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Attorneys for Plaintiff,
MATEEL ENVIRONMENTAL JUSTICE FOUNDATION

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

MATEEL ENVIRONMENTAL
JUSTICE FOUNDATION,

Plaintiff,

v.

ANAWALT LUMBER CO., INC. and
STOCK BUILDING SUPPLY WEST

Defendants.

CASE NO. CGC-11-509698

COMPLAINT FOR INJUNCTIVE RELIEF
AND CIVIL PENALTIES

TOXIC TORT/ENVIRONMENTAL

MATEEL ENVIRONMENTAL JUSTICE FOUNDATION alleges as follows:

INTRODUCTION

1. This Complaint seeks civil penalties and an injunction to remedy the continuing failure of defendants ANAWALT LUMBER CO., INC. and STOCK BUILDING SUPPLY WEST, (hereinafter "Defendants"), to give clear and reasonable warnings to those residents of California, who handle and use used railroad ties that doing so exposes them to

SUMMONS ISSUED

FILED
San Francisco County Superior Court

MAR 30 2011

CLERK OF THE COURT

BY: ~~_____~~ *BA*
Deputy Clerk

1 benzo[b]fluoranthene, benzo[k]fluoranthene, benzo[a]pyrene, chrysene, creosotes,
2 dibenz[a,h]anthracene, hexachlorobenzene, indeno[1,2,3-cd]pyrene, naphthalene,
3 pentachlorophenol, polychlorinated dibenzo-p-dioxins, polychlorinated dibenzofurans. Used
4 railroad ties are wooden timbers treated with creosote and/or pentachlorophenol, (hereinafter
5 "carcinogens and teratogens "). These timbers supported rails in the beds of a railroad tracks until
6 they were salvaged, removed from the roadbed, and then put on sale at defendants' businesses.
7 These chemicals are known to the State of California to cause cancer, birth defects and male and
8 female reproductive toxicity. Defendants recover , recycle, distribute, and/or market used
9 railroad ties. These products cause exposures to the chemicals used in treating used railroad ties.
10 These chemicals are known to the State of California to cause cancer, birth defects and other
11 reproductive harm.

12 2. Defendants are businesses that manufacture, market, and/or distribute used
13 railroad ties. Defendants intend that residents of California handle and use used railroad ties that
14 Defendants manufacture, market, and/or distribute. When these products are handled and used in
15 their normally intended manner, they expose people to chemicals known to cause cancer and
16 birth defects—the chemicals that were used to treat the used railroad ties. The above-referenced
17 carcinogens and teratogens come off the used railroad ties and onto the hands of the people who
18 use, handle or come into contact with the used railroad ties. In spite of knowing that residents of
19 California were and are being exposed to these chemicals when they handle and use used railroad
20 ties, Defendants did not and do not provide clear and reasonable warnings that these products
21 cause exposure to chemicals known to cause cancer, birth defects and other reproductive harm.
22 The used railroad ties to which this Complaint pertains are those referenced in the Notice of
23 Violation letter, which is appended to and incorporated by reference into this Complaint.

24 3. Plaintiff seeks injunctive relief pursuant to Health & Safety Code Section 25249.7
25 to compel Defendant to bring its business practices into compliance with section 25249.5 et seq.
26 by providing a clear and reasonable warning to each individual who has been and who in the
27 future may be exposed to the above mentioned chemicals known to cause cancer and birth
28 defects from the use of Defendants' products.

1 the state, and to the City Attorneys of every California city with a population greater than
2 750,000. On the same day, Mateel sent identical Notices of Violation to Defendants. Attached
3 to the Notices of Violation sent to the Defendants was a summary of Proposition 65 that was
4 prepared by California's Office of Environmental Health Hazard Assessment. In addition, each
5 Notice of Violation letter that plaintiff sent was accompanied by a Certificate of Service attesting
6 to the service of the Notice of Violation letters on each entity which received it. Pursuant to
7 California Health & Safety Code Section 25249.7(d), a Certificate of Merit attesting to the
8 reasonable and meritorious basis for the action was also sent with each Notice of Violation.
9 Factual information sufficient to establish the basis of the Certificate of Merit was enclosed with
10 Notices of Violation Mateel sent to the Attorney General.

11 8. Defendants are businesses that employ more than ten people.

12 JURISDICTION

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

18 10. This Court also has jurisdiction over Defendants because they are businesses that
19 have sufficient minimum contacts in California and within the City and County of San Francisco.
20 Defendants intentionally availed themselves of the California and San Francisco County markets
21 for used railroad ties. It is thus consistent with traditional notions of fair play and substantial
22 justice for the San Francisco Superior Court to exercise jurisdiction over them.

23 11. Venue is proper in this Court because Defendants market their products in and
24 around San Francisco and thus cause people to be exposed to chemicals known to cause cancer
25 and birth defects while those people are physically present in San Francisco. Liability for
26 Plaintiff's causes of action, or some parts thereof, has accordingly arisen in San Francisco during
27 the times relevant to this Complaint and Plaintiff seeks civil penalties and forfeitures imposed by
28 statutes.

FIRST CAUSE OF ACTION
(Claim for Injunctive Relief)

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

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

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. Since at least November 12, 2006, Defendants have engaged in conduct that violates Health and Safety Code Section 25249.6 et seq. This conduct includes knowingly and intentionally exposing to the above referenced carcinogens and teratogens those California residents who handle and use used railroad ties. The normally intended use of used railroad ties causes exposure to carcinogens and teratogens which are chemicals known to the State of California to cause cancer, birth defects and other reproductive harm. Defendants have not provided clear and reasonable warnings, within the meaning of Health & Safety Code Sections 25249.6 and 25249.11.

16. At all times relevant to this action, Defendants knew that the used railroad ties they manufactured, distributed or marketed were causing exposures to chemicals known to cause cancer and birth defects. Defendants intended that residents of California handle and use used railroad ties 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, to provide warnings to all present and future customers, and to provide warnings to their past customers who purchased defendants' products without receiving a clear and reasonable warning.

LAW OFFICE OF FREDRIC EVENSON

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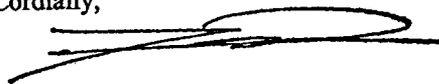
November 12, 2009

PROPOSITION 65 ENFORCEMENT REPORTING
ATTENTION: PROP 65 COORDINATOR
1515 CLAY STREET, SUITE 2000
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 for both Mateel and this office. The above referenced violations occur when California residents come into contact with used railroad ties the surfaces of which contain the following Proposition 65-listed chemicals: benzo[b]fluoranthene, benzo[k]fluoranthene, benzo[a]pyrene, chrysene, creosotes, dibenz[a,h]anthracene, hexachlorobenzene, indeno[1,2,3-cd]pyrene, naphthalene, pentachlorophenol, polychlorinated dibenzo-p-dioxins, polychlorinated dibenzofurans. Railroad ties are wooden timbers treated with creosote and/or pentachlorophenol. These timbers supported rails in the bed of a railroad track until they were salvaged and removed from the roadbed. These old railroad ties are sold by the listed companies mainly for gardening and landscaping purposes. The surfaces of these used railroad ties, which users of them contact, contain the above-listed Proposition 65-listed chemicals. When a user contacts these railroad ties, the chemicals are transferred from the railroad ties to the hands of the people contacting them. These chemicals come off on peoples' skin and then enter their bodies when the chemicals are absorbed directly through the skin, through mucous membranes, through wood splinters entering their bodies, or through cuts and/or abrasions and when they touch their hands to their mouths and other mucous membranes, or when they touch cigarettes or food and then smoke the cigarettes or ingest the food. These exposures thus occur via the dermal contact, dermal absorption, mucous membrane, subcutaneous, inhalation and ingestion routes. It is of note that most of these chemicals cause cancer from simple dermal contact. The listed companies did not and do not provide people with clear and reasonable warnings before they expose them to the above-referenced chemicals. The above referenced violations have occurred every day since at least November 12, 2006 and will continue every day until the warnings are given. These 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 of these products manufactured 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 properties of the listed businesses and in each of California's 58 counties.

Cordially,

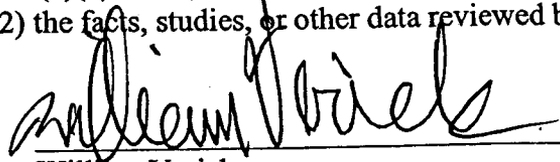


Fredric Evenson

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: November 12, 2009



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. On November 12, 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 November 12, 2009, at Eureka, California.



Nicole Frank

SERVICE LIST (Cont.)

MORRIS H KULMER, CEO
A & K RAILROAD MATERIALS, INC.
1505 S REDWOOD RD
SALT LAKE CITY, UT 84104

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ANA WALT LUMBER CO., INC.
11060 W PICO BLVD
LOS ANGELES, CA 90064

RICHARD SANTEE, CEO
APTOS LANDSCAPE SUPPLY, INC.
CABRILLO SAND & GRAVEL
5035 FREEDOM BLVD
APTOS, CA 95003

JEFFREY O HOGAN, CEO
ASHBY LUMBER COMPANY
5818 MACANDREW
OAKLAND, CA 94611

FRANK MCCRARY, CEO
BIG CREEK LUMBER COMPANY
3564 HWY 1
DAVENPORT, CA 95017

EVA HELENE SCHLOSSER, CEO
BROADMOOR LUMBER & PLYWOOD CO.
1350 EL CAMINO REAL
SOUTH SAN FRANCISCO, CA 94080

DARRYL THOM, CEO
BRUCE BAUER LUMBER COMPANY OF CALIFORNIA
134 SAN ANTONIO CIR
MOUNTAIN VIEW, CA 94040

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DBA ARGO STONE AND SUPPLY
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2609 INDUSTRY STREET
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CENTRAL VALLEY BUILDERS SUPPLY
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DOLANS OF PINOLE LUMBER AND
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90 JACKSON DR
NOVATO, CA 94947

AUGUST VENEZIA, CEO
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