1 2 3 4 5 6 7 8 9	EDMUND G. BROWN JR. Attorney General of California RICHARD J. MAGASIN Supervising Deputy Attorney General HELEN G. ARENS Deputy Attorney General State Bar No. 150572 300 South Spring Street, Suite 1702 Los Angeles, CA 90013 Attorneys for Plaintiffs People of the State of California and A.G. Kawamura, in his official capacity as Secretary of the California Department of Food & Agriculture	E STATE OF CALIFORNIA	
10	COUNTY OF LOS ANGELES		
11	CENTRAL DISTRICT		
12			
13	DEODI E OF THE STATE OF	Case No. BC392109	
14	PEOPLE OF THE STATE OF CALIFORNIA and A. G. KAWAMURA, IN HIS OFFICIAL CAPACITY AS	FINAL JUDGMENT	
15	SECRETARY OF THE CALIFORNIA DEPARTMENT OF FOOD &		
16	AGRICULTURE,	Dept: 78 Judge The Honorable William F. Fahey	
17	Plaintiffs,	Trial Date: May 26, 2009 Action Filed: June 5, 2008	
18	v.	· · · · · · · · · · · · · · · · · · ·	
19	BOMBINO EXPRESS, INC., a California		
20	Corporation; BOMBINO EXPRESS (WORLDWIDE) INC., a New York		
21	Corporation; MOHMED YASIN LATIWALA, an individual; and DOES 1		
22 23	through 50, Inclusive, Defendants.		
23 24	Derendants.		
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25 26	///		
26 27			
27 28	Plaintiffs, People of the State of Californi	a and A. G. Kawamura, in his official capacity	
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	FINAL JUDGMENT		

1	as Secretary of the California Department of Food & Agriculture (collectively the "PEOPLE")		
2	appeared through the Attorney General, Edmund G. Brown Jr., by Deputy Attorney General		
3	Helen G. Arens. Defendants Bombino Express, Inc., a California Corporation and Bombino		
4	Express (Worldwide) Inc. a New York Corporation (collectively, BOMBINO); and Mohmed		
5 6	Yasin Latiwala (LATIWALA), an individual, appeared through their attorneys VALENSI ROSE		
7	by Stephen F. Moeller.		
8	The Court, having considered the Stipulation for Entry of Final Judgment executed by the		
9	parties and filed herewith, and good cause appearing,		
10	IT IS HEREBY AGREED, ORDERED, ADJUDGED AND DECREED THAT:		
11	JURISDICTION		
12	This Court has jurisdiction of the subject matter of this action and of the parties. Venue as		
13 14	to all matters between the parties relating hereto lies in this Court.		
15	CIVIL PENALTIES		
16	LATIWALA and BOMBINO shall pay to the PEOPLE \$40,000.00 as penalties for		
17	violations of California Food and Agriculture Code sections 5306, 6321, 6421 and 6461, as well		
18	as for violations of California Business and Professions Code section 17200 et seq. for illegally		
19	importing mangos and purple yams into the State of California (the "Money Judgment").		
20	LATIWALA and BOMBINO are jointly and severally liable for the Money Judgment. The		
21	Money Judgment may be paid jointly and/or severally by LATIWALA and/or BOMBINO.		
22 23	The Money Judgment shall be paid by way of a cashier's check or VALENSI ROSE client trust		
24	account check in the amount of \$40,000.00 made payable to "CDFA Pest Exclusion Branch" and		
25	the check shall be sent by Express Mail or other delivery providing for overnight delivery to:		
26	Helen G. Arens, Deputy Attorney General		
27	Office of the Attorney General		
28	300 South Spring Street, Suite 1702 Los Angeles, California, 90013		
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	FINAL JUDGMENT		

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2 3	INJUNCTION		
5 4	LATIWALA and BOMBINO are hereby enjoined from the following:		
4 5	1. Violating California Food and Agriculture Code sections 5306, 6321, 6421 and		
6	6461 pertaining to any plant or thing to which those statues apply;		
7	2. Violating quarantine laws or regulations pertaining to the import of mangos and		
8	yams into California;		
9	3. Importing, possessing, propagating, processing, selling, or taking any other action		
10	with regard to mangos and yams subject to quarantine which has been imported or moved in		
11	violation of the quarantine laws or regulations of the State of California;		
12 13	4. Transporting, receiving, or importing into the State of California mangos, yams or		
13	any other plant or thing against which a quarantine has been established, unless first notifying the		
15	Secretary of Food and Agriculture or the commissioner of the county in which the plant or thing		
16	is received, of the arrival of the plant or thing immediately after its arrival, and second, holding		
17	the plant or thing for immediate inspection by the director or commissioner without unnecessarily		
18	moving it, or placing it where it may be harmful;		
19 20	5. Shipping or transporting any plant or any other thing into the State of California		
20 21	which is infested with any pest which has been listed by the Secretary of Food and Agriculture as		
22	detrimental to agriculture in the State of California.		
23	This injunction applies to any plant or thing owned by LATIWALA and BOMBINO or to		
24	any other plant or thing transported or otherwise controlled by LATIWALA and BOMBINO.		
25	PENALTIES FOR VIOLATING THE INJUNCTION		
26	Upon a showing by the PEOPLE in a fully noticed motion to this Court that LATIWALA		
27 28	and/or BOMBINO has willfully violated the injunction referenced above, or any part thereof, then		
20	3		
	FINAL JUDGMENT		

1	the individual and/or company found to have violated the injunction shall pay to the PEOPLE a				
2	total penalty in the amount of \$1,630,000.00. Nothing in this Final Judgment is intended, nor				
3	shall be construed in any way, to preclude the Attorney General, or any other federal, state or				
4 5	local agency, department, board or commission from exercising its authority under any applicable				
5 6	law with respect to future violations.				
7	RETENTION OF JURISDICTION				
8	This Court shall retain jurisdiction over this matter for the purpose of enabling any of the				
9	parties to apply to the Court at any time for such further orders or directives as may be necessary				
10	or appropriate for the modification of the injunctive provisions herein or for the interpretation or				
11	enforcement of any of the provisions of this Judgment.				
12	AUTHORITY OF THE COURT				
13	All injunctive and other equitable relief and all money damages under this Judgment is				
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15	ordered pursuant to the Court's equitable powers and other powers, including those remedial				
16	powers authorized by the Food and Agriculture Code, including Food and Agriculture Code				
17	section 5310, and by the Business and Professions Code section 17203.				
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19	EFFECTIVE DATE OF JUDGMENT				
20	This judgment shall be binding and effective when entered by the Court.				
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23	Dated:, 2009				
24	Judge of the Superior Court				
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28					
	4 FINAL JUDGMENT				