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9	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
10	COUNTY OF ALAMEDA	
11	UNLIMITED CIVIL JURISDICTION	
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14	MICHAEL DIPIRRO,	Case No. 220V021224
15	Plaintiff,	COMPLAINT FOR CIVIL PENALTIES
16	V.	AND INJUNCTIVE RELIEF (Health & Safety Code. § 25249.6 <i>et seq.</i> )
17	VIKING RANGE, LLC; and DOES 1-150,	(Thealth & Safety Code. § 25249.0 el seq.)
18	Defendants.	
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20	COMPLAINT FOR CIVIL PEN	ALTIES AND INJUNCTIVE RELIEF

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## **NATURE OF THE ACTION**

1. This Complaint is a representative action brought by plaintiff MICHAEL 3 DIPIRRO in the public interest of the citizens of the State of California to enforce the People's right to be informed of the presence of Diisononyl phthalate ("DINP"), a toxic chemical, for 4 exposures created by the use of grill covers sold in California, including but not limited to the 500 5 Series Vinyl Cover for 30" Built-in Grill. 6

2. By this Complaint, plaintiff seeks to remedy defendants' continuing failure to warn California citizens about the risk of exposure to DINP from the use of the grill covers that are manufactured, distributed, and/or offered for sale or use to consumers throughout the State of California without the requisite health hazard warnings.

3. By this Complaint, plaintiff seeks to remedy defendants' continuing failure to 12 warn California citizens about the risk of exposure to DINP in grill covers that are 13 manufactured, distributed, and/or offered for sale or use to consumers throughout the State of 14 California.

15 4. Exposure to high levels of DINP are commonly produced through the normal and 16 foreseeable use of grill covers that defendants manufacture, distribute, and/or offer for sale to 17 consumers throughout the State of California without requisite health hazard warnings.

5. 18 Under the Safe Drinking Water and Toxic Enforcement Act of 1986, codified at 19 Health and Safety Code section 25249.6 et seq. ("Proposition 65"), "[n]o person in the course of 20 doing business shall knowingly and intentionally expose any individual to a chemical known to 21 the state to cause cancer or reproductive toxicity without first giving clear and reasonable 22 warning to such individual . . . ." Health & Safety Code § 25249.6.

23 6. Pursuant to Proposition 65, on December 20, 2013, California identified and listed 24 DINP as a chemical known to cause cancer. DINP became subject to the "clear and reasonable 25 warning" requirements of the act one year later on December 20, 2014, for cancer. Cal. Code Regs. tit. 27, § 27001(c); Health & Safety Code §§ 25249.8 & 25249.10(b). DINP is referred to 26 27 hereinafter as the "LISTED CHEMICAL."

1 7. Defendants manufacture or otherwise process for sale, distribute, and sell grill 2 covers including, but not limited to the 500 Series Vinyl Cover for 30" Built-in Grill, the normal 3 and foreseeable use of which results in exposure to DINP at levels that require health hazard warnings under Proposition 65. All such grill covers are referred to collectively hereinafter as the 4 PRODUCTS." 5

8. Defendants' failure to warn consumers and other individuals in the State of 6 7 California about their exposure to the LISTED CHEMICAL in conjunction with defendants' 8 sales of the PRODUCTS is a violation of Proposition 65, and subjects defendants to enjoinment 9 of such conduct as well as civil penalties for each violation. Health & Safety Code § 25249.7(a) 10 & (b)(1).

9. For defendants' violations of Proposition 65, plaintiff seeks preliminary and 12 permanent injunctive relief to compel defendants to provide purchasers or users of the 13 PRODUCTS with the required warning regarding the health hazards of the LISTED 14 CHEMICAL. Health & Safety Code § 25249.7(a).

15 10. Pursuant to Health and Safety Code section 25249.7(b), plaintiff also seeks civil penalties against defendants for their violations of Proposition 65. 16

## **PARTIES**

Plaintiff MICHAEL DIPIRRO is a citizen of the State of California who is 18 11. 19 dedicated to protecting the health of California citizens through the elimination or reduction of 20 toxic exposures from consumer products; and he brings this action in the public interest pursuant to Health and Safety Code section 25249.7(d).

22 12. Defendant VIKING RANGE, LLC ("VIKING RANGE") is a person in the course 23 of doing business within the meaning of Health and Safety Code section 25249.11.

24 13. VIKING RANGE manufactures (or otherwise processes for sale), distributes, 25 and/or offers the PRODUCTS for sale or use in the State of California, or implies by its conduct that it manufactures, distributes, and/or offers the PRODUCTS for sale or use in the State of 26 27 California.

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14. Defendants DOES 1-50 ("MANUFACTURER DEFENDANTS") are each a person in the course of doing business within the meaning of Health and Safety Code section 25249.11.

15. MANUFACTURER DEFENDANTS research, test, design, assemble, fabricate, cultivate, harvest and/or manufacture, or imply by their conduct that they research, test, design, assemble, fabricate, cultivate, harvest and/or manufacture one or more of the PRODUCTS offered for sale or use in the State of California.

16. Defendants DOES 51-100 ("DISTRIBUTOR DEFENDANTS") are each a person in the course of doing business within the meaning of Health and Safety Code section 25249.11.

17. DISTRIBUTOR DEFENDANTS distribute, exchange, transfer, process, and/or transport one or more of the PRODUCTS to individuals, businesses, or retailers for sale or use in the State of California.

18. Defendants DOES 101-150 ("RETAILER DEFENDANTS") are each a person in the course of doing business within the meaning of Health and Safety Code section 25249.11.

19. RETAILER DEFENDANTS offer the PRODUCTS for sale to individuals in the State of California. (Collectively, DEFENDANTS refers to all Defendants)

20. At this time, the true names of defendants DOES 1 through 150, inclusive, are unknown to plaintiff, who, therefore, sues said defendants by their fictitious names pursuant to Code of Civil Procedure section 474. Plaintiff is informed and believes, and on that basis alleges, that each of the fictitiously named defendants is responsible for the acts and occurrences alleged herein. When ascertained, their true names shall be reflected in an amended complaint.

## **VENUE AND JURISDICTION**

21. Venue is proper in the Alameda County Superior Court, pursuant to Code of Civil Procedure sections 393, 395, and 395.5, because this Court is a court of competent jurisdiction, because one or more instances of wrongful conduct occurred, and continue to occur, in Alameda County, and/or because DEFENDANTS conducted, and continue to conduct, business in this county with respect to the PRODUCTS.

1 22. The California Superior Court has jurisdiction over this action pursuant to 2 California Constitution Article VI, section 10, which grants the Superior Court "original 3 jurisdiction in all causes except those given by statute to other trial courts." The statute under which this action is brought does not specify any other basis of subject matter jurisdiction. 4 23. 5 The California Superior Court has jurisdiction over DEFENDANTS based on plaintiff's information and good faith belief that each defendant is a person, firm, corporation or 6 7 association that is a citizen of the State of California, has sufficient minimum contacts in the 8 State of California, and/or otherwise purposefully avails itself of the California market. 9 DEFENDANTS' purposeful availment renders the exercise of personal jurisdiction by 10 California courts consistent with traditional notions of fair play and substantial justice. 11 FIRST CAUSE OF ACTION 12 (Violation of Proposition 65 - Against All Defendants) 13 24. Plaintiff realleges and incorporates by reference, as if fully set forth herein, 14 Paragraphs 1 through 48, inclusive. 15 25. In enacting Proposition 65, in the preamble to the Safe Drinking Water and Toxic 16 Enforcement Act of 1986, the People of California expressly declare their right "[t]o be 17 informed about exposures to chemicals that cause cancer, birth defects, or other reproductive harm." 18 19 26. Proposition 65 states, "[n]o person in the course of doing business shall 20 knowingly and intentionally expose any individual to a chemical known to the state to cause 21 cancer or reproductive toxicity without first giving clear and reasonable warning to such 22 individual . . . ." Health & Safety Code § 25249.6. 23 27. On April 21, 2022, plaintiff's 60-Day Notice of Violation, together with the 24 requisite certificate of merit, was provided to VIKING RANGE and certain public enforcement 25 agencies stating that, as a result of DEFENDANTS' sales of the PRODUCTS containing the LISTED CHEMICAL, purchasers and users in the State of California were being exposed to the 26 27 LISTED CHEMICAL resulting from the reasonably foreseeable uses of the PRODUCTS, 28

without the individual purchasers and users first having been provided with a "clear and reasonable warning" regarding such toxic exposures, as required by Proposition 65.

28. DEFENDANTS have engaged in the manufacture, distribution, and/or offering of the PRODUCTS for sale or use in violation of Health and Safety Code section 25249.6, and such violations have continued to occur beyond DEFENDANTS' receipt of plaintiff's 60-Day Notices of Violation. As such, DEFENDANTS' violations are ongoing and continuous in nature, and will continue to occur in the future.

29. After receiving the claims asserted in the 60-day Notices of Violation, the appropriate public enforcement agencies have failed to commence and diligently prosecute a cause of action against DEFENDANTS under Proposition 65.

30. The PRODUCTS manufactured, distributed, and offered for sale or use in California by DEFENDANTS contain the LISTED CHEMICAL in amounts above the allowable state limits, such that they require a "clear and reasonable" warning under Proposition 65.

31. DEFENDANTS knew or should have known that the PRODUCTS they manufacture, distribute, and offer for sale or use in California contain the LISTED CHEMICAL.

32. The exposures to the LISTED CHEMICAL result from the normal use of the PRODUCTS in such a way as to expose individuals through dermal contact during reasonably foreseeable use.

33. The normal and reasonably foreseeable uses of the PRODUCTS have caused, and continue to cause, consumer exposures to the LISTED CHEMICAL, as such exposures are defined by California Code of Regulations title 27, section 25602(b).

34. DEFENDANTS had knowledge that the normal and reasonably foreseeable uses of the PRODUCTS expose individuals to the LISTED CHEMICAL through dermal contact.

35. DEFENDANTS intended that such exposures to the LISTED CHEMICAL from the reasonably foreseeable uses of the PRODUCTS would occur by their deliberate, non-

accidental participation in the manufacture, distribution, and/or offering of the PRODUCTS for sale or use to individuals in the State of California.

36. DEFENDANTS failed to provide a "clear and reasonable warning" to those consumers and other individuals in the State of California who were or who would become exposed to the LISTED CHEMICAL through dermal contact during the reasonably foreseeable uses of the PRODUCTS.

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

38. Pursuant to Health and Safety Code section 25249.7(b), as a consequence of the above-described acts, DEFENDANTS are liable for a maximum civil penalty of \$2,500 per day for each violation.

15 39. As a consequence of the above-described acts, Health and Safety Code 16 section 25249.7(a) also specifically authorizes the Court to grant injunctive relief against DEFENDANTS.

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Wherefore, plaintiff prays for judgment against DEFENDANTS as follows:

PRAYER FOR RELIEF

1. That the Court, pursuant to Health and Safety Code section 25249.7(b), assess civil penalties against DEFENDANTS in the amount of \$2,500 per day for each violation;

2. That the Court, pursuant to Health and Safety Code section 25249.7(a), preliminarily and permanently enjoin DEFENDANTS from manufacturing, distributing, or offering the PRODUCTS for sale or use in California without first providing a "clear and reasonable warning" as defined by California Code of Regulations title 27, section 25601 et seq., as to the harms associated with exposures to the LISTED CHEMICAL;

27 28 3. That the Court grant plaintiff his reasonable attorneys' fees and costs of suit; and

1	4. That the Court grant	such other and further relief as may be just and proper.
2	Dated: 10/24/2022	Despectfully, Submitted
3	Dated. 10/24/2022	Respectfully Submitted, LAW OFFICE OF DAVID R. BUSH
4		The a
5		By: David Bush
6		Attorneys for Plaintiff MICHAEL DIPIRRO
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