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

In the Matter of the Accusation Against:

HOFFMANN HOME CARE, INC., dba HOFFMANN HOMECARE; THOMAS A. HOFFMANN, PRESIDENT; BETH HOFFMANN, VICE-PRESIDENT, Pharmacy Permit No. PHY 37014; and

THOMAS ALAN HOFFMANN,
Registered Pharmacist License No. RPH 38673; and

RENEE SUE BISCHOFF,
Pharmacy Technician Registration No. TCH 1061,

Respondents

Agency Case No. 6945

OAH No. 2020120417

# **DECISION AND ORDER**

The attached Stipulated Surrender of License 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 August 18, 2021.

It is so ORDERED on July 19, 2021.

BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

Ву

Seung W. Oh, Pharm.D. Board President

1	Don Dover				
	ROB BONTA Attorney General of California SHAWN P. COOK Supervising Deputy Attorney General ANDREW AMARA Deputy Attorney General				
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3					
4	State Bar No. 271311 300 So. Spring Street, Suite 1702				
5	Los Angeles, CA 90013 Telephone: (213) 269-6531 Facsimile: (916) 731-2126 Attorneys for Complainant				
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8	BEFOR BOARD OF P				
9	DEPARTMENT OF CO	ONSUMER AFFAIRS			
10	STATE OF CA	ALIFORNIA			
11					
12	In the Matter of the Accusation Against:	Case No. 6945			
13	HOFFMANN HOME CARE, INC., DBA HOFFMANN HOMECARE; THOMAS A.	OAH No. 2020120417			
14	HOFFMANN, PRESIDENT; BETH	STIPULATED SETTLEMENT AND DISCIPLINARY ORDER FOR			
15	HOFFMAN, VICE-PRESIDENT 2225 E. Street, Suite 200	SURRENDER AND PUBLIC REPROVAL			
16	Bakersfield, CA 93301	[Bus. & Prof. Code § 495]			
17	Pharmacy Permit No. PHY 37014,				
18	THOMAS ALAN HOFFMANN				
19	306 Penzance Dr., Bakersfield, CA 93312				
20	Registered Pharmacist License No. RPH				
21	38673				
22	and				
23	RENEE SUE BISCHOFF				
24	4816 Planz Rd., #5 Bakersfield, CA 93309				
25					
26	Pharmacy Technician Registration No. TCH 1061,				
27	Respondents.				
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IT IS HEREBY STIPULATED AND AGREED by and between the parties to the aboveentitled proceedings that the following matters are true:

# **PARTIES**

- 1. Anne Sodergren (Complainant) is the Executive Officer of the Board of Pharmacy (Board). She brought this action solely in her official capacity and is represented in this matter by Rob Bonta, Attorney General of the State of California, by Andrew Amara, Deputy Attorney General.
- Respondent Hoffmann Home Care, Inc., dba Hoffmann Homecare; Thomas Hoffman, President; Beth Hoffman, Vice-President (Respondent Hoffman Homecare); Thomas A.
   Hoffmann (Respondent Hoffman) are represented in this proceeding by attorney Tony Park and Andre Vizcocho whose address is: 55 Cetus, 1<sup>st</sup> Floor, Irvine, CA 92618

# **JURISDICTION**

- 3. On or about March 26, 1991, the Board issued Pharmacy Permit No. PHY 37014 to Respondent Hoffman Homecare. The Pharmacy Permit expired on October 1, 2019, and has not been renewed.
- 4. On or about August 14, 1984, the Board of Pharmacy issued Registered Pharmacist License Number RPH 38673 to Respondent Hoffman. The Registered Pharmacist License was in full force and effect at all times relevant to the charges brought herein and will expire on December 31, 2021, unless renewed.
- 5. Section 118, subdivision (b), of California's Business and Professions Code provides that the suspension, expiration surrender, or cancellation of a license shall not deprive the Board of jurisdiction to proceed with a disciplinary action during the period within which the license may be renewed, restored, reissued or reinstated.
- 6. Accusation No. 6945 was filed before the Board of Pharmacy (Board), Department of Consumer Affairs and is currently pending against Respondents. The Accusation and all other statutorily required documents were properly served on Respondents on October 1, 2020. Respondents timely filed their Notices of Defense contesting the Accusation. A copy of Accusation No. 6945 is attached as exhibit A and incorporated herein by reference.

# ADVISEMENT AND WAIVERS

- 7. Respondents have carefully read, fully discussed with counsel, and understands the charges and allegations in Accusation No. 6945. Respondents have also carefully read, fully discussed with counsel, and understands the effects of this Stipulated Settlement and Disciplinary Order for Surrender and Public Reproval.
- 8. Respondents are fully aware of their legal rights in this matter, including the right to a hearing on the charges and allegations in the Accusation; the right to be represented by counsel at its own expense; the right to confront and cross-examine the witnesses against them; the right to present evidence and to testify on its own behalf; the right to the issuance of subpoenas to compel the attendance of witnesses and the production of documents; the right to reconsideration and court review of an adverse decision; and all other rights accorded by the California Administrative Procedure Act and other applicable laws.
- 9. Respondents voluntarily, knowingly, and intelligently waives and gives up each and every right set forth above.

# **CULPABILITY**

- 10. Respondent Hoffman Homecare admits the truth of each and every charge and allegation in Accusation No. 6945.
- 11. Respondent Hoffman Homecare agrees that its Pharmacy Permit is subject to discipline and agrees to be bound by the Disciplinary Order below.
- 12. Respondent Hoffman understands and agrees that the charges and allegations in Accusation No. 6945, if proven at a hearing, constitute cause for imposing discipline upon its Pharmacy Permit.
- 13. For the purpose of resolving the Accusation without the expense and uncertainty of further proceedings, Respondent Hoffman agrees that, at a hearing, Complainant could establish a factual basis for the charges in the Accusation, and that Respondent Hoffman hereby gives up its right to contest those charges. Respondent Hoffman further agrees and stipulates that if Respondent Hoffman commits an actionable violation within five (5) years of the effective date

of this Decision and Order, Respondent Hoffman shall be deemed to admit the truth of each and every allegation in Accusation No. 6945.

# **CONTINGENCY**

- 14. This stipulation shall be subject to approval by the Board of Pharmacy. Respondents understand and agree that counsel for Complainant and the staff of the Board of Pharmacy may communicate directly with the Board regarding this stipulation and settlement, without notice to or participation by Respondents or their counsel. By signing the stipulation, Respondents understand and agree that they may not withdraw its agreement or seek to rescind the stipulation prior to the time the Board considers and acts upon it. If the Board fails to adopt this stipulation as its Decision and Order, the Stipulated Settlement and Disciplinary Order for Surrender and Public Reproval shall be of no force or effect, except for this paragraph, it shall be inadmissible in any legal action between the parties, and the Board shall not be disqualified from further action by having considered this matter.
- 15. The parties understand and agree that Portable Document Format (PDF) and facsimile copies of this Stipulated Settlement and Disciplinary Order for Surrender and Public Reproval, including PDF and facsimile signatures thereto, shall have the same force and effect as the originals.
- 16. This Stipulated Settlement and Disciplinary Order for Surrender and Public Reproval is intended by the parties to be an integrated writing representing the complete, final, and exclusive embodiment of their agreement. It supersedes any and all prior or contemporaneous agreements, understandings, discussions, negotiations, and commitments (written or oral). This Stipulated Settlement and Disciplinary Order for Surrender and Public Reproval may not be altered, amended, modified, supplemented, or otherwise changed except by a writing executed by an authorized representative of each of the parties.
- 17. In consideration of the foregoing admissions and stipulations, the parties agree that the Board may, without further notice or formal proceeding, issue and enter the following Disciplinary Order:

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# **SURRENDER ORDER**

IT IS HEREBY ORDERED that Pharmacy Permit No. PHY 37014, issued to Respondent Hoffmann Home Care is surrendered and accepted by the Board.

- 1. The surrender of Respondent Hoffman Homecare's Pharmacy Permit and the acceptance of the surrendered license by the Board shall constitute the imposition of discipline against Respondent Hoffman Homecare. This stipulation constitutes a record of the discipline and shall become a part of Respondent Hoffman Homecare's license history with the Board.
- 2. Respondent Hoffman Homecare shall lose all rights and privileges as a licensed pharmacy in California as of the effective date of the Board's Decision and Order.
- 3. Respondent Hoffman Homecare shall cause to be delivered to the Board its pocket license and, if one was issued, its wall certificate on or before the effective date of the Decision and Order.
- 4. Respondent Hoffmann Homecare may only seek a new or reinstated license from the Board by way of a new application for licensure. Respondent Hoffmann Homecare shall not be eligible to petition for reinstatement of licensure.
- 5. Respondent Hoffmann Homecare may not reapply for any license from the Board for three (3) years from the effective date of this Decision and Order. Respondent Hoffman Homecare stipulates that should Respondent Hoffmann Homecare apply for any license from the Board on or after the effective date of this Decision and Order, all allegations set forth in the Accusation No. 6945 shall be deemed to be true, correct and admitted by Respondent Hoffman Homecare when the Board determines whether to grant or deny the application. Respondent Hoffman Homecare shall satisfy all requirements applicable to that license as of the date the application is submitted to the Board. Respondent Hoffmann Homecare is required to report this surrender as disciplinary action.

# DISCIPLINARY ORDER

IT IS HEREBY ORDERED that Registered Pharmacist License Number RPH 38673 to Respondent Hoffman shall be publicly reproved by the Board of Pharmacy under Business and Professions Code section 495 in resolution of Accusation No. 6945, attached as exhibit A.

Cost Recovery. No later than 36 months from the effective date of the Decision, Respondent Hoffman shall pay \$12,500.00 to the Board for its costs associated with the investigation and enforcement of this matter pursuant to Business and Professions Code Section 125.3. If Respondent Hoffman fails to pay the Board costs as ordered, Respondent Hoffman shall not be allowed to renew his Pharmacists License until Respondent Hoffman pays costs in full. In addition, the Board may enforce this order for payment of its costs in any appropriate court, in addition to any other rights the Board may have.

Full Compliance. As a resolution of the charges in Accusation No. 6945, this stipulated settlement is contingent upon Respondent Hoffman's full compliance with all conditions of this Order. If Respondent Hoffman fails to satisfy any of these conditions, such failure to comply constitutes cause for discipline, including outright revocation, of Respondent Hoffman's Registered Pharmacist License Number RPH 38673.

# **ACCEPTANCE**

I have carefully read the above Stipulated Settlement and Disciplinary Order for Surrender and Public Reproval and have fully discussed it with my attorneys, Tony J. Park and Andre Vizcocho. I understand the stipulation and the effect it will have on my Pharmacy Permit. I enter into this Stipulated Settlement and Disciplinary Order for Surrender and Public Reproval voluntarily, knowingly, and intelligently, and agree to be bound by the Decision and Order of the Board of Pharmacy.

DATED: 4/28/2/
RESPONDENT HOFFMAN HOME

RESPONDENT HOFFMAN HOMECARE Respondent

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1	I have carefully read the above Stipulated Settlement and Disciplinary Order for Surrender			
2	and Public Reproval and have fully discussed it with my attorneys, Tony J. Park and Andre			
3	Vizcocho. I understand the stipulation and the effect it will have on my Registered Pharmacist			
4	License. I enter into this Stipulated Settlement and Disciplinary Order for Surrender and Public			
5	Reproval voluntarily, knowingly, and intelligently, and agree to be bound by the Decision and			
6	Order of the Board of Pharmacy.			
7 8	DATED: 4/28/21			
9	RESPONDENT HOFFMAN Respondent			
10	I have read and fully discussed with Respondent Hoffmann Home Care, and Respondent			
11	Hoffman the terms and conditions and other matters contained in the above Stipulated Settlemen			
12	and Disciplinary Order for Surrender and Public Reproval. I approve its form and content.			
13	DATED:			
14	TONY J. PARK/ANDRE VIZCOCHO Attorney for Respondent			
15				
16	ENDORSEMENT			
17	The foregoing Stipulated Settlement and Disciplinary Order for Surrender and Public			
18	Reproval is hereby respectfully submitted for consideration by the Board of Pharmacy of the			
19	Department of Consumer Affairs.			
20	DATED: Respectfully submitted,			
21	ROB BONTA Attorney General of California SHAWN P. COOK			
23	Supervising Deputy Attorney General			
24				
25	ANDREW AMARA Deputy Attorney General			
26	Attorneys for Complainant			
27	LA2020600741			
28	Hoffman Stip Doc.docx			

1	I have carefully read the above Stipulated Settlement and Disciplinary Order for Surrender				
2	and Public Reproval and have fully discussed it with my attorneys, Tony J. Park and Andre				
3	Vizcocho. I understand the stipulation and the effect it will have on my Registered Pharmacist				
4	License. I enter into this Stipulated Settlement and Disciplinary Order for Surrender and Public				
5	Reproval voluntarily, knowingly, and intelligently, and agree to be bound by the Decision and				
6	Order of the Board of Pharmacy.				
7					
8	DATED:				
9	RESPONDENT HOFFMAN Respondent				
10	I have read and fully discussed with Respondent Hoffmann Home Care, and Respondent				
11	Hoffman the terms and conditions and other matters contained in the above Stipulated Settlement				
12	and Disciplinary Order for Surrender and Public Reproval. papprove its form and content.				
13	DATED: April 28, 2021				
14	TONY J. PARK/ANDRE VIZCOCHO Attorney for Respondent				
15					
16	ENDORSEMENT				
17	The foregoing Stipulated Settlement and Disciplinary Order for Surrender and Public				
18	Reproval is hereby respectfully submitted for consideration by the Board of Pharmacy of the				
19	Department of Consumer Affairs.				
20	DATED: April 28, 2021 Respectfully submitted,				
21	ROB BONTA Attorney General of California				
22	SHAWN P. COOK Supervising Deputy Attorney General				
23	Andrew Amara				
24	Andrew Amara				
25	Deputy Attorney General  Attorneys for Complainant				
26	Miorneys for Complainain				
27	LA2020600741 Hoffman Stip Dog dogy				
28	Hoffman Stip Doc.docx				

# Exhibit A

Accusation No. 6945

1	XAVIER BECERRA				
2	Attorney General of California SHAWN P. COOK				
3	Supervising Deputy Attorney General ANDREW AMARA				
4	Deputy Attorney General State Bar No. 271311				
5	300 So. Spring Street, Suite 1702 Los Angeles, CA 90013				
6	Telephone: (213) 269-6531 Facsimile: (916) 731-2126				
7	Attorneys for Complainant				
8	BEFOR	E THE			
9	BOARD OF P DEPARTMENT OF CO				
10	STATE OF CA				
11					
12	In the Matter of the Accusation Against:	Case No. 6945			
13	HOFFMANN HOME CARE, INC., DBA HOFFMANN HOMECARE; THOMAS A.				
14	HOFFMANN, PRESIDENT; BETH HOFFMAN, VICE-PRESIDENT	ACCUSATION			
15	2225 E. Street, Suite 200 Bakersfield, CA 93301				
16	Pharmacy Permit No. PHY 37014,				
17					
18 19	THOMAS ALAN HOFFMANN 306 Penzance Dr., Bakersfield, CA 93312				
20	Registered Pharmacist License No. RPH 38673				
21					
22	and RENEE SUE BISCHOFF				
23	4816 Planz Rd., #5 Bakersfield, CA 93309				
24	Pharmacy Technician Registration No. TCH				
25	1061,				
26	Respondents.				
27					
28	///				
	(HOFFMANN HOME CARE, INC., DBA HOFFMANN F	OMECADE: THOMAS A HOEEMANN DENIES SHE			
		F, and THOMAS ALAN HOFFMANN, RENEE SUE			

# **PARTIES**

- 1. Anne Sodergren (Complainant) brings this Accusation solely in her official capacity as the Executive Officer of the Board of Pharmacy, Department of Consumer Affairs.
- 2. On or about March 26, 1991, the Board of Pharmacy issued Pharmacy Permit
  Number PHY 37014 to Hoffmann Home Care, Inc., dba Hoffmann Homecare; Thomas Hoffman,
  President; Beth Hoffman, Vice-President (Respondent Hoffman Homecare); Thomas A.
  Hoffmann (Respondent Hoffman). The Pharmacy Permit expired on October 1, 2019, and has
  not been renewed.
- 3. On or about August 14, 1984, the Board of Pharmacy issued Registered Pharmacist License Number RPH 38673 to Respondent Hoffman. The Registered Pharmacist License was in full force and effect at all times relevant to the charges brought herein and will expire on December 31, 2021, unless renewed.
- 4. On or about October 28, 1992, the Board of Pharmacy issued Pharmacy Technician Registration Number TCH 1061 to Renee Sue Bischoff (Respondent Bischoff). The Pharmacy Technician Registration expired on September 30, 2018, and has not been renewed.

# **JURISDICTION**

- 5. This Accusation is brought before the Board of Pharmacy (Board), Department of Consumer Affairs, under the authority of the following laws. All section references are to the Business and Professions Code (Code) unless otherwise indicated.
- 6. Section 118, subdivision (b), of the Code provides that the suspension, expiration surrender, or cancellation of a license shall not deprive the Board of jurisdiction to proceed with a disciplinary action during the period within which the license may be renewed, restored, reissued or reinstated.
- 7. Section 4300, subdivision (a), of the Code provides that every license issued by the Board may be suspended or revoked.
  - 8. Section 4300.1 of the Code states:

The expiration, cancellation, forfeiture, or suspension of a board-issued license

by operation of law or by order or decision of the board or a court of law, the placement of a license on a retired status, or the voluntary surrender of a license by a licensee shall not deprive the board of jurisdiction to commence or proceed with any investigation of, or action or disciplinary proceeding against, the licensee or to render a decision suspending or revoking the license.

# **STATUTORY AND REGULATORY PROVISIONS**

## 9. Section 4022 of the Code states:

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

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

## 10. Section 4307 of the Code states:

- "(a) Any person who has been denied a license or whose license has been revoked or is under suspension, or who has failed to renew his or her license while it was under suspension, or who has been a manager, administrator, owner, member, officer, director, associate, partner, or any other person with management or control of any partnership, corporation, trust, firm, or association whose application for a license has been denied or revoked, is under suspension or has been placed on probation, and while acting as the manager, administrator, owner, member, officer, director, associate, partner, or any other person with management or control had knowledge of or knowingly participated in any conduct for which the license was denied, revoked, suspended, or placed on probation, shall be prohibited from serving as a manager, administrator, owner, member, officer, director, associate, partner, or in any other position with management or control of a licensee as follows:
- (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 years.
- (2) Where the license is denied or revoked, the prohibition shall continue until the license is issued or reinstated.
- (b) "Manager, administrator, owner, member, officer, director, associate, partner, or any other person with management or control of a license" as used in this section and Section 4308, may refer to a pharmacist or to any other person who serves in such capacity in or for a licensee.
- (c) The provisions of subdivision (a) may be alleged in any pleading filed pursuant to Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of the Government Code. However, no order may be issued in that case except as to a person who is named in the caption, as to whom the pleading alleges the applicability of this section, and where the person has been given notice of the proceeding as required by Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of the Government Code. The authority to proceed as provided by this subdivision shall be in addition to the board's authority to proceed under Section 4339 or any other provision of law."
- 11. Section 4060 of the Code states:

No person shall possess any controlled substance, except that furnished to a person upon the prescription of a physician, dentist, podiatrist, optometrist, veterinarian, or naturopathic doctor pursuant to Section 3640.7, or furnished pursuant to a drug order issued by a certified nurse-midwife pursuant to Section 2746.51, a nurse practitioner pursuant to Section 2836.1, or a physician assistant pursuant to Section 3502.1, or naturopathic doctor pursuant to Section 3640.5, or a pharmacist pursuant to either subparagraph (D) of paragraph (4) of, or clause (iv) of subparagraph (A) of paragraph (5) of, subdivision (a) of Section 4052. This section shall not apply to the possession of any controlled substance by a manufacturer, wholesaler, pharmacy, pharmacist, physician, podiatrist, dentist, optometrist, veterinarian, naturopathic doctor, certified nurse-midwife, nurse practitioner, or physician assistant, when in stock in containers correctly labeled with the name and address of the supplier or producer.

Nothing in this section authorizes a certified nurse-midwife, a nurse practitioner, a physician assistant, or a naturopathic doctor, to order his or her own stock of dangerous drugs and devices.

# 12. Section 4301 of the Code states, in pertinent part:

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:

. . . .

(f) The commission of any act involving moral turpitude, dishonesty, fraud; 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.

. . .

(j) The violation of any of the statutes of this state, of any other state, or of the United States regulating controlled substances and dangerous drugs.

. . . .

(1) The conviction of a crime substantially related to the qualifications, functions, and duties of a licensee under this chapter. The record of conviction of a violation of Chapter 13 (commencing with Section 801) of Title 21 of the United States Code regulating controlled substances or of a violation of the statutes of this state regulating controlled substances or dangerous drugs shall be conclusive evidence of unprofessional conduct. In all other cases, the record of conviction shall be conclusive evidence only of the fact that the conviction occurred. The board may inquire into the circumstances surrounding the commission of the crime, in order to fix the degree of discipline or, in the case of a conviction not involving controlled substances or dangerous drugs, to determine if the conviction is of an offense substantially related to the qualifications, functions, and duties of a licensee under this chapter. A plea or verdict of guilty or a conviction following a plea of nolo contendere is deemed to be a conviction within the meaning of this provision. The board may take action when the time for appeal has elapsed, or the judgment of conviction has been affirmed on appeal or when an order granting probation is made suspending the imposition of sentence, irrespective of a subsequent order under Section 1203.4 of the Penal Code allowing the person to withdraw his or her plea of guilty and to enter a plea of not guilty, or setting aside the verdict of guilty, or

1	dismissing the accusation, information, or indictment.
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3	(o) Violating or attempting to violate, directly or indirectly, or assisting in or
4	abetting the violation of or conspiring to violate any provision or term of this chapter or of the applicable federal and state laws and regulations governing pharmacy, including regulations established by the board or by any other state or federal
5	regulatory agency.
6	13. Section 4116, subdivision (a), of the Code states:
7	(a) No person other than a pharmacist, an intern pharmacist, an authorized
8 9	officer of the law, or a person authorized to prescribe shall be permitted in that area, place, or premises described in the license issued by the board wherein controlled substances or dangerous drugs or dangerous devices are stored, possessed, prepared,
10	manufactured, derived, compounded, dispensed, or repackaged. However, a pharmacist shall be responsible for any individual who enters the pharmacy for the
11	purposes of receiving consultation from the pharmacist or performing clerical, inventory control, housekeeping, delivery, maintenance, or similar functions relating
12	to the pharmacy if the pharmacist remains present in the pharmacy during all times as the authorized individual is present.
13	14. Section 4059, subdivision (a), of the Code states, in pertinent part:
14	(a) A parson may not furnish any dengarous drug, execut upon the prescription
15 16	(a) A person may not furnish any dangerous drug, except upon the prescription of a physician, dentist, podiatrist, optometrist, veterinarian, or naturopathic doctor pursuant to Section 3640.7. A person may not furnish any dangerous device, except upon the prescription of a physician, dentist, podiatrist, optometrist, veterinarian, or
17	naturopathic doctor pursuant to Section 3640.7.
18	15. Section 4081, subdivision (a), of the Code states:
19	(a) All records of manufacture and of sale, acquisition, receipt, shipment, or disposition of dangerous drugs or dangerous devices shall be at all times during
20	business hours open 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
21	be kept by every manufacturer, wholesaler, third-party logistics provider, pharmacy, veterinary food-animal drug retailer, outsourcing facility, physician, dentist, podiatrist, veterinarian, laboratory, licensed correctional clinic, as defined in Section
22	clinic, hospital, institution, or establishment holding a currently valid and
23	unrevoked certificate, license, permit, registration, or exemption under Division 2 (commencing with Section 1200) of the Health and Safety Code or under Part 4 (commencing with Section 16000) of Division 2 of the Welford and Institutions Code
24	(commencing with Section 16000) of Division 9 of the Welfare and Institutions Code who maintains a stock of dangerous drugs or dangerous devices.
25	16. California Code of Regulations, Title 16, section 1714, subdivision (b) and (d) states:
26	
27	(b) Each pharmacy licensed by the board shall maintain its facilities, space, fixtures, and equipment so that drugs are safely and properly prepared, maintained,
28	secured and distributed. The pharmacy shall be of sufficient size and unobstructed

1	
1	area to accommodate the safe practice of pharmacy.
2	
3	(d) Each pharmacist while on duty shall be responsible for the security of the
4	prescription department, including provisions for effective control against theft or diversion of dangerous drugs and devices, and records for such drugs and devices.
5	Possession of a key to the pharmacy where dangerous drugs and controlled substances are stored shall be restricted to a pharmacist.
6	17. California Code of Regulations, Title 16, section 1718 states: "Current Inventory" as used
7	in Sections 4081 and 4332 of the Business and Professions Code shall be considered to include
8	complete accountability for all dangerous drugs handled by every licensee enumerated in Sections
9	4081 and 4332.
10	The controlled substances inventories required by Title 21, CFR, Section 1304 shall be available
11	for inspection upon request for at least 3 years after the date of the inventory.
12	18. Health and Safety Code section 11173, subdivision (a) states:
13	(a) No person shall obtain or attempt to obtain controlled substances, or procure
14 15	or attempt to procure the administration of or prescription for controlled substances, (1) by fraud, deceit, misrepresentation, or subterfuge; or (2) by the concealment of a material fact.
16	
	COST RECOVERY
17	19. Section 125.3 of the Code provides, in pertinent part, that the Board may request the
18	administrative law judge to direct a licentiate found to have committed a violation or violations of
19	the licensing act to pay a sum not to exceed the reasonable costs of the investigation and
20	enforcement of the case, with failure of the licentiate to comply subjecting the license to not being
21	renewed or reinstated. If a case settles, recovery of investigation and enforcement costs may be
22	included in a stipulated settlement.
23	<u>DRUGS</u>
24	20. Prior to August 18, 2014, Tramadol was classified as a dangerous drug. Effective
25	August 18, 2014, federal law scheduled tramadol (brand name: Ultram) as a Schedule IV
26	controlled substance pursuant to 21 C.F.R. 1308.4(b)(3) and a dangerous drug pursuant to section
27	4022. Tramadol is used as an analgesic.
28	

FACTUAL ALLEGATIONS

- 21. On or about November 27, 2017, the Board received a written notification from owner and pharmacist-in-charge Respondent Hoffman of Respondent Hoffman Homecare, stating technician Respondent Bischoff was terminated for shipping drugs using the pharmacy's UPS (United Parcel Service) shipping service. Respondent Hoffman stated the following in his letter:
  - Food and Drug Administration (FDA) Special Agent Larry Henderhan (SA
     Henderhan) notified [Respondent Hoffman] of Respondent Bischoff's endeavors.
     Respondent Bischoff used UPS to ship drugs back east for many months. The
     drugs were obtained from another source.
  - On November 3, 2017, [Respondent Hoffman] terminated Respondent Bischoff's employment.
- 22. On or about August 13, 2018, a Board Investigator (Investigator) spoke with Respondent Hoffman who stated he had previously been contacted by SA Henderhan informing him Respondent Bischoff shipped drugs to Ohio using the pharmacy's UPS service. Respondent Hoffman stated he reviewed the shipping records and discovered shipments were made to Ohio and Kentucky. Respondent Hoffman stated he did not know that Respondent Bischoff was using the pharmacy's UPS service and did not witness it.
  - 23. Respondent Hoffman additionally confirmed the following to the Investigator:
    - Respondent Bischoff was responsible for shipping items using UPS for the pharmacy business, and Hoffman Homecare staff used the UPS service for personal use;
    - Sometimes Hoffman Homecare staff used the UPS service and paid the bookkeeper for the service;
    - Respondent Hoffman never personally witnessed Respondent Bischoff ship items
      for personal use, but while reviewing the shipping records he discovered
      Respondent Bischoff used the UPS service and reimbursed some but not all of her
      personal shipments.

- 24. On or about August 21, 2018, Respondent Hoffman e-mailed the Investigator another written statement stating the following:
  - On November 1, 2017, SA Henderhan informed Respondent Hoffman that Respondent Bischoff shipped illegal drugs to friends and family. Hoffman Homecare was not the drug provider but provided the shipping;
  - Respondent Hoffman investigated and reviewed the UPS shipping manifest for items shipped east. Respondent Bischoff accrued \$453.94 in shipping charges in 2016. Respondent Bischoff paid for five invoices in 2017 but did not reimburse Hoffman Homecare for any personal shipping charges accrued in 2016;
  - On November 1, 2017, Respondent Hoffman sent Respondent Bischoff home after conducting his own review of the shipping records, and Respondent Bischoff having stated she was shipping to her friends and family;
  - On November 3, 2017, Respondent Hoffman terminated Respondent Bischoff's employment.
- 25. The Investigator spoke with Respondent Hoffman to clarify documentation he provided, and Respondent Hoffman stated the following:
  - After SA Henderhan informed Respondent Hoffman about the investigation, he
    reviewed the UPS shipping records for zip codes outside of California because the
    pharmacy only conducted business in California. Respondent Hoffman discovered
    numerous shipments were out of state;
  - Respondent Hoffman asked Respondent Bischoff about the 2016 shipments, and she stated she shipped items but did not pay for the service;
  - Respondent Bischoff did not inform Respondent Hoffman about using the pharmacy's UPS service, and he did not know what the shipments contained.
- 26. On or about August 24, 2018, the Investigator spoke with SA Henderhan of the FDA, who was investigating controlled substances shipments, along with drug distribution with intent to sell, from California to Canton, Ohio. SA Henderhan stated it was a years long operation and primarily involved the drug tramadol.

- 27. SA Henderhan informed the Investigator that Respondent Bischoff shipped the drugs to her mother in Ohio, and her brother, Randall Borntrager in Ohio, who sold the drugs or used them for himself. SA Henderhan stated search warrants were executed on Respondent Bischoff's mother and Randall Borntrager, and admissions were obtained from Respondent Bischoff and Randall Borntrager. SA Henderhan further stated Respondent Bischoff and her brother had been arraigned, pled guilty, and were awaiting sentencing.
- 28. SA Henderhan stated he believed Respondent Bischoff obtained the drugs from the pharmacy waste [at Respondent Hoffman Homecare] because it was a closed door pharmacy with returned waste from facilities. Further supporting that view, SA Henderhan interviewed Respondent Hoffman, who informed him that Respondent Hoffman Homecare pharmacy did not have a strict protocol for handling waste.
- 29. On or about August 25, 2018, SA Henderhan e-mailed the Investigator a copy of Respondent Bischoff's indictment, which contained the following:
  - United States of America vs. Randall S. Borntrager and Renee Bischoff; United
     States District Court for the Northern District of Ohio, Eastern Division; Case No.
     5:18 CR 388;
  - Count 1: Conspiracy to possess with intent to distribute and distribute a Controlled Substances Act Level IV (CIV controlled substance), 21 USC 841(a)(l) and (b)(l)(E) in violation of 21 USC 846;
  - From in or around 2013 to on or about June 30, 2017, Mr. Borntrager (Respondent Bischoff's brother) and Respondent Bischoff knowingly and intentionally combined, conspired, confederated, and agreed together and with each other, to possess with intent to distribute and distribute a CIV controlled substance. While employed as a technician at a pharmacy, Respondent Bischoff shipped tramadol to Ohio. On or about March 7, 2017; March 30, 2017; May 2, 2017; and June 29, 2017, Respondent Bischoff shipped a parcel via UPS from Hoffman Homecare to Canton, Ohio. On July 1, 2017, Randall Borntrager distributed approximately 100 tablets of tramadol 50 mg to another person for \$120;

- Count 2: Conspiracy to ship misbranded drugs in interstate commerce, 21 USC 33
   1 (a) in violation of 21 USC 846;
- From in or around 2013 to on or about June 30, 2017, Randall Borntrager and Respondent Bischoff knowingly and intentionally conspired to cause the introduction and delivery of tramadol, that was adulterated and misbranded, into interstate commerce to Ohio through UPS, and Respondent Bischoff fraudulently used Hoffman Homecare's UPS shipping account to send tramadol to Randall Borntrager, and knowingly dispensed tramadol without a valid prescription. While employed as a technician at a pharmacy, Respondent Bischoff shipped misbranded tramadol to Ohio without a valid prescription.
- 30. A CURES (Controlled Substance Utilization Review and Evaluation System) patient activity report was generated for Respondent Bischoff, which showed that from January 1, 2013, to August 27, 2018, there were only two controlled substances dispensed to Respondent Bischoff: On or about June 22, 2018, for 20 tablets of hydrocodone/acetaminophen; and 5 tablets of 5 mg's of diazepam.
- 31. On or about September 5, 2018, the Investigator informed Respondent Bischoff of the complaint investigation. Respondent Bischoff admitted the following to the Investigator:
  - She was terminated from Hoffman Homecare on November 5, 2017;
  - She pled guilty to two counts of conspiracy and was awaiting sentencing in Ohio;
  - She mailed drugs to her brother, Randall Borntrager, in Ohio using Hoffman Homecare's UPS shipping service;
  - She had access to the UPS shipping system and shipped the drugs without the pharmacy's authorization or knowledge;
  - She shipped the drug tramadol, which she also admitted to shipping in her plea agreement.
- 32. On or about September 6, 2018, the U.S. Attorney in Ohio handling the matter emailed the Investigator a copy of Respondent Bischoff's indictment and plea agreement.

  Respondent Bischoff's plea agreement contained the following:

- Respondent Bischoff stipulated and admitted that the number of drugs conspired
  possessed with the intent to distribute and distributed in Count 1 was 80,000 units
  or more of tramadol 50 mg;
- As to Count 1, from 2013 to June 30, 2017, Respondent Bischoff and Randall
  Borntrager unlawfully, knowingly, and intentionally conspired with each other to
  possess with intent to distribute a controlled substance in violation of 21 USC
  841(a)(l) and (b)(l)(E). Part of the conspiracy included Respondent Bischoff
  shipping tramadol to Ohio for distribution by Randall Borntrager;
- As to Count 2, from 2013 to June 30, 2017, Respondent Bischoff and Randall
  Borntrager with the intent to defraud and mislead, knowingly and intentionally
  conspired to deliver into interstate commerce, a drug that was adulterated and
  misbranded, and Respondent Bischoff fraudulently used her employer's shipping
  account to send tramadol to Randall Borntrager without a valid prescription in
  violation of 21 USC 33 l(a);
- The amount of drugs possessed and distributed by Respondent Bischoff during the conspiracy and/or attributable to Respondent Bischoff's actions was at least 80,000 units of tramadol, which Respondent Bischoff knew was a CIV drug;
- 33. Subsequently, the Investigator spoke with Respondent Bischoff's attorney, David Torres, who informed the Investigator he believed tramadol was the only drug used in Respondent Bischoff's operation.

## Hoffman Homecare Pharmacy Inspection

- 34. On or about September 11, 2018, the Investigator attempted to conduct an inspection and complaint investigation at Respondent Hoffman Homecare's facility. In the course of that inspection, the Investigator encountered D.S., the pharmacy biller, who was the only person on the premises.
- 35. D.S. informed the Investigator the pharmacy was not open, Respondent Hoffman was out of town, and there were no other pharmacists employed there. D.S. further stated she was there to do billing and entered by using her own front door key. D.S. explained that she and other

staff members possessed keys to the main entrance, but not to the pharmacy drug area. D.S. stated she was nearing her final day of work with Hoffman Homecare and came in to help with the billing.

- 36. D.S. stated the pharmacy compounding and drug areas were locked and Respondent Hoffman alone had access to that area, which the Investigator confirmed. The Investigator next walked through the pharmacy and found dangerous devices in the area just outside the pharmacy drug area and prescription records in the office area. The dangerous devices were stored on a small portable storage unit and included the following items:
  - PICC Dressing Change Kit, One-Link Needle Tree IV Connector, IV Start Kit,
     Primary Solution Set with Flow Regulator, Smallbore Extension Set, Shielded IV Catheter;
  - Quick-Set, Port Access Infusion Set, Safety Huber Needle Set, Dressing Change
     Tray with Chloraprep, and Liftloc Safety Infusion Set
- 37. The Investigator instructed D.S. to request that Respondent Hoffman coordinate a meeting with him to transfer the pharmacy key to Respondent Hoffman, which D.S. placed in a sealed envelope and turned over to the Investigator. The Investigator reviewed the inspection report with D.S. and issued the following written notices of non-compliance.
  - Business and Professions Code section 4116 (a): D.S., a non-pharmacist, was
    inside the pharmacy where dangerous devices and pharmacy records were stored
    without a pharmacist present;
  - C.C.R., Title 16, section 1714 (b), in conjunction with C.C.R., Title 16, Section 1714 (d) and (e): D.S. a non-pharmacist, was inside the pharmacy where dangerous devices and pharmacy records were stored without a pharmacist present and was in possession of the pharmacy key.
- 38. The investigator placed a copy of the report under the pharmacy door with instructions for Respondent Hoffman to contact him immediately. The Investigator noted that D.S. refused to sign the report despite her request that she so sign.

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# **Discovery of Additional Dangerous Drugs**

- 39. Upon exiting the building, the Investigator noticed eleven boxes of acetic acid 0.25% irrigation solution. The label indicated the products were delivered to Hoffman Homecare from Amerisourcebergen.
- 40. After confirming the acetic acid irrigation solution was a dangerous drug, the Investigator moved all the acetic acid boxes into the pharmacy with D.S.'s permission.
- 41. D.S. locked the pharmacy and placed the pharmacy key into a new signed and sealed envelope of which the Investigator took possession. D.S. and the Investigator then exited the building.

# Interview with Respondent Hoffman and Further Hoffman Homecare Inspection

- 42. On or about September 13, 2018, the Investigator spoke with Respondent Hoffman who stated the pharmacy was a closed door pharmacy (a pharmacy that provides pharmaceutical care to a defined and exclusive group). Respondent Hoffman stated he sold most of his pharmacy business to Rina's Pharmacy on September 9, 2018. Respondent Hoffman stated his pharmacy was still open and licensed and was filling some intravenous prescriptions for hospice patients.
- 43. Respondent Hoffman stated he was unaware that the dangerous devices and pharmacy records were required to be in a locked area.
- 44. On or about September 17, 2018, the Investigator conducted a routine inspection and complaint investigation at Respondent Hoffman Homecare's facility. Respondent Hoffman was present and assisted with the inspection.
- 45. Respondent Hoffman stated he believed all the required items were moved into the pharmacy drug area when he sold the pharmacy to Hina's Pharmacy but must have missed a few items. Regarding the pharmacy records, Respondent Hoffman stated he was unsure and unaware of the requirement to have the records locked.
- 46. The Investigator stated to Respondent Hoffman that D.S. and other pharmacy staff had keys to the front pharmacy entrance door, which Respondent Hoffman admitted. Respondent Hoffman claimed the staff was not scheduled to work until the pharmacist was on premise.

- 47. Respondent Hoffman stated he had a stroke in October 2014 and was away from the pharmacy until 2016. Respondent Hoffman stated he was still the pharmacist in charge because he was unable to find someone to fill that role, but he was unable to oversee the pharmacy. Respondent Hoffman stated staff pharmacists B.C., S.K., and A.M. ran the pharmacy while he was away. The Investigator asked if one person was designated as head pharmacist, and Respondent Hoffman stated B.C. was the supervisor and oversaw the staff. Respondent Hoffman stated his health improved and he returned to the pharmacy in 2016.
- 48. Respondent Hoffman stated he was not aware of any drug loss or drug diversion and did not have any suspicions of drug loss or diversion. Respondent Hoffman admitted the pharmacy did not closely account for tramadol because there were other controlled substances with a higher potential for abuse. Respondent Hoffman stated he maintained a schedule II controlled substance perpetual inventory but did not maintain one for schedule III through V controlled substances.
- 49. When asked if he reviewed the pharmacy's controlled substance purchase summaries provided by wholesalers, Respondent Hoffman stated he reviewed them for schedule II and III drugs but not for schedule IV and V drugs.
- 50. Respondent Hoffman stated SA Henderhan came to the pharmacy and reviewed the shipping records and discovered that Respondent Bischoff had shipped packages out of state. After SA Henderhan left, Respondent Hoffman stated that he spoke with Respondent Bischoff, who denied shipping pharmacy drugs but admitted shipping from the pharmacy. Respondent Hoffman stated he sent Respondent Bischoff home that day upon learning this and later terminated her employment.
- 51. Respondent Hoffman stated he audited all of Hoffman Homecare's schedule II drugs and benzodiazepines and there was no discrepancy. Respondent Hoffman stated he did not consider tramadol as a drug that one would attempt to divert, so he did not audit it. Respondent Hoffman stated SA Henderhan did not inform him which drugs were involved in Respondent Bischoff's conspiracy, or that the drugs originated from Hoffman Homecare

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52. Respondent Hoffman stated that Respondent Bischoff denied diverting drugs from the pharmacy. Respondent Hoffman stated because his schedule II drug and benzodiazepines audit found no discrepancies, he did not investigate any further.

# **Review of Biennial Controlled Substance Inventory**

- 53. The Investigator also reviewed Hoffman Homecare's DEA (Drug Enforcement Administration) biennial controlled substance inventory, which was conducted at the start of business on January 24, 2016, by B.C. and another individual, C.V. The tramadol 50 mg inventory on January 24, 2016, was 244 tablets. From January 1, 2014, to January 23, 2016, a total of 8,497 tablets of tramadol 50 mg were dispensed, and from January 24, 2016, to September 8, 2018, a total of 11,340 tablets were dispensed. From January 1, 2014, to September 8, 2018, a total of 19,837 tablets of tramadol 50 mg were dispensed by Respondent Hoffman Homecare.
- 54. The tramadol 50 mg inventory on January 24, 2016 was 244 tablets, and 180 tablets on September 8, 2018.
- Hoffman Homecare purchased a total of 34,400 tablets of tramadol from 55. Amerisourcebergen, Anda, and McKesson from January 1, 2014, to September 8, 2018. From January 1, 2014, to September 8, 2018, the pharmacy purchased 19,100 tablets of tramadol.

# (1) AMERISOURCEBERGEN

**Drug Audit** 

On or about September 19, 2018, the Investigator sent a record request for acquisition and disposition records concerning Hoffman Homecare's acquisition of tramadol 50 mg from Amerisourcebergen between January 1, 2014, and September 8, 2018. On or about September 24, 2018, an Amerisourcebergen Legal Specialist, S.M., provided the tramadol sales history to the Investigator, which showed Hoffman Homecare purchased 2,800 tablets of tramadol 50 mg from January 1, 2014, to September 8, 2018. The purchases were in the following increments:

- From January 1, 2014, to January 23, 2016, the pharmacy purchased 300 tablets; and
- From January 24, 2016, to September 8, 2018, the pharmacy purchased 2,500 tablets.

# (2) ANDA

On or about September 19, 2018, the Investigator sent a record request for acquisition and disposition records concerning Hoffman Homecare's acquisition of tramadol 50 mg from Anda between January 1, 2014, and September 8, 2018. On or about September 27, 2018, an Anda Regulatory Compliance Associate Director indicated there were no sales of tramadol to Hoffman Homecare.

# (3) MCKESSON:

On or about September 19, 2018, the Investigator sent a record request for acquisition and disposition records concerning Hoffman Homecare's acquisition of tramadol 50 mg from McKesson between January 1, 2014, and September 8, 2018. On or about September 20, 2018, a McKesson Senior Legal Analyst, E.M., provided the tramadol sales history to the Investigator, which indicated Hoffman Homecare purchased 31,600 tablets of tramadol 50 mg from January 1, 2014 to September 8, 2018. Those purchases were in the following increments:

- From January 1, 2014, to January 23, 2016, the pharmacy purchased 14,900 tablets; and
- From January 24, 2016, to September 8, 2018, the pharmacy purchased 16,600 tablets.

# **Audit of Tramadol**

The Investigator's audit determined that from January 1, 2014, to January 23, 2016, Respondent Hoffman Homecare dispensed 8,497 tablets of tramadol 50 mg, and from January 24, 2016, to September 8, 2018, 11,340 tablets. In total, from January 1, 2014, to September 8, 2018, Respondent Hoffman Homecare dispensed 19,837 tablets of tramadol 50 mg.

Respondent Hoffman Homecare's tramadol 50 mg inventory on January 24, 2016, was 244 tablets, and on September 8, 2018, 180 tablets. Respondent Hoffman Homecare purchased a total of 34,400 tablets of tramadol from Amerisourcebergen, Anda, and McKesson from January 1, 2014, to September 8, 2018. And, from January 24, 2016, to September 8, 2018, the pharmacy purchased 19,100 tablets of tramadol. The following charts provide a breakdown of the inventory:

Table 1: Audit from January 1, 2014 to September 8, 2018

Drug	Total Acquisition (a)	Total Disposition (b)	Inventory on 9/8/18 (c)	Variance d=b+c-a	% Variance of Total Acquisition
Tramadol 50mg	34,400	19,837	180	-14,383	41.8%

Table 2: Audit from January 24, 2016 to September 8, 2018

Drug	Inventory on 1/24/16 (a)	Total Acquisition (b)	Total Disposition (c)	Inventory on 9/8/18 (cl)		% Variance of Total Acquisition
Tramadol 50mg	244	19,100	11,340	180	-7,824	41%

- 56. On or about October 9, 2018, the Investigator issued letters and written notices of non-compliance to Respondent Hoffman Homecare, Respondent Hoffman, and Respondent Bischoff. The written notices of non-compliance to Respondent Hoffman Homecare and Respondent Hoffman included the following:
  - C.C.R., Title 16, section 1714 (b): An audit from January 24, 2016, to September 8, 2018, at Respondent Hoffman Homecare's facility revealed a shortage of 7,824 tablets of tramadol 50 mg.
  - Section 4116(a) and C.C.R., Title 16, section 1714, subdivisions (b) and (d): On September 11, 2018, an inspection at Respondent Hoffman Homecare's facility revealed non-pharmacist, D.S., possessed the pharmacy key, and dangerous devices and pharmacy records were stored inside the pharmacy without a pharmacist present. In addition, eleven cases of acetic acid 0.25% irrigation solution were stored outside the pharmacy secured area.
  - Section 4081(a) and C.C.R., Title 16, section 1718: An audit from January 24, 2016, to September 8, 2018, at Respondent Hoffman Homecare revealed the pharmacy was unable to account for 7,824 tablets of tramadol 50 mg. Therefore, the pharmacy failed to maintain an accurate inventory or complete accountability for all dangerous drugs.
- 57. The Investigator also issued notices of non-compliance to Respondent Bischoff which contained the following:

- Section 4301(f), (j), (1), & (o): On July 26, 2018, Respondent Bischoff pled guilty to two felony counts of conspiracy for shipping with intent to distribute at least 80,000 tablets of tramadol 50 mg, a schedule IV controlled substance without a prescription in violation of 21 United States Code 841(a)(l) and (b)(l)(E) and 21 United States Code 33 l(a).
- Section 4059 (a): From on or about 2013 to on or about June 29, 2017,
   Respondent Bischoff furnished at least 80,000 tablets of tramadol, a schedule IV controlled substance, to her brother Randall Borntrager without a prescription.
- Section 4060 and Health and Safety Code section 1 1173 (a): From on or about 2013 to on or about June 29, 2017, Respondent Bischoff was in possession of at least 80,000 tablets of tramadol, a schedule IV controlled substance, without a prescription.
- 58. On or about October 9, 2018, the Investigator informed Respondent Hoffman that the audit showed a drug loss of over 7,800 tramadol tablets from 2016 to 2018, and a loss of over 14,000 tablets from 2014 to 2018. The Investigator further informed Respondent Hoffman that written notice provided to him of the drug loss at that time was exclusively based on the DEA inventory conducted on January 24, 2016 and September 8, 2018 resulting in the loss of 7,824 tablets of tramadol 50 mg.

# Respondent Hoffman Homecare, Inc.

# FIRST CAUSE FOR DISCIPLINE

(Failure to Maintain Operational Standards and Security)

- 59. Respondent Hoffman Homecare is subject to disciplinary action under C.C.R. Title 16, Section 1714, subdivision (b), in that Respondent Hoffman Homecare failed to maintain its facilities, space, fixtures, and equipment so that drugs are safely and properly prepared, maintained, secured, and distributed.
- 60. As set forth in paragraphs 20 through 57, above, which are incorporated herein by reference, an audit of Respondent Hoffman Homecare's facility revealed a shortage of 7,824 tablets of trainadol 50 mg.

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# SECOND CAUSE FOR DISCIPLINE

(Failure to Maintain Records and Current Inventory)

- 61. Respondent Hoffman Homecare is subject to disciplinary action under, Section 4081, subdivision (a), of the Code in that Respondent Hoffman Homecare failed to maintain records of manufacture and of sale, acquisition, receipt, shipment, or disposition of dangerous drugs and dangerous devices at all times during business hours for inspection by authorized officers of the law. Respondent Hoffman Homecare further failed to preserve for at least three years from the making, and a current inventory of its stock of dangerous drugs or dangerous devices.
- 62. As set forth in paragraphs 20 through 57, above, which are incorporated herein by reference, an audit of Respondent Hoffman Homecare's facility revealed the pharmacy was unable to account for the loss of 7,824 tablets of tramadol 50 mg.
- Respondent is subject to disciplinary action under C.C.R. Title 16, Section 1718, in 63. that Respondent failed to maintain a current inventory of dangerous drugs.
- 64. As set forth in paragraphs 20 through 57, above, which are incorporated herein by reference, an audit of Respondent Hoffman Homecare's facility revealed the pharmacy was unable to account for the loss of 7,824 tablets of tramadol 50 mg.

# THIRD CAUSE FOR DISCIPLINE

(Failure to Maintain Pharmacy Security)

- 65. Respondent Hoffman Homecare is subject to disciplinary action under, Section 4116, subdivision (a), of the Code in that Respondent Hoffman Homecare allowed non-pharmacists into areas where controlled substances, or dangerous drugs, or dangerous devices were stored, possessed, prepared, manufactured, derived, compounded, dispensed, or repackaged.
- As set forth in paragraphs 20 through 57, above, which are incorporated herein by reference, an inspection of Respondent Hoffman Homecare's pharmacy revealed non-pharmacist, D.S., was in possession of the pharmacy key and present at the pharmacy where dangerous devices and pharmacy records were stored without a pharmacist present. In addition, eleven cases of acetic acid 0.25% irrigation solution were stored outside the pharmacy secured area.

- 67. Respondent Hoffman Homecare is further subject to disciplinary action under C.C.R. Title 16, section 1714, subdivisions (b) and (d) in that Respondent Hoffman Homecare failed to maintain its facilities, space, fixtures, and equipment so that drugs are safely and properly prepared, maintained, secured, and distributed; and failed to maintain responsibility 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, and possession of a key to the pharmacy where dangerous drugs are stored shall be restricted to a pharmacist.
- 68. As set forth in paragraphs 20 through 57, above, which are incorporated herein by reference, an inspection of Respondent Hoffman Homecare's pharmacy revealed D.S., who was not a pharmacist, was in possession of the pharmacy key and inside the pharmacy where dangerous devices and pharmacy records were stored without a pharmacist present. In addition, eleven cases of acetic acid 0.25% irrigation solution were stored outside the pharmacy secured area.

# **Respondent Hoffman**

# FOURTH CAUSE FOR DISCIPLINE

(Failure to Maintain Operational Standards and Security)

- 69. Respondent Hoffman is subject to disciplinary action under C.C.R. Title 16, Section 1714, subdivision (b), in that Respondent Hoffman failed to maintain Respondent Hoffman Homecare's facilities, space, fixtures, and equipment so that drugs were safely and properly prepared, maintained, secured, and distributed.
- 70. As set forth in paragraphs 20 through 57, above, which are incorporated herein by reference, an audit of Respondent Hoffman Homecare's facility, in which Respondent Hoffman was pharmacist-in-charge, revealed a shortage of 7,824 tablets of tramadol 50 mg.

# FIFTH CAUSE FOR DISCIPLINE

(Failure to Maintain Records and Current Inventory)

71. Respondent Hoffman is subject to disciplinary action under, Section 4081, subdivision (a), of the Code in that Respondent Hoffman failed to maintain Respondent Hoffman Homecare's records of manufacture and of sale, acquisition, receipt, shipment, or disposition of

dangerous drugs and dangerous devices at all times during business hours for inspection by authorized officers of the law. Respondent Hoffman further failed to preserve the foregoing records for at least three years from the making, and failed to maintain an accurate and true current inventory of Respondent Hoffman Homecare's stock of dangerous drugs or dangerous devices.

- 72. As set forth in paragraphs 20 through 57, above, which are incorporated herein by reference, an audit of Respondent Hoffman Homecare's facility revealed that while Respondent Hoffman was the pharmacist in charge, Respondent Hoffman Homecare was unable to account for the loss of 7,824 tablets of transdol 50 mg.
- 73. Respondent Hoffman is further subject to disciplinary action under C.C.R. Title 16, section 1718 in that Respondent Hoffman failed to maintain complete accountability for all dangerous drugs handled by every licensee.
- 74. As set forth in paragraphs 20 through 57, above, which are incorporated herein by reference, an audit of Respondent Hoffman Homecare's facility revealed that while Respondent Hoffman was the pharmacist in charge, Respondent Hoffman Homecare was unable to account for the loss of 7,824 tablets of tramadol 50 mg.

# SIXTH CAUSE FOR DISCIPLINE

(Failure to Maintain Security)

- 75. Respondent Hoffman is subject to disciplinary action under, Section 4116, subdivision (a), of the Code in that Respondent Hoffman allowed a non-pharmacist into an area, place, or premises described in the license issued by the board wherein controlled substances or dangerous drugs or dangerous devices were stored, possessed, prepared, manufactured, derived, compounded, dispensed, or repackaged.
- 76. As set forth in paragraphs 20 through 57, above, which are incorporated herein by reference, an inspection of Respondent Hoffman Homecare's pharmacy revealed that D.S., who was not a pharmacist, was in possession of the pharmacy key and present inside the pharmacy where dangerous devices and pharmacy records were stored without a pharmacist being present.

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In addition, eleven cases of acetic acid 0.25% irrigation solution were stored outside the pharmacy secured area.

- 77. Respondent is further subject to disciplinary action under C.C.R. Title 16, section 1714, subdivisions (b) and (d) in that Respondent failed to maintain Respondent Hoffman Homecare's facilities, space, fixtures, and equipment so that drugs were safely and properly prepared, maintained, secured, and distributed; and failed to maintain responsibility 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, and possession of a key to the pharmacy where dangerous drugs are stored that are required to be restricted to a pharmacist.
- 78. As set forth in paragraphs 20 through 57, above, which are incorporated herein by reference, an inspection of Respondent Hoffman Homecare's pharmacy revealed non-pharmacist, D.S., was in possession of the pharmacy key and present at the pharmacy where dangerous devices and pharmacy records were stored without a pharmacist being present. In addition, eleven cases of acetic acid 0.25% irrigation solution were stored outside the pharmacy secured area.

# **Respondent Bischoff**

# **SEVENTH CAUSE FOR DISCIPLINE**

(Unprofessional Conduct)

- 79. Respondent is subject to disciplinary action under Section 4301, subdivisions (f), (j), (l), and (o) of the Code in that Respondent committed acts of unprofessional conduct.
- 80. As set forth in paragraphs 20 through 57, above, which are incorporated herein by reference, on or about July 26, 2018, Respondent Bischoff pled guilty to two felony counts of conspiracy for shipping with intent to distribute at least 80,000 tablets of tramadol 50 mg without a prescription in violation of 21 United States Code 841(a)(l) and (b)(l)(E), 21 United States Code 846 and 21 United States Code 331 (a), in *The United States vs. Randall S. Borntrager and Renee Bischoff*, United States District Court for the Northern District of Ohio, Eastern Division; Case No. 5:18 CR 388.

# EIGHTH CAUSE FOR DISCIPLINE

(Furnishing Dangerous Devices Prohibited Without Prescription)

- 81. Respondent Bischoff is subject to disciplinary action under Section 4059, subdivision (a), of the Code in that Respondent Bischoff furnished a dangerous drug without a prescription.
- 82. As set forth in paragraphs 20 through 57, above, which are incorporated herein by reference, Respondent Bischoff shipped with the intent to distribute at least 80,000 tablets of tramadol 50 mg, a schedule IV controlled substance, without a valid prescription.

# NINTH CAUSE FOR DISCIPLINE

(Controlled Substance Prescription Required)

- 83. Respondent Bischoff is subject to disciplinary action under Section 4060 of the Code and California Health and Safety Code section 11173, subdivision (a) in that Respondent Bischoff furnished a dangerous drug without a prescription.
- 84. As set forth in paragraphs 20 through 57, above, which are incorporated herein by reference, Respondent Bischoff shipped with the intent to distribute at least 80,000 tablets of tramadol 50 mg, a schedule IV controlled substance, without a valid prescription.

# **OWNERSHIP PROHIBITION**

- 85. As set forth above, section 4307, subdivision (a), provides, in pertinent part, that any person whose license has been revoked or is under suspension shall be prohibited from serving as a manager, administrator, owner, member, officer, director, associate or partner of a licensee.
- 86. Pursuant to section 4307, if Respondent Hoffman had knowledge of, or knowingly participated in, any conduct for which Pharmacy Permit PHY 37014 was revoked, suspended or placed on probation, while acting as administrator, owner, officer, director, or any other person with management or control of Hoffman Homecare, Inc. dba Hoffman Homecare, he shall be prohibited from serving as administrator, owner, member, officer, director, associate, or partner of a licensee for five years if Pharmacy Permit Number PHY 37014 is placed on probation, or until Pharmacy Permit Number PHY 37014 is reinstated if Pharmacy Permit Number PHY 37014 is revoked.

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1	6. Taking such other and	d further action as deemed necessary and proper.
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4	9/19/2020 DATED:	Anne Sodergren
5		ANNE SODERGREN Executive Officer
6 7		Board of Pharmacy Department of Consumer Affairs State of California
8		Complainant
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