1	Brian Gaffney (California Bar No. 168778) LAW OFFICES OF BRIAN GAFFNEY APC	ELECTRONICALLY FILED
2	2370 Market Street, Suite 103-318	Superior Court of California,
3	San Francisco, CA 94114 Telephone: (650) 219 3187 Email: brian@gaffneylegal.com	County of Alameda 11/29/2022 at 04:11:34 PM
4	Eman. <u>Brian@garmeyregar.com</u>	By: Chan Huang, Decision Class
5	Fredric Evenson (State Bar No. 198059) ECOLOGY LAW CENTER P.O. Box 1000	Deputy Clerk
6	Santa Cruz, California 95061	
7	Telephone: (831) 454-8216 Email: <u>evenson@ecologylaw.com</u>	
8	Counsel for Plaintiff	
9	ECOLOGICAL RIGHTS FOUNDATION	
10	SUPERIOR COURT OF T	HE STATE OF CALIFORNIA
	COUNTY	OF ALAMEDA
11	ECOLOGICAL RIGHTS FOUNDATION,	Case No. 22CV022798
12		
13	Plaintiff, v.	
14		COMPLAINT FOR INJUNCTIVE
	AMAZON.COM INC. and DOES 1 through 20,	RELIEF AND CIVIL PENALTIES
15	inclusive	Health & Safety Code § 25249.5 et seq.
16	Defendants.	(Other)
17	Plaintiff, Ecological Rights Foundation, in	the public interest, based on information
18	and belief, and knowledge and investigation of cou	
	and bener, and knowledge and investigation of cou	inser anege as follows:

## **INTRODUCTION**

1. This Complaint seeks civil penalties and an injunction against AMAZON.COM INC. ("Defendant") to remedy continuing failure to warn individuals in California about exposures to styrene, a chemical known to the State of California to cause cancer. Such exposures have occurred and continue to occur, through the use of filaments incorporating a styrene monomer including acrylonitrile-butadiene-styrene (ABS) filaments, polycarbonate ABS (PC-ABS) filaments, and high impact polystyrene (HIPS) filaments that Defendant manufactures, distributes, markets and/or sells in the State ("Products"). These Products are intended to be used in the operation of 3D printers and 3D pens.

2. When people use filaments incorporating a styrene monomer with 3D printers or 3D pens, the filaments are heated by the 3D printers or 3D pens and thus release styrene into the air. People using the filaments incorporating a styrene monomer, and others standing in the same room, inhale styrene in the normal course of use.

3. Under California's Proposition 65, California Health & Safety Code § 25249.5, *et seq.*, it is unlawful for businesses to knowingly and intentionally expose individuals in California to chemicals known to the State to cause cancer, birth defects, or other reproductive harm without providing clear and reasonable warnings to individuals prior to their exposure. Defendant introduces filaments incorporating a styrene monomer into the California marketplace, exposing users of the Products to styrene. Despite the fact that Defendant exposes consumers and individuals to styrene, Defendant provides no warnings about the carcinogenic risks associated with such exposures. Defendant's conduct thus violates the warning provision of Proposition 65. Health & Safety Code § 25249.6.

4. Plaintiff seeks injunctive relief pursuant to Health & Safety Code Section 25249.7 to compel Defendant to bring its business practices into compliance with Proposition 65 by providing a clear and reasonable warning to each individual who has been and who in the future may be exposed to styrene in the ways set forth above. Plaintiff seeks an order that Defendant identify and locate each individual person to whom Defendant conveyed Products during the past three years and to provide to each such individual, as well as new purchasers and Product users, a clear and reasonable warning that use of the Products causes exposures to a chemical known to cause cancer.

5. In addition to injunctive relief, Plaintiff seeks civil penalties to remedy Defendant's failure to provide clear and reasonable warnings regarding exposure to a chemical known to cause cancer.

#### PARTIES

6. Plaintiff, Ecological Rights Foundation ("EcoRights") is a non-profit public benefit organization dedicated to, among other causes, protecting California residents from toxic exposures, environmental and human health education, and consumer rights. Ecological Rights Foundation is incorporated under the laws of the State of California and is a "person" pursuant to Health & Safety Code §25249.11(a). EcoRights brings this enforcement action in the public

interest pursuant to Health & Safety Code §25249.7(d).

7. AMAZON.COM INC. is a person in the course of doing business within the meaning of Health & Safety Code §25249.11(b). AMAZON.COM INC. manufactures, markets, distributes, and/or sells the Products for sale and use in the State of California.

8. Plaintiff is unaware of the true names and capacities of Defendants DOES 1 through 20, inclusive, and therefore sue said Defendants under fictitious names. Plaintiff will amend its petition and complaint to show the true names and capacities of Does 1 through 20 when the same have been ascertained. Each of the Defendants is the agent and/or employee of each other Defendants, and each performed acts on which this action is based within the course and scope of such Defendants' agency and/or employment. Plaintiff is informed and believe and therefore allege that each of the Defendants are legally responsible in some manner for the events and happenings referred to herein.

## **JURISDICTION**

9. The Court has jurisdiction over this action pursuant to California Health & Safety 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 of the Health & Safety Code, which contains the statutes under which this action is brought, does not grant jurisdiction to any other trial court.

10. This Court also has jurisdiction over Defendant because Defendant has sufficient minimum contacts in California and within the County of Alameda. Defendant intentionally availed itself of the California and Alameda County markets. It is thus consistent with traditional notions of fair play and substantial justice for the Alameda County Superior Court to exercise jurisdiction over Defendant.

11. Venue is proper in Alameda County Superior Court because one or more of the violations arise in the County of Alameda.

## **BACKGROUND**

12. The People of the State of California have declared by initiative under Proposition 65 their
right "[t]o be informed about exposures to chemicals that cause cancer, birth defects, or other

reproductive harm." Proposition 65 §1(b). To effectuate this goal, Proposition 65 prohibits exposing people to chemicals listed by the State of California as known to cause cancer, birth defects, or other reproductive harm without a "clear and reasonable warning" unless the business responsible for the exposure can prove that it fits within a statutory exemption. Health & Safety Code Section 25249.6 states, in pertinent part:

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 ... .

13. On April 22, 2016, the State of California officially listed styrene as a chemical known to cause cancer. On April 22, 2017, styrene exposures became subject to the clear and reasonable warning requirements under Proposition 65. 27 C.C.R. § 27001(b); Health & Safety Code Section 25249.10(b).

14. Plaintiff brings this enforcement action against Defendant pursuant to Health & Safety Code Section 25249.7(d). Attached hereto and incorporated by reference are copies of the Notice of Violation dated April 24, 2019, the date on which EcoRights sent to California's Attorney General, every county District Attorney in California, and to the City Attorneys of every California City with a population greater than 750,000. On the same day, Plaintiff sent a substantively identical letter to Defendant. In compliance with Health & Safety Code § 25249.7(d) and 27 C.C.R. § 25903(b), each of the Notices included the following information: (1) the name and address of each violator; (2) the statute violated; (3) the time period during which violations occurred; (4) specific descriptions of the violations, including (a) the routes of exposure to styrene from the Products, and (b) specific Proposition 65-listed chemical that is the subject of the violations described in each Notice.

15. Accompanying each of the Notices of Violation sent to the Defendant was a summary of Proposition 65 that was prepared by California's Office of Environmental Health Hazard Assessment. In addition, the Notices of Violation were accompanied by a Certificate of Service attesting to the service of the Notice of Violation on each entity which received it. Pursuant to

Health & Safety Code Section 25249.7(d) and 11 C.C.R. § 3101, Plaintiff also sent a Certificate of Merit with the Notices of Violation attesting to the reasonable and meritorious basis for the action.
Plaintiff enclosed factual information sufficient to establish the basis of the Certificate of Merit with the Notice of Violation letters sent to the Attorney General.

16. None of the public prosecutors with the authority to prosecute violations of Proposition 65
has commenced and/or is diligently prosecuting a cause of action against Defendant under Health
& Safety Code Section 25249.5 *et seq.*, based on the claims asserted in EcoRights' Notices.

17. Defendant knows and intends that individuals will use the Products in the operation of 3D printers and 3D pens, thus exposing them to styrene. Under Proposition 65, an exposure is "knowing" where the party responsible for such exposure has "knowledge of the fact that a[n] . . . exposure to a chemical listed pursuant to [Health & Safety Code § 25249.8(a)] is occurring. No knowledge that . . . exposure is unlawful is required." 27 C.C.R. § 25102(n). This knowledge may be either actual or constructive. *See, e.g.*, Final Statement of Reasons Revised (November 4, 1988) (pursuant to former 22 C.C.R. Division 2, § 12201). Knowledge encompasses both actual knowledge and constructive knowledge. Constructive knowledge includes knowledge that one using reasonable care or diligence should have.

18. Defendant has been informed of the styrene exposures caused by the use of Products by the60-Day Notice of Violation, and the accompanying Certificate of Merit served by EcoRights.

19. Defendant also has constructive knowledge of the styrene exposures caused by Products. As a company that manufactures, markets, distributes and/or sells the Products for use in the State of California, Defendant knows or should know that styrene exposures to users of the Products are a natural and foreseeable consequence of Defendant placing the Products into the stream of commerce.

20. 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 the statute.

21. EcoRights has engaged in good faith efforts to resolve the claims alleged herein prior to filing this complaint.

## FIRST CAUSE OF ACTION

#### (Violations of Health & Safety Code §25249.6)

22. EcoRights realleges and incorporates the facts and allegations contained in the above paragraphs as though specifically set forth herein.

23. That each Defendant is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11(b) who, by manufacturing, marketing, distribution, sale or otherwise placing the Products into the stream of commerce, violated, violates or threatens to violate Proposition 65.

24. Styrene is a chemical listed by the State of California as known to cause cancer.

25. Defendant knows that the average use of the Products will expose users of the Products to styrene. Defendant intends that the Products be used in a manner that results in exposures to styrene.

26. Defendant has failed and continues to fail to provide clear and reasonable warnings regarding the carcinogenicity of styrene to users of the Products.

27. Since at least three years prior to the Notice of Violation Letters, Defendant has violated Proposition 65 by knowingly and intentionally exposing individuals to styrene without first giving clear and reasonable warnings to such individuals regarding the carcinogenicity of styrene.

#### **PRAYER FOR RELIEF**

Wherefore, Plaintiff prays for judgment against Defendant as follows:

- Pursuant to the First Cause of Action, that Defendant be enjoined, restrained, and ordered to comply with the provisions of Section 25249.6 of the California Health & Safety Code;
- 2. That Defendant be ordered to make best efforts to identify and locate each individual in California to whom it, or its customers or agents, distributed or sold Products during the past three years, and to provide a warning to each such person
- 28

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

1			that use of the Product will expo	ose that person to a chemical known to cause
2			cancer;	
3		3.	That Defendant be assessed a civil	penalty in an amount equal to \$2,500.00 per day
4			per individual exposed to styrene i	n violation of Section 25249.6 of the California
5			Health & Safety Code, as the resu	lt of Defendant's marketing, distributing, and/or
6			selling the Products for use in Calif	ornia.
7		4.	That, pursuant to Civil Procedure	Code § 1021.5, Defendant be ordered to pay to
8			Plaintiff the attorneys' fees and cos	ts it incurred in bringing this enforcement action;
9			and	
10		5.	For such other relief as this court do	eems just and proper.
11	Dete 1	N	-1 - 20 2022	
12	Dated:	Novei	mber 29, 2022	LAW OFFICES OF BRIAN GAFFNEY APC
13				Brian Hillnen
14				Brian Laffrey
15				Brian Gaffney
16				Attorney for Plaintiff ECOLOGICAL RIGHTS FOUNDATION
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				
	1			

## LAW OFFICES OF BRIAN GAFFNEY, A Professional Corporation 446 Old County Road, Suite 100-310 Pacifica, California 94044 (650) 219 3187 Phone brian@gaffneylegal.com

#### April 24, 2019

## Notice of Violations Safe Drinking Water and Toxic Enforcement Act

By Certified Mail, Return Receipt Requested to Violators in U.S.A. By Registered Mail to Violators Located Outside U.S.A. By First Class U.S. Mail to Public Enforcement Agencies

Dear Public Enforcement Agencies / Violators:

This office and Ecological Rights Foundation ("ERF") gives you notice that, since at least April 24, 2016 the businesses listed on Attachment A have been, and continue to be, in violation of California Health & Safety Code §25249.6. ERF is a California non-profit corporation dedicated to protecting human and environmental health, including raising awareness of, and reducing exposures to, toxic chemicals.

ERF intends to bring an enforcement action 60 days after effective service of this notice unless the public enforcement agencies have commenced and are diligently prosecuting an action to rectify the violations discussed in this notice letter. The public enforcement agencies that have been served with copies of this notice of violations are identified on the attached Certificate of Service.

The above referenced violations occur when California residents use filaments incorporating a styrene monomer, including acrylonitrile-butadiene-styrene (ABS) filaments, polycarbonate ABS (PC-ABS) filaments, and high impact polystyrene (HIPS) filaments in the operation of 3d printers or 3d pens. These filaments, used in the operation of 3d printers or 3d pens, expose people to styrene, a chemical known to the State of California to cause cancer. Filaments sold by the businesses listed on Attachment A expose consumers and workers to styrene via inhalation.

Examples of particular products manufactured, sold, distributed and/or marketed by the violators are attached as Attachment B. All of the filaments at issue in this notice can be used with of 3d printers or 3d pens. When people use filaments incorporating a styrene monomer with 3d printers or 3d pens, the filaments are heated by the 3D printers or 3d pens and thus release styrene into

the air. People using the filaments incorporating a styrene monomer with 3d printers or 3d pens, and others in the same room where such filaments are being used, inhale styrene in the normal course of use.

In addition, exposures in the environmental context occur in the homes, businesses, schools and public locations where the people use filaments incorporating a styrene monomer with 3d printers or 3d pens. Exposures to styrene occur within the consumer and environmental contexts.

The businesses listed on Attachment A did not and do not provide clear and reasonable warnings to people who use filaments incorporating a styrene monomer, that use of these products in 3d printers or 3d pens will expose them to chemicals known to cause cancer. The above violations have occurred every day since at least April 24, 2016 and will continue every day until clear and reasonable warnings are given.

Attachment B is a non-exclusive list of examples of these types of products. Though specific models or product numbers are given as examples, this Notice also pertains to all models and all variations of filaments incorporating a styrene monomer sold in California. Attachment B is for the recipient's benefit and is not meant to be an exhaustive or comprehensive identification of each specific offending product. It is ERF's position that the alleged Violators are obligated to conduct a good faith investigation into other specific products within the identified category or type that may have been manufactured, distributed, sold, shipped, stored (or otherwise within the notice recipient's custody or control) during the past three years, to ensure that clear and reasonable warnings are provided to California citizens prior to purchase, or retroactively if necessary.

These violations and threatened violations will continue to occur everyday until these businesses either provide clear and reasonable warnings, reformulate their filaments so as not to contain styrene, or stop selling these filaments in California. These violations occur in all of California's 58 counties, both on and off of these businesses' properties.

In keeping with its public interest mission and to expeditiously rectify these ongoing violations of California law, ERF is interested in seeking a constructive resolution of this matter without engaging in costly and protracted litigation.

The following individual is the responsible individual within ERF for purposes of this Notice:

Fredric Evenson Ecological Rights Foundation P.O. Box 1000 Santa Cruz, California 95061 Telephone: (831) 454-8216 Email: evenson@ecologylaw.com

ERF has retained the following counsel to represent it in this matter. Please direct communications to counsel.

Brian Gaffney LAW OFFICES OF BRIAN GAFFNEY APC 446 Old County Road, Suite 100-310 Pacifica, California 94044 (650) 219 3187 brian@gaffneylegal.com

#### Resolution of Noticed Claims:

ERF is interested in seeking a constructive resolution of this matter that advances the public interest without engaging in costly and protracted litigation. ERF is willing to settle this matter to the extent legally possible prior to the commencement of any enforcement action. Settlement terms would require that the unwarned exposures described in this Notice of Violation be stopped. That would require at least the following: 1) a potential recall of products already sold; 2) that either warnings be given to all future purchasers in California of the products subject to this Notice, that the products be reformulated to eliminate the exposures described in the Notice. or that you stop marketing, distributing or selling the products in California; 3) that you locate and provide a warning compliant with 27 Cal. Code Regs Section 25601 to each person who has been subject to the unwarned exposures described in the Notice to the extent those exposures are caused by products that were sold in California during the past three years; and 4) that you pay an appropriate civil penalty based on the factors enumerated in California Health and Safety Code Section 25249(b). It should be noted that ERF cannot finalize any settlement of this matter until 70 days have elapsed since the sending of the Notice and unless no public enforcer has begun an enforcement action concerning the violations described in the Notice. Any settlement on behalf of the public interest must be approved by the California Superior Court on noticed motion with 45 days' notice to the California Attorney General. The Attorney General may appear at any approval hearing and oppose a settlement if he or she believes the proposed settlement is not in the public interest. If you wish to discuss settlement of this matter before ERF files suit, please promptly contact ERF's counsel.

Brian Gaffney

Enclosure to Violators "The Safe Drinking Water and Toxic Enforcement Act of 1986: A Summary." A Certificate of Merit is also attached.

#### Certificate of Merit - Health & Safety Code Section 25249.7(d)

I, Brian Gaffney, hereby declare:

(1) 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.

(2) I am the attorney for the noticing party.

(3) 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 alleged exposure to the listed chemical that is the subject of the action.

(4) 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 plaintiff's 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.

(5) 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 persons consulted with and relied on by the certifier, and (2) the facts, studies, or other data reviewed by those persons.

Date: April 24, 2019

By: Brian Gaffney

# **Attachment A – Violators – FILAMENTS**

Afinia 3D Microboards Technology LLC Amazon.com Inc. 3D Print of North America, Inc. BASF Corporation Shenzhen Esun Industrial Co., Ltd Keene Village Plastics, Ltd. Eastman Kodak Company M<sub>3</sub>D LLC Office Depot, Inc. Makerbot Industries, LLC Makergear, LLC Media Supply, Inc. Profound 3D Monoprice Inc. Print-Rite N.A., Inc. Prusa Research S.R.O. Robo 3d Inc. SHAXON INDUSTRIES, Inc. FRY'S ELECTRONICS, Inc. DYNAMISM.COM Ultimaker USA Inc. XYZPRINTING, INC. Kinpo Group Zortrax S.A.

# ATTACHMENT B

# FILAMENTS

Violator	Product
Afinia 3D	Afinia 3D ABS PREMIUM FILAMENT
	YELLOW
· · ·	PREM500-ABS-YELLOW
	P/N: 25232
	UPC: 678621 120409
Microboards Technology	Afinia 3D ABS PREMIUM FILAMENT
LLC	YELLOW
	PREM500-ABS-YELLOW
	P/N: 25232
	UPC: 678621 120409

Afinia 3D	Afinia 3D ABS PLUS PREMIUM
	FILAMENT WHITE
	PLUS1K-ABS-WHITE
	P/N: 27948
	UPC: 678621 120904
Microboards Technology	Afinia 3D ABS PLUS PREMIUM
LLC	FILAMENT WHITE
	PLUS1K-ABS-WHITE
	P/N: 27948
·	UPC: 678621 120904

Amazon.com Inc.	AMAZON BASICS ABS 3D PRINTING
3	FILAMENT RED 1.75MM
	BATCH NO. 180801809
	ASIN B07D6BG8FR

ATTACHMENT B	FILAMENTS
Violator	Product
3D Print of North America,	INNOFIL 3D ABS GREEN 1.75MM 750
Inc.	GRAM
	UPC: 8718969 921190
BASF Corporation	INNOFIL 3D ABS GREEN 1.75MM 750
	GRAM
	UPC: 8718969 921190

Amazon.com Inc.	eSUN 1.75mm BLACK ABS 3D PRINTING
,	FILAMENT 1KG SPOOL
4 	X000N82SBJ
	UPC: 840249 121018
	EAN: 6922572 221017
Shenzhen Esun Industrial	eSUN 1.75mm BLACK ABS 3D PRINTING
Co.,Ltd	FILAMENT 1KG SPOOL
	X000N82SBJ
	UPC: 840249 121018
C. C	EAN: 6922572 221017

Amazon.com Inc.	eSUN 1.75mm ABS+ 3D FILAMENT
	X000WM75ZZ
	UPC: 840249 129021
·	EAN: 6922572 229020
Shenzhen Esun Industrial	eSUN 1.75mm ABS+ 3D FILAMENT
Co.,Ltd	X000WM75ZZ
	UPC: 840249 129021
	EAN: 6922572 229020

ATTACHMENT B	FILAMENTS
Violator	Product
Amazon.com Inc.	eSUN 1.75mm eABS-MAX 3D FILAMEN
	0.5KG
	X001QMNJNKF
	UPC: 840249 189025
	EAN: 6922572 289024
Shenzhen Esun Industrial	eSUN 1.75mm eABS-MAX 3D FILAMEN
Co.,Ltd	0.5KG
	X001QMNJNKF
	UPC: 840249 189025
	EAN: 6922572 289024
· · · · · · · · · · · · · · · · · · ·	

Amazon.com Inc.	eSUN 3mm BLACK HIPS 3D PRINTING
	FILAMENT 1KG SPOOL
	X0013DV0SZ
	UPC: 840249 133011
	EAN: 6922572 233010
Shenzhen Esun Industrial	eSUN 3mm BLACK HIPS 3D PRINTING
Co.,Ltd	FILAMENT 1KG SPOOL
,	X0013DV0SZ
	UPC: 840249 133011
	EAN: 6922572 233010

Keene Village Plastics, Ltd.	KVP ABS FILAMENT 01-1.75MM-BU-	
	605.11-1KG-R	
	ITEM # FG0174	

Keene Village Plastics, Ltd.	KVP HIPS 44.1-1.75MM-BK-511-1KG-R
	ITEM # FG0688

ATTACHMENT B	FILAMENTS
Violator	Product
Keene Village Plastics, Ltd.	KVP N-VIRE BIO ABS 01-B-1.75MM-GGN
	544.1-1KG-R
	ITEM # FG0411
·	

Eastman Kodak Company	KODAK 3D PRINTING FILAMENT ABS
	(WHITE, 1.75MM)
	B079NZYJFQ
	ABS1WHT 606110283762
•	

Eastman Kodak Company	KODAK 3D PRINTING FILAMENT HIPS	
	(RED, 1.75MM)	
	B01LRPA68C	
	HIPS1RED 614143320699	,

M3D LLC	M3D 250FT/250G ABS-R 3D INK <sup>®</sup> GREY
	SKU: 84-#6b6b6
	UPC: 851492-006984

M3D LLC	M3D 250FT/250G ABS-R3 3D INK®
	GREEN
	SKU: 1103-#01990b
	UPC: 851492 006359

M3D LLC	M3D 250FT/250G HIPS 3D INK <sup>®</sup> WHITE
	SKU: 9020-#F4F3E9
	UPC: 611191 046342

M3D LLC	M3D ABS-R3 INK <sup>®</sup> BLACK (250FT)
	UPC: 851492 006380
Amazon.com Inc.	M3D ABS-R3 INK <sup>®</sup> BLACK (250FT)
	UPC: 851492 006380
	· · ·
	· · ·

ATTACHMENT B	FILAMENTS
<u>Violator</u>	Product
Office Depot, Inc.	MAKERBOT ABS TRUE BLUE 1.75MM
	1KG
	LOT#008683
	ITEM# MP01973
Makerbot Industries, LLC	MAKERBOT ABS TRUE BLUE 1.75MM
, ,	1KG
	LOT#008683
	ITEM# MP01973

Makerbot Industries, LLC	MAKERBOT ABS TRUE RED 1 KG
	UPC: 0817913010039
	ITEM# MP01971
	SKU: 20000175341

Makergear, LLC	MAKERGEAR ABS 3D PRINTING
	FILAMENT BLUE 1.75MM 1 KG
	LOT#1827201
с.	UPC: 175220 100431

Media Supply, Inc.	OCTAVE ABD FILAMENT FOR 3D
	PRINTERS - BLACK
	SKU: OCT3DP-JC-ABK17-10
	UPC: 762182 110013
Profound 3D	OCTAVE ABD FILAMENT FOR 3D
	PRINTERS - BLACK
	SKU: OCT3DP-JC-ABK17-10
•	UPC: 762182 110013

Monoprice Inc.	MONOPRICE 3D PRINTER FILAMENT
	ABS 1.75MM 1KG RED
	ITEM# 10547
	UPC: 757901 803802

ATTACHMENT B	FILAMENTS Product	
Violator		
Monoprice Inc.	MONOPRICE PREMIUM 3D PRINTER	
	FILAMENT ABS 1.75MM, 1KG WHITE	
	ITEM# 10546	
	UPC: 757901 803796	

Print-Rite N.A., Inc.	COLIDO 3D FILAMENT ABS 1KG BLUE
	FILAMENT
	X001U7MESJ
	LCD001U-ABS-1KG 695553093960

Print-Rite N.A., Inc.	COLIDO 3D UNIVERSAL 3D PRINTING FILAMENT GOLD ABS BLUE 1.75MM UPC: 6955530 941184
Amazon.com Inc.	COLIDO 3D UNIVERSAL 3D PRINTING FILAMENT GOLD ABS BLUE 1.75MM UPC: 6955530 941184

Prusa Research S.R.O.	PRUSA ABS-T FILAMENT 1.75MM 1KG
	SILVER

Robo 3d Inc.	ROBO 3D ABS FILAMENT 1.75MM 500G
	BLACK
	UPC: 857061 007017

SHAXON INDUSTRIES, Inc.	SHAXON SHX-ABS175-1-OR-B 3D ABS FILAMENT 1.75MM 1KG ORANGE UPC: 813020 016438
FRY'S ELECTRONICS, Inc.	SHAXON SHX-ABS175-1-OR-B 3D ABS FILAMENT 1.75MM 1KG ORANGE UPC: 813020 016438

ATTACHMENT B	FILAMENTS
Violator	Product
DYNAMISM Inc.	ULTIMAKER MATERIAL 1624 ABS
	MATERIAL BLUE
	UPC: 817146 020348
	EAN: 8718836 374715
Ultimaker USA Inc.	ULTIMAKER MATERIAL 1624 ABS
	MATERIAL BLUE
	UPC: 817146 020348
	EAN: 8718836 374715
XYZPRINTING, INC.	XYZ PRINTING ABS FILAMENT 600G
	SNOW WHITE
	RF10B-FPM-A6I-A6I-TH-ZZW-0649
	UPC: 840710 101655
Kinpo Group	XYZ PRINTING ABS FILAMENT 600G
•	1

SNOW WHITE RF10B-FPM-A6I-A6I-TH-ZZW-0649
UPC: 840710 101655

Amazon.com Inc.	XYZ PRINTING ABS FILAMENT 1.75MM
	600G BLACK
	B00SYG03BS
	UPC: 840710 101570
XYZPRINTING, INC.	XYZ PRINTING ABS FILAMENT 1.75MM
	600G BLACK
	B00SYG03BS
	UPC: 840710 101570
Kinpo Group	XYZ PRINTING ABS FILAMENT 1.75MM
	600G BLACK
	B00SYG03BS
	UPC: 840710 101570

Amazon.com Inc.	ZORTRAX Z-ABS FILAMENT PURE BLACK 1.75MM 800G X000UKQV1N
Zortrax S.A.	ZORTRAX Z-ABS FILAMENT PURE BLACK 1.75MM 800G X000UKQV1N

ATTACHMENT B	FILAMENTS
Violator	Product
Amazon.com Inc.	ZORTRAX ZHIPSGRY ZHIPS 800G
	1.75MM GREY
	X001FCH59R
Zortrax S.A.	ZORTRAX ZHIPSGRY ZHIPS 800G
	1.75MM GREY
	X001FCH59R
Monoprice Inc.	MONOPRICE MP SELECT ABS PLUS+
	PREMIUM 3D FILAMENT 1.75MM,
	0.5KG NATURAL
	ITEM# 15843
	UPC: 889028 039536

.

.

#### **CERTIFICATE OF SERVICE**

I, Brian Gaffney, declare:

If so called, I could and would testify as follows: I am over eighteen. My business address is 446 Old County Road, Suite 100-310, Pacifica, CA 94044.

On April 24, 2019, I caused the attached (1) Notice of Violations: California Safe Drinking Water and Toxic Enforcement Act, (2) Certificate of Merit: Health and Safety Code Section 25249.7(d), (3) Appendix A: The Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): A Summary, (4) Certificate of Service to be served by CERTIFIED MAIL to each private business entity listed on the attached SERVICE LIST-Noticed Parties, except for each private business located outside of the U.S.A. which are served by REGISTERED MAIL. 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.

In addition, on the same date and I caused the attached

(1) Notice of Violations: California Safe Drinking Water and Toxic Enforcement Act, (2) Certificate of Merit: Health and Safety Code Section 25249.7(d), (3) Certificate of Merit (Attorney General Copy): Factual information sufficient to establish the basis of the Certificate of Merit (only sent to the Attorney General), (4) Certificate of Service by FIRST CLASS U.S. MAIL on those public enforcement agencies listed on the attached SERVICE LIST-Public Enforcers. 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, and

by sending portable document format (PDF) files of the same to the electronic mail addresses to each of the public prosecutors identified by the California Attorney General as having authorized electronic service of notices. These public enforcement agencies appear on the attached Service List with their electronic mail addresses.

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 April 24, 2019, at Pacifica, California.

Brian Gaff

## SERVICE LIST-Noticed Parties STYRENE FILAMENTS

Afinia 3D ATTN: President/CEO 8150 Mallory Ct Chanhassen, MN 55317

Amazon.Com Inc. c/o CSC - LAWYERS INCORPORATING SERVICE 2710 Gateway Oaks Dr., Ste. 150N Sacramento CA 95833

BASF Corporation c/o CT Corporation System 818 West Seventh Street, Suite 930 Los Angeles, CA 90017

Keene Village Plastics, Ltd. c/o TAFT SERVICE SOLUTIONS CORP. 425 Walnut Street, Suite 1800 Cincinnati OH 45202

M3D LLC Attn: Michael Armani 11850 West Market Place, STE M Fulton, MD 20759-2671

Makerbot Industries, LLC. c/o National Registered Agents, Inc. 818 West Seventh Street, Suite 930 Los Angeles, CA 90017

MakerGear, LLC. c/o Richard Pollack 24139 Wimledon Road, Shaker Heights, OH 44122

Profound 3D ATTN: President/CEO 208 Philips Rd Exton PA 19341

Print-Rite N.A., Inc. c/o JEMMA JANG 1077 TIMBER CREST DR SAN JOSE CA 95120 Microboards Technology LLC ATTN: President/CEO 8150 Mallory Ct, PO Bx 846 Chanhassen, MN 55317

3D Print of North America, Inc., c/o Corporation Service Company 80 State Street Albany, New York 12207

BASF Corporation ATTN: President/CEO 100 Park Avenue Florham Park, NJ 07932

Eastman Kodak Company c/o CSC- Lawyers Incorporating Service 2710 Gateway Oaks Drive, Suite 150N Sacramento, CA 95833

Office Depot, Inc. c/o Corporate Creations California Inc. 11380 Prosperity Farms Rd. #221E Palm Beach Gardens, FL 33410

Makerbot Industries, LLC, ATTN: President/CEO ONE METRO TECH CENTER, 21ST FL BROOKLYN NY 11201

Media Supply, Inc. ATTN: President/CEO 208 Philips Road, Exton PA 19341

Monoprice, Inc. c/o BERNARD LUTHI ONE POINTE DR., SUITE# 400 BREA CA 92821

Print-Rite, N.A., Inc. ATTN: President/CEO 201 SPEAR STREET, STE 1100 # 3204 SAN FRANCISCO CA 94105 Jeffrey P. Bezos or Current President or CEO, Amazon.Com Inc. 410 Terry Avenue North Seattle WA 98109-5210

3D Print of North America, Inc. ATTN: President/CEO 333 Henderson Ave. Kenmore NY 14217

Keene Village Plastics Ltd. ATTN: President/CEO 100 16th St. SW Barberton, OH 44203

Eastman Kodak Company ATTN: President/CEO 343 STATE STREET ROCHESTER NY 14650

OFFICE DEPOT, INC. ATTN: President/CEO 6600 North Military Trail Boca Raton, FL 33496

MakerGear, LLC. ATTN: President/CEO 23632 Mercantile Rd. Unit G Beachwood, OH 44122

Media Supply Inc. ATTN: President/CEO, 611 Jeffers Circle Exton PA 19341

Monoprice, Inc. ATTN: President/CEO ONE POINTE DR., 4th Floor BREA CA 92821

Robo 3d Inc. c/o TAILORED LEGAL, A PROFESSIONAL CORPORATION, 3555 4th Avenue San Diego, CA 92103 Robo 3D Inc. ATTN: President/CEO 5070 SANTA FE Street, STE C SAN DIEGO CA 92109

Fry's Electronics, Inc. c/o Kathryn Jean Kolder 600 E. Brokaw Road San Jose, CA 95112

Dynamism Inc. ATTN: President/CEO 207 East Ohio Street, Suite 200 Chicago, IL 60611-3238

XYZPrinting, Inc. c/o TIM T CHANG One Wilshire Blvd., Suite 2000, LA CA 90017

Zortrax S.A. ATTN:CEO, Lubelska 34 10-409 Olsztyn Poland

XYZPrinting, Inc. 147, Beishen Rd., Sec. 3 New Taipei City 22201 Taiwan Shaxon Industries, Inc. c/o BENJAMIN SHIR-KWEI WANG 4852 E. LA PALMA AVE. ANAHEIM CA 92807

Fry's Electronics, Inc. ATTN: President/CEO 600 E. Brokaw Road San Jose, CA 95112

Ultimaker USA Inc. c/o Northwest Registered Agent, Inc. 1267 Willis Street, STE 200 Redding, CA 96001

XYZ Printing ATTN: President/CEO 20191 Windrow Drive, Suite B Lake Forest CA 92630 Shaxon Industries, Inc. ATTN: President/CEO 4852 E. LA PALMA AVE.. ANAHEIM CA 92807

Dynamism Inc. ATTN Douglas Krone 207 East Ohio Street, Suite 200 Chicago, IL 60611-3238

Ultimaker USA Inc. ATTN: President/CEO 228 EAST 45TH STREET, SUITE 9 NEW YORK NY 10017

Shenzhen Esun Industrial Co.,Ltd, ATTN: President/CEO Wuhan University Building A403-I, No.6 Yuexing 2 Road, Nanshan District, Shenshen, Guangdong Province, China 518057 Kinpo Group 10th Fl., 99 NanKing East Road Sec 5, Taipei 105 Taiwan

Prusa Resarch S.R.O. ATTN: President/CEO Partyzanshka 188/7a Holesovice 17000 Praha 7 Prague, Czech Republic

# Service List - Public Enforcers

,

Office of the District Attorney Alameda County	Office of the District Attorney Lassen County	Office of the District Attorney San Benito County	Office of the District Attorney Tehama County
CEPDProp65@acgov.org	mlatimer@co.lassen.ca.us	419 4th Street Hollister, CA 95023	P.O. Box 519 Red Bluff, CA 96080
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the District Attorney
Alpine County	Los Angeles County	San Bernardino County	Trinity County
P.O. Box 248	211 W. Temple Street, Suite 1200	303 W. Third Street	P.O. Box 310
Markleeville, CA 96120	Los Angeles, CA 90012	San Bernardino, CA 92415	Weaverville, CA 96093
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the District Attorney
Amador County	Madera County	San Diego County	Tulare County
708 Court Street, #202	209 West Yosemite Avenue	CityAttyProp65@sandiego.gov	Prop65@co.tulare.ca.us
Jackson, CA 95642	Madera, CA 93637	Der stille Die in Ange	Office of the District Attorney
Office of the District Attorney	Office of the District Attorney Marin County	Office of the District Attorney San Francisco County	Tuolumne County
Butte County 25 County Center Drive	3501 Civic Center Drive, Room 130	gregory.alker@sfgov.org	423 N. Washington Street
Oroville, CA 95965	San Rafael, CA 94903	Electory. and a street or b	Sonora, CA 95370
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the District Attorney
Calaveras County	Mariposa County	San Joaquin County	Ventura County
Prop65Env@co.calaveras.ca.us	P.O. Box 730	DAConsumer.Environmental@sjcda.org	daspecialops@ventura.org
	<ul> <li>Mariposa, CA 95338</li> </ul>		
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the District Attorney
Colusa County	Mendocino County	San Luis Obispo County	Yolo County
346 5th Street, Suite 101	P.O. Box 1000	edobroth@co.slo.ca.us	cfepd@yolocounty.org
Colusa, CA 95932	Ukiah, CA 95482		
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the District Attorney
Contra Costa County	Merced County	San Mateo County	Yuba County
sgrassini@contracostada.org	550 West Main Street	400 County Center, Third Floor Redwood City, CA 94063	215 Fifth Street, Suite 152 Marysville, CA 95901
Office of the District Attorney	Merced, CA 95340 Office of the District Attorney	Office of the District Attorney	Oakland City Attorney
Del Norte County	Modoc County	Santa Barbara County	City Hall, 6th Floor
450 H Street, Room 171	204 S. Court Street Room 202	DAProp65@co.santa-barbara.ca.us	1 Frank Ogawa Plaza
Crescent City, CA 95531	Alturas, CA 96101		Oakland, California 94612
	Office of the District Attorney	Office of the District Attorney	Office of the City Attorney
Office of the District Attorney	Mono County	Santa Clara County	City of San Francisco
El Dorado County 515 Main Street	P.O. Box 617	EPU@da.sccgov.org	City Hall, Room 234
Placerville, CA 95667	Bridgeport, CA 93517		1 Dr. Carlton B. Goodlett Pl.
-			San Francisco, CA 94102
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the City Attorney
Fresno County 2220 Tulare Street, Suite 1000	Monterey County Prop65DA@co.monterey.ca.us	Santa Cruz County Prop65DA@santacruzcounty.us	City of Sacramento 915 I Street, 4th Floor
Fresno, CA 93721	Proposid Algeo.montelley.ca.us	Proposed Augsaniaer uzeounty.us	Sacramento, CA 95814
Office of the District Attorney		Office of the District Attorney	Office of the City Attorney
Glenn County	Office of the District Attorney	Shasta County	City of San Jose
P.O. Box 430	Napa County	1355 West Street	200 E. Santa Clara St.
Willows, CA 95988	CEPD@countyofnapa.org	Redding, CA 96001	San Jose, CA 95113
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the City Attorney
Humboldt County	Nevada County	Sierra County	City of Los Angeles
825 5th Street, 4 <sup>th</sup> Floor	201 Commercial Street	P.O. Box 457	200 N. Main Street, Suite 800
Eureka, CA 95501	Nevada City, CA 95959	Downieville, CA 95936	Los Angeles, CA 90012
	Contra and Disciplina	Office file District in	0.5
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the City Attorney
Imperial County 940 West Main Street, Suite 102	401 Civic Center Drive West	Siskiyou County P.O. Box 986	City of San Diego 1200 Third Ave., Suite 1620
El Centro, CA 92243	- Santa Ana, CA 92701	Yreka, CA 96097	San Diego, CA 92101
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Proposition 65 Enforcement
Inyo County	Placer County	Solano County	Reporting
inyoda@inyocounty.us	10810 Justice Center Drive	675 Texas Street, Suite 4500	Attn: Prop 65 Coordinator
, _ , _	Roseville, CA 95678	Fairfield, CA 94533	1515 Clay Street, Suria Lood
			P.O. Box 70550
			Oakland, CA 94612
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	1
Kern County	Plumas County	Sonoma County	
1215 Truxtun Avenue Bakersfield, CA 93301	520 Main Street, Room 404 Quincy, CA 95971	jbarnes@sonoma-county.org	1
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	
Kings County	Riverside County	Stanislaus County	]
1400 West Lacey Blvd.	Prop65@rivcoda.org	832 12th Street, Suite 300	
Hanford, CA 93230		Modesto, CA 95354	
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	
Lake County	Sacramento County	Sutter County	
255 N. Forbes Street	Prop65@sacda.org	446 Second Street, Suite 102 Yuba City, CA 95991	
Lakeport, CA 95453			