1 2 3 4 5	LEXINGTON LAW GROUP Howard Hirsch, State Bar No. 213209 Lisa Burger, State Bar No. 239676 503 Divisadero Street San Francisco, CA 94117 Telephone: (415) 913-7800 Facsimile: (415) 759-4112 hhirsch@lexlawgroup.com lburger@lexlawgroup.com	AUG 05 2011 KIM TURNER, Court Executive Officer MARIN COUNTY SUPERIOR COURT By: D. Taylor, Deputy
6 7	Attorneys for Plaintiff CENTER FOR ENVIRONMENTAL HEALTH	
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9	SUPERIOR COURT OF THE	STATE OF CALIFORNIA
10	COUNTY OF MARIN	
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13	CENTER FOR ENVIRONMENTAL HEALTH,) a non-profit corporation,	Case No
14	Plaintiff,	COMPLAINT FOR INJUNCTIVE
15	v.)	RELIEF AND CIVIL PENALTIES
16 17	GOLF SALES WEST, INC.; and DOES 1) through 200, inclusive,	Health & Safety Code § 25249.6, et seq. (Other)
18) Defendants.	
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1 Plaintiff Center for Environmental Health, in the public interest, based on 2 information and belief and investigation of counsel, except for information based on knowledge, 3 hereby makes the following allegations: 4 **INTRODUCTION** 5 1. This Complaint seeks to remedy Defendants' continuing failure to warn individuals in California that they are being exposed to lead and lead compounds (collectively, 6 7 "Lead"), chemicals known to the State of California to cause cancer and birth defects and other 8 reproductive harm. Such exposures have occurred, and continue to occur, through the 9 manufacture, distribution, sale and use of Defendants' sport duffel bags (the "Products"). 10 Consumers, including pregnant women and children, are exposed to Lead when they use, touch 11 or handle the Products. 2. 12 Under California's Proposition 65, Health & Safety Code § 25249.5, et 13 seq., it is unlawful for businesses to knowingly and intentionally expose individuals in California 14 to chemicals known to the State to cause cancer, birth defects or other reproductive harm without 15 providing clear and reasonable warnings to individuals prior to their exposure. Defendants 16 introduce Products contaminated with significant quantities of Lead into the California 17 marketplace, exposing consumers of their Products, many of whom are pregnant women and 18 children, to Lead. 19 3 Despite the fact that Defendants expose pregnant women, children and 20 other consumers to Lead, Defendants provide no warnings whatsoever about the carcinogenic or 21 reproductive hazards associated with Lead exposure. Defendants' conduct thus violates the 22 warning provision of Proposition 65. Health & Safety Code § 25249.6. 23 PARTIES 4. 24 Plaintiff CENTER FOR ENVIRONMENTAL HEALTH ("CEH") is a 25 non-profit corporation dedicated to protecting the public from environmental health hazards and 26 toxic exposures. CEH is based in Oakland, California and incorporated under the laws of the 27 State of California. CEH is a "person" within the meaning of Health & Safety Code § 25249.11(a) and brings this enforcement action in the public interest pursuant to Health & 28

1	Safety Code § 25249.7(d). CEH is a nationally recognized non-profit environmental advocacy		
2	group that has prosecuted a large number of Proposition 65 cases in the public interest. These		
3	cases have resulted in significant public benefit, including the reformulation of thousands of		
4	products to remove toxic chemicals and to make them safer. CEH also provides information to		
5	Californians about the health risks associated with exposure to hazardous substances, where		
6	manufacturers and other responsible parties fail to do so.		
7	5. Defendant GOLF SALES WEST, INC. is a person in the course of doing		
8	business within the meaning of Health & Safety Code § 25249.11. Golf Sales West, Inc.		
9	manufactures, distributes and/or sells the Products for sale and use in California.		
10	6. DOES 1 through 200 are each a person in the course of doing business		
11	within the meaning of Health & Safety Code § 25249.11. DOES 1 through 200 manufacture,		
12	distribute and/or sell the Products for sale or use in California.		
13	7. The true names of DOES 1 through 200 are unknown to CEH at this time.		
14	When their identities are ascertained, the Complaint shall be amended to reflect their true names.		
15	8. The defendant identified in paragraph 5 and DOES 1 through 200 are		
16	collectively referred to herein as "Defendants."		
17	JURISDICTION AND VENUE		
18	9. The Court has jurisdiction over this action pursuant to Health & Safety		
19	Code § 25249.7, which allows enforcement in any court of competent jurisdiction, and pursuant		
20	to California Constitution Article VI, Section 10, because this case is a cause not given by statute		
21	to other trial courts.		
22	10. This Court has jurisdiction over Defendants because each is a business		
23	entity that does sufficient business, has sufficient minimum contacts in California or otherwise		
24	intentionally avails itself of the California market through the sale, marketing or use of the		
25	Products in California and/or by having such other contacts with California so as to render the		
26	exercise of jurisdiction over it by the California courts consistent with traditional notions of fair		
27	play and substantial justice.		
28	11. Venue is proper in the Marin County Superior Court because one or more of		
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1	the violations arise in the County of Marin.	
2	BACKGROUND FACTS	
3	12. The People of the State of California have declared by initiative under	
4	Proposition 65 their right "[t]o be informed about exposures to chemicals that cause cancer, birth	
5	defects, or other reproductive harm." Proposition 65, § 1(b).	
6	13. To effectuate this goal, Proposition 65 prohibits exposing people to	
7	chemicals listed by the State of California as known to cause cancer, birth defects or other	
8	reproductive harm above certain levels without a "clear and reasonable warning" unless the	
9	business responsible for the exposure can prove that it fits within a statutory exemption. Health	
10	& Safety Code § 25249.6 states, in pertinent part:	
11	No person in the course of doing business shall knowingly and	
12	intentionally expose any individual to a chemical known to the state to cause cancer or reproductive toxicity without first giving	
13	clear and reasonable warning to such individual	
14	14. On February 27, 1987, the State of California officially listed lead as a	
15	chemical known to cause reproductive toxicity. Lead is specifically identified as a reproductive	
16	toxicant under three subcategories: "developmental reproductive toxicity," which means harm to	
17	the developing fetus, "female reproductive toxicity," which means harm to the female	
18	reproductive system, and "male reproductive toxicity," which means harm to the male	
19	reproductive system. 27 California Code of Regulations ("C.C.R.") § 27001(c). On February 27,	
20	1988, one year after it was listed as a chemical known to cause reproductive toxicity, lead	
21	became subject to the clear and reasonable warning requirement regarding reproductive toxicants	
22	under Proposition 65. Ibid.; Health & Safety Code § 25249.10(b).	
23	15. On October 1, 1992, the State of California officially listed lead and lead	
24	compounds as chemicals known to cause cancer. On October 1, 1993, one year after they were	
25	listed as chemicals known to cause cancer, lead and lead compounds became subject to the clear	
26	and reasonable warning requirement regarding carcinogens under Proposition 65. 27 C.C.R.	
27	§ 27001(c); Health & Safety Code § 25249.10(b).	
28	16. Young children are especially susceptible to the toxic effects of Lead.	
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1 Children show a greater sensitivity to Lead's effects than do adults. Adverse health impacts from 2 Lead exposure generally occur in children at lower blood Lead levels than in adults. Children 3 absorb and retain more Lead in proportion to their weight than do adults. Young children also 4 show a greater prevalence of iron deficiency, a condition that can increase gastrointestinal 5 absorption of Lead. The body accumulates Lead over a lifetime and releases it slowly, so even small doses received in childhood, over time, can cause adverse health impacts, including but not 6 7 limited to reproductive toxicity, later in life. For example, in times of physiological stress, such 8 as pregnancy, the body can mobilize accumulated stores of Lead in tissue and bone, thereby 9 increasing the level of Lead in the blood and increasing the risk of harm to the fetus.

10 17. There is no safe level of exposure to Lead and even minute amounts of 11 Lead exposure have been proven harmful to children and adults. Studies have repeatedly 12 concluded that concentrations of Lead in children's blood previously deemed acceptable can 13 have adverse health effects. See, e.g., Canfield, R.L., et al., "Intellectual Impairment in Children 14 with Blood Lead Concentrations below 10 ug per Deciliter," New England Journal of Medicine 348:16, 2003. Another study on the effect of childhood Lead exposure declared that even the 15 16 smallest detectable amount of blood Lead levels in children can mean the difference between an 17 A or B grade in school. Lanphear, B.P., Dietrich, K., Auinger, P., Cox, C., "Subclinical Lead 18 Toxicity in U.S. Children and Adolescents," Neurodevelopmental Disabilities II Platform, 2000.

19 18. Lead exposures for pregnant women are also of particular concern in light
 of evidence that even short term lead exposures *in utero* may have long-term harmful effects.
 21 Hu, H., *et al.*, "Fetal Lead Exposure at Each State of Pregnancy as a Predictor of Infant Mental
 22 Development," *Environmental Health Perspectives* 114:11, 2006; Schnaas, Lourdes, *et al.*,
 23 "Reduced Intellectual Development in Children with Prenatal Lead Exposure," *Environmental* 24 *Health Perspectives* 114:5, 2006.

25 19. Defendants' Products are typically made from or contain polyvinyl
26 chloride ("PVC"). Lead is found in the PVC from which the Products are made.

27 20. Defendants' Products contain sufficient quantities of Lead such that
28 consumers, including pregnant women and children, who touch or handle the Products are

exposed to Lead through the average use of the Products. The routes of exposure for the
violations are direct ingestion when consumers place the Products or items that have been stored
in the Products in their mouths; ingestion via hand-to-mouth contact after consumers touch or
handle the Products or items that have been stored in the Products; and dermal absorption
directly through the skin when consumers touch or handle the Products or items that have been
stored in the Products. These exposures occur in homes, workplaces and everywhere else
throughout California where these Products are touched, used or handled.

8 21. No clear and reasonable warning is provided with the Products regarding
9 the carcinogenic or reproductive hazards of Lead.

22. Any person acting in the public interest has standing to enforce violations
of Proposition 65 provided that such person has supplied the requisite public enforcers with a
valid 60-Day Notice of Violation and such public enforcers are not diligently prosecuting the
action within such time. Health & Safety Code § 25249.7(d).

14 23. More than sixty days prior to naming each Defendant in this lawsuit, CEH provided a 60-Day "Notice of Violation of Proposition 65" to the California Attorney General, 15 the District Attorneys of every county in California, the City Attorneys of every California city 16 with a population greater than 750,000 and to each of the named Defendants. In compliance with 17 18 Health & Safety Code § 25249.7(d) and 27 C.C.R. § 25903(b), each Notice included the 19 following information: (1) the name and address of each violator; (2) the statute violated; (3) the 20 time period during which violations occurred; (4) specific descriptions of the violations, including (a) the routes of exposure to Lead from the Products, and (b) the specific type of 21 22 Products sold and used in violation of Proposition 65; and (5) the name of the specific Proposition 65-listed chemical that is the subject of the violations described in each Notice. 23

24 24. CEH also sent a Certificate of Merit for each Notice to the California
25 Attorney General, the District Attorneys of every county in California, the City Attorneys of
26 every California city with a population greater than 750,000 and to each of the named
27 Defendants. In compliance with Health & Safety Code § 25249.7(d) and 11 C.C.R. § 3101, each
28 Certificate certified that CEH's counsel: (1) has consulted with one or more persons with

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1 relevant and appropriate experience or expertise who reviewed facts, studies or other data 2 regarding the exposures to Lead alleged in each Notice; and (2) based on the information 3 obtained through such consultations, believes that there is a reasonable and meritorious case for a 4 citizen enforcement action based on the facts alleged in each Notice. In compliance with Health 5 & Safety Code § 25249.7(d) and 11 C.C.R. § 3102, each Certificate served on the Attorney 6 General included factual information – provided on a confidential basis – sufficient to establish the basis for the Certificate, including the identity of the person(s) consulted by CEH's counsel 7 8 and the facts, studies or other data reviewed by such persons. 9 25. None of the public prosecutors with the authority to prosecute violations 10 of Proposition 65 has commenced and/or is diligently prosecuting a cause of action against Defendants under Health & Safety Code § 25249.5, et seq., based on the claims asserted in each 11 of CEH's Notices. 12 26 13 Defendants both know and intend that individuals, including pregnant 14 women and children, will use, touch or handle the Products, thus exposing them to Lead. Under Proposition 65, an exposure is "knowing" where the party 15 27. responsible for such exposure has: 16 17 knowledge of the fact that a[n] ... exposure to a chemical listed pursuant to [Health & Safety Code § 25249.8(a)] is occurring. No 18 knowledge that the ... exposure is unlawful is required. 19 27 C.C.R. § 25102(n). This knowledge may be either actual or constructive. See, e.g., Final 20 Statement of Reasons Revised (November 4, 1988) (pursuant to former 22 C.C.R. Division 2, 21 § 12201). 22 28. Defendants have been informed of the Lead in their Products by the 60-23 Day Notice of Violation and accompanying Certificate of Merit served on them by CEH. 24 29. Defendants also have constructive knowledge that their Products contain 25 Lead due to the widespread media coverage concerning the problem of Lead in consumer 26 products in general and in products made of PVC in particular. 27 30. As companies that manufacture, import, distribute and/or sell the Products 28

for use in the California marketplace, Defendants know or should know that the Products contain
 Lead and that individuals who use the Products will be exposed to Lead. The Lead exposures to
 consumers who use the Products are a natural and foreseeable consequence of Defendants'
 placing the Products into the stream of commerce.

31. Nevertheless, Defendants continue to expose consumers, including
pregnant women and children, to Lead without prior clear and reasonable warnings regarding the
carcinogenic or reproductive hazards of Lead.

8 32. CEH has engaged in good-faith efforts to resolve the claims alleged herein
9 prior to filing this Complaint.

Any person "violating or threatening to violate" Proposition 65 may be
enjoined in any court of competent jurisdiction. Health & Safety Code § 25249.7. "Threaten to
violate" is defined to mean "to create a condition in which there is a substantial probability that a
violation will occur." Health & Safety Code § 25249.11(e). Proposition 65 provides for civil
penalties not to exceed \$2,500 per day for each violation of Proposition 65.

FIRST CAUSE OF ACTION

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(Violations of the Health & Safety Code § 25249.6)

17 34. CEH realleges and incorporates by reference as if specifically set forth
18 herein Paragraphs 1 through 33, inclusive.

1935. By placing the Products into the stream of commerce, each Defendant is a20person in the course of doing business within the meaning of Health & Safety Code § 25249.11.

21 36. Lead is a chemical listed by the State of California as known to cause
22 cancer, birth defects and other reproductive harm.

37. Defendants know that average use of the Products will expose users of the
Products to Lead. Defendants intend that the Products be used in a manner that results in
exposures to Lead from the Products.

38. Defendants have failed, and continue to fail, to provide clear and
reasonable warnings regarding the carcinogenicity and reproductive toxicity of Lead to users of
the Products.

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1	39. By committing the acts alleged above, Defendants have at all times		
2	relevant to this Complaint violated Proposition 65 by knowingly and intentionally exposing		
3	individuals to Lead without first giving clear and reasonable warnings to such individuals		
4	regarding the carcinogenicity and reproductive toxicity of Lead.		
5	Wherefore, CEH prays for judgment against Defendants, as set forth hereafter.		
6	PRAYER FOR RELIEF		
7	Wherefore, CEH prays for judgment against Defendants as follows:		
8	1. That the Court, pursuant to Health & Safety Code § 25249.7(b), assess		
9	civil penalties against each of the Defendants in the amount of \$2,500 per day for each violation		
10	of Proposition 65 according to proof;		
11	2. That the Court, pursuant to Health & Safety Code § 25249.7(a),		
12	preliminarily and permanently enjoin Defendants from offering the Products for sale in		
13	California without providing prior clear and reasonable warnings, as CEH shall specify in further		
14	application to the Court;		
15	3. That the Court, pursuant to Health & Safety Code § 25249.7(a), order		
16	Defendants to take action to stop ongoing unwarned exposures to Lead resulting from use of		
17	Products sold by Defendants, as CEH shall specify in further application to the Court;		
18	4. That the Court, pursuant to Code of Civil Procedure § 1021.5 or any other		
19	applicable theory, grant CEH its reasonable attorneys' fees and costs of suit; and		
20	5. That the Court grant such other and further relief as may be just and		
21	proper.		
22	Dated: August 5, 2011 Respectfully submitted,		
23	LEXINGTON LAW GROUP		
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26	Howard Hirsch		
27	Attorneys for Plaintiff CENTER FOR ENVIRONMENTAL HEALTH		
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