SUMMONS (CITACION JUDICIAL)

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

NEW SENSATIONS NOVELTIES INC.: BARNABY LTD, LLC doing business as BABELAND; and DOES 1 to 50

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE):

CA CITIZEN PROTECTION GROUP, LLC

To keep other people from seeing what you entered on your form, please press the Clear This Form button at the end of the form when finished.

ELECTRONICALLY FILED

Superior Court of California County of Alameda

04/17/2024

Chaid Firee	Executive Officer / Clerk	of the Court
Вv	D. Franklin	Deputy

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association, NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. ¡AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entreque una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que hava un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más informeción en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le guede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso.

The name and address of the court is:		
(El nombre y dirección de la corte es):	Alameda Cou	nty Superior Court

Oakland, Rene C. Davidson Alameda County Courthouse

1225 Fallon Street, Oakland, California 94612

The name, address, and telephone number of plaintiffs attorney, or plaintiff without an attorney, is: (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): Andre A. Khansari, Khansari Law Corp., 16133 Ventura Blvd. Suite 1200, Encino, CA 91436; (818) 650-6444

DATE: (Fecha)	04/17/2024	Chad Finke, Executive Officer / Clerk of the Court	Clerk, by (Secretario)	D. Franklin	, Deputy (Adjunto)
		s summons, use Proof of Service of Sum			-1.
Para pru	eba de entrega d	le esta citatión use el formulario Proof ol	f Service of Summor	ns, (POS-010)).	
		- NOTICE TO THE PERSON SER	VED: You are serve	d	
[SEAL]		as an individual defenda	int.		
	MIRTON	2 as the person sued under	er the fictitious name	e of (specify):	

[SEAL]	COLI	tor,	1	
S. P.	No. of Concession,		JE !	
3		3		
10	100		7.	
1	CATT	EALN	TIES .	

			erson sued under the fictitious name of (s	pecify).	
١.	on on	beha	If of (specify):		
	under: [CCP 416.10 (corporation) CCP 416.20 (defunct corporation) CCP 416.40 (association or partnership)		CCP 416.60 (minor) CCP 416.70 (conservatee) CCP 416.90 (authorized person)
	□ by	-	other (specify): onal delivery on (date):		

CASE NUMBER:

24CV071621

Form Adopted for Mandatory Use Judicial Council of Californ

SUMMONS

Code of Civil Procedure §§ 412.20, 465

Page 1 of 1

For your protection and privacy, please press the Clear This Form button after you have printed the form.

Clear This Form

Reserved for Clerk's File Stamp SUPERIOR COURT OF CALIFORNIA **COUNTY OF ALAMEDA** COURTHOUSE ADDRESS: FILED Hayward Hall of Justice Superior Court of California County of Alameda 24405 Amador Street, Hayward, CA 94544 04/11/2024 PLAINTIFF(S): Chad Fisher, Executive Office / Clerk of the Court CA Citizen Protection Group, LLC Deputy DEFENDANT(S): New Sensations Novelties Inc. et al. CASE NUMBER: NOTICE OF CASE ASSIGNMENT 24CV071621

THIS FORM IS TO BE SERVED WITH THE SUMMONS AND COMPLAINT

TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

Pursuant to Rule 3.734 of the California Rules of Court and Title 3 Chapter 2 of the Local Rules of the Superior Court of California, County of Alameda, this action is hereby assigned by the Presiding Judge for all purposes to:

ASSIGNED JUDGE: Victoria Kolakowski

DEPARTMENT:

518

LOCATION:

Hayward Hall of Justice

24405 Amador Street, Hayward, CA 94544

PHONE NUMBER:

(510) 690-2727

FAX NUMBER:

EMAIL ADDRESS: Dept518@alameda.courts.ca.gov

Under direct calendaring, this case is assigned to a single judge for all purposes including trial.

Please note: In this case, any challenge pursuant to Code of Civil Procedures section 170.6 must be exercised within the time period by law. (See Code of Civ. Proc. §§ 170.6, subd. (a.)(2) and 101.3)

NOTICE OF NONAVAILABILITY OF COURT REPORTERS: Effective June 4, 2012, the court will not provide a court reporter for civil law and motion hearings, any other hearing or trial in civil departments, or any afternoon hearing in Department 201 (probate). Parties may arrange and pay for the attendance of a certified shorthand reporter. In limited jurisdiction cases, parties may request electronic recording, Amended Local Rule 3.95 states: "Except as otherwise required by law, in general civil case and probate departments, the services of an official court reporter are not normally available. For civil trials, each party must serve and file a statement before the trial date indicating whether the party requests the presence of an official court reporter."

GENERAL PROCEDURES

Following assignment of a civil case to a specific department, all pleadings, papers, forms, documents and writings can be submitted for filing at either Civil Clerk's Office, located at the Rene C. Davidson Courthouse, Room 109, 1225 Fallon Street, Oakland, California, 94612, and the Hayward Hall of Justice, 24405 Amador Street, Hayward, California, 94544 and through Civil e-filing. Information regarding Civil e-filing can be found on the courts website. All documents, with the exception of the original summons and the original civil complaint, shall have clearly typed on the face page of each document, under the case number, the following:

ASSIGNED FOR ALL PURPOSES TO JUDGE Victoria Kolakowski DEPARTMENT 518

All parties are expected to know and comply with the Local Rules of this Court, which are available on the court's website at http://www.alameda.courts.ca.gov/Pages.aspx/Local-Rules(1) and with the California Rules of Court, which are available at www.courtinfo.ca.gov.

Parties must meet and confer to discuss the effective use of mediation or other alternative dispute processed (ADR) prior to the Initial Case Management Conference. The court encourages parties to file a "Stipulation to Attend ADR and Delay Initial Case Management Conference for 90 Days." The court's website contains this form and other ADR information. If the parties do not stipulate to attend ADR, the parties must be prepared to discuss referral to ADR at the Initial Case Management Conference.

COURT RESERVATIONS

The use of the Court Reservation System (CRS) is now mandated in many civil courtrooms within the Alameda County Superior Court. Instead of calling or emailing the courtroom to make a reservation, parties with a case assigned to a courtroom using CRS are directed to utilize CRS to make and manage their own reservations, within parameters set by the courtrooms. CRS is available 24 hours a day, seven days a week and reservations can be made from a computer or smart phone. Please note, you are prohibited from reserving more than one hearing date for the same motion.

Prior to scheduling any motion on CRS, including any Applications for Orders for Appearance and Examination, or continuing any motion, please review the online information (if any) for the courtroom in which you are reserving. There may be specific and important conditions associated with certain motions and proceedings. Information is available on the court's eCourt Public Portal at www.eportal.alameda.courts.ca.gov.

Chad Finke, Executive Officer / Clerk of the Court

By

M. Cortez, Deputy Clerk

Makyon aray

SUPERIOR COURT OF CALIFORNIA COUNTY OF ALAMEDA	Reserved for Clerk's File Stamp FILED Superior Court of California
COURTHOUSE ADDRESS: Hayward Hall of Justice 24405 Amador Street, Hayward, CA 94544	County of Alarneda 04/11/2024
PLAINTIFF: CA Citizen Protection Group, LLC DEFENDANT: New Sensations Novelties Inc. et al	Clad Flake, Executive Office / Clerk of the Cour By: Deputy M. Cortez
NOTICE OF CASE MANAGEMENT CONFERENCE	CASE NUMBER: 24CV071621

TO THE PLAINTIFF(S)/ATTORNY(S) FOR PLAINTIFF(S) OF RECORD:

You are ordered to serve all named defendants and file proofs of service on those defendants with the court within 60 days of the filing of the complaint (Cal. Rules of Court, 3.110(b)).

Give notice of this conference to all other parties and file proof of service.

Your Case Management Conference has been scheduled on:

Date: 08/26/2024

Time: 2:30 PM

Dept: 518

Location: Hayward Hall of Justice

24405 Amador Street, Hayward, CA 94544

TO DEFENDANT(S)/ATTORNEY(S) FOR DEFENDANT(S) OF RECORD:

The setting of the Case Management Conference does not exempt the defendant from filing a responsive pleading as required by law, you must respond as stated on the summons.

TO ALL PARTIES who have appeared before the date of the conference must:

Pursuant to California Rules of Court, 3.725, a completed Case Management Statement (Judicial Council form CM-110) must be filed and served at least 15 calendar days before the Case Management Conference. The Case Management Statement may be filed jointly by all parties/attorneys of record or individually by each party/attorney of record.

Meet and confer, in person or by telephone as required by Cal. Rules of Court, rule 3.724.

Post jury fees as required by Code of Civil Procedure section 631.

If you do not follow the orders above, the court may issue an order to show cause why you should not be sanctioned under Cal. Rules of Court, rule 2.30. Sanctions may include monetary sanctions, striking pleadings or dismissal of the action.

The judge may place a Tentative Case Management Order in your case's on-line register of actions before the conference. This order may establish a discovery schedule, set a trial date or refer the case to Alternate Dispute Resolution, such as mediation or arbitration. Check the court's eCourt Public Portal for each assigned department's procedures regarding tentative case management orders at https://eportal.alameda.courts.ca.gov.

SUPERIOR COURT OF CALIFORNIA COUNTY OF ALAMEDA	Reserved for Clerk's File Stamp
courthouse ADDRESS: Hayward Hall of Justice 24405 Amador Street, Hayward, CA 94544	FILE D Superior Court of California County of Alameda 04/11/2024
PLAINTIFF/PETITIONER: CA Citizen Protection Group, LLC	Clad Fishe, Executive Office (/Clark of the Court By: Deputy Deputy
DEFENDANT/RESPONDENT: New Sensations Novelties Inc. et al	M. Cortez
CERTIFICATE OF MAILING	CASE NUMBER: 24CV071621

I, the below-named Executive Officer/Clerk of the above-entitled court, do hereby certify that I am not a party to the cause herein, and that on this date I served the attached document upon each party or counsel named below by placing the document for collection and mailing so as to cause it to be deposited in the United States mail at the courthouse in Oakland, California, one copy of the original filed/entered herein in a separate sealed envelope to each address as shown below with the postage thereon fully prepaid, in accordance with standard court practices.

ANDRE A. KHANSARI Khansari Law Corporation 16133 Ventura Blvd. Suite 1200 Encino, CA 91436

Dated: 04/15/2024

Chad Finke, Executive Officer / Clerk of the Court

By:

M. Cortez, Deputy Clerk

Julyan Chang



Superior Court of California, County of Alameda Alternative Dispute Resolution (ADR) Information Packet

The person who files a civil lawsuit (plaintiff) must include the ADR Information Packet with the complaint when serving the defendant. Cross complainants must serve the ADR Information Packet on any new parties named to the action.

The Court *strongly encourages* the parties to use some form of ADR before proceeding to trial. You may choose ADR by:

- Indicating your preference on Case Management Form CM-110;
- Filing the Stipulation to ADR and Delay Initial Case Management Conference for 90 Days (a local form included with the information packet); or
- Agreeing to ADR at your Initial Case Management Conference.

QUESTIONS? Call (510) 891-6055. Email: adrprogram@alameda.courts.ca.gov Or visit the court's website at http://www.alameda.courts.ca.gov/divisions/civil/adr

What Are the Advantages of Using ADR?

- Faster Litigation can take years to complete but ADR usually takes weeks or months.
- Cheaper Parties can save on attorneys' fees and litigation costs.
- More control and flexibility Parties choose the ADR process appropriate for their case.
- Cooperative and less stressful In mediation, parties cooperate to find a mutually agreeable resolution.
- Preserve Relationships A mediator can help you effectively communicate your interests and point of view to the other side. This is an important benefit when you want to preserve a relationship.

What Is the Disadvantage of Using ADR?

• You may go to court anyway – If you cannot resolve your dispute using ADR, you may still have to spend time and money resolving your lawsuit through the courts.

What ADR Options Are Available?

- Mediation A neutral person (mediator) helps the parties communicate, clarify facts, identify legal issues, explore settlement options, and agree on a solution that is acceptable to all sides.
 - o Court Mediation Program: Mediators do not charge fees for the first two hours of mediation. If parties need more time, they must pay the mediator's regular fees.

ADR Info Sheet Rev. 05/23/22 Page 1 of 2

Some mediators ask for a deposit before mediation starts which is subject to a refund for unused time.

- Private Mediation: This is mediation where the parties pay the mediator's regular fees and may choose a mediator outside the court's panel.
- Arbitration A neutral person (arbitrator) hears arguments and evidence from each side and then decides
 the outcome of the dispute. Arbitration is less formal than a trial and the rules of evidence are often
 relaxed. Arbitration is effective when the parties want someone other than themselves to decide the
 outcome.
 - O Judicial Arbitration Program (non-binding): The judge can refer a case, or the parties can agree to use judicial arbitration. The parties select an arbitrator from a list provided by the court. If the parties cannot agree on an arbitrator, one will be assigned by the court. There is no fee for the arbitrator. The arbitrator must send the decision (award of the arbitrator) to the court. The parties have the right to reject the award and proceed to trial.
 - Private Arbitration (binding and non-binding) occurs when parties involved in a dispute either
 agree or are contractually obligated. This option takes place outside of the courts and is normally
 binding meaning the arbitrator's decision is final.

Mediation Service Programs in Alameda County

Low-cost mediation services are available through non-profit community organizations. Trained volunteer mediators provide these services. Contact the following organizations for more information:

SEEDS Community Resolution Center

2530 San Pablo Avenue, Suite A, Berkeley, CA 94702-1612
Telephone: (510) 548-2377 Website: www.seedscrc.org
Their mission is to provide mediation, facilitation, training and education programs in our diverse communities – Services that Encourage Effective Dialogue and Solution-making.

Center for Community Dispute Settlement

291 McLeod Street, Livermore, CA 94550

Telephones: (925) 337-7175 | (925) 337-2915 (Spanish)

Website: www.trivalleymediation.com

CCDS provides services in the Tri-Valley area for all of Alameda County.

For Victim/Offender Restorative Justice Services

Catholic Charities of the East Bay: Oakland

433 Jefferson Street, Oakland, CA 94607 Telephone: (510) 768-3100 Website: www.cceb.org Mediation sessions involve the youth, victim, and family members work toward a mutually agreeable restitution agreement.

ALA ADR-001

ATTORNEY OR PARTY WITHOUT ATTORNEY (Na	ame, State Bar number, and address)	FOR COURT USE ONLY
TELEPHONE NO.:	FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA	ALAMERA COUNTY	
STREET ADDRESS:	ALAMEDA COSTI I	
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME		
PLAINTIFF/PETITIONER:		
DEFENDANT/RESPONDENT:		
		CASE NUMBER:
	LTERNATIVE DISPUTE RESOLUTION (ADR) ANAGEMENT CONFERENCE FOR 90 DAYS	
INSTRUCTIONS: All a	applicable boxes must be checked, and the specified	l information must be provided.
This stipulation is effective whe	en:	
 All parties have signed an 	d filed this stipulation with the Case Management Confe	erence Statement at least 15 days before the
initial case management of		
 A copy of this stipulation in Fax to (510) 267-5727. 	as been received by the ADR Program Administrator, 2	4405 Amador Street, Hayward, CA 94544 or
Date complaint filed:	. An Initial Case Management Co	nference is scheduled for:
Date:	Time: Departme	ent:
2. Counsel and all parties certify	they have met and conferred and have selected the follo	owing ADR process (check one):
☐ Court mediation	☐ Judicial arbitration	
☐ Private mediation	☐ Private arbitration	
3. All parties agree to complete A	DR within 90 days and certify that:	
	equested a complex civil litigation determination hearing);
	ed and intend to submit to the jurisdiction of the court; a specific plan for sufficient discovery to make the ADR	process meaningful:
d. Copies of this stipulation a	and self-addressed stamped envelopes are provided for	
counsel and all parties;	ents are submitted with this stipulation;	
f. All parties will attend ADR		
g. The court will not allow mo	ore than 90 days to complete ADR.	
I declare under penalty of perjury u	nder the laws of the State of California that the foregoing	g is true and correct.
Date:		
	<u> </u>	
(TYPE OR PRINT NAME)	(SIGNATURE OF PLAINTIFF)	
Date:		
	>	
	-	Page 1 of 2

(SIGNATURE OF ATTORNEY FOR PLAINTIFF)

	ALA AD	R-001
PLAINTIFF/PETITIONER:	CASE NUMBER.:	
DEFENDANT/RESPONDENT:		
Date:		
(TYPE OR PRINT NAME)	(SIGNATURE OF DEFENDANT)	
Date:		
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR DEFENDANT)	

		CM-010
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Barni Andre A. Khansari, Esq. (SBN 223528); Peter	T. Sato, Esq. (SBN 238486)	FOR COURT USE ONLY
KHANSARI LAW CORPORATION, 16133 Ver	ntura Blvd., Suite 1200, Encino, CA 91430	ELECTRONICALLY FILED
	FAX NO. (818) 650-6445	
EMAIL ADDRESS andre@khansarilaw.com; peter	Superior Court of California,	
ATTORNEY FOR (Name) Plaintiff, CA Citizen Protect	· · · · · · · · · · · · · · · · · · ·	County of Alameda
SUPERIOR COURT OF CALIFORNIA, COUNTY O	F ALAMEDA	- 1981 - 19 - 1987 - 19 - 1987
STREET ADDRESS: 1225 Fallon Street MAILING ADDRESS same		04/11/2024 at 09:59:06 PM
CITY AND ZIP CODE. Oakland, 94612		By: Milagros Cortez,
BRANCH NAME: Oakland, Rene C. Davidson Al	ameda County Courthouse	Deputy Clerk
CASE NAME: CA Citizen Protection Group, LLC v. New Sensation		
CIVIL CASE COVER SHEET	Complex Case Designation	CASE NUMBER
X Unlimited Limited	Counter Joinder	24CV071621
(Amount (Amount	Filed with first appearance by defendar	
demanded demanded is exceeds \$35,000 s \$35,000 or less)	(Cal Pulse of Court rule 3 403)	DEPT :
	 low must be completed (see instructions	Lates 10
1. Check one box below for the case type that		ri pago 2).
Auto Tort	Contract	Provisionally Complex Civil Litigation
Auto (22)	Breach of contract/warranty (06)	(Cal. Rules of Court, rules 3.400-3.403)
Uninsured motorist (46)	Rule 3.740 collections (09)	Antitrust/Trade regulation (03)
Other PI/PD/WD (Personal Injury/Property	Other collections (09)	Construction defect (10)
Damage/Wrongful Death) Tort	Insurance coverage (18)	Mass tort (40)
Asbestos (04) Product liability (24)	Other contract (37)	Securities litigation (28)
	Real Property	Environmental/Toxic tort (30)
Medical malpractice (45) Other PI/PD/WD (23)	Eminent domain/Inverse	Insurance coverage claims arising from the above listed provisionally complex case
A CONTRACT TO A	condemnation (14)	types (41)
Non-PI/PD/WD (Other) Tort Business tort/unfair business practice (07)	Wrongful eviction (33) Other real property (26)	Enforcement of Judgment
Civil rights (08)	Unlawful Detainer	Enforcement of judgment (20)
Defamation (13)	Commercial (31)	Miscellaneous Civil Complaint
Fraud (16)	Residential (32)	RICO (27)
Intellectual property (19)	Drugs (38)	Other complaint (not specified above) (42) Miscellaneous Civil Petition
Professional negligence (25)	Judicial Review	
Other non-PI/PD/WD tort (35)	Asset forfeiture (05)	Partnership and corporate governance (21)
Employment	Petition re: arbitration award (11)	Other petition (not specified above) (43)
Wrongful termination (36)	Writ of mandate (02)	
Other employment (15)	Other judicial review (39)	
		les of Court. If the case is complex, mark the
factors requiring exceptional judicial manage	d I brog number	of witnesses
a. Large number of separately repres	Coordination	with related actions pending in one or more
b. Extensive motion practice raising of issues that will be time-consuming	inicult of flove	r counties, states, or countries, or in a federal
c. Substantial amount of documentar	court	ostjudgment judicial supervision
3. Remedies sought (check all that apply): a.		
4. Number of causes of action (specify): Two		
	ss action suit.	_
6. If there are any known related cases, file ar	nd serve a notice of related case. (You p	sy use form CM-015.)
Date: April 11, 2024		1/2-
Andre A. Khansari		/-
(TYPE OR PRINT NAME)	NOTICE (SI	SNATURE OF PARTY OR ATTORNEY FOR PARTY)
Plaintiff must file this cover sheet with the first page.	per filed in the action or proceeding (except sn	
under the Probate Code, Family Code, or Welfan • File this cover sheet in addition to any cover sheet		ule 3.220.) Failure to file may result in sanctions.
If this case is complex under rule 3.400 et seq. of the case is case in the case in the case in the case is case in the case in the case in the case in the case is case in the case	100 (B : Fig. 1903) [2012] [2012] [2012] [2012] [2012] [2012] [2012] [2012] [2012] [2012] [2012] [2012] [2012]	copy of this cover sheet on all other parties to
the action or proceeding.		
 Unless this is a collections case under rule 3.740 c 	or a complex case, this cover sheet will be use	d for statistical purposes only Page 1 of 2

عالم الخدادات البالية والمساور	the state of the latest the state of the sta					_
Short Title:CA Citi	zen Protection Group,	LLC vs.	New Sensa	tions N	ovelties Inc., e	t al.

Case Number:

CIVIL CASE COVER SHEET ADDENDUM

				IMITED CIVIL CASE FILINGS IN THE	2
	SUPERIOR COUR	OF CALIF	UKI	IIA, COUNTY OF ALAMEDA	7\
I V 1 Oakland E	Pana C. Davidson Alamada Caveta Cave	thouse ///	21	[] Hayward Hall of Justice (44)	(25)
Civil Case Cover	Rene C. Davidson Alameda County Cour	ulouse (440) 	[] Pleasanton, Gale-Schenon	e maii or Justice (446)
Sheet Category	Civil Case Cover Sheet Case Type	Alamed	a C	ounty Case Type (check only one	
Auto Tort	Auto fort (22)		34	Auto tort (G)	
***************************************		Is this a	n un	insured motorist case? [] yes [] n	0
Other PI /PD /	Asbestos (04)	[]	75	Asbestos (D)	
WD Tort	Product liability (24)	[]	89	Product liability (not asbestos or toxic to	rt/environmental) (G)
	Medical malpractice (45)	[]	97	Medicai malpractice (G)	
	Other PI/PD/WD tort (23)	U	33	Other PI/PD/WD tort (G)	
Non - PI /PD /	Bus tort / unfair bus. practice (07)	[1]	79	Bus tort / unfair bus. practice (G)	
WD Tort	Civil rights (08)	[1]	80	Civil rights (G)	
	Defamation (13)	[1]	84	Defamation (G)	
	Fraud (16)	[1]	24	Fraud (G)	
	Intellectual property (19)	[]	87	Intellectual property (G)	
	Professional negligence (25)	[1]	59	Professional negligence - non-medical (3)
	Other non-PI/PD/WD tort (35)		03	Other non-PI/PD/WD tort (G)	
Employment	Wrongful termination (36)	[]	38	Wrongful termination (G)	
	Other employment (15)	[]	85	Other employment (G)	
		[1]	53	Labor comm award confirmation	
E a L			54	Notice of appeal - L.C.A.	
Contract	Breach contract / Wrnty (06)	[]	04	Breach contract / Wrnty (G)	
	Collections (09)	[]	81	Collections (G)	
	Insurance coverage (18)	[]	86	Ins. coverage - non-complex (G)	
	Other contract (37)	11 9	98	Other contract (G)	
Real Property	Eminent domain / Inv Cdm (14)	1	18	Eminent domain / Inv Cdm (G)	
	Wrongful eviction (33)	1.7.7	17	Wrongful eviction (G)	
	Other real property (26)		36	Other real property (G)	
Unlawful Detainer	Commercial (31)		94		is the deft. In possession
	Residential (32)		47		of the property?
hadiatal Daviess	Drugs (38)		21]Yes []No
Judicial Review	Asset forfeiture (05) Petition re: arbitration award (11)		41 32	Asset forfeiture Pet, re: arbitration award	
	Writ of Mandate (02)		19	Writ of mandate	
	Trint of Mandato (02)	174 705		A action (Publ.Res.Code section 21000	et seg) [] Yes [] No
	Other judicial review (39)	I the second sec	34	Other judicial review	
Provisionally	Antitrust / Trade regulation (03)	[] 7	77	Antitrust / Trade regulation	
Complex	Construction defect (10)	The By B	32	Construction defect	
120 ===1	Claims involving mass tort (40)		78	Claims involving mass tort	
	Securities Iltigation (28)		91	Securities iitigation	
	Toxic tort / Environmental (30)	[x]	93	Toxic tort / Environmental	
	Ins covrg from cmplx case type (41)	- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	95	Ins covrg from complex case type	
Enforcement of	Enforcement of judgment (20)		9	Enforcement of judgment	
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Misc Complaint	RICO (27)		10	RICO (G)	
AND RESERVED TO THE	Partnership / Corp. governance (21)		38	Partnership / Corp. governance (G)	
	Other complaint (42)		8	All other complaints (G)	
Alsc. Civil Petition	Other petition (43)	[] 0	6	Change of name	
		The second second	9	Other petition	

1 2 3 4 5 6	Andre A. Khansari, Esq. (SBN 223528) andre@khansarilaw.com Peter T. Sato, Esq., Of Counsel (SBN 238486) peter@khansarilaw.com KHANSARI LAW CORPORATION 16133 Ventura Blvd., Suite 1200 Encino, California 91436 Telephone: (818) 650-6444 Facsimile: (818) 650-6445 Attorneys for Plaintiff,	ELECTRONICALLY FILED Superior Court of California, County of Alameda 04/11/2024 at 09:59:06 PM By: Milagros Cortez, Deputy Clerk
8	CA Citizen Protection Group, LLC	
	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
10	COUNTY O	F ALAMEDA
12		
13	CA CITIZEN PROTECTION GROUP, LLC,	CASE NO. 24CV071621
14	Plaintiff,	COMPLAINT FOR INJUNCTIVE
15		RELIEF AND CIVIL PENALTIES
16	VS.	[Violations of Proposition 65, the Safe
17 18	NEW SENSATIONS NOVELTIES INC.; BARNABY LTD, LLC doing business as BABELAND; and DOES 1 to 50,	Drinking Water and Toxic Enforcement Act of 1986 (Health & Safety Code §§ 25249.5, et seq.)]
19	Defendants.	202 15.05, 07 804.)]
20	Domanio	UNLIMITED CIVIL
21		(exceeds \$35,000)
22	Plaintiff CA CITIZEN PROTECTION GROUP, LLC ("CCPG" or "Plaintiff")	
23	brings this action in the interests of the general public pursuant to California's Safe	
24	Drinking Water and Toxic Enforcement Act of 1986, codified as Cal. Health & Safety	
25	Code ("HSC") § 25249.5 et seq. and related statutes (also known and referred to herein as	
26	"Proposition 65") and, based on information and belief, hereby alleges:	
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COMPLAINT FOR INJUNCTIVE RELIEF AND CIVIL PENALTIES

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THE PARTIES

- 1. Plaintiff CCPG is dedicated to, among other causes, reducing the amount of chemical toxins in consumer products, the promotion of human health, environmental safety, and improvement of worker and consumer safety.
- 2. Plaintiff is a person within the meaning of HSC § 25249.11(a) and brings this enforcement action in the public interest pursuant to HSC § 25249.7(d).
- 3. Upon information and belief, Defendant NEW SENSATIONS NOVELTIES INC. ("NSN"), is a Washington corporation, and a person doing business in the State of California within the meaning of HSC §25249.11(b) and had ten (10) or more employees at all relevant times.
- 4. Upon information and belief, Defendant BARNABY LTD, LLC doing business as BABELAND ("Babeland", and together with NSN, collectively referred to as "Defendants", and each is a "Defendant"), is an Ohio limited liability company, and a person doing business in the State of California within the meaning of HSC §25249.11(b) and had ten (10) or more employees at all relevant times.
- 5. Defendants own, administer, direct, control, and/or operate facilities and/or agents, distributors, sellers, marketers, or other retail operations who placed the "Subject Product" (as defined in Paragraph 17, p.5 below) into the stream of commerce in California which contain Di(2-ethylhexyl) phthalate ("DEHP") without first giving "clear and reasonable" warnings.
- 6. Defendants DOES 1-50 are named herein under fictitious names, as their true names and capacities are unknown to Plaintiff. Plaintiff is informed and believes, and thereon alleges, that each of said DOES has manufactured, packaged, distributed, marketed, sold and/or has otherwise been involved in the chain of commerce of, and continues to manufacture, package, distribute, market, sell, and/or otherwise continues to be involved in the chain of commerce of the Subject Product for sale or use in California, and/or is responsible, in some actionable manner, for the events and happenings referred to herein, either through its conduct or through the conduct of its agents, servants or

employees, or in some other manner, causing the harms alleged herein. Plaintiff will seek leave to amend this Complaint to set forth the true names and capacities of DOES when ascertained.

7. Upon information and belief, at all times relevant to this action, each of DOES 1-50, was an agent, servant, or employee of either of the Defendants. In conducting the activities alleged in this Complaint, each of DOES 1-50 was acting within the course and scope of this agency, service, or employment, and was acting with the consent, permission, and authorization of the relevant Defendant. All actions of each of DOES 1-50 alleged in this Complaint were ratified and approved by the relevant Defendant or its officers or managing agent. Alternatively, each of the DOES 1-50 aided, conspired with and/or facilitated the alleged wrongful conduct of the relevant Defendant.

II JURISDICTION AND VENUE

- 8. This Court has jurisdiction over this action 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." This Court has jurisdiction over this action pursuant to HSC § 25249.7, which allows enforcement of violations of Proposition 65 in any Court of competent jurisdiction.
- 9. This Court has jurisdiction over Defendants because, based on information and belief, Defendants are business entities having sufficient minimum contacts in California, or otherwise intentionally availing themselves of the California market through the sale, marketing, distribution and/or use of the Subject Product in the State of California, to render the exercise of jurisdiction over Defendants by the California courts consistent with traditional notions of fair play and substantial justice.
- 10. Venue is proper in the Alameda County Superior Court, pursuant to Code of Civil Procedure ("CCP") §§ 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 the cause of action, or part thereof, arises in Alameda

County because Defendants' violations occurred (the Subject Product is marketed, offered for sale, sold, used, and/or consumed without clear and reasonable warnings) in this County. Furthermore, this Court is the proper venue under CCP § 395.5 and HSC §§ 25249.7(a) and (b), which provide that any person who violates or threatens to violate HSC §§ 25249.5 or 25249.6 may be enjoined in, and civil penalty assessed and recovered in a civil action brought in, any court of competent jurisdiction.

III STATUTORY BACKGROUND

- 11. The People of the State of California have declared in Proposition 65 their right "[t]o be informed about exposures to chemicals that cause cancer, birth defects, or other reproductive harm." (HSC, Div. 20, Ch. 6.6 Note [Section 1, subdivision (b) of Initiative Measure, Proposition 65]). Proposition 65 is classically styled as a "right-to-know" law intended to inform consumers' choices prior to exposure.
- 12. To affect this goal, Proposition 65 requires that individuals be provided with a "clear and reasonable warning" before being exposed to substances listed by the State of California as causing cancer or reproductive toxicity. HSC § 25249.6, which states, in pertinent part:

"No person in the course of doing business shall knowingly and intentionally expose any individual to a chemical known to the state to cause cancer or reproductive toxicity without first giving clear and reasonable warning to such individual..."

- 13. Proposition 65 requires the Governor of California to publish a list of chemicals known to the state to cause cancer, birth defects, or other reproductive harm.

 See HSC § 25249.8. The list, which the Governor updates at least once a year, contains over 700 chemicals and chemical families. Proposition 65 imposes warning requirements and other controls that apply to Proposition 65-listed chemicals.
- 14. All businesses with ten (10) or more employees that operate or sell products in California must comply with Proposition 65. Under Proposition 65, businesses are: (1)

prohibited from knowingly discharging Proposition 65-listed chemicals into sources of drinking water (HSC § 25249.5), and (2) required to provide "clear and reasonable" warnings before exposing a person, knowingly and intentionally, to a Proposition 65-listed chemical (HSC § 25249.6).

15. Proposition 65 provides that any person who "violates or threatens to violate" the statute "may be enjoined in any court of competent jurisdiction." HSC §25249.7(a). "Threaten to violate" is defined to mean creating "a condition in which there is a substantial probability that a violation will occur." HSC §25249.11(e). Violators are liable for civil penalties of up to \$2,500 per day for each violation of Proposition 65. See HSC §25249.7(b)(emphasis added).

IV BACKGROUND AND PRELIMINARY FACTS

- 16. This action seeks to remedy the continuing failure of Defendants to clearly and reasonably warn consumers in California that they are being exposed to DEHP, a chemical known to the State of California to cause cancer, developmental toxicity, and reproductive toxicity.
- 17. Defendants manufactured, packaged, distributed, marketed, sold and/or has otherwise been involved in the chain of commerce of, and continue to manufacture, distribute, package, promote, market, sell and/or otherwise continue to be involved in the chain of the following consumer product which contains the chemical DEHP: NSNovelties Vinyl Sinful Black Hogtie, UPC: 657447093647 (referred to herein as the "Subject Product").
- 18. The Subject Product continues to be offered for sale, sold and/or otherwise provided for use and/or handling to individuals in California.
- 19. The use and/or handling of the Subject Product causes exposures to DEHP at levels requiring a "clear and reasonable warning" under Proposition 65. Defendants expose consumers of the Subject Product to DEHP and have failed to provide the health hazard warnings required by Proposition 65.

- 20. The past, and continued manufacturing, packaging, distributing, marketing and/or sale of the Subject Product, without the required health hazard warnings, causes individuals to be involuntarily exposed to high levels of DEHP in violation of Proposition 65.
- 21. Plaintiff seeks injunctive relief enjoining Defendants from the continued manufacturing, packaging, distributing, marketing and/or selling of Subject Product in California without first providing clear and reasonable warnings, within the meaning of Proposition 65, regarding the risks of cancer, developmental harm and other reproductive harm, posed by exposures to DEHP through the use and/or handling of the Subject Product. Plaintiff seeks an injunctive order compelling Defendants to bring its business practices into compliance with Proposition 65 by providing clear and reasonable warnings to each individual who may be exposed to DEHP from the use and/or handling of the Subject Product. Plaintiff also seeks an order compelling Defendants to identify and locate each individual person who in the past has purchased Subject Product, and to provide to each such purchaser a clear and reasonable warning that the use of the Subject Product, as applicable, will cause exposure to DEHP.
- 22. In addition to injunctive relief, Plaintiff seeks an assessment of civil penalties to remedy Defendants' failure to provide clear and reasonable warnings regarding exposures to DEHP.
- 23. On January 01, 1988, the State of California officially listed DEHP as a chemical known to cause cancer.
- 24. The No Significant Risk Level ("NSRL") for cancer as relating DEHP is 310 μ g/day for adults.
- 25. The NSRL is calculated based on a body weight of 58 kg for an adult or pregnant woman, 70 kg for an adult male, 40 kg for an adolescent, 20 kg for a child, 10 kg for an infant, and 3.5 kg for a neonate (27 CCR § 25803, subd. (b)).
- 26. The exposure estimates from the Subject Product exceed the DEHP NSRL set by the California Office of Environmental Health Hazard Assessment ("OEHHA"). As

a result, the Subject Product is required to have a clear and reasonable warning under Proposition 65.

- 27. On October 24, 2003, the State of California officially listed DEHP as a chemical known to cause developmental toxicity and male reproductive toxicity.
- 28. The Maximum Allowable Dosage Level ("MADL") for reproductive harm, and male reproductive harms, as relating to DEHP is the following for intravenous exposures: 4200 μ g/day for adults; 600 μ g/day for infant boys, age 29 days to 24 months; and 210 μ g/day for neonatal infant boys, age 0 to 28 days; and for oral exposures: 410 μ g/day for adults; 58 μ g/day for infant boys, age 29 days to 24 months; and 20 μ g/day for neonatal infant boys, age 0 to 28 days.
- 29. The MADL is calculated based on a body weight of 58 kg for an adult or pregnant woman, 70 kg for an adult male, 40 kg for an adolescent, 20 kg for a child, 10 kg for an infant, and 3.5 kg for a neonate (27 CCR § 25803, subd. (b)).
- 30. The exposure estimates from the Subject Product exceeds the DEHP MADL set by OEHHA. As a result, the Subject Product is required to have a clear and reasonable warning under Proposition 65.
- 31. Plaintiff purchased the Subject Product without a Proposition 65 warning on the Subject Product, or as required by Proposition 65.
- 32. To test the Subject Product for DEHP, Plaintiff engaged a well-respected and accredited testing laboratory that used the testing protocol used and approved by the California Attorney General.
- 33. The results of testing undertaken by Plaintiff of the Subject Product, shows that the Subject Product tested was in violation of the 310 μ g/day NSRL "safe harbor" daily limit for DEHP set forth in Proposition 65's regulations. As a result, the Subject Products are required to have clear and reasonable warning under Proposition 65.
- 34. The results of testing undertaken by Plaintiff of the Subject Product, shows that the Subject Product tested was in violation of the MADL "safe harbor" daily limits for DEHP set forth in Proposition 65 regulations at: 4200 µg/day for adults; 600 µg/day for

infant boys, age 29 days to 24 months; and 210 μ g/day for neonatal infant boys, age 0 to 28 days, for intravenous exposures; and 410 μ g/day for adults; 58 μ g/day for infant boys, age 29 days to 24 months; and 20 μ g/day for neonatal infant boys, age 0 to 28 days 310 μ g/day, for oral exposures. As a result, the Subject Product is required to have clear and reasonable warning under Proposition 65.

- 35. As a proximate result of acts by the Defendants, as persons in the course of doing business within the meaning of HSC §25249.11(b), individuals throughout the State of California, including in the County of Alameda, have been exposed to DEHP without clear and reasonable warnings. The individuals subject to exposures to DEHP include normal and foreseeable users of the Subject Product, as well as all other persons exposed to the Subject Product.
- 36. At all times relevant to this action, Defendants have knowingly and intentionally exposed the users of the Subject Product to DEHP without first giving clear and reasonable warnings to such individuals.
- 37. Individuals using the Subject Product are exposed to DEHP in excess of the daily "no significant risk" levels determined by the State of California, as applicable for DEHP.
- 38. Individuals using each Subject Product are exposed to DEHP in excess of the "maximum allowable daily" levels determined by the State of California, as applicable for DEHP.
- 39. At all times relevant to this action, Defendants have, in the course of doing business, failed to provide individuals using and/or handling the Subject Product with clear and reasonable warnings that the Subject Product exposes individuals to DEHP.

SATISFACTION OF PRIOR NOTICE OF PROPOSITION 65 VIOLATIONS AND SIXTY (60) DAY INTENT TO SUE

40. On or about May 12, 2023, Plaintiff gave 60-day notice of alleged violations of HSC §25249.6 (the "Notice"), filed as AG Number 2023-01282, concerning consumer

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27 28 product exposures subject to a private action, to each Defendant, the California Attorney General, County District Attorneys, and City Attorneys for each city containing a population of at least 750,000 people in whose jurisdictions the violations allegedly occurred, concerning the Subject Product, containing DEHP.

- 41. Before sending the Notice of alleged violations, Plaintiff investigated the consumer product involved, the likelihood that such product would cause users to suffer significant exposures to DEHP and the corporate structure of Defendants.
- 42. The Notice of alleged violations included a Certificate of Merit executed by the attorney for the noticing party, Plaintiff CCPG. The Certificate of Merit states that the attorney for Plaintiff who executed the certificate had consulted with at least one person with relevant and appropriate expertise who reviewed data regarding the exposures to DEHP, the subject Proposition 65-listed chemical related to this action. Based on that information, the attorney for Plaintiff who executed the Certificate of Merit believed there was a reasonable and meritorious case for this private action. The attorney for Plaintiff attached to the Certificate of Merit served on the Attorney General, the confidential factual information sufficient to establish the basis of the Certificate of Merit.
- 43. Plaintiff's Notice of alleged violations also includes a Certificate of Service and documents entitled "Appendix "A" - The Safe Drinking Water & Toxic Enforcement Act of 1986 (Proposition 65): A Summary", and "Appendix "B" - The Safe Drinking Water & Toxic Enforcement Act of 1986 (Proposition 65): Special Compliance Procedure". HSC §25249.7(d).
- 44. The Notice was issued pursuant to, and in compliance with, the requirements of HSC § 25249.7, subdivision (d) and the statute's implementing regulations regarding the notice of the violations to be given to certain public enforcement agencies and to the violator.
- Plaintiff is commencing this action more than sixty (60) days from the date 45. that Plaintiff served the Notice to Defendants, and the public prosecutors referenced in the paragraphs above.

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46. Plaintiff is informed, believes, and thereon alleges that neither the Attorney General, nor any applicable district attorney or city attorney has commenced an action or is diligently prosecuting an action against either Defendant with respect to the Subject Product.

FIRST CAUSE OF ACTION

(Injunctive Relief for Violations of Proposition 65, The Safe Drinking Water and Toxic Enforcement Act of 1986 (Health & Safety Code, §§ 25249.5, et seq.)) (Against Defendants and Does 1 - 50)

- 47. Plaintiff repeats and incorporates by reference Paragraphs 1 through 46, inclusive, as if specifically set forth in this cause of action.
- 48. By committing the acts alleged in this Complaint, Defendants at all times relevant to this action, and continuing through the present, have violated and continue to violate HSC § 25249.6 by, in the course of doing business, knowingly and intentionally exposing individuals, who use or handle the Subject Product, to the chemical DEHP at levels exceeding allowable exposure levels under Proposition 65 guidelines without Defendants first giving clear and reasonable warnings to such individuals pursuant to HSC §§ 25249.6 and 25249.11(f).
- 49. Defendants have manufactured, packaged, distributed, marketed, sold and/or have otherwise been involved in the chain of commerce of, and continue to manufacture, package, distribute, market, sell and/or otherwise continue to be involved in the chain of commerce of the Subject Product, which has been, is, and will be used and/or handled by individuals in California, without Defendants providing clear and reasonable warnings, within the meaning of Proposition 65, regarding the risks of cancer, developmental harm and male reproductive harm, posed by exposure to DEHP through the use and/or handling of the Subject Product. Furthermore, Defendants have threatened to violate HSC §25249.6 by the Subject Product being marketed, offered for sale, sold and/or otherwise provided for use and/or handling to individuals in California.

50. By the above-described acts, Defendants have violated HSC § 25249.6 and are therefore subject to an injunction ordering Defendants to stop violating Proposition 65, and to provide warnings to consumers and other individuals who will purchase, use and/or handle the Subject Product.

- 51. An action for injunctive relief under Proposition 65 is specifically authorized by HSC § 25249.7(a) in any court of competent jurisdiction.
- 52. Continuing commission by Defendants of the acts alleged above will irreparably harm consumers within the State of California, for which harm they have no plain, speedy, or adequate remedy at law. In the absence of equitable relief, Defendants will continue to create a substantial risk of irreparable injury by continuing to cause consumers to be involuntarily and unwittingly exposed to DEHP through the use and/or handling of the Subject Product.

SECOND CAUSE OF ACTION

(Civil Penalties for Violations of Proposition 65, The Safe Drinking Water and Toxic Enforcement Act of 1986 (Health & Safety Code, §§ 25249.5, et seq.)

(Against Defendants and Does 1 - 50)

- 53. Plaintiff repeats and incorporates by reference Paragraphs 1 through 52, inclusive, as if specifically set forth in this cause of action.
- 54. By committing the acts alleged in this Complaint, Defendants at all times relevant to this action, and continuing through the present, have violated and continue to violate HSC § 25249.6 by, in the course of doing business, knowingly and intentionally exposing individuals who use or handle the Subject Products to the chemical DEHP at levels exceeding allowable exposure levels without Defendants first giving clear and reasonable warnings to such individuals pursuant to HSC §§ 25249.6 and 25249.11(f).
- 55. Defendants have manufactured, packaged, distributed, marketed, sold and/or has otherwise been involved in the chain of commerce of, and continue to manufacture, package, distribute, market, sell and/or otherwise continue to be involved in the chain of

commerce of the Subject Product, which has been, is, and will be used and/or handled by individuals in California, without Defendants providing clear and reasonable warnings, within the meaning of Proposition 65, regarding the risks of cancer, developmental harm and male reproductive harm, posed by exposure to DEHP through the use and/or handling of the Subject Product. Furthermore, Defendants have threatened to violate HSC § 25249.6 by the Subject Product being marketed, offered for sale, sold and/or otherwise provided for use and/or handling to individuals in California.

- 56. By the above-described acts, Defendants are liable, pursuant to HSC § 25249.7(b), for a civil penalty of up to \$2,500 per day, for each violation of HSC § 25249.6 relating to the Subject Product.
- 57. Wherefore, Plaintiff prays judgment against Defendants, as set forth hereafter.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for relief against Defendants as follows:

- 1. A preliminary and permanent injunction enjoining Defendants, their agents employees, assigns and all persons acting in concert or participating with Defendants, from manufacturing, packaging, distributing, marketing and/or selling the Subject Product, and any related products, for sale or use in California without first providing clear and reasonable warnings, within the meaning of Proposition 65, that the users and/or handlers of the Subject Product are exposed to the chemical DEHP;
- 2. An injunctive order, pursuant to HSC § 25249.7(b) and 27 CCR §§ 25603 and 25603.1, compelling Defendants to provide a "clear and reasonable" warning on the label of the Subject Product, and warnings online as required and applicable. The warning should indicate that the Subject Product will expose the user or consumer to chemicals

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1		known to the State of California to cause cancer, developmental harm
2	į	and reproductive harm.
3	3.	An assessment of civil penalties against Defendants, pursuant to HSC
4		§ 25249.7(b), in the amount of \$2,500, per day, for each violation of
5		Proposition 65;
6	4.	An award to Plaintiff of its attorneys' fees pursuant to CCP § 1021.5
7		or the substantial benefit theory;
8	5.	An award of costs of suit herein pursuant to CCP § 1032 et seq. or as
9		otherwise warranted; and
10	6.	Such other and further relief as the Court may deem just and proper.
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12		Respectfully submitted,
13	DATED:	April 11, 2024 KHANSARI LAW CORPORATION
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17		Andre A. Khansari, Esq.
18		Attorneys for Plaintiff, CA Citizen Protection Group, LLC
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COMPLAINT FOR INJUNCTIVE RELIEF AND CIVIL PENALTIES