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1 2 3 4 5 6 7 8 9	ENTORNO LAW, LLP Noam Glick (SBN 251582) Craig M. Nicholas (SBN 178444) Jake W. Schulte (SBN 293777) Janani Natarajan (SBN 346770) Gianna E. Tirrell (SBN 358788) 225 Broadway, Suite 1900 San Diego, California 92101 Tel: (619) 629-0527 Email: noam@entornolaw.com Email: craig@entornolaw.com Email: jake@entornolaw.com Email: jake@entornolaw.com Email: janani@entornolaw.com	Superior Court of California, County of Alameda 03/19/2025 at 04:28:05 PM By: Danielle Harbour, Deputy Clerk			
10	Attorneys for Plaintiff Environmental Health Advocates, Inc.				
11	SUPERIOR COURT OF THE STATE OF CALIFORNIA				
12	IN AND FOR THE COUNTY OF ALAMEDA				
13	ENVIRONMENTAL HEALTH ADVOCATES,	Case No.: 25CV116027			
14	INC., Plaintiff,	COMPLAINT FOR CIVIL PENALTIES AND INJUNCTIVE RELIEF			
15	V.	(Health & Safety Code § 25249.6 et seq.)			
16 17	AMWAY CORP., a Virginia corporation; ALTICOR INC., a Michigan corporation; and DOES 1 through 100, inclusive,	(Treatin & Safety Code § 25249.6 et seq.)			
18	Defendants.				
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I. INTRODUCTION

2 1. This Complaint is a representative action brought by Environmental Health Advocates, 3 Inc. ("Plaintiff") in the public interest of the citizens of the State of California ("the People"). Plaintiff 4 seeks to remedy Defendants' failure to inform the People of exposure to diethanolamine ("DEA"), a 5 chemical known to the State of California to cause cancer. DEA is a common component of cosmetic 6 and grooming products, and often functions as an emulsifier or foaming agent. Defendants expose 7 consumers to DEA by manufacturing, importing, selling, and/or distributing a variety of face masks 8 including, but not limited to, Artistry Signature Select Brightening Mask ("Products"). Defendants know 9 and intend that customers will use Products containing DEA.

Under California's Safe Drinking Water and Toxic Enforcement Act of 1986, California
 Health and Safety Code, section 25249.6 et seq. ("Proposition 65"), "[n]o 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..." (Health & Safety Code, § 25249.6.)

On or around June 22, 2012, the State of California added DEA to Proposition 65 as a
 known carcinogen, thereby requiring a clear and reasonable warning about potential exposure to DEA
 on any consumer good. Despite this, Defendants failed to sufficiently warn consumers and individuals
 in California about potential exposure to DEA in connection with Defendants' manufacture, import, sale,
 or distribution of Products. This is a violation of Proposition 65.

4. Plaintiff seeks injunctive relief compelling Defendants to sufficiently warn consumers
 in California before exposing them to DEA in Products. (Health & Safety Code, § 25249.7(a).) Plaintiff
 also seeks civil penalties against Defendants for violations of Proposition 65 along with attorney's fees
 and costs. (Health & Safety Code, § 25249.7(b).)

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II. <u>PARTIES</u>

2 5. Plaintiff ENVIRONMENTAL HEALTH ADVOCATES, INC. ("Plaintiff") is a 3 corporation in the State of California dedicated to protecting the health of California citizens through 4 the elimination or reduction of toxic exposure from consumer products. Plaintiff has prosecuted a 5 number of Proposition 65 cases in the public interest. These cases have resulted in significant public 6 benefit—including the reformulation and repackaging of numerous consumer products—to make them 7 safer for California consumers, and to properly apprise California consumers of any health risks 8 associated with their usage. Plaintiff brings this action in the public interest pursuant to Health and 9 Safety Code, section 25249.7.

Defendant AMWAY CORP. ("Amway") is a corporation organized and existing under
 the laws of Virginia. Amway is registered to do business in California, and does business in the County
 of Alameda, within the meaning of Health and Safety Code, section 25249.11. Amway manufactures,
 imports, sells, or distributes the Products in California and Alameda County.

7. Defendant ALTICOR INC. ("Alticor") is a corporation organized and existing under
the laws of Michigan. Alticor is registered to do business in California, and does business in the County
of Alameda, within the meaning of Health and Safety Code, section 25249.11. Alticor manufactures,
imports, sells, or distributes the Products in California and Alameda County.

8. Plaintiff does not know the true names and/or capacities, whether individual, partners,
 or corporate, of the Defendants sued herein as DOES 1 through 100, inclusive, and for that reason sues
 said Defendants under fictitious names pursuant to Cal. Civ. Proc. § 474. 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 the remedies and penalties sought herein.

9. At all times mentioned, Defendants were the agents, alter egos, servants, joint venturers,
joint employers, or employees for each other. Defendants acted with the consent of the other CoDefendants and acted within the course, purpose, and scope of their agency, service, or employment.
All conduct was ratified by Defendants, and each of them.

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1	III. <u>VENUE AND JURISDICTION</u>			
2	10. California Constitution Article VI, Section 10 grants the Superior Court original			
3	jurisdiction in all cases except those given by statute to other trial courts. The Health and Safety Code			
4	statute upon which this action is based does not give jurisdiction to any other court. As such, this Court			
5	has jurisdiction.			
6	11. Venue is proper in Alameda County Superior Court pursuant to Code of Civil			
7	Procedure, sections 394, 395, and 395.5. Wrongful conduct occurred and continues to occur in this			
8	County. Defendants conducted and continue to conduct business in this County as it relates to Products.			
9	12. Defendants have sufficient minimum contacts in the State of California or otherwise			
10	purposefully avail themselves of the California market. Exercising jurisdiction over Defendants would			
11	be consistent with traditional notions of fair play and substantial justice.			
12	IV.			
13	BACKGROUND FACTS			
14	13. Under California's Safe Drinking Water and Toxic Enforcement Act of 1986, California			
15	Health and Safety Code, section 2529.6 et seq. ("Proposition 65"), "no person in the course of doing			
16	business shall knowingly and intentionally expose any individual to a chemical known to the state of to			
10	cause cancer or reproductive toxicity without first giving clear and reasonable warning to such			
17	individual" (Health & Safety Code, § 25249.6.)			
18 19	14. Proposition 65 requires the State of California to maintain "a list of chemicals known to			
	the state to cause cancer or reproductive toxicity," which is to be "revised and republished in light of			
20	additional knowledge" on at least an annual basis. (Health & Safety Code, § 25249.8(a).)			
21	15. On June 22, 2012, the State of California formally identified and listed DEA as a			
22	chemical known to cause cancer. DEA is a common component of cosmetic and grooming products,			
23	and often functions as an emulsifier or foaming agent.			
24	16. In 2012, the International Agency for Research on Cancer (IARC) also formally			
25 26	identified DEA as a Group 2B possible human carcinogen. (See IARC Working Group on the Evaluation			
26	of Carcinogenic Risks to Humans, Some Chemicals Present in Industrial and Consumer Products, Food			
27 28	and Drinking-Water. Lyon (FR): International Agency for Research on Cancer; 2013, (IARC			

1 Risks 101.) Monographs the Evaluation of Carcinogenic No. on to Humans, 2 DIETHANOLAMINE, available at: https://www.ncbi.nlm.nih.gov/books/NBK373177/ [last visited 3 March 19, 2025].)

Animal studies have reported effects on various organ systems from long-term topical
administration of DEA. For example, a study conducted by the National Toxicology Program
(hereinafter, the "NTP study") showed that dermal exposure to DEA amplified the development of
tumors in the liver and kidney tubules. (*See* National Toxicology Program, NTP Toxicology and
Carcinogenesis Studies of Diethanolamine (CAS No. 111-42-2) in F344/N Rats and B6C3F1 Mice
(Dermal Studies). Natl Toxicol Program Tech Rep Ser. 1999 Jul; 478:1-212. PMID: 12571685.,
available at: https://pubmed.ncbi.nlm.nih.gov/12571685/ [last visited March 19, 2025].)

11 18. The Office of Environmental Health Hazard Assessment ("OEHHA") has established 12 specific safe harbor levels for many of the chemicals listed under Proposition 65. For cancer-causing 13 chemicals in particular, a safe harbor level is called a "No Significant Risk Level," or "NSRL." An 14 NSRL is the daily intake level calculated to result in one excess case of cancer in an exposed human 15 population of 100,000, assuming lifetime exposure at the level in question. (See OEHHA's Proposition 16 (February 2001), 65 Process for Developing Safe Harbor Numbers available at 17 https://oehha.ca.gov/media/downloads/crnr/2001safeharborprocess.pdf [last visited March 19, 2025].) 18 The State of California has not yet established an NSRL for DEA. However, research suggests that an 19 NSRL of 5.6 micrograms/day of DEA is appropriate, where dermal absorption is the route of exposure. 20 (See Wang B, Amacher DE, Whittaker MH. Derivation of a No-Significant-Risk-Level (NSRL) for 21 diethanolamine (DEA). Toxicol Pharmacol. 2014 Feb;68(1):76-84. doi: Regul 22 10.1016/j.yrtph.2013.11.009. Epub 2013 Nov 23. PMID: 24275050 [last visited March 19, 2025].) This 23 NSRL is derived from the NTP study described above, using a benchmark dose modeling method based 24 on the incidence of hepatocellular carcinomas in female mice, in accordance with the guidelines of the 25 California Environmental Protection Agency.

26 19. In order to ensure that the injunctive relief sought herein confers a public benefit upon
27 California consumers, EHA adopts the NSRL of 5.6 micrograms/day for DEA derived from the NTP
28 study.

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 Plaintiff incorporates by reference each and every allegation contained about Proposition 65 mandates that citizens be informed about exposures to ch cause cancer, birth defects, and other reproductive harm. Defendants manufactured, imported, sold, and/or distributed Products contained 	ove.		
 Proposition 65 mandates that citizens be informed about exposures to ch cause cancer, birth defects, and other reproductive harm. Defendants manufactured, imported, sold, and/or distributed Products com 	ove.		
 6 cause cancer, birth defects, and other reproductive harm. 7 22. Defendants manufactured, imported, sold, and/or distributed Products complete in the second s			
7 22. Defendants manufactured, imported, sold, and/or distributed Products com	nemicals that		
	cause cancer, birth defects, and other reproductive harm.		
in violation of Health and Safety Code, section 25249.6 et seq. Plaintiff is informed and b	taining DEA		
	pelieves such		
violations have continued after receipt of the Notices and will continue to occur into the future.			
10 23. In manufacturing, importing, selling, and/or distributing Products, Defendation	ants failed to		
11 provide a clear and reasonable warning to consumers and individuals in California who may	y be exposed		
to DEA through reasonably foreseeable use of the Products.			
13 24. Products expose individuals to DEA through dermal absorption. This ex	exposure is a		
natural and foreseeable consequence of Defendants placing Products into the stream of commerce. As			
such, Defendants intend that consumers will use Products, exposing them to DEA.			
16 25. Defendants' Products exceed the NSRL of 5.6 micrograms/day, which was	derived from		
17 the NTP study.			
18 26. Defendants knew or should have known that the Products contained DEA	and exposed		
individuals to DEA in the ways provided above. The Notice informed Defendants of the presence of			
20 DEA in the Products. Likewise, media coverage concerning DEA and related chemicals	in consumer		
products provided constructive notice to Defendants.			
22 27. Defendants' actions in this regard were deliberate and not accidental.			
28. More than sixty days prior to naming each defendant in this lawsuit, Plair	ntiff issued a		
24 60-Day Notice of Violation upon each Defendant as required by and in compliance with Pro-	oposition 65.		
Plaintiff provided the Notice to the various required public enforcement agencies along with a certificate			
of merit. The Notice alleged that Defendants violated Proposition 65 by failing to sufficiently warn			
consumers in California of the health hazards associated with exposures to DEA contained in the			
Products.			

1	29.	The appropriate public enforcement	ent agencies provided with the Notice failed to
2	commence and diligently prosecute a cause of action against Defendants.		
3	30.	Individuals exposed to DEA contain	ned in Products through dermal absorption resulting
4	from reasonably foreseeable use of the Products have suffered and continue to suffer irreparable harm.		
5	There is no other plain, speedy, or adequate remedy at law.		
6	31.	31. Defendants are liable for a maximum civil penalty of \$2,500 per day for each violation	
7	of Proposition 65 pursuant to Health and Safety Code, section 252497(b). Injunctive relief is also		
8	appropriate pursuant to Health and Safety Code, section 25249.7(a).		
9	PRAYER FOR RELIEF		
10	Wherefore, Plaintiff prays for judgment against Defendants as follows:		
11	1.	1. Civil penalties in the amount of \$2,500 per day for each violation. Plaintiff alleges that	
12	damages total a minimum of \$1,000,000;		
13	2.	2. A preliminary and permanent injunction against Defendants from manufacturing,	
14	importing, selling, and/or distributing Products in California without providing a clear and reasonable		
15	warning as required by Proposition 65 and related Regulations;		
16	3.	3. Reasonable attorney's fees and costs of suit; and	
17	4. Such other and further relief as may be just and proper.		
18			
19	Respectfully	submitted:	
20	Dated: March	19, 2025	ENTORNO LAW, LLP
21		n	Noon Slich
22		By:	Noam Glick
23			Craig M. Nicholas
24			Jake W. Schulte Janani Natarajan
25			Gianna E. Tirrell
26			
27			Attorneys for Plaintiff Environmental Health Advocates, Inc.
28			