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3		LOS ANGELES SUPERIOR COURT		
5	SUPERIOR COURT OF CALIFORNIA			
6	COUNTY OF LOS ANGELES			
7	UNLIMITED JURISDICTION			
8		0 N D0317110		
9	THE PEOPLE OF THE STATE OF CALIFORNIA,	Case No. BC317112 STIPULATED FINAL JUDGMENT		
10				
11	v.			
12				
13	SAFEWAY, INC.,			
14	Defendant.			
15				
16	Plaintiff, the People of the State of California, through BILL LOCKYER, Attorney			
17	General of the State of California, by Deputy Attorney General Alan Lieberman, and ROCKARD			
18		J. DELGADILLO, Los Angeles City Attorney, by Deputy City Attorney Keith De La Rosa, and		
19 20	defendant SAFEWAY INC., appearing through its attorneys, Pillsbury Winthrop LLP, by Albert J.			
20	Boro, Jr., having stipulated to entry of this Final Judgment without the taking of proof and without this Final Judgment constituting evidence of or an admission by defendant regarding any issue of law			
22	or fact alleged in the First Amended Complaint, all parties having waived the right to appeal, and			
23	good cause appearing,	• • • • • • • • • • • • • • • • • • •		
24	IT IS HEREBY ORDERED, ADJUDGED A	AND DECREED that plaintiff have judgment		
25	as follows:			
26	JURISDICTION			
27	A. This action is brought under California law and this court has jurisdiction of the subject			
28	matter herein and the parties to this Final Judgment (hereafter, "Judgment").			
	11			
	Stipulated Final Judgment			

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1	1 INJUNCTIVE RELIEF	
2	2 B. As used in this Judgment, the following terms have the following	ng meanings:
3	3 1. The term "Attorney General" refers to the California Attor	ney General.
4	4 2. The term "City Attorney" refers to the Los Angeles City A	ttorney.
5	5 3. The term "Compliance Officer" refers to the person appoint	ted by Safeway pursuant
6	to paragraph G.1 of this Judgment.	
7	7 4. The term "electronic age verification devices and systems"	means cash registers or
8	8 computerized point of sale systems that assist a clerk in verifying the age	of the customer.
9	9 5. The term "Independent Entity" means an entity that is not ow	med by or affiliated with
10	10 Safeway and that conducts the external compliance checks described in pa	rt F of this Judgment.
11	11 6. The term "minor" means a person under the legal age for purc	hasing tobacco products
12	12 in the State of California.	
13	13 7. The term "person experienced in providing youth access tra	aining" means someone
14	14 who has a thorough understanding and working knowledge of the information	n described in paragraph
15	15 D.2(b) of this Judgment and possesses the skills necessary to train others.	
16	16 8. The term "third-party sale" means an adult purchasing tobac	co products or tobacco
17	17 paraphernalia in order to furnish it to a minor.	
18	18 9. The term "tobacco paraphernalia" means cigarette papers or v	vrappers, pipes, holders
19	of smoking materials of all types, cigarette rolling machines, or other instruments or things designed	
20	for the smoking or ingestion of tobacco products.	
21	21 10. The term "tobacco product" means any product containing t	obacco leaf, including,
22	22 but not limited to, cigarettes, cigars, pipe tobacco, snuff, chewing tobacco,	dipping tobacco, bidis,
23	23 or any other preparation of tobacco.	
24	11. The term "vending machine" means a mechanical or electri	cal device from which
25	25 one or more tobacco products are dispensed in exchange for consideration.	
26	12. The term "youth access" is used herein as a shorthand reference	e to age restrictions on
27	27 the sale or possession of tobacco products to or by minors.	
28	C. Pursuant to Business and Professions Code sections 17203 and	1 17207(a), defendant

Stipulated Final Judgment

SAFEWAY INC. (hereinafter, "Safeway"), a corporation incorporated in the State of Delaware and
 currently doing business in California under the names Safeway, Vons, Pavilions, and Pak N'Save,
 and its successors and assigns are hereby permanently enjoined and restrained from directly or
 indirectly engaging in any of the following acts or practices in or from California:

- Selling tobacco products to any person under 18 years of age, in violation of Penal
 Code section 308 and Business and Professions Code section 22958(a);
- 7 2. Failing to check the identification of tobacco purchasers who reasonably appear to
 8 be under 18 years of age, in violation of Business and Professions Code section 22956;

9 3. Failing to display the required age of sale warning signs at each point of purchase,
10 in violation of Penal Code section 308(c) and Business and Professions Code section 22952(b); and

- Failing to prominently display the required tobacco retail permit in its stores in the
 City of Los Angeles, in violation of Los Angeles Municipal Code sections 46.90 through 46.101.
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PERSONNEL PRACTICES RELATING TO THE SALE

OF TOBACCO PRODUCTS TO MINORS

D. Safeway shall implement the following personnel practices relating to the sale of tobacco
products to minors:

17 1. Hiring.

(a) Upon hiring, Safeway shall inform new employees for positions that involve selling
tobacco products or supervising anyone who sells tobacco products of the importance of compliance
with laws relating to youth access. The information Safeway provides shall include references to
company policies, legal consequences, and health concerns associated with youth access.

(b) Safeway shall attempt to minimize the use of persons under 18 years of age in
positions that may involve the sale of tobacco products.

(c) Safeway shall ask all applicants for positions that involve the selling of tobacco
products or supervising anyone who sells tobacco products about past convictions for violations of
criminal laws including prohibitions on selling or supplying tobacco products to minors by that
person or anyone under that person's supervision that were not overturned on appeal or were not
resolved by a referral to pretrial or post-trial diversion or were not expunged. Safeway shall give any

1 such violations consideration in the hiring decision.

2. Training.

(a) Before assuming any job duties that involve or may involve the sale of tobacco
products, an employee shall have received the following training in the laws and company policies
relating to tobacco products and shall be required to provide an acknowledgment in writing or
electronically that he/she has read and understands the information.

7 (b) Such training shall be prepared by a person experienced in providing youth access
8 training, and shall include, at a minimum, the following components:

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(1) A review of applicable federal, state, and local laws relating to youth access.

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(2) A review of Safeway's policies relating to youth access.

(3) An explanation of the health-related reasons that the law and Safeway's policies deem preventing youth access to tobacco products to be an important matter, which reasons are based on numerous studies and reports, including the 1998 National Survey on Drug Use & Health, the 1994 and other reports of the U.S. Surgeon General, and reports of the U.S. Centers for Disease Control and Prevention, and which shall include the following information:

- (i) approximately 80% of adult smokers started smoking before the age of 18;
- (ii) nicotine is addictive and young people are more receptive to the effects of nicotine than adults, making cigarette addiction more likely to occur during adolescence;
 - (iii) the average age of most beginning tobacco users is 14.5 years old;

(iv) the younger a person becomes a regular tobacco user, the more likely it is that he or she will become addicted to nicotine and will suffer serious long-term health consequences; and

27 28 (v) more than 430,000 Americans die each year from tobacco-related diseases.

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(4) A review of Safeway's disciplinary policies for failure to comply with

1	Safeway's policies relating to youth access.	
2	(5) A review of the range of tobacco products and, where applicable, tobacco	
3	paraphernalia, to which Safeway's policies and/or youth access laws apply.	
4	(6) A review of identification ("I.D.") procedures including:	
5	(i) the age that triggers the I.D. requirement (see paragraph E.5(b)	
6	of this Judgment);	
7	(ii) acceptable forms of I.D. (as listed in paragraph E.5(g) of this Judgment);	
8	(iii) features of an I.D. that must be checked, with particular emphasis on the	
9	features of a California Driver's License and on government-issued forms of	
10	identification most commonly possessed by adults in the market area;	
11	(iv) how to tell if an I.D. may have been altered or is being misused; and	
12	(v) what to do if an I.D. appears to have been altered or is being misused.	
13	(7) An explanation of the fact that many illegal sales are made to minors who	
14	produce I.D.'s showing that they are in fact under the legal age, and the importance of	
15	devoting the time and effort needed to perform the necessary calculation to establish that a	
16	customer is of legal age.	
17	(8) A review of prescribed methods, practical techniques, and stock phrases	
18	(where appropriate) for handling the following recurring situations:	
19	(i) asking for I.D.;	
20	(ii) making the necessary age calculation;	
21	(iii) declining to make a sale based on concerns relating to whether the I.D. has	
22	been altered or is being misused;	
23	(iv) declining to make a sale for failure to have an I.D.;	
24	(v) recognizing a potential third-party sale;	
25	(vi) declining to make a sale that appears to be a third-party sale;	
26	(vii) declining to make a sale of tobacco paraphernalia to a minor;	
27	(viii) resisting customer pressure and handling a customer's abusive conduct; and	
28	(ix) contacting the police when appropriate to do so.	

(9) Instruction that an employee is not required to make a sale of tobacco products, and must decline to do so, if the circumstances reasonably suggest that doing so would violate the laws or Safeway's policies relating to youth access.

(10) Instruction on the proper use of electronic age verification devices and any other systems employed by Safeway in connection with age screening for the purchase of tobacco products.

(c) In the case of an employee who is 19 years old or younger, training shall also
emphasize the special challenges associated with declining to sell tobacco products to minors who
are friends, acquaintances, and/or peer group members, and on techniques and methods for meeting
such challenges.

11 (d) Safeway shall use a written test (which may be in electronic form) to establish that its employees have fully acquired the knowledge required to perform in accordance with the laws 12 13 and Safeway's policies relating to youth access. Employees in positions that involve selling tobacco products or supervising anyone who sells tobacco products shall be required to pass this test upon 14 15 completion of initial training and supplemental training pursuant to paragraph D.2(e). Thereafter, on at least an annual basis, Safeway shall provide additional training and obtain an acknowledgment 16 in writing or electronically from employees with responsibilities relating to the sale of tobacco 17 products that he/she understands the laws and Safeway's policies relating to youth access. Safeway 18 19 shall retain for three (3) years the written or electronic tests and acknowledgments completed by each 20 employee.

(e) Safeway shall provide supplemental training, employing the training in paragraph D.2
of this Judgment, to any employee whom it desires to retain that:

(1) allegedly sells tobacco products to a minor or is the immediate supervisor of an employee who allegedly sells tobacco products to a minor, after the date of entry of this Judgment and Safeway has received notice of an alleged violation issued by a governmental agency; or

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(2) fails to pass a compliance check conducted pursuant to part F of this Judgment.

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3. Supervision.

2 (a) Supervisors of employees who sell tobacco products shall be instructed to monitor
3 staff compliance with youth access laws and policies on an on-going basis.

4 (b) Safeway shall minimize the use of persons under the age of 18 as supervisors of
5 employees involved in the sale of tobacco products.

TOBACCO RETAILING POLICIES AND PRACTICES

E. Safeway shall implement the following tobacco retailing policies and practices:

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Vending Machines. Safeway shall not use vending machines to sell tobacco products.

9 2. Restricted Sales Area. Safeway shall display tobacco products for sale in only one 10 area of the store. Tobacco products shall be displayed and stored in a manner that requires an 11 employee's assistance in retrieving a product from a restricted access location and does not permit 12 a customer to take possession of the product until the sale is completed.

3. Age Limitation on Sale of Tobacco Paraphernalia. Safeway shall have a policy
requiring that no one under the legal age for purchasing tobacco products is permitted to purchase
tobacco paraphernalia.

4. Cooperation in Enforcement of Youth Access Laws. Safeway shall have a policy
requiring that store personnel make every reasonable effort to cooperate in the enforcement of
applicable youth access laws.

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5. Age Verification.

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(a) Safeway shall not sell tobacco products or tobacco paraphernalia to minors.

(b) Safeway shall require its employees to obtain identification before sales are made
from persons seeking to purchase tobacco products who appear to be under the age of 27 (or such
higher age as Safeway determines appropriate) in accordance with paragraph E.5(g) of this
Judgment.

25 (c) Safeway agrees to implement an electronic age verification device and system by
26 completing the programming of its cash registers to:

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(1) lock when a tobacco product is scanned;

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(2) prompt the employee to I.D. the customer; and

(3) display the date on or after which the customer must have been born in order to allow a legal tobacco sale to proceed.

3 (d) Safeway shall use the cash register prompts provided for in paragraph E.5(c) and the
4 signage provided for in paragraph E.9 of this Judgment, so that each person with responsibility for
5 selling tobacco products is reminded prior to a sale of tobacco products of the importance of
6 performing proper I.D. checks for tobacco purchases.

7 (e) To the extent that Safeway uses electronic age verification devices or systems that
8 have the capacity to store data that would assist in evaluating whether the systems are being properly
9 used by employees responsible for the sale of tobacco products, when appropriate, it shall review
10 such data periodically and provide remedial training and support, as necessary, for those employees
11 who appear to need it.

(f) Nothing in this Judgment authorizes or sanctions the retention of personally
identifiable information for marketing or other purposes.

(g) Unless otherwise permitted by law, Safeway shall have a policy that only the
following forms of photo-I.D. are acceptable for purposes of establishing legal age to purchase
tobacco products: (1) Driver's License; (2) State-Issued Identification Card; (3) U.S. Passport; (4)
Military Identification Card; and (5) U.S. Immigration Card. The I.D. must be current and valid.

18 6. Minimum Pack Size. Pursuant to Penal Code section 308.3, Safeway shall not offer
19 for sale single cigarettes or cigarette packages containing fewer than twenty cigarettes per pack.

20 7. Sale of Look-Alike Products. Safeway shall not offer for sale candy, chewing gum,
21 or like items designed to look like cigarettes.

- 8. Advertising.
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(a) Safeway shall limit tobacco product signage to brand names, logos, and prices.

(b) Safeway shall ensure that all tobacco product advertising signage inside the store is
confined to the area where tobacco products are displayed.

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9. Placement of Minimum Age Signs.

(a) In addition to meeting whatever signage and posting requirements or restrictions may
be embodied in local, state, or federal law, Safeway shall post signs stating that Safeway will not sell

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tobacco products to persons under the minimum age for sale in California and that persons who 1 appear to be under the age of 27 (or such higher age as Safeway deems appropriate) will be asked 2 for identification before a sale is made. 3 (b) The signs shall be placed at the following locations: 4 (1) on the main front entrance door(s) by which a customer may enter the store or on a 5 front window in close proximity to such front entrance door(s) (facing out); 6 7 (2) at each cash register at which tobacco products may be sold; 8 (3) at each tobacco product display; and 9 (4) in the employee break area. 10 10. Free Samples. Safeway shall not permit the distribution of free samples of tobacco products anywhere on store premises, including walkways and parking areas under its control. 11 12 11. Written policies. Safeway's policies relating to tobacco products and paraphernalia shall be in written or electronic form and shall embody the standards and practices set forth in this 13 14 Judgment. 15 COMPLIANCE CHECKS 16 F. Safeway shall implement and maintain a program of external compliance checks in the 17 State of California designed to assist Safeway in determining whether individual stores and their 18 employees are in compliance with youth access laws and policies, as follows: 19 Compliance checks shall be unannounced. Procedures shall be adopted to ensure that 1. 20 employees whose compliance is being checked (both clerks and supervisors responsible for the 21 performance of the clerks) have no reason to know that a given attempt to purchase tobacco is 22 actually a compliance check. 23 2. The compliance check will determine whether the employee selling the tobacco product asked the purchaser to produce identification, whether the purchaser provided an acceptable 24 25 form of identification (see paragraph E.5(g) of this Judgment), whether the employee checked the 26 identification to verify whether the purchaser is of legal age, and, in the case of an attempted 27 purchase by a minor or by a person who is not a minor and does not produce proper identification, 28 whether the sale was consummated. A passed compliance check is one where the employee 9 Stipulated Final Judgment

1 completes these tasks and declines to make the sale.

Safeway will implement a program to recognize associates who pass external
 compliance checks, however, there shall be no obligation to provide rewards that have any monetary
 value.

5 4. Safeway shall arrange for an Independent Entity reasonably acceptable to the Attorney
6 General and the City Attorney to perform compliance checks at ninety (90) or more of its stores that
7 sell tobacco each year.

8 5. External checks shall be conducted in a series of consecutive six (6) month programs,
9 with each subsequent program beginning on the day after the previous program ends.

6. Safeway will divide its stores into two geographic sections. For each six (6) month
program, the Independent Entity will randomly select forty-five (45) stores in toto from the two
sections where external compliance checks will be conducted, provided that all of the stores shall
be located in California. No store selected to be checked will be identified to Safeway, directly or
indirectly, until after the check of that store is completed.

7. An external compliance check shall consist of an attempt to purchase tobacco by a
person chosen by the Independent Entity who:

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(a) is not employed by Safeway;

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(b) is unknown to the staff of the selected store; and

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(c) is a person of legal age who is less than 27 years of age.

8. Safeway shall instruct the Independent Entity to perform the compliance checks for
 the purpose of obtaining an accurate and reliable indication of actual employee practices in
 connection with tobacco sales and not for the purpose of ensuring favorable results, and Safeway
 shall evaluate the performance of the Independent Entity on this basis.

24 9. Safeway shall instruct the Independent Entity to adhere to the following protocol in
25 conducting compliance checks:

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(a) General Principles Underlying Protocol.

27 28 (1) Compliance checks shall be carried out in a manner that is designed to provide a reliable and realistic assessment of how Safeway employees perform when presented, in the usual course of business, with typical young persons attempting to purchase cigarettes.

(2) Each compliance check is to be conducted in a manner that is designed not to reveal to Safeway employees and managers in the store being checked that the attempted purchase of cigarettes is pursuant to a compliance check or that compliance checks may be simultaneously occurring at other Safeway stores in the vicinity.

(3) Persons who attempt to purchase cigarettes during compliance checks ("checkers") are to be trained by the independent entity to ensure that each checker is able to perform compliance checks in a competent and confident manner. Such training shall include role-playing. The independent entity shall develop written training protocols for checkers and for those who supervise checkers, and shall make those protocols available to Safeway, the Attorney General, and the City Attorney upon request.

(4) Compliance checks shall be conducted in accordance with applicable federal, state, and local laws and regulations.

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(b) General Characteristics of Persons Employed as Checkers.

(1) The independent entity shall verify that the age of each checker, when he or she conducts compliance checks, complies with paragraph F.7(c) of this Judgment.

(2) Each checker shall not appear to be older or younger than the average person of his or her age, shall dress in a manner appropriate to his or her age group and social group, and shall not alter his or her appearance with the intent of appearing older or younger.

(3) At least 40%, but not more than 60%, of compliance checks in a six month program shall be conducted by a checker who is female. Persons used as checkers may include otherwise suitable persons who have previously used or currently use cigarettes, but a checker may not be used to perform a check at any store at which the checker purchased cigarettes in the past.

(c) Conduct of Compliance Checks.

(1) The checker shall have no I.D. in his or her possession during the compliance checks, but shall have a sum of money sufficient to pay for the cigarettes that the checker will attempt to purchase, and for the food item, if applicable, that the checker will purchase.

(2) At least 60% of compliance checks shall be conducted on weekends or between 3:00 p.m. and 8:00 p.m. on weekdays.

(3) The checker shall enter the store alone.

(4) On occasion, the checker shall select a food item popular with youth (e.g. a popular soft drink, snack, or small food package). The food item shall vary from one compliance check to another. However, compliance checks will sometimes dispense with the purchase of a food item in order to ensure that the checks do not become discernable as such by store personnel.

(5) The checker shall approach a check-out counter where cigarettes may be purchased, request from the cashier a single pack of cigarettes, and place the food item, if applicable, on the counter. The brand of cigarettes requested shall vary among compliance checks.

(6) If the cashier requests I.D., the checker shall state that he or she does not have an I.D. in his or her possession but is old enough to buy cigarettes, and shall state his or her actual age.

(7) The checker shall not attempt to persuade the cashier to sell the cigarettes by taking steps other than those expressly set forth in paragraph F.9 of this Judgment.

(8) If the cashier provides the requested cigarettes, the checker shall pay for them and the food item, if applicable, obtain the receipt and whatever change is owed, and promptly leave the store.

(9) If the cashier declines to make the sale, the checker shall purchase only the food item, if applicable, and obtain the receipt and leave the store.

(10) Regardless of whether a purchase of cigarettes occurs, the checker shall attempt to make a mental note of the cashier's name and general appearance.

(d) Following the Compliance Checks.

(1) Immediately following each compliance check, the checker shall complete a report form that includes, at a minimum, the following items:

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(i) The checker's name, sex, and date of birth;

(ii) The date and time of the compliance check;

(iii) The address of the Safeway store checked; 1 2 (iv) The name or a brief description of the Safeway cashier involved; 3 (v) The brand of cigarettes requested; 4 (vi) Whether I.D. was requested; (vii) What statements were made if I.D. was requested; 5 (viii)Whether the cigarettes requested were purchased; 6 7 (ix) Comments regarding any other noteworthy aspects of the transaction; and 8 (x) Whether an employee's assistance was required to obtain cigarettes. In the 9 event that an employee's assistance was not required, this shall be reported 10 to Safeway's compliance officer within ten (10) days of the compliance check. 11 (2) The checker shall provide the receipt to the Independent Entity, who shall 12 provide a copy of it to Safeway within ten (10) days of the compliance check. 13 (3) The Independent Entity shall retain for at least two years each written report 14 prepared pursuant to paragraph F.9(d)(1) of this Judgment. 15 (4) Any cigarettes purchased in connection with a compliance check shall be 16 retained by the Independent Entity for at least six months and shall thereafter be destroyed. 17 10. In the event that a store fails a compliance check or has received notice from a 18 governmental entity of an alleged violation of law concerning the sale of tobacco products to minors that occurred after the date of entry of this Judgment, the Independent Entity shall conduct a second 19 20 check ("re-check") of the store within sixty (60) days. 21 11. The Independent Entity shall report promptly the results of the individual external 22 compliance checks to the Compliance Officer, who shall make these results available to the store 23 manager. 24 12. The parties recognize that a performance measure on external compliance checks of 25 90% or higher for any six-month period constitutes good performance for that period. In the event 26 that Safeway attains an external compliance check performance measure of 90% or higher for any 27 six-month period, Safeway may reduce the number of random external checks conducted in the 28 subsequent six-month period by 25%. In the event that Safeway attains an external compliance 13

check performance measure of 90% or higher for any two consecutive six-month periods, Safeway
 may eliminate the requirement to conduct external checks.

3 13. The Attorney General and the City Attorney agree not to institute legal proceedings
4 based on any tobacco sales that are made during external compliance checks conducted pursuant to
5 this Judgment.

REPORTS

G. Compliance Officer

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Safeway shall designate a Compliance Officer, who shall be a corporate senior-level
 employee, for ensuring compliance with the terms of this Judgment and for taking the steps
 necessary to improve Safeway's compliance with youth access laws.

Each store manager shall be instructed to report to the Compliance Officer all
 violations of federal, state, and local laws concerning the sale of tobacco products to minors
 occurring at the store within ten (10) days of receipt of notice of the alleged violation. The
 Compliance Officer shall maintain a record of all reported alleged violations and their dispositions
 for three (3) years.

Upon request of the Attorney General or the City Attorney, the Compliance Officer
 shall cooperate in providing access to information relating to this Judgment, including but not
 limited to store-specific data on compliance with youth access laws; provided, however, that this
 Judgment does not require Safeway to provide access to information in its possession that is
 protected from disclosure by the attorney-client privilege or the attorney work product doctrine or
 other privileges and/or confidentiality protections under the laws of the State of California.

H. Reports by the Independent Entity. Safeway shall require by contract that the Independent
Entity provide summarized reports of the results of its compliance checks to the person(s) designated
by the Attorney General and the City Attorney to receive such reports at the same time they are sent
to Safeway.

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IMPLEMENTATION

I. Safeway shall adopt and implement the practices set forth in this Judgment within sixty
(60) days of the date of entry of this Judgment, except as follows:

Within ninety (90) days of the date of entry of this Judgment, Safeway shall adopt and
 implement the signage requirements in paragraph E.9, and shall adopt and begin implementing the
 training program in paragraph D.2 of this Judgment.

- Within one hundred (100) days of the date of entry of this Judgment (or upon hiring 4 2. 5 if that occurs thereafter), Safeway shall provide a copy of its policies relating to tobacco products and paraphernalia referenced in paragraph E.11 of this Judgment to each employee who is in a 6 position that involves selling tobacco products or supervising anyone who sells tobacco products. 7 Within one hundred (100) days of the date of entry of this Judgment, Safeway shall also provide to 8 a person designated by the Attorney General and the City Attorney a copy of those policies. 9 Thereafter it shall provide copies of any material changes or modifications to such policies within 10 thirty (30) days of such change or modification to a person designated by the Attorney General and 11 the City Attorney. 12
- 3. Within one hundred twenty (120) days of the date of entry of this Judgment, Safeway
 shall adopt and implement the compliance checks to be conducted pursuant to part F of this
 Judgment.

4. Within one hundred fifty (150) days of the date of entry of this Judgment, Safeway
shall have trained employees in positions that involve selling tobacco products or supervising anyone
who sells tobacco products with the training program adopted pursuant to paragraph D.2 of this
Judgment.

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ENFORCEMENT

21 J. Prior to seeking enforcement of any provision in parts D through I of this Judgment, the Attorney General and/or the City Attorney shall contact the Compliance Officer and provide him or 22 23 her with at least thirty (30) days advance written notice that the Attorney General and/or the City 24 Attorney plans to institute legal proceedings to enforce said provision under this Judgment. Such notice shall set forth the alleged violation and shall provide Safeway reasonable opportunity to 25 26 || resolve the Attorney General's and/or the City Attorney's concerns. If the Attorney General's and/or 27 the City Attorney's concerns are not resolved within such thirty (30) day period, the Attorney 28 General and/or the City Attorney may take any action they deem appropriate.

1	MONETARY RELIEF	
2	K. Within thirty (30) days of the date of entry of this Judgment, Safeway shall pay the	
3	following monetary amounts, which amounts shall be distributed as follows:	
4	1. The sum of one hundred forty-five thousand dollars (\$145,000) shall be paid as civil	
5	penalties pursuant to Business and Professions Code sections 17206 and Government Code section	
6	5 26506, and shall be distributed as follows:	
7	(a) Seventy-two thousand five hundred dollars (\$72,500) to the State of California;	
8	(b) Seventy-two thousand five hundred dollars (\$72,500) to the City of Los Angeles.	
9	2. The sum of one hundred thousand dollars (\$100,000) shall be paid as costs of the	
.10	investigation and prosecution of this matter, including attorneys fees, and shall be distributed as	
11	follows:	
12	(a) Fifty thousand dollars (\$50,000) to the California Department of Justice for deposit	
13	into the Attorney General's Public Rights Division Special Law Enforcement Fund for enforcement	
14	of tobacco-related and/or other consumer protection laws;	
15	(b) Fifty thousand dollars (\$50,000) to the City of Los Angeles.	
16	EFFECT OF JUDGMENT	
17	L. Plaintiff has determined that this Judgment, including the payment provisions, is a fair,	
18	equitable, and final resolution and disposition of all and only those matters alleged in the First	
19	Amended Complaint to constitute violations of Business and Professions Code sections 17200 et	
20	seq. Nothing herein shall release any other claims of any state agencies or local jurisdictions in	
21	connection with a past or future underage sale of tobacco products at a particular retail location,	
22	including fines, administrative penalties, permit suspensions, or any other remedy, sanction, or	
23	penalty that may be available to state or local authorities under applicable law.	
24	RETENTION OF JURISDICTION	
25	M. Jurisdiction is retained for the purpose of enabling any party to this Judgment to apply to	
26	this court at any time for such further orders and directions as may be necessary and appropriate for	
27	the construction or carrying out of this Judgment, for the enforcement or compliance herewith, for	
28	the modification of the injunctive terms hereof, or for the punishment of violations hereof.	
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