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

In the Matter of the Accusation Against:

RAJ LUNAGARIA, INC., dba WHITE CROSS PHARMACY, RAVJI L. LUNAGARIA, OWNER, Pharmacy Permit No. PHY 39991;

LASR ENTERPRISES, INC., dba WHITE CROSS PHARMACY #1, RAVJI L. LUNAGARIA, RAJ RAKHOLIA, AND SAMEER K. RAKHOLIA, OWNERS, Pharmacy Permit No. PHY 50793;

LASR ENTERPRISES, INC., dba WHITE CROSS PHARMACY #1, RAVJI L. LUNAGARIA, RAJ RAKHOLIA, AND SAMEER K. RAKHOLIA, OWNERS,

Pharmacy Permit No. PHY 55765;

RSS PHARMACY ASSOCIATES, LLC, dba COLE'S VILLAGE PHARMACY, RAVJI L. LUNAGARIA, SAMEER K. RAKHOLIA, AND SAMIR A. PATEL, OWNERS, Pharmacy Permit No. PHY 55630;

> NILESHKUMAR BATUKBHAI VAGHANI, Pharmacist License No. RPH 70111;

RAVJI L. LUNAGARIA, Pharmacist License No. RPH 44144;

DECISION AND ORDER AS TO COLE'S VILLAGE PHARMACY ONLY (CASE NO. 6336, 6773 & 6775)

SAMEER K. RAKHOLIA, Pharmacist License No. RPH 64946;

NIRALI MRUDANGK SHAH, Pharmacist License No. RPH 73997;

SAMIR A. PATEL, Pharmacist License No. RPH 70613;

SHANE L. JEROMINSKI, Pharmacist License No. RPH 60543; and

RAJ RAKHOLIA, Pharmacy Technician Registration No. TCH 64078, Intern Pharmacist Registration No. INT 41728,

Respondents

Agency Case No. 6336, 6773, and 6775

OAH No. 2022020260

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.

By

This Decision shall become effective at 5:00 p.m. on June 23, 2023.

It is so ORDERED on May 24, 2023.

BOARD OF PHARMACY DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

eun

Seung W. Oh, Pharm.D. Board President

	OB BONTA	
	ttorney General of California REGORY J. SALUTE	
S	upervising Deputy Attorney General	
D	Deputy Attorney General tate Bar No. 263607	
6	00 West Broadway, Suite 1800	
P.	an Diego, CA 92101 .O. Box 85266	
	an Diego, CA 92186-5266 Telephone: (619) 738-9441	
	Facsimile: (619) 645-2061 ttorneys for Complainant	
	BEFOR BOADD OF F	
	BOARD OF P DEPARTMENT OF C	
	STATE OF C.	ALIFORNIA
1	In the Matter of the Accusation Against:	l
	_	Case No. 6336, 6773, and 6775
]	RAJ LUNAGARIA, INC. DBA WHITE CROSS PHARMACY	OAH No. 2022020260
	RAVJI L. LUNAGARIA, OWNER 602 Main Street	STIPULATED SURRENDER OF
	Brawley, CA 92227	LICENSE AND ORDER AS TO RSS PHARMACY ASSOCIATES, LLC DBA
	Pharmacy Permit No. PHY 39991	COLE'S VILLAGE PHARMACY ONL
	LASR ENTERPRISES, INC., DBA WHITE CROSS PHARMACY #1	
]	RAVJI L. LUNAGARIA, RAJ RAKHOLIA AND SAMEER K. RAKHOLIA, OWNERS	
	21445 N. Sunrise Way, Ste. 100 Palm Springs, CA 92262	
	Pharmacy Permit No. PHY 50793	
	LASR ENTERPRISES, INC.,	
]	DBA WHITE CROSS PHARMACY #1 RAVJI L. LUNAGARIA, RAJ RAKHOLIA	
	AND SAMEER K. RAKHOLIA, OWNERS 1717 East Vista Chino, Ste. B2	
	Palm Springs, CA 92262	
]	Pharmacy Permit No. PHY 55765	
	RSS PHARMACY ASSOCIATES, LLC DBA COLE'S VILLAGE PHARMACY	
	RAVJI L. LUNAGARIA, SAMEER K. RAKHOLIA AND SAMIR A. PATEL,	
	OWNERS	

1	223 East 3 rd Street Corona, CA 92879
2	Pharmacy Permit No. PHY 55630
3	NILESHKUMAR BATUKBHAI
4	VAGHANI 19411 Norwich Dr. Riverside, CA 92508
5	Pharmacist License No. RPH 70111
6 7	RAVJI L. LUNAGARIA P.O. Box 17458
8	Anaheim, CA 92817
9	Pharmacist License No. RPH 44144
10	SAMEER K. RAKHOLIA P.O. Box 861
11	Brawley, CA 92227
12	Pharmacist License No. RPH 64946
13	NIRALI MRUDANGK SHAH 26630 Barton Rd., #212 Redlands, CA 92373
14	
15	Pharmacist License No. RPH 73997
16	SAMIR A. PATEL 6648 Paseo Fino Street Eastvale, CA 92880
17	Pharmacist License No. RPH 70613
18 19	SHANE L. JEROMINSKI 83652 Himilaya Drive
20	Indio, CA 92203
20 21	Pharmacist License No. RPH 60543
22	RAJ RAKHOLIA 830 S. Peralta Hills Drive Anaheim, CA 95207
23	
24	Pharmacy Technician Registration No. TCH 64078
25	Intern Pharmacist Registration No. INT 41728
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27	Respondents.
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	Stipulated Surrender of License as to RSS Pharmacy As

1	IT IS HEREBY STIPULATED AND AGREED by and between the parties to the above-
2	entitled proceedings that the following matters are true:
3	<u>PARTIES</u>
4	1. Anne Sodergren (Complainant) is the Executive Officer of the Board of Pharmacy
5	(Board). She brought this action solely in her official capacity and is represented in this matter by
6	Rob Bonta, Attorney General of the State of California, by Nicole R. Trama, Deputy Attorney
7	General.
8	2. RSS Pharmacy Associates, LLC, DBA Cole's Village Pharmacy (Respondent) is
9	represented in this proceeding by attorney Benjamin Fenton.
10	3. On or about August 16, 2017, the Board issued Pharmacy Permit Number PHY
11	55630 to RSS Pharmacy Associates, LLC, dba Cole's Village Pharmacy (Cole's Village
12	Pharmacy) with Ravji L. Lunagaria, Sameer K. Rakholia and Samir A. Patel identified as the
13	members. The Pharmacy Permit was in full force and effect at all times relevant to the charges
14	brought herein and will expire on August 1, 2024, unless renewed.
15	JURISDICTION
16	4. Second Amended Accusation No. 6336, 6773, and 6775 was filed before the Board
17	and is currently pending against Respondent. The First Amended Accusation and all other
18	statutorily required documents were properly served on Respondent on July 9, 2021. Respondent
19	filed its Notice of Defense contesting the Accusation. Subsequently, on May 19, 2022, Second
20	Amended Accusation No. 6336, 6773, and 6775 was filed before the Board. A copy of Second
21	Amended Accusation No. 6336, 6773, and 6775 is attached as exhibit A and incorporated herein
22	by reference.
23	ADVISEMENT AND WAIVERS
24	5. Respondent has carefully read, fully discussed with counsel, and understands the
25	charges and allegations in Second Amended Accusation No. 6336, 6773, and 6775. Respondent
26	also has carefully read, fully discussed with counsel, and understands the effects of this Stipulated
27	Surrender of License and Order.
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	Stipulated Surrender of License as to RSS Pharmacy Associates, LLC, DBA Cole's Village Pharmacy Only

6. Respondent is fully aware of its legal rights in this matter, including the right to a 1 2 hearing on the charges and allegations in the Accusation; 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 3 to the issuance of subpoenas to compel the attendance of witnesses and the production of 4 documents; the right to reconsideration and court review of an adverse decision; and all other 5 rights accorded by the California Administrative Procedure Act and other applicable laws. 6 7. Respondent voluntarily, knowingly, and intelligently waives and gives up each and 7 every right set forth above. 8 9 **CULPABILITY** 8. Respondent admits the truth of each and every charge and allegation in Second 10 Amended Accusation No. 6336, 6773, and 6775, agrees that cause exists for discipline and 11 hereby surrenders their Pharmacy Permit No. PHY 55630 for the Board's formal acceptance. 12 9. Respondent understands that by signing this stipulation it enables the Board to issue 13 an order accepting the surrender of their Pharmacy Permit without further process. 14 CONTINGENCY 15 10. This stipulation shall be subject to approval by the Board. Respondent understands 16 and agrees that counsel for Complainant and the staff of the Board may communicate directly 17 with the Board regarding this stipulation and surrender, without notice to or participation by 18 19 Respondent or its counsel. By signing the stipulation, Respondent understands and agrees that they may not withdraw its agreement or seek to rescind the stipulation prior to the time the Board 20considers and acts upon it. If the Board fails to adopt this stipulation as its Decision and Order, 21 the Stipulated Surrender and Disciplinary Order shall be of no force or effect, except for this 22 paragraph, it shall be inadmissible in any legal action between the parties, and the Board shall not 23 24 be disqualified from further action by having considered this matter. The parties understand and agree that Portable Document Format (PDF) and facsimile 25 11. copies of this Stipulated Surrender of License and Order, including PDF and facsimile signatures 26 thereto, shall have the same force and effect as the originals. 27 28 4

Stipulated Surrender of License as to RSS Pharmacy Associates, LLC, DBA Cole's Village Pharmacy Only (Case No. 6336, 6773, and 6775)

1	12. This Stipulated Surrender of License and Order is intended by the parties to be an
2	integrated writing representing the complete, final, and exclusive embodiment of their agreement.
3	It supersedes any and all prior or contemporaneous agreements, understandings, discussions,
4	negotiations, and commitments (written or oral). This Stipulated Surrender of License and Order
5	may not be altered, amended, modified, supplemented, or otherwise changed except by a writing
6	executed by an authorized representative of each of the parties.
7	13. In consideration of the foregoing admissions and stipulations, the parties agree that
8	the Board may, without further notice or formal proceeding, issue and enter the following Order:
9	<u>ORDER</u>
10	IT IS HEREBY ORDERED that Pharmacy Permit No. PHY 55630, issued to Respondent
11	RSS Pharmacy Associates, LLC, dba Cole's Village Pharmacy, is surrendered and accepted by
12	the Board.
13	1. The surrender of Respondent's Pharmacy Permit and the acceptance of the
14	surrendered license by the Board shall constitute the imposition of discipline against Respondent.
15	This stipulation constitutes a record of the discipline and shall become a part of Respondent's
16	license history with the Board.
17	2. Respondent shall lose all rights and privileges as a pharmacy in California as of the
18	effective date of the Board's Decision and Order.
19	3. Respondent shall cause to be delivered to the Board its pocket license and, if one was
20	issued, its wall certificate on or before the effective date of the Decision and Order.
21	4. Respondent's pharmacy shall be sold prior to the effective date of the decision. The
22	pharmacy may, but is not required to, be sold to Samir A. Patel. In the event that Respondent's
23	pharmacy is not sold before the effective date of the decision, Respondent shall, within ten (10)
24	days of the effective date, arrange for the destruction of, the transfer to, sale of or storage in a
25	facility licensed by the Board of all controlled substances and dangerous drugs and devices.
26	Respondent shall further provide written proof of such disposition and shall submit a completed
27	Discontinuance of Business form according to Board guidelines.
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	Stipulated Surrender of License as to RSS Pharmacy Associates, LLC, DBA Cole's Village Pharmacy Only

5. In the event that Respondent's pharmacy is not sold before the effective date of the 1 2 decision, Respondent shall also arrange for the continuation of care for ongoing patients of the pharmacy by, at minimum, providing written notice to ongoing patients that specifies the 3 anticipated closing date of the pharmacy and that identifies one or more area pharmacies capable 4 to taking up the patients' care, and by cooperating as may be necessary in the transfer of records 5 or prescriptions for ongoing patients. Within five (5) days of its provision to the pharmacy's 6 ongoing patients, Respondent shall provide a copy of the written notice to the Board. For the 7 purposes of this provision, "ongoing patients" means those patients for whom the pharmacy has 8 9 on file a prescription with one or more refills outstanding, or for whom the pharmacy has filled a prescription within the preceding sixty (60) days. 10

6. Respondent may not apply for any license, permit, or registration from the Board for 11 three years from the effective date of this decision. If Respondent ever applies for licensure or 12 petitions for reinstatement in the State of California, the Board shall treat it as a new application 13 14 for licensure. Respondent must comply with all the laws, regulations and procedures for licensure in effect at the time the application or petition is filed, and all of the charges and 15 allegations contained in Second Amended Accusation No. 6336, 6773, and 6775, shall be deemed 16 to be true, correct and admitted by Respondent when the Board determines whether to grant or 17 deny the application or petition. 18

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7. Respondent shall pay the agency its costs of investigation and enforcement in the amount of \$4,477 within ninety (90) days of the effective date of this Decision.

8. If Respondent should ever apply or reapply for a new license or certification, or
 petition for reinstatement of a license, by any other health care licensing agency in the State of
 California, all of the charges and allegations contained in Second Amended Accusation No. 6336,
 6773, and 6775 shall be deemed to be true, correct, and admitted by Respondent for the purpose
 of any Statement of Issues or any other proceeding seeking to deny or restrict licensure.

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ACCEPTANCE

I have carefully read the above Stipulated Surrender of License and Order and have fully discussed it with my attorney. I understand the stipulation and the effect it will have on my

1	Pharmacy Permit. I enter into this Stipulated Surrender of License and Order voluntarily,
2	knowingly, and intelligently, and agree to be bound by the Decision and Order of the Board of
3	Pharmacy.
4	
5	DATED:
6	RAVJI LUNAGARIA, as officer and an authorized agent on behalf of
7	RSS PHARMACY ASSOCIATES, LLC DBA COLE'S VILLAGE PHARMACY
8	Respondent
9	DATED:
10	SAMEER RAKHOLIA, as officer and an
11	authorized agent on behalf of RSS PHARMACY ASSOCIATES, LLC
12	DBA COLE'S VILLAGE PHARMACY
13	Respondent
14	DATED: SAMIR PATEL, as officer and an
15	authorized agent on behalf of
16	RSS PHARMACY ASSOCIATES, LLC DBA COLE'S VILLAGE PHARMACY Respondent
 17 18 19 20 21 22 23 24 25 26 27 28 	I have read and fully discussed with Respondent RSS Pharmacy Associates, LLC, dba Cole's Village Pharmacy, the terms and conditions and other matters contained in this Stipulated Surrender of License and Order. I approve its form and content. DATED:
	7
	Stipulated Surrender of License as to RSS Pharmacy Associates, LLC, DBA Cole's Village Pharmacy Only (Case No. 6336, 6773, and 6775)

Pharmacy Permit. I enter into this Stipulated Surrender of License and Order voluntarily, 1 knowingly, and intelligently, and agree to be bound by the Decision and Order of the Board of 2 Pharmacy. 3 4 Ravji Lunagaria DATED: 04/09/2023 5 RAVJI LUNAGARIA, as officer and an 6 authorized agent on behalf of RSS PHARMACY ASSOCIATES, LLC 7 DBA COLE'S VILLAGE PHARMACY Respondent 8 9 DATED: 10 SAMEER RAKHOLIA, as officer and an 04/09/2023 authorized agent on behalf of 11 RSS PHARMACY ASSOCIATES, LLC sameer rakholia DBA COLE'S VILLAGE PHARMACY 12 Respondent 13 DATED: SAMIR PATEL, as officer and an 14 04/09/2023 authorized agent on behalf of SAMIR A. PATEL 15 RSS PHARMACY ASSOCIATES, LLC DBA COLE'S VILLAGE PHARMACY 16 Respondent 17 18 19 I have read and fully discussed with Respondent RSS Pharmacy Associates, LLC, dba 20 Cole's Village Pharmacy, the terms and conditions and other matters contained in this Stipulated 21 Surrender of License and Order. I approve its form and content. 22 DATED: 10 BENJAMIN FENTON, ESO 23 Attorney for Respondent 24 25 26 27 28 7 Stipulated Surrender of License as to RSS Pharmacy Associates, LLC, DBA Cole's Village Pharmacy Only (Case No. 6336, 6773, and 6775)

1		ENDORSEMENT
2	The foregoing Stipulated Sur	render of License and Order is hereby respectfully submitted
3	for consideration by the Board of P	harmacy of the Department of Consumer Affairs.
4	DATED:	Respectfully submitted,
5 6		ROB BONTA Attorney General of California GREGORY J. SALUTE
7		Supervising Deputy Attorney General
8		
9 10		NICOLE R. TRAMA Deputy Attorney General Attorneys for Complainant
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	Stipulated Surrender of License as t	o RSS Pharmacy Associates, LLC, DBA Cole's Village Pharmacy Only (Case No. 6336, 6773, and 6775)

1	ENDORSE	<u>MENT</u>
2	The foregoing Stipulated Surrender of Licens	e and Order is hereby respectfully submitted
3	for consideration by the Board of Pharmacy of the l	Department of Consumer Affairs.
4	DATED: <u>4/10/2023</u>	Respectfully submitted,
5 6		ROB BONTA Attorney General of California GREGORY J. SALUTE
7		Supervising Deputy Attorney General
8		Nicola R. Trama
9		NICOLE R. TRAMA Deputy Attorney General Attorneys for Complainant
10 11		Thomeys for Companiani
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	Stipulated Surrender of License as to RSS Pharmacy A	ssociates, LLC, DBA Cole's Village Pharmacy Only (Case No. 6336, 6773, and 6775)

Exhibit A

Second Amended Accusation No. 6336, 6773, and 6775

1	Rob Bonta	
2	Attorney General of California GREGORY J. SALUTE	
3	Supervising Deputy Attorney General NICOLE R. TRAMA	
4	Deputy Attorney General State Bar No. 263607	
5	600 West Broadway, Suite 1800 San Diego, CA 92101	
6	P.O. Box 85266 San Diego, CA 92186-5266	
7	Telephone: (619) 738-9419 Facsimile: (619) 645-2061	
8	Attorneys for Complainant	
9	BEFOR BOARD OF P	
10	DEPARTMENT OF CO STATE OF C	ONSUMER AFFAIRS
11		
12	In the Matter of the Accusation Against:	Case Nos. 6336, 6773 and 6775
13	RAJ LUNAGARIA, INC.	
14	DBA WHITE CROSS PHARMACY RAVJI L. LUNAGARIA, OWNER	SECOND AMENDED ACCUSATION
15	602 Main Street Brawley, CA 92227	
16	Pharmacy Permit No. PHY 39991	
17	LASR ENTERPRISES, INC.,	
18	DBA WHITE CROSS PHARMACY #1 RAVJI L. LUNAGARIA, RAJ RAKHOLIA	
19	AND SAMEER K. RAKHOLIA, OWNERS 21445 N. Sunrise Way, Ste. 100	
20	Palm Springs, CA 92262	
21	Pharmacy Permit No. PHY 50793	
22	LASR ENTERPRISES, INC., DBA WHITE CROSS PHARMACY #1	
23	RAVJI L. LUNAGARIA, RAJ RAKHOLIA AND SAMEER K. RAKHOLIA, OWNERS	
24	1717 East Vista Chino, Ste. B2 Palm Springs, CA 92262	
25	Pharmacy Permit No. PHY 55765	
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		SECOND AMENDED ACCUSAT

RSS PHARMACY ASSOCIATES, LLC DBA COLE'S VILLAGE PHARMACY
RAVJI L. LUNAGARIA, SAMEER K.
RAKHOLIA AND SAMIR A. PATEL, OWNERS
223 East 3 rd Street Corona, CA 92879
Pharmacy Permit No. PHY 55630
NILESHKUMAR BATUKBHAI
VAGHANI 19411 Norwich Dr. Riverside, CA 92508
Pharmacist License No. RPH 70111
RAVJI L. LUNAGARIA
P.O. Box 17458 Anaheim, CA 92817
Pharmacist License No. RPH 44144
SAMEER K. RAKHOLIA
P.O. Box 861 Brawley, CA 92227
Pharmacist License No. RPH 64946
NIRALI MRUDANGK SHAH 26630 Barton Rd., #212 Deducedar CA 92272
Redlands, CA 92373
Pharmacist License No. RPH 73997
SAMIR A. PATEL 6648 Paseo Fino Street Eastvale, CA 92880
Pharmacist License No. RPH 70613
SHANE L. JEROMINSKI
83652 Himilaya Drive Indio, CA 92203
Pharmacist License No. RPH 60543
RAJ RAKHOLIA
830 S. Peralta Hills Drive Anaheim, CA 95207
Pharmacy Technician Registration No.
TCH 64078

1 **Intern Pharmacist Registration No. INT** 2 41728 3 Respondents. 4 Complainant alleges: 5 6 **PARTIES** 7 1. Anne Sodergren (Complainant) brings this Second Amended Accusation solely in her 8 official capacity as the Executive Officer of the Board of Pharmacy (Board), Department of 9 Consumer Affairs. 10 On or about April 27, 1994, the Board issued Pharmacy Permit Number PHY 39991 2. 11 to Raj Lunagaria, Inc., dba White Cross Pharmacy. Ravji L. Lunagaria is the sole shareholder of 12 Raj Lunagaria, Inc. The Pharmacy Permit was in full force and effect at all times relevant to the 13 charges brought herein and will expire on April 1, 2023, unless renewed (White Cross). 14 3. On or about April 5, 2012, the Board issued Pharmacy Permit Number PHY 50793 to 15 LASR Enterprises, Inc., dba White Cross Pharmacy #1. Ravji L. Lunagaria was an officer and a 16 shareholder of 60% of the outstanding shares. Raj Rakholia was an officer and a shareholder of 17 20% of the outstanding shares. Sameer K. Rakholia was an officer and a shareholder of 20% of 18 the outstanding shares. On or about August 11, 2017, the Board cancelled this permit. 19 4. On or about August 11, 2017, the Board issued Pharmacy Permit Number PHY 20 55765 to LASR Enterprises, Inc., dba White Cross Pharmacy #1 for its new location. Pharmacy 21 Permit Numbers PHY 50793 and PHY 55765 were in full force and effect at all times relevant to 22 the charges brought herein. Pharmacy Permit No. PHY 55765 will expire on August 1, 2022, 23 unless renewed (White Cross Pharmacy #1). On or about December 31, 2017, Raj Rakholia 24 divested his shares and Sameer K. Rakholia became an owner of 40% of the outstanding shares of 25 White Cross Pharmacy #1. 26 5. On or about August 16, 2017, the Board issued Pharmacy Permit Number PHY 27 55630 to RSS Pharmacy Associates, LLC, dba Cole's Village Pharmacy (Cole's Village 28 Pharmacy) with Ravii L. Lunagaria, Sameer K. Rakholia and Samir A. Patel identified as the 3

SECOND AMENDED ACCUSATION

members. The Pharmacy Permit was in full force and effect at all times relevant to the charges brought herein and will expire on August 1, 2022, unless renewed.

6. On or about March 8, 1991, the Board issued Pharmacist License Number RPH
 44144 to Ravji L. Lunagaria (Lunagaria). The Pharmacist License was in full force and effect at
 all times relevant to the charges brought herein and will expire on July 31, 2022, unless renewed.

7. On or about October 27, 2010, the Board issued Pharmacist License Number RPH
64946 to Sameer K. Rakholia (Sameer Rakholia). The Pharmacist License was in full force and
effect at all times relevant to the charges brought herein and will expire on June 30, 2022, unless
renewed.

8. On or about August 12, 2005, the Board issued Pharmacy Technician Registration
 Number TCH 64078 to Raj Rakholia (Raj Rakholia). The Pharmacy Technician Registration was
 in full force and effect at all times relevant to the charges brought herein, expired on May 31,
 2019 and was cancelled.

9. On or about November 8, 2017, the Board issued Intern Pharmacist Registration
Number INT 41728 to Raj Rakholia. The Intern Pharmacist Registration was in full force and
effect at all times relevant to the charges brought herein and will expire on May 31, 2022, unless
renewed.

18 10. On or about April 28, 2014, the Board issued Pharmacist License Number RPH
70613 to Samir A. Patel (Patel). The Pharmacist License was in full force and effect at all times
20 relevant to the charges brought herein and will expire on September 30, 2023, unless renewed.

11. On or about October 18, 2013, the Board issued Pharmacist License Number RPH
70111 to Nileshkumar Batukbhai Vaghani (Vaghani). The Pharmacist License was in full force
and effect at all times relevant to the charges brought herein and will expire on November 30,
2022, unless renewed.

12. On or about November 6, 2015, the Board issued Pharmacist License Number RPH
73997 to Nirali Mrudangk Shah (Shah). The Pharmacist License was in full force and effect at all
times relevant to the charges brought herein and will expire on August 31, 2023, unless renewed.

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1	13. On or about December 7, 2007, the Board issued Pharmacist License Number RPH
2	60543 to Shane Lee Jerominski (Jerominski). The Pharmacist License was in full force and effect
3	at all times relevant to the charges brought herein and will expire on January 31, 2023, unless
4	renewed.
5	JURISDICTION
6	14. The Second First Amended Accusation is brought before the Board under the
7	authority of the following laws. All section references are to the Business and Professions Code
8	unless otherwise indicated.
9	15. Section 4011 of the Code provides that the Board shall administer and enforce both
10	the Pharmacy Law [Bus. & Prof. Code, § 4000 et seq.] and the Uniform Controlled Substances
11	Act [Health & Safety Code, § 11000 et seq.].
12	16. Section 4300, subdivision (a) of the Code provides that every license issued by the
13	Board may be suspended or revoked.
14	17. Section 4300.1 of the Code states:
15	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
16	placement of a license on a retired status, or the voluntary surrender of a license by a license shall not deprive the board of jurisdiction to commence or proceed with any
17	investigation of, or action or disciplinary proceeding against, the licensee or to render a decision suspending or revoking the license.
18	a decision suspending of revoking the needse.
19	STATUTORY AND REGULATORY PROVISIONS
20	18. Section 810 of the Code states in part:
21	(a) It shall constitute unprofessional conduct and grounds for disciplinary
22	action, including suspension or revocation of a license or certificate, for a health care professional to do any of the following in connection with his or her
23	professional activities:
24	(1) Knowingly present or cause to be presented any false or fraudulent claim for the payment of a loss under a contract of insurance.
25	
26	(2) Knowingly prepare, make, or subscribe any writing, with intent to present or use the same, or to allow it to be presented or used in support of any false or
27	fraudulent claim.
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	SECOND AMENDED ACCUSATION

1 2	(b) It shall constitute cause for revocation or suspension of a license or certificate for a health care professional to engage in any conduct prohibited under Section 1871.4 of the Insurance Code or Section 549 or 550 of the Penal Code.
3	
4	19. Section 4063 of the Code states:
5	No prescription for any dangerous drug or dangerous device may be refilled
6	except upon authorization of the prescriber. The authorization may be given orally or at the time of giving the original prescription. No prescription for any
7	dangerous drug that is a controlled substance may be designated refillable as
8	needed.
9	20. Section 4076 of the Code states in part:
10	(a) A pharmacist shall not dispense any prescription except in a container that
11	meets the requirements of state and federal law and is correctly labeled with all of the following:
12	(1) Except when the prescriber or the certified nurse-midwife who functions
13	pursuant to a standardized procedure or protocol described in Section 2746.51, the
14	nurse practitioner who functions pursuant to a standardized procedure described in Section 2836.1 or protocol, the physician assistant who functions pursuant to
15	Section 3502.1, the naturopathic doctor who functions pursuant to a standardized procedure or protocol described in Section 3640.5, or the pharmacist who
16	functions pursuant to a policy, procedure, or protocol pursuant to Section 4052.1, 4052.2, or 4052.6 orders otherwise, either the manufacturer's trade name of the
17	drug or the generic name and the name of the manufacturer. Commonly used
18 19	abbreviations may be used. Preparations containing two or more active ingredients may be identified by the manufacturer's trade name or the commonly used name or the principal active ingredients.
20	21. Section 4022 of the Code states:
21	
22	"Dangerous drug" or "dangerous device" means any drug or device unsafe for self-use in humans or animals, and includes the following:
23	(a) Any drug that bears the legend: "Caution: federal law prohibits dispensing
24	without prescription," "Rx only," or words of similar import.
25 26	(b) Any device that bears the statement: "Caution: federal law restricts this device to sale by or on the order of a ""Px only " or words of similar import
26	device to sale by or on the order of a," "Rx only," or words of similar import, the blank to be filled in with the designation of the practitioner licensed to use or
27	order use of the device.
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	SECOND AMENDED ACCUS

1	(c) Any other drug or device that by federal or state law can be lawfully dispensed only on prescription or furnished pursuant to Section 4006.
2	22. Section 4081 of the Code states in pertinent part:
3	(a) All records of manufacture and of sale, acquisition, or disposition of
4	dangerous drugs or dangerous devices shall be at all times during business hours open to inspection by authorized officers of the law, and shall be preserved for at
5 6	least three years from the date of making. A current inventory shall be kept by every manufacturer, wholesaler, pharmacy, veterinary food-animal drug retailer,
7	physician, dentist, podiatrist, veterinarian, laboratory, clinic, hospital, institution, or establishment holding a currently valid and unrevoked certificate, license,
8	permit, registration, or exemption under Division 2 (commencing with Section 1200) of the Health and Safety Code or under Part 4 (commencing with Section
9	16000) of Division 9 of the Welfare and Institutions Code who maintains a stock of dangerous drugs or dangerous devices.
10	(b) The owner, officer, and partner of any pharmacy, wholesaler, or veterinary
11 12	food-animal drug retailer shall be jointly responsible, with the pharmacist-in-charge or representative-in-charge, for maintaining the records and inventory described in this section.
12	
14	23. Section 4101(a) of the Code states:
15 16	A pharmacist may take charge of and act as the pharmacist-in-charge of a pharmacy upon application by the pharmacy and approval by the board. A pharmacist-in-charge who ceases to act as the pharmacist-in-charge of the pharmacy shall notify the board in writing within 30 days of the date of that change in status.
17	24. Section 4105, subdivision (a) of the Code states:
18	
19	All records or other documentation of the acquisition and disposition of dangerous drugs and devices by any entity licensed by the board shall be retained on the licensed premises in a readily retrievable form.
20	25. Section 4113, subdivision (c) of the Code states:
21	The pharmacist-in-charge shall be responsible for a pharmacy's compliance
22	with all state and federal laws and regulations pertaining to the practice of pharmacy.
23	26. Section 4201, subdivisions (f) and (j) of the Code state:
24	(f) Notwithstanding any other law, the pharmacy license shall authorize the
25	holder to conduct a pharmacy. The license shall be renewed annually and shall not be transferable.
26 27	(j) For licenses referred to in subdivisions (f), (g), (h), and (i), any change in the proposed beneficial ownership interest shall be reported to the board within 30 days thereafter upon a form to be furnished by the board.
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	SECOND AMENDED ACCUSA

1	27. Section 4301 of the Code states in pertinent part:
2	The board shall take action against any holder of a license who is guilty of
3	unprofessional conduct or whose license has been issued by mistake. Unprofessional conduct shall include, but is not limited to, any of the following:
4	
5 6	(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.
7	(g) Knowingly making or signing any certificate or other document that falsely
8	represents the existence or nonexistence of a state of facts.
9	
10	(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.
11	
12	(o) Violating or attempting to violate, directly or indirectly, or assisting in or abetting the violation of or conspiring to violate any provision or term of this chapter
13 14	or of the applicable federal and state laws and regulations governing pharmacy, including regulations established by the board or any other state or federal regulatory
14 15	agency.
16 17	28. Section 4306.5 states:
18	Unprofessional conduct for a pharmacist may include any of the following:
19	(a) Acts or omissions that involve, in whole or in part, the inappropriate
20	exercise of his or her education, training, or experience as a pharmacist, whether or not the act or omission arises in the course of the practice of pharmacy or the ownership, management, administration, or operation of a pharmacy or other entity
21	licensed by the board.
22	(b) Acts or omissions that involve, in whole or in part, the failure to exercise or implement his or her best professional judgment or corresponding
23	responsibility with regard to the dispensing or furnishing of controlled substances, dangerous drugs, or dangerous devices, or with regard to the provision of services.
24	(c) Acts or omissions that involve, in whole or in part, the failure to
25 26	consult appropriate patient, prescription, and other records pertaining to the performance of any pharmacy function.
26	(d) Acts or omissions that involve, in whole or in part, the failure to fully
27 28	maintain and retain appropriate patient-specific information pertaining to the performance of any pharmacy function.
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	SECOND AMENDED ACCUSA

29. Section 4307, subdivision (a) of the Code states that: 1 Any person who has been denied a license or whose license has been revoked 2 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, 3 director, associate, partner, or any other person with management or control of any partnership, corporation, firm, or association whose application for a license has been 4 denied or revoked, is under suspension or has been placed on probation, and while acting as the manger, administrator, owner, member, officer, director, associate, 5 partner, or any other person with management or control had knowledge or knowingly participated in any conduct for which the license was denied, revoked, 6 suspended, or placed on probation, shall be prohibited from serving as a manger, administrator, owner, member, officer, director, associate, partner, or any other 7 person with management or control of a licensee as follows: 8 (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 9 years. 10 (2) Where the license is denied or revoked, the prohibition shall continue until the license is issued or reinstated. 11 30. Health and Safety Code section 111255 states: 12 Any drug or device is adulterated if it has been produced, prepared, packed, or 13 held under conditions whereby it may have been contaminated with filth, or whereby it may have been rendered injurious to health. 14 31. Health and Safety Code section 111295 states: 15 It is unlawful for any person to manufacture, sell, deliver, hold, or offer for sale 16 any drug or device that is adulterated. 17 32. Health and Safety Code section 111330 states: 18 Any drug or device is misbranded if its labeling is false or misleading in any 19 particular. 20 33. Health and Safety Code section 111395, subdivision (c) states: 21 Any drug is misbranded in any of the following cases: 22 23 (c) The contents of the original package have been, wholly or partly, removed 24 and replaced with other material in the package. 25 34. Health and Safety Code section 111440 states: 26 It is unlawful for any person to manufacture, sell deliver, hold or offer for sale 27 any drug or device that is misbranded. 28

1	REGULATORY PROVISIONS
1	<u>REGULATORT TROVISIONS</u>
2	35. Section 1304.11, subdivision (b) of title 21, Code of Federal Regulations states:
3	Initial Inventory date. Every person required to keep records shall take an
4	inventory of all stocks of controlled substances on hand on the date he/she first engages in the manufacture, distribution, or dispensing of controlled substances, in
5	accordance with paragraph (e) of this section as applicable. In the event a person commences business with no controlled substances on hand, he/she shall record this fact as the initial inventory.
6	fact as the initial inventory.
7	36. Section 1317.40, subdivision (a) of title 21, Code of Federal Regulations states:
8	
9	Manufacturers, distributors, reverse distributors, narcotic treatment programs, hospitals/clinics with an on-site pharmacy, and retail pharmacies that desire to be collectors shall modify their registration to obtain authorization to be a collector in
10 11	accordance with §1301.52(f) of this chapter. Authorization to be a collector is subject to renewal. If a registrant that is authorized to collect ceases activities as a collector,
12	such registrant shall notify the Administration in accordance with §1301.52(f) of this chapter.
13	37. Section 1305.05, subdivision (a) of title 21, Code of Federal Regulations states:
14	
15	A registrant may authorize one or more individuals, whether or not located at his or her registered location, to issue orders for Schedule I and II controlled substances on the registrant's behalf by executing a power of attorney for each such
16	individual, if the power of attorney is retained in the files, with executed Forms 222 where applicable, for the same period as any order bearing the signature of the attorney. The power of attorney must be available for inspection together with other
17	order records.
18	38. Section 1311.30, subdivision (a) of title 21, Code of Federal Regulations states:
19	Only the certificate holder may access or use his or digital certificate and
20	private key.
21	39. Section 1707.1 of title 16, California Code of Regulations states in part:
22	(a) A pharmacy shall maintain medication profiles on all patients who have
23 24	prescriptions filled in that pharmacy except when the pharmacist has reasonable belief that the patient will not continue to obtain prescription medications from that pharmacy.
25 26	(1) A patient medication record shall be maintained in an automated data processing or manual record mode such that the following information is readily
26	retrievable during the pharmacy's normal operating hours.
27 28	(A) The patient's full name and address, telephone number, date of birth (or age) and gender;
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	SECOND AMENDED ACCUSA

1	(B) For each prescription dispensed by the pharmacy:
2	1. The name, strength, dosage form, route of administration, if other than oral, quantity and directions for use of any drug dispensed;
3 4	2. The prescriber's name and where appropriate, license number, DEA registration number or other unique identifier;
5	3. The date on which a drug was dispensed or refilled;
6	4. The prescription number for each prescription; and
7	5. The information required by section 1717.
8	5. The mornation required by section 1717.
9	
10	40. Section 1707.2 of title 16, California Code of Regulations states in part:
11	(a) A pharmacist shall provide oral consultation to his or her patient or the patient's agent in all settings:
12	(1) upon request;
13 14	(2) whenever the pharmacist deems it warranted in the exercise of his or her professional judgment;
15 16	(3) whenever the prescription drug has not previously been dispensed to a patient; or
17 18	(4) whenever a prescription drug not previously dispensed to a patient in the same dosage form, strength or with the same written directions, is dispensed by the pharmacy.
19 20	(b)(1) When the patient or patient's agent is not present (including, but not limited to, a prescription drug that was shipped by mail or delivery), a pharmacy shall ensure that:
21	(A) the patient receives written notice of his or her right to request
22	consultation;
23	(B) the patient receives written notice of the hours of availability and the telephone number from which the patient may obtain oral consultation from a
24	pharmacist who has ready access to the patient's record; and
25	(C) a pharmacist shall be available (i) to speak to the patient or patient's agent
26	during any regular hours of operation, within an average of ten (10) minutes or less, unless a return call is scheduled to occur within one business hour, (ii) for no
27	less than six days per week, and (iii) for a minimum of 40 hours per week.
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	SECOND AMENDED ACCUSA

1 2	(2) A pharmacist is not required by this subsection to provide oral consultation to an inpatient of a health care facility licensed pursuant to section 1250 of the Health and Safety Code, or to an inmate of an adult correctional facility or a juvenile detention facility, except upon the patient's discharge. A pharmacist is not
3	obligated to consult about discharge medications if a health facility licensed pursuant to subdivision (a) or (b) of Health and Safety Code Section 1250 has
4	implemented a written policy about discharge medications which meets the requirements of Business and Professions Code Section 4074.
5	(c) When oral consultation is provided, it shall include at least the following:
6	
7	(1) directions for use and storage and the importance of compliance with directions; and
8 9	(2) precautions and relevant warnings, including common severe side or adverse effects or interactions that may be encountered.
10	(d) Whenever a pharmacist deems it warranted in the exercise of his or her professional judgment, oral consultation shall also include:
11 12	(1) the name and description of the medication;
13	(2) the route of administration, dosage form, dosage, and duration of drug therapy;
14	(3) any special directions for use and storage;
15	
16	(4) precautions for preparation and administration by the patient, including techniques for self-monitoring drug therapy;
17	(5) prescription refill information;
18 19	(6) therapeutic contraindications, avoidance of common severe side or adverse effects or known interactions, including serious potential interactions with known
20	nonprescription medications and therapeutic contraindications and the action required if such side or adverse effects or interactions or therapeutic
21	contraindications are present or occur;
22	(7) action to be taken in the event of a missed dose.
23	(e) Notwithstanding the requirements set forth in subsection (a) and (b), a pharmacist is not required to provide oral consultation when a patient or the
24	patient's agent refuses such consultation.
25	41. Section 1714, subdivisions (b) and (d) of title 16, California Code of Regulations
26	states:
27 28	(b) Each pharmacy licensed by the board shall maintain its facilities, space, fixtures, and equipment so that drugs are safely and properly prepared, maintained, secured and distributed. The pharmacy shall be of sufficient size and unobstructed
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	SECOND AMENDED ACCUSA

1	area to accommodate the safe practice of pharmacy.
1 2	(d) Each pharmacist while on duty shall be responsible for the security of the prescription department, including provisions for effective control against theft or
3	diversion of drugs and devices, and records for such drugs and devices. Possession of a key to the pharmacy where dangerous drugs and controlled substances are stored
4	shall be restricted to a pharmacist.
5	42. Section 1715.6 of title 16, California Code of Regulations states:
6	The owner shall report to the Board within thirty (30) days of discovery of any loss of the controlled substances, including their amounts and strengths.
7	43. Section 1716, of title 16, California Code of Regulations states:
8	Pharmacists shall not deviate from the requirements of a prescription except
9 10	upon the prior consent of the prescriber or to select the drug product in accordance with Section 4073 of the Business and Professions Code.
11	Nothing in this regulation is intended to prohibit a pharmacist from exercising
12	commonly-accepted pharmaceutical practice in the compounding or dispensing of a prescription.
13	44. Section 1761, subdivision (a) of title 16, California Code of Regulations states:
14	No pharmacist shall compound or dispense any prescription which contains any significant error, omission, irregularity, uncertainty, ambiguity or alteration.
15 16	Upon receipt of any such prescription, the pharmacist shall contact the prescriber to obtain the information needed to validate the prescription.
10	
18	45. Section 1718 of title 16, California Code of Regulations states:
19	"Current Inventory" as used in Section 4081 and 4332 of the Business and
20	Professions Code shall be considered to include complete accountability for all dangerous drugs handled by every licensee enumerated in Section 4081 and 4332.
21	The controlled substances inventories required by Title 21, CFR, Section 1304 shall be available for inspection upon request for at least three years.
22	shall be available for hispection upon request for at least three years.
23	46. Section 1776.1(g)(2) of title 16, California Code of Regulations states:
24	As part of its drug take-back services, a pharmacy shall not: Accept or possess prescription drugs from skilled nursing facilities, residential care homes, health care
25	prescription drugs from skrifed hursing facilities, residential care nomes, nearth care practitioners or any other entity.
26	COSTS
27	47. Section 125.3 of the Code provides, in pertinent part, that the Board may request the
28	administrative law judge to direct a licentiate found to have committed a violation or violations of
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	SECOND AMENDED ACCUSATION

the licensing act to pay a sum not to exceed the reasonable costs of the investigation and 1 2 enforcement of the case. DRUGS 3 48. Abilify Maintena, the brand name for aripiprazole injection, an antipsychotic 4 medication, is a dangerous drug pursuant to Business and Professions Code section 4022. 5 49. Advair Diskus, the brand name for fluticasone/salmeterol inhaler, is a dangerous drug 6 pursuant to Business and Professions Code section 4022. 7 Eliquis, the brand name for apixaban, is a dangerous drug pursuant to Business and 50. 8 Professions Code section 4022. 9 Hyzaar, the brand name for the generic losartan/hydrochlorothiazide, is a dangerous 10 51. drug pursuant to Business and Professions Code section 4022. 11 52. Invega Sustenna the brand name for paliperidone palmitate injection, an antipsychotic 12 medication, is a dangerous drug pursuant to Business and Professions Code section 4022. 13 14 53. Lidocaine PAK, the brand name for lidocaine ointment, is a dangerous drug pursuant to Business and Professions Code section 4022. 15 54. Norco, the brand name for hydrocodone/acetaminophen, is a Schedule II controlled 16 substance pursuant to Health and Safety Code section 11055, and is a dangerous drug pursuant to 17 Business and Professions Code section 4022. 18 19 55. Oxycodone is a Schedule II controlled substance pursuant to Health and Safety Code section 11054(b)(M) and a dangerous drug pursuant to Business and Professions Code section 204022. This is a drug of high abuse and diversion potential. 21 56. Promethazine with codeine is a Schedule V controlled substance pursuant to Health 22 and Safety Code section 111058(c)(1) and is a dangerous drug pursuant to Business and 23 24 Professions Code section 4022. This is a drug of high abuse and diversion potential. 57. Risperdal Consta, the brand name for risperidone injection, an antipsychotic 25 medication, is a dangerous drug pursuant to Business and Professions Code section 4022. 26 58. Symbicort, the brand name for budesonide/formoterol inhaler, is a dangerous drug 27 pursuant to Business and Professions Code section 4022. 28 14

SECOND AMENDED ACCUSATION

- 59. <u>Tacrolimus</u> is a dangerous drug pursuant to Business and Professions Code section4022.
 - **FACTUAL ALLEGATIONS**

60. Lunagaria, Raj Rakholia, and Sameer Rakholia were shareholders or members of the corporations that owned White Cross Pharmacy, White Cross Pharmacy #1 and Cole's Village Pharmacy. The Board conducted investigations of these pharmacies that revealed the following facts, unprofessional conduct and violations of law.

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White Cross Pharmacy:

9 61. From March 24, 2014 to June 15, 2017, Vaghani was the Pharmacist-in-Charge at
10 White Cross Pharmacy, a specialty pharmacy located in Brawley, California. On June 20, 2017,
11 Jerominski became the Pharmacist-in-Charge of White Cross Pharmacy.

62. During an inspection of White Cross Pharmacy on about May 17, 2017, the Board
Inspector observed the automated dispensing machine was labeled as containing Losartan
Pot./HCTZ 100/12.5 mg (also known as Hyzaar) tablets with an expiration date of Feburary 2017.
Vaghani later informed the Inspector that the label for the medication was incorrect, and that the
expiration date was actually August 2017.

17 63. White Cross and Vaghani did not maintain an accurate and complete medication
18 profile for patient MF containing all of her prescriptions. Specifically, the profile contained no
19 information about prescription number 2262780.

64. From August 18 through October 19, 2019, White Cross and Vaghani forged twentyone prescriptions for lidocaine 5% ointment and dispensed them to nineteen patients.

65. An audit of brand and generic Norco 10/325mg for the time period of May 3, 2019 to
October 15, 2021, resulted in an overage of 54 tablets of hydrocodone/acetaminophen 10/325mg.
The overage demonstrated that White Cross Pharmacy and Jerominski failed to maintain a current
inventory.

66. White Cross Pharmacy's policies and procedures indicated that prescriptions not
picked up in 14 days would be reversed and returned to stock. However, from December 31,
2019 to December 31, 2021, there were 436 prescriptions filled and placed in the will-call section

waiting to be picked up for longer than 14 days (and therefore not reversed and returned to stock).
Of these 436 prescriptions, over 70% of them had been there longer than 365 days. Of these 436
prescriptions, there were also 6 prescriptions that had not been picked up, but White Cross
Pharmacy still subsequently refilled those 6 prescriptions. White Cross Pharmacy had received
over \$25,000 from insurance companies for these 436 prescriptions. It was only after a Board of
Pharmacy inspection and inquiry on this issue that White Cross Pharmacy reversed these
prescriptions.

8 67. Between July 2021 and October 2021, White Cross Pharmacy filled and dispensed 5
9 prescriptions for patient CR with the Mylan-manufactured fluticasone/salmeterol
10 250/50mcg inhaler, but labeled them with the GSK-manufactured Advair 250/50mcg brand name
11 inhaler.

12

Cole's Village Pharmacy:

68. From August 16, 2017 to July 11, 2018, Patel was the Pharmacist-in-Charge and a
shareholder of Cole's Village Pharmacy, a specialty pharmacy located in Corona, California.
69. On December 25, 2017, there was an unlawful, forcible entry into Cole's Village
Pharmacy. Individuals stole six bottles (2,838 mls) of promethazine with codeine from Cole's
Village Pharmacy's inventory of drugs. The owners and the pharmacist-in-charge did not report
this loss of promethazine with codeine to the Board of Pharmacy within thirty days.

19 70. From August 16, 2017 to July 11, 2018, Cole's Village Pharmacy had an overage of
20 167 tablets of the dangerous drug tacrolimus in its dangerous drug inventory and records.

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White Cross Pharmacy #1:

71. From April 5, 2012 to August 15, 2017, Sameer Rakholia was the Pharmacist-inCharge of White Cross Pharmacy #1, a specialty pharmacy located in Palm Springs, California.
From August 11, 2017 to December 8, 2017 and May 25, 2018 to September 4, 2018, and after
the pharmacy changed locations and received a new permit number (PHY 55765), Sameer
Rakholia was the Pharmacist-in-Charge. From December 8, 2017 to May 25, 2018, Respondent
Shah was the Pharmacist-in-Charge.

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72. On December 31, 2017, Raj Rakholia divested his shares of White Cross Pharmacy 1 2 #1, but none of the owners notified the Board of the change in beneficial ownership interest. 73. White Cross Pharmacy #1 accepted returns of controlled substances and dangerous 3 drugs from facilities and health care practitioners and re-dispensed those drugs to patients. 4 74. White Cross Pharmacy #1 accepted returns of dangerous drugs from patients and 5 non-patients and placed the drugs in manufacturer bottles that the drugs did not originate. For 6 example, a box of Abilify Maintena 300mg injection was found in the pharmacy that was picked 7 up by the patient on December 8, 2017 and billed to Medicare. 8 9 75. Pharmacy staff comingled tablets or capsules with different lot numbers and expiration dates in manufacturer bottles and placed more tablets or capsules in the manufacturer 10 bottles than those bottles originally contained (overfills). 11 76. Manufacturer drug samples and returned drugs were found in the pharmacy's active 12 drug stock used to dispense drugs. 13 14 77. Although it accepted returns of controlled substances, White Cross Pharmacy #1 did not possess a registration as a collector with the DEA and was not authorized to accept returns of 15 controlled substances. 16 78. From 2015 to 2017, White Cross Pharmacy #1 dispensed duplicate prescriptions for 17 the same patients, listing the same prescriber for an electronic and a telephone prescription, 18 19 without contacting the prescriber to determine if both prescriptions were valid. The telephone prescriptions that White Cross Pharmacy #1 were not valid prescriptions and were not authorized 20by the prescriber. In addition, White Cross Pharmacy #1 dispensed refills not authorized by the 21 prescriber. For example, prescription number 83935 for Atripla was authorized by Dr. P. for a 22 total of 120-day supply or for a quantity of #30 with 3 refills. However, White Cross Pharmacy 23 24 #1 dispensed prescription number 83935 for Atripla on February 20, 2017, May 1, 2017, July 25, 2017, October 16, 2017 and November 13, 2017. Therefore, a total of 330 tablets were dispensed 25 where only 120 day supply was authorized. 26 79. Respondents' proof of service logs had signatures of patients but when interviewed, 27 the patients denied signing for deliveries. 28

80. From April 23, 2018 to March 1, 2019, White Cross Pharmacy #1 had overages of 1 2 the following dangerous drugs in its drug inventory and records: 65 Abilify Maintena 400mg, 13 Invega Sustenna 234mg and 3 Risperdal Consta 50mg. From January 1, 2017 to August 10, 3 2017, White Cross Pharmacy #1 had overages of the following dangerous drugs in its drug 4 inventory and records: 8 Invega Sustenna 234mg, 19 Risperdal Consta 50mg and 12 Abilify 5 Maintena 400mg. From August 11, 2017 to April 23, 2018, White Cross Pharmacy #1 had 6 overages of the following dangerous drugs in its inventory and records: 7 Risperdal Consta 50mg 7 and 61 Abilify Maintena 400mg. 8

9 81. Pharmacy staff did not take an initial inventory of the stock on hand of controlled
10 substances on the date of the change in the pharmacy's location even though required by the
11 federal Controlled Substances Act.

12

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82. From January 1, 2015 to December 31, 2017, White Cross Pharmacy #1 lost 11,848 tablets of oxycodone 30mg, a drug of high abuse and diversion potential.

83. 14 White Cross Pharmacy #1's security measures to safeguard controlled substances were non-existent or lax. Pharmacy staff shared a digital certificate and key when ordering 15 oxycodone and other Schedule II controlled substances. Pharmacy technicians and other staff 16 ordered and received controlled substances. Pharmacy staff stored filled controlled substance 17 prescriptions in the waiting bin or "will call" area with other prescriptions. There was no executed 18 19 power of attorney for ordering Schedule II controlled substances. Pharmacy staff left the controlled substance cabinet open when pharmacists were busy. There was no perpetual 2021 inventory log system in place for Schedule II controlled substances prior to October of 2017. They did not perform a back count of inventory and verify after each controlled substance fill. 22 Pharmacy staff did not establish a separate file for documentation of controlled substance fills. 23 24 84. On or about May 25, 2018, Shah ceased acting as the pharmacist-in-charge of White Cross Pharmacy #1 but did not notify the Board in writing that she had ceased acting as the 25

26 pharmacist-in-charge.

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1	FIRST CAUSE FOR DISCIPLINE
2	(Held and Offered for Sale Misbranded Drugs against
3	White Cross Pharmacy and Vaghani)
4	85. Respondents White Cross Pharmacy and Vaghani are subject to disciplinary action
5	under Code section 4301, subdivision (j) and (o) for violating Health and Safety Code section
6	111440, in that they held, or offered for sale Hyzaar, that was misbranded within the meaning of
7	Health & Safety Code section 111330, as set forth above.
8	SECOND CAUSE FOR DISCIPLINE
9	(Dispensing Prescriptions That Contained a Significant Irregularity,
10	Uncertainty, or Ambiguity against White Cross Pharmacy and Vaghani)
11	86. Respondents White Cross Pharmacy and Vaghani are subject to disciplinary action
12	under Code section 4301, subdivision (o), for violating California Code of Regulations, title 16,
13	section 1761, in that those Respondents dispensed prescriptions that contained significant
14	irregularities, uncertainties, or ambiguities, as set forth above.
15	THIRD CAUSE FOR DISCIPLINE
16	(Failure to Maintain Medication Profile against Respondents
17	White Cross Pharmacy and Vaghani)
18	87. Respondents White Cross Pharmacy and Vaghani are subject to disciplinary action
19	under Code section 4301, subdivision (o), for violating California Code of Regulations, title 16,
20	section 1707.1, subdivision (a)(1)(B), in that those Respondents failed to maintain patient MF's
21	patient profile after filling and dispensing prescription number Rx #2262780 for lidocaine 5%, as
22	set forth above.
23	FOURTH CAUSE FOR DISCIPLINE
24	(Dishonest Acts against White Cross Pharmacy and Vaghani)
25	88. Respondents White Cross Pharmacy and Vaghani are subject to disciplinary action
26	under Code section 4301, subdivision (f) in that those Respondents committed dishonest acts by
27	creating false prescriptions and filling and dispensing those prescriptions unauthorized by the
28	prescriber, as set forth above.
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	SECOND AMENDED ACCUSATION

1	FIFTH CAUSE FOR DISCIPLINE
2	(Making Documents that Falsely Represents Facts against
3	White Cross Pharmacy and Vaghani)
4	89. Respondents White Cross Pharmacy and Vaghani are subject to disciplinary action
5	under Code section 4301, subdivision (g) in that those Respondents made documents that falsely
6	represented the existence of a state of facts by creating false prescriptions for lidocaine 5%
7	ointment which were not authorized by the prescriber, as set forth above.
8	SIXTH CAUSE FOR DISCIPLINE
9	(Failure to Correctly Label Prescriptions against
10	White Cross Pharmacy and Jerominski)
11	90. Respondents White Cross Pharmacy and Jerominski are subject to disciplinary action
12	under Code section 4301, subdivision (o) for violation of Code section 4076, subdivision (a)(1) in
13	that Respondents dispensed five fills of a prescription for patient CR for fluticasone/salmeterol
14	250/50mcg inhaler but labeled the drugs as Advair 250/50mcg., as set forth above.
15	SEVENTH CAUSE FOR DISCIPLINE
16	(Failure to Maintain Current Inventory against
17	White Cross Pharmacy and Jerominski)
18	91. Respondents White Cross Pharmacy and Jerominski are subject to disciplinary action
19	under Code section 4301, subdivision (o) for violating Code section 4081, subdivision (a) and
20	title 16, California Code of Regulations, section 1718, in that they did not maintain a current
21	inventory of the controlled substance, hydrocodone/acetaminophen 10/325mg, as set forth above.
22	EIGHTH CAUSE FOR DISCIPLINE
23	(Acts Involving Dishonesty, Fraud, Deceit or Corruption against
24	White Cross Pharmacy and Jerominski)
25	92. Respondents White Cross Pharmacy and Jerominski are subject to disciplinary action
26	under Code section 4301, subdivision (f) in that those Respondents committed acts involving
27	dishonesty, fraud, deceit or corruption when they failed to reverse adjudicated prescriptions in a
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	SECOND AMENDED ACCUSATION

1	timely basis which had not been picked up and were left in the will-call area for significant
2	periods of time, as set forth above.
3	NINTH CAUSE FOR DISCIPLINE
4	(Failure to Maintain Current Inventory against
5	Cole's Village Pharmacy, and Patel)
6	93. Respondents Cole's Village Pharmacy and Patel are subject to disciplinary action
7	under Code section 4301, subdivision (o), for violating Code section 4081, subdivision (a) and
8	title 16, California Code of Regulations, section 1718, in that they did not maintain a current
9	inventory of the dangerous drug, tacrolimus, as set forth above.
10	TENTH CAUSE FOR DISCIPLINE
11	(Failure to Report Drug Losses against Patel, Lunagaria and Sameer Rakholia)
12	94. Respondents Patel, Lunagaria and Sameer Rakholia are subject to disciplinary action
13	under Code section 4301, subdivision (o), for violating title 16, California Code of Regulations,
14	section 1715.6, in that they did not report the losses of promethazine with codeine to the Board,
15	as set forth above.
16	ELEVENTH CAUSE FOR DISCIPLINE
17	(Held or Offered for Sale Misbranded Drugs against White Cross Pharmacy #1,
18	Sameer Rakholia and Shah)
19	95. Respondent White Cross Pharmacy #1 and Shah are subject to disciplinary action
20	under Code sections 4301, subdivisions (j) and (o), for violating Health and Safety Code section
21	111440, in that they held or offered for sale dangerous drugs that were misbranded within the
22	meaning of Health and Safety Code sections 111330 and 111395, subdivision (c), as set forth
23	above.
24	TWELFTH CAUSE FOR DISCIPLINE
25	(Accepted Returns of Dangerous Drugs against White Cross Pharmacy #1, Sameer
26	Rakholia and Shah)
27	96. Respondent White Cross Pharmacy #1 and Shah are subject to disciplinary action
28	under Code sections 4301, subdivisions (j) and (o), for violating California Code of Regulations,
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	SECOND AMENDED ACCUSATION

1	title 16, section 1776.1, subdivision (g)(2), in that they accepted or possessed prescription drugs
2	from skilled nursing facilities, residential care homes, health care practitioners or any other entity,
3	as set forth above.
4	THIRTEENTH CAUSE FOR DISCIPLINE
5	(Received Returns of Controlled Substances against White Cross Pharmacy #1, Sameer
6	Rakholia and Shah)
7	97. Respondent White Cross Pharmacy #1 and Shah are subject to disciplinary action
8	under Code section 4301, subdivision (j), for violating Code of Federal Regulations, title 21,
9	sections 1317.40, subdivision (a), in that they received returns of controlled substances even
10	though they were not registered as a collector with the Drug Enforcement Administration, as set
11	forth above.
12	FOURTEENTH CAUSE FOR DISCIPLINE
13	(Held or Offered for Sale Adulterated Drugs against
14	White Cross Pharmacy #1, Shah and Sameer Rakholia)
15	98. Respondents White Cross Pharmacy #1, Shah and Sameer Rakholia are subject to
16	disciplinary action under Code section 4301, subdivisions (j) and (o), for violating Health and
17	Safety Code section 111295, in that they held or offered for sale dangerous drugs, that were
18	adulterated within the meaning of Health and Safety Code section 111255, as set forth above.
19	FIFTEENTH CAUSE FOR DISCIPLINE
20	(Failure to Report Change in Beneficial Ownership Interest against
21	Sameer Rakholia, Raj Rakholia and Lunagaria)
22	99. Respondents Sameer Rakholia, Raj Rakholia and Lunagaria are subject to
23	disciplinary action under Code section 4301, subdivision (o), for violating 4201, subdivision (j),
24	in that they failed to report within thirty days a change in the proposed beneficial ownership
25	interest of White Cross Pharmacy #1, as set forth above.
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	SECOND AMENDED ACCUSATION

1	SIXTEENTH CAUSE FOR DISCIPLINE		
2	(Failure to Maintain Security of Drugs against		
3	White Cross Pharmacy #1 and Sameer Rakholia)		
4	100. Respondents White Cross Pharmacy #1 and Sameer Rakholia are subject to		
5	disciplinary action under Code section 4301, subdivision (o), for violating California Code of		
6	Regulations, title 16, section 1714, subdivisions (b) and (d), in that they failed to maintain the		
7	security of oxycodone 30mg, as set forth above.		
8	SEVENTEENTH CAUSE FOR DISCIPLINE		
9	(Failure to Maintain Current Inventory against White Cross Pharmacy #1,		
10	Shah and Sameer Rakholia)		
11	101. Respondents White Cross Pharmacy #1, Shah and Sameer Rakholia are subject to		
12	disciplinary action under Code section 4301, subdivision (o), for violating Code section 4081,		
13	subdivision (a), as defined by title 16, California Code of Regulations, section 1718 and 4105,		
14	subdivision (a), in that they did not maintain a current inventory of oxycodone 30mg, Invega		
15	Sustenna 234mg, Risperdal Consta 50mg and Abilify Maintena 400mg, as set forth above.		
16	EIGHTEENTH CAUSE FOR DISCIPLINE		
17	(Failure to Execute Power of Attorney for Ordering Schedule II Controlled Substances		
18	against White Cross Pharmacy #1, Sameer Rakholia and Shah)		
19	102. Respondents White Cross Pharmacy #1, Sameer Rakholia and Shah are subject to		
20	disciplinary action under Code section 4301, subdivisions (j) and (o), for violating Code of		
21	Federal Regulations, title 21, section 1305.05, subdivision (a), in that they failed to execute a		
22	power of attorney for ordering Schedule II controlled substances, as set forth above.		
23	NINETEENTH CAUSE FOR DISCIPLINE		
24	(Failure to Use Individual Credentials for Ordering Controlled Substances against White		
25	Cross Pharmacy #1, Sameer Rakholia and Shah)		
26	103. Respondents White Cross Pharmacy #1, Sameer Rakholia and Shah are subject to		
27	disciplinary action under Code section 4301, subdivisions (j) and (o), for violating Code of		
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	SECOND AMENDED ACCUSATION		

1	Federal Regulations, title 21, section 1311.30, subdivision (a), in that they did not possess an			
2	individual certificate and private key to order controlled substances, as set forth above.			
3	TWENTIETH CAUSE FOR DISCIPLINE			
4	(Failure to Perform Initial Inventory against White Cross Pharmacy #1 and Sameer			
5	Rakholia)			
6	104. Respondents White Cross Pharmacy #1 and Sameer Rakholia are subject to			
7	disciplinary action under Code section 4301, subdivision (o), for violating Code of Federal			
8	Regulations, title 21, section 1304.11, subdivision (b), in that they did not perform an initial			
9	controlled substance inventory upon commencing business at the new location, as set forth above			
10	TWENTY-FIRST CAUSE FOR DISCIPLINE			
11	(Erroneous and Uncertain Prescriptions against White Cross Pharmacy #1 and Sameer			
12	Rakholia)			
13	105. Respondents White Cross Pharmacy #1 and Sameer Rakholia are subject to discipline			
14	under Code section 4301, subdivision (o), for violating California Code of Regulations, title 16,			
15	section 1761, subdivision (a) for failing to contact the prescriber on prescriptions that were			
16	erroneous or uncertain, as set forth above.			
17	TWENTY-SECOND CAUSE FOR DISCIPLINE			
18	(Unauthorized Refills against White Cross Pharmacy #1 and Sameer Rakholia)			
19	106. Respondents White Cross Pharmacy #1 and Sameer Rakholia are subject to discipline			
20	under Code section 4301, subdivision (o), for violating Code section 4063 for dispensing refills			
21	not authorized by the prescriber, as set forth above.			
22	TWENTY-THIRD CAUSE FOR DISCIPLINE			
23	(Variation from Prescription against White Cross Pharmacy #1 and Sameer Rakholia)			
24	107. Respondents White Cross Pharmacy #1 and Sameer Rakholia are subject to discipline			
25	under Code section 4301, subdivision (o), for violating California Code of Regulations, title 16,			
26	section 1716, for deviating from the requirements of a prescription by dispensing a quantity that			
27	was different than what was prescribed, as set forth above.			
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1	TWENTY-FOURTH CAUSE FOR DISCIPLINE				
2	(Commission of an Act Involving Dishonesty, Fraud, Deceit, or Corruption against White				
3	Cross Pharmacy #1 and Sameer Rakholia)				
4	108. Respondents White Cross Pharmacy #1 and Sameer Rakholia are subject to discipline				
5	under Code section 4301, subdivision (f), for commission of an act involving dishonesty, fraud,				
6	deceit or corruption for creating fraudulent prescriptions, as set forth above.				
7	TWENTY-FIFTH CAUSE FOR DISCIPLINE				
8	(Making a Document that Falsely Represents the Existence of a State of Facts against White				
9	Cross Pharmacy #1 and Sameer Rakholia)				
10	109. Respondents White Cross Pharmacy #1 and Sameer Rakholia are subject to discipline				
11	under Code section 4301, subdivision (g), for making documents that falsely represent the				
12	existence of a state of facts in that Respondents' created prescriptions not authorized by				
13	prescribers and had signature logs from patients who denied signing for deliveries, as set forth				
14	above.				
15	TWENTY-SIXTH CAUSE FOR DISCIPLINE				
16	(Making a Document that Falsely Represents the Existence of a State of Facts against White				
17	Cross Pharmacy #1 and Sameer Rakholia)				
18	110. Respondents White Cross Pharmacy #1 and Sameer Rakholia are subject to discipline				
19	under Code section 4301, subdivision (g), for making documents that falsely represent the				
20	existence of a state of facts in that Respondents' created prescriptions not authorized by				
21	prescribers and had signature logs from patients who denied signing for deliveries, as set forth				
22	above.				
23	TWENTY-SEVENTH CAUSE FOR DISCIPLINE				
24	(Failure to Exercise or Implement Best Professional Judgment with Regard to Dispensing				
25	Drugs against Sameer Rakholia)				
26	111. Respondent Sameer Rakkholia is subject to discipline under Code section 4301, for				
27	violating Code section 4306.5 in that he failed to exercise or implement his best professional				
28	judgment with regard to dispensing drugs when he dispensed duplicate prescriptions for the same				
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	SECOND AMENDED ACCUSATIO				

1	patients listing the same prescriber for an electronic and telephone prescription without contacting				
2	the prescriber to determine if both were valid, dispensed prescriptions for quantities exceeding				
3	what was prescribed, created fraudulent prescriptions not authorized by the prescriber or their				
4	agents, and dispensed prescription refills too early resulting in excessive doses being dispensed,				
5	as set forth above.				
6	TWENTY-EIGHTH CAUSE FOR DISCIPLINE				
7	(Failure to Report Ceasing to Act as Pharmacist-in-Charge against Shah)				
8	112. Respondent Shah is subject to disciplinary action under Code section 4301(o), for				
9	violating Code section 4101, subdivision (a), in that she did not report to the Board that she				
10	ceased acting as the pharmacist-in-charge of Respondent White Cross Pharmacy #1 in writing				
11	within thirty days of the date of that change in status, as set forth above.				
12	TWENTY-NINTH CAUSE FOR DISCIPLINE				
13	(Unprofessional Conduct against All Respondents)				
14	113. Respondents are subject to disciplinary action under Code section 4301 for				
15	unprofessional conduct in that they engaged in the activities set forth above.				
16	DISCIPLINE CONSIDERATIONS				
17	114. To determine the degree of discipline, if any, Complainant alleges that on or about				
18	August 29, 2016, the Board of Pharmacy issued Citation Number CI 2016 71475 to Vaghani, and				
19	ordered him to pay a \$3,000.00 fine. The Citation was based on violations of the following				
20	statutes and regulations: California Code of Regulations, title 16, section 1716 (variation from				
21	prescription); Civil Code section 56.10(a) (unauthorized disclosure of medical information);				
22	California Code of Regulations, title 16, section 1711(d) (failure to complete a quality assurance				
23	review); Business and Professions Code section 4077(a) (dispensing dangerous drugs in				
24	incorrectly labeled container.) Vaghani paid the Citation in full, it is now final, and is				
25	incorporated by reference as if fully set forth.				
26	115. To determine the degree of discipline, if any, Complainant alleges that on or about				
27	August 29, 2016, the Board of Pharmacy issued Citation Number CI 2014 65940 to White Cross				
28	Pharmacy, and ordered payment of a \$2,500.00 fine. The Citation was based on violations of the				
	26				
	SECOND AMENDED ACCUSATION				

following statutes and regulations: California Code of Regulations, title 16, section 1716 1 2 (variation from prescription); Civil Code section 56.10(a) (unauthorized disclosure of medical information); California Code of Regulations, title 16, section 1711(d) (failure to complete a 3 quality assurance review); Business and Professions Code section 4077(a) (dispensing dangerous 4 drugs in incorrectly labeled container.) White Cross Pharmacy paid the Citation in full, it is now 5 final, and is incorporated by reference as if fully set forth. 6

116. To determine the degree of discipline, if any, Complainant alleges that on or about 7 8 November 19, 2018, the Board of Pharmacy issued a Letter of Admonishment CI 2018 82005 to 9 Lunagaria. The Letter of Admonishment was based on violation of the following statutes and regulations: Business and Professions Code section 4315 and Health and Safety Code section 10 11165(d). Lunagaria failed to comply in that specifically on June 19, 2018, he was Pharmacist-in-11 Charge of White Cross Pharmacy #2, which first signed up to enable CURES transmissions on 12 July 2, 2018 but had filled a prescription for a testosterone cypionate 200mg/ml injection on June 13 14 19, 2018. Failure to report to CURES on at least a weekly basis is a violation of Health and Safety Code section 11165(d). Lunagaria did not contest the Letter of Admonishment, and it became 15 final on December 19, 2018. 16

117. To determine the degree of discipline, if any, Complainant alleges that on or about 17 November 19, 2018, the Board of Pharmacy issued a Letter of Admonishment CI 2018 82004 to 18 19 Sameer Rakholia. The Letter of Admonishment was based on violation of the following statutes and regulations: Business and Professions Code section 4315 and Health and Safety Code section 2011165(d). Sameer Rakholia failed to comply, in that specifically on May 16, 2018, he was the 21 Pharmacist-in-Charge of White Cross Pharmacy #1 (License No. PHY 55765), which first signed 22 up to enable CURES transmissions on July 2, 2018 but had filled a prescription for a testosterone 23 24 cypionate 200mg/ml injection on May 16, 2018. Failure to report to CURES on at least a weekly basis is a violation of Health and Safety Code section 11165(d). Sameer Rakholia did not contest 25 the Letter of Admonishment, and it became final on December 19, 2018. 26

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118. To determine the degree of discipline, if any, Complainant alleges that on or about July 26, 2021, the Board of Pharmacy issued Citation Number CI 2020 92011 to Shane Lee

Jerominski. The Citation was based on violations of the following statutes and regulations: 1 2 California Code of Regulations, title 16, section 1714, subdivision (b) (maintain facilities); Business and Professions Code section 4169, subdivision (a)(2) (selling misbranded drugs); 3 Health and Safety Code sections 111440 and 111420 (selling misbranded drugs). Specifically, on 4 July 29, 2020, Jerominski as the PIC of White Cross Pharmacy, purchased Biktarvy lot number 5 CCXKVA from Safe Chain Solutions with a fraudulent Transaction Information pedigree and 6 which was dispensed as prescription RX #2441472 to a patient although no Biktarvy was 7 provided or contained. Jerominski did not appeal the Citation and it is now final. 8 9 **OTHER MATTERS** 119. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit Number 10 PHY 39991 issued to Raj Lunagaria, Inc., dba White Cross Pharmacy, Raj Lunagaria, Inc., dba 11 White Cross Pharmacy shall be prohibited from serving as a manager, administrator, owner, 12 member, officer, director, associate, or partner of a licensee for five years if Pharmacy Permit 13

Number PHY 39991 is placed on probation or until Pharmacy Permit Number PHY 39991 is
reinstated if it is revoked.

16 120. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit Number
PHY 50793 issued to LASR Enterprises, Inc., dba White Cross Pharmacy #1, LASR Enterprises,
Inc., dba White Cross Pharmacy #1 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 50793 is placed on probation or until Pharmacy Permit Number PHY 50793
is reinstated if it is revoked.

121. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit Number
PHY 55765 issued to LASR Enterprises, Inc., dba White Cross Pharmacy #1, LASR Enterprises,
Inc., dba White Cross Pharmacy #1, 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 55765 is placed on probation or until Pharmacy Permit Number PHY 55765
is reinstated if it is revoked.

1 122. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit Number
 PHY 55630 issued to RSS Pharmacy Associates, LLC, dba Cole's Village Pharmacy, RSS
 Pharmacy Associates, LLC, dba Cole's Village Pharmacy 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 55630 is placed on probation or until Pharmacy
 Permit Number PHY 55630 is reinstated if it is revoked.

123. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit 7 Numbers PHY 50793 and/or PHY 55765 issued to LASR Enterprises, Inc., dba White Cross 8 9 Pharmacy #1 while Ravji L. Lunagaria has been an officer and owner and had knowledge of or 10 knowingly participated in any conduct for which the licensee was disciplined, Ravji L. Lunagaria shall be prohibited from serving as a manager, administrator, owner, member, officer, director, 11 associate, or partner of a licensee for five years if Pharmacy Permit Numbers PHY 50793 and/or 12 PHY 55765 are placed on probation or until Pharmacy Permit Numbers PHY 50793 and/or PHY 13 14 55765 are reinstated if they are revoked.

124. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit 15 Numbers PHY 50793 and/or PHY 55765 issued to LASR Enterprises, Inc., dba White Cross 16 Pharmacy #1 while Raj Rakholia has been an officer and owner and had knowledge of or 17 knowingly participated in any conduct for which the licensee was disciplined, Raj Rakholia shall 18 19 be prohibited from serving as a manager, administrator, owner, member, officer, director, associate, or partner of a licensee for five years if Pharmacy Permit Numbers PHY 50793 and/or 20PHY 55765 are placed on probation or until Pharmacy Permit Numbers PHY 50793 and/or PHY 21 55765 are reinstated if they are revoked. 22

125. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit
Numbers PHY 50793 and/or PHY 55765 issued to LASR Enterprises, Inc., dba White Cross
Pharmacy #1 while Sameer K. Rakholia has been an officer and owner and had knowledge of or
knowingly participated in any conduct for which the licensee was disciplined, Sameer K.
Rakholia 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

50793 and PHY 55765 are placed on probation or until Pharmacy Permit Numbers PHY 50793 and PHY 55765 are reinstated if they are revoked.

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126. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit
Number PHY 55630 issued to RSS Pharmacy Associates, LLC, dba Cole's Village Pharmacy
while Samir A. Patel has been an officer and owner and had knowledge of or knowingly
participated in any conduct for which the licensee was disciplined, Samir A. Patel 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 55630 is placed on
probation or until Pharmacy Permit Number PHY 55630 is reinstated if it is revoked.

10 127. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit
11 Number PHY 55630 issued to RSS Pharmacy Associates, LLC, dba Cole's Village Pharmacy
12 while Ravji L. Lunagaria has been an officer and owner and had knowledge of or knowingly
13 participated in any conduct for which the licensee was disciplined, Ravji L. Lunagaria shall be
14 prohibited from serving as a manager, administrator, owner, member, officer, director, associate,
15 or partner of a licensee for five years if Pharmacy Permit Number PHY 55630 is placed on
16 probation or until Pharmacy Permit Number PHY 55630 is reinstated if it is revoked.

17 128. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Permit
18 Number PHY 55630 issued to RSS Pharmacy Associates, LLC, dba Cole's Village Pharmacy
19 while Sameer K. Rakholia has been an officer and owner and had knowledge of or knowingly
20 participated in any conduct for which the licensee was disciplined, Sameer K. Rakholia shall be
21 prohibited from serving as a manager, administrator, owner, member, officer, director, associate,
22 or partner of a licensee for five years if Pharmacy Permit Number PHY 55630 is placed on
23 probation or until Pharmacy Permit Number PHY 55630 is reinstated if it is revoked.

129. Pursuant to Code section 4307, if discipline is imposed on Pharmacist License
Number RPH 70111 issued to Nileshkumar Batukbhai Vaghani, Nileshkumar Batukbhai Vaghani
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 70111 is
placed on probation or until Pharmacist License Number RPH 70111 is reinstated if it is revoked.

130. Pursuant to Code section 4307, if discipline is imposed on Pharmacist License 1 2 Number RPH 44144 issued to Ravji L. Lunagaria, Ravji L. Lunagaria shall be prohibited from serving as a manager, administrator, owner, member, officer, director, associate, or partner of a 3 licensee for five years if Pharmacist License Number RPH 44144 is placed on probation or until 4 Pharmacist License Number RPH 44144 is reinstated if it is revoked. 5 131. Pursuant to Code section 4307, if discipline is imposed on Pharmacist License 6 Number RPH 64946 issued to Sameer K. Rakholia, Sameer K. Rakholia shall be prohibited from 7 8 serving as a manager, administrator, owner, member, officer, director, associate, or partner of a 9 licensee for five years if Pharmacist License Number RPH 64946 is placed on probation or until Pharmacist License Number RPH 64946 is reinstated if it is revoked. 10 132. Pursuant to Code section 4307, if discipline is imposed on Pharmacist License 11 Number RPH 70613 issued to Samir A. Patel, Samir A. Patel shall be prohibited from serving as 12 a manager, administrator, owner, member, officer, director, associate, or partner of a licensee for 13 14 five years if Pharmacist License Number RPH 70613 is placed on probation or until Pharmacist License Number RPH 70613 is reinstated if it is revoked. 15 133. Pursuant to Code section 4307, if discipline is imposed on Pharmacist License 16 Number RPH 73997 issued to Nirali Mrudangk Shah, Nirali Mrudangk Shah shall be prohibited 17 from serving as a manager, administrator, owner, member, officer, director, associate, or partner 18 of a licensee for five years if Pharmacist License Number RPH 73997 is placed on probation or 19 until Pharmacist License Number RPH 73997 is reinstated if it is revoked. 20134. Pursuant to Code section 4307, if discipline is imposed on Pharmacy Technician 21 Registration Number TCH 64078 or Intern Pharmacist Registration Number INT 41728 issued to 22 Raj Rakholia, Raj Rakholia shall be prohibited from serving as a manager, administrator, owner, 23 24 member, officer, director, associate, or partner of a licensee for five years if Pharmacy Technician Registration Number TCH 64078 or Intern Pharmacist Registration Number INT 41728 are 25 placed on probation or until Pharmacy Technician Registration Number TCH 64078 or Intern 26 Pharmacist Registration Number INT 41728 are reinstated if it is revoked. 27 28

1	135. Pursuant to Code section 4307, if discipline is imposed on Pharmacist License				
2	Number RPH 60543 issued to Shane Jerominski, Shane Jerominski shall be prohibited from				
3	serving as a manager, administrator, owner, member, officer, director, associate, or partner of a				
4	licensee for five years if Pharmacist License Number RPH 60543 is placed on probation or until				
5	Pharmacist License Number RPH 60543 is reinstated if it is revoked.				
6	PRAYER				
7	WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,				
8	and that following the hearing, the Board of Pharmacy issue a decision:				
9	1. Revoking or suspending Pharmacy Permit Number PHY 39991, issued to Raj				
10	Lunagaria, Inc., dba White Cross Pharmacy;				
11	2. Revoking or suspending Pharmacy Permit Number PHY 50793, issued to LASI	٤			
12	Enterprises, Inc., dba White Cross Pharmacy #1;				
13	3. Revoking or suspending Pharmacy Permit Number PHY 55765, issued to LASI	٤			
14	Enterprises, Inc., dba White Cross Pharmacy #1;				
15	4. Revoking or suspending Pharmacy Permit Number PHY 55630, issued to RSS				
16	Pharmacy Associates, LLC, dba Cole's Village Pharmacy;				
17	5. Revoking or suspending Pharmacist License Number RPH 70111, issued to				
18	Nileshkumar Batukbhai Vaghani;				
19	6. Revoking or suspending Pharmacist License Number RPH 44144, issued to Ra	vji L.			
20	Lunagaria;				
21	7. Revoking or suspending Pharmacist License Number RPH 64946, issued to San	neer			
22	K. Rakholia;				
23	8. Revoking or suspending Pharmacist License Number RPH 70613, issued to San	nir A.			
24	Patel;				
25	9. Revoking or suspending Pharmacist License Number RPH 73997, issued to Nir	ali			
26	Mrudangk Shah;				
27	10. Revoking or suspending Pharmacy Technician Registration Number TCH 6407	8,			
28	issued to Raj Rakholia;				
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	SECOND AMENDED ACCU	SATION			

11. Revoking or suspending Intern Pharmacist Registration Number INT 41728, issued to Raj Rakholia;

12. Revoking or suspending Pharmacist License Number RPH 60543 issued to Shane Jerominski;

13. Prohibiting White Cross Pharmacy from serving as a manager, administrator, owner,
member, officer, director, associate, or partner of a licensee for five years if Pharmacy Permit
Number PHY 39991 is placed on probation or until Pharmacy Permit Number PHY 39991 is
reinstated if Pharmacy Permit Number PHY 39991 issued to Raj Lunagaria, Inc., dba White
Cross Pharmacy, is revoked;

10 14. Prohibiting LASR Enterprises, Inc., dba White Cross Pharmacy #1 from serving as a
11 manager, administrator, owner, member, officer, director, associate, or partner of a licensee for
12 five years if Pharmacy Permit Number PHY 50793 is placed on probation or until Pharmacy
13 Permit Number PHY 50793 is reinstated if Pharmacy Permit Number PHY 50793 issued to
14 LASR Enterprises, Inc., dba White Cross Pharmacy #1, is revoked;

15 15. Prohibiting LASR Enterprises, Inc., dba White Cross Pharmacy #1 from serving as a
manager, administrator, owner, member, officer, director, associate, or partner of a licensee for
five years if Pharmacy Permit Number PHY 55765 is placed on probation or until Pharmacy
Permit Number PHY 55765 is reinstated if Pharmacy Permit Number PHY 55765 issued to
LASR Enterprises, Inc., dba White Cross Pharmacy #1, is revoked;

16. Prohibiting RSS Pharmacy Associates, LLC, dba Cole's Village Pharmacy from
serving as a manager, administrator, owner, member, officer, director, associate, or partner of a
licensee for five years if Pharmacy Permit Number PHY 55630 is placed on probation or until
Pharmacy Permit Number PHY 55630 is reinstated if Pharmacy Permit Number PHY 55630
issued to RSS Pharmacy Associates, LLC, dba Cole's Village Pharmacy is revoked;

17. Prohibiting Ravji L. Lunagaria from serving as a manager, administrator, owner,
member, officer, director, associate, or partner of a licensee for five years if Pharmacy Permit
Numbers PHY 50793 and/or PHY 55765 are placed on probation or until Pharmacy Permit

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Numbers PHY 50793 and/or 55765 are reinstated if Pharmacy Permit Numbers PHY 50793 and/or PHY 55765 issued to LASR Enterprises, Inc., dba White Cross Pharmacy #1 are revoked.

18. Prohibiting Raj Rakholia from serving as a manager, administrator, owner, member, officer, director, associate, or partner of a licensee for five years if Pharmacy Permit Numbers
PHY 50793 and/or PHY 55765 placed on probation or until Pharmacy Permit Number PHY
50793 and/or PHY 55765 are reinstated if Pharmacy Permit Numbers PHY 50793 and/or PHY
55765 issued to LASR Enterprises, Inc., dba White Cross Pharmacy #1 are revoked.

8 19. Prohibiting Sameer K. Rakholia from serving as a manager, administrator, owner,
9 member, officer, director, associate, or partner of a licensee for five years if Pharmacy Permit
10 Numbers PHY 50793 and/or PHY 55765 are placed on probation or until Pharmacy Permit
11 Numbers PHY 50793 and/or PHY 55765 are reinstated if Pharmacy Permit Numbers PHY 50793
12 and/or PHY 55765 issued to LASR Enterprises, Inc., dba White Cross Pharmacy #1 are revoked.

20. Prohibiting Samir A. Patel from serving as a manager, administrator, owner, member,
officer, director, associate, or partner of a licensee for five years if Pharmacy Permit Number
PHY 55630 is placed on probation or until Pharmacy Permit Number PHY 55630 is reinstated if
Pharmacy Permit Number 55630 issued to RSS Pharmacy Associates, LLC, dba Cole's Village
Pharmacy is revoked.

Prohibiting Ravji L. Lunagaria from serving as a manager, administrator, owner,
member, officer, director, associate, or partner of a licensee for five years if Pharmacy Permit
Number PHY 55630 is placed on probation or until Pharmacy Permit Number PHY 55630 is
reinstated if Pharmacy Permit Number 55630 issued to RSS Pharmacy Associates, LLC, dba
Cole's Village Pharmacy is revoked.

22. Prohibiting Sameer K. Rakholia from serving as a manager, administrator, owner,
member, officer, director, associate, or partner of a licensee for five years if Pharmacy Permit
Number PHY 55630 is placed on probation or until Pharmacy Permit Number PHY 55630 is
reinstated if Pharmacy Permit Number 55630 issued to RSS Pharmacy Associates, LLC, dba
Cole's Village Pharmacy is revoked.

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Prohibiting Nileshkumar Batukbhai Vaghani from serving as a manager,
 administrator, owner, member, officer, director, associate, or partner of a licensee for five years if
 Pharmacist License Number RPH 70111 is placed on probation or until Pharmacist License
 Number RPH 70111 is reinstated if Pharmacist License Number RPH 70111 issued to
 Nileshkumar Batukbhai Vaghani is revoked;

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24. Prohibiting Ravji L. Lunagaria from serving as a manager, administrator, owner, member, officer, director, associate, or partner of a licensee for five years if Pharmacist License Number RPH 44144 is placed on probation or until Pharmacist License Number RPH 44144 is reinstated if Pharmacist License Number RPH 44144 issued to Ravji L. Lunagaria is revoked;

Prohibiting Sameer K. Rakholia from serving as a manager, administrator, owner,
 member, officer, director, associate, or partner of a licensee for five years if Pharmacist License
 Number RPH 64946 is placed on probation or until Pharmacist License Number RPH 64946 is
 reinstated if Pharmacist License Number RPH 64946 issued to Sameer K. Rakholia is revoked;

Prohibiting Samir A. Patel from serving as a manager, administrator, owner, member,
officer, director, associate, or partner of a licensee for five years if Pharmacist License Number
RPH 70613 is placed on probation or until Pharmacist License Number RPH 70613 is reinstated
if Pharmacist License Number RPH 70613 issued to Samir A. Patel is revoked;

27. Prohibiting Nirali Mrudangk Shah from serving as a manager, administrator, owner, 18 member, officer, director, associate, or partner of a licensee for five years if Pharmacist License 19 Number RPH 73997 is placed on probation or until Pharmacist License Number RPH 73997 is 20reinstated if Pharmacist License Number RPH 73997 issued to Nirali Mrudangk Shah is revoked; 21 28. Prohibiting Raj Rakholia from serving as a manager, administrator, owner, member, 22 officer, director, associate, or partner of a licensee for five years if Pharmacist License Number 23 24 RPH 70111 is placed on probation or until Pharmacy Technician License Number TCH 64078 is reinstated if Pharmacy Technician License Number TCH 64078 or Intern Registration Number 25 INT 41728 issued to Raj Rakholia are revoked; 26

27 29. Prohibiting Shane Jerominski from serving as a manager, administrator, owner,
28 member, officer, director, associate, or partner of a licensee for five years if Pharmacist License

1	Number RPH 60543 is placed on probation or until Pharmacist License Number RPH 60543 is				
2	reinstated if Pharmacist License N	umber RPH 60543 issued to S	Shane Jerominski is revoked;		
3	30. Ordering Respondents to pay the Board of Pharmacy the reasonable costs of the				
4	investigation and enforcement of this case, pursuant to Business and Professions Code section				
5	125.3; and,				
6	31. Taking such other and further action as deemed necessary and proper.				
7		Sodergren,	Digitally signed by Sodergren, Anne@DCA		
8	DATED: <u>5/19/2022</u>	Anne@DCA	Date: 2022.05.19 21:26:31 -07'00'		
9		ANNE SODERGRE Executive Officer	N		
10		Board of Pharmacy Department of Const State of California	umer Affairs		
11		Complainant			
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