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SAN FRANCISCO COUNTY
SUPERIOR COURT

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COURT CLERK

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JAN - 9 2009 - 9⁰⁰AM

DEPARTMENT 212

9 Attorneys for Plaintiff,
10 MATEEL ENVIRONMENTAL JUSTICE FOUNDATION

11 SUPERIOR COURT OF THE STATE OF CALIFORNIA
12 COUNTY OF SAN FRANCISCO
13 (Unlimited Jurisdiction)

14 MATEEL ENVIRONMENTAL
15 JUSTICE FOUNDATION,

CASE NO. **CGC-08-478535**

16 Plaintiff,

COMPLAINT FOR INJUNCTIVE RELIEF
AND CIVIL PENALTIES

17 v.

18 CHAPIN INTERNATIONAL, INC.

TOXIC TORT/ENVIRONMENTAL

19 Defendant.
20 _____/

21 MATEEL ENVIRONMENTAL JUSTICE FOUNDATION alleges as follows:

22 INTRODUCTION

23 1. This Complaint seeks civil penalties and an injunction to remedy the continuing
24 failure of defendant Chapin International, Inc. (hereinafter "Defendant"), to give clear and
25 reasonable warnings to those residents of California, who handle and use spraying equipment
26 made from leaded-brass (hereinafter referred to as "spray equipment"), that handling and use of
27 this spray equipment causes those residents to be exposed to lead and lead compounds, lead
28 acetate, lead phosphate, and lead subacetate (hereinafter, collectively, "lead"). The types of

1 products to which this Complaint pertains are those types described in the Proposition 65 60-Day
2 Notice Letter that is attached to and incorporated by reference into this Complaint. Lead is
3 known to the State of California to cause cancer, birth defects and male and female reproductive
4 toxicity. Defendant distributes, and/or markets spray equipment. These products cause exposures
5 to lead and lead compounds, which are chemicals known to the State of California to cause
6 cancer, birth defects and other reproductive harm.

7 2. Defendant markets, and/or distributes spray equipment. Defendant intends that
8 residents of California handle and use spray equipment that Defendant markets, and/or
9 distributes. When these products are handled and used in their normally intended manner
10 consumers are exposed to lead. In spite of knowing that residents of California were and are
11 being exposed to these chemicals when they handle and use spray equipment, Defendant did not
12 and does not provide clear and reasonable warnings that these products cause exposure to
13 chemicals known to cause cancer, birth defects and other reproductive harm.

14 3. Plaintiff seeks injunctive relief pursuant to Health & Safety Code Section 25249.7
15 to compel Defendant to bring its business practices into compliance with Health & Safety Code
16 Section 25249.5 et seq. by providing a clear and reasonable warning to each individual who has
17 been and who in the future may be exposed to the above mentioned toxic chemicals from the use
18 of Defendant's products. Plaintiff seeks an order that Defendant identify and locate each
19 individual person who in the past has purchased spray equipment and to provide to each such
20 purchaser a clear and reasonable warning that the spray equipment will cause exposures to
21 chemicals known to cause birth defects.

22 4. In addition to injunctive relief, plaintiff seeks civil penalties to remedy the failure
23 of Defendant to provide clear and reasonable warnings regarding exposure to chemicals known
24 to cause cancer, birth defects and other reproductive harm.

25 PARTIES

26 5. Plaintiff MATEEL ENVIRONMENTAL JUSTICE FOUNDATION ("Mateel")
27 is a non-profit organization dedicated to, among other causes, the protection of the environment,
28 promotion of human health, environmental education, and consumer rights. Mateel is based in

1 Eureka, California, and is incorporated under the laws of the State of California. Mateel is a
2 "person" pursuant to Health & Safety Code Section 25118. Mateel brings this enforcement
3 action in the public interest pursuant to Health & Safety Code §25249.7(d). Residents of
4 California are regularly exposed to lead and lead compounds from spray equipment
5 manufactured, distributed or marketed by Defendants and are so exposed without a clear and
6 reasonable Proposition 65 warning.

7 6. Defendant is a person doing business within the meaning of Health & Safety Code
8 Section 25249.11. Defendant is a businesses that distributes, and/or markets spray equipment in
9 California, including in the City and County of San Francisco. Distribution and/or marketing of
10 these products in the City and County of San Francisco and/or to people who live in San
11 Francisco, causes people to be exposed to lead and lead compounds while they are physically
12 present in the City and County of San Francisco.

13 7. Plaintiff brings this enforcement action against Defendant pursuant to Health &
14 Safety Code Section 25249.7(d). Attached hereto and incorporated by reference is a copy of a
15 60-day Notice letter, dated October 19, 2006, which Mateel sent to California's Attorney
16 General. Substantively identical letters were sent to every District Attorney in the state, to the
17 City Attorneys for every California city with a population greater than 750,000, and to each of
18 the Defendants. Attached to the 60-Day Notice Letter sent to each Defendant was a summary of
19 Proposition 65 that was prepared by California's Office of Environmental Health Hazard
20 Assessment. In addition, each 60-Day Notice Letter plaintiff sent was accompanied by a
21 Certificate of Service attesting to the service of the 60-Day Notice Letter on each entity which
22 received it. Pursuant to California Health & Safety Code Section 25249.7(d), a Certificate of
23 Merit attesting to the reasonable and meritorious basis for the action was also sent with each 60-
24 Day Notice Letter. Factual information sufficient to establish the basis of the Certificate of Merit
25 was enclosed with the 60-Day Notice letter Mateel sent to the Attorney General.

26 8. Defendant employs more than ten people.

27 JURISDICTION

28 9. The Court has jurisdiction over this action pursuant to California Health & Safety

1 Code Section 25249.7. California Constitution Article VI, Section 10 grants the Superior Court
2 "original jurisdiction in all causes except those given by statute to other trial courts." Chapter 6.6
3 of the Health & Safety Code, which contains the statutes under which this action is brought, does
4 not grant jurisdiction to any other trial court.

5 10. This Court also has jurisdiction over Defendant because it is a businesses that has
6 sufficient minimum contacts in California and within the City and County of San Francisco.
7 Defendant intentionally availed itself of the California and San Francisco County markets for
8 spray equipment. It is thus consistent with traditional notions of fair play and substantial justice
9 for the San Francisco Superior Court to exercise jurisdiction over Defendant.

10 11. Venue is proper in this Court because Defendant markets its products in and
11 around San Francisco and thus causes people to be exposed to lead and lead compounds while
12 those people are physically present in San Francisco. Liability for Plaintiff's causes of action, or
13 some parts thereof, has accordingly arisen in San Francisco during the times relevant to this
14 Complaint and Plaintiff seeks civil penalties imposed by statute.

15 FIRST CAUSE OF ACTION
16 (Claim for Injunctive Relief)

17 12. Plaintiff realleges and incorporates by reference into this First Cause of Action, as
18 if specifically set forth herein, paragraphs 1 through 11, inclusive.

19 13. The People of the State of California have declared by referendum under
20 Proposition 65 (California Health & Safety Code § 25249.5 et seq.) their right "[t]o be informed
21 about exposures to chemicals that cause cancer, birth defects, and reproductive harm."

22 14. To effectuate this goal, Section 25249.6 of the Health and Safety Code mandates
23 that businesses that knowingly and intentionally expose any individual to a chemical known to
24 the State of California to cause cancer or birth defects must first provide a clear and reasonable
25 warning to such individual prior to the exposure.

26 15. Since at least October 19, 2003, Defendant has engaged in conduct that violates
27 Health and Safety Code Section 25249.6 et seq. This conduct includes knowingly and
28 intentionally exposing to the above mentioned toxic chemicals, those California residents who

1 handle or use spray equipment. The normally intended use of spray equipment causes exposure
2 to lead and lead compounds, which are chemicals known to the State of California to cause
3 cancer, birth defects and other reproductive harm. Defendant has not provided clear and
4 reasonable warnings, within the meaning of Health & Safety Code Sections 25249.6 and
5 25249.11.

6 16. At all times relevant to this action, Defendant knew that the spray equipment it
7 distributed or marketed were causing exposures to lead and lead compounds. Defendant
8 intended that residents of California handle or use spray equipment in such ways as would lead to
9 significant exposures to these chemicals.

10 17. By the above described acts, Defendant has violated Cal. Health & Safety Code
11 § 25249.6 and is therefore subject to an injunction ordering it to stop violating Proposition 65, to
12 provide warnings to all present and future customers and to provide warnings to its past
13 customers who purchased Defendant's products without receiving a clear and reasonable
14 warning.

15 SECOND CAUSE OF ACTION
16 (Claim for Civil Penalties)

17 18. Plaintiff realleges and incorporates by reference into this Second Cause of Action,
18 as if specifically set forth herein, paragraphs 1 through 17, inclusive.

19 19. By the above described acts, Defendant is liable and should be liable pursuant to
20 Health & Safety Code § 25249.7(b), for civil penalties of \$2,500.00 per day for each individual
21 exposed without proper warning to lead and lead compounds from the handling or use of
22 Defendant's spray equipment.

23 PRAYER FOR RELIEF

24 Wherefore, plaintiff prays for judgment against Defendant, as follows:

25 1. Pursuant to the First Cause of Action, that Defendant be enjoined, restrained, and
26 ordered to comply with the provisions of Section 25249.6 of the California Health & Safety
27 Code;

28 2. Pursuant to the Second Cause of Action, that Defendant be assessed a civil

1 penalty in an amount equal to \$2,500.00 per day per individual exposed, in violation of Section
2 25249.6 of the California Health & Safety Code, to lead and lead compounds as the result of
3 Defendant's distributing or marketing of spray equipment;

4 3. That Defendant be ordered to identify and locate each individual who purchased
5 spray equipment and provide a warning to each such person that the spray equipment the person
6 purchased will expose that person to chemicals known to cause birth defects.

7 4. Pursuant to Civil Procedure Code § 1021.5, that Defendant be ordered to pay to
8 Plaintiff the attorneys fees and costs it incurred in bringing this enforcement action.

9 5. For such other relief as this court deems just and proper.

10 Dated: July 30, 2008

11 KLAMATH ENVIRONMENTAL LAW
12 CENTER

13 By 

14 William Verick
15 Attorney for Plaintiff
16 Mateel Environmental Justice Foundation
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23
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26
27
28



Klamath

October 19, 2006

EDWARD G. WEIL
DEPUTY ATTORNEY GENERAL
OFFICE OF THE ATTORNEY GENERAL
P.O. BOX 70550
OAKLAND CA 94612-0550

Greetings:

This office and the Mateel Environmental Justice Foundation ("Mateel") give you notice that the private businesses on the attached service list have been, are, will be and threaten to be in violation of Cal. Health & Safety Code § 25249.6. Both this office and Mateel are private enforcers of Proposition 65, both may be contacted at the below listed address and telephone number, and I am a responsible individual at both Mateel and this office. The above referenced violations occur when California residents come into contact with products that are made of, or incorporate parts made of, brass and/or bronze (collectively "brass products"). A list of examples of the specific types of products at issue is attached. Though the products on the attached list are listed with a product number or SKU, this Notice pertains to all products of the same specific type, not just to those products, the specific numbers for which are listed in the product list. The brass products are made in whole, or in part, from leaded brass, which contains lead and lead compounds ("lead"), which are chemicals known to cause cancer, birth defects and other reproductive harm. California residents are exposed to lead whenever they handle these brass products, such as when buying them, when handling them, or when using them. Lead is transferred from the brass products to their hands and to other parts of their skin. This lead is then absorbed through the skin, taken into cuts and abrasions, absorbed through mucous membranes, and transferred from the skin to the mouth via oral contact either directly with the lead-contaminated skin, and when lead is transferred from contaminated skin to cigarettes and food and the contaminated cigarettes and food are smoked and/or eaten. These lead exposures thus occur via the dermal absorption, subcutaneous, mucus membrane, ingestion and inhalation routes. The listed businesses did not and do not provide people with clear and reasonable warnings before they expose them to lead. These violations have occurred every day since at least October 19, 2003, and will continue every day until the lead is removed from the brass products, or until clear and reasonable warnings are given. The above-referenced violations are alleged for occupational exposures as well as for consumer and environmental exposures. We do not, however, allege occupational exposure violations as to any brass products made outside of California, except as to workplaces these companies themselves maintain in California. Exposures constituting Proposition 65 environmental exposure violations occur both on and off the companys' property and in each of California's 58 counties.

Cordially,



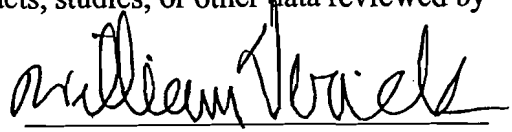
William Verick

424 First Street, Eureka, CA 95501 • 707.268.8900 (phone) 707.268.8901 (fax)

CERTIFICATE OF MERIT

I, William Verick, hereby declare: This Certificate of Merit accompanies the attached sixty-day notice(s) in which it is alleged the parties identified in the notices have violated Health and Safety Code section 25249.6 by failing to provide clear and reasonable warnings. I am the attorney for the noticing party. I have consulted with one or more persons with relevant and appropriate experience or expertise who has reviewed facts, studies, or other data regarding the exposure to the listed chemical that is the subject of the action. Based on the information obtained through those consultations, and on all other information in my possession, I believe there is a reasonable and meritorious case for the private action. I understand that "reasonable and meritorious case for the private action" means that the information provides a credible basis that all elements of the plaintiffs' case can be established and the information did not prove that the alleged violator will be able to establish any of the affirmative defenses set forth in the statute. The copy of this Certificate of Merit served on the Attorney General attaches to it factual information sufficient to establish the basis for this certificate, including the information identified in Health and Safety Code section 25249.7(h)(2), i.e., (1) the identity of the person(s) consulted with and relied on by the certifier, and (2) the facts, studies, or other data reviewed by those persons.

Dated: October 19, 2006



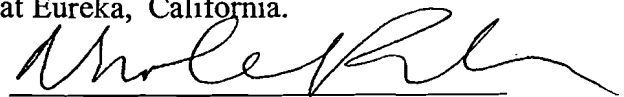
William Verick

This notice alleges the violation of Proposition 65 with respect to occupational exposures governed by the California State Plan for Occupational Safety and Health. The State Plan incorporates the provisions of Proposition 65, as approved by Federal OSHA on June 6, 1997. This approval specifically placed certain conditions on Proposition 65, including that it does not apply to the conduct of manufacturers occurring outside the State of California. The approval also provides that an employer may use the means of compliances in the general hazard communication requirements to comply with Proposition 65. It also requires that supplemental enforcement is subject to the supervision of the California Occupational Safety and Health Administration. Accordingly, any settlement, civil complaint, or substantive court orders in this matter must be submitted to the Attorney General.

CERTIFICATE OF SERVICE

I, Nicole Frank, declare:

If called, I could and would testify as follows: I am over eighteen. My business address is 424 First Street, Eureka, California, 95501. October 19, 2006 I caused the attached 60-DAY NOTICE LETTER, or a letter identical in substance, to be served by U.S. Mail on those public enforcement agencies listed on the attached SERVICE LIST; in addition on the same date and by U.S. Mail I caused the attached 60-DAY NOTICE LETTER and PROPOSITION 65: A SUMMARY to be sent by Certified U.S. Mail to the private business entities also listed on the attached SERVICE LIST. I deposited copies of these documents in envelopes, postage pre-paid, with the U.S. Postal Service on the day on which the mail is collected. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this declaration was executed on October 19, 2006, at Eureka, California.



Nicole Frank

PRODUCTS LIST

CFM CORPORATION

GRILL LIFE UNIVERSAL 4' HOSE & ADAPTOR #D600-8051 UPC: 060197 001037; GRILL LIFE UNIVERSAL P.O.L. REGULATOR AND HOSE ASSEMBLY #D600-8034 UPC: 060197 001020 This product description pertains not only to the specific models of the products listed, but also for all units of all models of the same types of products.

CHAPIN INTERNATIONAL, INC.

CHAPIN BRASS ADJUSTABLE SPRAY NOZZLE #6-6002 UPC: 023883 660024 This product description pertains not only to the specific model of the product listed, but also for all units of all models of the same types of products.

FORNEY INDUSTRIES, INC.

FORNEY T-STYLE COUPLER #75309 UPC: 032277 753099; 200-300 AMP LIGHT DUTY BRASS GROUND CLAMP "TOUGH & DURABLE FOR EVERYDAY USE" UPC: 032277 543003 This product description pertains not only to the specific models of the products listed, but also for all units of all models of the same types of products.

THE HOME DEPOT, INC.

HUSKY BRASS COUPLER W/3/8" HOSE BARB STYLE "U" 1/4" USA SKU 414-084 UPC 045564 605568 This product description pertains not only to the specific model of the product listed, but also for all units of all models of the same types of products.

NEWELL RUBBERMAID, INC.

BERNZOMATIC BASIC USE PENCIL FLAME TORCH #UL2317, #97497 UPC: 070042 192209 This product description pertains not only to the specific model of the product listed, but also for all units of all models of the same types of products.

SEA-DOG CORP

SEA DOG SAND CAST BRONZE OARLOCK #580770-1 UPC: 035514 580144; SEA DOG SAND CAST BRONZE OARLOCK #580791-1 UPC: 035514 580168; SEA DOG SAND CAST BRONZE OARLOCK #580790-1 UPC: 035514 580151; BRONZE OARLOCK ANGLE MOUNT #580820-1 UPC: 035514 580199 This product description pertains not only to the specific models of the products listed, but also for all units of all models of the same types of products.

THE STANLEY WORKS

STANLEY PROFESSIONAL GRADED 20 PC. ACCESSORY KIT FOR USE WITH AIR COMPRESSORS # 97-124 UPC: 076174 971248 This product description pertains not only to the specific model of the product listed, but also for all units of all models of the same types of products.

THERMADYNE INDUSTRIES, INC.

TURBOTORCH EXTREME MODEL A-8, PART NO. 0386-0103 UPC: 716352 011402 This product description pertains not only to the specific model of the product listed, but also for all units of all models of the same types of products.

WAL-MART STORES, INC.

OZARK TRAIL LANTERN LIGHTER #503A UPC: 056389 105034 This product description pertains not only to the specific model of the product listed, but also for all units of all models of the same types of products.

SERVICE LIST

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GENERAL
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OAKLAND CA 94612-0550

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CITY OF SAN JOSE
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CITY OF LOS ANGELES
200 N. MAIN ST.
LOS ANGELES, CA 90012

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CITY OF SAN DIEGO CONSUMER &
ENVIRONMENTAL PROTECTION
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708 COURT STREET
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ATTORNEY
COUNTY OF BUTTE
25 COUNTY CENTER DR.
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COUNTY GOVERNMENT CENTER #450
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