	•	CM-010		
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar Stephen Ure (CSB#188244) Law Offices of Stephen Ure, PC.		FOR COURT USE ONLY		
1518 Sixth Avenue, San Diego, CA 92101 TELEPHONE NO.: (619) 235-5400 FAX NO.: (619) 235-5404				
ATTORNEY FOR (Name): Plaintiff, Evelyn Wimber SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAR	ley			
STREET ADDRESS: 330 West Broadway	Diego			
MAILING ADDRESS: Same CITY AND ZIP CODE: San Diego, CA 92101-3	827			
BRANCH NAME: Hall of Justice				
CASE NAME: Evelyn Wimberley v. Ceque	ent Consumer Products, Inc.			
CIVIL CASE COVER SHEET	Complex Case Designation	CASE NUMBER 37-2011-00094253-CU-PO-CTL		
✓ Unlimited Limited (Amount (Amount	<b>Counter</b> Joinder	37-2011-00094253-60-F0-616		
(Amount (Amount demanded demanded is	Filed with first appearance by defer	ndant JUDGE		
exceeds \$25,000) \$25,000 or less)	(Cal. Rules of Court, rule 3.402			
	ow must be completed (see instructions	s on page 2).		
1. Check <b>one</b> box below for the case type tha	t best describes this case: Contract	Provisionally Complex Civil Litigation		
Auto Tort	Breach of contract/warranty (06)	(Cal. Rules of Court, rules 3.400–3.403)		
Uninsured motorist (46)	Rule 3.740 collections (09)	Antitrust/Trade regulation (03)		
Other PI/PD/WD (Personal Injury/Property	Other collections (09)	Construction defect (10)		
Damage/Wrongful Death) Tort	Insurance coverage (18)	Mass tort (40)		
Asbestos (04)	Other contract (37)	Securities litigation (28)		
Product liability (24) Medical malpractice (45)	Real Property Eminent domain/Inverse	Environmental/Toxic tort (30)		
Other PI/PD/WD (23)	condemnation (14)	Insurance coverage claims arising from the above listed provisionally complex case		
Non-PI/PD/WD (Other) Tort	Wrongful eviction (33)	types (41)		
Business tort/unfair business practice (07)	) Other real property (26)	Enforcement of Judgment		
Civil rights (08)	Unlawful Detainer	Enforcement of judgment (20)		
Defamation (13)	Commercial (31)	Miscellaneous Civil Complaint		
Fraud (16)	Residential (32)	RICO (27)		
Intellectual property (19)		Other complaint (not specified above) (42)		
Other non-PI/PD/WD tort (35)	Asset forfeiture (05)	Miscellaneous Civil Petition Partnership and corporate governance (21)		
Employment	Petition re: arbitration award (11)	Other petition (not specified above) (43)		
Wrongful termination (36)	Writ of mandate (02)			
Other employment (15)	Other judicial review (39)			
2. This case is is not comp factors requiring exceptional judicial manage	gement:	Rules of Court. If the case is complex, mark the		
a. Large number of separately repre-		er of witnesses		
b Extensive motion practice raising		n with related actions pending in one or more courts		
issues that will be time-consuming	·	nties, states, or countries, or in a federal court postjudgment judicial supervision		
c. Substantial amount of documenta				
3. Remedies sought (check all that apply): a.		declaratory or injunctive relief C. 🖌 punitive		
4. Number of causes of action (specify): One				
<ul> <li>5. This case is is not a class</li> <li>6. If there are any known related cases, file a</li> </ul>	ss action suit. Ind serve a notice of related case. (You	may use form CM-015.)		
Date: $M(1)$ (301)		$\langle \cdot \rangle$		
Stephen Ure, Esq.		(SIGNATURE OF PARTY OR ATTORNEY FOR PARTY)		
<ul> <li>Plaintiff must file this cover sheet with the funder the Probate Code, Family Code, or V in sanctions.</li> <li>File this cover sheet in addition to any cover a lift this case is complex under rule 3.400 et a the parties to the action or precording.</li> </ul>	Welfare and Institutions Code). (Cal. Ru er sheet required by local court rule. seq. of the California Rules of Court, yo	ules of Court, rule 3.220.) Failure to file may result ou must serve a copy of this cover sheet on <b>all</b>		
<ul> <li>If this case is complex under rule 3.400 et other parties to the action or proceeding</li> </ul>	seq. of the California Rules of Court, yo	bu must serve a copy of this cover sheet on <b>all</b> neet will be used for statistical purposes only. Page 1		

Form Adopted for Mandatory Use
Judicial Council of California

**CIVIL CASE COVER SHEET** 

(El nombre. la dirección y Stephen Ure, SBC#1882-	elephone number of plaintiff's attorney, or plaintiff el número de teléfono del abogado del demanda 4. Law Offices of Stephen Ure, PC., 1518 Sixth	nte, o del demandant Avenue, San Diego,	te que no tiene abc	ogado, es): 19) 235-5400 , Deputy
DATE:	Clerk, I			Deputy
(Fecha) (For proof of service of this (Para prueba de entrega d	(Secret summons, use Proof of Service of Summons (fo e esta citatión use el formulario Proof of Service NOTICE TO THE PERSON SERVED: You 1as an individual defendant. 2as the person sued under the fict	ario) rm POS-010).) of Summons, (POS-0 are served		(Adjunto)
(For proof of service of this (Para prueba de entrega d	summons, use Proof of Service of Summons (for e esta citatión use el formulario Proof of Service NOTICE TO THE PERSON SERVED: You 1 as an individual defendant.	ario) rm POS-010).) of Summons, (POS-0 are served tious name of (specif tious name of (specif	010)). fy): ] CCP 416.60 (m ] CCP 416.70 (co	(Adjunto)

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (*www.courtinfo.ca.gov/selfhelp*), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask

# SUMMONS (CITACION JUDICIAL)

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

Cequent Consumer Products, Inc.

## YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE):

Evelyn Wimberley

below

SUM-100 FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)

1					
1	Stephen Ure, Esq., (CSB# 188244) LAW OFFICES OF STEPHEN URE, PC				
2	1518 Sixth Avenue				
3	San Diego, CA 92101 Telephone: 619-235-5400				
4	Facsimile: 619-235-5404				
5	Attorneys for Plaintiff, Evelyn Wimberley				
6					
7					
8	SUPERIOR COURT OF	THE STATE OF CALIFORNIA			
9	COUNTY OF SAN DIEGO				
10	UNLIMITED CIVIL JURISDICTION				
11	UNLIMITED				
12					
13	EVELYN WIMBERLEY,	) CASE NO.: 37-2011-00094253-CU-PO-CTL			
14	Plaintiff,	) COMPLAINT FOR CIVIL PENALTIES			
15	and	) AND INJUNCTIVE RELIEF			
16		) (Cal. Health & Safety Code § 25249.6 et seq.)			
17	CEQUENT CONSUMER PRODUCTS, INC.	)			
18	Defendant.	)			
19					
20	NATURE	OF THE ACTION			
21	1. This Complaint is a represent	ative action brought by plaintiff Evelyn Wimberley,			
22	in the public interest of the citizens of the S	tate of California, to enforce the people's right to be			
23	informed of the presence of lead, a toxic ch	emical found in Reese Adjustable Trailer Lock (UPC			
24	#016118043693) sold in California.				
25	2. By this Complaint, plaintiff s	eeks to remedy defendants' continuing failures to			
26	warn California citizens about their exposu	re to lead present in or on certain brass locks that			
27	defendants manufacture, distribute and/or offer for sale to consumers throughout the State of				
28	California.				

# COMPLAINT FOR CIVIL PENALTIES AND INJUNCTIVE RELIEF

High levels of lead are commonly found in Reese Adjustable Trailer Locks (UPC #016118043693) that defendants manufacture, distribute and/or offer for sale to consumers throughout the State of California.

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4. Under California's Safe Drinking Water and Toxic Enforcement Act of 1986, California Health & Safety Code § 25249.6 et seq. (Proposition 65), "No person in the course of doing business shall knowingly and intentionally expose any individual to a chemical known to the state to cause cancer or reproductive toxicity without first giving clear and reasonable warning to such individual..." (*Cal. Health & Safety Code § 25249.6.*)

5. California identified and listed Lead as a chemical known to cause birth defects and other reproductive harm. Lead became subject to the warning requirements of Proposition 65 for developmental toxicity beginning on February 27, 1987 and for cancer toxicity on October 1, 1992. (27 CCR § 27002; Cal. Health & Safety Code § 25249.6.)

6. Lead shall hereinafter be referred to as the "LISTED CHEMICAL."

7. Defendant manufactures, distributes and/or sells trailer locks containing excessive levels of the LISTED CHEMICAL including, but not limited to, the Reese Adjustable Trailer Lock (UPC #016118043693). All such locks containing the LISTED CHEMICAL shall hereinafter be referred to as the "PRODUCTS."

8. Defendants' failures to warn consumers and/or other individuals in the State of California about their exposure to the LISTED CHEMICAL in conjunction with defendant's sale of the PRODUCTS is a violation of Proposition 65 and subjects defendants to enjoinment of such conduct as well as civil penalties for each such violation.

9. For defendants' violations of Proposition 65, plaintiff seeks preliminary injunctive and permanent injunctive relief to compel defendants to provide purchasers or users of the PRODUCTS with the required warning regarding the health hazards of the LISTED CHEMICAL. (*Cal. Health & Safety Code § 25249.7(a).*)

26 10. Plaintiff also seeks civil penalties against defendants for their violations of
27 Proposition 65, as provides for by California Health & Safety Code § 25249.7(b).

# PARTIES

COMPLAINT FOR CIVIL PENALTIES AND INJUNCTIVE RELIEF

11. Plaintiff Evelyn Wimberley is a citizen of the City of Playa Del Rey, County of Los Angeles, in the State of California, who is dedicated to protecting the health of California citizens through the elimination o reduction of toxic exposures from consumer products, and brings this action in the public interest pursuant to California Health & Safety Code § 25249.7.

12. Defendant CEQUENT CONSUMER PRODUCTS, INC ("CEQUENT") is a person doing business within the meaning of California Health & Safety Code § 25249.11.

13. Defendant CEQUENT manufactures, distributes, and/or offers the PRODUCTS for sales or use in the State of California or implies by its conduct that it manufactures, distributes and/or offers the PRODUCTS for sale or use in the State of California.

14. CEQUENT shall, where appropriate, be referred to hereinafter as "DEFENDANT."

# VENUE AND JURISDICTION

15. Venue is proper in the San Diego County Superior Court, pursuant to Code of Civil Procedure § § 394, 495, 395.5, because this Court is a court of competent jurisdiction, because one or more instances of wrongful conduct occurred, and continues to occur, in the County of San Diego and/or because DEFENDANT conducted, and continue to conduct, business in this County with respect to the PRODUCTS.

16. The California Superior Court has jurisdiction over this action pursuant to
California Constitution Article VI, § 10, which grants the Superior Court "original jurisdiction in all causes except those given by statute to other trial courts." The statute under which this action is brought does not specify any other basis of subject matter jurisdiction.

17. The California Superior Court has jurisdiction over DEFENDANT based on
plaintiff's information and good faith belief that each defendant is a person, firm, corporation or
association that either are citizens of the State of California, have sufficient minimum contacts in
the State of California, or otherwise purposefully avail themselves of the California market.
DEFENDANTS` purposeful availment renders the exercise of personal jurisdiction by California
courts consistent with traditional notions of fair play and substantial justice.

# **FIRST CAUSE OF ACTION**

## (Violation of Proposition 65 – Against Defendant)

18. Plaintiff realleges and incorporates by reference, as if full reference, as if full set forth herein, Paragraphs 1 through 24, inclusive.

19. The citizens of the State of California have expressly stated in the Safe Drinking Water and Toxic Enforcement Act of 1986, California Health & Safety Code § 25249.5, et seq. (Proposotion 65) that they must be informed "about exposures to chemicals that cause cancer, birth defects and order reproductive harm." (Cal. Health & Safety Code § 25249.6.)

<sup>8</sup> 20. Proposition 65 states, "No person in the course of doing business shall knowingly
 <sup>9</sup> and intentionally expose any individual to a chemical known to the state to cause cancer or
 <sup>10</sup> productive toxicity without first giving clear and reasonable warning to such individual...
 <sup>11</sup> (*Id.*)"

21. On February 6, 2011 a sixty-day notice violation, together with the requisite
 certificate of merit, was provided to Cequent, and various public enforcement agencies stating
 that as a result of the DEFENDANTS' sales of the PRODUCTS, purchasers and users in the
 State of California were being exposed to the LISTED CHEMICAL resulting from the
 reasonably foreseeable users of the PRODUCTS, without the individual purchasers and users
 first having been provided with a "clear and reasonable warning" regarding such toxic exposures.

DEFENDANT has engaged in the manufacture, distribution and/or offering of the
 PRODUCTS for sale or use in violation of California Health & Safety Code § 25249.6 and
 DEFENDANTS' manufacture, distribution and/or offering of the PRODUCTS for sale or use in
 violation of California Health & Safety Code § 25249.6 has continued to occur beyond
 DEFENDANTS' receipt of plaintiff's sixty-day notice of violation. Plaintiff further alleges and
 believes that such violations will continue to occur into the future.

23. After receipt of the claims asserted in the sixty-day notices of violation, the appropriate public enforcement agencies have failed to commence and diligently prosecute a cause of action against DEFENDANT under Proposition 65.

24. The PRODUCTS manufactured, distributed, and/or offered for sale or use in
 California by DEFENDANT contained the LISTED CHEMICAL above the allowable state
 limits.

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25. DEFENDANT knew or should have known that the PRODUCTS manufactured, distributed, and/or for sale or use by DEFENDANT in California contained the LISTED CHEMICAL.

26. The LISTED CHEMICAL was present in or on the PRODUCTS in such away as to expose individuals to the LISTED CHEMICAL through dermal contact and/or ingestion during the reasonably foreseeable use of the PRODUCTS.

27. The normal and reasonably foreseeable use of he PRODUCTS has caused and continues to cause consumer exposures to the LISTED CHEMICAL, as such exposure s defined by 27 CCR§ 25602(b).

28. DEFENDANT had knowledge that the normal and reasonably foreseeable use of the PRODUCTS would expose individuals to the LISTED CHEMICAL through dermal contact and/or ingestion.

29. DEFENDANT intended that such exposures to the LISTED CHEMICAL from the reasonably foreseeable use of the PRODUCTS would occur by their deliberate, nonaccidental participation in the manufacture, distribution and/or offer for sale or use of PRODUCTS to individuals in the State of California.

30. DEFENDANT failed to provide a "clear and reasonable warning" to those consumers and/or other individuals in the State of California who were or who could become exposed to the LISTED CHEMICAL through dermal contact and/or ingestion during the reasonably foreseeable use of the PRODUCTS.

31. Contrary to the express policy and statutory prohibition of Proposition 65, enacted directly by California voters, individuals exposed to the LISTED CHEMICAL through dermal contact and/or ingestion resulting from the reasonably foreseeable use of the PRODUCTS, sold by DEFENDENT without a "clear and reasonable warning," have suffered, and continue to suffer, irreparable harm, for which harm they have no plain, speedy or adequate remedy at law.

#### COMPLAINT FOR CIVIL PENALTIES AND INJUNCTIVE RELIEF

32. As a consequence of the above-described acts, DEFENDANT is liable for a maximum civil penal of \$2,500 per day for each violation pursuant to California Health& Safety Code § 25249.7(b).

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Dated: July 11, 2011

33. As a consequence of the above-described acts, California Health & Safety Code §25249.7(a) also specifically authorizes the Court to grant injunctive relief against DEFENDANT.

34. Wherefore, plaintiff prays for judgment against DEFENDANT as set forth hereinafter.

#### **PRAYER FOR RELIEF**

Wherefore, plaintiff prays for judgment against DEFENDANT as follows:

1. That the Court, pursuant to California Health & Safety Code § 25249.7(b), assess civil penalties against DEFENDANT, in the amount of \$2,500 per day for each violation alleged herein;, pursuant to

2. That the Court, pursuant to California Health & Safety Code § 25249.7(a), preliminarily and permanently enjoin DEFENDANT from manufacturing, distributing or offering the PRODUCTS for sale or use in California, without providing "clear and reasonable warnings" as detailed by 27 CCR § 25601, as to the harms associated with exposures to the LISTED CHEMICAL;

- 3. That the Court grant plaintiff his reasonable attorneys' fees and cost of suit; and
- 4. That the Court grant such other and further relief as may be just and proper.

Respectfully Submitted, Law Offices of Stephen Ure, PC.

Bv:

Stephen Ure, Esq. Attorney for Plaintiff EVELYN WIMBERLEY