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

In the Matter of the Accusation Against:

SENIOR CARE PHARMACY SERVICES, INC., KIM BANERJEE AND ALPESH PATEL, OWNERS, Sterile Compounding Permit No. LSC 99060, and Pharmacy Permit No. PHY 46000; and

> SAMINTENDU BANERJEE, Pharmacist License No. RPH 45184; and

> ALPESH PATEL, Pharmacist License No. RPH 48866; and

> PO-AN LU, Pharmacist License No. RPH 69811; and

KENNY TRAN, Pharmacy Technician License No. TCH 57643,

Respondents

Case No. 6175,

In the Matter of the Statement of Issues Against:

DECISION AND ORDER AS TO SENIOR CARE PHARMACY SERVICES, INC., SENIOR CARE PHARMACY SERVICES HB, INC., SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., AND SAMITENDU BANERJEE ONLY (CASE NOS. 6175, 6156, 6409, 6161)

PAGE 1

SENIOR CARE PHARMACY SERVICES, INC., Applicant for Renewal of Sterile Compounding License, Respondent

Case No. 6409,

In the Matter of the Statement of Issues Against:

SENIOR CARE PHARMACY SERVICES HB, INC., Applicant for Pharmacy Permit and Sterile Compounding License,

Respondent

Case No. 6156

OAH No. 2019120088,

SENIOR CARE PHARMACY SERVICES FAIRFIELD, INC., KIM E. BANERJEE, SAMITENDU BANERJEE, ANTONY P. THEKKEK, and PREMA P. THEKKEK, OWNERS AND OFFICERS Pharmacy Permit No. PHY 50619,

SAMINTENDU BANERJEE, Pharmacist License No. RPH 45184,

VAN THAO MY NGUYEN, Pharmacist License No. RPH 66472,

DECISION AND ORDER AS TO SENIOR CARE PHARMACY SERVICES, INC., SENIOR CARE PHARMACY SERVICES HB, INC., SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., AND SAMITENDU BANERJEE ONLY (CASE NOS. 6175, 6156, 6409, 6161)

KALI WONG, Pharmacist License No. RPH 73152,

Respondents

Case No. 6161

OAH No. 2020110031

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 November 5, 2021.

It is so ORDERED on October 6, 2021.

BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

By

Seung W. Oh, Pharm.D. Board President

DECISION AND ORDER AS TO SENIOR CARE PHARMACY SERVICES, INC., SENIOR CARE PHARMACY SERVICES HB, INC., SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., AND SAMITENDU BANERJEE ONLY (CASE NOS. 6175, 6156, 6409, 6161)

1	ROB BONTA Attorney General of California	
2 3	GREGORY J. SALUTE Supervising Deputy Attorney General JOSHUA A. ROOM	
4	Supervising Deputy Attorney General DESIREE I. KELLOGG	
5	Deputy Attorney General State Bar No. 126461	
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12	Attorneys for Complainant BEFOR	ттнг
13	BDI OK BOARD OF I DEPARTMENT OF C	PHARMACY
14	STATE OF C	
15		1
16	In the Matter of the Accusation Against:	Case No. 6175
17 18	SENIOR CARE PHARMACY SERVICES, INC., KIM BANERJEE AND ALPESH BATEL OWNERS	OAH No. 2019120088 STIPULATED SURRENDER OF
10	PATEL, OWNERS,	LICENSES AND ORDER AS TO SENIOR CARE PHARMACY SERVICES, INC.,
20	SAMITENDU BANERJEE, ALPESH PATEL,	SENIOR CARE PHARMACY SERVICES, INC., SENIOR CARE PHARMACY SERVICES HB, INC, SENIOR CARE PHARMACY
21	PO-AN LU,	SERVICES FAIRFIELD INC., AND SAMITENDU BANERJEE, <u>ONLY</u>
22	KENNY TRAN,	
23	Respondents.	
24	In the Matter of the Statement of Issues Against:	Case No. 6409
25		
26	SENIOR CARE PHARMACY SERVICES, INC.,	
27 28	Respondent.	
20		
		1 nsas and Order (Case Nos 6175 6156 6400 and 6161)

1	In the Motter of the Statement of Jacuas	Case No. 6156
1 2	In the Matter of the Statement of Issues Against:	
3	SENIOR CARE PHARMACY SERVICES HB, INC.,	
4	Respondent.	
5		
6	In the Matter of the Accusation Against:	Case No. 6161
7 8	SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., KIM E. BANERJEE, SAMITENDU BANERJEE, ANTONY P.	OAH No. 2020110031
9	THEKKEK, and PREMA P. THEKKEK, OWNERS AND OFFICERS,	
10	SAMITENDU BANERJEE,	
11	VAN THAO MY NGUYEN,	
12	KALI WONG,	
13		
14	Respondents.	
15	The following stipulation is agreed to by an	d resolves administrative cases and civil matters
16	pending as to Respondents Senior Care Pharmacy	Services, Inc., Senior Care Pharmacy Services
17	HB, Inc., Senior Care Pharmacy Services Fairfield	d Inc., and Samitendu Banerjee, only. It does
18	not apply to or alter the administrative cases pend	ing or resolved against Respondents Alpesh
19	Patel, Po-An Lu, Kenny Tran, Van Thao My Ngu	yen, or Kali Wong.
20	IT IS HEREBY STIPULATED AND AGR	EED by and between the above-named parties
21	to the above-entitled proceedings that the followir	ng matters are true:
22	PART	<u>ries</u>
23	1. Anne Sodergren (Complainant) is the	Executive Officer of the Board of Pharmacy
24	(Board). She brought this action solely in her offi	icial capacity and is represented in this matter by
25	Rob Bonta, Attorney General of the State of Calif	fornia, by Desiree I. Kellogg and Kristen T.
26	Dalessio, Deputy Attorneys General, in Case Nos.	. 6175, 6409 and 6156, and by Michael B.
27	Franklin, Deputy Attorney General, in Case No. 6	5161.
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Senior Care Pharmacy Services, Inc., Senior Care Pharmacy Services HB, Inc., and
 Senior Care Pharmacy Services Fairfield Inc., are acting in this proceeding through Samitendu
 Banerjee, officer and director of Senior Care Pharmacy Services, Inc. and shareholder, officer and
 director of Senior Care Pharmacy Services HB, Inc. and Senior Care Pharmacy Services Fairfield
 Inc., who has been designated and authorized to enter into this agreement on their behalf.

Senior Care Pharmacy Services, Inc., Senior Care Pharmacy Services HB, Inc.,
 Senior Care Pharmacy Services Fairfield Inc., and Samitendu Banerjee, are represented in this
 proceeding by attorney Rachel L Fiset of Zweiback, Fiset & Coleman, LLP, whose address is:
 523 W. 6th Street, Suite 450, Los Angeles, CA 90014.

4. On or about July 25, 2002, the Board issued Pharmacy Permit No. PHY 46000 to
 Senior Care Pharmacy Services, Inc., Kim Banerjee and Daniel Zilafro, Shareholders. The
 Pharmacy Permit was in full force and effect at all times relevant to the charges brought in
 Second Amended Accusation No. 6175 and Second Amended Statement of Issues Nos. 6409 and
 6156, and will expire on July 1, 2022, unless renewed.

5. On or about July 1, 2003, the Board issued Sterile Compounding License No. LSC
 99060 to Senior Care Pharmacy Services, Inc. The Sterile Compounding License was in full
 force and effect at all times relevant to the charges brought in Second Amended Accusation No.
 6175 and Second Amended Statement of Issues No. 6409. On or about June 9, 2017, the Board
 informed Senior Care Pharmacy Services, Inc. that its Sterile Compounding License would not be
 renewed. It expired on July 1, 2017.

6. On or about January 23, 2017, the Board received an application for a pharmacy
 permit and sterile compounding license from Senior Care Pharmacy Services HB, Inc., Samitendu
 Banerjee, Daniel Zilafro, and Kim Banerjee, Shareholders. On March 13, 2017, the Board denied
 the application and subsequently filed Second Amended Statement of Issues No. 6156.

7. On or about April 28, 2011, the Board issued Pharmacy Permit No. PHY 50619 to
Senior Care Pharmacy Services Fairfield Inc., Kim and Samitendu Banerjee, Shareholders. The
Pharmacy Permit was in full force and effect at all times relevant to the charges brought in First
Amended Accusation No. 6161, and will expire on April 1, 2022, unless renewed.

8. On or about August 14, 1996, the Board issued Pharmacist License No. RPH 45184
to Samitendu Banerjee. The Pharmacist License was in full force and effect at all times relevant
to the charges brought in Second Amended Accusation No. 6175 and First Amended Accusation
No. 6161, and will expire on January 31, 2022, unless renewed.

JURISDICTION

9. Second Amended Accusation No. 6175 was filed before the Board, and is currently 6 pending against Senior Care Pharmacy Services, Inc. and Samitendu Banerjee. Second Amended 7 Statement of Issues No. 6409 was filed before the Board, and is currently pending against Senior 8 Care Pharmacy Services, Inc. Second Amended Statement of Issues No. 6156 was filed before 9 10 the Board, and is currently pending against Senior Care Pharmacy Services HB, Inc. Second Amended Accusation No. 6175, Second Amended Statement of Issues No. 6409, and Second 11 Amended Statement of Issues No. 6156, and all other statutorily required documents, were 12 properly served on Senior Care Pharmacy Services, Inc., Senior Care Pharmacy Services HB, 13 14 Inc., and Samitendu Banerjee, on April 14, 2020. Senior Care Pharmacy Services, Inc., Senior Care Pharmacy Services HB, Inc., and Samitendu Banerjee, timely filed Notices of Defense or 15 requests for hearing as to Case Nos. 6175, 6409, and 6156. Copies of Second Amended 16 Accusation No. 6175 and Second Amended Statement of Issues Nos. 6409 and 6156 are attached 17 as Exhibit A and incorporated by reference. 18

19 10. First Amended Accusation No. 6161 was filed before the Board, and is currently
 20 pending against Senior Care Pharmacy Services Fairfield Inc. and Samitendu Banerjee. First
 21 Amended Accusation No. 6161 and all statutorily required documents were properly served on
 22 Senior Care Pharmacy Services Fairfield Inc. and Samitendu Banerjee on April 14, 2020. Senior
 23 Care Pharmacy Services Fairfield Inc. and Samitendu Banerjee timely filed Notices of Defense as
 24 to First Amended Accusation No. 6161. A copy of First Amended Accusation No. 6161 is
 25 attached as Exhibit B and incorporated herein by reference.

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1	PENDING CIVIL PROCEEDINGS
2	11. There is also now-pending civil litigation between all of the above-named
3	Respondents, except for Senior Care Pharmacy Services HB, Inc. and Senior Care Pharmacy
4	Services Fairfield Inc. and the Board.
5	12. Respondents, except for Senior Care Pharmacy Services HB, Inc. and Senior Care
6	Pharmacy Services Fairfield Inc., and other plaintiffs filed suit against the Board and other
7	defendants in Senior Care Pharmacy Services, Inc. et al. v. California Board of Pharmacy, et al.,
8	Case No. 30-2020-01140931-CU-PO-CXC in Orange County Superior Court. That case was
9	decided on the Board's Anti-SLAPP motion, resulting in an award of attorneys' fees and costs of
10	\$75,643.95 payable by plaintiffs to the Board by order of the Superior Court dated February 26,
11	2021. Additional proceedings in that case, including debtor examinations and other enforcement
12	proceedings, are still pending.
13	13. Respondents, except for Senior Care Pharmacy Services HB, Inc. and Senior Care
14	Pharmacy Services Fairfield Inc., and other plaintiffs appealed that decision to the California
15	Court of Appeal (Fourth District). That appeal, Senior Care Pharmacy Services, Inc. et al. v.
16	California Board of Pharmacy, et al., Case No. G059651, is partially briefed and still pending
17	before the California Court of Appeal.
18	ADVISEMENT AND WAIVERS
19	14. Respondents have carefully read, fully discussed with counsel, and understand the
20	charges and allegations in Second Amended Accusation No. 6175, Second Amended Statement
21	of Issues Nos. 6409 and 6156, and First Amended Accusation No. 6161. Respondents have also
22	carefully read, fully discussed with counsel, and understand this Stipulated Surrender of Licenses
23	and Order.
24	15. Respondents are fully aware of their legal rights in this matter, including the right to a
25	hearing on the charges and allegations in the Second Amended Accusation, Second Amended
26	Statements of Issues, and the First Amended Accusation; the right to confront and cross-examine
27	the witnesses against them; the right to present evidence and to testify on their own behalf; the
28	right to the issuance of subpoenas to compel the attendance of witnesses and the production of
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	Stipulated Surrender of Licenses and Order (Case Nos 6175 6156 6409 and 6161)

documents; the right to reconsideration and court review of an adverse decision; and all other 2 rights accorded by the California Administrative Procedure Act and other applicable laws.

16. Respondents are also fully aware of their legal rights in the pending civil matters, including to pursue their appeal in Court of Appeal Case No. G059651, and any remaining rights in Orange County Superior Court Case No. 30-2020-01140931-CU-PO-CXC, or otherwise.

17. Respondents hereby voluntarily, knowingly, and intelligently waive and give up each and every right set forth above.

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SATISFACTION AND DISMISSAL OF PENDING CIVIL PROCEEDINGS

18. Respondents acknowledge and accept their obligation to pay to the Board the award 9 of attorneys' fees and costs of \$75,643.95 ordered in Orange County Superior Court Case No. 30-10 2020-01140931-CU-PO-CXC. In partial consideration for this agreement, the Board agrees to 11 the following discount for early payment: if the entire debt is paid within ninety (90) days of the 12 effective date of the Decision and Order issued by the Board in this matter, the Board will accept 13 14 \$71,861.75 (a 5% reduction) in full satisfaction of this obligation. Failure to make full payment within that time period will cause the obligation to revert to the full amount of \$75,643.95. 15

19. Respondents agree that, within five (5) days of the effective date of a decision in this 16 case, they will cause to be filed papers necessary to waive and abandon all rights they may have 17 to contest or appeal that award or otherwise continue litigating. This will include the filing of a 18 19 Request for Dismissal (Form CIV-110), with prejudice, in Orange County Superior Court Case No. 30-2020-01140931-CU-PO-CXC, and the filing of a Stipulated Request for Dismissal, also 20 21 with prejudice, in California Court of Appeal Case No. G059651. The filing of the dismissals will not excuse Respondents from the obligation to pay the award of attorneys' fees and costs of 22 \$75,643.95 to the Board as ordered by the Superior Court on February 26, 2021, or the reduced 23 24 amount of \$71,861.75 if full payment is made within ninety (90) days. The Board may enforce the full award in any appropriate court, in addition to any other rights the Board may have. 25

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CULPABILITY

20. Respondents Senior Care Pharmacy Services, Inc., Senior Care Pharmacy Services 27 Fairfield, Inc., and Samitendu Banerjee hereby understand and agree that the charges and 28

allegations in Second Amended Accusation No. 6175 and First Amended Accusation No. 6161, if
 proven at a hearing, constitute cause for imposing discipline upon their respective Pharmacy
 Permits and Pharmacist License. Respondents Senior Care Pharmacy Services, Inc. and Senior
 Care Pharmacy Services HB, Inc., hereby understand and agree that the charges and allegations in
 Second Amended Statement of Issues Nos. 6409 and 6156, if proven at a hearing, constitute
 cause for denial of their applications for Sterile Compounding Licenses and a Pharmacy Permit.

7 21. For the purpose of resolving these cases without the expense and uncertainty of
8 further proceedings, Respondents Senior Care Pharmacy Services, Inc., Senior Care Pharmacy
9 Services HB, Inc., Senior Care Pharmacy Services Fairfield Inc., and Samitendu Banerjee, hereby
10 agree that, at a hearing, Complainant could establish a factual basis for the charges and
11 allegations in Second Amended Accusation No. 6175, Second Amended Statement of Issues Nos.
12 6409 and 6156, and First Amended Accusation No. 6161, that those charges constitute cause for
13 discipline or denial, and that Respondents hereby give up their right to contest those charges.

22. Respondents Senior Care Pharmacy Services, Inc., Senior Care Pharmacy Services
HB, Inc., Senior Care Pharmacy Services Fairfield Inc., and Samitendu Banerjee, understand that
by signing this stipulation, they enable the Board to issue an order accepting the surrender of their
Pharmacy Permits and Pharmacist License, and affirming license denials, without further process.

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CONTINGENCY

23. This stipulation shall be subject to approval by the Board. Respondents understand 19 and agree that counsel for Complainant and the staff of the Board may communicate directly with 20 21 the Board regarding this stipulation and surrender, without notice to or participation by Respondents or their counsel. By signing the stipulation, Respondents understand and agree that 22 they may not withdraw their agreement or seek to rescind the stipulation prior to the time the 23 24 Board considers and acts upon it. If the Board fails to adopt this stipulation as its Decision and Order, this Stipulated Surrender of Licenses and Order shall be of no force or effect, except for 25 this paragraph, it shall be inadmissible in any legal action between the parties, and the Board shall 26 not be disqualified from further action by having considered this matter. 27

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This Stipulated Surrender of Licenses and Order is intended by the parties to be an 24. 1 integrated writing representing the complete, final, and exclusive embodiment of their agreement. 2 It supersedes any and all prior or contemporaneous agreements, understandings, discussions, 3 negotiations, and commitments (written or oral). This Stipulated Surrender of Licenses and Order 4 may not be altered, amended, modified, supplemented, or otherwise changed except by a writing 5 executed by an authorized representative of each of the parties. 6 25. The parties understand and agree that Portable Document Format (PDF) and facsimile 7 copies of this Stipulated Surrender of Licenses and Order, including PDF and facsimile signatures 8 thereto, shall have the same force and effect as the originals. 9 26. In consideration of the foregoing admissions and stipulations, the parties agree that 10 the Board may, without further notice or formal proceeding, issue and enter the following Order: 11 ORDER 12 AS TO THE SENIOR CARE PHARMACY RESPONDENTS 13 IT IS HEREBY ORDERED that Pharmacy Permit No. PHY 46000, issued to Respondent 14 Senior Care Pharmacy Services, Inc., and Pharmacy Permit No. PHY 50619, issued to Senior 15 Care Pharmacy Services Fairfield Inc., are surrendered and accepted by the Board. However, the 16 surrenders will be stayed for a period of six (6) months from the effective date of the Order 17 adopting this Stipulated Surrender, by which time those pharmacies shall be sold or closed. In 18 19 addition, for the purposes of ensuring appropriate oversight during the six months that is afforded for sale or closure, Respondents Senior Care Pharmacy Services, Inc. and Senior Care Pharmacy 20 21 Services Fairfield Inc. shall each, within five (5) days of the effective date of this decision: (a) designate a Pharmacist-in-Charge who is not a Respondent in these proceeding; and (b) retain an 22 independent consultant approved in advance by the Board or its designee, at Respondents' 23 24 expense, who shall be responsible for conducting inspections to review the operations of the pharmacies on a monthly basis for compliance with state and federal pharmacy and drug laws. 25 In the event that Respondent Senior Care Pharmacy Services, Inc. or Respondent 26 1. Senior Care Pharmacy Services Fairfield Inc. is not sold within six months from the effective date 27 of this decision, any unsold pharmacy shall, within ten (10) days of the lapse of six months from 28

the effective date, arrange for the destruction of, the transfer to, sale of, or storage in a facility
licensed and approved by the Board, all controlled substances and dangerous drugs and/or
dangerous devices. The pharmacy shall further arrange for the transfer of all records of
acquisition and disposition of dangerous drugs to premises licensed and approved by the Board.
The pharmacy shall further provide written proof of such disposition and submit a completed
Discontinuance of Business form according to Board guidelines.

2. In the event that Respondent Senior Care Pharmacy Services, Inc. or Respondent 7 Senior Care Pharmacy Services Fairfield Inc. is not sold within six months from the effective date 8 of this decision, any unsold pharmacy shall also, within ten (10) days of the lapse of six months 9 10 from the effective date, arrange for the continuation of care for ongoing patients of the pharmacy by, at minimum, providing a written notice to ongoing patients that specifies the anticipated 11 closing date of the pharmacy and that identifies one or more area pharmacies capable of taking up 12 the patients' care, and by cooperating as may be necessary in the transfer of records or 13 14 prescriptions for ongoing patients. Within five (5) days of its provision to ongoing patients, the pharmacy shall provide a copy of the written notice to the Board. "Ongoing patients" means those 15 patients for whom the pharmacy has on file a prescription with one or more refills outstanding, or 16 for whom the pharmacy has filled a prescription within the prior ninety days. 17

The surrender of Respondent Senior Care Pharmacy Services, Inc.'s and Respondent
 Senior Care Pharmacy Services Fairfield Inc.'s Pharmacy Licenses and the acceptance of the
 surrendered licenses by the Board shall constitute the imposition of discipline against
 Respondents Senior Care Pharmacy Services, Inc. and Senior Care Pharmacy Services Fairfield
 Inc. This stipulation constitutes a record of the discipline and shall become a part of Respondent
 Senior Care Pharmacy Services, Inc.'s and Respondent Senior Care Pharmacy Services Fairfield
 Inc.'s license history with the Board of Pharmacy.

4. Respondents Senior Care Pharmacy Services, Inc. and Senior Care Pharmacy
Services Fairfield Inc. shall lose all rights and privileges as pharmacies in California as of the
effective date of the Board's Decision and Order.

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5. Respondents Senior Care Pharmacy Services, Inc. and Senior Care Pharmacy
 Services Fairfield Inc. are jointly and severally liable with all other Respondents in these matters,
 for the costs of investigation and prosecution in case numbers 6175 and 6161. Neither shall be
 issued a new or reinstated license until the Board has received payment of its costs of
 investigation and enforcement in the amount of \$640,267.25.

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6. Pursuant to Business and Professions Code section 4307, the following shall be prohibited from serving as a manager, administrator, owner, member, officer, director, associate, or partner of any entity licensed by the Board until Respondent Senior Care Pharmacy Services, Inc. and Respondent Senior Care Pharmacy Services Fairfield Inc.'s pharmacy licenses are reissued or reinstated: Respondent Senior Care Pharmacy Services, Inc.; Respondent Senior Care Pharmacy Services Fairfield Inc.; owners and/or officers Kim Banerjee and Samitendu Banerjee.

7. Respondents Senior Care Pharmacy Services, Inc. and Senior Care Pharmacy
 Services Fairfield Inc. understand and agree that if they ever file an application for licensure of a
 licensed premises or a petition for reinstatement in the State of California, the Board shall treat
 the application or petition as a new application for licensure.

8. Respondents Senior Care Pharmacy Services, Inc. and Senior Care Pharmacy 16 Services Fairfield Inc. may not reapply for any license from the Board for three (3) years from the 17 effective date of this decision. They stipulate that should they apply for any license from the 18 19 Board on or after the effective date of this decision, all allegations set forth in Second Amended Accusation No. 6175 and First Amended Accusation No. 6161 shall be deemed to be true, correct 2021 and admitted by the applicant when the Board determines whether to grant or deny an application. 9. If either Respondent Senior Care Pharmacy Services, Inc. or Respondent Senior Care 22 Pharmacy Services Fairfield Inc. applies for any license from the Board, it shall satisfy all 23 24 requirements applicable to that license as of the date the application is submitted to the Board.

10. If either Respondent Senior Care Pharmacy Services, Inc. or Respondent Senior Care
Pharmacy Services Fairfield Inc. ever applies or reapplies for a license or certification by any
other health care licensing agency in the State of California, all of the charges and allegations
contained in Second Amended Accusation No. 6175 and First Amended Accusation No. 6161

shall be deemed to be true, correct, and admitted by them for the purpose of any Statement of 1 2 Issues or any other proceeding seeking to deny or restrict licensure. 11. Respondents Senior Care Pharmacy Services, Inc. and Senior Care Pharmacy 3 Services Fairfield Inc. shall relinquish their respective pharmacy permits, and any indicia of 4 licensure issued by the Board, including but not limited to wall and renewal license certificates, 5 within five (5) days of the lapse of six months from the effective date of this decision. 6 IT IS FURTHER HEREBY ORDERED THAT the denials of the applications for renewal 7 8 of Sterile Compounding License No. 99060 by Respondent Senior Care Pharmacy Services, Inc., 9 and for a pharmacy permit and sterile compounding license by Respondent Senior Care Pharmacy 10 Services HB, Inc., are hereby affirmed and made final, as of the effective date of this decision, and this will finally resolve Statement of Issues Case Nos. 6409 and 6156. 11 AS TO RESPONDENT SAMITENDU BANERJEE 12 IT IS FURTHER HEREBY ORDERED that Pharmacist License No. RPH 45184, issued to 13 14 Respondent Samitendu Banerjee, is surrendered and accepted by the Board. 1. The surrender of the Pharmacist License, and the acceptance of the surrendered 15 license by the Board, shall constitute the imposition of discipline against Respondent Samitendu 16 Banerjee. This stipulation constitutes a record of the discipline and shall become a part of 17 Respondent Samitendu Banerjee's license history with the Board. 18 19 2. Respondent Samitendu Banerjee shall lose all rights and privileges as a Pharmacist in California as of the effective date of the Board's Decision and Order. Respondent shall cause to 20 21 be delivered to the Board his Pharmacist pocket licenses and, if one was issued, his wall certificate, on or before the effective date of the Decision and Order. 22 3. Respondent Samitendu Banerjee is jointly and severally liable with all other 23

3. Respondent Samitendu Banerjee is jointly and severally liable with all other
Respondents in these matters for the costs of investigation and prosecution in case numbers 6175
and 6161. He shall not be issued a new or reinstated license until the Board has received payment
of its costs of investigation and enforcement in the amount of \$640,267.25.

27 4. Respondent Samitendu Banerjee may not apply for any license, permit, or registration
28 from the Board for a period of three (3) years from the effective date of the Decision and Order.

If he ever applies for licensure or petitions for reinstatement in the State of California, the Board
 shall treat it as a new application for licensure. Respondent must comply with all the laws,
 regulations and procedures for licensure in effect at the time the application or petition is filed,
 and all of the charges and allegations contained in Second Amended Accusation No. 6175 and
 First Amended Accusation No. 6161 shall be deemed to be true, correct and admitted by
 Respondent when the Board determines whether to grant or deny the application or petition.

5. If Respondent Samitendu Banerjee should ever apply or reapply for a license or
certification by any other health care licensing agency in the State of California, all of the charges
and allegations contained in Second Amended Accusation No. 6175 and First Amended
Accusation No. 6161 shall be deemed to be true, correct and admitted by Respondent when the
agency determines whether to grant or deny the application.

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ACCEPTANCE

I, Samitendu Banerjee, officer, director and/or shareholder of Senior Care Pharmacy 13 14 Services, Inc., Senior Care Pharmacy Services HB, Inc., and Senior Care Pharmacy Services Fairfield Inc., am acting on those entities' behalf and in my individual capacity. I have carefully 15 read the above Stipulated Surrender of Licenses and Order and have fully discussed it with my 16 counsel, Rachel L. Fiset. I understand the stipulation and the effect it will have on my Pharmacist 17 License, on the Permits issued to Senior Care Pharmacy Services, Inc. and Senior Care Pharmacy 18 19 Services Fairfield Inc., and on the applications filed by Senior Care Pharmacy Services, Inc. and Senior Care Pharmacy Services HB, Inc. On behalf of myself and on behalf of the above-listed 2021 entities as their authorized representative, I enter into this Stipulated Surrender of Licenses and Order voluntarily, knowingly, and intelligently, and agree to be bound by the Decision and Order 22 of the Board of Pharmacy. 23 24 DATED: SAMITENDU BANERJEE, for himself and

SAMITENDU BANERJEE, for himself and for SENIOR CARE PHARMACY
SERVICES, INC., SENIOR CARE
PHARMACY SERVICES HB, INC., and
SENIOR CARE PHARMACY SERVICES
FAIRFIELD INC. *Respondents*

If he ever applies for licensure or petitions for reinstatement in the State of California, the Board
 shall treat it as a new application for licensure. Respondent must comply with all the laws,
 regulations and procedures for licensure in effect at the time the application or petition is filed,
 and all of the charges and allegations contained in Second Amended Accusation No. 6175 and
 First Amended Accusation No. 6161 shall be deemed to be true, correct and admitted by
 Respondent when the Board determines whether to grant or deny the application or petition.

5. If Respondent Samitendu Banerjee should ever apply or reapply for a license or
certification by any other health care licensing agency in the State of California, all of the charges
and allegations contained in Second Amended Accusation No. 6175 and First Amended
Accusation No. 6161 shall be deemed to be true, correct and admitted by Respondent when the
agency determines whether to grant or deny the application.

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ACCEPTANCE

I, Samitendu Banerjee, officer, director and/or shareholder of Senior Care Pharmacy 13 14 Services, Inc., Senior Care Pharmacy Services HB, Inc., and Senior Care Pharmacy Services Fairfield Inc., am acting on those entities' behalf and in my individual capacity. I have carefully 15 read the above Stipulated Surrender of Licenses and Order and have fully discussed it with my 16 counsel, Rachel L. Fiset. I understand the stipulation and the effect it will have on my Pharmacist 17 License, on the Permits issued to Senior Care Pharmacy Services, Inc. and Senior Care Pharmacy 18 Services Fairfield Inc., and on the applications filed by Senior Care Pharmacy Services, Inc. and 19 Senior Care Pharmacy Services HB, Inc. On behalf of myself and on behalf of the above-listed 20 21 entities as their authorized representative, I enter into this Stipulated Surrender of Licenses and Order voluntarily, knowingly, and intelligently, and agree to be bound by the Decision and Order 22 of the Board of Pharmacy. 23

24	DATED: August 19th, 2021	Samit Banerjee
25		SAMITENDU BANERJEE, for himself and for SENIOR CARE PHARMACY
26		SERVICES, INC., SENIOR CARE PHARMACY SERVICES HB, INC., and
27	(m	SENIOR CARE PHARMACY SERVICES
28		FAIRFIELD INC. Respondents
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1	I have read and fully discussed with Respondents Senior Care Pharmacy Services, Inc.,
2	Senior Care Pharmacy Services HB, Inc., Senior Care Pharmacy Services Fairfield Inc., and
3	Samitendu Banerjee, the terms and conditions and other matters contained in this Stipulated
4	Surrender of Licenses and Order. I approve its form and content.
5	DATED:
6	RACHEL L. FISET Attorney for Respondents
7	ENDORSEMENT
8	The foregoing Stipulated Surrender of Licenses and Order is hereby respectfully submitted
9	for consideration by the Board of Pharmacy of the Department of Consumer Affairs.
10	DATED: Respectfully submitted,
11	Rob Bonta
12	Attorney General of California GREGORY J. SALUTE
13	Supervising Deputy Attorney General
14	
15	DESIREE I. KELLOGG Deputy Attorney General
16	Attorneys for Complainant
17	
18	DATED: Respectfully submitted,
19	ROB BONTA Attorney General of California
20	JOSHUA A. ROOM Supervising Deputy Attorney General
21	
22	MICHARL D. EDANIZI DI
23	MICHAEL B. FRANKLIN Deputy Attorney General Attorneys for Complainant
24	Attorneys for Complainant
25	
26	SD2017802833 82992183.docx
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	13
	Stipulated Surrender of Licenses and Order (Case Nos 6175 6156 6409 and 6161)

1	I have read and fully discussed with Respo	ondents Senior Care Pharmacy Services, Inc.,
2	Senior Care Pharmacy Services HB, Inc., Senior	Care Pharmacy Services Fairfield Inc., and
3	Samitendu Banerjee, the terms and conditions an	d other matters contained in this Stipulated
ŧ	Surrender of Licenses and Order. I approve its f	orm and content.
;	DATED: 8/20/2021	Rachel L. Fiset
;		RACHEL L. FISET Attorney for Respondents
,		SEMENT
	The foregoing Stipulated Surrender of Lice	enses and Order is hereby respectfully submitted
)	for consideration by the Board of Pharmacy of th	ne Department of Consumer Affairs.
,	DATED: 8 20/21	Respectfully submitted,
		ROB BONTA
:		Attorney General of California GREGORY J. SALUTE
		Supervising Deputy Attorney General
-		$\langle \rangle$
5		Desiree I. Kellogg Deputy Attorney General Attorneys for Complainant
,		
;	DATED:8/20/2021	Respectfully submitted,
,		ROB BONTA
)		Attorney General of California JOSHUA A. ROOM Supervising Deputy Attorney General
		Mut Front
		MICHAEL B. FRANKLIN
		Deputy Attorney General Attorneys for Complainant
	SD2017802833	
	82992183.docx	
		13 enses and Order (Case Nos. 6175, 6156, 6409 and 6161)

Exhibit A

Second Amended Accusation No. 6175 and Second Amended Statement of Issues Nos. 6409 and 6156

	TER BECERRA	
GRE	rney General of California GORY J. SALUTE	
	ervising Deputy Attorney General RGAN MALEK	
Dep	uty Attorney General IREE I. KELLOGG	
Dep	uty Attorney General	
60	e Bar No. 126461 0 West Broadway, Suite 1800	
P.C	n Diego, CA 92101 D. Box 85266	
	n Diego, CA 92186-5266 lephone: (619) 738-9429	
Fac	csimile: (619) 645-2061 rneys for Complainant	
	BEFOR BOARD OF H	PHARMACY
	DEPARTMENT OF C STATE OF C	
In t	he Matter of the Accusation Against:	Case No. 6175
	NIOR CARE PHARMACY SERVICES,	SECOND AMENDED ACCUSATION
	C., KIM BANERJEE AND ALPESH TEL OWNERS	
	600-12601 Hoover Street rden Grove, CA 92841	
99(rile Compounding License No. LSC)60	
Pha	armacy Permit No. PHY 46000	
SA	MITENDU BANERJEE	
P.C). Box 27638 aheim, CA 92809	
	<i>,</i>	
	armacist License No. RPH 45184	
	PESH PATEL 24 E. Marblehead Way	
	aheim, CA 92808	
Pha	armacist License No. RPH 48866	
	-AN LU	
)53 Glenford Dr. cienda Heights, CA 91745	
Pha	armacist License No. RPH 69811	
1		

KENNY TRAN 12600 Hoover Street Garden Grove, CA 92841	
Pharmacy Technician License No. TCH 57643	
Respondents.	
In the Matter of the Statement of Issues Against:	Case No. 6409
SENIOR CARE PHARMACY SERVICES, INC.	SECOND AMENDED STATEMENT OF ISSUES
Applicant for Renewal of Sterile Compounding License	
Respondent.	
In the Matter of the Statement of Issues Against:	Case No. 6156
SENIOR CARE PHARMACY SERVICES HB, INC.	SECOND AMENDED STATEMENT OF ISSUES
Applicant for Pharmacy Permit and Sterile Compounding License	
Respondent.	
Complainant alleges:	
PART	TIES
1. Anne Sodergren (Complainant) brings	s this Second Amended Accusation and these
Second Amended Statements of Issues solely in h	er official capacity as the Executive Officer of
the Board of Pharmacy, Department of Consumer	Affairs.
2. On or about July 25, 2002, the Board	of Pharmacy issued Pharmacy Permit Number
PHY 46000 to Senior Care Pharmacy Services, In	c., with Alpesh Patel designated as the
Pharmacist-in-Charge from July 25, 2002 to Febru	uary 15, 2006, and November 22, 2010, through
January 1, 2015, Samitendu Banerjee designated a	as the Pharmacist-in-Charge from February 15,
	2
	AND SECOND AMENDED STATEMENTS OF ISSUE

2006 to November 22, 2010, and from March 1, 2015, to June 1, 2017, Po-An Lu designated as 1 2 the Pharmacist-in-Charge from June 1, 2017 to the present. From July 25, 2002, through August 19, 2002, Kim Banerjee was the one hundred percent owner. From August 19, 2002, through the 3 present, Kim Banerjee was designated as the President and the owner of fifty-five percent of the 4 5 outstanding shares, Alpesh Patel as the Chief Operating Officer and owner of thirty-five percent of the outstanding shares and Daniel Zilafro as the owner of ten percent of outstanding shares 6 (Senior Care Pharmacy). The Pharmacy Permit was in full force and effect at all times relevant to 7 the charges brought herein and will expire on July 1, 2020, unless renewed. 8

9 3. On or about July 1, 2003, the Board of Pharmacy issued Sterile Compounding
10 License Number LSC 99060 to Senior Care Pharmacy. The Sterile Compounding License was in
11 full force and effect at all times relevant to the charges brought herein and expired on July 1,
12 2017. On or about June 9, 2017, the Board informed Senior Care Pharmacy that its Sterile
13 Compounding License would not be renewed. The License was subsequently cancelled.

4. On or about January 23, 2017, the Board received an application for a pharmacy 14 permit and sterile compounding license from Senior Care Pharmacy Services HB, Inc. with Kim 15 Banerjee, Samitendu Banerjee and Daniel Zilafro identified as the owners of the outstanding 16 shares (Senior Care Pharmacy Huntington Beach). On or about January 19, 2017, Kim and 17 Samitendu Banerjee, on behalf of Senior Care Pharmacy Huntington Beach certified under 18 19 penalty of perjury to the truthfulness of all statements, answers, and representations in the application. On or about March 13, 2017, the Board denied Senior Care Pharmacy Huntington 20Beach's application. 21

5. On or about March 12, 1992, the Board of Pharmacy issued Pharmacist License
Number RPH 45184 to Samitendu Banerjee (Samitendu Banerjee). The Pharmacist License was
in full force and effect at all times relevant to the charges brought herein and will expire on
January 31, 2022, unless renewed.

26 6. On or about August 14, 1996, the Board of Pharmacy issued Pharmacist License
27 Number RPH 48866 to Alpesh Patel (Alpesh Patel). The Pharmacist License was in full force

1	and effect at all times relevant to the charges brought herein and will expire on May 31, 2020,
2	unless renewed.
3	7. On or about September 30, 2013, the Board of Pharmacy issued Pharmacist License
4	Number RPH 69811 to Po-An Lu (Andy Lu). The Pharmacist License was in full force and
5	effect at all times relevant to the charges brought herein and will expire on March 31, 2021,
6	unless renewed.
7	8. On or about July 20, 2004, the Board of Pharmacy issued Pharmacy Technician
8	Registration Number TCH 57643 to Kenny Tran (Kenny Tran). The Pharmacy Technician
9	Registration was in full force and effect at all times relevant to the charges brought herein and
10	will expire on March 31, 2020, unless renewed.
11	JURISDICTION
12	9. This Second Amended Accusation and Second Amended Statements of Issues are
13	brought before the Board of Pharmacy (Board), Department of Consumer Affairs, under the
14	authority of the following laws. All section references are to the Business and Professions Code
15	unless otherwise indicated.
16	10. Section 4011, of the Code provides that the Board shall administer and enforce both
17	the Pharmacy Law [Bus. & Prof. Code, § 4000 et seq.] and the Uniform Controlled Substances
18	Act [Health & Safety Code, § 11000 et seq.].
19	11. Section 4300, subdivision (a), of the Code provides that every license issued by the
20	Board may be suspended or revoked.
21	12. Section 4300, subdivision (c), of the Code states:
22	The board may refuse a license to any applicant guilty of unprofessional conduct. The board may, in its sole discretion, issue a probationary license to any
23	applicant for a license who is guilty of unprofessional conduct and who has met all other requirements for licensure
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	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

1	13. Section 4300.1, of the Code states:
2	The expiration, cancellation, forfeiture, or suspension of a board-issued license
3	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 license by a
4	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
5	a decision suspending or revoking the license.
6	STATUTORY AND REGULATORY PROVISIONS
7	14. Section 480, subdivision (a)(2) and (3)(A) of the Code states, in pertinent part:
8 9	(a) A board may deny a license regulated by this code on the grounds that the applicant has one of the following:
9 10	(2) Done any act involving dishonesty, fraud, or deceit with the intent to substantially benefit himself or herself or another or substantially injure another.
11	
12	(3)(A) Done any act which if done by a licentiate of the business or profession in
13	question, would be grounds for suspension or revocation of license.
14	
15	15. Section 4024, subdivision (a) of the Code states:
16 17	Except as provided in subdivision (b), 'dispense' means the furnishing of drugs or devices upon a prescription from a physician, dentist, optometrist, podiatrist, veterinarian, or naturopathic doctor pursuant to Section 3640.7, or upon an order to
18 19	furnish drugs or transmit a prescription from a certified nurse-midwife, nurse practitioner, physician assistant, naturopathic doctor pursuant to Section 3640.5, or pharmacist acting within the scope of his or her practice.
20	16. Section 4037, subdivision (a) of the Code states:
21	"Pharmacy" means an area, place or premises licensed by the board in which
22	the profession of pharmacy is practiced and where prescriptions are compounded. "Pharmacy" includes, but is not limited to, any area, place or premises described in a license issued by the board wherein controlled substances, dangerous drugs, or
23	dangerous devices are stored, possessed, prepared, manufactured, derived, compounded, or repackaged, and from which the controlled substances, dangerous
24	drugs, or dangerous devices are furnished, sold or dispensed at retail.
25	17. Section 4081, subdivisions (a), (b) and (d) of the Code states in pertinent part:
26	(a) All records of manufacture and of sale, acquisition, or disposition of dangerous drugs or dangerous devices shall be at all times during business hours open
27 28	to inspection by authorized officers of the law, and shall be preserved for at least three years from the date of making. A current inventory shall be kept by every manufacturer, wholesaler, pharmacy, veterinary food-animal drug retailer, physician,
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	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISS

dentist, podiatrist, veterinarian, laboratory, clinic, hospital, institution, or 1 establishment holding a currently valid and unrevoked certificate, license, permit, registration, or exemption under Division 2 (commencing with Section 1200) of the 2 Health and Safety Code or under Part 4 (commencing with Section 16000) of Division 9 of the Welfare and Institutions Code who maintains a stock of dangerous 3 drugs or dangerous devices. 4 (b) The owner, officer, and partner of any pharmacy, wholesaler, or veterinary food-animal drug retailer shall be jointly responsible, with the pharmacist-in-charge 5 or representative-in-charge, for maintaining the records and inventory described in this section. 6 7 (d) Pharmacies that dispense nonprescription diabetes test devices pursuant to 8 prescriptions shall retain records of acquisition and sale of those nonprescription diabetes test devices for at least three years from the date of making. The records 9 shall be at all times during business hours open to inspection by authorized officers of the law. 10 18. Section 4105, subdivisions (a) and (b) of the Code state: 11 12 (a) All records or other documentation of the acquisition and disposition of dangerous drugs and devices by any entity licensed by the board shall be retained on 13 the licensed premises in a readily retrievable form. 14 (f) When requested by an authorized officer of the law or by an authorized representative of the board, the owner, corporate officer, or manager of an entity 15 licensed by the board shall provide the board with the requested records within three business days of the time the request was made. The entity may request in writing an 16 extension of this timeframe for a period not to exceed 14 calendar days from the date the records were requested. A request for an extension of time is subject to the 17 approval of the board. An extension shall be deemed approved if the board fails to deny the extension request within two business days of the time the extension request 18 was made directly to the board. 19. Section 4110, subdivision (a) of the Code states: 19 20 No person shall conduct a pharmacy in the state of California unless he or she has obtained a license from the board. A license shall be required for each of the 21 premises of any person operating a pharmacy in more than one location. The license shall be renewed annually. The board, may by regulation, determine the 22 circumstances under which a license may be transferred. 20. Section 4113, subdivision (c), of the Code states: 23 24 The pharmacist-in-charge shall be responsible for a pharmacy's compliance with all state and federal laws and regulations pertaining to the practice of pharmacy. 25 26 /// 27 /// 28 /// 6

1	21. Section 4169 subdivisions (a)(2)-(5), of the Code state:	
2	(a) A person or entity shall not do any of the following:	
3		
4	(2) Purchase, trade, sell, or transfer dangerous drugs or dangerous devices that the person knew or reasonably should have known were adulterated, as set forth in	
5	Article 2 (commencing with Section 111250) of Chapter 6 of Part 5 of Division 104 of the Health and Safety Code.	
6	(3) Purchase, trade, sell, or transfer dangerous drugs or dangerous devices that	
7 8	the person knew or reasonably should have known were misbranded, as defined in Section 111335 of the Health and Safety Code.	
9	(4) Purchase, trade, sell, or transfer dangerous drugs or dangerous devices after the beyond use date on the label.	
10	(5) Fail to maintain records of acquisition or disposition of dangerous drugs or dangerous devices for at least three years.	
11	dangerous devices for at least three years.	
12		
13	22. Section 4300, subdivision (c) of the Code states, in pertinent part:	
14	The board may refuse a license to any applicant guilty of unprofessional conduct. The board may, in its sole discretion, issue a probationary license to any	
15 16	applicant for a license who is guilty of unprofessional conduct and who has met all other requirements for licensure.	
17	23. Section 4301 of the Code states in pertinent part:	
18 19	The board shall take action against any holder of a license who is guilty of unprofessional conduct or whose license has been issued by mistake. Unprofessional conduct shall include, but is not limited to, any of the following:	
20		
21	(f) The commission of any act involving moral turpitude, dishonesty, fraud,	
22	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.	
23		
24	(j) The violation of any of the statutes of this state, or any other state, or of the	
25	United States regulating controlled substances and dangerous drugs.	
26		
27	///	
28	///	
	7	
	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF IS	SUES

1 (o) Violating or attempting to violate, directly or indirectly, or assisting in or abetting the violation of or conspiring to violate any provision or term of this chapter 2 or of the applicable federal and state laws and regulations governing pharmacy, including regulations established by the board or any other state or federal regulatory 3 agency. 4 5 (q) Engaging in any conduct that subverts or attempts to subvert an investigation of the board. 6 7 (t) The acquisition of a nonprescription diabetes test device from a person that 8 the licensee knew or should have known was not the nonprescription diabetes test device's manufacturer or the manufacturer's authorized distributors as identified in 9 Section 4160.5. 10 (u) The submission of a reimbursement claim for a nonprescription diabetes test device to a pharmaceutical benefit manager, health insurer, government agency, or 11 other third-party payor when the licensee knew or reasonably should have known that the diabetes test device was not purchased either directly from the manufacturer or 12 from the nonprescription diabetes test device manufacturer's authorized distributors as identified in section 4160.5. 13 24. Section 4302 of the Code states: 14 15 The board may deny, suspend, or revoke any license where conditions exist in relation to any person holding 10 percent or more of the ownership interest or where 16 conditions exist in relation to any officer, director, or other person with management or control of the license that would constitute grounds for disciplinary action against a 17 licensee. 25. Section 4306.5, subdivision (a) of the Code states, in pertinent part: 18 19 Unprofessional conduct for a pharmacist may include any of the following: 20Acts or omissions that involve, in whole or in part, the inappropriate exercise of his or her education, training, or experience as a pharmacist, whether or not the act or 21 omission arises in the course of the practice of pharmacy or the ownership, management, administration, or operation of a pharmacy or other entity licensed by 22 the board. 23 . . . 26. Section 4307, subdivision (a) of the Code states that: 24 25 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 it was 26 under suspension, or who has been a manager, administrator, owner member, officer, director, associate, or partner of any partnership, corporation, firm, or association 27 whose application for a license has been denied or revoked, is under suspension or has been placed on probation, and while acting as the manger, administrator, owner, 28 member, officer, director, associate, or partner had knowledge or knowingly 8 SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

I		
1	participated in any conduct for which the license was denied, revoked, suspended, or placed on probation, shall be prohibited from serving as a manger, administrator, owner, member, officer, director, associate, or partner of a licensee as follows:	
2 3	(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 exceed five	
4	years.	
5	(2) Where the license is denied or revoked, the prohibition shall continue until the license is issued or reinstated.	
6	27. Section 4342, subdivision (a) of the Code states that:	
7	The board may institute any action or actions as may be provided by law and	
8	that, in its discretion, are necessary, to prevent the sale of pharmaceutical preparations and drugs that do not conform to the standard and tests as to quality and strength, provided in the latest addition of the United States Pharmaceneois or the National	
9	provided in the latest edition of the United States Pharmacopoeia or the National Formulary, or that violate any provision of the Sherman Food, Drug, and Cosmetic	
10	Law (Part 5 (commencing with Section 109875) of Division 104 of the Health and Safety Code).	
11	28. Health and Safety Code section 111255 states:	
12	Any drug or device is adulterated if it has been produced, prepared, packed, or	
13	held under conditions whereby it may have been contaminated with filth, or whereby it may have been rendered injurious to health.	
14	29. Health and Safety Code section 111295 states:	
15	It is unlawful for any person to manufacture, sell, deliver, hold or offer for sale any drug or	
16	device that is adulterated.	
17	30. Health and Safety Code section 111330 states:	
18	Any drug or device is misbranded if its labeling is false or misleading in any particular.	
19		
20	31. Health and Safety Code section 111335 states:	
21	Any drug or device is misbranded if its labeling or packaging does not conform with the requirements of Chapter 4.	
22		
23	32. Health and Safety Code section 111395, subdivision (c) states:	
24	Any drug is misbranded in any of the following cases:	
25		
26	(c) The contents of the original package have been, wholly or partly, removed and replaced with other material in the package.	
27		
28	///	
	9	
	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES	

	33. Health and Safety Code section 111440 states:
	It is unlawful for any person to manufacture, sell deliver, hold or offer for sale any drug or device that is misbranded.
	34. Section 1707.4 of title 16, California Code of Regulations states:
	(a) A pharmacy licensed by the board may process a request for refill of a prescription received by a pharmacy within this state, provided:
	(1) The pharmacy that is to refill the prescription either has a contract with the pharmacy which received the prescription or has the same owner as the other pharmacy.
	(2) The prescription container:
	(A) is clearly labeled with all information required by Section 4076 of the Business and Professions Code; and
	(B) clearly shows the name and address of the pharmacy refilling the prescription and/or the name and address of the pharmacy which receives the refilled prescription for dispensing to the patient.
	(3) The patient is provided with written information, either on the prescription label or with the prescription container, that describes which pharmacy to contact if the patient has any questions about the prescription or medication.
	(4) Both pharmacies maintain complete and accurate records of the refill, including:
	(A) the name of the pharmacist who refilled the prescription;
	(B) the name of the pharmacy refilling the prescription; and
	(C) the name of the pharmacy that received the refill request.
	(5) The pharmacy which refills the prescription and the pharmacy to which the refilled prescription is provided for dispensing to the patient shall each be responsible for ensuring the order has been properly filled.
	(6) The originating pharmacy is responsible for compliance with the requirements set forth in Section 1707.1, 1707.2 and 1707.3 of the California Code of Regulations.
	(b) Nothing in this section shall be construed as barring a pharmacy from also filling new prescriptions presented by a patient or patient's agent or transmitted to it by a prescriber.
'// '//	
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1	35. Section 1704 of title 16, California Code of Regulations states:
2	Each person holding a certificate, license, permit, registration or exemption to
3	practice or engage in any activity in the State of California under any and all laws administered by the Board shall file a proper and current residence address with the
4	Board at its office in Sacramento and shall within 30 days notify the Board at its said office of any and all changes of residence address, giving both the old and new
5	address.
6	36. Section 1714, subdivisions (b) and (d) of title 16, California Code of Regulations
7	state:
8	(b) Each pharmacy licensed by the board shall maintain its facilities, space,
9	fixtures, and equipment so that drugs are safely and properly prepared, maintained, secured and distributed. The pharmacy shall be of sufficient size and unobstructed
10	area to accommodate the safe practice of pharmacy.
11	
12	(d) Each pharmacist while on duty shall be responsible for the security of the prescription department, including provisions for effective control against theft or diversion of devices and devices and records for such drugs and devices.
13	diversion of dangerous drugs and devices, and records for such drugs and devices. Possession of a key to the pharmacy where dangerous drugs and controlled substances are stored shall be restricted to a pharmacist.
14	substances are stored shan be restricted to a pharmaeist.
15	37. Section 1715 of title 16, California Code of Regulations states:
16	(a) The pharmacist-in-charge of each pharmacy as defined under section 4029 or section 4037 of the Business and Professions Code shall complete a self-
17	assessment of the pharmacy's compliance with federal and state pharmacy law. The assessment shall be performed before July 1 of every odd-numbered year. The
18	primary purpose of the self-assessment is to promote compliance through self- examination and education.
19	(b) In addition to the self-assessment required in subdivision (a) of this section,
20	the pharmacist-in-charge shall complete a self-assessment within 30 days whenever:
21	(1) A new pharmacy permit has been issued, or
22	(2) There is a change in the pharmacist-in-charge, and he or she becomes the new pharmacist-in-charge of a pharmacy.
23	(3) There is a change in the licensed location of a pharmacy to a new address.
24	(c) The components of this assessment shall be on Form 17M-13 (Rev. 10/14)
25	entitled "Community Pharmacy Self-Assessment Hospital Outpatient Pharmacy Self- Assessment" or and on Form 17M-14 (Rev. 10/14) entitled "Hospital Pharmacy Self-
26	Assessment" which are hereby incorporated by reference to evaluate compliance with federal and state laws and regulations.
27 28	(d) Each self-assessment shall be kept on file in the pharmacy for three years after it is performed.
	11
	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

1	38. Section 1717.1, subdivisions (a), (b) and (d) of title 16, California Code of
2	Regulations states:
3	(a) For dangerous drugs other than controlled substances: Two or more
4	pharmacies may establish and use a common electronic file to maintain required dispensing information. Pharmacies using such a common file are not required to transfer prescriptions or information for dispensing purposes between or among
5	transfer prescriptions or information for dispensing purposes between or among pharmacies participating in the same common prescription file.
6	(b) For controlled substances: To the extent permitted by Federal law, two or more pharmacies may establish and use a common electronic file of prescriptions and
7	dispensing information.
8	
9 10	(d) Common electronic files as authorized by this section shall not permit disclosure of confidential medical information except as authorized by the Confidentiality of Medical Information Act (Civil Code 56 et seq.).
11	39. Section 1718 of title 16, California Code of Regulations states:
12	"Current Inventory" as used in Section 4081 and 4332 of the Business and Professions Code shall be considered to include complete accountability for all
13	dangerous drugs handled by every licensee enumerated in Section 4081 and 4332.
14	The controlled substances inventories required by Title 21, CFR, Section 1304 shall be available for inspection upon request for at least three years.
15	40. Section 1735.1, subdivision (af), of title 16, California Code of Regulations states:
16 17	
17	"Segregated sterile compounding area" means a designated space for sterile-to- sterile compounding where a PEC is located within either a demarcated area (at least three foot perimeter) or in a separate room. Such area or room shall not contain and
10	shall be void of activities and materials that are extraneous to sterile compounding. The segregated sterile compounding area shall not be in a location that has unsealed
20	windows or doors that connect to the outdoors, in a location with high traffic flow, or in a location that is adjacent to construction sites, warehouses, or food preparation.
21	The segregated sterile compounding area shall not have a sink, other than an emergency eye-washing station, located within three feet of a PEC. The segregated
22	sterile compounding area shall be restricted to preparation of sterile-to-sterile compounded preparations.
23	(1) The BUD of a sterile drug preparation made in a segregated sterile
24	compounding area is limited to 12 hours or less as defined by section 1751.8(d).
25	(2) When the PEC in the segregated sterile compounding area is a CAI or a CACI and the documentation provided by the manufacturer shows it meets the requirements listed in section $1751.4(f(1), (2))$ the assigned PUD shall comply with
26	requirements listed in section $1751.4(f)(1)-(3)$, the assigned BUD shall comply with section $1751.8(a-b)$ or (d).
27	
28	
	12
	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

	41 Section 1725 2 subdivision $(a)(2)(2)(4)(9)$ of title 16 California Code of Degulation
	41. Section 1735.2, subdivision (e)(2)(3)(4)(8) of title 16, California Code of Regulations
	states:
	(e) A drug preparation shall not be compounded until the pharmacy has first prepared a written master formula document that includes at least the following
	elements:
	(2) Equipment to be used.
	(3) The maximum allowable beyond use date for the preparation, and the rationale or reference source justifying its determination.
	(4) Inactive ingredients to be used.
	(8) Instructions for storage and handling of the compounded drug preparation.
	42. Section 1735.2, subdivision (k) of title 16, California Code of Regulations states:
	Prior to allowing any drug product preparation to be compounded in a
	pharmacy, the pharmacist-in-charge shall complete a self-assessment for compounding pharmacies developed by the board (Incorporated by reference is "Community Pharmacy, & Hospital Outpatient Pharmacy Compounding Self
"Community Pharmacy & Hospital Outpatient Pharmacy Compounding Self- Assessment" Form 17M-39 Rev. 02/12.) as required by Section 1715 of Title 16,	
	applicable to all compounding, and a second section applicable to sterile injectable compounding. The first section must be completed by the pharmacist-in-charge
	before any compounding is performed in the pharmacy. The second section must be completed by the pharmacist-in-charge before any sterile compounding is performed
	in the pharmacy. The applicable sections of the self-assessment shall subsequently be
	completed before July 1 of each odd-numbered year, within 30 days of the start date of a new pharmacist-in-charge or change of location, and within 30 days of the
	issuance of a new pharmacy license. The primary purpose of the self-assessment is to promote compliance through self-examination and education.
	43. Section 1735.3, subdivision (a)(2)(E)(F) of title 16, California Code of Regulations i
	pertinent parts states:
	(a) For each compounded drug preparation, pharmacy records shall include:
	(2) A compounding log consisting of a single document containing all of the following:
	following:
	(E) The quantity of each ingredient used in compounding the drug preparation.
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1	(F) The manufacturer, expiration date and lot number of each component. If the manufacturer name is demonstrably unavailable, the name of the supplier may be
2 3	substituted. If the manufacturer does not supply an expiration date for any component, the records shall include the date of receipt of the component in the pharmacy, and the limitations of section 1735.2, subdivision (1) shall apply.
4	44. Section 1735.5, subdivision (c)(10) of title 16, California Code of Regulations states:
5	
	The policies and procedures shall include at least the following:
6	
7 8	Policies and procedures regarding ensuring appropriate functioning of refrigeration devices, monitoring refrigeration device temperatures, and actions to take regarding any out of range temperature variations within the pharmacy.
9	45. Section 1751.3, subdivision (a)(5) of title 16, California Code of Regulations states:
0	(a) Any pharmacy engaged in compounding sterile drug preparations shall
11	maintain written policies and procedures for compounding. Any material failure to follow the pharmacy's written policies and procedures shall constitute a basis for
2	disciplinary action. In addition to the elements required by section 1735.5, there shall be written policies and procedures regarding the following:
13	
14	(5) Compounded sterile drug preparation stability and beyond use dating.
15	46. Section 1751.4, subdivisions (d) and (j), of title 16, California Code of Regulations
6	states:
17	(d) Cleaning shall be done using a germicidal detergent and sterile water. The use of a sporicidal agent is required to be used at least monthly.
18	(1) All ISO Class 5 surfaces, work table surfaces, carts, counters, and the
19 20	cleanroom floor shall be cleaned at least daily. After each cleaning, disinfection using a suitable sterile agent shall occur on all ISO Class 5 surfaces, work table surfaces, carts, and counters.
21	(2) Walls, ceilings, storage shelving, tables, stools, and all other items in the
22	ISO Class 7 or ISO Class 8 environment shall be cleaned at least monthly.
23	(3) Cleaning shall also occur after any unanticipated event that could increase the risk of contamination.
24	(4) All cleaning materials, such as wipers, sponges, and mops, shall be non-
25	shedding and dedicated to use in the cleanroom, or ante-area, and segregated sterile compounding areas and shall not be removed from these areas except for disposal.
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	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

1	(j) Viable surface sampling shall be done at least every six months for all
2	sterile-to-sterile compounding and quarterly for all non-sterile-to-sterile compounding. Viable air sampling shall be done by volumetric air sampling
3	procedures which test a sufficient volume of air (400 to 1,000 liters) at each location and shall be done at least once every six months. Viable surface and viable air
4	sampling shall be performed by a qualified individual who is familiar with the methods and procedures for surface testing and air sampling. Viable air sampling is to
5	be performed under dynamic conditions that simulate actual production. Viable surface sampling is to be performed under dynamic conditions of actual
6	compounding. When the environmental monitoring action levels are exceeded, the pharmacy shall identify the CFUs at least to the genus level in addition to conducting
7	an investigation pursuant to its policies and procedures. Remediation shall include, at minimum, an immediate investigation of cleaning and compounding operations and facility management
8	facility management.
9	47. Section 1751.7, subdivision (b)(1) of title 16, California Code of Regulations states:
10	The pharmacy and each individual involved in the compounding of sterile drug
11	preparations must successfully demonstrate competency on aseptic technique and aseptic area practices before being allowed to prepare sterile drug preparations. The validation process shall be carried out in the same manner as normal production,
12	except that an appropriate microbiological growth medium is used in place of the actual product used during sterile preparation. The validation process shall be
13	representative of the types of manipulations, products and batch sizes the individual is expected to prepare and include a media-fill test. The validation process shall be as
14	complicated as the most complex manipulations performed by staff and contain the same amount or greater amount of volume transferred during the compounding
15	process. The same personnel, procedures, equipment, and materials must be used in the testing. Media used must have demonstrated the ability to support and promote
16	growth. Completed medium samples must be incubated in a manner consistent with the manufacturer's recommendations. If microbial growth is detected, then each
17	individual's sterile preparation process must be evaluated, corrective action taken and documented, and the validation process repeated.
18	
19	48. Section 1751.8, subdivision (d) of title 16, California Code of Regulations states:
20 21	(d) The beyond use date shall specify that storage and exposure periods cannot exceed 12 hours where the sterile compounded drug preparation is compounded solely with aseptic manipulations and all of the following apply:
22	
22	(1) The preparation was compounded entirely within an ISO Class 5 PEC that is located in a segregated sterile compounding area and restricted to sterile
23 24	compounding activities, using only sterile ingredients, components, and devices, by personnel properly cleansed and garbed; and
	(2) The compounding process involves simple transfer of not more than three
25	commercially manufactured packages of sterile nonhazardous preparations or diagnostic radiopharmaceutical preparations from the manufacturer's original
26	containers; and
27 28	(3) The compounding process involves not more than two entries into any one container or package (e.g., bag, vial) of sterile infusion solution or administration container/device.
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	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSU

- 49. Section 1304.11, subdivisions (a) and (c) of title 21, Code of Federal Regulations
- 1 2 state:

3	(a) General requirements. Each inventory shall contain a complete and accurate
4	record of all controlled substances on hand on the date the inventory is taken, and shall be maintained in written, typewritten, or printed form at the registered location.
5	An inventory taken by use of an oral recording device must be promptly transcribed.
	Controlled substances shall be deemed to be "on hand" if they are in the possession of or under the control of the registrant, including substances returned by a customer,
6	ordered by a customer but not yet invoiced, stored in a warehouse on behalf of the registrant, and substances in the possession of employees of the registrant and
7	intended for distribution as complimentary samples A separate inventory shall be made for each registered location and each independent activity registered, except as
8	provided in paragraph (e)(4) of this section. In the event controlled substances in the possession or under the control of the registrant are stored at a location for which
9	he/she is not registered, the substances shall be included in the inventory of the registered location to which they are subject to control or to which the person
10	possessing the substance is responsible. The inventory may be taken either as of
11	opening of business or as of the close of business on the inventory date and it shall be indicated on the inventory.
12	(c) Biennial inventory date. After the initial inventory is taken, the registrant
13	shall take a new inventory of all stocks of controlled substances on hand at least every two years. The biennial inventory may be taken on any date which is within two
14	years of the previous biennial inventory date.
15	50. Section 1317.40, subdivision (a) of title 21, Code of Federal Regulations states:
16	Manufacturers, distributors, reverse distributors, narcotic treatment programs,
17	hospitals/clinics with an on-site pharmacy, and retail pharmacies that desire to be collectors shall modify their registration to obtain authorization to be a collector in
18	accordance with §1301.52(f) of this chapter. Authorization to be a collector is subject to renewal. If a registrant that is authorized to collect ceases activities as a collector,
19	such registrant shall notify the Administration in accordance with §1301.52(f) of this chapter.
20	COST RECOVERY
21	51. Section 125.3 of the Code provides, in pertinent part, that the Board may request the
22	administrative law judge to direct a licentiate found to have committed a violation or violations of
23	the licensing act to pay a sum not to exceed the reasonable costs of the investigation and
24	enforcement of the case.
25	FACTUAL ALLEGATIONS
26	52. At all times relevant herein, Alpesh Patel, Samitendu Banerjee and Andy Lu were the
27	Pharmacists-in-Charge of Senior Care Pharmacy, Kenny Tran was the Operations Manager of
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	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

Senior Care Pharmacy, and Alpesh Patel, Daniel Zilafro and Kim Banerjee were the owners of
 the majority of outstanding shares of Senior Care Pharmacy.

3 53. Senior Care Pharmacy was a closed door pharmacy which dispensed dangerous
4 drugs, including controlled substances to patients who resided in assisted living and skilled
5 nursing facilities.

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54. Senior Care Pharmacy also compounded and dispensed sterile injectable drug products to patients who resided in assisted living and skilled nursing facilities.

8 55. On or about January 23, 2017, Senior Care Pharmacy Huntington Beach filed an
9 application for a pharmacy permit and sterile compounding license. The outstanding shares of
10 Senior Care Pharmacy Huntington Beach were owned by Kim and Samitendu Banerjee.

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Using Unlicensed Entity to Dispense Drugs

56. Novasys Health Systems Private Limited (Novasys) is located in Hyderabad, India 12 and is not licensed with the Board. From at least 2011 to July 2018, Senior Care Pharmacy 13 14 utilized Novasys to dispense dangerous drugs to patients. It provided Novasys with access to confidential patient medical information in Senior Care Pharmacy's computer software systems 15 (QS1) and its patient profiles which contained patients' medical, contact and insurance 16 information, including patient prescription history. Novasys accessed common electronic files 17 shared with Senior Care Pharmacy to update information relevant to the dispensing of dangerous 18 19 drugs.

57. With Senior Care Pharmacy's knowledge and consent, Novasys processed new
prescriptions to be dispensed when Senior Care Pharmacy was short-staffed. With Senior Care's
knowledge and consent, Novasys also initiated the process of re-filling prescriptions for
dangerous drugs.

58. On May 2, 2018, the Board issued a "cease and desist" order requiring Novasys to
cease and desist practicing any activity under Pharmacy Law which requires licensure, including
initiating the dispensing process for new prescriptions and prescription refills and the sharing of
common electronic files in "QS1" and other electronic files. On May 22, 2018, the Board issued
an order upholding the cease and desist order.
59. However, after the issuance of the order upholding the cease and desist order, Senior Care continued to use Novasys to dispense prescription refills and to share common electronic files, including in QS1. During a follow-up inspection by the Board in July 2018, Respondents Lu and Tran falsely represented to Board inspectors that all prescription refills were processed by employees of Senior Care, but did admit that Novays had access to confidential information of patients at assisted living or skilled nursing facilities in California.

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Dispensing Recycled Drugs

From as early as 2012 through at least 2017, Senior Care Pharmacy accepted returns 8 60. of dangerous drugs, including controlled substances from skilled nursing and/or assisted living 9 10 facilities. It recycled or repackaged the returned dangerous drugs and re-dispensed them. In the dispensing area of Senior Care Pharmacy, Senior Care Pharmacy maintained plastic containers of 11 dangerous drugs packaged in "bubble packs or cards," organized alphabetically by the name of 12 the drug contained within the bubble card. Some of the bubble cards had tablets missing from 13 them and some of the bubble cards were marked as returns from skilled nursing or assisted living 14 facilities. Other bubble packs or cards of dangerous drugs were labeled with the names of other 15 pharmacies. In the dispensing area and/or the Operations Manager's Office, Senior Care 16 Pharmacy also maintained plastic totes of drugs containing prescription drug vials. Trash bags 17 with "punched out"¹ bubble cards or packs were also found in the back-storage area. There were 18 also plastic totes that were filled with manufacturer drug bottles (both empty and filled with 19 drugs) in the dispensing area. Expired drugs were also maintained in the back-storage area. 20

61. Manufacturer drug bottles were overfilled or contained a larger quantity of tablets
than was indicated on the labels of the manufacturing bottles. Insurance billing charges for
dangerous drugs returned from skilled nursing and assisted living facilities were not reversed.

24 25 62.

while Senior Care Pharmacy accepted returns of drugs from skilled nursing and assisted living facilities for destruction, Senior Care Pharmacy would not re-dispense them to patients. In

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¹ "Punched out" refers to the activity of pharmacy personnel taking drugs out of the bubble cards or packs. This is a common practice for pharmacies who reuse returned medications from skilled nursing and assisted living facilities.

During the investigation, Kim Banerjee falsely represented to Board inspectors that

contrast, Samitendu Banerjee and pharmacy technicians admitted to Board inspectors that when
 drugs were returned from skilled nursing and assisted living facilities, those drugs would be taken
 out of their packaging, placed in prescription vials and would go back into active drug stock.

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63. Senior Care Pharmacy stored the drugs returned from skilled nursing and assisted living facilities in an area with a temperature of 83 degrees Fahrenheit even though both drug manufacturers and the United States Pharmacopeia recommend that dangerous drugs be stored at 60 to 77 degrees Fahrenheit. Senior Care Pharmacy continued to store drugs in an area with a temperature above 77 degrees Fahrenheit even after being informed by the Board inspectors to cease that practice.

64. Controlled substances were not labeled with the name of the medication, strength, lot
number, expiration dates and the initials of the verifying pharmacists in Senior Care Pharmacy's
records. In 2017, drugs in bubble cards were labeled with two separate expiration dates on the
front and back label.

14 65. From January 1, 2015 through June 15, 2017, more dangerous drugs, gabapentin
15 300mg, risperidone 1mg and metformin 500mg were dispensed than purchased. Again, there
16 were overages in the inventory of such dangerous drugs as 10,695 capsules of gabapentin 300mg,
17 4,002 tablets of risperidone 1mg and 7,933.5 tablets of metformin 500mg. There were no records
18 of acquisition and disposition for the overages of those drugs.

19 66. From September 2014 through 2017, Senior Care Pharmacy was not registered as a
20 collector of controlled substances with the Drug Enforcement Administration. However, Senior
21 Care Pharmacy accepted returns of controlled substances.

Failure to Retain Diabetes Test Device Records and Fraudulent Billing of Diabetes

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23 Test Devices

67. From July 31, 2017 through December 6, 2017, Senior Care Pharmacy did not retain
the records of acquisition and disposition for nonprescription diabetes test devices it dispensed
pursuant to a prescription.

68. From July 31, 2017 through December 6, 2017, Senior Care Pharmacy billed more
nonprescription diabetes test devices than it acquired. Namely, Senior Care Pharmacy billed

33,200 of these diabetes test devices to insurance carriers and/or government agencies more than
 it purchased.

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Unsafe Compounding of Sterile Injectable Drugs

69. Between March 23, 2017, and May 15, 2017, Senior Care Pharmacy compounded "sterile to sterile"² drug preparations (low and medium risk compounding) for medically fragile patients in skilled nursing facilities and one assisted living facility.

7 70. Between March 23, 2017, and May 15, 2017, Senior Care Pharmacy dispensed at
8 least 68 sterile drug preparations compounded in a laminar flow hood located in a segregated
9 compounding area, labeled with beyond use dates greater than 12 hours and of those, at least 32
10 compounded sterile drug preparations where the compounding process involved more than two
11 entries into any one container or package of sterile infusion solution or administration
12 container/device.

71. Senior Care Pharmacy's assigning of unsafe and illegal expiration dates or "beyond
use dates" to their sterile-to-sterile compounds resulted in them compounding 194 compounded
sterile preparation units of adulterated drugs on at least 98 occasions. Senior Care Pharmacy
dispensed at least 68 units with unsafe beyond use dates over a two-month period (one without a
beyond use date).

The drugs assigned dangerous beyond use dates were life-saving antibiotics intended
to be administered intravenously in order to treat severe systemic bacterial infections and Total
Parenteral Nutrition used to feed seriously ill and elderly patients. Patients requiring intravenous
antibiotics are typically ill from rapidly progressing infections, have a weak compromised
immune system or are not able to process or tolerate oral antibiotics. Administration of subpotent antibiotic infusions are clinically correlated with treatment failure as well as development
of antibiotic resistance. These were the drugs labeled with the improper beyond use date.

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 ² Sterile compounding is the preparation of a drug from chemical or bulk drug substances into a form that will be infused directly into the bloodstream or body tissue. Sterile-to-sterile compounding refers to a situation when a pharmacy uses a sterile "start" ingredient, and compounds it in order to make a sterile end-product.

1	73. Senior Care Pharmacy continued to compound sterile drug preparations after being
2	told by a Board inspector to stop their practices and they promised under penalty of perjury to do
3	so).
4	74. Senior Care Pharmacy did not possess written policies and procedures for
5	compounded sterile preparation stability and beyond use dating and temperature variations.
6	75. Senior Care Pharmacy compounded sterile drug products (i.e., vancomycin
7	750mg/NS 250ml and vancomycin 1gm/NS/NS 250ml) without first preparing master formulas
8	which specified a laminar flow hood as equipment, an appropriate beyond use date, sterile water
9	for injection as an active ingredient and instructions for storage and handling.
10	76. Senior Care Pharmacy compounded and dispensed vancomycin 750mg/NS 250ml
11	and vancomycin 1gm/NS 250ml without documenting the quantity, manufacturer, expiration date
12	and lot number of the sterile water for injection used as a component in a compounding log.
13	77. In April 2017, Senior Care Pharmacy did not use a germicidal detergent to clean the
14	laminar flow hood in the compounding area.
15	78. Between January 1, 2017 and May 9, 2017, Senior Care Pharmacy did not perform
16	viable air sampling by volumetric sampling procedures.
17	79. Between October 12, 2016 to March 10, 2017, Senior Care Pharmacy performed
18	media fill validation by incubating for seven days rather than fourteen days.
19	80. On May 15, 2017, the Board issued a Cease and Desist Order to halt Senior Care
20	Pharmacy's sterile compounding operations. Senior Care Pharmacy agreed to an extension of
21	that cease and desist order until after the date of the expiration of its Sterile Compounding
22	License. In June 2017, the Board informed Senior Care Pharmacy that the Board would not
23	renew Senior Care Pharmacy's sterile compounding license.
24	Lack of Drug Security and Reporting
25	81. In 2016 through 2017, pharmacy technicians possessed keys to the areas where
26	dangerous drugs were stored at Senior Care Pharmacy.
27	82. On February 8, 2016, Senior Care Pharmacy did not possess self-assessments for
28	compounding and community pharmacies, completed prior to July 1, 2015.
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	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

83. In 2019, Senior Care Pharmacy did not possess on-site all of the records of acquisition and disposition for drugs from the last three years.

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Conduct During Investigations

84. On December 6, 2017, Senior Care Pharmacy refused to allow Board inspectors to
conduct an inspection of the entire premises licensed with the Board. Kenny Tran attempted to
coerce Board inspectors to sign a statement conceding that Senior Care Pharmacy had not
impeded the Board's investigation and waiving the Board's right to inspect drawers and cabinets
in the entirety of the licensed premises.

9 85. On July 11, 2018, while Board inspectors were asking questions about Senior Care
10 Pharmacy's common electronic dispensing files, QS1, Senior Care Pharmacy disconnected the
11 QS1 server and prevented the Board inspectors from completing their inspection that day. Senior
12 Care Pharmacy also altered the initials in QS1 of Novasys employees who processed refills, after
13 the inspection on July 11, 2018.

86. On July 11, 2018, Kenny Tran refused to allow a pharmacy technician to complete
and sign a written statement the pharmacy technician intended to provide Board inspectors.
87. On or about October 30, 2019, Po-An Lu refused to provide pharmacy records
requested by Board inspectors in connection with the Board's investigation of Senior Care

18 Pharmacy.

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Change in Location of Pharmacy

88. In 2019, Senior Care Pharmacy changed locations from 12600-12601 Hoover Streetto 12600 Hoover Street without filing an application for a change of permit with the Board.

SECOND AMENDED ACCUSATION

FIRST CAUSE FOR DISCIPLINE

23

(Sold, Delivered, Held or Offered for Sale Adulterated Drugs Against All Respondents)

89. Respondents are subject to disciplinary action under Code section 4301, subdivisions

- 26 (j) and (o), for violating Health and Safety Code section 111295 and Code section 4169,
- 27 subdivision (a)(2), in that they sold, delivered, held or offered for sale dangerous drugs (*i.e.*, re-
- 28 dispensed dangerous drugs), that were adulterated within the meaning of Health and Safety Code

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SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

1	section 111255, as set forth in paragraphs 52 through 88, which are incorporated herein by
2	reference.
3	SECOND CAUSE FOR DISCIPLINE
4	(Sale of Pharmaceutical Preparations and Drugs Not in Conformance with Standards and
5	Tests as to Quality and Strength in USP Against All Respondents)
6	90. Respondents are subject to disciplinary action under Code section 4301, subdivision
7	(o), for violating Code section 4342, subdivision (a), in that they sold pharmaceutical preparations
8	and drugs not in conformance with standards and tests as to quality and strength, provided in the
9	latest edition of the United States Pharmacopoeia, as set forth in paragraphs 52 through 88, which
10	are incorporated herein by reference.
11	THIRD CAUSE FOR DISCIPLINE
12	(Received Returns of Controlled Substances Without Proper Registration Against All
13	Respondents)
14	91. Respondents are subject to disciplinary action under Code section 4301, subdivision
15	(j), for violating Code of Federal Regulations, title 21, sections 1317.40, subdivision (a), in that
16	they received returns of controlled substances without being registered as a collector with the
17	Drug Enforcement Administration, as set forth in paragraphs 52 through 88, which are
18	incorporated herein by reference.
19	FOURTH CAUSE FOR DISCIPLINE
20	(Sold, Delivered, Held or Offered for Sale Misbranded Drugs All Respondents)
21	92. Respondents are subject to disciplinary action under Code sections 4301, subdivisions
22	(j) and (o), for violating Health and Safety Code sections 111330 and 111440 and Code sections
23	4169, subdivisions (a)(3) and (a)(4), in that they sold, delivered, held or offered for sale
24	dangerous drugs (i.e., re-dispensed dangerous drugs and/or compounded sterile drug preparations
25	which were assigned improper beyond use dates), that were misbranded within the meaning of
26	Health and Safety Code sections 111335 and 111395, subdivision (c), as set forth in paragraphs
27	52 through 88, which are incorporated herein by reference.
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	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

1	FIFTH CAUSE FOR DISCIPLINE
2	(Commission of Acts Involving Dishonesty, Fraud or Deceit Against All Respondents)
3	93. Respondents are subject to disciplinary action under Code section 4301, subdivision
4	(f), for committing acts involving dishonesty, fraud or deceit, as set forth in paragraphs 52
5	through 88, which are incorporated herein by reference.
6	SIXTH CAUSE FOR DISCIPLINE
7	(Aiding and Abetting Unlicensed Practice of Pharmacy Against All Respondents)
8	94. Respondents are subject to disciplinary action under Code section 4301, subdivision
9	(o), in that, Respondents directly or indirectly, assisted in or abetted the violation of, or conspired
10	to violate, the laws governing pharmacy, when Respondents solicited, encouraged, assisted in,
11	abetted, or conspired toward activities violating sections 4110, subdivision (a) and 4037,
12	subdivision (a) of the Code, when Respondents used an unlicensed entity, Novasys to practice
13	activities requiring licensure, namely, dispensing as defined by Code section 4024, subdivision
14	(a), as set forth in paragraphs 52 through 88, which are incorporated herein by reference.
15	SEVENTH CAUSE FOR DISCIPLINE
16	(Sharing Common Files with Unlicensed Entity Against All Respondents)
17	95. Respondents are subject to disciplinary action under Code sections 4301, subdivision
18	(o), for violating California Code of Regulations, title 16, section 1717.1, in that Respondents
19	established and used a common electronic file to maintain required dispensing information with
20	an unlicensed entity, Novasys and not a pharmacy as defined by section 4037, subdivision (a), as
21	set forth in paragraphs 52 through 88, which are incorporated herein by reference.
22	EIGHTH CAUSE FOR DISCIPLINE
23	(Processing Requests for Refill of Prescriptions Received by Unlicensed Entity
24	Against All Respondents)
25	96. Respondents are subject to disciplinary action under Code section 4301, subdivision
26	(o), for violating California Code of Regulations, title 16, section 1707.4, in that Respondents
27	processed requests for refills of prescriptions received by an unlicensed entity, Novasys and not a
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	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

1	pharmacy as defined by section 4037, subdivision (a), as set forth in paragraphs 52 through 88,
2	which are incorporated herein by reference.
3	NINTH CAUSE FOR DISCIPLINE
4	(Unprofessional Conduct Against All Respondents)
5	97. Respondents are subject to disciplinary action under Code section 4301 for
6	unprofessional conduct in that they engaged in the activities described in paragraphs 52 through
7	88 above, which are incorporated herein by reference.
8	TENTH CAUSE FOR DISCIPLINE
9	(Failure to Maintain Current Inventory and Records of Acquisition and Disposition of
10	Dangerous Drugs and Controlled Substances against Senior Care Pharmacy, Patel, Lu and
11	Banerjee)
12	98. Respondents Senior Care Pharmacy, Alpesh Patel and Samitendu Banerjee are
13	subject to disciplinary action under Code section 4301, subdivision (o), for violating Code
14	sections 4081, subdivision (a) and 4105, subdivision (a) and title 16, California Code of
15	Regulations, section 1718, in that they did not maintain a current inventory of dangerous drugs
16	and/or records open for inspection or retained on the premises in a readily retrievable form, as set
17	forth in paragraphs 52 through 88 above, which are incorporated herein by reference.
18	ELEVENTH CAUSE FOR DISCIPLINE
19	(Failure to Maintain Accurate Inventory of Controlled Substances against Senior Care
20	Pharmacy, Patel and Banerjee)
21	99. Respondents Senior Care Pharmacy, Alpesh Patel and Samitendu Banerjee are
22	subject to disciplinary action under Code section 4301, subdivision (j), for violating Code of
23	Federal Regulations, title 21, sections 1304.11, subdivisions (a) and (c), in that they failed to
24	maintain a complete and accurate inventory of all controlled substances on hand, as set forth in
25	paragraphs 52 through 88, which are incorporated herein by reference.
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	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

1	TWELFTH CAUSE FOR DISCIPLINE
2	(Failure to Maintain Current Inventory of Dangerous Drugs against Senior Care
3	Pharmacy, Patel and Banerjee)
4	100. Respondents Senior Care Pharmacy, Alpesh Patel and Samitendu Banerjee are
5	subject to disciplinary action under Code section 4301(0), for violating Code sections 4081,
6	subdivision (a), 4169, subdivision (a)(5) and title 16, California Code of Regulations, section
7	1718, in that they did not maintain a current inventory of gabapentin 300 mg, risperidone 1 mg
8	and metforim, as set forth in paragraphs 52 through 88 above, which are incorporated herein by
9	reference.
10	THIRTEENTH CAUSE FOR DISCIPLINE
11	(Failure to Maintain Security of Drugs against Senior Care Pharmacy, Patel and Banerjee)
12	101. Respondents Senior Care Pharmacy, Alpesh Patel and Samitendu Banerjee are
13	subject to disciplinary action under Code section 4301(o), for violating title 16, California Code
14	of Regulations, section 1714, subdivision (b), in that there was from January 1, 2015 through June
15	15, 2017 overages of 10,695 capsules of gabapentin 300 mg, 4,002 tablets of risperidone 1mg and
16	11,933.5 tablets of metformin 500mg, as set forth in paragraphs 52 through 88 above, which are
17	incorporated herein by reference.
18	FOURTEENTH CAUSE FOR DISCIPLINE
19	(Assignment of Improper Beyond Use Dates to Sterile Injectable Drugs Against Senior Care
20	Pharmacy and Banerjee)
21	102. Respondents Senior Care Pharmacy and Samitendu Banerjee are subject to
22	disciplinary action under Code section 4301, subdivision (o), for violating California Code of
23	Regulations, title 16, section 1751.8, subdivision (d) as defined in part by section 1735.1,
24	subdivision (af) for assigning improper beyond use dates to sterile injectable drug products, as set
25	forth in paragraphs 52 through 88 above, which are incorporated herein by reference.
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	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

1	FIFTEENTH CAUSE FOR DISCIPLINE
2	(Failure to Possess Policies and Procedures for Compounding Sterile Drug Preparations
3	Against Senior Care Pharmacy and Banerjee)
4	103. Respondents Senior Care Pharmacy and Samitendu Banerjee are subject to
5	disciplinary action under Code section 4301, subdivision (o), for violating California Code of
6	Regulations, title 16, sections 1751.3, subdivision (a)(5) and 1735.5, subdivision (c)(10) because
7	they failed to have written policies and procedures for compounded sterile drug preparation
8	stability and beyond use dating and for ensuring appropriate function of refrigeration devices,
9	monitoring refrigeration device temperatures and actions to take regarding any out of range
10	temperature variations within the pharmacy, as set forth in paragraphs 52 through 88 above,
11	which are incorporated herein by reference.
12	SIXTEENTH CAUSE FOR DISCIPLINE
13	(Compounded with Incomplete Master Formulas Against Senior Care Pharmacy and
14	Banerjee)
15	104. Respondents Senior Care Pharmacy and Samitendu Banerjee are subject to
16	disciplinary action under Code section 4301, subdivision (o), for violating California Code of
17	Regulations, title 16, section 1735.2, subdivision $(e)(2)(3)(4)(8)$, in that they compounded sterile
18	injectable drug preparations without a written master formula which included at least the
19	equipment to be used, the maximum allowable beyond use date for the preparation and the
20	rationale or reference source justifying the beyond use date determination, inactive ingredients to
21	be used and instructions for storage and the handling of the sterile injectable drug preparations, as
22	set forth in paragraphs 52 through 88, which are incorporated herein by reference.
23	SEVENTEENTH CAUSE FOR DISCIPLINE
24	(Failure to Maintain Compounding Log Against Senior Care Pharmacy and Banerjee)
25	105. Respondents Senior Care Pharmacy and Samitendu Banerjee are subject to
26	disciplinary action under Code section 4301, subdivision (o), for violating California Code of
27	Regulations, title 16, section 1735.3, subdivision (a)(2)(E)(F), in that they compounded sterile
28	injectable drug preparations without a compounding log which contained the quantity,
	27
	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

1	manufacturer, expiration date and lot number of each component used to compound, as set forth
2	in paragraphs 52 through 88, which are incorporated herein by reference.
3	EIGHTEENTH CAUSE FOR DISCIPLINE
4	(Failure to Properly Clean Compounding Facility and Equipment Against Senior Care
5	Pharmacy and Banerjee)
6	106. Respondents Senior Care Pharmacy and Samitendu Banerjee are subject to
7	disciplinary action under Code section 4301, subdivision (o), for violating California Code of
8	Regulations, title 16, section 1751.4, subdivision (d), in that they cleaned the laminar flow hood
9	with 70% isopropyl alcohol and not a germicidal detergent and sterile water, as set forth in
10	paragraphs 52 through 88, which are incorporated herein by reference.
11	NINETEENTH CAUSE FOR DISCIPLINE
12	(Failure to Demonstrate Sterile Compounding Staff's Competency in Aseptic Technique
13	and Area Practices Against Senior Care Pharmacy and Banerjee)
14	107. Respondents Senior Care Pharmacy and Samitendu Banerjee are subject to
15	disciplinary action under Code section 4301, subdivision (o), for violating California Code of
16	Regulations, title 16, section 1751.7, subdivision (b)(1), in that the compounding staff lacked
17	competency in aseptic technique when they performed media fill validation with an incubation
18	period of 7 days rather than 14 days as required by the manufacturer, as set forth in paragraphs 52
19	through 88, which are incorporated herein by reference.
20	TWENTIETH CAUSE FOR DISCIPLINE
21	(Failure to Conduct Viable Air Sampling Against Senior Care Pharmacy and Banerjee)
22	108. Respondents Senior Care Pharmacy and Samitendu Banerjee are subject to
23	disciplinary action under Code section 4301, subdivision (o), for violating California Code of
24	Regulations, title 16, section 1751.4, subdivision (j), in that they failed to conduct viable air
25	sampling every six months for all sterile-to-sterile compounding by volumetric sampling
26	procedures, as set forth in paragraphs 52 through 88, which are incorporated herein by reference.
27	///
28	///
	28
	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

1	TWENTY-FIRST CAUSE FOR DISCIPLINE
2	(Failure to Complete Compounding Self-Assessment Against Senior Care Pharmacy
3	and Banerjee)
4	109. Respondents Senior Care Pharmacy and Samitendu Banerjee are subject to
5	disciplinary action under Code section 4301, subdivision (o), for violating California Code of
6	Regulations, title 16, section 1735.2, subdivision (k), in that Samitendu Banerjee failed to
7	complete a compounding self-assessment prior to July 1, 2015, as set forth in paragraphs 52
8	through 88, which are incorporated herein by reference.
9	TWENTY-SECOND CAUSE FOR DISCIPLINE
10	(Failure to Complete Pharmacy Self-Assessment Against Senior Care Pharmacy and
11	Banerjee)
12	110. Respondents Senior Care Pharmacy and Samitendu Banerjee are subject to
13	disciplinary action under Code section 4301, subdivision (o), for violating California Code of
14	Regulations, title 16, section 1715, in that Samitendu Banerjee failed to complete a pharmacy
15	self-assessment prior to July 1, 2015, as set forth in paragraphs 52 through 88, which are
16	incorporated herein by reference.
17	TWENTY-THIRD CAUSE FOR DISCIPLINE
18	(Failure to Maintain Diabetes Test Device Records Against Senior Care Pharmacy and Lu)
19	111. Respondents Senior Care Pharmacy and Po-An Lu are subject to disciplinary action
20	under Code section 4301, subdivision (o), for violating Code section 4081, subdivision (d), in that
21	Respondents Senior Care Pharmacy and Po-An Lu failed to maintain records for nonprescription
22	diabetes test devices dispensed pursuant to prescriptions, as set forth in paragraphs 52 through 88,
23	which are incorporated herein by reference.
24	TWENTY-FOURTH CAUSE FOR DISCIPLINE
25	(Subverting Investigations Against Senior Care Pharmacy, Tran and Lu)
26	112. Respondents Senior Care Pharmacy, Kenny Tran and Po-An Lu are subject to
27	disciplinary action under Code section 4301, subdivision (q), for subverting an investigation of
28	the Board when they refused to allow the Board to inspect the entirety of the premises in
	29
	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUE

1	December 2017 and July 2018, refused to allow employees to submit written statements during
2	inspections, altered dispensing records, disconnected QS1 and refused to provide all requested
3	records, as set forth in paragraphs 52 through 88 above, which are incorporated herein by
4	reference.
5	TWENTY-FIFTH CAUSE FOR DISCIPLINE
6	(Possession of Key to Pharmacy by Pharmacy Technicians Against
7	Senior Care Pharmacy, Tran and Lu)
8	113. Respondents Senior Care Pharmacy, Kenny Tran and Po-An Lu are subject to
9	disciplinary action under Code section 4301, subdivision (o), for violating California Code of
10	Regulations, title 16, section 1714, subdivision (d) for allowing pharmacy technicians to possess
11	keys to the pharmacy where dangerous drugs and controlled substances are stored, as set forth in
12	paragraphs 52 through 88 above, which are incorporated herein by reference.
13	TWENTY-SIXTH CAUSE FOR DISCIPLINE
14	(Failure to Exercise or Implement Best Professional Judgment against
15	Patel, Banerjee and Lu)
16	114. Respondents Alpesh Patel, Samitendu Banerjee and Po-An Lu are subject to
17	disciplinary action under Code section 4301(o), for violating Business and Professions Code
18	section 4306.5, subdivision (a), in that they failed to exercise or implement their best professional
19	judgment when compounding and/or dispensing dangerous drugs, as set forth in paragraphs 52
20	through 88 above, which are incorporated herein by reference.
21	TWENTY-SEVENTH CAUSE FOR DISCIPLINE
22	(Failure to Submit Change of Permit Application against Senior Care Pharmacy and Lu)
23	115. Respondents Senior Care Pharmacy and Po-An Lu are subject to disciplinary action
24	under Code section 4301(o), for violating title 16, California Code of Regulations, section 1704,
25	in that they failed to submit a change of permit application when Senior Care Pharmacy changed
26	locations, as set forth in paragraphs 52 through 88 above, which are incorporated herein by
27	reference.
28	///
	30
	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

1	TWENTY-EIGHTH CAUSE FOR DISCIPLINE
2	(Failure to Provide Requested Records against Senior Care Pharmacy and Lu)
3	116. Respondents Senior Care Pharmacy and Po-An Lu are subject to disciplinary action
4	under Code section 4301(o), for violating Business and Professions Code section 4105,
5	subdivision (f), in that they failed to provide the Board with all requested records within three
6	business days of the time the request was made, as set forth in paragraphs 52 through 88 above,
7	which are incorporated herein by reference.
8	OTHER MATTERS
9	117. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit No. PHY
10	46000 issued to Senior Care Pharmacy Services, Inc., Senior Care Pharmacy Services, Inc. shall
11	be prohibited from serving as a manager, administrator, owner, member, officer, director,
12	associate, or partner of a licensee for five years if Pharmacy Permit Number PHY 46000 is placed
13	on probation or until Pharmacy Permit Number PHY 46000 is reinstated if it is revoked.
14	118. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit
15	Number PHY 46000 issued to Senior Care Pharmacy Services, Inc. while Kim Banerjee has been
16	an officer and owner and had knowledge of or knowingly participated in any conduct for which
17	the licensee was disciplined, Kim Banerjee shall be prohibited from serving as a manager,
18	administrator, owner, member, officer, director, associate, or partner of a licensee for five years
19	if Pharmacy Permit Number PHY 46000 is placed on probation or until Pharmacy Permit
20	Number PHY 46000 is reinstated if it is revoked.
21	119. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit No. PHY
22	46000 issued to Senior Care Pharmacy Services, Inc. while Alpesh Patel has been an officer and
23	owner and had knowledge of or knowingly participated in any conduct for which the licensee was
24	disciplined, Alpesh Patel shall be prohibited from serving as a manager, administrator, owner,
25	member, officer, director, associate, or partner of a licensee for five years if Pharmacy Permit
26	Number PHY 46000 is placed on probation or until Pharmacy Permit Number PHY 46000 is
27	reinstated if it is revoked.

120. Pursuant to Code section 4307, if discipline is imposed on Pharmacist License No. 1 RPH 48866 issued to Alpesh Patel, Alpesh Patel shall be prohibited from serving as a manager, 2 administrator, owner, member, officer, director, associate, or partner of a licensee for five years if 3 Pharmacist License Number RPH 48866 is placed on probation or until Pharmacist License 4 Number RPH 48866 is reinstated if it is revoked. 5 121. Pursuant to Code section 4307, if discipline is imposed on Pharmacist License No. 6 RPH 45184 issued to Samitendu Banerjee, Samitendu Banerjee shall be prohibited from serving 7 8 as a manager, administrator, owner, member, officer, director, associate, or partner of a licensee for five years if Pharmacist License Number RPH 45184 is placed on probation or until 9 10 Pharmacist License Number RPH 45184 is reinstated if it is revoked. 122. Pursuant to Code section 4307, if discipline is imposed on Pharmacist License No. 11 RPH 69811 issued to Po-An Lu, Po-An Lu shall be prohibited from serving as a manager, 12 administrator, owner, member, officer, director, associate, or partner of a licensee for five years if 13 14 Pharmacist License Number RPH 69811 is placed on probation or until Pharmacist License Number RPH 69811 is reinstated if it is revoked. 15 123. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Technician 16 Registration No. TCH 57643 issued to Kenny Tran, Kenny Tran shall be prohibited from serving 17 as a manager, administrator, owner, member, officer, director, associate, or partner of a licensee 18 19 for five years if Pharmacy Technician Registration Number TCH 57643 is placed on probation or until Pharmacy Technician Registration Number TCH 57643 is reinstated if it is revoked. 20**DISCIPLINARY CONSIDERATIONS** 21 124. To determine the degree of discipline, if any, to be imposed on Alpesh Patel, 22 Complainant alleges that on June 17, 2017, the Board issued Citation number CI 2014 65695 23 24 against Alpesh Patel for violating California Code of Regulations, section 1716 for deviating from the requirements of a prescription. The Board issued a fine which Alpesh Patel paid. 25 125. To determine the degree of discipline, if any to be imposed on Respondents, 26 Complainant alleges that the Executive Office of the Board issued a Cease and Desist on May 2, 27 2018 that was upheld in the Decision After Hearing to Contest Cease and Desist Order, effective 28 32 SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

1	May 22, 2018. On May 15, 2017, the Executive Officer of the Board also issued a Cease and
2	Desist Order that was extended by stipulation.
3	SECOND AMENDED STATEMENT OF ISSUES AGAINST:
4	SENIOR CARE PHARMACY HUNTINGTON BEACH
5	CAUSE FOR DENIAL
6	(Various)
7	126. Respondent Senior Care Pharmacy Huntington Beach's applications are subject to
8	denial under Code sections 480, subdivision (a)(2), 480, subdivision (a)(3)(A), 4300, subdivision
9	(c), 4301, subdivisions (f), (j), (o), (q), (t) and (u) and 4302 for violating the statutes and
0	regulations referenced in the Second Amended Accusation, which are incorporated herein by
1	reference.
2	SECOND AMENDED STATEMENT OF ISSUES AGAINST:
3	SENIOR CARE PHARMACY-
1	RENEWAL OF STERILE COMPOUNDING LICENSE
5	CAUSE FOR DENIAL
5	(Various)
7	127. Respondent Senior Care Pharmacy's application to renew its sterile compounding
3	license is subject to denial under Code sections 480, subdivision (a)(2), 480, subdivision
)	(a)(3)(A), 4300, subdivision (c), 4301, subdivisions (f), (j), (o), (q), (t) and (u) and 4302 for
)	violating the statutes and regulations referenced in the Second Amended Accusation, which are
l	incorporated herein by reference.
2	PRAYER
3	WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,
1	and that following the hearing, the Board of Pharmacy issue a decision:
5	1. Revoking or suspending Pharmacy Permit Number PHY 46000, issued to Senior Care
6	Pharmacy Services, Inc.;
7	2. Revoking or suspending Sterile Compounding License Number LSC 99060, issued to
8	Senior Care Pharmacy Services, Inc.;
	33

3. Prohibiting Senior Care Pharmacy Services, Inc., from serving as a manager,
 administrator, owner, member, officer, director, associate, or partner of a licensee for five years if
 Pharmacy Permit Number PHY 46000 is placed on probation or until Pharmacy Permit Number
 PHY 46000 is reinstated if Pharmacy Permit Number PHY 46000 issued to Senior Care
 Pharmacy Services, Inc. is revoked;
 Prohibiting Kim Banerjee from serving as a manager, administrator, owner, member,

4. Promoting Kim Banerjee from serving as a manager, administrator, owner, member,
officer, director, associate, or partner of a licensee for five years if Pharmacy Permit Number
PHY 46000 is placed on probation or until Pharmacy Permit Number PHY 46000 is reinstated if
Pharmacy Permit Number 46000 issued to Senior Care Pharmacy Services, Inc. is revoked;

10 5. Revoking or suspending Pharmacist License Number RPH 45184, issued to
11 Samitendu Banerjee;

Prohibiting Samitendu Banerjee from serving as a manager, administrator, owner,
 member, officer, director, associate, or partner of a licensee for five years if Pharmacist License
 Number RPH 45184 is placed on probation or until Pharmacist License Number RPH 45184 is
 reinstated if Pharmacist License Number RPH 45111 issued to Samitendu Banerjee is revoked;
 Revoking or suspending Pharmacist License Number RPH 48866, issued to Alpesh
 Patel;

8. Prohibiting Alpesh Patel from serving as a manager, administrator, owner, member, 18 officer, director, associate, or partner of a licensee for five years if Pharmacy Permit Number 19 PHY 46000 is placed on probation or until Pharmacy Permit Number PHY 46000 is reinstated if 2021 Pharmacy Permit Number PHY 46000 issued to Senior Care Pharmacy Services, Inc. is revoked 9. Prohibiting Alpesh Patel from serving as a manager, administrator, owner, member, 22 officer, director, associate, or partner of a licensee for five years if Pharmacist License Number 23 24 RPH 48866 is placed on probation or until Pharmacist License Number RPH 48866 is reinstated if Pharmacist License Number RPH 48866 issued to Alpesh Patel is revoked; 25

26 10. Revoking or suspending Pharmacist License Number RPH 69811, issued to Po-An
27 Lu;

1	11. Prohibiting Po-An Lu from serving as a manager, administrator, owner, member,
2	officer, director, associate, or partner of a licensee for five years if Pharmacist License Number
3	RPH 69811 is placed on probation or until Pharmacist License Number RPH 69811 is reinstated
4	if Pharmacist License Number RPH 69811 issued to Po-An Lu is revoked;
5	12. Revoking or suspending Pharmacy Technician Registration Number TCH 57643,
6	issued to Kenny Tran;
7	13. Prohibiting Kenny Tran from serving as a manager, administrator, owner, member,
8	officer, director, associate, or partner of a licensee for five years if Pharmacy Technician
9	Registration Number TCH 57643 is placed on probation or until Pharmacy Technician
10	Registration Number TCH 57643 is reinstated if Pharmacy Technician Registration Number TCH
11	57643 issued to Kenny Tran is revoked;
12	14. Ordering Senior Care Pharmacy Services, Inc., Samitendu Banerjee, Alpesh Patel,
13	Po-An Lu and Kenny Tran to pay the Board of Pharmacy the reasonable costs of the investigation
14	and enforcement of this case, pursuant to Business and Professions Code section 125.3;
15	15. Denying the Application of Senior Care Pharmacy Services, Inc. for the renewal of
16	Sterile Compounding License Number LSC 99060;
17	16. Denying the Applications of Senior Care Pharmacy Services HB, Inc. for a pharmacy
18	permit and sterile compounding license; and,
19	17. Taking such other and further action as deemed necessary and proper.
20	April 14 2020 anne Sodergren
21	DATED: April 14, 2020 ANNE SODERGREN
22	Executive Officer Board of Pharmacy
23	Department of Consumer Affairs State of California
24	Complainant
25	SD2017802833
26	72215698.docx
27	
28	
	35
	SECOND AMENDED ACCUSATION AND SECOND AMENDED STATEMENTS OF ISSUES

Exhibit B

First Amended Accusation No. 6161

1	XAVIER BECERRA	
2	Attorney General of California JOSHUA A. ROOM	
3	Supervising Deputy Attorney General MICHAEL B. FRANKLIN	
4	Deputy Attorney General State Bar No. 136524	
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6	Telephone: (415) 510-3455 Facsimile: (415) 703-5480	
7	E-mail: Michael.franklin@doj.ca.gov Attorneys for Complainant	
8	BEFORE	тнр
9	BOARD OF P	HARMACY
10	DEPARTMENT OF CO STATE OF CA	
11	In the Matter of the Accusation Against:	Case No. 6161
12	SENIOR CARE PHARMACY SERVICES	
13	FAIRFIELD INC., KIM E. BANERJEE, SAMITENDU BANERJEE, ANTONY P.	FIRST AMENDED ACCUSATION
14	THEKKEK, and PREMA P. THEKKEK, OWNERS AND OFFICERS	
15	4950 Fulton Avenue, Suites A & B Fairfield, CA 94534,	
16	Pharmacy License No. PHY 50619,	
17	SAMITENDU BANERJEE	
18	P.O. Box 27638 Anaheim, CA 92809,	
19	Pharmacist License No. RPH 45184,	
20	VAN THAO MY NGUYEN	
21	2044 Malden Avenue San Jose, CA 95122,	
22	Pharmacist License No. RPH 66472,	
23	KALI WONG	
24	3046 Bradshaw Drive San Jose, CA 95148,	
25	Pharmacist License No. RPH 73152,	
26	Respondents. ¹	
27	¹ The Accusation in this matter named addi	tional Respondents Xiao Zhao (RPH 78051),
28	Jenny Dinh (RPH 69736), Jennifer Chan (RPH 673 (RPH 73324), and Caroline Nguyen (RPH 71478).	353), Rebecca Heran aka Rebecca Elaine Wild
	1	
	(SENIOR CARE PHARMACY S	SERVICES FAIRFIELD INC., et al.) ACCUSATION

1	PARTIES
2	1. Anne Sodergren (Complainant) brings this Accusation solely in her official capacity
3	as Executive Officer, Board of Pharmacy (Board), Department of Consumer Affairs.
4	2. On or about April 28, 2011, the Board issued Original Permit (Pharmacy License)
5	Number PHY 50619 to Senior Care Pharmacy Services Fairfield Inc., Kim E. Banerjee, President
6	and 50% shareholder, Samitendu Banerjee, Chief Executive Officer and 5% shareholder, Antony
7	P. Thekkek, Vice President and 22% shareholder, Prema P. Thekkek, Vice President and 22%
8	shareholder (Respondent SCPS Fairfield). The Pharmacy License was in full force and effect at
9	all times relevant to the charges brought herein and will expire on April 1, 2021, unless renewed.
10	3. On or about March 12, 1992, the Board issued Pharmacist License Number RPH
11	45184 to Samitendu Banerjee (Respondent Banerjee). The Pharmacist License was in full force
12	and effect at all times relevant to the charges brought herein and will expire on January 31, 2022,
13	unless renewed. Between on or about April 28, 2011 and on or about March 1, 2015, Respondent
14	Banerjee served as Pharmacist in Charge (PIC) for Respondent SCPS Fairfield.
15	4. On or about October 27, 2011, the Board issued Pharmacist License Number RPH
16	66472 to Van Thao My Nguyen (Respondent Van Nguyen). The Pharmacist License was in full
17	force and effect at all times relevant to the charges brought herein and will expire on October 31,
18	2021, unless renewed. Between on or about March 1, 2015 and on or about July 28, 2016,
19	Respondent Van Nguyen served as PIC for Respondent SCPS Fairfield.
20	5. On or about August 27, 2015, the Board issued Pharmacist License Number RPH
21	73152 to Kali Wong (Respondent Wong). The Pharmacist License was in full force and effect at
22	all times relevant to the charges brought herein and will expire on October 31, 2020, unless
23	renewed. Between on or about August 15, 2016 and on or about February 2, 2018, Respondent
24	Wong served as PIC for Respondent SCPS Fairfield.
25	JURISDICTION
26	6. This Accusation is brought before the Board of Pharmacy, Department of Consumer
27	Affairs, under the authority of the following laws. All section references are to the Business and
28	Professions Code (Code) unless otherwise indicated.
	2
	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION

ĺ	
1	7. Section 4011 of the Code provides that the Board shall administer and enforce both
2	the Pharmacy Law [Bus. & Prof. Code, § 4000 et seq.] and the Uniform Controlled Substances
3	Act [Health & Safety Code, § 11000 et seq.].
4	8. Section 4300, subdivision (a), of the Code provides that every license issued by the
5	Board may be suspended or revoked.
6	9. Section 4300.1 of the Code provides that the expiration, cancellation, forfeiture, or
7	suspension of a Board-issued license, the placement of a license on a retired status, or the
8	voluntary surrender of a license by a licensee, shall not deprive the Board of jurisdiction to
9	commence or proceed with any investigation of, or action or disciplinary proceeding against, the
10	licensee or to render a decision suspending or revoking the license.
11	STATUTORY PROVISIONS
12	10. Section 733, subdivision (a), of the Code states:
13	(a) A licentiate shall not obstruct a patient in obtaining a prescription drug or device that
14	has been legally prescribed or ordered for that patient. A violation of this section constitutes
15	unprofessional conduct by the licentiate and shall subject the licentiate to disciplinary or
16	administrative action by his or her licensing agency.
17	11. Section 4037, subdivision (a), of the Code states:
18	"Pharmacy" means an area, place or premises licensed by the board in which the profession
19	of pharmacy is practiced and where prescriptions are compounded. "Pharmacy" includes, but is
20	not limited to, any area, place or premises described in a license issued by the board wherein
21	controlled substances, dangerous drugs, or dangerous devices are stored, possessed, prepared,
22	manufactured, derived, compounded, or repackaged, and from which the controlled substances,
23	dangerous drugs, or dangerous devices are furnished, sold or dispensed at retail.
24	12. Section 4076, subdivision (a)(2), of the Code states:
25	(a) A pharmacist shall not dispense any prescription except in a container that meets the
26	requirements of state and federal law and is correctly labeled with all of the following:
27	
28	(2) The directions for the use of the drug.
	3
	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION

1	13. Section 4081, subdivisions (a), (b) and (d), of the Code state, in pertinent part:
2	(a) All records of manufacture and of sale, acquisition, or disposition of dangerous drugs or
3	dangerous devices shall be at all times during business hours open to inspection by authorized
4	officers of the law, and shall be preserved for at least three years from the date of making. A
5	current inventory shall be kept by every manufacturer, wholesaler, pharmacy, veterinary
6	food-animal drug retailer, physician, dentist, podiatrist, veterinarian, laboratory, clinic, hospital,
7	institution, or establishment holding a currently valid and unrevoked certificate, license, permit,
8	registration, or exemption under Division 2 (commencing with Section 1200) of the Health and
9	Safety Code or under Part 4 (commencing with Section 16000) of Division 9 of the Welfare and
10	Institutions Code who maintains a stock of dangerous drugs or dangerous devices.
11	(b) The owner, officer, and partner of any pharmacy, wholesaler, or veterinary food-animal
12	drug retailer shall be jointly responsible, with the pharmacist-in-charge or representative-in-
13	charge, for maintaining the records and inventory described in this section.
14	
15	(d) Pharmacies that dispense nonprescription diabetes test devices pursuant to prescriptions
16	shall retain records of acquisition and sale of those nonprescription diabetes test devices for at
17	least three years from the date of making. The records shall be at all times during business hours
18	open to inspection
19	14. Section 4113, subdivision (c), of the Code states:
20	(c) The pharmacist-in-charge shall be responsible for a pharmacy's compliance with all
21	state and federal laws and regulations pertaining to the practice of pharmacy.
22	15. Section 4169, subdivisions $(a)(2)-(a)(5)$, of the Code state:
23	(a) A person or entity shall not do any of the following:
24	
25	(2) Purchase, trade, sell, or transfer dangerous drugs or dangerous devices that the person
26	knew or reasonably should have known were adulterated, as set forth in Article 2 (commencing
27	with Section 111250) of Chapter 6 of Part 5 of Division 104 of the Health and Safety Code.
28	///
	4
	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION

1	(3) Purchase, trade, sell, or transfer dangerous drugs or dangerous devices that the person
2	knew or reasonably should have known were misbranded, as defined in Section 111335 of the
3	Health and Safety Code.
4	(4) Purchase, trade, sell, or transfer dangerous drugs or dangerous devices after the beyond
5	use date on the label.
6	(5) Fail to maintain records of acquisition or disposition of dangerous drugs or dangerous
7	devices for at least three years.
8	16. Section 4301 of the Code states, in pertinent part:
9	The board shall take action against any holder of a license who is guilty of unprofessional
10	conduct or whose license has been issued by mistake. Unprofessional conduct shall include, but is
11	not limited to, any of the following:
12	
13	(f) The commission of any act involving moral turpitude, dishonesty, fraud, deceit, or
14	corruption, whether the act is committed in the course of relations as a licensee or otherwise, and
15	whether the act is a felony or misdemeanor or not.
16	
17	(j) The violation of any of the statutes of this state, or any other state, or of the United
18	States regulating controlled substances and dangerous drugs.
19	
20	(o) Violating or attempting to violate, directly or indirectly, or assisting in or abetting the
21	violation of or conspiring to violate any provision or term of this chapter or of the applicable
22	federal and state laws and regulations governing pharmacy, including regulations established by
23	the board or any other state or federal regulatory agency.
24	
25	(q) Engaging in any conduct that subverts or attempts to subvert an investigation of the
26	board.
27	
28	///
	5
	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION

1	(t) The acquisition of a nonprescription diabetes test device from a person that the licensee
2	knew or should have known was not the nonprescription diabetes test device's manufacturer or
3	the manufacturer's authorized distributors as identified in Section 4160.5.
4	(u) The submission of a reimbursement claim for a nonprescription diabetes test device to a
5	pharmaceutical benefit manager, health insurer, government agency, or other third-party payor
6	when the licensee knew or reasonably should have known that the diabetes test device was not
7	purchased either directly from the manufacturer or from the nonprescription diabetes test device
8	manufacturer's authorized distributors as identified in section 4160.5.
9	17. Section 4306.5, subdivisions (a) and (c), of the Code state:
10	Unprofessional conduct for a pharmacist may include any of the following:
11	(a) Acts or omissions that involve, in whole or in part, the inappropriate exercise of his or
12	her education, training, or experience as a pharmacist, whether or not the act or omission arises in
13	the course of the practice of pharmacy or the ownership, management, administration, or
14	operation of a pharmacy or other entity licensed by the board.
15	
16	(c) Acts or omissions that involve, in whole or in part, the failure to consult appropriate
17	patient, prescription, and other records pertaining to the performance of any pharmacy function.
18	18. Section 4307, subdivision (a), of the Code states:
19	Any person who has been denied a license or whose license has been revoked or is under
20	suspension, or who has failed to renew his or her license while it was under suspension, or who
21	has been a manager, administrator, owner member, officer, director, associate, or partner of any
22	partnership, corporation, firm, or association whose application for a license has been denied or
23	revoked, is under suspension or has been placed on probation, and while acting as the manger,
24	administrator, owner, member, officer, director, associate, or partner had knowledge or
25	knowingly participated in any conduct for which the license was denied, revoked, suspended, or
26	placed on probation, shall be prohibited from serving as a manger, administrator, owner, member,
27	officer, director, associate, or partner of a licensee as follows:
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1	(1) Where a probationary license is issued or where an existing license is placed on
2	probation, this prohibition shall remain in effect for a period not to exceed five years.
3	(2) Where the license is denied or revoked, the prohibition shall continue until the license
4	is issued or reinstated.
5	19. Section 4332 of the Code states:
6	Any person who fails, neglects, or refuses to maintain the records required by Section 4081
7	or who, when called upon by an authorized officer or a member of the board, fails, neglects, or
8	refuses to produce or provide the records within a reasonable time, or who willfully produces or
9	furnishes records that are false, is guilty of a misdemeanor.
10	20. Health and Safety Code section 111260 states:
11	Any drug or device is adulterated if the methods, facilities, or controls used for its
12	manufacture, processing, packing, or holding do not conform to, or are not operated or
13	administered in conformity with current good manufacturing practice to assure that the drug or
14	device meets the requirements of this part as to safety and has the identity and strength, and meets
15	the quality and purity characteristics that it purports or is represented to possess.
16	21. Health and Safety Code section 111295 states:
17	It is unlawful for any person to manufacture, sell, deliver, hold or offer for sale any drug or
18	device that is adulterated.
19	22. Health and Safety Code section 111330 states:
20	Any drug or device is misbranded if its labeling is false or misleading in any particular.
21	23. Health and Safety Code section 111335 states:
22	Any drug or device is misbranded if its labeling or packaging does not conform with the
23	requirements of Chapter 4.
24	24. Health and Safety Code section 111395, subdivision (c), states:
25	Any drug is misbranded in any of the following cases:
26	
27	(c) The contents of the original package have been, wholly or partly, removed and replaced
28	with other material in the package.
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	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION

1	25. Health and Safety Code section 111440 states:
2	It is unlawful for any person to manufacture, sell deliver, hold or offer for sale any drug or
3	device that is misbranded.
4	26. 21 U.S.C. § 352, subdivision (g), states:
5	A drug or device shall be deemed to be misbranded –
6	(g) If it purports to be a drug the name of which is recognized in an official compendium,
7	unless it is packaged and labeled as prescribed therein. The method of packing may be modified
8	with the consent of the Secretary. Whenever a drug is recognized in both the United States
9	Pharmacopoeia and the Homoeopathic Pharmacopoeia of the United States, it shall be subject to
10	the requirements of the United States Pharmacopoeia with respect to packaging and labeling
11	unless it is labeled and offered for sale as a homoeopathic drug, in which case it shall be subject
12	to the provisions of the Homoeopathic Pharmacopoeia of the United States, and not those of the
13	United States Pharmacopoeia, except that in the event of inconsistency between the requirements
14	of this paragraph and those of paragraph (e) as to the name by which the drug or its ingredients
15	shall be designated, the requirements of paragraph (e) shall prevail.
16	REGULATORY PROVISIONS
17	27. California Code of Regulations, title 16, section 1707.4, states:
18	(a) A pharmacy licensed by the board may process a request for refill of a prescription
19	received by a pharmacy within this state, provided:
20	(1) The pharmacy that is to refill the prescription either has a contract with the pharmacy
21	which received the prescription or has the same owner as the other pharmacy.
22	(2) The prescription container:
23	(A) is clearly labeled with all information required by Section 4076 of the Business and
24	Professions Code; and
25	(B) clearly shows the name and address of the pharmacy refilling the prescription and/or the
26	name and address of the pharmacy which receives the refilled prescription for dispensing to the
27	patient.
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	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION

1	(3) The patient is provided with written information, either on the prescription label or with
2	the prescription container, that describes which pharmacy to contact if the patient has any
3	questions about the prescription or medication.
4	(4) Both pharmacies maintain complete and accurate records of the refill, including:
5	(A) the name of the pharmacist who refilled the prescription;
6	(B) the name of the pharmacy refilling the prescription; and
7	(C) the name of the pharmacy that received the refill request.
8	(5) The pharmacy which refills the prescription and the pharmacy to which the refilled
9	prescription is provided for dispensing to the patient shall each be responsible for ensuring the
10	order has been properly filled.
11	(6) The originating pharmacy is responsible for compliance with the requirements set forth
12	in Section 1707.1, 1707.2 and 1707.3 of the California Code of Regulations.
13	(b) Nothing in this section shall be construed as barring a pharmacy from also filling new
14	prescriptions presented by a patient or patient's agent or transmitted to it by a prescriber.
15	28. California Code of Regulations, title 16, section 1711, subdivision (e), states:
16	(e) The primary purpose of the quality assurance review shall be to advance error
17	prevention by analyzing, individually and collectively, investigative and other pertinent data
18	collected in response to a medication error to assess the cause and any contributing factors such
19	as system or process failures. A record of the quality assurance review shall be immediately
20	retrievable in the pharmacy. The record shall contain at least the following:
21	1. the date, location, and participants in the quality assurance review;
22	2. the pertinent data and other information relating to the medication error(s) reviewed and
23	documentation of any patient contact required by subdivision (c);
24	3. the findings and determinations generated by the quality assurance review; and,
25	4. recommend changes to pharmacy policy, procedure, systems, or processes, if any.
26	29. California Code of Regulations, title 16, section 1714, subdivisions (b) and (d), state:
27	(b) Each pharmacy licensed by the board shall maintain its facilities, space, fixtures, and
28	equipment so that drugs are safely and properly prepared, maintained, secured and distributed.
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	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION

The pharmacy shall be of sufficient size and unobstructed area to accommodate the safe practice of pharmacy.

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(d) Each pharmacist while on duty shall be responsible for the security of the prescription department, including provisions for effective control against theft or diversion of dangerous drugs and devices, and records for such drugs and devices. Possession of a key to the pharmacy where dangerous drugs and controlled substances are stored shall be restricted to a pharmacist.
30. California Code of Regulations, title 16, section 1716, states:

9 Pharmacists shall not deviate from the requirements of a prescription except upon the prior
10 consent of the prescriber or to select the drug product in accordance with Section 4073 of the
11 Business and Professions Code.

Nothing in this regulation is intended to prohibit a pharmacist from exercising commonlyaccepted pharmaceutical practice in the compounding or dispensing of a prescription.

31. California Code of Regulations, title 16, section 1717.1, subdivision (a), states:

15 (a) For dangerous drugs other than controlled substances: Two or more pharmacies may

16 establish and use a common electronic file to maintain required dispensing information.

17 Pharmacies using such a common file are not required to transfer prescriptions or information for

18 dispensing purposes between or among pharmacies participating in the same common

19 prescription file.

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32. California Code of Regulations, title 16, section 1718, states:

"Current Inventory" as used in Section 4081 and 4332 of the Business and Professions
Code shall be considered to include complete accountability for all dangerous drugs handled by
every licensee enumerated in Section 4081 and 4332.

The controlled substances inventories required by Title 21, CFR, Section 1304 shall be
available for inspection upon request for at least three years.

33. California Code of Regulations, title 16, section 1793.3, subdivision (a), states:

(a) In addition to employing a pharmacy technician to perform the tasks specified in section

28 1793.2, a pharmacy may employ a non-licensed person to type a prescription label or otherwise

1	enter prescription information into a computer record system, but the responsibility for the
2	accuracy of the prescription information and the prescription as dispensed lies with the registered
3	pharmacist who initials the prescription or prescription record. At the direction of the registered
4	pharmacist, a non-licensed person may also request and receive refill authorization.
5	34. California Code of Regulations, title 22, section 72353, subdivision (d), states:
6	(d) Arrangements shall be made to assure that pharmaceutical services are available to
7	provide patients with prescribed drugs and biologicals.
8	35. California Code of Regulations, title 22, section 72355, subdivision (a)(1), states:
9	(a) Pharmaceutical service shall include, but is not limited to, the following:
10	(1) Obtaining necessary drugs including the availability of 24-hour prescription service on
11	a prompt and timely basis
12	36. 21 C.F.R. § 1301.75, subdivision (b), states:
13	(b) Controlled substances listed in Schedules II, III, IV, and V shall be stored in a securely
14	locked, substantially constructed cabinet. However, pharmacies and institutional practitioners
15	may disperse such substances throughout the stock of noncontrolled substances in such a manner
16	as to obstruct the theft or diversion of the controlled substances.
17	COST RECOVERY
18	37. Section 125.3 of the Code provides, in pertinent part, that the Board may request the
19	administrative law judge to direct a licentiate found to have committed a violation of the licensing
20	act to pay a sum not to exceed its reasonable costs of investigation and enforcement.
21	
22	FACTUAL ALLEGATIONS
23	38. Respondent SCPS Fairfield is one of three pharmacies licensed with the Board which
24	include the words "Senior Care" in their names, and which share some or all owners or officers.
25	The other Senior Care pharmacies are located in Sun Valley, CA and Garden Grove, CA.
26	39. At all times relevant herein, Respondent SCPS Fairfield was a closed-door pharmacy
27	that contracted to provide pharmacy services to long-term-care facilities including skilled nursing
28	facilities (SNFs) and assisted living facilities (ALFs) in the San Francisco Bay Area. At least
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	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION

some of these facilities were subject to regulations promulgated under Title 22 of the California
 Code of Regulations, relating to circumstances and timelines for provision of patient care, and by
 contracting to perform pharmacy services for these facilities, Respondent SCPS Fairfield shared
 the responsibility to comply with Title 22 regulations governing delivery of pharmacy services.

40. Between 2016 and 2018, Respondent SCPS Fairfield and its operations were the
subjects of several inspections and investigations. These inspections and investigations found
numerous violations of state and federal laws and regulations governing pharmacies. These
violations are grouped by type under the following sub-headings. Under each sub-heading are the
causes for discipline alleged on the basis of those alleged facts, and the alleged respondents.

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Using Unlicensed Entity to Dispense Drugs

Novasys Health Systems Private Limited (Novasys) is located in Hyderabad, India 11 41. and is not licensed with the Board. In or about May 2018, and for an unknown period of time 12 prior to this date, Respondent SCPS Fairfield utilized Novasys to dispense dangerous drugs to 13 14 patients. It provided Novasys with access to confidential patient medical information in Respondent SCPS Fairfield's computer software systems (QS1) and its patient profiles which 15 contained patients' medical, contact and insurance information, including patient prescription 16 history. Novasys accessed common electronic files shared with Respondent SCPS Fairfield to 17 update information relevant to the dispensing of dangerous drugs. 18

42. With Respondent SCPS Fairfield's knowledge and consent, Novasys processed new
prescriptions to be dispensed when Respondent SCPS Fairfield was short-staffed. With
Respondent SCPS Fairfield's knowledge and consent, Novasys also initiated the process of refilling prescriptions for dangerous drugs.

FIRST CAUSE FOR DISCIPLINE

(Aiding and Abetting Unlicensed Practice of Pharmacy Against Respondents SCPS Fairfield and Banerjee)

43. Respondents SCPS Fairfield and Banerjee are subject to disciplinary action under
Code section 4301, subdivision (o), Code section 4037, subdivision (a), and/or California Code of
Regulations, title 16, section 1707.4, subdivision (a), section 1717.1, subdivision (a), and/or

section 1793.3 subdivision (a), in that Respondents aided and abetted Novasys, an entity not 1 2 licensed by the Board, to act as a pharmacy licensed by the Board, by allowing Novasys to access Respondent SCPS Fairfield's electronic files, to process prescription refills and to allow non-3 licensed individuals to enter prescription information as set forth above in paragraphs 41-42. 4 5 **Inadequate Records of Diabetic Test Strips** 6 44. On or about December 6, 2017, Board Inspectors conducted an audit of all records of 7 acquisition and disposition of all Respondent SCPS Fairfield's FreeStyle Lite diabetic test strips 8 from April 1, 2015 to December 6, 2017. Records showed that Respondent SCPS Fairfield 9 10 dispensed a total of 726,600 test strips, but only purchased a total of 4,750 test strips from wholesale dealers. This resulted in a negative variance of 721,850 test strips. 11 45. Between April 1, 2015 and July 28, 2016, when Respondent Van Nguyen was the 12 PIC of Respondent SCPS Fairfield, the audit of all records of acquisition and disposition of all 13 14 Respondent SCPS Fairfield's FreeStyle Lite diabetic test strips that Respondent SCPS Fairfield dispensed a total of 512,850, but only purchased a total of 750 test strip from wholesale dealers. 15 A total of 750 test strips were returned during this time period. This resulted in a negative 16 variance of 512,850 test strips. 17 Between August 15, 2016 and December 6, 2017, when Respondent Wong was the 46. 18 PIC of Respondent SCPS Fairfield, the audit of all records of acquisition and disposition of all 19 Respondent SCPS Fairfield's FreeStyle Lite diabetic test strips showed that Respondent SCPS 2021 Fairfield dispensed a total of 197,450 but only purchased a total of 4,000 test strips from wholesale dealers. A total of 3,900 test strips were returned during this time period. This 22 resulted in a negative variance of 197,400 test strips. 23 24 47. On July 17, 2017, an amendment of Code section 4081, subdivision (d), required pharmacies to retain records of acquisition and sale of nonprescription diabetes test devices and to 25 have those records available at all times during business hours. Records reviewed by Board 26 investigators established that from July 17, 2017 to December 6, 2017, Respondent SCPS 27 Fairfield dispensed a total of 63,250 test strips and had an inventory of 50 test strips on December 28 13 (SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION

1	6, 2017. Respondent SCPS Fairfield provided no records of purchasing any test strips from any
2	wholesale dealer during this time period.
3	SECOND CAUSE FOR DISCIPLINE
4	(Failure to Maintain Diabetes Test Device Records
5	Against Respondents SCPS Fairfield and Wong)
6	48. Respondents SCPS Fairfield and Wong are subject to disciplinary action under Code
7	section 4301, subdivision (o), and/or Code section 4081, subdivision (d), in that Respondent
8	SCPS Fairfield failed to maintain records for nonprescription diabetes test devices dispensed
9	pursuant to prescriptions, as set forth above in paragraphs 44-47.
10	THIRD CAUSE FOR DISCIPLINE
11	(Acts Involving Dishonesty, Fraud, Deceit, or Corruption
12	Against Respondents SCPS Fairfield, Van Nguyen, Wong and Banerjee)
13	49. Respondents SCPS Fairfield, Van Nguyen, Wong and Banerjee are subject to
14	disciplinary action under Code section 4301, subdivision (f), in that Respondents dispensed more
15	diabetic test strips than were purchased from wholesale dealers. Respondents billed and
16	dispensed test strips without inventory, as set forth above in paragraphs 44-47.
17	
18	Inconsistent Expiration Dates – Misbranded Products
19	50. On December 6, 2017, Board Inspectors conducted an inspection of Respondent
20	SCPS Fairfield. Inspectors observed prepacked medications ready to be dispensed and found:
21	a. Labeling for 29 packages of Proponol 10mg had two different expiration dates. The
22	expiration date on the patient labels was June 3, 2018, but the pharmacy's own labels listed
23	December 31, 2018 as the expiration date. Inclusion of two different expiration dates on each of
24	the 29 packages could cause confusion for patients and could lead to the continued use of the
25	medication longer than the appropriate expiration date.
26	b. Labeling for 68 packages of Clozapine ODT 100mg had two different expiration dates.
27	The expiration date on the patient labels was June 5, 2019, but the pharmacy's own labels listed
28	May 31, 2018 as the expiration date. Inclusion of two different expiration dates on each of the 68
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	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION

1	packages could cause confusion for patients and could lead to the continued use of the medication
2	longer than the appropriate expiration date.
3	FOURTH CAUSE FOR DISCIPLINE
4	(Misbranded and/or Expired Products
5	Against Respondents SCPS Fairfield and Wong)
6	51. Respondents SCPS Fairfield and Wong are subject to disciplinary action under Code
7	section 4301, subdivision (j) and/or (o), Health and Safety Code section 111330 and/or 111440,
8	and/or Code section 4169, subdivisions (a)(3) and/or (a)(4), in that they sold, delivered, held, or
9	offered for sale dangerous drugs that were misbranded per Health and Safety Code sections
10	111335 and 111395, subdivision (c), or expired, as set forth in paragraph 50 above.
11	
12	Inaccurate Inventory - June 15, 2017 Inspection
13	52. On June 15, 2017, Board Inspectors conducted an inspection of Respondent SCPS
14	Fairfield to audit its inventory of gabapentin 300mg capsules, metformin 500mg tablets and
15	risperidone 1mg tablets. A drug utilization report was requested for a time period of October 1,
16	2014 to June 14, 2017. Based on the records obtained, an audit revealed the following negative
17	variance, meaning that Respondent SCPS Fairfield dispensed a greater amount of medications
18	than were purchased from wholesalers, for each of the three audited medications as follows:
19	a. Gabapentin 300mg, an overage of 48,874 capsules.
20	b. Metformin 500mg, an overage of 4,417.5 tablets.
21	c. Risperidone 1mg, an overage of 6,238.5 tablets.
22	FIFTH CAUSE FOR DISCIPLINE
23	(Failure to Maintain Current Inventory and Records
24	Against Respondents SCPS Fairfield, Van Nguyen, Wong and Banerjee)
25	53. Respondents SCPS Fairfield, Nguyen, Wong and Banerjee are subject to disciplinary
26	action under Code section 4301, subdivision (j) and/or (o), Code section 4081, subdivision (a),
27	and/or California Code of Regulations, title 16, section 1718, in that from October 1, 2014 to June
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	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION

14, 2017, overages of 48,874 capsules of gabapentin 300mg, 4,417.5 tablets of metformin 500mg and 6,238.5 tablets of risperidone 1mg as set forth in paragraph 52 above.

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Security, Inventory, Misbranding, Insurance - February 3 and 11, 2016 Inspections

54. During inspections on February 3, 2016, and again on February 11, 2016, Board Inspectors found cabinets that stored controlled medications, ranging from Schedule II to Schedule V. These cabinets had no locking mechanism to adequately secure the cabinets.

8 55. On February 3, 2016, Board Inspectors observed medication waste disposal bins,
9 containing partially used and expired medications, located throughout the pharmacy, accessible to
10 unlicensed personnel. Controlled and non-controlled drugs were commingled. No records were
11 located or provided regarding any of the medications found in the waste containers.

56. During the inspections on February 3 and February 11, 2016, Board Inspectors found
various medication tablets cut in half. Medications that were halved included: meloxicam 15mg;
Uloric 80mg; Fanapt 10mg; Crestor 20mg; and Crestor 5mg. Cutting these tablets could alter the
intended delivery system, and Inspectors observed uneven splitting of tablets, which would alter
the intended doses of the medications.

57. During the inspections on February 3 and February 11, 2016, Board Inspectors
observed multiple stock bottles which contained a greater quantity than indicated on the bottle.
There were no records or documentation kept or provided that indicated lot numbers or expiration
dates were checked prior to overfilling the bottles. Specific examples included:

- a. Uloric 80mg, 2 containers, bottle indicated 30 each (60 total), total 84 tablets/capsules.
 b. Fanapt 10mg, 1 container, bottle indicated 60, total 109 tablets/capsules.
 - c. Fanapt 8mg, 1 container, bottle indicated 60, total 90 tablets/capsules.
- d. Valproic Acid 250mg, 2 containers, bottle indicated 200 each (400 total), total 276.
 - e. Geodon 60mg, 1 container, bottle indicated 60, total 73.
- 26 f. Geodon 20mg, bottle indicated 60, total 121.
- g. Toviaz 8mg, bottle indicated 30, total 84.
- h. Viread 300mg, bottle indicated 30, total 35.

1	i. Crestor 20mg, bottle indicated 90, total 122.			
2	j. Crestor 10mg, 2 containers, bottle indicated 90 each (180 total), total 227.			
3	k. Crestor, 5mg, bottle indicated 90, 95 tablets/capsules found.			
4	58. Based on records obtained and observations from the inspections on February 3 and			
5	February 11, 2016, Board Inspectors performed an audit of five drugs: Fanapt 8mg; Fanapt 10mg;			
6	Valproic Acid 250mg; Geodone 20mg; and Geodone 60mg. Based on the records obtained, an			
7	audit revealed the following negative variance, meaning that Respondent SCPS Fairfield			
8	dispensed a greater amount of each medication than was purchased from wholesalers:			
9	a. Fanapt 8mg, an overage of 42 tablets.			
10	b. Fanapt 10mg, an overage of 125 tablets.			
11	c. Valproic Acid 250mg, an overage of 3,408 tablets.			
12	d. Geodone 20mg, an overage of 231 tablets.			
13	e. Geodone 60mg, an overage of 62 tablets.			
14	59. Based on records obtained and observations from the inspections on February 3 and			
15	February 11, 2016, Board Inspectors sampled four patients to determine if insurance claims were			
16	reversed when medications were refused at the time of delivery. Records indicated that the			
17	medications for the four patients listed below were refused upon delivery and never accepted by			
18	the health care facility. Accordingly, the insurance claims should have been reversed. Instead,			
19	the following insurance claims had been paid and not subsequently reversed.			
20	a. Patient HK, Rx # 26172666, Risperidone 0.5mg, filled 8/19/15.			
21	b. Patient NO, Rx # 26150913, Divalproex 50mg, filled 5/11/15.			
22	c. Patient KR, Rx # 26172418, Benztropine 1mg, filled 5/8/15.			
23	d. Patient LM, Rx # 26176280, Medroxyprogesterone 10mg, filled 4/30/15.			
24	SIXTH CAUSE FOR DISCIPLINE			
25	(Failure to Maintain Adequate Security			
26	Against Respondents SCPS Fairfield and Van Nguyen)			
27	60. Respondents SCPS Fairfield and Van Nguyen are subject to disciplinary action under			
28	Code section 4301, subdivision (j) and/or (o), California Code of Regulations, title 16, section			
	17			
	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION			

1	1714, subdivision (b) and/or (d), and/or 21 C.F.R. § 1301.75(b), in that, as set forth in paragraphs			
2	54-55 above, cabinets and bins used to store / dispose of controlled substances were not secured.			
3	SEVENTH CAUSE FOR DISCIPLINE			
4	(Failure to Maintain Current Inventory and Records			
5	Against Respondents SCPS Fairfield and Van Nguyen)			
6	61. Respondents SCPS Fairfield and Van Nguyen are subject to disciplinary action under			
7	Code section 4301, subdivision (j) and/or (o), Code section 4081, subdivision (a), and/or			
8	California Code of Regulations, title 16, section 1718, in that multiple waste bins were observed			
9	without records of the disposed medications, as set forth in paragraph 55 above.			
10	EIGHTH CAUSE FOR DISCIPLINE			
11	(Adulterated and/or Misbranded Drugs			
12	Against Respondents SCPS Fairfield and Van Nguyen)			
13	62. Respondents SCPS Fairfield and Van Nguyen are subject to disciplinary action under			
14	Code section 4301, subdivisions (j) and (o), Health and Safety Code sections 111260, 111295,			
15	111330, and/or 111440, and/or Code section 4169, subdivision (a)(2) and/or (a)(3), in that they			
16	sold, delivered, held or offered for sale dangerous drugs that were not intended to be halved that			
17	were cut in half. Medications identified include: meloxicam 15mg; Uloric 80mg; Fanapt 10mg;			
18	Crestor 20mg; and Crestor 5mg, as set forth in paragraph 56 above.			
19	NINTH CAUSE FOR DISCIPLINE			
20	(Adulterated and/or Misbranded Drugs			
21	Against Respondents SCPS Fairfield and Van Nguyen)			
22	63. Respondents SCPS Fairfield and Van Nguyen are subject to disciplinary action under			
23	Code section 4301, subdivisions (j) and (o), Health and Safety Code sections 111260, 111295,			
24	111330, and/or 111440, and/or Code section 4169, subdivision (a)(2) and/or (a)(3), in that they			
25	sold, delivered, held or offered for sale dangerous drugs that were adulterated and/or misbranded			
26	when medication stock bottles were found with a greater amount of medication than was			
27	indicated on the manufacturer labels, as set forth in paragraph 57 above.			
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	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION			

1	TENTH CAUSE FOR DISCIPLINE			
2	(Failure to Maintain Current Inventory and Records			
3	Against Respondents SCPS Fairfield and Van Nguyen)			
4	64. Respondents SCPS Fairfield and Van Nguyen are subject to disciplinary action under			
5	Code section 4301, subdivision (j) and/or (o), Code section 4081, subdivision (a), and/or			
6	California Code of Regulations, title 16, section 1718, in that, as set forth in paragraph 58 above,			
7	between January 15, 2015 and February 11, 2016, an audit revealed inventory overages of 42			
8	tablets of Fanapt 8mg, 125 tablets of Fanapt 10mg, 3408 tablets of Valproic Acid 250mg, 231			
9	tablets of Geodone 20mg, and 62 tablets of Geodone 60mg.			
10	ELEVENTH CAUSE FOR DISCIPLINE			
11	(Failure to Reverse Insurance Claims for Medications Refused Upon Delivery			
12	Against Respondents SCPS Fairfield, Van Nguyen and Banerjee)			
13	65. Respondents SCPS Fairfield, Van Nguyen and Banerjee are subject to disciplinary			
14	action under Code section 4301, subdivision (f), for acts involving dishonesty, fraud, deceit, or			
15	corruption, in that Respondents failed to reverse insurance claims for medications refused upon			
16	delivery and returned to the pharmacy, as set forth in paragraph 59 above.			
17				
18	Medication Error and Quality Assurance			
19	66. The Board received a complaint that Respondent SCPS Fairfield had filled a			
20	prescription that was supposed to be valproic acid 250mg/5 ml syrup with metoclopramide 5mg/5			
21	ml syrup. Evidence obtained established that on June 9, 2016, prescription Rx#26241298 for			
22	patient LF ² was entered into the pharmacy system correctly as valproic acid 250mg/5ml syrup but			
23	was incorrectly dispensed with metoclopramide 5mg/5ml syrup on June 14, 2016.			
24	67. During the course of the investigation, the Board Inspector requested a quality			
25	assurance report pertaining to the acknowledged medication error on October 12, October 20,			
26	October 28 and November 4, 2016. Respondent SCPS Fairfield finally provided the quality			
27	assurance report on November 8, 2016, 27 days after it was first requested.			
28	² Full names will be revealed to Respondents, if requested, during discovery.			
	19			
	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION			

1	TWELFTH CAUSE FOR DISCIPLINE		
2	(Variation from a Prescription		
3	Against Respondent SCPS Fairfield)		
4	68. Respondent SCPS Fairfield is subject to disciplinary action under Code section 4301,		
5	subdivision (j) and/or (o), and/or California Code of Regulations, title 16, section 1716, in that on		
6	or about June 9, 2016, a prescription was entered into the pharmacy system as valproic acid		
7	250mg/5ml syrup but was incorrectly dispensed with metoclopramide 5mg/5ml syrup on June 14,		
8	2016, as set forth in paragraph 66 above.		
9	THIRTEENTH CAUSE FOR DISCIPLINE		
10	(Failure to Comply with Quality Assurance Requirements		
11	Against Respondent SCPS Fairfield)		
12	69. Respondent SCPS Fairfield is subject to disciplinary action under Code section 4301,		
13	subdivision (j) and/or (o), and/or California Code of Regulations, title 16, section 1711,		
14	subdivision (e), in that, as set forth in paragraph 67 above, Respondent failed to maintain an		
15	immediately retrievable quality assurance report in the pharmacy, as required.		
16			
17	Medication Errors; Delays in Delivery; and Withholding Narcotic Medications		
18	70. Between January 25, 2016 and July 20, 2016, the Board received several complaints		
19	against Respondent SCPS Fairfield regarding providing the wrong medications and/or the wrong		
20	dosages, delays in the delivery of medications, and withholding narcotic medications. Following		
21	an investigation of all complaint items, the Board Inspectors found the following.		
22	71. On or about June 30, 2015, zolpidem 5mg was ordered for patient MC. Respondent		
23	SCPS Fairfield incorrectly filled with zolpidem 10mg (RX#24018142). MC ingested eight (8)		
24	days of the wrong dose.		
25	72. On or about August 15, 2015, Respondent SCPS Fairfield dispensed Depakote DR		
26	[divalproex] 500mg tablets without prescriber authorization for patient SSa. On July 8, 2015, SSa		
27	was prescribed Depakote DR 500mg tablets, which were properly filled by Respondent SCPS		
28	Fairfield. On July 22, 2015, SSa was admitted to a hospital, then discharged back to Creekside		
	20		
	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION		

Behavioral Health on August 6, 2015, with new orders, but no new orders for Depakote DR 1 2 500mg tablets. The orders from the previous stay at Creekside should have been removed when the new orders were entered. In addition, the blister packs for divalproex dispensed October 4, 3 2015, October 29, 2015 and November 24, 2015, were each misbranded with an incorrect 4 expiration date. The expiration date for repackaged bubble cards should either be one year from 5 the date of fill or the actual expiration date of the stock bottle, whichever is less. For the 6 divalproex dispensed October 4, 2015, the expiration date was December 31, 2017. For the 7 divalproex dispensed October 29, 2015, the expiration date was January 31, 2018. For the 8 9 divalproex dispensed November 24, 2015, the expiration date was December 31, 2017.

73. On or about December 23, 2015, Respondent SCPS Fairfield received a refill request
for Ativan 2mg for patient SSm at Creekside. Respondent SCPS Fairfield did not deliver the
drug until January 28, 2016. Patient SSm missed one dose of medication as a result.

74. On or about February 8, 2016, Respondent SCPS Fairfield received a prescription
order for Pristiq for patient AAP. Respondent SCPS Fairfield contacted the prescriber late in the
evening at home and made a recommendation to change the prescriber's order from Pristiq to
Effexor because the insurance required AAP to have tried and failed Effexor before Pristiq.
AAP's patient profile indicated that AAP had already tried and failed Effexor from November
2014 to August 2015.

19 75. On or about May 9, 2013, Respondent SCPS Fairfield dispensed a partial fill for
20 carbamazepine ER 300mg for patient IS because Respondent SCPS Fairfield did not have enough
21 of the product on hand to fill the entire prescription. Respondent SCPS Fairfield failed to deliver
22 the balance of the drug until May 14, 2013, causing patient IS to miss three doses.

76. On or about June 5, 2013, Respondent SCPS Fairfield dispensed a partial fill for
diazepam 2mg tablets [9 tablets out of 84] for patient RT. Respondent SCPS Fairfield failed to
timely order diazepam 2mg tablets from its wholesaler on June 5 or June 6, 2013, which would
have arrived before RT ran out of medication. Respondent SCPS Fairfield failed to deliver the
balance of the drug until June 10, 2013, causing patient RT to miss five doses.

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1	77. Between January 20, 2015 and March 16, 2016, Respondent SCPS Fairfield			
2	dispensed Abilify Maintena ER 400 mg to patient GA. The prescription was written for Abilify			
3	Maintena Injection 400 mg intramuscularly every four weeks. The label prepared by Respondent			
4	SCPS Fairfield stated to inject 1ml (400mg) every four weeks. However, 1ml is equivalent to			
5	200mg, not 400mg. These prescriptions were labeled incorrectly, resulting in a half dose.			
6	78. On or about April 12, 2016, Respondent SCPS Fairfield received a verbal order for			
7	Ativan for patient ERL. Respondent SCPS Fairfield refused the verbal order and required the			
8	physician to submit a triplicate order instead. As a result, patient ERL went without Ativan until			
9	April 13, 2016 and attacked another patient at Creekside.			
10	79. On or about May 6, 2016, Respondent SCPS Fairfield dispensed clozapine 25mg			
11	tablets with directions for patient WB to take three tablets with one tablet of clozapine 100mg			
12	twice daily. One bubble in the bubble pack contained two clozapine 25mg instead of three.			
13	80. On or about May 4, 2016, Respondent SCPS Fairfield received an order from LB's			
14	physician to discontinue a prescription for levothyroxine 50mcg for patient LB. Despite this			
15	order to discontinue, Respondent SCPS Fairfield filled an order for levothyroxine 50mcg for			
16	patient LB on May 5, 2016 and delivered it to Creekside for patient LB on May 11, 2016.			
17	81. On or about January 11, 2016, Respondent SCPS Fairfield's contracted transporters			
18	delivered medications to Creekside and left a 30 gallon bag of medications unattended in the			
19	hallway of the lockdown Behavior Health Unit for approximately 20 minutes.			
20	FOURTEENTH CAUSE FOR DISCIPLINE			
21	(Variation from a Prescription			
22	Against Respondent SCPS Fairfield)			
23	82. Respondent SCPS Fairfield is subject to disciplinary action under Code section 4301,			
24	subdivision (j) and/or (o), and/or California Code of Regulations, title 16, section 1716, in that on			
25	or about June 30, 2015, as set forth in paragraph 71 above, a prescription was entered correctly as			
26	zolpidem 5mg but was incorrectly dispensed with zolpidem 10mg.			
27	///			
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ļ	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION			

1	FIFTEENTH CAUSE FOR DISCIPLINE			
2	(Variation from a Prescription			
3	Against Respondents SCPS Fairfield and Van Nguyen)			
4	83. Respondents SCPS Fairfield and Van Nguyen are subject to disciplinary action under			
5	Code section 4301, subdivision (j) and/or (o), and/or California Code of Regulations, title 16,			
6	section 1716, in that on or about August 15, 2015, as set forth in paragraph 72 above, Respondent			
7	SCPS Fairfield dispensed Depakote DR 500mg tablets without authorization from the prescriber.			
8	SIXTEENTH CAUSE FOR DISCIPLINE			
9	(Misbranded and/or Expired Products			
10	Against Respondents SCPS Fairfield and Van Nguyen)			
11	84. Respondents SCPS Fairfield and Van Nguyen are subject to disciplinary action under			
12	Code section 4301, subdivision (j) and/or (o), Health and Safety Code section 111330 and/or			
13	111440, Code section 4169, subdivisions (a)(3) and/or (a)(4), and/or 21 U.S.C. § 352, in that, as			
14	set forth in paragraph 72 above, they sold, delivered, held or offered for sale dangerous drugs			
15	with incorrect expiration dates; blister packs for divalproex dispensed October 4, 2015, October			
16	29, 2015, and November 24, 2015, for patient SSa, each bore an incorrect expiration date.			
17	SEVENTEENTH CAUSE FOR DISCIPLINE			
18	(Failure to Timely Dispense Prescription Drugs			
19	Against Respondents SCPS Fairfield and Van Nguyen)			
20	85. Respondents SCPS Fairfield and Van Nguyen are subject to disciplinary action under			
21	Code section 733, subdivision (a), 4301, subdivisions (j) and (o), and/or California Code of			
22	Regulations, title 22, section 72353, subdivision (a), and/or 72355, subdivision (a)(1), in that they			
23	failed to timely provide Ativan 2mg for patient SSm as set forth in paragraph 73 above.			
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25	///			
26	///			
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	23			
	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION			

1	EIGHTEENTH CAUSE FOR DISCIPLINE			
2	(Failure to Consult Appropriate Patient Records			
3	Against Respondent SCPS Fairfield)			
4	86. Respondent SCPS Fairfield is subject to disciplinary action under Code section			
5	4306.5, subdivision (c), in that, as set forth in paragraph 74 above, it failed to review patient			
6	AAP's patient profile prior to making a recommendation to change a medication.			
7	NINETEENTH CAUSE FOR DISCIPLINE			
8	(Failure to Timely Dispense Prescription Drugs			
9	Against Respondents SCPS Fairfield and Banerjee)			
10	87. Respondents SCPS Fairfield and Banerjee are subject to disciplinary action under			
11	Code section 733, subdivision (a), 4301, subdivisions (j) and (o), and/or California Code of			
12	Regulations, title 22, section 72353, subdivision (a), and/or 72355, subdivision (a)(1), in that, as			
13	set forth in paragraph 75 above, they failed to timely provide carbamazepine to patient IS.			
14	TWENTIETH CAUSE FOR DISCIPLINE			
15	(Failure to Timely Dispense Prescription Drugs			
16	Against Respondents SCPS Fairfield and Banerjee)			
17	88. Respondents SCPS Fairfield and Banerjee are subject to disciplinary action under			
18	Code section 733, subdivision (a), 4301, subdivisions (j) and (o), and/or California Code of			
19	Regulations, title 22, section 72353, subdivision (a), and/or 72355, subdivision (a)(1), in that, as			
20	set forth in paragraph 76 above, they failed to timely provide diazepam 2mg tablets to patient RT.			
21	TWENTY-FIRST CAUSE FOR DISCIPLINE			
22	(Improperly Labeled Prescription Container			
23	Against Respondents SCPS Fairfield and Van Nguyen)			
24	89. Respondents SCPS Fairfield and Van Nguyen are subject to disciplinary action under			
25	Code section 4301, subdivisions (j) and/or (o), and/or Code section 4076(a)(2), in that they failed			
26	to properly label prescriptions dispensed to patient GA from January 20, 2015 to March 16, 2016,			
27	as set forth in paragraph 77 above.			
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	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION			

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1	TWENTY-SECOND CAUSE FOR DISCIPLINE			
2	(Failure to Timely Dispense Prescription Drugs			
3	Against Respondents SCPS Fairfield and Van Nguyen)			
4	90. Respondents SCPS Fairfield and Van Nguyen are subject to disciplinary action under			
5	Code section 733, subdivision (a), 4301, subdivisions (j) and (o), and/or California Code of			
6	Regulations, title 22, section 72353, subdivision (a), and/or 72355, subdivision (a)(1), in that, as			
7	set forth in paragraph 78 above, they failed to accept a verbal order for Ativan for patient ERL,			
8	unnecessarily delaying delivery of medication pursuant to a valid verbal order.			
9	TWENTY-THIRD CAUSE FOR DISCIPLINE			
10	(Variation from a Prescription			
11	Against Respondents SCPS Fairfield and Wong)			
12	91. Respondents SCPS Fairfield and Wong are subject to disciplinary action under Code			
13	section 4301, subdivision (j) and/or (o), and/or California Code of Regulations, title 16, section			
14	1716, in that on that on May 6, 2016, as set forth in paragraph 85 above, Respondents SCPS			
15	Fairfield and Wong dispensed the prescription for Clozapine 25mg for patient WB incorrectly.			
16	TWENTY-FOURTH CAUSE FOR DISCIPLINE			
17	(Variation from a Prescription			
18	Against Respondents SCPS Fairfield and Van Nguyen)			
19	92. Respondents SCPS Fairfield and Van Nguyen are subject to disciplinary action under			
20	Code section 4301, subdivision (j) and/or (o), and/or California Code of Regulations, title 16,			
21	section 1716, in that they filled a prescription for levothyroxine 50mcg for patient LB on May 5,			
22	2016 and delivered it to Creekside for patient LB on May 11, 2016, despite the fact that LB's			
23	physician had discontinued the prescription on May 4, 2016, as set forth in paragraph 80 above.			
24	TWENTY-FIFTH CAUSE FOR DISCIPLINE			
25	(Failure to Maintain Adequate Security			
26	Against Respondents SCPS Fairfield and Van Nguyen)			
27	93. Respondents SCPS Fairfield and Van Nguyen are subject to disciplinary action under			
28	Code section 4301, subdivision (j) and/or (o), California Code of Regulations, title 16, section			
	25			
	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION			

1	1714, subdivision (b) and/or (d), in that, as set forth in paragraph 81 above, on or about January			
2	11, 2016, transporters contracted by Respondent SCPS Fairfield left a 30 gallon bag of			
3	medications unattended in the hallway of the lockdown Behavior Health Unit.			
4				
5	PRAYER			
6	WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,			
7	and that following the hearing, the Board of Pharmacy issue a decision:			
8	1. Revoking or suspending Pharmacy Permit Number PHY 50619, issued to Senior Care			
9	Pharmacy Services Fairfield, Inc.;			
10	2. Prohibiting Senior Care Pharmacy Services Fairfield, Inc., from serving as a manager,			
11	administrator, owner, member, officer, director, associate, or partner of a licensee for five years if			
12	Pharmacy Permit Number PHY 50619 is placed on probation or until Pharmacy Permit Number			
13	PHY 50619 is reinstated if Pharmacy Permit Number PHY 50619 issued to Senior Care			
14	Pharmacy Services Fairfield, Inc. is revoked;			
15	3. Revoking or suspending Original Pharmacist License Number RPH 45184, issued to			
16	Samitendu Banerjee;			
17	4. Prohibiting Samitendu Banerjee from serving as a manager, administrator, owner,			
18	member, officer, director, associate, or partner of a licensee for five years if Pharmacist License			
19	Number RPH 45184 is placed on probation or until Pharmacist License Number RPH 45184 is			
20	reinstated if Pharmacist License Number RPH 45184 issued to Samitendu Banerjee is revoked;			
21	5. Revoking or suspending Original Pharmacist License Number RPH 66472, issued to			
22	Van Thao My Nguyen;			
23	6. Prohibiting Van Thao My Nguyen from serving as a manager, administrator, owner,			
24	member, officer, director, associate, or partner of a licensee for five years if Pharmacist License			
25	Number RPH 66472 is placed on probation or until Pharmacist License Number RPH 66472 is			
26	reinstated if Pharmacist License Number RPH 66472 issued to Van Thao My Nguyen is revoked;			
27	7. Revoking or suspending Original Pharmacist License Number RPH 73152, issued to			
28	Kali Wong;			
	26			
	(SENIOR CARE PHARMACY SERVICES FAIRFIELD INC., et al.) ACCUSATION			

1	8.	Prohibiting Kali Wong from set	rving as a manager, administrator, owner, member,	
2	officer, dire	ector, associate, or partner of a li	censee for five years if Pharmacist License Number	
3	RPH 73152	2 is placed on probation or until l	Pharmacist License Number RPH 73152 is reinstated	
4	if Pharmac	ist License Number RPH 73152	issued to Kali Wong is revoked;	
5	9. Ordering Senior Care Pharmacy Services Fairfield, Inc, Samitendu Banerjee, Van			
6	Thao Nguy	Thao Nguyen and Kali Wong to pay the Board of Pharmacy the reasonable costs of the		
7	investigatio	on and enforcement of this case,	pursuant to Business and Professions Code section	
8	125.3; and,	,		
9	10. Taking such other and further action as deemed necessary and proper.			
10			O Colo	
11	DATED:	April 14, 2020	anne Sodergren	
12			ANNE SODERGREN Executive Officer Board of Phormocy	
13			Board of Pharmacy Department of Consumer Affairs State of California	
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