| 1 2 3 4 5 | Aida Poulsen (SBN: 333117) Peter T. Sato (SBN: 238486) POULSEN LAW P.C. 282 11 th Avenue, Suite 2612 New York, New York 10001 Tel: +1 (646) 776 5999 Tel: +1 (626) 888 1906 Direct Email: ps@poulsenlaw.org | ELECTRONICALLY FILED Superior Court of California, County of Alameda 06/20/2022 at 04:52:44 PM By: Xian-xii Bowie, Deputy Clerk | |
|-----------------------|---|--|--|
| 6 7 | Attorneys for Plaintiff The Chemical Toxin Working Group Inc. doing business as Healthy Living Foundation Inc. | | |
| 8 | SUPERIOR COURT OF THE | STATE OF CALIFORNIA | |
| 9 | COUNTY OF A | ALAMEDA | |
| 10 | THE CHEMICAL TOXIN WORKING | CASE NO. 22CV013079 | |
| 11 | GROUP INC., a California non-profit corporation, doing business as HEALTHY LIVING FOUNDATION INC. | COMPLAINT FOR INJUNCTIVE RELIEF, CIVIL PENALTIES, AND | |
| 12 | Plaintiff, | OTHER RELIEF UNDER HEALTH AND SAFETY CODE SECTION 25249.5, | |
| 13 | v. | et seq (PROPOSITION 65) | |
| 14 | GOYA FOODS, INC., a Delaware corporation; | | |
| 15 | GOYA FOODS OF CALIFORNIA, INC., a California corporation; | | |
| 16 | AMAZON.COM, INC. a Delaware corporation; | | |
| 17 | AMAZON.COM SERVICES LLC a Delaware limited liability company; | | |
| 18 19 | HOME TOWN HOLDEN LLC doing business as HTH DISTRIBUTORS, a Texas limited | | |
| 20 | liability company; and DOES 1-10, | | |
| 21 | Defendants. | | |
| 22 | | | |
| 23 | Plaintiff The Chemical Toxin Working Group Inc. doing business as Healthy Living | | |
| 24 | Foundation Inc. ("HLF") hereby alleges the following on information and belief: | | |
| 25 | Page 1 COMPLAINT FOR VIOLATIONS OF HEALTH AND SAFETY CODE § 25249.5 ET SEQ. | | |
| | | \$ 2022 \$ 202 00 D1 52 \$. | |

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INTRODUCTION

2 1. This action seeks injunctive and declaratory relief and civil penalties to remedy 3 the continuing failure of Defendants, GOYA FOODS, INC., GOYA FOODS OF CALIFORNIA, 4 INC., AMAZON.COM, INC., AMAZON.COM SERVICES LLC, and HOME TOWN 5 HOLDEN LLC doing business as HTH DISTRIBUTORS to warn consumers in California that 6 they are being exposed to Lead, a chemical known to the State of California to cause cancer and 7 reproductive toxicity, found in Goya Mussels in Pickled Sauce, including but not limited to: Goya Mussels in Pickled Sauce, SKU number: X002SJ7BWH, Lot number: PO-16 8 9 LMARA38203 ("Product" or "Products"). 10 2. This action is brought in the public interest and is based on The Safe Drinking 11 Water and Toxic Enforcement Act of 1986 (Health and Safety Code § 25249.6 et seq.) also known as "Proposition 65." This statute mandates that any person in the course of doing business 12 must provide a clear and reasonable warning prior to exposing any individual to a chemical 13 14 known to the state to cause cancer, birth defects or other reproductive harm. 15 **PARTIES** HLF is a non-profit consumer health organization that: implements measures to 3. 16 reduce the amount of chemical toxins in foods posing targeted dangers to fetuses, children, 17 pregnant women and women of childbearing age; improves safety for workers by reducing their 18 exposure to chemicals; publishes consumer health periodicals, books, and comparative test 19 results. HLF's Chief Officer David W. Steinman is a publisher, a health journalist and a 20 bestselling author of Diet For A Poisoned Planet (Crown Ed., 1990, Ballantine 2d Ed., 1992, 21 Running Press 3d Ed., 2007); among his other books are: The Safe Shopper's Bible (Macmillan 22 Ed., 1995, Wiley 2d Ed., 2000), The Breast Cancer Prevention Program (Macmillan Ed., 1997). 23 Mr. Steinman represented the public interest at the National Academy of Sciences on the Safe 24 Page 2 25 COMPLAINT FOR VIOLATIONS OF HEALTH AND SAFETY CODE § 25249.5 ET SEQ.

1 Seafood Committee that produced Seafood Safety (Washington, D.C.: National Academies 2 Press, 1991), advised Congress on related legislation, and has testified before Congress as an 3 expert witness on food safety. 4 4. HLF is a person within the meaning of Health and Safety Code section 25249.11, 5 subdivision (a). HLF, acting as a private attorney general, brings this action in the public interest 6 as defined under Health and Safety Code section 25249.7, subdivision (d). 7 5. Defendant, GOYA FOODS, INC. ("GOYA"), is a Delaware corporation, doing 8 business in the State of California at all relevant times herein. 9 6. Defendant, GOYA FOODS OF CALIFORNIA, INC. ("GOYA CALIFORNIA"), 10 is a California corporation, doing business in the State of California at all relevant times herein. 11 7. Defendant, AMAZON.COM, INC. ("AMAZON"), is a Delaware corporation, 12 doing business in the State of California at all relevant times herein. 13 8. Defendant, AMAZON.COM SERVICES LLC ("AMAZON LLC"), is a Delaware 14 limited liability company, doing business in the State of California at all relevant times herein. 15 9. Defendant, HOME TOWN HOLDEN LLC doing business as HTH 16 DISTRIBUTORS ("HTH"), is a Texas limited liability company, doing business in the State of 17 California at all relevant times herein. 18 10. Plaintiff is presently unaware of the true names and capacities of defendants 19 DOES 1-10, and therefore sues these defendants by such fictitious names. Plaintiff will amend 20 this complaint to allege their true names and capacities when ascertained. Plaintiff is informed, 21 believes, and thereon alleges that each fictitiously named defendant is responsible in some 22 manner for the occurrences herein alleged and the violations caused thereby. DOES 1-10 are 23 each a person in the course of doing business within the meaning of Health and Safety Code §§ 24 25249.6 and 25249.11. Page 3 25 COMPLAINT FOR VIOLATIONS OF HEALTH AND SAFETY CODE § 25249.5 ET SEQ.

11. At all times mentioned herein, the term "Defendants" includes Defendants GOYA, GOYA CALIFORNIA, AMAZON, AMAZON LLC, HTH, and DOES 1-10.

3 12. Defendants employ ten or more persons and have employed ten or more persons
4 at all times relevant to this action, and are each a person in the course of doing business within
5 the meaning of Health and Safety Code §§ 25249.6 and 25249.11.

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JURISDICTION AND VENUE

13. This Court has jurisdiction pursuant to California Constitution Article VI, Section
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 for jurisdiction.

11 14. This Court has jurisdiction over this action pursuant to Health and Safety Code
12 section 25249.7, which allows enforcement of violations of Proposition 65 in any Court of
13 competent jurisdiction.

14 15. This Court has jurisdiction over Defendants because Defendants either reside or 15 are located in this State or are foreign corporations authorized to do business in California, are 16 registered with the California Secretary of State, or Defendants have sufficient minimum 17 contacts with California, and otherwise intentionally avails itself of the California market 18 through the marketing, distribution, and/or sale of Products in the State of California, so as to 19 render the exercise of jurisdiction over Defendants by the California courts consistent with 20 traditional notions of fair play and substantial justice.

16. Venue is proper in the Alameda Superior Court because the cause of action arises
out of violations in the County of Alameda and/or because Defendants conducted, and continue
to conduct, business in the County of Alameda with respect to the consumer products that are the
subject of this action.

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17. Plaintiff seeks injunctive and declaratory relief and civil penalties from Defendants' violations of the prohibitions of Proposition 65 (Health and Safety Code § 25249.5 et seq.)

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STATUTORY BACKGROUND

5 18. The Safe Drinking Water and Toxic Enforcement Act of 1986 is an initiative 6 statute passed as "Proposition 65" by close to a two-to-one voting margin. Proposition 65 is 7 referred to as a "right-to-know" law intended to inform consumers of the potential for exposure 8 to toxic chemicals and thereby empower them with the information needed to avoid the 9 exposure.

10 19. Proposition 65 requires that individuals be provided with a "clear and reasonable 11 warning" before being exposed to substances listed by the State of California as causing cancer 12 or reproductive toxicity. The warning requirement of Proposition 65 is contained in Health & 13

Safety Code § 25249.6, which provides,

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....

20. 17 In this case, the exposures are caused by consumer products. "Consumer product" means any article, or component part thereof, including food, that is produced, 18 distributed, or sold for the personal use, consumption or enjoyment of a consumer. (27 19 20 California Code of Regulations § 25600.1(d)) "Consumer product exposure" means an exposure that results from a person's acquisition, purchase, storage, consumption, or any reasonably 21 foreseeable use of a consumer product, including consumption of a food. (27 California Code of 22 Regulations § 25600.1(e)). 23 ///

COMPLAINT FOR VIOLATIONS OF HEALTH AND SAFETY CODE § 25249.5 ET SEQ.

1 21. Proposition 65 requires the State to publish a list of chemicals known to cause 2 cancer or birth defects or other reproductive harm (Health and Safety Code §25249.8.) This list 3 now comprises over 1,000 chemicals.

4 Proposition 65 establishes a procedure by which the State is to develop a list of 22. 5 chemicals "known to the State to cause cancer or reproductive toxicity." (Health & Safety, § 6 25249.8.)

7 23. Lead and lead compounds ("Lead") were listed as chemicals known to the State 8 of California to cause reproductive toxicity on February 27, 1987. Lead became subject to the 9 warning requirement one year later and was therefore subject to the "clear and reasonable" 10 warning requirements of Proposition 65 beginning on February 27, 1988. (27 California Code of 11 Regulations § 25000, et seq.; Health & Safety Code § 25249.5, et seq.). Due to the toxicity of 12 Lead, the maximum allowable dose level is 0.5 micrograms a day. (27 California Code of 13 Regulations § 25805(b).) As a point of reference, one microgram is equal to one millionth of a 14 gram (1 microgram = 1/1,000,000 gram).

15 24. Lead and lead compounds were listed as chemicals known to the State of 16 California to cause cancer on October 1, 1992. Lead became subject to the warning requirement 17 one year later and was therefore subject to the "clear and reasonable" warning requirements of 18 Proposition 65 beginning on October 1, 1993. (27 California Code of Regulations § 25000, et 19 seq.; Health & Safety Code §25249.5, et seq.). Due to the carcinogenicity of lead and lead 20 compounds, the no significant risk level for lead is 15 micrograms a day. (27 California Code of 21 Regulations § 25705(b)(1).)

22 25. Proposition 65 provides that any "person who violates or threatens to violate" the 23 statute "may be enjoined in a court of competent jurisdiction." (Health & Safety Code § 24 25249.7). Violators are liable for civil penalties of up to \$2,500 per day for each violation of the Page 6

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Act. (Health & Safety Code §25249.7(b)(1).)

2 26. Violations of Proposition 65 may be enforced by any person in the public interest,
after providing a 60-day notice of the violations of the Attorney General, appropriate District
4 Attorneys, City Attorneys, and the alleged violator. (Health and Safety Code § 25249.7(d)(1).)
5 Remedies include injunctive relief to prevent actual or threatened violations, and penalties up to
6 \$2,500 per day per violation. (Health and Safety Code §25249.7(a) and (b)).

7 27. Proposition 65 may be enforced by any person who provides notice sixty days
8 before filing suit to both the violator and designated law enforcement officials. When the law
9 enforcement officials do not file a timely Complaint, this enables a citizen suit to be filed
10 pursuant to Health & Safety Code section 25249.7, subdivisions (c) and (d).

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FACTUAL BACKGROUND

12 28. Defendants are businesses that develop, manufacture, package, distribute, market,
13 offer for sale and/or sell the Product in the State of California.

Plaintiff hired a well-respected and accredited testing laboratory to test
Defendants' Product for Lead. The results of the testing show that the Product contains Lead.
30. Individuals are exposed to the Lead from the reasonable anticipated use of the

17 Product or when they ingest the Product.

31. The Product continues to be offered for sale, sold and/or otherwise made available
for use and/or handling to persons in California. At all times relevant to this action, Defendants,
therefore, have knowingly and intentionally exposed the consumers of the Product to Lead
without first giving a clear and reasonable warning. The Product continues to be distributed and
sold in California without providing the requisite warning, and thus the violations are ongoing
and continuous and will continue to occur into the future.

24 25 32. As a proximate result of acts by Defendants, persons in the course of doing

Page 7

COMPLAINT FOR VIOLATIONS OF HEALTH AND SAFETY CODE § 25249.5 ET SEQ.

business within the meaning of Health & Safety Code § 25249.11(b), individuals throughout the
 State of California, including in the County of Alameda, have been exposed to Lead without a
 clear and reasonable warning.

SATISFACTION OF 60 DAY NOTICE

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5 33. On August 20, 2021, Plaintiff served GOYA, GOYA CALIFORNIA, AMAZON, 6 AMAZON LLC and each appropriate public enforcement agency with a Proposition 65 Notice, a 7 document entitled "Sixty-Day Notice of Intent to Sue for Violation of the Safe Drinking Water 8 and Toxic Enforcement Act of 1986" (herein "August 20, 2021 Notice") that provided 9 defendants and the public enforcement agency with notice that these defendants were in violation 10 of Proposition 65 for failing to warn purchasers and consumers of the Product that ingestion of 11 the Product exposes them to Lead, a chemical known to the State of California to cause cancer 12 and reproductive toxicity. The August 20, 2021 Notice is designated with Attorney General 13 number 2021-02081. The August 20, 2021 Notice constitutes adequate notice to these 14 defendants because it provided adequate information to allow these defendants to assess the 15 nature of the alleged violations. A certificate of merit and a certificate of service accompanied 16 the August 20, 2021 Notice, and both certificates comply with Proposition 65 and its 17 implementing regulations. A true and correct copy of the August 20, 2021 Notice is attached 18 here as Exhibit A and is incorporated herein by reference.

34. On December 7, 2021, Plaintiff served HTH and each appropriate public
 enforcement agency with a Proposition 65 Notice, a document entitled "Sixty-Day Notice of
 Intent to Sue for Violation of the Safe Drinking Water and Toxic Enforcement Act of 1986"
 (herein "December 7, 2021 Notice") that provided HTH and the public enforcement agency with
 notice that HTH was in violation of Proposition 65 for failing to warn purchasers and consumers
 of the Product that ingestion of the Product exposes them to Lead, a chemical known to the State

1 of California to cause cancer and reproductive toxicity. The December 7, 2021 Notice is 2 designated with Attorney General number 2021-02994. The December 7, 2021 Notice 3 constitutes adequate notice to HTH because it provided adequate information to allow HTH to 4 assess the nature of the alleged violations. A certificate of merit and a certificate of service 5 accompanied the December 7, 2021 Notice, and both certificates comply with Proposition 65 and 6 its implementing regulations. A true and correct copy of the December 7, 2021 Notice is attached 7 here as Exhibit B and is incorporated herein by reference. 8 35. The August 20, 2021 Notice and the December 7, 2021 Notice are together herein 9 referred to as the "Notices." 10 36. More than 60 days have passed since Plaintiff served the Notices and no public 11 enforcement entity has filed a Complaint in this case. 12 37. Plaintiff is commencing this action more than sixty (60) days from the date that 13 Plaintiff served the Notices on the Defendants and the public prosecutors referenced in the 14 paragraphs above. 15 38. Plaintiff is informed, believes, and thereon alleges that neither the Attorney 16 General, nor any applicable district attorney or city attorney has commenced an action or is 17 diligently prosecuting an action against the Defendants. 18 FIRST CAUSE OF ACTION 19 (Violation of Health & Safety Code § 25249.6, Failure to Provide Clear and Reasonable 20 Warning under Proposition 65 – Against all Defendants) 21 39. Plaintiff re-alleges and incorporates by reference Paragraphs 1 through 39, 22 inclusive, as if superficially set forth herein. 23 40. By committing the acts alleged above, Defendants have, in the course of doing 24 business, knowingly and intentionally exposed users of the Product to Lead, a chemical known to Page 9 25 COMPLAINT FOR VIOLATIONS OF HEALTH AND SAFETY CODE § 25249.5 ET SEQ.

| 1 | the State of California to cause cancer and reproductive toxicity without first giving clear and | | |
|----|--|--|--|
| 2 | reasonable warning to such individuals within the meaning of Health & Safety Code § 25249.6 | | |
| 3 | and continue to violate the statute as the Product continues to make its way to individuals in | | |
| 4 | California through the chain of commerce. | | |
| 5 | 41. Said violations render Defendants liable for civil penalties, up to \$2,500 per day | | |
| 6 | for each violation, and subject Defendants to injunction. | | |
| 7 | PRAYER | | |
| 8 | Wherefore, Plaintiff accordingly prays for the following relief: | | |
| 9 | 42. An assessment of civil penalties pursuant to Health & Safety Code § 25249.7(b), | | |
| 10 | against Defendants in the amount of \$2,500 per day for each violation of Proposition 65; | | |
| 11 | 43. An injunctive order, pursuant to Health & Safety Code § 25249.7(a), for such | | |
| 12 | temporary restraining orders, preliminary and permanent injunctive orders as are necessary to | | |
| 13 | prevent Defendants from exposing individuals to Lead without providing a clear and reasonable | | |
| 14 | warning for the Product; | | |
| 15 | 44. On all Causes of Action, an award to Plaintiff of its reasonable attorneys' fees and | | |
| 16 | costs; | | |
| 17 | 45. For such other relief as the Court may deem just and proper. | | |
| 18 | DATED: June 10, 2022 POULSEN LAW P.C. | | |
| 19 | | | |
| 20 | | | |
| 21 | Aida Poulsen Peter T. Sato | | |
| 22 | Attorneys for Plaintiff The Chemical Toxin Working Group Inc. doing | | |
| 23 | business as Healthy Living Foundation Inc. | | |
| 24 | | | |
| 25 | Page 10 COMPLAINT FOR VIOLATIONS OF HEALTH AND SAFETY CODE § 25249.5 ET SEQ. | | |
| | | | |

EXHIBIT A



+1 (646) 776 5999 contact@PoulsenLaw.org

VIA CERTIFIED FIRST CLASS MAIL VIA

Current president or CEO Goya Foods, Inc. 350 County Rd Jersey City, New Jersey 07307

Current president or CEO Goya Foods, Inc. c/o United States Corporation Company 251 Little Falls Drive Wilmington, DE 19808

Robert I. Unanue or current President or CEO Goya Foods of California, Inc. 14500 Proctor Ave. City of Industry, CA 91746

Robert I. Unanue or current President or CEO Goya Foods of California, Inc. c/o United States Corporation Company 2710 Gateway Oaks Drive, Ste. 150N Sacramento, CA 95833

Current President or CEO Amazon.com, Inc. and Amazon.com Services LLC c/o Corporation Service Company 251 Little Falls Dr. Wilmington, DE 19808

Michael D. Deal or Current President or CEO Amazon.com Services LLC 410 Terry Avenue N. Seattle, Washington 98109

VIA ELECTRONIC FILING

State of California Department of Justice

Office of Attorney General of California Filing link: oag.ca.gov/prop65

VIA FIRST CLASS MAIL

District Attorneys of California Counties and City Attorneys, as in the Certificate of Service

VIA E-MAIL

District Attorneys of California Counties and City Attorneys, as in the Certificate of Service





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RE: Lead and Goya Foods, Inc., Goya Foods of California, Inc., Amazon.com, Inc., lead Amazon.com Services LLC products compounds in

August 20, 2021

60-DAY NOTICE OF INTENT TO SUE

for violations of the Safe Drinking Water and Toxic Enforcement Act of 1986

Dear alleged violators and public enforcement agencies,

Poulsen Law P.C. represents The Chemical Toxin Working Group, Inc., a California non-profit corporation, doing business as Healthy Living Foundation Inc. ("HLF," "Noticing Party"), a non-profit consumer health organization engaged in supporting public health, implementing measures reducing the amount of chemical toxins in consumer products, improvement of worker and consumer safety from chemical exposures. as well as publishing comparative results of testing foods and consumer products and educating public.

HLF has enforced a large number of Cal. Health & Safety Code violations in the public interest and developed an extensive expertise in prosecuting manufacturers and distributors of food and consumer products for violations of health laws and consumer safety. These cases have resulted in significant public benefit, including reformulation of products to remove toxic chemicals to make them safer, and putting label warnings on products tested as contaminated with lead, cadmium, acrylamide, dioxane, or removing them from the California market.

HLF's Chief Officer David Steinman is a journalist, a publisher and an author of a bestseller *Diet For A Poisoned Planet* (Crown ed., 1990, Ballantine 2d ed., 1992, Running Press 3d ed., 2007); his major books also include *The Safe Shopper's Bible* (Macmillan ed., 1995, Wiley 2d ed., 2000), *The Breast Cancer Prevention Program* (Macmillan ed., 1997), *Living Healthy In A Toxic World* (Perseus ed., 1996), *Safe Trip To Eden: Ten Steps To Save The Planet Earth From The Global Warming Meltdown* (Running Press ed., 2007), along with many publications in periodicals and other media.

The Safe Drinking Water and Toxic Enforcement Act of 1986, codified in the California Health & Safety Code sections 25249.5, et seq. ("Proposition 65"), requires that a 60-day notice of intent to sue be provided to a violator of Cal. Health & Safety Code § 25249.6.

With this notice of violation (Notice), HLF gives a written notice of the alleged violation, bringing this action in the public interest as defined under the Cal. Health & Safety Code § 25249.7(d), seeking to prosecute the alleged continuing noncompliance and to warn consumers about their exposure to the violative chemical(s), or reduce and/or eliminate consumer exposures from product(s) (collectively, the "Specified Products" and each a "Specified Product") listed in the table below, which are manufactured, distributed and/or sold by Goya Foods, Inc., Goya Foods of California, Inc., Amazon.com, Inc., and Amazon.com Services LLC (referred to collectively as the "Noticed Parties").

www.PoulsenLaw.org contact@PoulsenLaw.org



This Notice covers the violations of Proposition 65 that are currently known to the Noticing Party from information now available as specifically related to the violating products listed below and manufactured, distributed or/and sold by and through the Noticed Parties. HLF is continuing its investigation that may reveal further violations.

The Specified Product(s) subject to this Notice, the chemical(s) in the Specified Product(s) identified as exceeding allowable levels, and the Noticed Parties responsible for sales of the Specified Products, are as follows:

| Specified Products | Violative chemical | Noticed Party |
|---|-------------------------------|---|
| Goya Mussels in Pickled Sauce, including but not limited to: | Lead and lead compounds | Goya Foods, Inc., Goya Foods of California, Inc., Amazon.com, Inc., |
| Goya Mussels in Pickled Sauce, SKU number: X002SJ7BWH, Lot number: PO-16 LMARA38203 | | Amazon.com Services LLC |

The primary route of exposure has been through ingestion.

Noticed Parties have manufactured, marketed, distributed and/or sold the Specified Products which, according to the test results, have exposed and continue to expose consumers within the State of California to lead.

Lead and lead compounds ("lead") is listed pursuant to Proposition 65 as a chemical known to the State of California to cause developmental toxicity, reproductive toxicity and cancer. Cal. Health & Safety Code § 25249.6 requires that a "clear and reasonable" warning be provided prior to exposure to chemicals listed under Proposition 65. The Noticed Parties are in violation of Proposition 65 because the Noticed Parties have failed to provide a warning to consumers that they are being exposed to lead. While in the course of doing business, the Noticed Parties are knowingly and intentionally exposing consumers to lead without first providing a "clear and reasonable" warning.

The method of warning should be a warning that appears on the product's label. See Cal. Code Regs. tit. 27, § 25602, subd. (a)(3), and subd. (b) for internet purchases also at the point of sale, as applicable. The Noticed Parties have not provided any Proposition 65 warnings as required by law or any other appropriate warnings that persons handling, ingesting and/or otherwise using the Specified Products are being exposed to lead.

With respect to each Specified Product listed above, the violation commenced on the latter of the date that the Specified Product was first offered for sale in California or the date upon which California law codified the allowable level of the relevant chemical; has continued every day since the relevant date the violation commenced; and will continue every day henceforth until lead is removed from each Specified Product, reduced to allowable levels, or until a "clear and reasonable" warning is provided to consumers by the Noticed Parties, as applicable, in accordance with the law.

Pursuant to Title 27, C.C.R. § 25903(b), copies of the following documents are attached hereto for reference by the Notices Parties:

(i) "The Safe Drinking Water and Toxic Enforcement act of 1986 (Proposition 65): A Summary."



Pursuant to Title 11, C.C.R. § 3100, the "Certificate of Merit" is attached hereto.

HLF intends to file a lawsuit after 60 days based on the facts set forth in this Notice. Meanwhile we encourage a prompt resolution of this matter within the said period of 60 days where the Noticed Parties agree in a written agreement to (1) eliminate or reduce lead to an allowable level in the Specified Products or, as an alternative, (2) provide a Proposition 65-compliant warning on the label of the Specified Products and at the point of sale; and (3) pay applicable civil penalties and costs of bringing this action.

Prompt action of the Noticed Parties on this Notice will prevent further consumer exposures to a dangerous chemical without warning, therefore rectifying these alleged ongoing violations of the California law and afford the Noticed Parties the opportunity to avoid increasing costs associated with incompliance and costly litigation.

Please direct all communications regarding this Notice to this office.

Sincerely,

Peter T. Sato, Esq. | CA

Poulsen law P.C.

282 11th Avenue, Suite 2612 New York, New York, 10001 Tel: + 1 646 776 5999 Tel: +1 626 888 1906 Direct ps@poulsenlaw.org www.poulsenlaw.org



ATTACHMENTS

- 1. Certificate of Merit;
- 2. Confidential Factual Information supporting Certificate of Merit (to Attorney General only);
- 3. Certificate of Service;
- 4. Appendix "A" "The Safe Drinking Water and Toxic Enforcement act of 1986 (Proposition 65): A Summary" (to the Noticed Parties only);





Page 1 of 14

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| To: |
|----------------------|
| Notice of Violation: |
| Noticing Party: |

Noticed Parties:

California Attorney General August 20, 2021 Chemical Toxin Working Group Inc. dba Healthy Living Foundation Inc. Goya Foods, Inc., Goya Foods of California, Inc., Amazon.com, Inc., Amazon.com Services LLC

August 20, 2021

CERTIFICATE OF MERIT

Health and Safety Code Section 25249.7(d)

To the Notice of Violation

I, Peter T. Sato, attorney at law, 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 reviewed the facts of this case and have consulted with one or more persons wi th relevant and appropriate experience and expertise who have reviewed facts, studies, and/or other data regarding the alleged exposures to the listed chemical that is the subject of the attac hed Notice of Violation dated August 20, 2021 (the "Notice").

I have reviewed the laboratory testing results for the chemical subject to the Notice and rely on these results. The testing was conducted by a reputable accredited testing laboratory and by experienced scientists with doctoral and other degrees in relevant sciences. The facts, studies and other data derived through this investigation overwhelmingly demonstrate that the alleged violators have exposed persons to the listed chemical that is the subject of the Notice and is known to the State of California to cause reproductive and/or developmental harm, and/or cancer.

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

Dated: August 20, 2021

282 11th Avenue, #2612, New York, NY 10001

By:



+1 (646) 776 5999

Page 2 of 14

contact@PoulsenLaw.org

AS

Peter T. Sato | CA

Poulsen law P.C.

282 11th Avenue, Suite 2612 New York, New York, 10001 Tel: + 1 646 776 5999 Tel: +1 626 888 1906 Direct ps@poulsenlaw.org www.poulsenlaw.org



+1 (646) 776 5999 contact@PoulsenLaw.org

I, Lucas Zahn, am over the age of eighteen years and am not a party to the action, process or case related to or arising out of the Notice of Violation being served under this Certificate of Service. My address is 1142 Hartzell Street, Pacific Palisades, CA 90272.

On August 20, 2021, between 11:00 a.m. and 5:00 p.m. Pacific Time, I served the following d ocuments:

- Notice of Violations of California Health & Safety Code Section 25249.5 et seq. by Goya Foods, Inc., Goya Foods of California, Inc., Amazon.com, Inc., and Amazon.com Services LLC
- 2. Certificate of Merit;
- 3. Appendix "A" "The Safe Drinking Water and Toxic Enforcement act of 1986 (Proposition 65): A Summary;"

on the following parties by placing a true and correct copy thereof in a sealed envelope, addressed to the parties below, and causing it to be deposited at a United States Postal Service Office in Los Angeles County, California, for delivery by Certified Mail:

| Current president or CEO Goya Foods, Inc. 350 County Rd Jersey City, New Jersey 07307 | Current president or CEO Goya Foods, Inc. c/o United States Corporation Company 251 Little Falls Drive Wilmington, DE 19808 |
|--|--|
| Robert I. Unanue or current President or CEO Goya Foods of California, Inc. 14500 Proctor Ave. City of Industry, CA 91746 | Robert I. Unanue or current President or CEO Goya Foods of California, Inc. c/o United States Corporation Company 2710 Gateway Oaks Drive, Ste. 150N Sacramento, CA 95833 |
| Current President or CEO Amazon.com, Inc. and Amazon.com Services LLC c/o Corporation Service Company 251 Little Falls Dr. Wilmington, DE 19808 | Michael D. Deal or Current President or CEO Amazon.com Services LLC 410 Terry Avenue N. Seattle, Washington 98109 |

On August 20, 2021, between 11:00 a.m. and 11:30 p.m. Pacific Time, I served the following documents:

- Notice of Violations of California Health & Safety Code Section 25249.5 et seq. by Goya Foods, Inc., Goya Foods of California, Inc., Amazon.com, Inc., and Amazon.com Services LLC;
- 2. Certificate of Merit;
- 3. Confidential Factual Information and Supporting Documentation Required by Title 11, C.C.R. § 3102



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contact@PoulsenLaw.org

on the following parties by filing electronically a true and correct copy thereof as permitted through the website of the California Office of the Attorney General via link at oag.ca.gov/prop65:

State of California Department of Justice; Office of the Attorney General of California.

On August 20, 2021, between 11:00 a.m. and 5:00 p.m. Pacific Time, I served the following documents:

- Notice of Violations of California Health & Safety Code Section 25249.5 et seq. by Goya Foods, Inc., Goya Foods of California, Inc., Amazon.com, Inc., and Amazon.com Services LLC;
- 2. Certificate of Merit

on the following parties below by placing a true and correct copy thereof in a sealed envelope, addressed to each of the District Attorney and City Attorney offices listed below, and causing each envelope to be deposited at a United States Postal Service mail box for delivery by First Class Mail:

| | 1 | i |
|-----------------------------|--------------------------|----------------------------|
| District Attorney | District Attorney | District Attorney |
| Alpine County | Lake County | Sierra County |
| PO Box 248 | 255 North Forbes Street | PO Box 457 |
| Markleeville, CA 96120 | Lakeport, CA 95453 | Downieville, CA 95936 |
| District Attorney | District Attorney | District Attorney |
| Amador County | Los Angeles County | Siskiyou County |
| 708 Court Street, Suite 202 | Hall of Justice 211 West | Post Office Box 986 |
| Jackson, CA 95642 | Temple St. Ste 1200 | Yreka, CA 96097 |
| | Los Angeles, CA 90012 | |
| District Attorney | District Attorney | District Attorney |
| Butte County | Madera County | Solano County |
| 25 County Center Drive, | 209 West Yosemite Avenue | 675 Texas Street, Ste 4500 |
| Suite 245 | Madera, CA 93637 | Fairfield, CA 94533 |
| Oroville, CA 95965 | | |
| District Attorney | District Attorney | District Attorney |
| Colusa County | Marin County | Stanislaus County |
| 310 6 th Street | 3501 Civic Center Drive, | 832 12th Street, Ste 300 |
| Colusa, CA 95932 | Room 130 | Modesto, CA 95354 |
| · | San Rafael, CA 94903 | |
| District Attorney | District Attorney | District Attorney |
| Del Norte County | Mendocino County | Sutter County |
| 450 H Street, Suite 171 | PO Box 1000 | 446 Second Street |
| Crescent City, CA 95531 | Ukiah, CA 95482 | Yuba City, CA 95991 |
| District Attorney | District Attorney | District Attorney |
| EL Dorado County | Modoc County | Tehama County |
| 778 Pacific Street | 204 S Court Street, Room | PO Box 519 |
| Placerville, CA 95667 | 202 | Red Bluff, CA 96080 |
| , | Alturas, CA 96101-4020 | , |
| District Attorney | District Attorney | District Attorney |
| Fresno County | Orange County | Trinity County |
| 2220 Tulare Street | 300 N Flower St. | Post Office Box 310 |
| Suite 1000 | Santa Ana, CA 92703 | Weaverville, CA 96093 |
| Fresno, CA 93721 | | |

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|--|----------------------------|------------------------------|----|
| www.PoulsenLaw.org | | +1 (646) 77 | /6 |
| 282 11 th Avenue, #2612, New York, NY 10001 | OULSEN LAW F | C. contact@Poulsen | La |
| District Attorney | District Attorney | District Attorney | |
| Glenn County | San Benito County | Tuolumne County | |
| Post Office Box 430 | 419 4 th Street | 423 North Washington St. | |
| Willows, CA 95988 | Hollister, CA 95023 | Sonora, CA 95370 | |
| District Attorney | District Attorney | District Attorney | |
| Humboldt County | San Bernardino County | Yuba County | |
| 825 5th Street 4 th Floor | 316 No. Mountain View | 215 Fifth Street, Suite 152 | |
| Eureka, CA 95501 | Avenue | Marysville, CA 95901 | |
| | San Bernardino, CA 92415 | | |
| District Attorney | District Attorney | Los Angeles City Attorney's | |
| Imperial County | San Mateo County | Office | |
| 940 West Main Street, Suite | 400 County Ctr., 3rd Floor | City Hall East | |
| 102 | Redwood City, CA 94063 | 200 N. Main Street, Suite | |
| El Centro, CA 92243 | | 800 | |
| | | Los Angeles, CA 90012 | |
| District Attorney | District Attorney | San Jose City Attorney's | |
| Kern County | Shasta County | Office | |
| 1215 Truxtun Avenue | 1355 West Street | 200 East Santa Clara Street, | |
| Bakersfield, CA 93301 | Redding, CA 96001 | 16 th Floor | |
| | | San Jose, CA 95113 | |
| District Attorney | District Attorney | | |
| Kings County | Mono County | | |
| 1400 West Lacey Blvd. | Post Office Box 617 | | |
| Hanford, CA 93230 | Bridgeport, CA 93517 | | |

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- 2. Certificate of Merit

on each of the parties below, all of which have requested electronic service only via the following email addresses:

| Alameda County District Attorney | Calaveras County District Attorney |
|---------------------------------------|-------------------------------------|
| CEPDProp65@acgov.org | Prop65Env@co.calaveras.ca.us |
| Contra Costa County District Attorney | Inyo County District Attorney |
| sgrassini@contracostada.org | inyoda@inyocounty.us |
| Lassen County District Attorney | Mariposa County District Attorney |
| mlatimer@co.lassen.ca.us | mcda@mariposacounty.org |
| Merced County District Attorney | Monterey County District Attorney |
| Prop65@countyofmerced.com | Prop65DA@co.monterey.ca.us |
| Napa County District Attorney | Nevada County District Attorney |
| CEPD@countyofnapa.org | DA.Prop65@co.nevada.ca.us |
| Placer County District Attorney | Plumas County District Attorney |
| Prop65@placer.ca.gov | davidhollister@countyofplumas.com |
| Riverside County District Attorney | Sacramento County District Attorney |
| Prop65@rivcoda.org | Prop65@sacda.org |

6 5999



+1 (646) 776 5999

ontact@PoulsenLaw.org

| 282 11 th Aver | ue, #2612, New York, NY 10001 | |
|---------------------------|--|--|
| | San Diego City Attorney CityAttyProp65@sandiego.gov | San Diego County District Attorney SanDiegoDAProp65@sdcda.org |
| | San Francisco County District Attorney alethea.sargent@sfgov.org | San Francisco City Attorney Valerie.Lopez@sfcityatty.org |
| | San Joaquin County District Attorney DA DAConsumer.Environmental@sjcda.org | San Luis Obispo County District Attorney edobroth@co.slo.ca.us |
| | Santa Barbara County District Attorney DAProp65@co.santa-barbara.ca.us | Santa Clara County District Attorney EPU@da.sccgov.org |
| | Santa Cruz County District Attorney Prop65DA@santacruzcounty.us | Sonoma County District Attorney jbarnes@sonoma-county.org |
| | Tulare County District Attorney Prop65@co.tulare.ca.us | Ventura County District Attorney daspecialops@ventura.org |
| | Yolo County District Attorney cfepd@yolocounty.org | |

I, Lucas Zahn, declare under penalty of perjury that the foregoing is true and correct.

Signature

ween Za n 0

1142 Hartzell Street, Pacific Palisades, CA 90272

August 20, 2021

EXHIBIT B

282 11th Avenue, Suite 2612 New York, New York 10001



Page 1 of 15 650 296 1014

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VIA CERTIFIED FIRST CLASS MAIL V

Current president or CEO Home Town Holden LLC dba HTH Distributors 21811 Katy Fwy D114 Katy, TX 77450

Current president or CEO Home Town Holden LLC dba HTH Distributors c/o John Benjamin Holden Agent for Service of Process 2005 S. Mason Rd., #611 Katy, TX 77450

Current president or CEO Home Town Holden LLC dba HTH Distributors 2005 S. Mason Rd., Apt. 1315 Katy, TX 77450

Current president or CEO Home Town Holden LLC dba HTH Distributors 22136 Westheimer Pkwy, #890 Katy, TX 77450 VIA ELECTRONIC FILING

State of California Department of Justice

Office of Attorney General of California Filing link: oag.ca.gov/prop65

VIA FIRST CLASS MAIL

District Attorneys of California Counties and City Attorneys, as in the Certificate of Service

VIA E-MAIL

District Attorneys of California Counties and City Attorneys, as in the Certificate of Service





contact@PoulsenLaw.org

RE: Lead and lead compounds in Home Town Holden LLC dba HTH Distributors products

December 7, 2021

60-DAY NOTICE OF INTENT TO SUE

for violations of the Safe Drinking Water and Toxic Enforcement Act of 1986

Dear alleged violators and public enforcement agencies,

Poulsen Law P.C. represents The Chemical Toxin Working Group, Inc., a California non-profit corporation, doing business as Healthy Living Foundation Inc. ("HLF," "Noticing Party"), a non-profit consumer health organization engaged in supporting public health, implementing measures reducing the amount of chemical toxins in consumer products, improvement of worker and consumer safety from chemical exposures. as well as publishing comparative results of testing foods and consumer products and educating the public.

HLF has enforced a large number of Cal. Health & Safety Code violations in the public interest and developed an extensive expertise in prosecuting manufacturers and distributors of food and consumer products for violations of health laws and consumer safety. These cases have resulted in significant public benefit, including reformulation of products to remove toxic chemicals to make them safer, and putting label warnings on products tested as contaminated with lead, cadmium, acrylamide, dioxane, or removing them from the California market.

HLF's Chief Officer David Steinman is a journalist, a publisher and an author of a bestseller *Diet For A Poisoned Planet* (Crown ed., 1990, Ballantine 2d ed., 1992, Running Press 3d ed., 2007); his major books also include *The Safe Shopper's Bible* (Macmillan ed., 1995, Wiley 2d ed., 2000), *The Breast Cancer Prevention Program* (Macmillan ed., 1997), *Living Healthy In A Toxic World* (Perseus ed., 1996), *Safe Trip To Eden: Ten Steps To Save The Planet Earth From The Global Warming Meltdown* (Running Press ed., 2007), along with many publications in periodicals and other media.

The Safe Drinking Water and Toxic Enforcement Act of 1986, codified in the California Health & Safety Code sections 25249.5, et seq. ("Proposition 65"), requires that a 60-day notice of intent to sue be provided to a violator of Cal. Health & Safety Code § 25249.6.

With this notice of violation (Notice), HLF gives a written notice of the alleged violation, bringing this action in the public interest as defined under the Cal. Health & Safety Code § 25249.7(d), seeking to prosecute the alleged continuing noncompliance and to warn consumers about their exposure to the violative chemical(s), or reduce and/or eliminate consumer exposures from product(s) (collectively, the "Specified Products" and each a





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"Specified Product") listed in the table below, which are manufactured, distributed and/or sold by Home Town Holden LLC dba HTH Distributors (referred to collectively as the "Noticed Party").

This Notice covers the violations of Proposition 65 that are currently known to the Noticing Party from information now available as specifically related to the violating products listed below and manufactured, distributed or/and sold by and through the Noticed Party. HLF is continuing its investigation that may reveal further violations.

The Specified Product(s) subject to this Notice, the chemical(s) in the Specified Product(s) identified as exceeding allowable levels, and the Noticed Party responsible for sales of the Specified Products, are as follows:

| Specified Products | Violative chemical | Noticed Parties |
|---|-------------------------------|--|
| Goya Mussels in Pickled Sauce, including but not limited to: | Lead and lead compounds | Home Town Holden LLC dba HTH Distributors |
| Goya Mussels in Pickled Sauce, SKU number: X002SJ7BWH, Lot number: PO-16 LMARA38203 | | |

The primary route of exposure has been through ingestion.

Noticed Party has manufactured, marketed, distributed and/or sold the Specified Products which, according to the test results, have exposed and continue to expose consumers within the State of California to lead.

Lead and lead compounds ("lead") is listed pursuant to Proposition 65 as a chemical known to the State of California to cause developmental toxicity, reproductive toxicity and cancer. Cal. Health & Safety Code § 25249.6 requires that a "clear and reasonable" warning be provided prior to exposure to chemicals listed under Proposition 65. The Noticed Party is in violation of Proposition 65 because the Noticed Party has failed to provide a warning to consumers that they are being exposed to lead. While in the course of doing business, the Noticed Party is knowingly and intentionally exposing consumers to lead without first providing a "clear and reasonable" warning.

The method of warning should be a warning that appears on the product's label. See Cal. Code Regs. tit. 27, § 25602, subd. (a)(3), and subd. (b) for internet purchases also at the point of sale, as applicable. The Noticed Party has not provided any Proposition 65 warnings as required by law or any other appropriate warnings that persons handling, ingesting and/or otherwise using the Specified Products are being exposed to lead.





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With respect to each Specified Product listed above, the violation commenced on the latter of the date that the Specified Product was first offered for sale in California or the date upon which California law codified the allowable level of the relevant chemical; has continued every day since the relevant date the violation commenced; and will continue every day henceforth until lead is removed from each Specified Product, reduced to allowable levels, or until a "clear and reasonable" warning is provided to consumers by the Noticed Party, as applicable, in accordance with the law.

Pursuant to Title 27, C.C.R. § 25903(b), copies of the following documents are attached hereto for reference by the Notices Parties:

(i) "The Safe Drinking Water and Toxic Enforcement act of 1986 (Proposition 65): A Summary."

Pursuant to Title 11, C.C.R. § 3100, the "Certificate of Merit" is attached hereto.

HLF intends to file a lawsuit after 60 days based on the facts set forth in this Notice. Meanwhile we encourage a prompt resolution of this matter within the said period of 60 days where the Noticed Party agree in a written agreement to (1) eliminate or reduce lead to an allowable level in the Specified Products or, as an alternative, (2) provide a Proposition 65-compliant warning on the label of the Specified Products and at the point of sale; and (3) pay applicable civil penalties and costs of bringing this action.

Prompt action of the Noticed Parties on this Notice will prevent further consumer exposures to a dangerous chemical without warning, therefore rectifying these alleged ongoing violations of the California law and afford the Noticed Parties the opportunity to avoid increasing costs associated with incompliance and costly litigation.

Please direct all communications regarding this Notice to this office.

Sincerely,

Peter T. Sato, Esq. | CA

Poulsen law P.C.

Tel: +1 646 776 5999 Tel: +1 626 888 1906 Direct ps@poulsenlaw.org



TOULSEN LAW P.C.

Page 5 of 15

+1 650 296 1014

contact@PoulsenLaw.org

ATTACHMENTS

- 1. Certificate of Merit;
- 2. Confidential Factual Information supporting Certificate of Merit (to Attorney General only);
- 3. Certificate of Service;
- 4. Appendix "A" "The Safe Drinking Water and Toxic Enforcement act of 1986 (Proposition 65): A Summary" (to the Noticed Parties only);





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| То: | California Attorney General |
|-------------------------|--|
| Notice of Violation: | December 7, 2021 |
| Noticing Party: | Chemical Toxin Working Group Inc. dba Healthy Living Foundation Inc. |
| Noticed Parties: | Home Town Holden LLC dba HTH Distributors |

December 7, 2021

CERTIFICATE OF MERIT

Health and Safety Code Section 25249.7(d)

To the Notice of Violation

I, Peter T. Sato, attorney at law, 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 reviewed the facts of this case and have consulted with one or more persons with relevant and appropriate experience and expertise who have reviewed facts, studies, and/or other data regarding the alleged exposures to the listed chemical that is the subject of the attached Notice of Violation dated December 7, 2021 (the "Notice").

I have reviewed the laboratory testing results for the chemical subject to the Notice and rely on these results. The testing was conducted by a reputable accredited testing laboratory and by experienced scientists with doctoral and other degrees in relevant sciences. The facts, studies and other data derived through this investigation overwhelmingly demonstrate that the alleged violators have exposed persons to the listed chemical that is the subject of the Notice and is known to the State of California to cause reproductive and/or developmental harm, and/or cancer.

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

NOTICE OF VIOLATION/CERTIFICATE OF SERVICE HOME TOWN HOLDEN LLC DBA HTH DISTRIBUTORS



Page 7 of 15 +1 650 296 1014

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

Dated: December 7, 2021

By:

Peter T. Sato | CA

Poulsen law P.C.

282 11th Avenue, Suite 2612 New York, New York, 10001 Tel: + 1 646 776 5999 Tel: +1 626 888 1906 Direct ps@poulsenlaw.org www.poulsenlaw.org



Page 12 of 15

10302301014

contact@PoulsenLaw.org

CERTIFICATE OF SERVICE

I, Jesus Abundis, am over the age of eighteen years and am not a party to the action, process or case related to or arising out of the Notice of Violation being served under this Certificate of Service. My address is 1031 W 7th Street, Apt 2, Oxnard, CA 93030.

On December 7, 2021, between 11:00 a.m. and 5:00 p.m. Pacific Time, I served the following documents:

- 1. Notice of Violations of California Health & Safety Code Section 25249.5 et seq. by Home Town Holden LLC dba HTH Distributors;
- 2. Certificate of Merit;
- 3. Appendix "A" "The Safe Drinking Water and Toxic Enforcement act of 1986 (Proposition 65): A Summary;"

on the following parties by placing a true and correct copy thereof in a sealed envelope, addressed to the parties below, and causing it to be deposited at a United States Postal Service Office in Los Angeles County, California, for delivery by Certified Mail:

| Current president or CEO Home Town Holden LLC dba HTH Distributors 21811 Katy Fwy D114 Katy, TX 77450 | Current president or CEO Home Town Holden LLC dba HTH Distributors c/o John Benjamin Holden Agent for Service of Process 2005 S. Mason Rd., #611 Katy, TX 77450 |
|---|---|
| Current president or CEO Home Town Holden LLC dba HTH Distributors 2005 S. Mason Rd., Apt. 1315 Katy, TX 77450 | Current president or CEO Home Town Holden LLC dba HTH Distributors 22136 Westheimer Pkwy, #890 Katy, TX 77450 |

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- 2. Certificate of Merit;
- 3. Confidential Factual Information and Supporting Documentation Required by Title 11, C.C.R. § 3102



Page 13 of 15 +1 650 296 1014

282 11th Avenue, Suite 2612 New York, New York 10001

contact@PoulsenLaw.org

on the following parties by filing electronically a true and correct copy thereof as permitted through the website of the California Office of the Attorney General via link at oag.ca.gov/prop65:

State of California Department of Justice; Office of the Attorney General of California.

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| PO Box 248 | 255 North Forbes Street | PO Box 457 |
| Markleeville, CA 96120 | Lakeport, CA 95453 | Downieville, CA 95936 |
| District Attorney | District Attorney | District Attorney |
| Amador County | Los Angeles County | Siskiyou County Courthouse |
| 708 Court Street, Suite 202 | Hall of Justice 211 West | 311 Fourth Street, Room 204 |
| Jackson, CA 95642 | Temple St. Ste 1200 | Yreka, CA 96097 |
| | Los Angeles, CA 90012 | |
| District Attorney | District Attorney | District Attorney |
| Butte County | Madera County | Solano County |
| 25 County Center Drive, | 209 West Yosemite Avenue | 675 Texas Street, Ste 4500 |
| Suite 245 | Madera, CA 93637 | Fairfield, CA 94533 |
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| District Attorney | District Attorney | District Attorney |
| Colusa County | Marin County | Stanislaus County |
| 310 6 th Street | 3501 Civic Center Drive, | 832 12th Street, Ste 300 |
| Colusa, CA 95932 | Room 130 | Modesto, CA 95354 |
| | San Rafael, CA 94903 | |
| District Attorney | District Attorney | District Attorney |
| Del Norte County | Mendocino County | Sutter County |
| 450 H Street, Suite 171 | PO Box 1000 | 446 Second Street |
| Crescent City, CA 95531 | Ukiah, CA 95482 | Yuba City, CA 95991 |
| District Attorney | District Attorney | District Attorney |
| EL Dorado County | Modoc County | Tehama County |



| 778 Pacific Street | 204 S Court Street, Room | PO Box 519 |
|--------------------------------------|---------------------------------|------------------------------|
| Placerville, CA 95667 | 204 S Court Street, Room 202 | Red Bluff, CA 96080 |
| Flacerville, CA 93007 | | Ked Blull, CA 90080 |
| District Attacks | Alturas, CA 96101-4020 | District Atta mass |
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| 2220 Tulare Street | 300 N Flower St. | Post Office Box 310 |
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| Fresno, CA 93721 | | |
| District Attorney | District Attorney | District Attorney |
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| Post Office Box 430 | 419 4 th Street | 423 North Washington St. |
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| 825 5th Street 4 th Floor | 316 No. Mountain View | 215 Fifth Street, Suite 152 |
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| | | Los Angeles, CA 90012 |
| District Attorney | District Attorney | San Jose City Attorney's |
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| , í | | San Jose, CA 95113 |
| District Attorney | District Attorney | |
| Kings County | Mono County | |
| 1400 West Lacey Blvd. | Post Office Box 617 | |
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| Alameda County District AttorneyCalaveras County District AttorneyCEPDProp65@acgov.orgProp65Env@co.calaveras.ca.usContra Costa County District AttorneyInyo County District Attorneysgrassini@contracostada.orginyoda@inyocounty.usLassen County District AttorneyMariposa County District Attorneymlatimer@co.lassen.ca.usmcda@mariposacounty.orgMerced County District AttorneyMonterey County District AttorneyProp65@countyofmerced.comProp65DA@co.monterey.ca.usNapa County District AttorneyNevada County District AttorneyNapa County District AttorneyPlumas County District AttorneyProp65@placer.ca.govdavidhollister@countyofplumas.comRiverside County District AttorneySacramento County District AttorneyProp65@siandiego.govSan Diego County District AttorneySan Diego City AttorneySan Diego County District AttorneySan Francisco County District AttorneySan Diego@county District AttorneySan Joaquin County District AttorneySan Luis Obispo County District AttorneyDAConsumer.Environmental@sjeda.orgSanta Clara County District AttorneyDAProp65@co.santa-barbara.ca.usEPU@da.sccgov.orgSanta Barbara County District AttorneySonoma County District AttorneyDAProp65@co.santa-barbara.ca.usEPU@da.sccgov.orgSanta Clara County District AttorneySonoma County District AttorneyProp65@co.santa-barbara.ca.usSparnes@sonoma-county.orgYulare County District AttorneyYonotrey City AttorneyDAConsumer.Environmental@sjeda.orgSon | | | |
|--|--|--------------------------------------|--|
| Contra Costa County District Attorney sgrassini@contracostada.orgInyo County District Attorney inyoda@inyocounty.usLassen County District Attorney mlatimer@co.lassen.ca.usMariposa County District Attorney mcda@mariposacounty.orgMerced County District Attorney Prop65@countyofmerced.comMonterey County District Attorney Prop65DA@co.monterey.ca.usNapa County District Attorney Depdecountyofnapa.orgNevada County District Attorney DA.Prop65@co.nevada.ca.usPlacer County District Attorney Prop65@placer.ca.govPlumas County District Attorney davidhollister@countyofplumas.comRiverside County District Attorney Prop65@storda.orgSacramento County District Attorney Prop65@storda.orgSan Diego City Attorney City AttyProp65@sandiego.govSan Diego County District Attorney San Francisco City Attorney San Francisco City Attorney San Francisco City Attorney San Luis Obispo County District Attorney BAProp65@co.santa-barbara.ca.usSan Luis Obispo County District Attorney Santa Clara County District Attorney Santa Clara County District Attorney Santa Clara County District Attorney Sonoma County District Attorney Sonoma County District Attorney DAProp65@co.santa-barbara.ca.usEPU@da.sccgov.org Santa Clara County District Attorney Sonoma County District Attorney Sonoma County District Attorney Sonoma County District Attorney Sonoma County District Attorney Sonoma-county.orgTulare County District Attorney Prop65@co.tulare.ca.usVentura County District Attorney Sonoma-county.orgYolo County District Attorney DAConsumer.Environmental@sjcda.orgSonoma-county District Attorney Sonoma County District Attorney Sonoma County District Attorney Sonoma County | | Calaveras County District Attorney | |
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I, Jesus Abundis, declare under penalty of perjury that the foregoing is true and correct.

Signature

Jeans abandis

1031 W 7th Street, Apt 2, Oxnard, CA 93030

December 7, 2021

NOTICE OF VIOLATION/CERTIFICATE OF SERVICE HOME TOWN HOLDEN LLC DBA HTH DISTRIBUTORS