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

In the Matter of the First Amended Accusation Against:

CAREMARK, LLC DBA CVS/SPECIALTY Pharmacy Permit No. PHY 39314,

and

KELLEE DANIELLE RICHARDSON Pharmacist License No. RPH 74186,

Respondents.

Agency Case No. 7225

OAH NO. 2023031016

DECISION AND ORDER

The attached Stipulated Settlement and Disciplinary Order for Public Reproval and Withdrawal of First Amended Accusation 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 January 17, 2024.

It is so ORDERED on December 18, 2023.

BOARD OF PHARMACY
DEPARTMENT OF CONSUMER AFFAIRS
STATE OF CALIFORNIA

By

Seung W. Oh, Pharm.D. Board President

1	ROB BONTA Attorney General of California		
2 3	SHAWN P. COOK Supervising Deputy Attorney General GILLIAN E. FRIEDMAN Deputy Attorney General		
4			
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6	Los Angeles, CA 90013 Telephone: (213) 269-6294 Facsimile: (916) 731-2126		
7	E-mail: Gillian.Friedman@doj.ca.gov		
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9	DOARD OF THARMACT DEPARTMENT OF CONSUMED AFFAIRS		
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11			
12	In the Matter of the First Amended Accusation	Case No. 7225	
13	Against:	OAH No. 2023031016	
14	CAREMARK, LLC DBA CVS/SPECIALTY	STIPULATED SETTLEMENT AND	
15	1127 Bryn Mawr Avenue Suite A Redlands, CA 92374	DISCIPLINARY ORDER FOR PUBLIC REPROVAL AS TO CAREMARK, LLC	
16	Pharmacy Permit No. PHY 39314,	DBA CVS/SPECIALTY AND WITHDRAWAL OF FIRST AMENDED	
17	and	ACCUSATION AS TO KELLEE DANIELLE RICHARDSON	
18	KELLEE DANIELLE RICHARDSON	[Bus. & Prof. Code § 495]	
19	7805 Calle Carrisa St. Highland, CA 92346		
20	Pharmacist License No. RPH 74186,		
21	Daguardanta		
22	Respondents.		
23	IT IS HEREBY STIPULATED AND AGR	EED by and between the parties to the above-	
2425	entitled proceedings that the following matters are	•	
26	PAR		
27		Executive Officer of the Board of Pharmacy	
28	(Board). She brought this action solely in her offi	•	
		- 1	

Stipulated Settlement and Disciplinary Order (7225)

ADVISEMENT AND WAIVERS

- 8. Respondents have also carefully read, fully discussed with counsel, and understands the charges and allegations in First Amended Accusation No. 7225. Respondents have also carefully read, fully discussed with counsel, and understand the effects of this Stipulated Settlement and Disciplinary Order for Public Reproval as to Caremark, LLC dba CVS/Specialty and Withdrawal of First Amended Accusation as to Kellee Danielle Richardson.
- 9. Respondents are fully aware of their legal rights in this matter, including the right to a hearing on the charges and allegations in the First Amended Accusation; the right to be represented by counsel at their own expense; the right to confront and cross-examine the witnesses against them; the right to present evidence and to testify on their 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.
- 10. Respondents voluntarily, knowingly, and intelligently waives and gives up each and every right set forth above.

CULPABILITY

- 11. Respondents understand and agree that the charges and allegations in First Amended Accusation No. 7225, if proven at a hearing, constitute cause for imposing discipline upon their respective Pharmacy Permit and Pharmacist License.
- 12. For the purpose of resolving the First Amended Accusation without the expense and uncertainty of further proceedings, Respondents agree that, at a hearing, Complainant could establish a factual basis for the charges in the First Amended Accusation, and that Respondents hereby give up the right to contest those charges.
- 13. Respondents agree that their respective Pharmacy Permit and Pharmacist License are subject to discipline and they agree to be bound by the Disciplinary Order below.

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 Public Reproval as to Caremark, LLC dba CVS/Specialty and Withdrawal of First Amended Accusation as to Kellee Danielle Richardson 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. Respondent Richardson understands and agrees that if Respondent Caremark does not enter into this stipulation or if the Board decides not to issue the Decision and Order adopting this stipulated settlement, then this stipulation shall be void, unenforceable and inadmissible in any legal action between the parties, and this stipulation shall not disqualify or inhibit the Board from further action against Respondent Richardson.
- 16. The parties understand and agree that Portable Document Format (PDF) and facsimile copies of this Stipulated Settlement, including PDF and facsimile signatures thereto, shall have the same force and effect as the originals.
- 17. This Stipulated Settlement 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 may not be altered, amended, modified, supplemented, or otherwise changed except by a writing executed by an authorized representative of each of the parties.
- 18. In consideration of the foregoing admissions and stipulations, Respondents agree that the Board may, without further notice or formal proceeding, issue and enter the following Disciplinary Order as to Respondent Caremark and impose the following terms on Respondent Richardson:

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DISCIPLINARY ORDER

IT IS HEREBY ORDERED that Pharmacy Permit No. PHY 39314 issued to Respondent Caremark, LLC dba CVS/Specialty (Respondent Caremark) shall be publicly reproved by the Board of Pharmacy under Business and Professions Code section 495 in resolution of First Amended Accusation No. 7225, attached as exhibit A.

- 1. **Administrative Fine.** Respondent Caremark shall pay an administrative fine in the amount of \$15,000.00 no later than 30 days from the effective date of the Decision. If Respondent Caremark fails to pay the Board as ordered, Respondent Caremark shall not be allowed to renew its Pharmacy Permit until Respondent Caremark pays the Board. The Board may enforce this order in any appropriate court, in addition to any other rights the Board may have.
- 2. Cost Recovery. No later than 30 days from the effective date of the Decision, Respondent Caremark shall pay \$15,000.00 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 Caremark fails to pay the Board costs as ordered, Respondent Caremark shall not be allowed to renew its Pharmacy Permit until Respondent Caremark 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.
- 3. **Full Compliance**. As a resolution of the charges in First Amended Accusation No. 7225, this stipulated settlement is contingent upon Respondent Caremark's full compliance with all conditions of this Order. If Respondent Caremark fails to satisfy any of these conditions, such failure to comply constitutes cause for discipline, including outright revocation, of Respondent Caremark's Pharmacy Permit No. PHY 39314.

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IT IS ALSO HEREBY ORDERED that within 60 days of the effective date of the Board's Decision and Order and subject to Respondent Caremark's compliance with the terms of the Decision, Complainant shall withdraw First Amended Accusation No. 7225 as to Respondent Richardson. In place of the First Amended Accusation a Citation shall issue to Respondent Richardson under Business and Professions Code section 125.9 on the following terms:

- 4. **Citation**. Respondent Richardson shall be cited for violations of the following: Business and Professions Code section 4301 subdivision (o) for violating 733 subdivision (a) (obstruction) and Business and Professions Code section 4301 subdivision (j) and 4169 subdivision (a)(4) (dispensing expired drugs). The Citation shall charge that the violations occurred between May 21, 2020 and September 24, 2021 while Respondent Richardson was Pharmacist in Charge at Caremark, LLC dba CVS/Specialty.
- 5. **Ethics Course.** Within sixty (60) days of the issuance of the Citation, Respondent Richardson shall enroll in a course in ethics, at Respondent Richardson's expense, approved in advance by the Board or its designee that complies with Title 16 California Code of Regulations section 1773.5. Respondent Richardson shall provide proof of enrollment upon request. Within five (5) days of completion, Respondent Richardson shall submit a copy of the certificate of completion to the Board or its designee. Respondent Richardson shall not be allowed to renew her pharmacist license until she submits a copy of the certificate of completion as required by this term.
- 6. **Approval of Pharmacist Consultation Requirements**. Within thirty (30) days from the issuance of the Citation, Respondent Richardson shall acknowledge in a letter to the Board, signed under penalty of perjury, that she understands and agrees that all pharmacies licensed in California, including Respondent Caremark, must provide direct pharmacist consults when required by California Code of Regulations, title 16, section 1707.2. Additionally, Respondent Richardson shall acknowledge and agree that, as a PIC, she is aware of and understands Code sections 4113 and 4330, subdivision (b).
 - 7. Respondent Richardson shall not appeal nor contest the Citation.

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ACCEPTANCE 1 2 I, Jeff Sinko, Assistant General Counsel, have been authorized to act on Caremark, LLC dba CVS/Specialty's behalf in this matter and have carefully read the above Stipulated Settlement 3 and Disciplinary Order for Public Reproval as to Caremark, LLC dba CVS/Specialty and 4 5 Withdrawal of First Amended Accusation as to Kellee Danielle Richardson and have fully discussed it with attorney Jeff J. Astarabadi of Much Shelist, P.C.. Respondent Caremark, LLC 6 7 dba CVS/Specialty understands the stipulation and the effect it will have on its Pharmacy Permit. On behalf of Caremark, LLC dba CVS/Specialty, as its authorized representative, I enter into this 8 9 Stipulated Settlement and Disciplinary Order for Public Reproval voluntarily, knowingly, and intelligently, and Caremark, LLC dba CVS/Specialty agrees to be bound by the Decision and 10 Order of the Board of Pharmacy. 11 12 DATED: 13 9/22/23 CAREMARK, LLC DBA CVS/SPECIALTY 14 Jeff Sinko **Assistant General Counsel** 15 Authorized Representative for Respondent Caremark, LLC dba CVS/Specialty 16 17 I, Kellee Danielle Richardson have carefully read and understand the above Stipulated 18 Settlement and Disciplinary Order for Public Reproval as to Caremark, LLC dba CVS/Specialty 19 and Withdrawal of First Amended Accusation as to Kellee Danielle Richardson and have fully 20 discussed it with my attorney Jeff J. Astarabadi of Much Shelist, P.C. I enter into this Stipulated 21 Settlement voluntarily, knowingly, and intelligently, and agree to be bound by its terms. 22 DATED: 23 KELLEE DANIELLE RICHARDSON Respondent 24 25 /// 26 /// 27 /// 28

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ADVISEMENT AND WAIVERS

- 8. Respondents have also carefully read, fully discussed with counsel, and understands the charges and allegations in First Amended Accusation No. 7225. Respondents have also carefully read, fully discussed with counsel, and understand the effects of this Stipulated Settlement and Disciplinary Order for Public Reproval as to Caremark, LLC dba CVS/Specialty and Withdrawal of First Amended Accusation as to Kellee Danielle Richardson.
- 9. Respondents are fully aware of their legal rights in this matter, including the right to a hearing on the charges and allegations in the First Amended Accusation; the right to be represented by counsel at their own expense; the right to confront and cross-examine the witnesses against them; the right to present evidence and to testify on their 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.
- 10. Respondents voluntarily, knowingly, and intelligently waives and gives up each and every right set forth above.

CULPABILITY

- 11. Respondents understand and agree that the charges and allegations in First Amended Accusation No. 7225, if proven at a hearing, constitute cause for imposing discipline upon their respective Pharmacy Permit and Pharmacist License.
- 12. For the purpose of resolving the First Amended Accusation without the expense and uncertainty of further proceedings, Respondents agree that, at a hearing, Complainant could establish a factual basis for the charges in the First Amended Accusation, and that Respondents hereby give up the right to contest those charges.
- 13. Respondents agree that their respective Pharmacy Permit and Pharmacist License are subject to discipline and they agree to be bound by the Disciplinary Order below.

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

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ACCEPTANCE

- 1		
2	I, Jeff Sinko, Assistant General Counsel, have been authorized to act on Caremark, LLC	
3	dba CVS/Specialty's behalf in this matter and have carefully read the above Stipulated Settlemen	
4	and Disciplinary Order for Public Reproval as to Caremark, LLC dba CVS/Specialty and	
5	Withdrawal of First Amended Accusation as to Kellee Danielle Richardson and have fully	
6	discussed it with attorney Jeff J. Astarabadi of Much Shelist, P.C Respondent Caremark, LLC	
7	dba CVS/Specialty understands the stipulation and the effect it will have on its Pharmacy Permit	
8	On behalf of Caremark, LLC dba CVS/Specialty, as its authorized representative, I enter into thi	
9	Stipulated Settlement and Disciplinary Order for Public Reproval voluntarily, knowingly, and	
10	intelligently, and Caremark, LLC dba CVS/Specialty agrees to be bound by the Decision and	
11	Order of the Board of Pharmacy.	
12		
13	DATED:	
14	CAREMARK, LLC DBA CVS/SPECIALTY Jeff Sinko	
15	Assistant General Counsel Authorized Representative for Respondent	
16	Caremark, LLC dba CVS/Špecialty	
17	I, Kellee Danielle Richardson have carefully read and understand the above Stipulated	
18	Settlement and Disciplinary Order for Public Reproval as to Caremark, LLC dba CVS/Specialty	
19	and Withdrawal of First Amended Accusation as to Kellee Danielle Richardson and have fully	
20	discussed it with my attorney Jeff J. Astarabadi of Much Shelist, P.C. I enter into this Stipulated	
21	Settlement voluntarily, knowingly, and intelligently, and agree to be bound by its terms.	
22	DATED: 10/2/2023 Willy Dropulson	
23	KELLEE DANIELLE RICHARDSON	
24	Respondent	
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1	I have read and fully discussed with Respondents Caremark, LLC dba CVS/Specialty and	
2	Kellee Danielle Richardson the terms and conditions and other matters contained in the above	
3	Stipulated Settlement and Disciplinary Order for Public Reproval as to Caremark, LLC dba	
4	CVS/Specialty and Withdrawal of First Amended Accusation as to Kellee Danielle Richardson. I	
5	approve its form and content.	
6	DATED:	
7	JEFF J. ASTARABADI Much Shelist, P.C.	
8	Attorneys for Respondents Caremark, LLC dba CVS/Specialty and	
9	Kellee Danielle Richardson	
10		
11	<u>ENDORSEMENT</u>	
12	The foregoing Stipulated Settlement and Disciplinary Order for Public Reproval as to	
13	Caremark, LLC dba CVS/Specialty and Withdrawal of First Amended Accusation as to Kellee	
14	Danielle Richardson is hereby respectfully submitted for consideration by the Board of Pharmacy	
15	of the Department of Consumer Affairs.	
16		
17	DATED: Respectfully submitted,	
18	ROB BONTA Attorney General of California	
19	SHAWN P. COOK Supervising Deputy Attorney General	
20		
21	Gillian E. Friedman	
22	Deputy Attorney General Attorneys for Complainant	
23	Thorneys for Complandin	
24		
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1	I have read and fully discussed with Respondents Caremark, LLC dba CVS/Specialty and		
2	Kellee Danielle Richardson the terms and conditions and other matters contained in the above		
3	Stipulated Settlement and Disciplinary Order for Public Reproval as to Caremark, LLC dba		
4	CVS/Specialty and Withdrawal of First Amended Accusation as to Kellee Danielle Richardson		
5	approve its form and content.		
6	DATED: 9/26/23		
7	JEFF J. ASTARABADI Much Shelist, P.C.		
8	Attorneys for Respondents Caremark, LLC dba CVS/Specialty and Kellee Danielle Richardson		
9 10			
11	ENDORSEMENT		
12	The foregoing Stipulated Settlement and Disciplinary Order for Public Reproval as to		
13	Caremark, LLC dba CVS/Specialty and Withdrawal of First Amended Accusation as to Kellee		
14	Danielle Richardson is hereby respectfully submitted for consideration by the Board of Pharmacy		
15	of the Department of Consumer Affairs.		
16	DATED: October 3, 2023 Respectfully submitted,		
17	ROB BONTA		
18	Attorney General of California SHAWN P. COOK		
19	Supervising Deputy Attorney General		
20	DE Knid		
21	GILLIAN E. FRIEDMAN		
22	Deputy Attorney General Attorneys for Complainant		
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26	LA2021601661 66250862.docx		
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Exhibit A

First Amended Accusation No. 7225

1	ROB BONTA	
2	Attorney General of California KIM KASRELIOVICH	
3	Supervising Deputy Attorney General GILLIAN E. FRIEDMAN	
4	Deputy Attorney General State Bar No. 169207	
5	300 So. Spring Street, Suite 1702 Los Angeles, CA 90013	
6	Telephone: (213) 269-6294 Facsimile: (916) 731-2126	
7	E-mail: Gillian.Friedman@doj.ca.gov Attorneys for Complainant	
8	DEFOR	
9	BEFOR BOARD OF I	
10	DEPARTMENT OF CO STATE OF C	
11		
12	In the Matter of the First Amended Accusation	Case No. 7225
13	Against:	- Cust 1161 / 225
14	CAREMARK, LLC DBA CVS/SPECIALTY	FIRST AMENDED ACCUSATION
15	1127 Bryn Mawr Avenue Suite A Redlands, CA 92374	
16	Pharmacy Permit No. PHY 39314,	
17	and	
18	KELLEE DANIELLE RICHARDSON	
19	7805 Calle Carrisa St. Highland, CA 92346	
20	Pharmacist License No. RPH 74186,	
21	D. I.	
22	Respondents.	
23	DAD	FIFC
24	1. Anne Sodergren (Complainant) bring	s this First Amended Accusation solely in her
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26	official capacity as the Executive Officer of the B Affairs.	board of Finarmacy, Department of Consumer
27	Allans.	
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- (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.

COST RECOVERY

13. Section 125.3 of the Code states, in pertinent part, that the Board may request the administrative law judge to direct a licentiate found to have committed a violation or violations of the licensing act to pay a sum not to exceed the reasonable costs of the investigation and enforcement of the case.

DEFINITIONS

- 14. <u>Cimzia</u> brand name for *Certolizumab pegol*, is a dangerous drug under Business and Professions Code section 4022. It is used as an anti-inflammatory for Crohn's Disease.
- 15. **Enbrel** brand name for Etanercept and is categorized as a dangerous drug pursuant to Business and Professions Code section 4022. It is typically used to treat arthritis.
- 16. <u>Entyvio</u> brand name for Vedolizumab, and is a dangerous drug pursuant to Business and Professions Code section 4022. This medicine is used in adults with ulcerative colitis, or Crohn's disease and is administered as an injection by a healthcare professional.
- 17. <u>Stelara</u> brand name for Ustekinumab, and is a dangerous drug pursuant to Business and Professions Code section 4022. It is used to lower inflammation and help with plaque psoriasis, Crohn's Disease and Ulcerative Colitis.

FACTUAL ALLEGATIONS

- 18. Respondent Pharmacy is a closed-door¹ pharmacy located at 1127 Bryn Mawr Avenue, Suite A, Redlands, California 92374.
- 19. Since June 22, 2018, Respondent Richardson has been the Pharmacist-in-Charge (PIC) of Respondent Pharmacy. At all relevant times herein, Respondents dispensed prescription drugs to patients via mail or overnight delivery services to the following patients as described below:

Patient NG

- 20. On or about May 21, 2020, patient NG received a prescription for Stelara 45 mg from her physician. The prescription was sent to a local CVS pharmacy and then transferred to Respondent Pharmacy the same day.
- 21. On or about May 22, 2020, the doctor's office was notified by Respondent Pharmacy that a prior authorization from the patient's insurance was required.
- 22. On or about May 26, 2020, the doctor's office notified Respondent Pharmacy of prior authorization approval from NG's health insurance.
- 23. On or about May 29, 2020, Respondent Pharmacy again requested prior authorization from the doctor's office.
- 24. On or about June 1, 2020, the doctor's office called NG's insurance and was informed that Respondent Pharmacy was processing the wrong quantity of medication. The doctor's office notified Respondent Pharmacy of the incorrect billing.
- 25. On or about June 3, 2020, Respondent Pharmacy closed the account claiming a billing issue and lack of information regarding how to properly process the claim. Respondent Pharmacy did not notify NG or the doctor's office prior to cancelling the prescription order.
- 26. On or about July 6, 2020, NG contacted the doctor's office because she still had not received her medication and had been told by Respondent Pharmacy that approval from the doctor's office was needed to fill the prescription.

¹ All prescriptions were either delivered directly to the consumer or to retail CVS pharmacies. A closed-door pharmacy fills prescriptions remotely and is not a storefront open to the public.

- 27. On or about July 6, 2020, the doctor's office again called NG's insurance for authorization and was informed that Respondent Pharmacy was still processing the wrong quantity. The doctor's office called Respondent Pharmacy and sent a new prescription with the correct medication information as requested by Respondent Pharmacy.
- 28. On or about July 8, 2020, Respondent Pharmacy attempted to process the claim for the initial or loading dose of Stelara and the claim was rejected by insurance. The doctor's office was notified by Respondent Pharmacy that the maintenance dose of Stelara was approved but not the loading dose.
- 29. On or about July 9, 2020, the doctor's office called NG's insurance and was informed that the loading dose was approved with the original prior authorization. However, the approval was only valid until June 24, 2020 and Respondent Pharmacy had not processed the prescription prior to that date. Following the request from the doctor's office, NG's insurance extended the loading dose authorization to July 30, 2020, however Respondent Pharmacy continued to bill the claim under the wrong quantity.
- 30. On or about July 9, 2020, the doctor's office again called Respondent Pharmacy to try to resolve the prior authorization and billing issues. The doctor's office representative spent over an hour on the phone with Respondent Pharmacy, after which time Respondent Pharmacy agreed to contact the insurance company and to call the doctor's office back the next day.
- 31. On or about July 13, 2020, after failing to receive a response from Respondent Pharmacy, the doctor's office contacted NG's insurance company and was informed that the claim was still being billed incorrectly. The lead technician at NG's insurance company emailed Respondent Pharmacy directly with instructions on how to process the claim.
- 32. On or about July 14, 2020, Respondent Pharmacy called NG's insurance and was informed that prior authorization was approved for both the loading and maintenance doses but Respondent Pharmacy was billing improperly. Respondent Pharmacy requested the doctor's office resend the prescription in a different format that was easier for Respondent Pharmacy's internal system to process.

- 33. On or about July 15, 2020, NG reported to the doctor's office that her condition was worsening without her medication.
- 34. On or about July 20, 2020, the doctor's office spoke with both NG's insurance and Respondent Pharmacy and resent the prescription to Respondent Pharmacy for a third time. Both parties assured the doctor's office that the prescription would be processed and filled.
- 35. NG received the filled prescription from Respondent Pharmacy on or about July 23, 2020, more than two months after it was initially requested.

Patient AD

- 36. Between on or about June 29, 2020 and on or about July 11, 2020, Respondents obstructed AD from obtaining her prescription for Cimzia. The circumstances are as follows:
- 37. On or about June 29, 2020, patient AD received a new E-script for Cimzia.

 Respondents did not notify AD regarding "clarification" on the prescription it needed for the loading dose until AD contacted the pharmacy multiple times.
- 38. Respondents did not notify AD about the prior authorization requirements, although it was their policy and procedure to so notify the patient and physicians. Instead, AD was not made aware of the requirement until she called for the status of the prescription.
- 39. Respondents failed notify AD about the delay in therapy although it was
 Respondent's policy and procedure to do so. Instead, AD needed to repeatedly call Respondent
 Pharmacy for the status of her prescription and the reason for obstruction.
- 40. Respondent Pharmacy's employee billed the prescription incorrectly which resulted in the rejection of the insurance claim and obstruction. AD made a 3-way call with Respondent Pharmacy and her insurance company in an effort to instruct Respondent Pharmacy how to bill the prescription correctly.
- 41. On or about July 8, 2020, after the medication was approved and Respondent Pharmacy knew how to bill the medication, AD contacted Respondent Pharmacy and scheduled the delivery for July 10, 2020. When AD did not receive her Cimzia on July 10, 2020, she again called Respondent Pharmacy to follow up. Respondent Pharmacy agreed to expedite the delivery for July 11, 2020, since it had not been dispensed on July 8, 2020.

Patient at Pioneers Memorial Healthcare District Outpatient Clinic

- 42. On or about February 24, 2020, Respondent Pharmacy dispensed an expired dose of Entyvio, RX #5261756. The circumstances are as follows:
- 43. On or about February 6, 2020, a nurse practitioner at Pioneers Memorial Healthcare District (PMHD) in Brawley, CA prescribed Entyvio to a patient. The medication would be administered at the hospital's outpatient clinic. The prescription was sent to Respondent Pharmacy for filling.
- 44. On or about February 25, 2020, PMHD clinic received three vials of Entyvio from Respondent Pharmacy. However, one of the three received vials had a recorded expiration date of November 2019.
- 45. PMHD's pharmacist contacted Respondent Pharmacy and requested a replacement vial. Respondent Pharmacy initially refused to send a replacement vial as its records listed a different expiration date than what was printed on the label. After discussions with Respondent Pharmacy, including sending photographs of the expired vial, Respondent Pharmacy sent a replacement Entyvio vial which was received on February 26, 2020.

Patient FN

- 46. FN was prescribed Cimzia by her physician that was to be administered via injection every 2 weeks. FN's insurance company required her to obtain the prescription from Respondent Pharmacy.
- 47. The Cimzia was initially dispensed on or about September 11, 2020. Between December 28, 2020 and August 26, 2021, FN was required to contact Respondent Pharmacy to ensure that her medication was delivered on time every month as required for her medical treatment.
- 48. Respondent Pharmacy provided FN with a special point of contact person (Lydia) to assist her in obtaining her prescriptions, however that person was not accessible to the patient. The telephone number for the contact person (Christine) would disconnected after 3 rings and there was no means for FN to leave a message. The contact information for the third point of

contact person (Ashley) would disconnect when called with no way to leave a message for Ashley.

- 49. On or about August 11, 2021, FN called Respondent Pharmacy and advised that the Simplicity program was authorizing copay assistance for her prescription and a confirmation was given that there were funds on the Simplicity card with the copay assistance program.
- 50. Thereafter, on or about August 14, 2021, FN placed an order for Cimzia for delivery on August 25, 2021. Respondent Pharmacy rejected the order.
- 51. On or about August 25, 2021, FN called Respondent Pharmacy to check the status of the order. FN was advised that there was a billing problem and was transferred to a representative who updated the copay assistance and scheduled the order for shipping. Due to the delay, Respondent Pharmacy set up a same-day delivery to arrive on August 26, 2021. Had FN not called Respondent to inquire about the status of her prescription, the obstruction would likely have been longer and could have caused a delay in FN timely administering her Cimzia.
- 52. Between at least December 2, 2020 and September 15, 2021, Respondent Pharmacy demonstrated a consistent pattern of requiring FN to contact the pharmacy proactively in order to get her Cimzia on time and correct any billing problems to avoid delay in her therapy. During this time period, FN vocalized her frustration about the obstructions by the pharmacy of on-time delivery of her medication, however the problems remained.
- 53. Specifically, FN was promised a delivery of Cimzia on December 2, 2020, however, it was not received. FN contacted Respondent Pharmacy for the medication and it was then scheduled for next day delivery after the issue was escalated to customer service management.
- 54. On or about December 28, 2020, FN placed an online refill order for Cimzia with a delivery date of December 31, 2020. On or about December 31, 2020, FN contacted Respondent Pharmacy where the call was escalated to solve the shipping problems. After multiple telephone calls over a period of several days, the Cimzia prescription was delivered on January 4, 2022 via same day delivery.
- 55. On or about January 29, 2021, FN placed an order for delivery on February 2, 2021. On or about February 2, 2021, FN called Respondent and the call was again escalated. FN

expressed her frustration that Respondent Pharmacy was delaying delivery and not communicating with her regarding the issues and delays. The prescription was received on February 3, 2021.

56. Between July 20, 2021 and September 15, 2021, FN continued to have problems where Respondent Pharmacy would not correctly bill the Simplicity program for copay assistance and was instead causing actual or potential delays of her prescription delivery by stating that funds were due.

Patient DS

- 57. DS received a prescription for Enbrel by his physician. DS's insurance company mandated that he obtain the prescription from Respondent Pharmacy. The prescription was received by Respondent on or about June 29, 2021.
- 58. Thereafter, between on or about June 30, 2021 and on or about September 22, 2021, DS was obstructed from obtaining his monthly prescriptions for Enbrel even where he was being proactive in ordering his refills and following up when he did not receive his shipment to avoid delaying or disrupting his therapy.
- 59. On or about July 8, 2021, DS contacted Respondent and provided an Enbrel payment card (for assistance with co-payments) to process his prescription. Due to the use of the Enbrel payment card, shipments would be delayed from the requested date because the order was routed to Benefits Department.
- 60. The Benefits Department claimed that it prioritized prescription order based on the patients' needs, but failed to communicate this to the patients. Instead, DS was led to believe his delivery for Enbrel would be scheduled for his requested date.
- 61. The Benefits Department and/or Patient Service Representative failed to notify DS regarding the delay being caused by billing related issues as required by Respondent Pharmacy.
- 62. On or about August 17, 2021, DS placed an order online for delivery on August 19, 2021 or August 20, 2021. On August 20, 2021, DS contacted Respondent after not receiving the medication. The required injection date was August 23, 2021, however DS did not receive the medication until August 27, 2022 and he missed his injection date.

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OTHER MATTERS

- 68. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit Number PHY 39314 issued to Respondent Caremark, LLC dba CVS/Specialty, while Kellee Danielle Richardson had been a pharmacist in charge then Kellee Danielle Richardson shall be prohibited from serving as a manager, administrator, owner, member, officer, director, associate, or partner of a licensee for five years if Pharmacy Permit Number PHY 39314 is placed on probation or until Pharmacy Permit Number PHY 39314 is reinstated if it is revoked.
- 69. Pursuant to Code section 4307, if disciplined is imposed on License Number RPH 74186 to Kellee Danielle Richardson, then she shall be prohibited from serving as a manager, administrator, owner, member, officer, director, associate, or partner of a licensee for five years if Pharmacist License Number RPH 74186 is placed on probation or until Pharmacist License Number RPH 74186 is reinstated if it is revoked.

PRAYER

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

- Revoking or suspending Pharmacy Permit Number PHY 39314, issued to Caremark,
 LLC dba CVS/Specialty;
- 2. Revoking or suspending Pharmacist License Number RPH 74186, issued to Kellee Danielle Richardson;
- 3. Prohibiting Kellee Danielle Richardson from serving as a manager, administrator, owner, member, officer, director, associate, or partner of a licensee for five years if Pharmacy Permit Number PHY 39314 is placed on probation or until Pharmacy Permit Number PHY 39314 is reinstated if Pharmacy Permit Number PHY 39314 is revoked;
- 4. Ordering Respondent Caremark, LLC dba CVS/Specialty, and Respondent Kellee Danielle Richardson jointly and severally to pay the Board of Pharmacy the reasonable costs of the investigation and enforcement of this case, pursuant to Business and Professions Code section 125.3; and,

DATED: 6/12/2022	Signature on File
	ANNE SODERGREN Executive Officer
	Executive Officer Board of Pharmacy Department of Consumer Affairs State of California
	State of California Complainant
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