	2	Attorney General of the State of California RICHARD M. FRANK Chief Assistant Attorney General
COPY	3	CRAIG C. THOMPSON Acting Assistant Attorney General ENDORSED FILED
	4	EDWARD G. WEIL (S.B. No. 88302) Deputy Attorney General
	5	1515 Clay Street, 20 th Floor Oakland, CA 94612 SEP 2 9 2000
	6	Telephone: (510) 622-2149 GORDON PARK-LI, Clerk
	7	Attorneys for Plaintiffs People of the State of California BY: JENNIFER W. MACK Deputy Clerk
	8	SUPERIOR COURT OF THE STATE OF CALIFORNIA
\mathbb{S}	9	COUNTY OF SAN FRANCISCO
) FFI	10	PEOPLE OF THE STATE OF CALIFORNIA ex. rel.) No. 995893
\bigcirc	11	BILL LOCKYER, Attorney General of the State of California, CONSENT JUDGMENT
GENERALOFFICE	12	Plaintiffs,)
	13	v.)
Ž	14	Ace Hardware Corporation, et al.
	15	Defendants.
>	16	
	17	1. INTRODUCTION
<u>(</u>	18	1.1. On June 18, 1998, the Attorney General of the State of California, on behalf of the
	19	People of the State of California ("People"), filed a complaint for civil penalties and injunctive
<	20	relief for violations of Proposition 65 and unlawful business practices in this Court.
	21	1.2. The following defendants were named in the complaint: The Carborundum
	22	Co., Wal-Mart Stores, Inc., Minnesota Mining and Manufacturing Company, sued herein as 3M
	23	Corporation, Post Tool, Sungold Abrasives U.S.A., Inc., Truestone Block, Inc., Shamrock
	24	Materials, Inc. (sued herein as "Shamrock Materials"), Sears Roebuck & Co., Orchard Supply
	25	Hardware Stores Corporation, Boral Industries, Inc., Boral Bricks, Inc., Coronado Stone
	26	Products, CPC Terminals, Hokanson Bldg. Block Co., Bosch Power, Div. of SB Power Tool Co.,
	27	Dremel, Skil, Div. of SB Power Tool Co., Yardbirds, John Deere Consumer Products, Inc.,
		1.
		CONSENT JUDGMENT

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1	United Abrasives, Inc., Husqvarna Forest & Garden Co., Shindaiwa, Partner Industrial Prods.,
2	Norton Company, Stow Manufacturing Co., Stihl, Inc., Echo, Inc., Cushion Cut, Inc., Hitachi
3	Koki U.S.A., Ltd. (sued as "Hitachi Power Tools" and "Hitachi Koki"), Makita U.S.A., Inc.,
4	Bullard Abrasives, Inc., Norton High Performance Refractories, Acme Brick Co., Alsey
5	Refractories Co., Atkinson Brick Co., Belden Brick Company, BNZ Materials, Inc., Calstone
6	Company, Castaic Brick Manufacturing Co., Chicago Fire Brick Co., Delta International
7	Machinery Corp., Endicott Clay Products Co., Glen-Gery Corporation, Hanson North America,
8	Inc., McNear Brick & Block, National Refractories & Minerals, North American Refractories
9	Company, Pacific Clay Brick Co., Pacific Coast Building Products (sued as itself and as its
10	operating divisions Basalite Block and Pacific Supply), Pacific Holding Company, Pine Hall
11	Brick Co., P.K. Insulation Manufacturing Company, Inc., Porter Cable Corporation, Premier
12	Refractories, Inc., The Quikrete Company, Richtex Corporation, Ryobi America Corporation,
13	Thermal Ceramics, Inc., Unifrax Corporation, Wellsville Fire Brick Co., Ace Hardware Corp.,
14	American Tool Co., Inc., Black & Decker (U.S.), Inc., Diamond Products, The M.K. Morse
15	Company, Milwaukee Electric Tool Corporation, Pferd, Inc., Powers Fastening, Inc.(Rawplug),
16	Terra Diamond Industrial, Vermont American Corp., AirVol Block, Inc., Costco Wholesale,
17	Waban, Inc., dba Home Base, K-Mart Corporation, The Home Depot U.S.A., Inc., Calaveras
18	Cement Co., Forney Industries, Lydall, Inc., Clesco Manufacturing Div., Glit, Inc., The Oatey
19	Company, Kaiser Cement Corp., Fibrex, Inc., Magnum Diamond & Machinery, Ali Industries,
20	TruServ Corporation, Global Material Technologies, Inc.(incorrectly sued herein as Rhodes
21	American), and United States Gypsum Company.
22	1.3. The following defendants were dismissed from this action: Sungold Abrasives
23	U.S.A., Inc., United Abrasives, Inc., Shindaiwa, Inc., Boral Industries, Inc., Boral Bricks, Inc.,
24	Norton High Performance Refractories, Acme Brick Co., Alsey Refractories Co., Belden Brick
25	Company, BNZ Materials, Inc., Chicago Fire Brick Co., Endicott Clay Products Co., Glen-Gery
26	Corporation, Hanson North America, Inc., Pine Hall Brick Co., P.K. Insulation Manufacturing

27 Company, Inc., Premier Refractories, Inc., Richtex Corporation, Thermal Ceramics, Inc., Unifrax

Corporation, Wellsville Fire Brick Co., Diamond Products, The M.K. Morse Company, Pferd, Inc., Powers Fastening, Inc. (Rawplug), Terra Diamond Industrial, Lydall, Inc., The Oatey company, Fibrex, Inc., Clesco Manufacturing Div., Magnum Diamond & Machinery, and The Carborundum Company. All remaining defendants are referred to as "Settling Defendants".

- 1.4. Each Settling Defendant is a corporation or other business entity that employs more than 10 persons and which imports, distributes and/or sells Covered Products in the State of California or has done so in the past.
- a. For purposes of this Consent Judgment, the term "Covered Products" means all products described in Exhibit A to this Consent Judgment, regardless of product nomenclature and model design or designation including past or future modifications not affecting the basic function of the products. Covered Products do not include soldering irons or soldering guns. Products described as "Accessories" in Exhibit A are attachments to the power tools or hand tools identified in Exhibit A, or otherwise work in connection or association with them, and are Covered Products when used as accessories to other Covered Products identified as power tools.
- b. For the purposes of this Consent Judgment, the term "dust" refers both to fine particulate matter and to any material released from a Covered Product or from the use of a Covered Product on masonry, wood, metal, or any other natural or synthetic substances. The term includes but is not limited to particles, fibers, chips, residues, powder, smoke, fumes, vapors, soot, grime, dirt, chaff, fines, flakes, sand, granules, attritus, efflorescence, sawdust, detritus, filings, debris, grains, friable material, turnings, sweepings, scourings, rinse, raspings, shavings, dregs, mud, remains, mist, and precipitates. "Dust" does not include engine exhaust.
- 1.5. The People's Complaint alleges that the Settling Defendants failed to provide clear and reasonable warnings that use of the Covered Products would result in exposure to crystalline silica, lead, hexavalent chromium, arsenic, or other chemicals known to the State of California to cause cancer, birth defects or other reproductive harm. The Complaint further alleges that under the Safe Drinking Water and Toxic Enforcement Act of 1986, Health and Safety Code section 25249.6, also known as "Proposition 65," businesses must provide persons with a "clear and

the State of California.

- 1.6. For purposes of this Consent Judgment only, the parties stipulate that this Court has jurisdiction over the allegations of violations contained in the People's Complaint and personal jurisdiction over each Settling Defendant as to the acts alleged in the People's Complaint, that venue is proper in the County of San Francisco, and that this Court has jurisdiction to enter this Consent Judgment as a full and final resolution of all claims which were or could have been raised in the Complaint based on the facts alleged therein.
- 1.7. For the purpose of avoiding prolonged litigation, the Attorney General, acting on behalf of and in the interests of the People, and Settling Defendants enter into this Consent Judgment as a full and final settlement of all claims that were raised in the Complaint, or which could have been raised in the Complaint, arising out of the facts or conduct alleged therein. By execution of this Consent Judgment and agreeing to provide the relief and remedies specified herein, Settling Defendants do not admit any violations of Proposition 65 or Business and Professions Code sections 17200 et seq., or any other law or legal duty, and specifically deny that they have committed any such violations. Nothing in this Consent Judgment shall prejudice, waive or impair any right, remedy, or defense the Attorney General and Settling Defendants may have in any other or in future legal proceedings unrelated to these proceedings. However, this paragraph shall not diminish or otherwise affect the obligations, responsibilities, and duties of the parties under this Consent Judgment.

2. CLEAR AND REASONABLE WARNINGS

2.1. Manufacturers of Covered Products identified in Exhibit B and sold for use in the State of California ("Exhibit B Products") shall provide clear and reasonable warnings that some

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uses of those products expose persons to chemicals known to the State of California to cause cancer, birth defects, or other reproductive harm; these warnings shall be given under the circumstances, in the manner, and according to the schedules provided in this Consent Judgment. For purposes of this section 2, a manufacturer ("Manufacturer") is any Settling Defendant that either manufactures an Exhibit B product, or that sells an Exhibit B product in packaging (not including price tags, inventory control labels, and other labels affixed to products) bearing the name or trademark of that Settling Defendant. However, nothing in this Consent Judgment shall require (1) any Manufacturer of an Exhibit B product to provide warnings on or with any products other than those it manufactures or sells in packaging bearing its name or trademark, or (2) Settling Defendants other than Manufacturers of Exhibit B products to provide any warnings other than those interim warnings identified in subparagraph 3.1. Proposition 65 permits warnings to be provided through mechanisms such as point-of-sale signs, which are not product labels and do not travel with products through interstate commerce. The use of other warning methods, such as labels and in-manual warnings under this Consent Judgment, is consented to by the parties to the Consent Judgment, and shall not be construed to mean that those methods are the only lawful means of compliance with Proposition 65.

- 2.2. Where a Proposition 65 warning is not required by this Consent Judgment for a Covered Product sold for use in the State of California (i.e. those products listed on Exhibit A that are not listed on Exhibit B, or "No Warning Products"), the Settling Defendants shall not provide that product with a Proposition 65 warning concerning any exposure, unless required by the federal Hazard Communication Standard. Provided, however, that chain saws and any other product may retain any Proposition 65 warning required by the settlement of previous litigation. The sole means of modifying this prohibition is a motion brought in accordance with section 5.
- a. If a Proposition 65 warning is currently being provided with or on any No Warning Products, and the warning is not otherwise allowed by this Consent Judgment, the Manufacturer of each of these shall remove the warning in accordance with the schedule provided by this Consent Judgment. However, a Settling Defendant may retain Proposition 65 warnings that

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would otherwise have to be removed under this subparagraph if it reasonably believes that the warning is required for occupational use of the product, and the product is sold in the same packaging to both occupational and consumer customers.

- b. For the purposes of this Consent Judgment, a Proposition 65 warning is one that contains the phrase "Proposition 65", the phrase "a chemical known to the State of California", or language substantially similar. However, nothing in this Consent Judgment shall prevent a party from providing any warning that is or may potentially be required by any law other than Proposition 65, including any regulatory or tort law. In particular, Settling Defendants may provide warnings about cancer, birth defects, and reproductive harm, so long as the warnings are not Proposition 65 warnings as defined in this subparagraph.
- 2.3. Nothing in this Consent Judgment requires that warnings be given for Covered Products sold for use outside the State of California.
- 2.4. Nothing in this Consent Judgment requires that Proposition 65 warnings be given for occupational exposures associated with any Covered Product that is manufactured outside of the State of California, within the meaning of the June 6, 1997, U.S. Department of Labor, Occupational Safety and Health Administration, "Approval; California State Standard on Hazard Communication Incorporating Proposition 65," 62 Federal Register 31159-31181. All Covered Products falling within this provision are deemed to be excluded from Exhibit B.
- 2.5. Warnings in manuals. A Manufacturer required to provide a warning for an Exhibit B Product under subparagraph 2.1 may provide that warning in the owner's manual for that Exhibit B Product if all of the following conditions are met:
- a. the warning shall be located in one of the following places in the owner's manual: the outside of the front cover, the inside of the front cover, the first page other than the cover, or the outside of the back cover. Unless a different warning is approved by the Attorney General, the warning shall have the exact content as the warning in Exhibit C, except that, at the option of the manufacturer, the bracketed language may be omitted. The warning shall be printed in a font no smaller than the font used for other safety warnings in the manual. The format shown in Exhibit

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C is illustrative only, provided that the warning meets the other requirements of this section. Alternatively, the warning may be included in a safety warning section consistent with specifications UL 745-1 or UL 45, issued by Underwriters Laboratories Inc., as amended. The warning may either be printed in the manual or contained in a durable label or sticker affixed to the manual. If the graphic is used, and the manual is printed in a single color of ink on paper, then the warning need not contain the yellow color shown on Exhibit C. Modifications concerning colors of manual warnings may be made with the advance consent of the Attorney General, which shall not be unreasonably withheld.

- b. the Exhibit B Product contains a durable label or sticker directing the operator's attention to the owner's manual;
- c. the owner's manual is intended by the Manufacturer to be provided with the original packaging of the Exhibit B Product to the initial consumer/purchaser;
 - d. at least one other safety warning appears in the owner's manual; and
- e. all or a substantial portion of operation instructions, if any, are contained in the owner's manual.
- 2.6. Warnings on the Product. As an alternative to complying with the requirements of subparagraph 2.5, a Manufacturer of an Exhibit B Product may satisfy its obligations under this Consent Judgment by providing warnings on the product. Any such warning may be provided by affixing a durable label containing a warning with the language contained in Exhibit D on the Exhibit B Product in a location that can be seen by the user of the Exhibit B Product under normal circumstances of use of the Exhibit B Product.
- 2.7. Reporting to the Attorney General. Each Manufacturer responsible for providing one or more warnings under subparagraph 2.1 shall mail one sample copy of a warning, regardless of the number of product types manufactured, together with a certificate stating that the warning requirements under the Consent Judgment have been complied with, to the Attorney General within one year and 30 days following the entry of this Consent Judgment.

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2.8. No Proposition 65 warnings concerning any exposure shall be provided on or with Covered Products except as required by subparagraphs 2.1, 2.5, 2.6, or 3.1, or as allowed by subparagraph 2.2. The sole means of modifying this prohibition is a motion brought in accordance with section 5.

3. INTERIM AND FINAL WARNINGS

- 3.1 An interim warning program for Exhibit B products sold to consumers in the State of California shall be conducted in accordance with the following provisions.
- a. Within 60 days from the date of entry of this Consent Judgment, each Settling Defendant who owns or operates any retail store within the State of California ("Retail Defendant" or, as a group, "Retail Defendants") shall provide to the store manager of every retail store owned or operated by that Retail Defendant in the State of California that sells Exhibit B products (1) a warning sign containing the language in Exhibit E, and (2) a communication substantially in the form of Exhibit F (directing the recipient to post the warning sign). As shown in Exhibit F, the letter shall direct the recipient to execute an acknowledgment and return it to the sender within 21 days of receipt. If the sender has not received the acknowledgment within 30 days of sending, the sender shall so inform the Attorney General and provide a copy of the original letter and any response from the recipient.
- b. Within 60 days from the date of entry of this Consent Judgment, each Settling Defendant who has a cooperative or franchise agreement with any retail store within the State of California ("Coop Defendant" or, as a group, "Coop Defendants") shall provide to the store manager of every store in the State of California that sells Exhibit B products with which the Coop Defendant has a cooperative or franchise agreement (1) a warning sign containing the language in Exhibit E, and (2) a communication substantially in the form of Exhibit G (informing the recipient of its obligation to post the warning sign).
- c. Within 60 days from the date of entry of this Consent Judgment, each Manufacturer of an Exhibit B product shall provide to each retailer in the State of California to whom the Manufacturer sells one or more Exhibit B products (1) a warning sign containing the language in

d. Retail stores may take down warning signs provided in accordance with this subparagraph 3.1 one year after the entry of this Consent Judgment or when they have ascertained that all Covered Products for which a warning is required being sold in their stores are providing warnings under other parts of this judgment, whichever is sooner.

purchases 0.1% or less of the Covered Products the Manufacturer sells in California.

- e. The requirements of this subparagraph 3.1 may be enforced by the Attorney General in accordance with subparagraph 7.2.
- 3.2 All Exhibit B Products manufactured more than one year after entry of this Consent Judgment shall have the warnings required under subparagraph 2.1, and described in subparagraphs 2.5 and 2.6. However, the Manufacturer of any Exhibit B Product that begins to design, lay out, and reprint the manual for that product after the entry of this Consent Judgment

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but before the one-year deadline shall include in the reprinted manual the warning described in subparagraph 2.5, unless the Manufacturer chooses to provide warnings in accordance with subparagraph 2.6.

3.3 The provisions in subparagraph 2.2 requiring the removal of Proposition 65 warnings from No Warning Products shall apply only to No Warning Products that are manufactured more than one year after entry of this Consent Judgment. However, the manufacturer of any No Warning Product that begins to design, lay out, and reprint the product packaging or warning label for that product after the entry of this Consent Judgment but before the one-year deadline shall remove from the product packaging or warning label any Proposition 65 warning prohibited by subparagraph 2.2. This subparagraph 3.3 is enforceable only against a Settling Defendant that actually manufactures the product at issue, and not against any Settling Defendant that merely sells the product at issue in packaging bearing the name or trademark of that Settling Defendant.

3.4. Optional Interim Owner's Manual/Product Warning Program. A Defendant may elect to provide the warnings otherwise required by subparagraph 3.1 by assuring that each Exhibit B product it manufactures and is offered for sale in California on or after 90 days following entry of this Consent Judgment either (a) has affixed to it a sticker in the form set forth in Exhibit I, displayed on the outside of the product package so that it may be seen and read by customers in the store; or (b) has affixed to the owner's manual, a warning in the form set forth in Exhibit C. Alternatively, a Defendant may provide warnings by placing them in manuals for Exhibit B products in accordance with subparagraph 2.5, or by affixing to the manuals a warning in the form of Exhibit C, in accordance with the following schedule: (a) in the 30 largest selling Exhibit B product manuals within 90 days, (b) in a total of the 60 largest selling Exhibit B product manuals within 180 days, (c) in a total of the 90 largest selling Exhibit B product manuals within 270 days and (d) in all Exhibit B product manuals within one year after the entry of the consent judgment. Such warning shall be in lieu of any obligations imposed by subparagraph 3.1, but is in addition to all obligations imposed by Paragraphs 2.1 though 2.8.

4.1. Within 30 days following receipt of notice of entry of this Consent Judgment,
Settling Defendants, or an entity acting on their behalf, shall pay a total of \$100,000 to the
Attorney General as reimbursement of costs and fees in prosecuting this matter. Settling
Defendants may divide the responsibility for this \$100,000 payment in any manner they choose.
Payment shall be made by delivery of immediately available funds to the Attorney General of the
State of California, attention Edward G. Weil, Deputy Attorney General, 1515 Clay Street, 20th
Floor, Oakland, California, 94612

4.2. The payment under Paragraph 4.1 is in satisfaction of all claims for civil penalties, attorney's fees, costs, restitution, cy pres funding, or any other form of financial relief against Settling Defendants.

5. MODIFICATION OF CONSENT JUDGMENT

5.1. This Consent Judgment may be modified by written agreement of the Attorney General and Settling Defendants, after noticed motion, and upon entry of a modified consent judgment by the court thereon, or upon motion of the Attorney General or any Settling Defendant as provided by law and upon entry of a modified consent judgment by the court.

6. CONTINUING OBLIGATIONS

- 6.1. The manufacture, distribution, sale, resale, and/or use of Covered Products by Settling Defendants, their suppliers, or those who are in their respective chains of distribution (including wholesalers, brokers, resellers, dealers, distributors, original equipment manufacturers, and retailers) does not violate Proposition 65 or the Unfair Competition Act if warnings are provided to consumers in compliance with this Consent Judgment.
- 6.2. Any Settling Defendant that has complied with the terms of this Consent Judgment shall not be found to have violated this Consent Judgment because any other person shall have failed to provide warnings.
- 6.3. Provided, however, that this paragraph shall not expand or diminish any duty to comply with any changes made to Proposition 65 or its implementing regulations after the date of

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this Consent Judgment. The parties recognize that, for purposes of this subparagraph, the listing of chemicals under Proposition 65 is not a change in the statute or its implementing regulations.

- 6.4. This paragraph shall not resolve any claim with respect to a Covered Product for which no warning is provided and the product is changed after entry of this Consent Judgment to include Listed Chemicals not previously contained in the product, or chemicals that were contained in the Covered Product but are added to the Proposition 65 list of chemicals after the entry of judgment.
- 6.5 By entering into this Consent Judgment, the Attorney General does not waive any right to take further enforcement action in accordance with paragraph 7.

7. ENFORCEMENT

- 7.1. The Attorney General may, by motion or application for an order to show cause before this Court, enforce the terms and conditions contained in this Consent Judgment. In any such proceeding, the Attorney General may seek whatever fines, costs, penalties, or remedies are provided by law for failure to comply with the Consent Judgment and where said violations of this Consent Judgment constitute subsequent violations of Proposition 65 or other laws independent of the Consent Judgment and/or those alleged in the Complaint, the Attorney General is not limited to enforcement of the Consent Judgment, but may seek in another action, whatever fines, costs, penalties, or remedies are provided for by law for failure to comply with Proposition 65 or other laws. In any action brought by the Attorney General alleging subsequent violations of Proposition 65 or other laws, the Settling Defendant may assert any and all defenses that are available. Only the Attorney General may enforce the provisions of this Consent Judgment.
- 7.2 The Attorney General may enforce the requirements of subparagraph 3.1 against any Retail Defendant, Coop Defendant, cooperative member, franchisee, or independent retailer who does not comply with the requirements of that paragraph, or who receives a warning sign sent in accordance with that subparagraph but does not post the warning sign during the appropriate interval. Provided, however, that if a defendant sends out the warning signs and letters as

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required by subparagraph 3.1, and nevertheless a retail store fails to post the warning, the retail store shall pay a stipulated penalty of \$100 for each sign that is required to be posted, but is not, for each day on which the sign is not posted, or, where the retail store is relying on optional warnings under section 3.4, for each product package on display without the required warning.

8. APPLICATION OF CONSENT JUDGMENT

8.1. This Consent Judgment shall apply to and be binding upon the parties, their parents, divisions, subdivisions, subsidiaries, affiliates, franchisees, and licensees, and the predecessors, successors, and assigns of any of them. For the purposes of this Consent Judgment, "affiliate" means, with respect to any Settling Defendant, any other entity directly or indirectly controlling, controlled by, or under common control with such Settling Defendant. This Consent Judgment shall also be binding on the People of the State of California, as represented by the Attorney General or by any person who may bring a claim in the public interest or on behalf of the general public.

9. AUTHORITY TO STIPULATE TO CONSENT JUDGMENT

9.1. Each signatory to this Consent Judgment certifies that he or she is fully authorized by the party he or she represents to stipulate to this Consent Judgment and to enter into and execute the Consent Judgment on behalf of the party represented and legally to bind that party.

10. CLAIMS COVERED

10.1. This Consent Judgment is a full, final, and binding resolution between the People and Settling Defendants, of any violation of Proposition 65, Business & Professions Code sections 17200 et seq., or any other statutory or common law claim that could have been asserted in the complaint against Settling Defendants for failure to provide clear and reasonable warnings of exposure to chemicals known to cause cancer or reproductive toxicity associated with the Covered Products, or any other claim based on the facts or conduct alleged in the Complaint, whether based on actions committed by Settling Defendants or by any entity to whom they distribute or sell Covered Products. Compliance with the terms of this Consent Judgment resolves any issue now, in the past, and in the future concerning compliance by Settling

1	Defendants, their parents, divisions, subdivisions, subsidiaries, affiliates, franchisees, cooperative
2	members, and licensees; their distributors, wholesalers, and retailers who sell Covered Products;
3	and the predecessors, successors, and assigns of any of them; with the requirements of
4	Proposition 65 and Business & Professions Code sections 17200 et seq. Nothing in this Consent
5	Judgment shall be construed to affect the duties or liability of any employer with respect to any
6	duty to warn its employees.
7	11. RETENTION OF JURISDICTION
8	11.1. This Court shall retain jurisdiction of this matter to implement the Consent
9	Judgment.
0	12. PROVISION OF NOTICE
1	12.1. When any party is entitled to receive any notice under this Consent Judgment, the
2	notice shall be sent by overnight courier service to the person and address set forth in this
13	Paragraph. Any party may modify the person and address to whom the notice is to be sent by
14	sending each other party notice by certified mail, return receipt requested. Said change shall take
15	effect for any notice mailed at least five days after the date the return receipt is signed by the
16	party receiving the change.
17	12.2. Notices shall be sent to the following when required:
18	For the Attorney General:
19	Edward G. Weil Deputy Attorney General
20	1515 Clay St., 20 th Flr. Oakland, CA 94612-1413
21	Telephone: (510) 622-2149 Facsimile: (510) 622-2270
22	1 400 mme. (510) 622 2270
23	12.3 Notices for the Settling Defendants shall be sent to the names and addresses set
24	forth in Exhibit H.
25	13. COURT APPROVAL
26	13.1. If this Consent Judgment is not approved by the Court, it shall be of no force or
27	effect.

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 3 means of facsimile, which taken together shall be deemed to constitute one document. IT IS SO STIPULATED: 4 5 RICHARD M. FRANK 6 Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 9 By: Edward G. Weil 10 Deputy Attorney General For Plaintiffs People of the State of California 11 12 Dated: 13 14 15 By: Title: 16 On behalf of Defendant: 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 ALFRED G. CHIANTELLI SEP 27 2000 Presiding Judge 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

١,	14. Exhection in Contract
2	14.1. The stipulations to this Consent Judgment may be executed in counterparts and by
3	means of facsimile, which taken together shall be deemed to constitute one document.
4	IT IS SO STIPULATED:
5	Dated: 10,2000 BILL LOCKYER Attorney General
6	RICHARD M. FRANK Chief Assistant Attorney General
7	CRAIG C. THOMPSON Acting Assistant Attorney General
8	By: M. C. U.
10	Edward G. Weil Deputy Attorney General
11	For Plaintiffs People of the State of California
12	Details T 1 1 - a
13	Dated: July 17, 2000
14 15 16	By: Berjie Horins Title: General Manager On behalf of Defendant:
17 18	Hitachi Koki U.S.A., Ltd
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20	
21	IT IS SO ORDERED, ADJUDGED, AND DECREED.
23	Dated:
24	JUDGE OF THE SUPERIOR COURT
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14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 4 5 6 RICHARD M. FRANK Chief Assistant Attorney General CRAIG C. THOMPSON 7 Acting Assistant Attorney General 8 By: 9 Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 July 17, 2000 Dated: 13 14 15 By: 16 On behalf of Defendant: 17 STOW MANUFACTURING CO. 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 5 RICHARD M. FRANK 6 Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 By: 9 Edward G. Weil Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: July 28, 2000 · 13 14 15 By: Title: Weseph V. Rund, Vice President Sales & Marketing 16 On behalf of Defendant: 17 Echo Incorporated 400 Oakwood Rd. 18 Lake Zurich, IL 60047 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 4 5 Attorney General RICHARD M. FRANK 6 Chief Assistant Attorney General CRAIG C. THOMPSON 7 Acting Assistant Attorney General 8 By: 9 Edward G. Weil Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: 13 14 15 By: 16 On behalf of Defendant: Bulland ABRASIVE, INC 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 5 RICHARD M. FRANK 6 Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 9 By: Edward G. Weil Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: July 28, 2000 13 14 15 By: 16 On behalf of Defendant: 17 Husqvarna Forest & Garden Co., Division of WCI Outdoor Products, Inc. 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 4 5 RICHARD M. FRANK 6 Chief Assistant Attorney General CRAIG C. THOMPSON 7 Acting Assistant Attorney General 8 By: 9 Edward G. Weil Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: AUGUST 2000 13 TRIAL PRODUCTS, DIVISION OF WCI OUTTOOR PROPUCTS. 14 INC 15 By: 16 On behalf of Defendant: Partner Industrial Products 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 4 5 RICHARD M. FRANK 6 Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 By: 9 Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: 13 14 RB 15 By: 16 On behalf of Defendant: 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. IT IS SO STIPULATED: 6 Chief Assistant Attorney General CRAIG C. THOMPSON 7 Acting Assistant Attorney General 8 By: 9 Edward G. Weil Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: 13 14 By: 15 Title: Presi 16 On behalf of Defendant: 17 Global Material Technologies, Inc. (incorrectly sued herein as Rhodes American) 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 4 5 RICHARD M. FRANK 6 Chief Assistant Attorney General CRAIG C. THOMPSON 7 Acting Assistant Attorney General 8 9 By: Edward G. Weil Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: August 2, 2000 13 14 15 16 On behalf of Defendant: 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 .25 26

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14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 5 RICHARD M. FRANK 6 Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 By: 9 Edward G. Weil Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: 13 14 By: 15 Title: Vacion Company 16 On behalf of Defendant: 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26

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14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 4 5 Attorney General RICHARD M. FRANK 6 Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 9 By: Edward G. Weil Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 July 27, 2000 Dated: 13 14 15 By: 16 On behalf of Defendant: MAKITA U.S.A., INC. 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 4 5 RICHARD M. FRANK 6 Chief Assistant Attorney General CRAIG C. THOMPSON 7 Acting Assistant Attorney General 8 9 By: Edward G. Weil Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: July 27, 2000 13 14 By: 15 16 On behalf of Defendant: John Deere Consumer Products, Inc., 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 3 means of facsimile, which taken together shall be deemed to constitute one document. IT IS SO STIPULATED: 4 5 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 9 By: Edward G. Weil 10 Deputy Attorney General For Plaintiffs People of the State of California 11 12 13 14 Christoph Mc Sony Title: Senior Corporate Counsel On behalf of Defendant: United States Gypsum Company By: 15 16 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25

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1	14. EXECUTION IN COUNTERPARTS
2	14.1. The stipulations to this Consent Judgment may be executed in counterparts and by
3	means of facsimile, which taken together shall be deemed to constitute one document.
4	IT IS SO STIPULATED:
5	Dated: 10,2000 BILL LOCKYER Attorney General
6	RICHARD M. FRANK Chief Assistant Attorney General
7	CRAIG C. THOMPSON Acting Assistant Attorney General
- 8	
9	By: Edward G. Weil
10	Deputy Attorney General For Plaintiffs People of the State of California
11	
12	Dated:
13	
14	
15	By: Title: Vice President Administration
16	On behalf of Defendant: SHAMROCK MATERIALS, INC.
17	
18	
19	
20	p Programme to the state of the
21	IT IS SO ORDERED, ADJUDGED, AND DECREED.
22	
23	Dated: JUDGE OF THE SUPERIOR COURT
24	
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14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 3 means of facsimile, which taken together shall be deemed to constitute one document. IT IS SO STIPULATED: 4 5 Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 By: 9 Edward G. Weil 10 Deputy Attorney General For Plaintiffs People of the State of California 11 12 Dated: July 31, 2000. 13 LEGAL 14 15 16 On behalf of Defendant: ORCHARD SUPPLY HARDWARE STORES CORPORATION 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27 15.

1	14. EXECUTION IN COUNTERPARTS
2	14.1. The stipulations to this Consent Judgment may be executed in counterparts and by
3	means of facsimile, which taken together shall be deemed to constitute one document.
4	IT IS SO STIPULATED:
5	Dated: 10,2000 BILL LOCKYER Attorney General
6	RICHARD M. FRANK
7	Chief Assistant Attorney General CRAIG C. THOMPSON
8	A Acting Assistant Attorney General
9	By: \(\(\) \(\)
10	Edward G. Weil Deputy Attorney General
11	For Plaintiffs People of the State of California
12	
13	Dated: July 31, 2000. · LEGAL
14	20 10 P
15	By: Stra lle 604
16	Title: UP AND DEPUTY GENERAL COUNSEL
17	On behalf of Defendant: SEARS ROEBUCK & CO.
18	
19	
20	
21	IT IS SO ORDERED, ADJUDGED, AND DECREED.
2 2	11 13 30 ORDERED, ADJUDGED, AND DECKEED.
23	Dated: JUDGE OF THE SUPERIOR COURT
24	20DGE OF THE 20LEKTOK COOK.L.
25	
26	
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14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 3 means of facsimile, which taken together shall be deemed to constitute one document. IT IS SO STIPULATED: 4 5 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 9 By: Edward G. Weil Deputy Attorney General 10 For Plaintiffs People of the State of California 11 July 24, 2000 12 13 14 15 By: 16 On behalf of Defendant: 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 5 RICHARD M. FRANK 6 Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 9 By: Edward G. Weil 10 Deputy Attorney General For Plaintiffs People of the State of California 11 12 Dated: July 21, 2000 . 13 14 15 resident 16 Frans Roodenberg On behalf of Defendant: 17 Hokanson Building Block Co., Pavestone California LLC 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 4 5 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 9 By: Edward G. Weil 10 Deputy Attorney General For Plaintiffs People of the State of California 11 12 Dated: July 21, 2000. 13 14 By: 15 Managing Director 16 hur J. Conti behalf of Defendant: 17 Allied Cement Company, A California Limited Partnership by CPC Terminals, Inc., A California Corp. 18 its General Partner 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 5 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 9 By: Edward G. Weil 10 Deputy Attorney General For Plaintiffs People of the State of California 11 12 Dated: July 24, 2000 · 13 14 15 16 Melton Bacon On behalf of Defendant: 17 Coronado Stone Products 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 4 5 BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 9 By: Edward G. Weil Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: July 28, 2000. 13 14 15 By: On behalf of Defendant: Pacific Coast Building broducts, Inc. 16 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25

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14. EXECUTION IN COUNTERPARTS 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 3 means of facsimile, which taken together shall be deemed to constitute one document. IT IS SO STIPULATED: 5 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 By: 9 10 Deputy Attorney General For Plaintiffs People of the State of California 11 12 Dated: JULY 21, 2000 13 14 By: 15 16 On behalf of Defendant: ALI INDUSTRIES, INC. 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 5 Dated: t RICHARD M. FRANK 6 Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 By: 9 Edward G. Weil Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: 13 14 By: 15 Title: President 16 On behalf of Defendant: S-B Power Tool Company, incorrectly named in this Complaint as "Bosch Power, Div. of SB Power 17 Tool Co., Dremel, Skil, Div. of S-B Power Tool Co. 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27

15.

14. EXECUTION IN COUNTERPARTS 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. IT IS SO STIPULATED: 5 RICHARD M. FRANK 6 Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 By: 9 Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 MICHAEL H. HYER Dated: 7/25/00 13 14 15 16 On behalf of Defendant: Kaiser Cement Corporation, 17 now known as Hanson Permanente Cement, Inc. 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24

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1	14. EXECUTION IN COUNTERPARTS
2	14.1. The stipulations to this Consent Judgment may be executed in counterparts and by
3	means of facsimile, which taken together shall be deemed to constitute one document.
4	IT IS SO STIPULATED:
5	Dated: 10,2000 BILL LOCKYER Attorney General
6	RICHARD M. FRANK
7	Chief Assistant Attorney General CRAIG C. THOMPSON Acting Assistant Attorney General
8	
9	By: State of the s
10	Deputy Attorney General For Plaintiffs People of the State of California
11	
12	Dated:
13	
14	
15	By: Title:
16	On behalf of Defendant: COSTCO WHOLESALE
17	On behalf of Beleficiality Costee Water Costee
18	
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20	
21	IT IS SO ORDERED, ADJUDGED, AND DECREED.
22	The second Ender, Advised Colored Decided.
23	Dated: JUDGE OF THE SUPERIOR COURT
24	TODOD OF THE POLICION COOK!
25	
26	
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	15.

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 5 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 9 By: Edward G. Weil Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: 13 14 By: 15 16 On behalf of Defendant: 17 Yardbirds Electric & Plumbing Supply 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 4 5 Attorney General RICHARD M. FRANK 6 Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 By: 9 10 Deputy Attorney General For Plaintiffs People of the State of California 11 12 Dated: TREND-LINES, INC. dba POST TOOL 13 14 15 16 On behalf of Defendant: Trend Lines, Inc., dbc Post Tool 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: RICHARD M. FRANK 6 Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 By: 9 Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: 8/24/ 13 14 By: 15 President Operations 16 On behalf of Defendant: Glit, Inc. 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27

1	14. EXECUTION IN COUNTERPARTS	
ž	14.1. The stipulations to this Consent Judgment may be executed in counterparts and by	
3	means of facsimile, which taken together shall be deemed to constitute one document.	
4	IT IS SO STIPULATED:	
5	Dated: Jan 10,2000 BILL LOCKYER	
6 7	Attorney General RICHARD M. FRANK Chief Assistant Attorney General CRAIG C. THOMPSON	
8	Acting Assistant Attorney General	
9	By: Edward G. Weil	
10	Deputy Attorney General For Plaintiffs People of the State of California	
11		
12	Dated:	
14	By: Darl the	
:	Title: David P. Levine, Divisional Vice President	-
16	On behalf of Defendant: Kmart Corporation	
17		
18		
19		
20	-	
21	IT IS SO ORDERED, ADJUDGED, AND DECREED.	
22		
23	Dated: JUDGE OF THE SUPERIOR COURT	
24		
25	Post-It Fax Note 7671 Date 8/24 pages 1	
26	CORPORTISBURY CO. KMAST	
27	Phone # Phone # .	
	F#15938-1200 FEE	
	CONSENT JUDGMENT	
	(CO. 102.11 1000.112.11	

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: Dated: Vc 10,2000 5 RICHARD M. FRANK 6 Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 9 By: Edward G. Weil 10 Deputy Attorney General For Plaintiffs People of the State of California 11 12 Dated: 13 14 (Daniel Hatch) 15 By: CORPORATE COUNSEL 16 On behalf of Defendant: HOME DEPOT U.S.A., TWC. 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 5 RICHARD M. FRANK 6 Chief Assistant Attorney General CRAIG C. THOMPSON 7 Acting Assistant Attorney General 8 By: 9 Edward G. Weil 10 Deputy Attorney General For Plaintiffs People of the State of California 11 12 Dated: 13 14 By: 15 Title: John Price, General Counsel 16 On behalf of Defendant: Home Base, Inc. 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25

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14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 5 RICHARD M. FRANK 6 Chief Assistant Attorney General CRAIG C. THOMPSON 7 Acting Assistant Attorney General 8 By: 9 Edward G. Weil Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: 8/29/2000 13 14 By: 15 VICE PRESIDENT 16 On behalf of Defendant: 5TH INCOLARATE 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. IT IS SO STIPULATED: 5 Attorney General RICHARD M. FRANK 6 Chief Assistant Attorney General 7 CRAIG C. THOMPSON Acting Assistant Attorney General 8 9 By: 10 Deputy Attorney General For Plaintiffs People of the State of California 11 12 Dated: 14 AUGUST 2000 13 14 15 By: President, Chief Financial Officer (Laurence A. Prud'homme) 16 On behalf of Defendant: Calaveras Cement Company 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 4 5 6 Chief Assistant Attorney General CRAIG C. THOMPSON 7 Acting Assistant Attorney General 8 9 By: 10 Deputy Attorney General For Plaintiffs People of the State of California 11 12 Dated: 13 14 15 16 On behalf of Defendant: Air Yol Block, Inc. 17 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: .23 JUDGE OF THE SUPERIOR COURT 24 25 26 27 15.

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile, which taken together shall be deemed to constitute one document. 3 IT IS SO STIPULATED: 4 5 6 RICHARD M. FRANK Chief Assistant Attorney General CRAIG C. THOMPSON 7 Acting Assistant Attorney General 8 9 By: Deputy Attorney General 10 For Plaintiffs People of the State of California 11 12 Dated: July 19, 2000 13 14 Thomas A. Boardman By: 15 Title: Deputy General Counsel Assistant Secretary 16 On behalf of Defendant: 17 Minnesota Mining and Manufacturing Company 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 .23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

1	14. EXECUTION IT DUNTERPARTS
2	14.1. The stipulations to this Consent Judgment may be executed in counterparts and by
3	means of facsimile, which taken together shall be deemed to constitute one document.
4	IT IS SO STIPULATED:
5	Dated: Jan 10,2000 BILL LOCKYER
6	Attorney General RICHARD M. FRANK
7	Chief Assistant Attorney General CRAIG C. THOMPSON
8	Acting Assistant Attorney General
9	By: Stand C Weil
10	Edward G. Weil Deputy Attorney General For Plaintiffs People of the State of California
11	For Flaminis People of the State of Camorina
12	
13	Dated: July 12,2000
14	6 .//
15	By: Daniel M. Campbell
16	Title: Chairman of the Board
17	On behalf of Defendant: Truestone Block, Inc.
18	•
19	
20	
21	
22	IT IS SO ORDERED, ADJUDGED, AND DECREED.
23	Dated:
24	JUDGE OF THE SUPERIOR COURT
25	
26	
27	
	15.
	CONSENT JUDGMENT

1 14. EXECUTION IN COUNTERPARTS 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 3 means of facsimile, which taken together shall be deemed to constitute one document. 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG THOMPSON Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: (injust 2, 2000. 13 14 15 By: 16 On behalf of Defendant 17 Ace Hardware Corp. 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS

2	14.1. The stipulations to this Consent Judgment may be executed in counterparts and by
3	means of facsimile, which taken together shall be deemed to constitute one document.
4	IT IS SO STIPULATED:
5	Dated: BILL LOCKYER
6	Attorney General RICHARD M. FRANK Chief Assistant Attorney General
7	CRAIG THOMPSON . Acting Assistant Attorney General
8	
9	By:
10 11	Edward G. Weil Deputy Attorney General
12	For Plaintiffs People of the State of California
13	Dated:
14	
15	By: LUHOEST
16	Title: WILLIAM L. HOERE CORPORTE VICE PLOSIDENT - GENERAL COUNSEL
17	On behalf of Defendant American Tool Co., Inc.
18	
19	
20	
21	IT IS SO ORDERED, ADJUDGED, AND DECREED.
22	Dated:
23	JUDGE OF THE SUPERIOR COURT
24	
25	
26	
27	
	15.
	CONSENT JUDGMENT

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile, which taken together shall be deemed to constitute one document. 3 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG THOMPSON Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: 13 14 15 By: 16 On behalf of Defendant 17 Atkinson Brick Co. 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile, which taken together shall be deemed to constitute one document. 3 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 **CRAIG THOMPSON** Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: July 31, 2000 13 14 15 By: 16 On behalf of Defendant 17 Black & Decker (U.S.), Inc. 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27 15.

14. EXECUTION IN COUNTERPARTS . 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 **CRAIG THOMPSON** Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: 13 14 15 By: 16 On behalf of Defendant 17 Calstone Company 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 3 means of facsimile, which taken together shall be deemed to constitute one document. 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG THOMPSON Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: 13 14 15 By: 16 On behalf of Defendant 17 Castaic Brick Manufacturing Co. 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27 15.

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 3 means of facsimile, which taken together shall be deemed to constitute one document. 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG THOMPSON Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: A46.7, 2000 13 14 15 By: 16 On behalf of Defendant 17 Delta International Machinery Corp. 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile, which taken together shall be deemed to constitute one document. 3 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG THOMPSON Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: 13 14 15 By: 16 On behalf of Defendant L. P. McNear Brick 17 Co., Inc. (dba McNear Brick & Block, sued as McNear Brick Company) 18 19 20 21 22 IT IS SO ORDERED, ADJUDGED, AND DECREED. 23 24 Dated: JUDGE OF THE SUPERIOR COURT 25 26 27

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 3 means of facsimile, which taken together shall be deemed to constitute one document. 4 IT IS SO STIPULATED: 5 BILL LOCKYER Dated: Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG THOMPSON Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: 13 14 15 By: DEVELOPMENT + TECHNOLOGY 16 On behalf of Defendant 17 Milwaukee Electric Tool Corporation 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27 15.

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 3 means of facsimile, which taken together shall be deemed to constitute one document. 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG THOMPSON Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: 13 14 15 By: 16 On behalf of Defendant 17 National Refractories & Minerals 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26

27

14. EXECUTION IN COUNTERPARTS 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 3 means of facsimile, which taken together shall be deemed to constitute one document. 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG THOMPSON Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: 13 14 15 16 On behalf of Defendant 17 North American Refractories Company 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27 15.

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile, which taken together shall be deemed to constitute one document. 3 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG THOMPSON Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: 13 14 15 By: 16 On behalf of Defendant 17 Pacific Clay Brick Co. 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27 15.

14. EXECUTION IN COUNTERPARTS 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 3 means of facsimile, which taken together shall be deemed to constitute one document. 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG THOMPSON Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: 13 14 15 By: dent & Chief Financial Officer 16 On behalf of Defendant 17 Pacific Holding Company 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27 15.

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judg.nent may be executed in counterparts and by 3 means of facsimile, which taken together shall be deemed to constitute one document. 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 **CRAIG THOMPSON** Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: A 46. 7, 2000 13 14 15 By: 16 On behalf of Defendant 17 Porter Cable Corporation 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 1 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 3 means of facsimile, which taken together shall be deemed to constitute one document. 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG THOMPSON Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: 13 14 15 By: 16 On behalf of Defendant 17 The Quikrete Company i . 5 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27

14. EXECUTION IN COUNTERPARTS 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 2 means of facsimile, which taken together shall be deemed to constitute one document. 3 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General CRAIG THOMPSON Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: 13 14 15 By: 16 On behalf of Defendant 17 Vermont American Corp. 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27 15.

CONSENT JUDGMENT

14. EXECUTION IN COUNTERPARTS 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile, which taken together shall be deemed to constitute one document. 3 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 **CRAIG THOMPSON** Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General For Plaintiffs People of the State of California 11 12 Dated: 13 14 15 Title: 16 On behalf of Defendant 17 Wal-Mart Stores, Inc. 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 23 Dated: JUDGE OF THE SUPERIOR COURT 24 25 26 27 15.

14. EXECUTION IN COUNTERPARTS 2 14.1. The stipulations to this Consent Judgment may be executed in counterparts and by 3 means of facsimile, which taken together shall be deemed to constitute one document. 4 IT IS SO STIPULATED: 5 Dated: BILL LOCKYER Attorney General 6 RICHARD M. FRANK Chief Assistant Attorney General 7 CRAIG THOMPSON Acting Assistant Attorney General 8 9 By: 10 Edward G. Weil Deputy Attorney General 11 For Plaintiffs People of the State of California 12 Dated: Sytata 14,2000 13 14 15 16 On behalf of Defendant 17 Ryobi America Corporation 18 19 20 21 IT IS SO ORDERED, ADJUDGED, AND DECREED. 22 Dated: 23 JUDGE OF THE SUPERIOR COURT 24 25 26 27 15.

Power Tools

Saws such as band, block, brick, circular, chain, chop, clearing, concrete, cut-off machines, floor, jig, masonry, miter, pavement, radial, reciprocating, refractory, scroll, stonecutting, table, tile, and wall-mounted saws.

Power shears and cutters such as rotary, tile and pipe cutters, and trimmers.

Power cutout tools.

Sanders, polishers, abrading machines and buffers.

Grinders such as pavement, right angle, die, straight and bench grinders and grooving equipment.

Drills and augers such as general purpose, diamond coring, driver, hammer, drill press, and dry wall drills.

Power sharpeners and files, including drill bit sharpeners.

Power screw drivers.

Power hammers such as breaker, chipper and rotary hammers.

Rotary tools and impact wrenches.

Lathes, planers, shapers, edgers, nibblers.

Routers such as general purpose, masonry, and plunge routers.

Joiners such as general purpose and plate joiners.

Power hobby tools, such as multipurpose tool kits used for cutting and etching.

Paint drying and removing tools, including heat guns.

Drywall cutters and trimmers.

Accessories

Bits such as general purpose drill, bull point, forstner, masonry, diamond, core, cutter, router, auger, sander, grinding stone, mandrel, and screwdriver bits.

Saw blades such as circular, diamond, reciprocating, hole, band, jig, grit rod, grit back, masonry, abrasive, hack saw, and edge blades.

Carving tools, molding heads, dadoes, cutting blades.

Shaper and knife products, wires and lines for cutting, saw chains.

Chisels, chippers, breakers, bushing tools, files, and rasps.

Wire brushes.

Vacuums and other dust removal equipment.

Lathe equipment.

Wheels, discs, belts, rubs and pads such as sand, grinding, cutting, abrasive, diamond, mounted points, polishing, and buffing wheels, discs, belts and pads.

Sand paper such as sheet, disk, pre-cut and pre-form papers.

Building Materials

Clay and ceramic bricks, pavers, tiles, and other shapes; crushed brick, powdered brick, ground clay, and clay used for making bricks.

Concrete blocks, bricks, pavers, tiles, pipes, panels, and other concrete shapes.

Refractory bricks, blocks, and other shapes; refractory castables; and refractory products used to make other refractory products.

Gypsum wallboard, drywall, and other wallboards.

Mortars, grouts, portland cements, cement mixes, blended cements, magnesium oxide, magnesium hydroxide, and joint and other compounds used in connection with wallboard.

Chemically treated wood.

Sand, gravel, crushed stone, and aggregate.

Hand Tools

Saws.

Drills.

Hammers.

Screwdrivers.

Scrapers.

Knives.

Chisels.

Pry bars.

Files, rasps, and planes.

Sanding blocks, sandpaper, and sharpening stones.

Brooms.

Steel wool.

Hand-held abrasive products such as pads, rubs, etc.

Exhibit B: Products for Which a Warning is Required

Power Tools

Saws such as band, block, brick, circular, chop, clearing, concrete, cut-off machines, floor, jig, masonry, miter, pavement, radial, reciprocating, refractory, scroll, stonecutting, table, tile, and wall-mounted saws.

Power shears and cutters such as rotary, tile and pipe cutters, and trimmers.

Power cutout tools.

Sanders, polishers, abrading machines and buffers.

Grinders such as pavement, right angle, die, straight and bench grinders and grooving equipment.

Drills and augers such as general purpose, diamond coring, driver, hammer, drill press, and dry wall drills.

Power sharpeners and files, including drill bit sharpeners.

Power screw drivers.

Power hammers such as breaker, chipper and rotary hammers.

Rotary tools and impact wrenches.

Lathes, planers, shapers, edgers, nibblers.

Routers such as general purpose, masonry, and plunge routers.

Joiners such as general purpose and plate joiners.

Paint drying and removing tools, including heat guns.

Drywall cutters and trimmers.

WARNING

Some dust created by power sanding, sawing, grinding, drilling, and other construction activities contains chemicals known [to the State of California] to cause cancer, birth defects or other reproductive harm. Some examples of these chemicals are:

- lead from lead-based paints,
- crystalline silica from bricks and cement and other masonry products, and
- arsenic and chromium from chemically-treated lumber.

Your risk from these exposures varies, depending on how often you do this type of work. To reduce your exposure to these chemicals: work in a well ventilated area, and work with approved safety equipment, such as those dust masks that are specially designed to filter out microscopic particles.

[Note: Text in brackets is optional.]



Exhibit D: Warning Label

WARNING: Some dust created by using power tools contains chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

Exhibit E:

[SAME WARNING AS EXHIBIT C]



EXD

Note: On the originals of Exhibits C, D, and E, the word "WARNING" appears in bright ye blow

- Some dust created by power sanding, sawing, grinding, adrilling, and other construction activities contains schemicals known [to the State of California] to cause cancer, birth defects or other reproductive harm. Some examples of these chemicals are:
- Lead from lead-based paints,
- Crystalline silica from bricks and cement and other masonry products, and
- Arsenic and chromium from chemically-treated lumber.

Your risk from these exposures varies, depending on how often you do this type of work. To reduce your exposure to these chemicals: work in a well ventilated area, and work with approved safety equipment, such as those dust masks that are specially designed to filter out microscopic particles.

Exhibit F:

[COMMUNICATION FROM RETAIL DEFENDANTS TO STORE MANAGERS DIRECTING THEM TO POST WARNING SIGNS OR AFFIX WARNING LABELS.]
(Company letterhead, proper address):

Dear Store Manager:

Enclosed are [signs for posting in your store] [labels to be affixed on power tool products] concerning exposures to chemicals known to the State of California to cause cancer, birth defects, or other reproductive harm, caused by use of power tools. Dust from materials such as concrete blocks, lead-based paint, and chemically-treated wood contains these chemicals in amounts that can be significant for people who use power tools frequently.

Warnings for these products are required by a Consent Judgment approved by the Superior Court and agreed to by the parties in People of the State of California v. Ace Hardware, et al. (San Francisco Superior Court No. 995893). Accordingly, it is very important that you post the signs as directed.

FAILURE TO [POST THE SIGNS] [AFFIX THE LABELS] COULD RESULT IN LEGAL ACTION BY THE ATTORNEY GENERAL SEEKING COURT ORDERS AND CIVIL PENALTIES AGAINST OUR COMPANY. THESE PENALTIES COULD AMOUNT TO \$100 PER SIGN THAT YOU FAIL TO POST.

You must [post the signs] [affix the labels] in one of the following ways:

- [1. For stores that have central check-outs in the front of the store, one sign should be posted at every aisle devoted to power tools. For stores that have multiple check-outs located elsewhere in their stores, one sign can be posted either at each aisle where power tools are displayed or at the cash register or check-out counter nearest to where the power tools are displayed.]
- [2. If over 50% of the shelf space (by estimate) in your store is devoted to sales of power tools, post at the check-out registers.]
- [1. Affix one of the enclosed labels on the packaging of each power tool product listed on Exhibit B (attached), in a location on the packaging likely to be seen by consumers purchasing the product, without obscuring any other warnings that may appear on the packaging.]

[Do NOT post the signs on the front door of the store, or on walls that could be blocked or difficult for your customers to see.]

[Full-color signs] [Durable adhesive labels] are enclosed. If you need more, call or e-mail me at [telephone number and e-mail address]. [Do NOT make black-and-white copies of the sign.]

Because of the importance of this matter, please acknowledge receipt of this communication ASAP, by using the attached form. We must have 100% compliance on this matter. We are

subject to a \$100 fine for EACH sign that is missing, for EACH DAY the sign is missing.

Exhibit 1 [same list as Exhibit B]

Saws such as band, block, brick, circular, chop, clearing, concrete, cut-off machines, floor, jig, masonry, miter, pavement, radial, reciprocating, refractory, scroll, stonecutting, table, tile, and wall-mounted saws.

Power shears and cutters such as rotary, tile and pipe cutters, and trimmers.

Power cutout tools.

Sanders, polishers, abrading machines and buffers.

Grinders such as pavement, right angle, die, straight and bench grinders and grooving equipment. Drills and augers such-as general purpose, diamond coring, driver, hammer, drill press, and dry wall drills.

Power sharpeners and files, including drill bit sharpeners.

Power screw drivers.

Power hammers such as breaker, chipper and rotary hammers.

Rotary tools and impact wrenches.

Lathes, planers, shapers, edgers, nibblers.

Routers such as general purpose, masonry, and plunge routers.

Joiners such as general purpose and plate joiners.

Paint drying and removing tools, including heat guns.

Drywall cutters and trimmers.

Exhibit 2

ACKNOWLEDGMENT

People v. Ace Hardware Consent Judgment: Warning Signs

	I received	the letter	, and	our	store	will	post	the	signs	as
requ	ired.									

Store Name:

Address:

Printed Or Typed Name Of Signatory:
Title:
Signature:
Date:

Exhibit G:

[LETTER FROM COOP DEFENDANTS AND MANUFACTURERS OF EXHIBIT B PRODUCTS TO INDEPENDENT RETAILERS NOTIFYING THEM OF THEIR OBLIGATION TO POST WARNING SIGNS.]

Dear Retailer:

The Attorney General of the State of California has filed suit against 95 defendants who manufacture or sell power tools, accessories, bricks, cement blocks, and other products, and has alleged that the sale of these products violates the California laws known as Proposition 65-and the Unfair Competition Law (People of the State of California v. Ace Hardware, San Francisco Superior Court No. 995893). Without admitting liability, the power-tool manufacturers and other defendants have negotiated a settlement in which independent retailers are protected from liability for selling these products, so long as they follow certain procedures specified by the Attorney General. This letter explains the nature of the suit, and identifies the procedures you need to follow. A copy of the settlement document will be provided at your request.

However, if you do not sell any of the products identified in Exhibit 1, you are not required to implement any of the procedures. Please check the box in the acknowledgment form attached as Exhibit 2, and sign and return the acknowledgment in the enclosed envelope.

Proposition 65 requires that a warning be given in many circumstances in which people are exposed to substances "known to the State of California" to cause cancer, birth defects, or other reproductive harm. The Attorney General's suit claims that these chemicals are generated when power tools are applied to substances such as (a) old lead-based paints, (b) bricks, cement blocks, and other products that contain crystalline silica, and (c) wood treated with arsenic and chromium.

The defendants who manufacture products identified in Exhibit 1 have agreed to place warnings in the manuals they supply with the products. However, it will take some time to get the thousands of different manuals revised and reprinted, and in the meantime the Attorney General has required an interim warning program consisting of warning signs posted in retail stores. The defendant retailers, which include many of the largest national retailers and cooperatives, have agreed to comply with this program.

If you implement the following procedures, you will be protected from liability under Proposition 65 and the Unfair Competition Law for selling these products. However, if you sell the products listed on Exhibit 1 and do not implement the following procedures, YOU MAY BE SUED by the Attorney General or a "private enforcer", and may be required to pay penalties and post warning signs.

You must post the enclosed sign in one of the following ways:

1. In the section of your store where power tools are sold, post one sign in the power-tool section or, if the section extends for more than one aisle, post one sign for each side of every aisle.

- 2. If you have a separate check-out for power tools, you may post the sign on the cash register or check-out counter for the power-tool section.
- 3. If you have no more than two cash registers for the store, you may post the sign at the check-out registers.
- 4. If over 50% of the shelf space (by estimate) in your store is devoted to sales of power tools, you may post at the check-out registers.

DO NOT post the sign on the front door of the store, or on walls that could be blocked or difficult for your customers to see.

A full-color sign is enclosed. If you need more, call [insert number] for more, or send an e-mail to [insert e-mail address]. DO NOT make black-and-white copies of the sign.

You may take the sign down [one year after the entry of the consent judgment] or when you ascertain that the Exhibit 1 products you are selling contain manuals that include the warning, whichever is sooner.

Please sign the enclosed acknowledgment attached as Exhibit 2 and return it in the enclosed envelope ASAP. If you do not return the acknowledgment, the Attorney General make take legal action against you.

[Closing, signature, name, title]

Exhibit 1 [same list as Exhibit B]

Saws such as band, block, brick, circular, chop, clearing, concrete, cut-off machines, floor, jig, masonry, miter, pavement, radial, reciprocating, refractory, scroll, stonecutting, table, tile, and wall-mounted saws.

Power shears and cutters such as rotary, tile and pipe cutters, and trimmers.

Power cutout tools.

Sanders, polishers, abrading machines and buffers.

Grinders such as pavement, right angle, die, straight and bench grinders and grooving equipment.

Drills and augers such as general purpose, diamond coring, driver, hammer, drill press, and dry wall drills.

Power sharpeners and files, including drill bit sharpeners.

Power screw drivers.

Power hammers such as breaker, chipper and rotary hammers.

Rotary tools and impact wrenches.

Lathes, planers, shapers, edgers, nibblers.

Routers such as general purpose, masonry, and plunge routers.

Joiners such as general purpose and plate joiners.

Paint drying and removing tools, including heat guns.

Drywall cutters and trimmers.

ACKNOWLEDGMENT

People v. Ace Hardware Consent Judgment: Warning Signs

□ requ	I received the letter, and our store will post the signs as aired.	3
□ lette	Our store does not sell any of the products identified in and Exhibit 1.	the
	Company Or Store Name: Address:	
	Printed Or Typed Name Of Signatory: Title:	
	Signature: Date:	·

EXHIBIT H

Address for Receiving Notice

Minnesota Mining & Manufacturing Co.

Star Lightner, Esq.
Paul, Hastings, Janofsky & Walker LLP
345 California Street
29th Floor
San Francisco, CA 94104

Bosch:

Gregory Thiess, Esq. Legal Department Robert Bosch Corporation 2800 S. 25th Avenue Broadview, Illiniois 60153 Tel. 708-865-5200 Fax 708 78603673

with a copy to Robert I. Falk Morrison & Foerster LLP 425 Market Street San Francisco, California 94105 Tel. 415-268-6294 Fax 415-268-7522

Ali Industries:

Terry L. Ali President Ali Industries, Inc. 611 Yellow Springs-Fairfield Road P.O. Box 1677 Fairborn, Ohio 45324 Tel. (937) 878-3946

Coronado Stone Products:

Bob Ratkovic Coronado Stone Products 11191 Calabah Avenue Fontana CA, 92337

1

Hokanson Building Block:

Frans Roodenberg Hokanson Building Block 4751 Power Inn Road Sacramento, CA 95826

Pacific Coast Building Products:

Mark Ingram
Pacific Coast Building Products
3001 I Street
Sacramento, CA 95816

CPC Terminals:

Art Conti CPC Terminals 401 Canal Avenue Wilmington, CA 90744-6503

Forney Industries:

Ted Anderson, President Forney Industries, Inc. P.O. Box 563 Fort Collins, Colorado 80522-0563

Sears:

Vice President/Merchandise Manager Hardware Sears Roebuck & co. 3333 Beverly Road Hoffman Estates, Illinois 60179

Orchard Supply Hardware:

Vice President/General Manager Merchandising Orchard Supply Hardware Corporation 6450 Via Del Oro San Jose, CA 95119

Partner Industrial Products:

Lennart Gustafsson Partner Industrial 1151 Bryn Mawr Avenue Itasca, IL 60143

Husqvarna Forest & Garden Co., Division of WCI Outdoor Products, Inc.:

David R. Zerfoss
President
Husqvarna Forest & Garden Co.
Division of WCI Outdoor Products, Inc.
7349 Statesville Road
Charlotte, NC 28269-3702

Bullard Abrasive, Inc.:

Richard A. Whyte President Bullard Abrasive, Inc. 50 Hopkinton Road P.O. Box 1270 Weatbourough, MA 01581-1270

Echo Incorporated:

Joseph V. Rund Vice President Sales & Marketing Echo Incorporated 400 Oakwood Road Lake Zurich, IL 60047

Stow Manufacturing Co.:

John M. Burtis, Esq.
 Director, Claims and Litigation
 United Dominion Industries, Inc.
 2300 One First Union Center
 301 South College Street
 Charlotte, North Carolina 2820-6039

And

(2) Mr. George Barley
Manager-Product Engineering
BOMAG Light Equipment Division
380 Broom Corporate Parkway
Conklin, New York 13748-1512

Hitachi Koki U.S.A., Ltd.:

Benjie Hopkins General Manager Hitachi Koki U.S.A., Ltd. Corporate Headquarters 3950 Steve Reynolds Boulevard Narcross, GA 30093 Telephone: (770) 925-1774 ext. 237 Fax: (770) 279-4293

Norton Company:

William J. McGettigan Senior Counsel Saint-Gobain Corporation 750 E. Swedesford Road P.. Box 860 Valley Forge, PA 19482

Makita U.S.A., Inc.:

Daniel Rhodes General Counsel Makita, Inc. 14930 Northam Street La Mirada, CA 90638-5753

John Deere Consumer Products, Inc.:

John Deere Consumer Products, Inc. Attn: Legal Department P.O. Box 7047 Charlotte, North Carolina 28241

Cushion Cut, Inc.:

Roger Allen
General Manager
Cushion Cut
A Division of Boart Longyear Company
2565 West 237th Street
Torrance, CA 90505
Telephone: (310) 325-5702
Fax: (310) 539-2098

Global Material Technologies, Inc. (incorrectly sued herein as Rhodes American):

Norm Soep President Global Material Technologies, Inc. 1540 East Dundee Road, Suite 210 Palatine, IL 60074 Telephone: (888) 468-9665

TruServ Corporation:

Robert D. Bridge, Esq.
TruServ Law Department
World Headquarters
8600 W. Bryn Mawr Avenue
Chicago, IL 60631-3505
Telephone: (773) 695-5000
Fax: (773) 695-5465

For Ace Hardware Corp.:

John J. Van Zeyl, Esq. Ace Hardware Corporation 2200 Kensington Court Oak Brook, Illinois 60521

Copy to:

Lawrence S. Bazel, Esq.
Washburn, Briscoe & McCarthy
A Professional Corporation
55 Francisco Street, Suite 600
San Francisco, CA 94133

For American Tool Companies, Inc.

William L. Hoese, Esq. Sr. Vice President and General Counsel American Tool Companies, Inc. 2800 W. Higgins Road, Suite 805 Hoffman Estates, Illinois 60195

Copy to:

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600 San Francisco, CA 94133

For Atkinson Brick Co.

Tobin Campbell
Vice President
Atkinson Brick Company
15421 Chemical Lane
Huntington Beach, California 92649

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600 San Francisco, CA 94133

For Black & Decker:

Linda H. Biagioni Vice President and Environmental Affairs Black and Decker (U.S.), Inc. 701 East Joppa Road Towson, Maryland 21286

Copy to:

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600 San Francisco, CA 94133

For Calstone Company

Logan Belton
Calstone Company
P.O. Box 70960
Sunnyvale, California 94086

Copy to:

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600 San Francisco, CA 94133

For Castaic Brick

Dave Gottschalt Controller Castaic Brick P.O. Box 8 Castaic, California 91310

Copy to:

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600 San Francisco, CA 94133

For Delta International Machinery Corporation

Jeanne M. Gode Assistant General Counsel Pentair Wells Fargo Center, 36th Floor 90 South 7th Street Minneapolis, Minnesota 55402

Mat Ros Delta International Machinery Corporation 4825 Highway 45 North P.O. Box 2468 Jackson, TN 38305

Copy to:

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600 San Francisco, CA 94133

For McNear Brick & Block

Jeff McNear McNear Brick & Block P.O. Box 1380 San Rafael, California 94915

Copy to:

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600 San Francisco, CA 94133

For Milwaukee Electric Tool Corp.

David Shipley
Engineering Manager
Milwaukee Electric Tool Corporation
13135 West Lisbon Road
Brookfield, Wisconsin 53005-2550

William Thomas, Esq.
Atlas Copco North America Inc.
34 Maple Avenue
Pinebrook, NJ 07058

Copy to: .

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600 San Francisco, CA 94133

For National Refractories

Bruce E. Methven, Esq.
National Refractories
1852 Rutan Drive
Livermore, California 94550

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600 San Francisco, CA 94133

For North American Refractories

Bette M. Orr, Esq.
North American Refractories Company
c/o RHI Refractories Company
600 Grant Street #5100
Pittsburgh, Pennsylvania 15219

Copy to:

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600 San Francisco, CA 94133

For Pacific Clay Brick Products

Candace L. Salway
Vice President, Mineral Resources
Pacific Holding Company
Murdock Plaza
10900 Wilshire Boulevard
Los Angeles, California 90024

Dave Hollingsworth
Pacific Clay Brick Products
14741 Lake Street
Lake Elsinore, California 92530

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600 San Francisco, CA 94133

For Pacific Holding Company

Candace L. Salway
Vice President, Mineral Resources
Pacific Holding Company
Murdock Plaza
10900 Wilshire Boulevard
Los Angeles, California 90024

Copy to:

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600 San Francisco, CA 94133

For Porter Cable Corporation

Jeanne M. Gode
Assistant General Counsel
Pentair
Wells Fargo Center, 36th Floor
90 South 7th Street
Minneapolis, Minnesota 55402

Mat Ros Porter Cable Corporation 4825 Highway 45 North P.O. Box 2468 Jackson, TN 38305

Lawrence S. Bazel, Esq.
Washburn, Briscoe & McCarthy
A Professional Corporation
55 Francisco Street, Suite 600
San Francisco, CA 94133

For Ryobi America Corp. Inc.

Robert A. Bugos, Esq. Ryobi America Corporation P.O. Box 1207 Anderson, South Carolina 29622

Copy to:

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600 San Francisco, CA 94133

For The Quickrete Companies

Jerry E. Love The Quickrete Companies 2987 Clairmont Road Suite 500 Atlanta, GA 30329

Copy to:

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600

For Vermont American Corporation

Julia P. Hagan, Esq. Vermont American Corporation 101 So. Fifth Street, Suite 2300 Louisville, Kentucky 40202

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600

For Wal-Mart Stores, Inc.

Kristina R. Fraley, Esq. Wal-Mart Stores, Inc. Legal Department 702 S.W. 8th Street Bentonville, AR 72716-8095

Copy to:

Lawrence S. Bazel, Esq. Washburn, Briscoe & McCarthy A Professional Corporation 55 Francisco Street, Suite 600