliveries to Suite 100 A, Respondent
19	Superior of	utside of Respondent Superior II's facility door.
20	72.	On or around March 1, 2016, Inspector K.R. contacted the delivery drivers for
21	Amerisour	ce Bergen. Delivery drivers J.V. and A.V. told Inspector K.R. that Margolin told them
22	to leave the	e totes to be delivered to Respondent Superior II at Respondent Superior.
23	73.	Inspectors were provided 66 receipts/manifests for Respondents Superior and
24	Superior II	that were signed by Respondent Superior staff members and dated between January 4,
25	2016 and	March 1, 2016. Respondent Superior had at least 25 controlled substance deliveries and
26		
27 28	<sup>3</sup> T exchange of the DEA.	he DEA Form 222 is a triplicate form that is required by the DEA to allow the of controlled substances from the registrant to another party who is also registered with
		16
		FIRST AMENDED ACCUSATION

1	Respondent Superior II had 8 controlled substance deliveries. The following individuals signed
2	for these deliveries:
3	a. Margolin signed a total of 34 times for Respondent Superior, at least 20 of the
4	orders he signed for contained controlled substances. Margolin signed a total of 19 times for
5	Respondent Superior II; at least 8 of these orders contained controlled substances.
6	b. M.R., a pharmacy technician, signed 4 times for Respondent Superior; at least 3
7	of these orders contained controlled substances.
8	c. N.P., an intern, signed 4 times for Respondent Superior; one of these orders
9	contained controlled substances.
10	
11	Respondent Niva
12	74. On September 25, 2013, Inspector K.R. requested acquisition and disposition records
13	from Respondent Niva. Respondent Petoyan was listed as CEO of Respondent Niva. Respondent
14	Petoyan did not provide the Inspector with any acquisition or disposition records.
15	
16	Respondent Superior
17	FIRST CAUSE FOR DISCIPLINE
18	(Failure to Have a Pharmacist on Duty)
19	75. Respondent Superior is subject to disciplinary action for unprofessional conduct
20	pursuant to section 4301, subdivision (o), for violating Regulation section 1714.1(e), in that
21	Respondent Superior was without a pharmacist in the pharmacy for greater than 30 minutes.
22	Respondent Khlghatyan took a break on or around February 24, 2016, leaving Respondent
23	Superior unattended for a period of at least 40 minutes, as set forth more particularly in
24	paragraphs 64-65.
25	SECOND CAUSE FOR DISCIPLINE
26	(Failure to Have a Licensed Pharmacy Staff Receive Dangerous Drugs)
27	76. Respondent Superior is subject to disciplinary action under Code section 4301,
28	subdivisions (o) and (j), in that Respondent violated Code section 4059.5, subdivision (a) when
	17
	FIRST AMENDED ACCUSATION

ĺ	
1	Respondents allowed unlicensed pharmacy staff to receive and sign for delivery of dangerous
2	drugs, as set forth more particularly in paragraphs 67-73.
3	THIRD CAUSE FOR DISCIPLINE
4	(Failure to Comply with Compounding Quality Assurance)
5	77. Respondent Superior is subject to disciplinary action under Code section 4301,
6	subdivisions (o) and (j), in that Respondent violated Health and Safety Code section 11209,
7	subdivision (b) when Respondents allowed unlicensed pharmacy staff to receive and sign for
8	delivery of controlled substances, as set forth more particularly in paragraphs 67-73.
9	FOURTH CAUSE FOR DISCIPLINE
10	(Allowing Unlicensed Individuals to Act as a Pharmacist )
11	78. Respondent Superior is subject to disciplinary action for unprofessional conduct
12	pursuant to section 4301, subdivisions (j) and (o), in that Respondent violated Code section 4051
13	subdivisions (a) and (b). The circumstances are that on or about September 20, 2013,
14	Respondents allowed Steve Margolin to transfer prescriptions over the phone for patient MH to
15	ASAP Pharmacy, as set forth more particularly in paragraphs 43-48.
16	FIFTH CAUSE FOR DISCIPLINE
17	(Failure to Maintain Acquisition and Disposition Records)
18	79. Respondent Superior is subject to disciplinary action for unprofessional conduct
19	pursuant to section 4301, subdivisions (j) and (o), in that Respondent violated Code section 4081,
20	subdivision (a) by failing to keep for at least 3 years, and/or make available for inspection, its
21	records of manufacture sale, acquisition, receipt, shipment, or disposition of dangerous drugs for
22	Abilify 10 mg and Seroquel XR 300mg, as set forth in paragraphs 30-55.
23	SIXTH CAUSE FOR DISCIPLINE
24	(Failure to Have a Power of Attorney)
25	80. Respondent Superior is subject to disciplinary action for unprofessional conduct
26	pursuant to section 4301, subdivisions (j) and (o), in that Respondent violated Code of Federal
27	Regulation section 1305.05 subdivision (a). The circumstances are that on or around December
28	15, 2014; February 10, 2015; and February 18, 2015; Respondent allowed Margolin to order
	18
	FIRST AMENDED ACCUSATION

1	Schedule II controlled substances on behalf of Respondent Superior without a Power of Attorney,
2	as set forth more particularly in paragraphs 67-68.
3	SEVENTH CAUSE FOR DISCIPLINE
4	(Failure to Have a Wholesaler License)
5	81. Respondent Superior is subject to disciplinary action for unprofessional conduct
6	pursuant to section 4301, subdivisions (j) and (o), in that Respondent violated Code section 4016
7	subdivision (a). The circumstances are that on or around February 24, 2016, inspectors
8	discovered that Respondent Superior was acting as a reverse distributor without a wholesaler
9	license, as set forth more particularly in paragraphs 30-73.
10	
11	Respondent Superior II
12	EIGHTH CAUSE FOR DISCIPLINE
13	(Failure to Have Licensed Pharmacy Staff Receive Dangerous Drugs)
14	82. Respondent Superior II is subject to disciplinary action under Code section 4301,
15	subdivisions (o) and (j), in that Respondent violated Code section 4059.5, subdivision (a) when
16	Respondent allowed unlicensed pharmacy staff to receive and sign for delivery of dangerous
17	drugs, as set forth more particularly in paragraphs 67-73.
18	NINTH CAUSE FOR DISCIPLINE
19	(Failure to Comply with Compounding Quality Assurance)
20	83. Respondent Superior II is subject to disciplinary action under Code section 4301,
21	subdivisions (o) and (j), in that Respondent violated Health and Safety Code section 11209,
22	subdivision (b) when Respondent allowed unlicensed pharmacy staff to receive and sign for
23	delivery of controlled substances, as set forth more particularly in paragraphs 67-73.
24	TENTH CAUSE FOR DISCIPLINE
25	(Failure to Maintain Acquisition and Disposition Records)
26	84. Respondent Superior is subject to disciplinary action for unprofessional conduct
27	pursuant to section 4301, subdivisions (j) and (o), in that Respondent violated Code section 4081
28	subdivision (a) by failing to keep for at least 3 years, and/or make available for inspection, its
	19
	FIRST AMENDED ACCUSATION

1	records of manufacture sale, acquisition, receipt, shipment, or disposition of dangerous drugs for
2	Abilify 10 mg and Seroquel XR 300mg, as set forth in paragraphs 30-55.
3	ELEVENTH CAUSE FOR DISCIPLINE
4	(Engaging in Prohibited Acts)
5	85. Respondent Superior II is subject to disciplinary action for unprofessional conduct
6	pursuant to section 4301, subdivisions (j) and (o), in that Respondents violated Code section 4169
7	subdivision (a)(1) and (5). The circumstances are that on or around September 5, 2013, Inspector
8	K.R. found prescription drugs dispensed by ASAP Pharmacy to patients in Respondent Superior
9	II's active drug stock, as set forth more particularly in paragraphs 36-41.
10	TWELFTH CAUSE FOR DISCIPLINE
11	(Adulterated Drugs and Devices)
12	86. Respondent Superior II is subject to disciplinary action for unprofessional conduct
13	pursuant to section 4301, subdivisions (j) and (o), in that Respondents violated Health and Safety
14	Code section 111255. The circumstances are that on or around September 5, 2013, inspectors
15	discovered that Respondent Superior II had 5 bottles of Seroquel XR 400 mg, 2 bottles of
16	Seroquel XR 300 mg, and 1 bottle of Abilify 10 mg with patient labels dispensed by ASAP
17	Pharmacy on the pharmacy's shelving in active stock, as set forth more particularly in paragraphs
18	36-41.
19	
20	Respondent Khlghatyan
21	Respondent Khlghatyan was pharmacist-in-charge of Respondent Superior and Respondent
22	Superior II at all relevant times. Respondent Khlghatyan is therefore responsible under Code
23	section 4113(c) for Respondents Superior's and Superior II's compliance with all state and
24	federal laws and regulations pertaining to the practice of pharmacy.
25	THIRTEENTH CAUSE FOR DISCIPLINE
26	(Failure to Have a Pharmacist on Duty)
27	87. Respondent Khlghatyan is subject to disciplinary action for unprofessional conduct
28	pursuant to section 4301, subdivision (o), for violating Regulation section 1714.1(e), as
	20
	FIRST AMENDED ACCUSATION

1	pharmacist-in-charge, in that Respondent Superior was without a pharmacist for greater than
2	thirty minutes. The circumstances are set forth in paragraph 75 above.
3	FOURTEENTH CAUSE FOR DISCIPLINE
4	(Failure to Have a Licensed Pharmacy Staff Receive Dangerous Drugs)
5	88. Respondent Khlghatyan is subject to disciplinary action under Code section 4301,
6	subdivisions (o) and (j), as a pharmacist-in-charge, in that Respondent violated Code section
7	4059.5, subdivision (a). The circumstances are set forth in paragraphs 76 and 82 above.
8	FIFTEENTH CAUSE FOR DISCIPLINE
9	(Failure to Comply with Compounding Quality Assurance)
10	89. Respondent Khlghatyan is subject to disciplinary action under Code section 4301,
11	subdivisions (o) and (j), as a pharmacist-in-charge, in that Respondent violated Health and Safety
12	Code section 11209, subdivision (b). The circumstances are set forth in paragraphs 77 and 88
13	above.
14	SIXTEENTH CAUSE FOR DISCIPLINE
15	(Allowing Unlicensed Individuals Act as a Pharmacist )
16	90. Respondent Khlghatyan is subject to disciplinary action for unprofessional conduct
17	pursuant to section 4301, subdivisions (j) and (o), as a pharmacist-in-charge, in that Respondent
18	violated Code section 4051 subdivisions (a) and (b). The circumstances are set forth in paragraph
19	78 above.
20	SEVENTEENTH CAUSE FOR DISCIPLINE
21	(Failure to Maintain Acquisition and Disposition Records)
22	91. Respondent Khlghatyan is subject to disciplinary action for unprofessional conduct
23	pursuant to section 4301, subdivisions (j) and (o), as pharmacist-in-charge, in that Respondent
24	violated Code section 4081 subdivision (a) by failing to keep for at least 3 years, and/or make
25	available for inspection, its records of manufacture sale, acquisition, receipt, shipment, or
26	disposition of dangerous drugs. The circumstances are set forth in paragraphs 79 and 84 above.
26 27	disposition of dangerous drugs. The circumstances are set forth in paragraphs 79 and 84 above.

1	EIGHTEENTH CAUSE FOR DISCIPLINE
2	(Failure to Have a Power of Attorney)
3	92. Respondent Khlghatyan is subject to disciplinary action for unprofessional conduct
4	pursuant to section 4301, subdivisions (j) and (o), in that Respondent violated Code of Federal
5	Regulation section 1305.05 subdivision (a). The circumstances are set forth in paragraph 80
6	above.
7	NINETEENTH CAUSE FOR DISCIPLINE
8	(Failure to Have a Wholesaler License)
9	93. Respondent Khlghatyan is subject to disciplinary action for unprofessional conduct
10	pursuant to section 4301, subdivisions (j) and (o), in that Respondent violated Code section 4016
11	subdivision (a). The circumstances are set forth in paragraph 81 above.
12	TWENTIETH CAUSE FOR DISCIPLINE
13	(Adulterated Drugs and Devices)
14	94. Respondent Khlghatyan is subject to disciplinary action for unprofessional conduct
15	pursuant to section 4301, subdivisions (j) and (o), in that Respondent violated Health and Safety
16	Code section 111255. The circumstances are set forth in paragraph 86 above.
17	<b>TWENTY-FIRST CAUSE FOR DISCIPLINE</b>
18	(Engaging in Fraud)
19	95. Respondent Khlghatyan is subject to disciplinary action for unprofessional conduct
20	pursuant to section 4301, subdivisions (f), in that Respondent was involved in a billing fraud
21	scheme using ASAP Pharmacy prior to Respondent Superior receiving a Medi-Cal license, as set
22	forth more particularly in paragraphs 30-74.
23	
24	Respondent Petoyan
25	TWENTY-SECOND CAUSE FOR DISCIPLINE
26	(Engaging in Fraud)
27	96. Respondent Petoyan is subject to disciplinary action for unprofessional conduct
28	pursuant to section 4301, subdivisions (f), in that Respondent was involved in a billing fraud
	22
	FIRST AMENDED ACCUSATION

1	scheme using ASAP Pharmacy prior to Respondent Superior receiving a Medi-Cal license, as set				
2	forth more particularly in paragraphs 30-74.				
3	TWENTY-THIRD CAUSE FOR DISCIPLINE				
4	(Failure to Transfer a Permit and Submit a Change of Ownership)				
5	97. Respondent Petoyan is subject to disciplinary action for unprofessional conduct				
6	pursuant to section 4301, subdivisions (j) and (o), in that Respondents violated California Code of				
7	Regulations section 1709 (c) when Respondents Petoyan, and Danielian failed to complete an				
8	application of ownership when they transferred their ownership to Respondent Stepanyan.				
9	TWENTY-FOURTH CAUSE FOR DISCIPLINE				
10	(Conviction of a Substantially Related Crime)				
11	98. Respondent Petoyan is subject to discipline under sections 490, 493, and 4301,				
12	subdivision (l) in conjunction with California Code of Regulations, title 16, section 1770, in that				
13	he was convicted of a crime that is substantially related to the qualifications, duties, and functions				
14	of a pharmacy technician. On or about July 23, 2020 in a criminal proceeding entitled USA v.				
15	Tadevosyan et al (U.S. District Court, 2017, No3:17cr564), Respondent was convicted of one				
16	felony count of violating 18 U.S.C. § 371 [Conspiracy to engage in the unlawful wholesale				
17	distribution of drugs]. Respondent was committed to the Bureau of Prisons for a term of 12				
18	months and 1 day. His reporting date was delayed to March 1, 2021, due to concerns regarding				
19	the COVID-19 pandemic. Upon release from incarceration, Respondent will be placed on				
20	supervised release for a term of three years under the standard conditions in force for the district				
21	(with the drug testing provision suspended) and additional special conditions. A special monetary				
22	assessment of \$100.00 was imposed and due payable immediately.				
23					
24	Respondent Niva				
25	TWENTY-FIFTH CAUSE FOR DISCIPLINE				
26	(Failure to Maintain Acquisition and Disposition Records)				
27	99. Respondent Niva is subject to disciplinary action for unprofessional conduct pursuant				
28	to section 4301, subdivisions (j), (o), and (q), in that Respondents failed to provide the requested				
	23				
	FIRST AMENDED ACCUSATION				

FIRST AMENDED ACCUSATION

1	acquisition and disposition records requested by the board on or around September 25, 2013, as				
2	set forth more particularly in paragraph 74.				
3	TWENTY-SIXTH CAUSE FOR DISCIPLINE				
4	(Failure to Transfer a Permit and Submit a Change of Ownership)				
5	100. Respondent Niva is subject to disciplinary action for unprofessional conduct pursuant				
6	to section 4301, subdivisions (j) and (o), in that Respondent violated California Code of				
7	Regulations section 1709 (c) when Respondents Petoyan, and Danielian failed to complete an				
8	application of ownership when they transferred their ownership of Respondent Niva to				
9	Respondent Stepanyan, as set forth more particularly in paragraphs 56-62.				
10					
11	Respondent Danielian				
12	TWENTY-SEVENTH CAUSE FOR DISCIPLINE				
13	(Failure to Transfer a Permit and Submit a Change of Ownership)				
14	101. Respondents Danielian is subject to disciplinary action for unprofessional conduct				
15	pursuant to section 4301, subdivisions (j) and (o), in that Respondent violated California Code of				
16	Regulations section 1709 (c) when Respondents Petoyan and Danielian failed to complete an				
17	application of ownership when they transferred their ownership of Respondent Niva to				
18	Respondent Stepanyan, as set forth more particularly in paragraphs 56-62.				
19					
20	Respondent Stepanyan				
21	TWENTY-EIGHTH CAUSE FOR DISCIPLINE				
22	(Failure to Transfer a Permit and Submit a Change of Ownership)				
23	102. Respondent Stepanyan is subject to disciplinary action for unprofessional conduct				
24	pursuant to section 4301, subdivisions (j) and (o), in that Respondent violated California Code of				
25	Regulations section 1709 (c) when Respondents Petoyan and Danielian failed to complete an				
26	application of ownership when they transferred their ownership of Respondent Niva to				
27	Respondent Stepanyan, as set forth more particularly in paragraphs 56-62.				
28	///				
	24				

1	TWENTY-NINTH CAUSE FOR DISCIPLINE			
2	(Fraudulent completion of Renewal Form)			
3	103. Respondent Stepanyan is subject to disciplinary action for unprofessional conduct			
4	pursuant to section 4301, subdivisions (g) in that on or around July 1, 2014, Respondent			
5	Stepanyan signed a wholesaler permit renewal form as the President and Owner of Respondent			
6	Niva, however there was never an application for change of ownership submitted with the Board,			
7	as set forth more particularly in paragraphs 56 to 62.			
8	OTHER MATTERS			
9	104. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit Number			
10	PHY 48287 issued to Superior Pharmacy shall be prohibited from serving as a manager,			
11	administrator, owner, member, officer, director, associate, or partner of a licensee for 5 years if			
12	Pharmacy Permit PHY 48287 is placed on probation or until Pharmacy Permit PHY 48287 is			
13	reinstated if it is revoked.			
14	105. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit Number			
15	PHY 48287 issued to Superior Pharmacy while Maragarita Khlghatyan has been an officer and			
16	owner and had knowledge of or knowingly participated in any conduct for which the licensee is			
17	disciplined, Maragarita Khlghatyan shall be prohibited from serving as a manager, administrator,			
18	owner, member, officer, director, associate, or partner of a licensee for 5 years if Pharmacy			
19	Permit Number PHY 48287 is placed on probation or until Pharmacy Permit Number PHY 48287			
20	is reinstated if revoked.			
21	106. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit Number			
22	PHY 49215 issued to Superior Pharmacy II shall be prohibited from serving as a manager,			
23	administrator, owner, member, officer, director, associate, or partner of a licensee for 5 years if			
24	Pharmacy Permit PHY 49215 is placed on probation or until Pharmacy Permit PHY 49215 is			
25	reinstated if it is revoked.			
26	107. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit Number			
27	PHY 49215 issued to Superior Pharmacy II while Maragarita Khlghatyan has been an officer and			
28	owner and had knowledge of or knowingly participated in any conduct for which the licensee is			
	25			
	FIRST AMENDED ACCUSATION			

disciplined, Maragarita Khlghatyan shall be prohibited from serving as a manager, administrator, 1 2 owner, member, officer, director, associate, or partner of a licensee for 5 years if Pharmacy Permit Number PHY 49215 is placed on probation or until Pharmacy Permit Number PHY 49215 3 is reinstated if revoked. 4 108. Pursuant to Code section 4307, if discipline is imposed on Wholesaler License 5 Number WLS 6239 issued to Niva Pharmaceuticals shall be prohibited from serving as a 6 manager, administrator, owner, member, officer, director, associate, or partner of a licensee for 5 7 years if Wholesaler License Number WLS 6239 is placed on probation or until Wholesaler 8 License Number WLS 6239 is reinstated if it is revoked. 9 10 109. Pursuant to Code section 4307, if discipline is imposed on Wholesaler License Number WLS 6239 issued to Niva Pharmaceuticals while Suren Petoyan, Mihran Stepanyan 11 and/or Lucy Danielian have been an officer and owner and had knowledge of or knowingly 12 participated in any conduct for which the licensee is disciplined, Suren Petoyan, Mihran 13 14 Stepanyan, and Lucy Danielian shall be prohibited from serving as a manager, administrator, owner, member, officer, director, associate, or partner of a licensee for 5 years if Wholesaler 15 License Number WLS 6239 is placed on probation or until Wholesaler License Number WLS 16 6239 is reinstated if revoked. 17 PRAYER 18 WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged, 19 and that following the hearing, the Board of Pharmacy issue a decision: 2021 1. Revoking or suspending Pharmacy Number PHY 48287, issued to Superior Pharmacy; 22 2. Revoking or suspending Pharmacy Number PHY49215, issued to Superior Pharmacy 23 24 II; 3. Revoking or suspending Pharmacist License Number RPH 64079, issued to Margarita 25 Khlghatyan.; 26 4. Prohibiting Margarita Khlghatyan from serving as a manager, administrator, owner 27 member, officer, director, associate, or partner of a license for 5 years if Pharmacy Permit 28 26

1	Number PHY 48287 is placed on probation or until Pharmacy Permit Number PHY 48287 is					
2	reinstated if Pharmacy Permit Number 48287 issued to Superior Pharmacy is revoked;					
3	5. Prohibiting Margarita Khlghatyan from serving as a manager, administrator, owner					
4	member, officer, director, associate, or partner of a license for 5 years if Pharmacy Permit					
5	Number PHY 49215 is placed on probation or until Pharmacy Permit Number PHY 49215 is					
6	reinstated if Pharmacy Permit Number 49215 issued to Superior Pharmacy II is revoked;					
7	6. Revoking or suspending Pharmacy Technician Registration Number TCH 43450,					
8	issued to Suren Petoyan;					
9	7. Revoking or suspending Certificate Number EXC 20715, issued to Suren Petoyan;					
10	8. Revoking or suspending Original Wholesale Permit Number WLS 6239, issued to					
11	Niva Pharmaceuticals Inc.;					
12	9. Revoking or suspending Pharmacy Technician Registration Number TCH 79133,					
13	issued to Mihran Stepanyan;					
14	10. Revoking or suspending Certificate Number EXC 22480, issued to Mihran					
15	Stepanyan;					
16	11. Prohibiting Suren Petoyan from serving as a manager, administrator, owner, member,					
17	officer, director, associate, or partner of a licensee for 5 years if Wholesaler License Number					
18	WLS 6239 is placed on probation or until Wholesaler License Number WLS 6239 is reinstated if					
19	Wholesaler License Number WLS 6239 issued to Niva Pharmaceuticals Inc. is revoked;					
20	12. Prohibiting Lucy Danielian from serving as a manager, administrator, owner,					
21	member, officer, director, associate, or partner of a licensee for 5 years if Wholesaler License					
22	Number WLS 6239 is placed on probation or until Wholesaler License Number WLS 6239 is					
23	reinstated if Wholesaler License Number WLS 6239 issued to Niva Pharmaceuticals Inc. is					
24	revoked;					
25	13. Prohibiting Mihran Stepanyan from serving as a manager, administrator, owner,					
26	member, officer, director, associate, or partner of a licensee for 5 years if Wholesaler License					
27	Number WLS 6239 is placed on probation or until Wholesaler License Number WLS 6239 is					
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	27					
	FIRST AMENDED ACCUSATION					

1	reinstated if Wholesaler License Number WLS 6239 issued to Niva Pharmaceuticals Inc. is					
2	revoked;					
3	14.	14. Taking such other and further action as deemed necessary and proper.				
4						
5	DATED:	1/13/2021	Signature on File			
6			ANNE SODERGREN Executive Officer Board of Phormagy			
7			Board of Pharmacy Department of Consumer Affairs State of California			
8			Complainant			
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