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7	370 Grand Avenue, Suite 5 Oakland, CA 94610-4874 Telephone: (510) 271-0826
8	Fax: (510) 271-0829 E-mail: dhwill7@gmail.com
9	
10	Attorneys for Plaintiff, MATEEL ENVIRONMENTAL JUSTICE FOUNDATION
11	WINTELE ENVIRONMENTAL JOSTICE FOUNDATION
12	SUPERIOR COURT OF THE STATE OF CALIFORNIA
13	COUNTY OF SAN FRANCISCO (Unlimited Jurisdiction)
14	(Ommitted Julisaiction)
15	MATEEL ENVIRONMENTAL CASE NO. 488626 JUSTICE FOUNDATION,
16	Plaintiff,
17	FIRST AMENDED COMPLAINT FOR
18	v. INJUNCTIVE RELIEF AND CIVIL PENALTIES
19	CARQUEST PRODUCTS, INC.; GOLDEN
20	STATE SUPPLY, LLC; CSK AUTO, INC.; DAYTON ELECTRIC MANUFACTURING, INC : ONWARD MULTI CORP. INC :
21	INC.; ONWARD MULTI-CORP., INC.; O'REILLY AUTOMOTIVE, INC., and W.W. BUSINESS TORT
22	GRAINGER, INC. Defendants.
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24	MATEEL ENVIRONMENTAL JUSTICE FOUNDATION alleges as follows:
25	INTROD UCTION
26	1. This Complaint seeks civil penalties and an injunction to remedy the continuing
27	failure of defendants CARQUEST PRODUCTS, INC.; GOLDEN STATE SUPPLY, LLC; CSK
28	AUTO, INC.; DAYTON ELECTRIC MANUFACTURING, INC.; ONWARD MULTI-CORP.,
	COMPLAINT FOR INJUNCTION AND CIVIL PENALTIES 1

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INC.; O'REILLY AUTOMOTIVE, INC.; and W.W. GRAINGER, INC.(hereinafter 1 2 "Defendants"), to give clear and reasonable warnings to those residents of California, who handle and use tools, hose-fittings and locks that consist of, or which incorporate components made of, 3 4 leaded brass and/or bronze (hereinafter collectively referred to as "leaded-brass tools and locks"), 5 that handling and use of these products causes those residents to be exposed to lead and lead 6 compounds, lead acetate, lead phosphate, and lead subacetate (hereinafter, collectively, "lead"). 7 The specific types of products at issue in the complaint are those listed in the Products Lists of 8 the Proposition 65 Notice of Violation Letters that are attached to this complaint and which are 9 incorporated into this complaint. Lead is known to the State of California to cause cancer, birth 10 defects and male and female reproductive toxicity. Defendants manufacture, distribute, and/or 11 market leaded-brass tools and locks. These products cause exposures to lead and lead 12 compounds, which are chemicals known to the State of California to cause cancer, birth defects and other reproductive harm. 13

2. 14 Defendants are businesses that manufacture, market, and/or distribute leaded-15 brass tools and locks. Defendants intend that residents of California handle and use leaded-brass 16 tools and locks that Defendants manufacture, market, and/or distribute. When these products are 17 handled and used in their normally intended manner, they expose people to lead. In spite of 18 knowing that residents of California were and are being exposed to these chemicals when they 19 handle and use leaded-brass tools and locks, Defendants did not and do not provide clear and reasonable warnings that these products cause exposure to chemicals known to cause cancer, 20 21 birth defects and other reproductive harm.

3. Plaintiff seeks injunctive relief pursuant to Health & Safety Code Section 25249.7
to compel Defendants to bring their business practices into compliance with section 25249.5 et
seq. by providing a clear and reasonable warning to each individual who has been and who in the
future may be exposed to the above mentioned toxic chemicals from the use of Defendants'
products.

4. In addition to injunctive relief, plaintiff seeks civil penalties to remedy the failure
of Defendants to provide clear and reasonable warnings regarding exposure to chemicals known

COMPLAINT FOR INJUNCTION AND CIVIL PENALTIES to cause cancer, birth defects and other reproductive harm. Plaintiff also seeks an order that defendants identify and locate each individual person who in the past has purchased leaded-brass tools and locks and to provide to each such purchaser a clear and reasonable warning that the leaded-brass tools and locks will cause exposures to chemicals known to cause birth defects.

PARTIES

7 5. Plaintiff MATEEL ENVIRONMENTAL JUSTICE FOUNDATION ("Mateel") 8 is a non-profit organization dedicated to, among other causes, the protection of the environment, 9 promotion of human health, environmental education, and consumer rights. Mateel is based in 10 Eureka, California, and is incorporated under the laws of the State of California. Mateel is a 11 "person" pursuant to Health & Safety Code Section 25118. Mateel brings this enforcement 12 action in the public interest pursuant to Health & Safety Code §25249.7(d). Residents of 13 California are regularly exposed to lead and lead compounds from leaded-brass tools and locks 14 manufactured, distributed or marketed by Defendants and are so exposed without a clear and reasonable Proposition 65 warning. 15

6. Defendants are each a person doing business within the meaning of Health &
 Safety Code Section 25249.11. Defendants are businesses that manufacture, distribute, and/or
 market leaded-brass tools and locks in California, including the City and County of San
 Francisco. Manufacture, distribution and/or marketing of these products in the City and County
 of San Francisco and/or to people who live in San Francisco, causes people to be exposed to lead
 and lead compounds while they are physically present in the City and County of San Francisco.

Plaintiff brings this enforcement action against Defendants pursuant to Health &
 Safety Code Section 25249.7(d). Attached hereto and incorporated by reference are copies
 Notice of Violation letters dated February 24 and 25, 2009, which Mateel sent to California's
 Attorney General. Letters identical in substance were sent to every District Attorney in the state,
 and to the City Attorneys of every California city with a population greater than 750,000. On
 those same respective dates, Mateel sent identical Notice of Violation letters to each defendant.
 Attached to the Notice of Violation Letters sent to each defendant was a summary of Proposition

COMPLAINT FOR INJUNCTION AND CIVIL PENALTIES

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65 that was prepared by California's Office of Environmental Health Hazard Assessment. In 1 2 addition, each Notice of Violation Letter plaintiff sent was accompanied by a Certificate of Service attesting to the service of the Notice of Violation Letter on each entity which received it. 3 4 Pursuant to California Health & Safety Code Section 25249.7(d), a Certificate of Merit attesting 5 to the reasonable and meritorious basis for the action was also sent with each Notice of Violation 6 Letter. Factual information sufficient to establish the basis of the Certificate of Merit was 7 enclosed with the Notice of Violation letter Mateel sent to the Attorney General.

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Defendants are all businesses that employ more than ten people.

JURISDICTION

9. 10 The Court has jurisdiction over this action pursuant to California Health & Safety 11 Code Section 25249.7. California Constitution Article VI, Section 10 grants the Superior Court "original jurisdiction in all causes except those given by statute to other trial courts." Chapter 6.6 12 13 of the Health & Safety Code, which contains the statutes under which this action is brought, does 14 not grant jurisdiction to any other trial court.

15 10. This Court also has jurisdiction over Defendants because they are businesses that 16 have sufficient minimum contacts in California and within the City and County of San Francisco. 17 Defendants intentionally availed themselves of the California and San Francisco County markets 18 for leaded-brass tools and locks. It is thus consistent with traditional notions of fair play and 19 substantial justice for the San Francisco Superior Court to exercise jurisdiction over them.

20 11. Venue is proper in this Court because Defendants market their leaded-brass tools 21 and locks in and around San Francisco and thus cause people to be exposed to lead and lead 22 compounds while those people are physically present in San Francisco. Liability for Plaintiff's 23 causes of action, or some parts thereof, has accordingly arisen in San Francisco during the times 24 relevant to this Complaint and Plaintiff seeks civil penalties and forfeitures imposed by statutes.

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12. Plaintiff realleges and incorporates by reference into this First Claim for Relief, as if specifically set forth herein, paragraphs 1 through 11, inclusive.

FIRST CAUSE OF ACTION (Claim for Injunctive Relief)

COMPLAINT FOR INJUNCTION AND CIVIL PENALTIES

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

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14. To effectuate this goal, Section 25249.6 of the Health and Safety Code mandates that persons who, in the course of doing business, knowingly and intentionally expose any individual to a chemical known to the State of California to cause cancer or birth defects must first provide a clear and reasonable warning to such individual prior to the exposure.

15. 8 Since at least February 24, 2006, Defendants have engaged in conduct that 9 violates Health and Safety Code Section 25249.6 et seq. This conduct includes knowingly and 10 intentionally exposing to the above mentioned toxic chemicals, those California residents who 11 handle and use leaded-brass tools and locks. The normally intended use of leaded-brass tools 12 and locks causes exposure to lead and lead compounds, which are chemicals known to the State 13 of California to cause cancer, birth defects and other reproductive harm. Defendants have not 14 provided clear and reasonable warnings, within the meaning of Health & Safety Code Sections 15 25249.6 and 25249.11.

16 16. At all times relevant to this action, Defendants knew that the leaded-brass tools
and locks they manufactured, distributed or marketed were causing exposures to lead and lead
compounds. Defendants intended that residents of California handle and use leaded-brass tools
and locks in such ways as would lead to significant exposures to these chemicals.

17. By the above described acts, Defendants have violated Cal. Health & Safety Code
§ 25249.6 and are therefore subject to an injunction ordering them to stop violating Proposition
65, requiring them to provide warnings to their past customers who purchased defendants'
products without receiving a clear and reasonable warning, and to provide warnings to future
customers.

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18. Plaintiff realleges and incorporates by reference into this First Claim for Relief, as if specifically set forth herein, paragraphs 1 through 17, inclusive.

SECOND CAUSE OF ACTION (Claim for Civil Penalties)

COMPLAINT FOR INJUNCTION AND CIVIL PENALTIES

19. By the above described acts, Defendants are liable and should be liable pursuant
 to Health & Safety Code § 25249.7(b), for a civil penalty of \$2,500.00 per day for each
 individual exposed to lead and lead compounds from the handling or use of Defendants' leaded brass tools and locks.

PRAYER FOR RELIEF

Wherefore, plaintiff prays for judgment against DEFENDANTS, as follows:

A. Pursuant to the First Cause of Action, that all Defendants be enjoined, restrained,
and ordered to comply with the provisions of Section 25249.6 of the California Health & Safety
Code;

B. Pursuant to the Second Cause of Action, that each Defendants be assessed a civil
penalty in an amount equal to \$2,500.00 per day per individual exposed, in violation of Section
25249.6 of the California Health & Safety Code, to lead and lead compounds as the result of
Defendants' manufacturing, distributing or marketing of leaded-brass tools and locks;

C. That Defendants be ordered to identify and locate each individual who purchased
leaded-brass tools and locks and provide a warning to each such person that the leaded-brass
tools and locks the person purchased will expose that person to chemicals known to cause birth
defects.

18 D. That Defendants be ordered to pay Mateel's attorney's fees and costs incurred in
19 prosecuting this action.

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

Dated: August 10, 2009

KLAMATH ENVIRONMENTAL LAW CENTER

William Verick Attorney for Plaintiff Mateel Environmental Justice Foundation

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COMPLAINT FOR INJUNCTION AND CIVIL PENALTIES



February 24, 2009

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 companies listed 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 brass hose nozzles, brass quick connects, brass connectors, brass couplings, and other brass hose ends and hose accessories, all of which are made from leaded-brass, (hereinafter "brass hose accessories"). A list of specific examples of the specific types of products at issue is attached. These product descriptions pertain not only to the specific models of the products listed, but also for all units of all models of similar types of brass hose accessories. The listed businesses market these products. The brass hose accessories that people handle are made 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 when they handle brass hose accessories. Lead is transferred from the brass hose accessories to peoples' 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, mucous membrane, ingestion and inhalation routes. The listed companies 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 February 24, 2006, and will continue every day until the lead is removed from the brass hose accessories, 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 hose accessories made outside of California, except as to workplaces the businesses themselves maintain in California. Exposures constituting Proposition 65 environmental exposure violations occur both on and off the private businesses' properties 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)

SERVICE LIST

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

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OFFICE OF THE CITY ATTORNEY CITY OF OAKLAND 505 14TH ST 12TH FLOOR OAKLAND, CA 94612

OFFICE OF THE CITY ATTORNEY CITY OF SAN FRANCISCO CITY HALL ROOM 206 400 VAN NESS SAN FRANCISCO, CA 94102

OFFICE OF THE CITY ATTORNEY CITY OF SACRAMENTO PO BOX 1948 SACRAMENTO, CA 95812-1948

OFFICE OF THE CITY ATTORNEY CITY OF SAN JOSE 200 EAST SANTA CLARA STREET SAN JOSE, CA 95113

OFFICE OF THE CITY ATTORNEY CITY OF LOS ANGELES 200 N. MAIN ST. LOS ANGELES, CA 90012

OFFICE OF THE CITY ATTORNEY CITY OF SAN DIEGO CONSUMER & ENVIRONMENTAL PROTECTION 1200 THIRD AVENUE, SUITE 700 SAN DIEGO, CA 92101

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF ALAMEDA 1225 FALLON STREET ROOM 900 OAKLAND, CA 94612

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF ALPINE P.O. BOX 248 MARKLEEVILLE, CA 96120

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF AMADOR 708 COURT STREET JACKSON, CA 95642

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF BUTTE 25 COUNTY CENTER DR. OROVILLE, CA 95965

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF CALAVERAS GOVERNMENT CENTER 891 MOUNTAIN RANCH ROAD SAN ANDREAS, CA95249

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF COLUSA 547 MARKET STREET COLUSA, CA 95932

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF CONTRA COSTA P.O. BOX 670 MARTINEZ, CA 94553

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF DEL NORTE 450 H ST #171 CRESCENT CITY, CA 95531

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF EL DORADO 515 MAIN ST. PLACERVILLE, CA 95667

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF FRESNO 2220 TULARE ST #1000 FRESNO, CA 93721 OFFICE OF THE DISTRICT ATTORNEY COUNTY OF GLENN P.O. BOX 430 WILLOWS, CA 95988

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF HUMBOLDT 825 5TH ST. EUREKA, CA 95501

COUNTY OF IMPERIAL COURTHOUSE, FLOOR 2 939 W. MAIN ST EL CENTRO, CA 92243

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF INYO P.O. DRAWER D INDEPENDENCE, CA 93526

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF KERN 1215 TRUXTUN AVE. FLOOR 4 BAKERSFIELD, CA 93301

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF KINGS 1400 W. LACEY BLVD. HANFORD, CA 93230

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF LAKE 255 N. FORBES ST # 424 LAKEPORT, CA 95453

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF LASSEN 220 SOUTH LASSEN ST. STE 8 SUSANVILLE, CA 96130

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF LOS ANGELES 18000 CRIMINAL COURTS BUILDING 210 W. TEMPLE ST. LOS ANGELES, CA 90012

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF MADERA 209 W. YOSEMITE AVE. MADERA, CA 93637

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF MARIN HALL OF JUSTICE #183 SAN RAFAEL, CA 94903

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF MARIPOSA P.O. BOX 730 MARIPOSA, CA 95338

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF MENDOCINO PO BOX 1000 UKIAH, CA 95482

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF MERCED 2222 M ST. MERCED, CA 95340

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF MODOC 204 SOUTH COURT STREET

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF MONO P.O. BOX 617 BRIDGEPORT, CA 93517

ALTURAS, CA 96101

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF MONTEREY 240 CHURCH STREET P.O. BOX 1131 SALINAS, CA 93902

COUNTY OF NAPA 931 PARKWAY MALL P.O. BOX 720 NAPA, CA 94559-0720

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF NEVADA 110 UNION STREET NEVADA CITY, CA 95959

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF ORANGE 401 CIVIC CENTER DR WEST SANTA ANA. CA 92701

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF PLACER 11562 B AVE AUBURN, CA 95603-2687

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF PLUMAS 520 MAIN STREET #404 QUINCY, CA 95971

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF RIVERSIDE 4075 MAIN ST. RIVERSIDE, CA 92501

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SACRAMENTO 901 G STREET SACRAMENTO, CA 95814

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SAN BENITO 419 4TH ST HOLLISTER, CA 95023

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SAN BERNARDINO 316 MT. VIEW AVE. SAN BERNARDINO, CA 92415-0004

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SAN DIEGO 330 W. BROADWAY SAN DIEGO, CA 92101

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SAN FRANCISCO 850 BRYANT ST #322 SAN FRANCISCO, CA 94103

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SAN JOAQUIN 222 E. WEBER AVE #202 STOCKTON, CA 95202

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SAN LUIS OBISPO COUNTY GOVERNMENT CENTER #450 SAN LUIS OBISPO, CA 93408

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SAN MATEO HALL OF JUSTICE AND RECORDS REDWOOD CITY, CA 94063

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SANTA BARBARA 1112 SANTA BARBARA ST. SANTA BARBARA, CA 93101

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SANTA CLARA 70 W. HEDDING ST. SAN JOSE, CA 95110

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SANTA CRUZ 701 OCEAN ST. #200 SANTA CRUZ, CA 95060

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SHASTA 1525 COURT ST. REDDING, CA 96001

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SIERRA P.O. BOX 457 DOWNIEVILLE, CA 95936 OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SISKIYOU P.O. BOX 986 YREKA, CA 96097

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SOLANO 600 UNION AVE FAIRFIELD, CA 94533

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SONOMA 600 ADMINISTRATION DR. #212J SANTA ROSA, CA 95403

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF STANISLAUS 1100 I ST. #200 MODESTO, CA 95354

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SUTTER 1160 CIVIC CENTER BLVD. #A YUBA CITY, CA 95993

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF TEHAMA P.O. BOX 519 REDBLUFF, CA 96080

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF TRINITY P.O. BOX 310 WEAVERVILLE, CA 96093

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF TULARE COURTHOUSE #224 VISALIA, CA 93291

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF TUOLUMNE 2 S. GREEN ST. SONORA, CA 95370

VENTURA COUNTY DISTRICT ATTORNEY'S OFFICE 800 SOUTH VICTORIA AVE VENTURA, CA 93009

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF YOLO 301 SECOND STREET WOODLAND, CA 95695

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF YUBA 215 STH ST. MARYSVILLE, CA 95901

TODD HACK, PRESIDENT CARQUEST CORPORATION 2635 E. MILLBROOK RD RALEIGH, NC. 27604

LARRY MONDRY, CEO CSK AUTO, INC. 645 E MISSOURI AVE STE 400 PHOENIX, AZ 85012

R L KEYSER, PRESIDENT DAYTON ELECTRIC MANUFACTURING, INC. 100 GRAINGER PARKWAY LAKE FOREST IL 60045

CHARLES GOODMAN, CEO DISCOUNT BUILDERS SUPPLY 1695 MISSION STREET SAN FRANCISCO, CA 94103

KURT W DRAMM, CEO DRAMM CORPORATION 2000 NORTH 18TH STREET MANITOWOC, WI 54221

O TEMPLE SLOAN III, PRESIDENT GENERAL PARTS, INC. 2635 MILLBROOK RD RALEIGH, NC 97604

PRESIDENT OR CEO O'REILLY AUTOMOTIVE, INC. 233 S. PATTERSON SPRINGFIELD, MO 65802-2298

JAMES T RYAN, CEO W. W. GRAINGER, INC. 100 GRAINGER PKWY LAKE FOREST, IL 60045-5201

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: February 24, 2009

illiam 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. On February 24, 2009, 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 February 24, 2009, at Eureka, California.

Nicole Frank

PRODUCT LIST

CARQUEST CORPORATION GENERAL PARTS, INC.

CARQUEST BRASS TWIST HOSE NOZZLE #50008 UPC: 796397 500086; CARQUEST FLEXIBLE AIR HOSE NYLON-11 25' X 1/4" #31561 UPC:796397 315611; CARQUEST INSULATED PROFESSIONAL HOSE NOZZLE #50010 UPC: 796397 500109; CARQUEST 1/4" X 25' RUBBER AIR HOSE #31660 UPC: 796397 316601; CARQUEST 6" ADJUSTABLE BRASS NOZZLE #50011 UPC: 796397 500116; CARQUEST DELUXE SPRAY NOZZLE #50007 UPC:796397 500079; CARQUEST HEAVY DUTY INSULATED SPRAY NOZZLE #50006 UPC: 796397 500062; SAFETY STRIPE 3/8" X 25' - 300 PSI AIR HOSE #27488 UPC: 072053 387247 These product descriptions pertain not only to the specific models of the products listed, but also for all units of all models of similar types of brass hose accessories.

CSK AUTO, INC. O'REILLY AUTOMOTIVE, INC.

PRO X ONE 50' X 3/8" PVC AIR HOSES MODEL # 390214 UPC: 850210 001256; PRO X ONE 50' X 3/8" PVC AIR HOSES MODEL # 390214 UPC: 850210 001256 These product descriptions pertain not only to the specific models of the products listed, but also for all units of all models of similar types of brass hose accessories.

DAYTON ELECTRIC MANUFACTURING, INC.

W.W. GRAINGER, INC.

DAYTON 3/8" IN X 2.5' PVC AIR WHIP HOSE RD #11AFJ1; DAYTON MULTI PURPOSE HOSE 1/4" X 25' LENGTH 1/4" FITTINGS ITEM 3JT63; SPEEDAIRE MULTI PURPOSE HOSE 1/4" X 50'- 1/4" FITTINGS ITEM 2Z010 These product descriptions pertain not only to the specific models of the products listed, but also for all units of all models of similar types of brass hose accessories.

DISCOUNT BUILDERS SUPPLY

SWEEPER NOZZLE ONE PIECE-BRASS 3/4" FHT 6" #3376-T UPC: 048314 033765; TWIST ACTION BR. NOZZLE 372-T UPC: 048314 003720These product descriptions pertain not only to the specific models of the products listed, but also for all units of all models of similar types of brass hose accessories.

DRAMM CORPORATION

DRAMM ACE PISTOL MODEL #12724 UPC: 036434 127242; DRAMM BRASS SHUT OFF VALVE MODEL # 12353 UPC: 036434 123534; DRAMM SYPHONJECT FERTILIZER SIPHON MIXER MODEL #22624 UPC: 036434 226242 These product descriptions pertain not only to the specific models of the products listed, but also for all units of all models of similar types of brass hose accessories.



February 25, 2009

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 Onward Muli-Corp, Inc. ("Onward") has been, is, will be and threatens 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 brass components of equipment used in connection with torches and welding equipment. These components include brass valves, nozzles, brass quick connects, brass couplers and brass regulators (collectively hereinafter "welding equipment"). Onward markets these products. A specific example of the specific types of products at issue is: GRILL PRO QUICK DISCONNECT COUPLER #82130 UPC Code: 060162 821301 Though a specific model or UPC number may be given as an example, this notice pertains to all similar types of welding equipment. The brass components on this welding equipment that people handle are made 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 when they handle the brass components on this welding equipment. Lead is transferred from the brass components to peoples' 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, mucous membrane, ingestion and inhalation routes. Onward did not and does not provide people with clear and reasonable warnings before it exposes them to lead. These violations have occurred every day since at least February 25,2006 and will continue every day until the lead is removed from the brass components on this welding equipment, 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 welding equipment made outside of California, except as to workplaces Onward itself maintains in California. Exposures constituting Proposition 65 environmental exposure violations occur both on and off Onward's private business properties and in each of California's 58 counties.

ordially

William Verick

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TED WITZEL, PRESIDENT ONWARD MULT-CORP INC 585 KUMPF DRIVE, WATERLOO, ONTARIO, CANADA N2V 1K3

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 face, studies, or other data reviewed by those persons.

Dated: February 25, 2009

liam 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. On February 25, 2009, 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 February 25, 2009, at Eureka, California.

Nicole Frank