Electronically FILED	y Superior Court of California, County of Los Angeles on 12/15/2022 09:34 PM Sherri R. Carter, Executive Officer/Clerk of Court, by D. Williams, Deputy Clerk 22STCV39509					
	Assigned for all purposes to: Stanley Mosk Courthouse, Judicial Officer: Barbara Scheper					
1 2 3 4 5 6 7	KJC LAW GROUP, A.P.C. Kevin J. Cole (SBN 321555) 9701 Wilshire Blvd., Suite 1000 Beverly Hills, CA 90212 Telephone: (310) 861-7797 e-Mail: kevin@kjclawgroup.com Attorneys for Plaintiff Zachary Stein					
8	SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF LOS ANGELES					
9						
10	ZACHARY STEIN, an individual,	CASE NO.: 228TCV39509 Unlimited Jurisdiction				
11	Plaintiff,					
12		COMPLAINT FOR CIVIL PENALTIES AND INJUNCTIVE RELIEF				
13	KERRY INC., a Delaware corporation; and DOES 1 through 10, inclusive,					
14	Defendants.					
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	COMPLAINT					

Plaintiff ZACHARY STEIN, by and through his attorneys, alleges against Defendants KERRY
 INC. and DOES 1 through 10, inclusive, as follows:

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INTRODUCTION AND SUMMARY OF CLAIMS

Plaintiff Zachary Stein ("Plaintiff") brings this action as a private attorney general enforcer
 and in the public interest pursuant to Health & Safety Code section 25249.7, subdivision (d).

2. The Safe Drinking Water and Toxic Enforcement Act of 1986 is an initiative statute passed
as "Proposition 65" by a vote of the People in November 1986. It establishes a procedure by which the
State of California develops a list of chemicals "known to the state to cause cancer or reproductive
toxicity." (Health & Safety Code § 25249.6.) Pursuant to this process, various chemicals have been
placed on the "Proposition 65 List" by the State and are therefore subject to the law. (27 California Code
of Regulations ("CCR") § 25902.) Listed chemicals are then subject to the requirements of Proposition
65, including the "clear and reasonable warning" provision:

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, except as provided in Section 25249.10.

(Health & Safety Code § 25249.6.)

3. Proposition 65 applies only to chemicals "known to the state to cause cancer or reproductive toxicity." Accordingly, the identification and listing of these chemicals "is pivotal to the entire statutory scheme." (*AFL-CIO v. Deukmejian* (1989) 212 Cal.App.3d 425, 431.) As that court held, in interpreting Proposition 65's "listing" requirements, "we should not prohibit the sovereign people from either expressing or implementing their own will on matters of such direct and immediate importance to them as their own perceived safety." (*Id.* at p. 441 [quoting *Brosnahan v. Brown* (1982) 32 Cal.3d 236, 248].)

4. Proposition 65 provides that the Governor shall designate a "lead agency" which "may
adopt and modify regulations, standards, and permits as necessary to conform with and implement this
chapter and to further its purposes." (Health & Safety Code § 25249.12, subd. (a).) The California
Environmental Protection Agency's Office of Environmental Health Hazard Assessment ("OEHHA") is
the designated "lead agency" for this purpose. (27 CCR § 25902.)

15.OEHHA identified and listed Methyleugenol as a chemical causing cancer on November216, 2001.

6. This Complaint seeks injunctive and declaratory relief, civil penalties, and attorneys' fees and costs to remedy the failure of Defendant Kerry Inc. ("Defendant" or "Kerry") to warn California consumers that they have been exposed to Methyleugenol from Defendant's "Da Vinci Pumpkin Pie Sauce" (the "Subject Product").

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THE PARTIES

7. Plaintiff Zachary Stein ("Plaintiff") is an individual residing in California who is dedicated
to, among other causes, helping safeguard the public from health hazards by reducing the use and misuse
of hazardous and toxic chemicals, facilitating a safe environment for consumers and employees, and
encouraging corporate responsibility.

8. Plaintiff is informed and believes, and on that basis alleges, that Defendant Kerry Inc. is a
Delaware corporation with its principal place of business in Beloit, Wisconsin. Upon further information
and belief, Kerry is a "[p]erson in the course of doing business" within the meaning of Health and Safety
Code, section 25249.11.

9. Kerry develops, manufactures, markets, distributes, and/or sells the Subject Product that
has exposed users to Methyleugenol in the State of California within the relevant statute of limitations
period. The Subject Product is also identified in Plaintiff's Notice of Violation dated September 16, 2022,
a true and correct copy of which is attached hereto as Exhibit A.

10. Plaintiff does not know the true names and/or capacities, whether individual, partners, or
corporate, of the defendants sued herein as DOES 1 through 10, inclusive, and for that reason sues those
defendants under fictitious names. Plaintiff will seek leave to amend this Complaint when the true names
and capacities of these defendants have been ascertained. Plaintiff is informed and believes and thereon
alleges that these defendants are responsible in whole or in part for causing the harms alleged by Plaintiff
in this Complaint.

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JURISDICTION AND VENUE

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 11. California Constitution Article VI, Section 10 grants the Superior Court original
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statute upon which this action is based does not give jurisdiction to any other court. Therefore, this Court
 has jurisdiction.

12. Venue is proper in the Los Angeles County Superior Court pursuant to Code of Civil
Procedure, sections 394, 395, and 395.5. Wrongful conduct occurred and continues to occur in this
County. Defendants conducted and continue to conduct business in this County as it relates to the Subject
Product.

7 13. Defendant has sufficient minimum contacts in the State of California or otherwise
8 purposefully avails itself of the California market. Exercising jurisdiction over Defendant would be
9 consistent with traditional notions of fair play and substantial justice.

This Complaint is based on allegations contained in the Notice of Violation dated 14 10 September 16, 2022, which Plaintiff served on the California Attorney General, other public enforcers, 11 and Kerry. (See Ex. A.) The Notice of Violation constitutes adequate notice to Kerry because it provided 12 adequate information to allow Kerry to assess the nature of the alleged violations, consistent with 13 Proposition 65 and its implementing regulations. A certificate of merit and a certificate of service 14 accompanied each copy of the Notice of Violation, and both certificates comply with Proposition 65 and 15 its implementing regulations. The Notice of Violation served on Kerry also included a copy of "The Safe 16 Drinking Water and Toxic Enforcement Act [of] 1986 (Proposition 65): A Summary." Service of the 17 Notice of Violation and accompanying documents complied with Proposition 65 and its implementing 18 regulations. More than 60 days have passed since Plaintiff mailed the Notice of Violation and no public 19 enforcement entity has filed a Complaint in this case. 20

STATUTORY BACKGROUND

15. As explained above, Proposition 65 is an initiative statute passed by an overwhelming vote
of the People in November 1986. Proposition 65's warning requirement is contained in Health & Safety
Code section 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, except as provided in Section 25249.10.

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1 16. OEHHA—the lead agency in charge of implementing Proposition 65—administers the 2 regulations that govern Proposition 65 in general, including warnings to comply with the statute. The 3 warning regulations are found at Title 27 of the California Code of Regulations, Article 6. The regulations 4 define expose as "to cause to ingest, inhale, contact via body surfaces or otherwise come into contact with 5 a listed chemical. An individual may come into contact with a listed chemical through water, air, food, 6 consumer products and any other environmental exposure as well as occupational exposures." (Cal. Code 7 Regs., tit. 27, § 25102, subd. (i).)

8 17. In this case, the exposures are caused by consumer products. A consumer product is 9 defined as "any article, or component part thereof, including food, that is produced, distributed, or sold 10 for the personal use, consumption or enjoyment of a consumer." (Cal. Code Regs., tit. 27, § 25600.1, 11 subd. (d).) A consumer product exposure is "an exposure that results from a person's acquisition, 12 purchase, storage, consumption, or any reasonably foreseeable use of a consumer product, including 13 consumption of a food." (*Id.*, subd. (e).)

18. On August 30, 2016, the Office of Administrative Law approved the adoption of OEHHA's 14 amendments to Article 6, Clear and Reasonable Warnings of the California Code of Regulations. This 15 action repealed virtually all of the regulatory provisions of Title 27 of the California Code of Regulations, 16 Article 6 (sections 25601, et seq.) and replaced the repealed sections with new regulations set forth in two 17 new sub articles to Article 6 that became operative on August 30, 2018 (the "New Warning Regulations"). 18 The New Warning Regulations provide, among other things, methods of transmission and content of 19 warnings deemed to comply with Proposition 65. Kerry is subject to the warning requirements set forth 20 in the New Warning Regulations that became operative on August 30, 2018. 21

19. Health & Safety Code section 25249.6 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 . . ."
The New Warning Regulations apply when clear and reasonable warnings are required under Section
25249.6. Pursuant to the New Warning Regulations, consumer product warnings "must be prominently
displayed on a label, labeling, or sign, and must be displayed with such conspicuousness as compared
with other words, statements, designs or devices on the label, labeling, or sign, as to render the warning

likely to be seen, read, and understood by an ordinary individual under customary conditions of purchase
 or use." (*Id.* at § 25601, subd. (c).)

20. Proposition 65 establishes a procedure by which the State is to develop a list of chemicals (*known to the State to cause cancer or reproductive toxicity." (Health & Safety Code, § 25249.8.) There is no duty to provide a clear and reasonable warning until twelve months after the chemical is published on the State's list. (Health & Safety Code, § 25249.10, subd. (b).)

7 21. OEHHA identified and listed Methyleugenol as a chemical causing cancer on November
8 16, 2001. (See https://oehha.ca.gov/proposition-65/chemicals/methyleugenol.)

Proposition 65 provides that any person "who violates or threatens to violate" the statute
may be enjoined in any court of competent jurisdiction. (Health & Safety Code, § 25249.7, subd. (a).)
To "threaten to violate" means "to create a condition in which there is a substantial probability that a
violation will occur." (Health & Safety Code, § 25249.11, subd. (e).) Furthermore, violators are subject
to a civil penalty of up to \$2,500 per day for each violation. (Health & Safety Code, § 25249.7, subd.
(b)(1).)

Proposition 65 may be enforced by any person in the public interest who provides notice
sixty days before filing suit to both the violator and designated California law enforcement officials. The
failure of law enforcement officials to file a timely complaint enables a citizen enforcement suit to be filed
pursuant to Health & Safety Code section 25249.7, subdivisions (c) and (d).

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DEFENDANTS' FAILURE TO WARN

20 24. Kerry has developed, manufactured, marketed, distributed, and/or sold the Subject Product
 21 containing Methyleugenol into the State of California.

22 25. On information and belief, consumers have been ingesting the Subject Product for many
23 years, without any knowledge of their exposure to this chemical.

26. For years, Kerry has exposed numerous persons to Methyleugenol without providing any
type of Proposition 65 warning. Prior to Plaintiff's Notice of Violation and this Complaint, Kerry failed
to provide a Proposition 65 warning on the label of the Subject Product. Kerry has, at all relevant times,
had constructive knowledge that the Subject Product contained Methyleugenol.

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27. Both prior and subsequent to Plaintiff's Notice of Violation, Kerry failed to provide 1 2 consumers of the Subject Product with a clear and reasonable warning that they have been exposed to a chemical known to the State of California to cause cancer, birth defects, and other reproductive harm. 3 This failure to warn is ongoing. 4 5 **CAUSES OF ACTION First Cause of Action** 6 (Violation of Section 25249.6 of the Health and Safety Code, Failure to Provide Clear and 7 **Reasonable Warnings Under Proposition 65)** 8 28. Plaintiff incorporates by reference each and every allegation contained above. 9 29. By committing the acts alleged above, Kerry has, in the course of doing business, 10

knowingly and intentionally exposed users of the Subject Product to Methyleugenol, a chemical known to the State of California to cause cancer, birth defects, and other reproductive harm, without first giving clear and reasonable warnings to such individuals within the meaning of Health & Safety Code section 25249.6. In doing so, Kerry has violated Health & Safety Code section 25249.6 and continues to violate the statute with each successive sale of the Subject Product.

30. Defendants are liable for a maximum civil penalty of \$2,500 per day for each violation of
Proposition 65 pursuant to Health and Safety Code, section 252497, subdivision (b). Injunctive relief is
also appropriate pursuant to Health and Safety Code, section 25249.7, subdivision (a).

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<u>Second Cause of Action</u> (Declaratory Relief)

31. Plaintiff incorporates by reference each and every allegation contained above.

32. There exists an actual controversy relating to the legal rights and duties of the Parties,
within the meaning of Code of Civil Procedure section 1060, between Plaintiff and Kerry, concerning
whether Kerry has exposed individuals to a chemical known to the State of California to cause cancer,
birth defects, and other reproductive harm without providing clear and reasonable warnings.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for judgment against Defendants as follows:

1	1. On the First Cause of Action, for civil penalties for each and every violation according to					
2	proof;					
3	2.	2. On the First Cause of Action, and pursuant to Health & Safety Code section 25249.7,				
4	subdivision (a), for such temporary restraining orders, preliminary and permanent injunctive orders, or					
5	other orders as are necessary to prevent Kerry from exposing persons to Methyleugenol without providing					
6	clear and reasonable warnings;					
7	3.	3. On the Second Cause of Action, for a declaratory judgment pursuant to Code of Civil				
8	Procedure section 1060 declaring that Kerry has exposed individuals to Methyleugenol without providing					
9	clear and reasonable warnings;					
10	4. On all Causes of Action, for reasonable attorneys' fees pursuant to Health & Safety Code					
11	section 25249.7, Code of Civil Procedure section 1021.5, and/or the substantial benefit theory;					
12	5.	5. For costs of suit herein; and				
13	6. For such other relief as the Court may deem just and proper.					
14	DATED: De	ecember 15, 2022 KJC LAW GROUP, A.P.C.				
15		By: <u>/s/ Kevin J. Cole</u> Kevin J. Cole, Esq.				
16		Attorneys for Plaintiff Zachary Stein				
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		8 COMPLAINT				

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Exhibit A



Kevin J. Cole, Esq. e-Mail: kevin@kjclawgroup.com

September 16, 2022

VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Kerry Ingredients Inc. c/o C T Corporation System 330 N. Brand Blvd., Suite 700 Glendale, CA 91203

Kerry Ingredients Inc. c/o Legal Department 3400 Millington Rd. Beloit, WI 53511

Re: <u>Proposition 65 Notice of Violation</u>

To Whom It May Concern:

We represent Zachary Stein ("Plaintiff"), a citizen of the State of California acting in the interest of the general public. This letter serves as Notice that Kerry Ingredients Inc. ("Kerry Ingredients") is in violation of Proposition 65, the Safe Drinking Water and Toxic Enforcement Act, commencing with section 25249.5 of the Health and Safety Code ("Proposition 65"). In particular, the violation alleged by this Notice consists of types of harm that may potentially result from exposures to the toxic chemical Methyleugenol. This chemical was listed as a carcinogen on November 16, 2001.

The specific type of product that is causing exposures in violation of Proposition 65 is "Da Vinci Pumpkin Pie Sauce" (the "Product"). The route of exposure for the violations is oral ingestion by consumers. These exposures occur through the reasonably foreseeable use of the Product. The sales of this Product have been occurring since at least July 23, 2021, are continuing to this day, and will continue to occur as long as the Product subject to this Notice is sold to and used by consumers.

Proposition 65 requires that a clear and reasonable warning be provided regarding exposures to Methyleugenol caused by ordinary use of the Product. Kerry Ingredients is in violation of Proposition 65 by failing to provide such warnings to consumers. As a result of the sales of this Product, exposures to Methyleugenol have been occurring without proper warnings for several years.

Based on the allegations set forth in this Notice, Plaintiff intends to file a citizen enforcement lawsuit against Kerry Ingredients unless it agrees in a binding written instrument to: (1) immediately cease causing unwarned exposures to Methyleugenol; (2) provide clear and reasonable warnings for past and ongoing exposures to Methyleugenol from the Product; and (3) pay appropriate civil penalties based on the factors enumerated in California Health and Safety Code section 25249.7(b). If Kerry Ingredients is interested in resolving this dispute without resort to litigation, please feel free to contact me. However, the parties cannot: (1) finalize any settlement until after the 60-day notice period has expired, nor (2) speak for the Attorney General or any District or City

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Attorney who received the 60-day Notice. Therefore, while reaching an agreement with Plaintiff will resolve these claims, such agreement may not satisfy the public prosecutors.

This Notice also serves as a demand that Kerry Ingredients preserve and maintain all relevant evidence, including all electronic documents and data, pending resolution of this matter. Such relevant evidence includes but is not limited to all documents relating to the use of Methyleugenol in the Product; efforts to comply with Proposition 65 with respect to the use of Methyleugenol in the Product; communications with any person relating to Methyleugenol in the Product; and the length of time at which Kerry Ingredients sold the Product into the California marketplace.

If you have any questions or wish to discuss any of the above, please contact me.

Sincerely,

Kin At

Kevin J. Cole, Esq. KJC Law Group, A Professional Corporation

See attached distribution list

Attachments:

Certificate of Merit Certificate of Service Proposition 65 Summary (to the alleged violator only) Additional Supporting Information for Certificate of Merit (to the California Attorney General only)

CERTIFICATE OF MERIT

I, Kevin J. Cole, hereby declare:

1. This Certificate of Merit accompanies the attached sixty-day notice in which it is alleged the party identified in the notice has violated Health and Safety Code section 25249.6 by failing to provide clear and reasonable warnings.

2. I am an 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.

Dated: September 16, 2022

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Kevin J. Cole, Esq. KJC Law Group, A Professional Corporation

CERTIFICATE OF SERVICE

I, Chen Wang, declare that I am over the age of 18 years, and am not a party to the within action. I am employed in the County of Los Angeles, California, where the mailing occurs; and my business address is 9701 Wilshire Blvd., Suite 1000, Beverly Hills, CA 90212.

On September 16, 2022, I served the following documents: (1) 60-DAY NOTICE OF VIOLATION SENT IN COMPLIANCE WITH HEALTH & SAFETY CODE SECTION 25249.7(d); (2) CERTIFICATE OF MERIT; (3) PROPOSITION 65: A SUMMARY; and (4) CERTIFICATE OF MERIT ATTACHMENT (served only on the Attorney General) on the party listed below by placing a true and correct copy thereof in a sealed envelope, addressed to the party listed below and depositing it at my business address with the U.S. Postal Service for delivery by Certified Mail with the postage thereon fully prepaid:

Via Certified Mail

Kerry Ingredients Inc.	Kerry Ingredients Inc.
c/o C T Corporation System	c/o Legal Department
330 N. Brand Blvd., Suite 700	3400 Millington Rd.
Glendale, CA 91203	Beloit, WI 53511

On September 16, 2022, I served the California Attorney General (via website Portal) by uploading a true and correct copy thereof as a PDF file via the California Attorney General's website.

On September 16, 2022, I transmitted via electronic mail the above-listed documents to the electronic mail addresses of the City and/or District Attorneys who have specifically authorized email service and the authorization appears on the Attorney General's website.

See Attached Service List

On September 16, 2022, I served the following persons and/or entities at the last known address by placing a true and correct copy thereof in a sealed envelope and depositing it at my business address with the U.S. Postal Service for delivery with the postage thereon fully prepaid, and addressed as follows:

See Attached Service List

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on September 16, 2022 in Los Angeles, California.

Chen Wang

Chen Wang

Appendix A

OFFICE OF ENVIRONMENTAL HEALTH HAZARD ASSESSMENT CALIFORNIA PROTECTION AGENCY THE SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACTION 1986 (PROPOSITION 65): A SUMMARY

The following summary has been prepared by the office of Environmental Health Hazard Assessment, the lead and Toxic Enforcement Act 1986 (commonly known as "Proposition 65") A copy of this summary must be included as an attachment to any notice of violation served upon an alleged violator of the Act. The summary provides basic information about the provisions of the law, and is intended to serve only as a convenient source of general information. It is not intended to provide law. The reader is directed to the statue and its implementing regulations (See citations below) for further information.

Proposition 65 appears in California law as Health and Safety Code Sections 25249.5 through 25249.13. Regulations that provide more specific guidance on compliance, and that specify procedures to be followed by the State in carrying out certain aspects of the law, are found in Title 27 of the California Code Regulations, Sections 250000 through 27000.

WHAT DOES PROPOSITION 65 REQUIRE?

The "Governor's List" Proposition 65 requires the Governor to publish a list of chemicals that are known to the State of California to cause cancer, or birth defects or other reproductive harm. This list must be updated at least once a year. Over 725 chemicals have been listed as of November 16, 2001. Only those chemicals that are on the list are regulated under this law. Businesses that produce, use, release, or otherwise engage in activities involving those chemicals must comply with the following:

Clear and Reasonable Warnings. A

business is required to warn a person before "knowingly and intentionally" exposing that person to a listed chemical. The warning given must be "clear and reasonable." This means that the warning must: (1) clearly make known that the chemical involved is known to cause cancer or birth defects or other reproductive harm; and (2) be given in such a way that is will effectively reach the person before he or she is exposed. Exposures are exempt from the warning requirement if they occur less than twelve months after the date of the listing of the chemical.

Prohibition from discharges into drinking

water. A business must not knowingly discharge or release a listed chemical into water or onto land where it passes or probably will pass into a source of drinking water. Discharges are exempt from this requirement if they occur less than twenty months after the date of the listing of chemical.

DOES PROPOSITION 65 PROVIDE ANY EXEMPTIONS?

Yes. The law exempts:

Governmental agencies and public water utilities. All agencies of the federal, State or local government, as well as entities operating public water systems, are exempt.

Exposures that pose no significant risk of

cancer. For chemicals that are listed as known to the State to cause cancer ("carcinogens"), a warning is not required if the business can demonstrate that the exposure occurs at a level that poses "no significant risk." This means that the exposure is calculated to result in not more than one excess case of cancer in 100,000 individuals exposed over a 70- year lifetime. The Proposition 65 regulations identify specific "no significant risk" levels for more than 250 listed carcinogens.

Exposures that will produce no observable reproductive effect at 1,000 times the level in question. For chemicals known to the State to cause birth defects or other reproductive harm ("reproductive toxicants"), a warning is not required if the business can demonstrate that the exposure will produce no observable effect, even at

will produce no observable effect, even at 1,000 times the level in question. In other words, the level of exposure must be below the "no observable effect level (NOEL)," divided by a 1,000- fold safety or uncertainty factor. The "no observable effect level" is the highest dose level which has not been associated with an observable adverse reproductive or developmental effect.

Discharge that do not result in a "significant amount" of the listed chemical entering into any source of drinking water.

The prohibition from discharges into drinking water does not apply if the discharger is able to demonstrate that a "significant amount" of the list chemical has not, does not, or will not enter any drinking water source, and that the discharge complies with all other applicable laws, regulations, permits, requirements, or orders. A "significant amount" means any detectable amount; expect an amount that would meet the "no significant risk" or "no observable effect" test if an individual were exposed to such an amount in drinking water.

HOW IS PROPOSITION 65 ENFORCED?

Enforcement is carried out through civil lawsuits. These lawsuits may be brought be the Attorney General, any district attorney, or certain city attorneys (those in cities with a population exceeding 750,000). Lawsuit may also be brought by private parties acting in the public interest, but only after providing notice of the alleged violation to the Attorney General, the appropriate district attorney and city attorney, and the business accused of the violation. The notice must provide adequate information to allow the recipient to assess the nature of the alleged violation. A notice must comply with the information and procedural requirements specified in regulations (Title 27. California Code of Regulations, Section 25903). A private party may not pursue an enforcement action directly under Proposition 65 if one of the governmental officials noted above initiates an action within sixty days of notice.

A business found to be in violation of Proposition 65 is subject to civil penalties of up to \$2,500 per day for each violation. In addition, the business may be ordered by a court of law to stop committing the violation.

FOR FURTHER INFORMATION....

Contact the Office of Environmental Health Hazard Assessment=s Proposition 65 Implementation Office at (916)445-6900

E-Mail Service List

Stacey Grassini, Deputy District Attorney CONTRA COSTA COUNTY 900 Ward Street Martinez, CA 94553 sgrassini@contracostada.org

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Stephan R. Passalacqua, District Attorney SONOMA COUNTY 600 Administration Drive Sonoma, CA 95403 jbarnes@sonoma-county.org

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Tori Verber Salazar, District Attorney SAN JOAQUIN COUNTY 222 E. Weber Avenue, Room 202 Stockton, CA 95202 DAConsumer.Environmental@sjcda.org

Christopher Dalbey, Deputy District Attorney SANTA BARBARA COUNTY 1112 Santa Barbara St. Santa Barbara, CA 93101 DAProp65@co.santa-barbara.ca.us

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