1 2 3	WILLIAM VERICK (BAR NO. 140972) FREDRIC EVENSON (BAR NO 198059) KLAMATH ENVIRONMENTAL LAW CENT 424 First Street Eureka, California 95501	ENDORSED ELED San Francisco County Superior Court
4 5 6 7	DAVID H. WILLIAMS (BAR NO. 144479) BRIAN ACREE (BAR NO. 202505) Public Interest Lawyers Group 2070 Allston Way, Suite 300 Berkeley, California 94712-3157 Telephone: (510) 647-1900	GORDON PARK-LI, Clerk BY: MARJORIE SCHWARTZ-SCOTT Deputy Clerk
8	Attorneys for Plaintiff, MATEEL ENVIRONMENTAL JUSTICE FOUR	NDATION
9	SUPERIOR COURT OF T	HE STATE OF CALIFORNIA
10	COUNTY OF S	SAN FRANCISCO
11		
12	MATEEL ENVIRONMENTAL JUSTICE FOUNDATION.	Case No. CGC 04-433180
13	100 000 000 000 000 000 000 000 000 000	
14	Plaintiff,	[PROPOSED] CONSENT JUDGMENT
15	v.	
16	DISNEY STORE, INC.; TECHNOLOGY RESEARCH CORPORATION; UNICAL ENTERPRISES, INC.; BRIGHTPOINT, INC.;	
17 18	SAKAR INTERNATIONAL INC.; BUENA VISTA ENTERTAINMENT, INC. and DOES 1 through 100 inclusive,	
19	Defendant.	
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1 1	INTRODUCTION
	THODUCTION

- 3	2 I.1 On or about April 6, 2004, the Materil Empire
- 0	2 1.1 On or about April 6, 2004, the Mateel Environmental Justice Foundation ("MEJF") 3 and its attorneys Klamath Environmental I
1	and its attorneys, Klamath Environmental Law Center ("KELC") sent a 60 Day Notice Letter to the Office of the California Attorney Consult follows
	"California Attorney General of the State of California ("California Attorney General")
	Attorneys of California cities with population
-	charging certain businesses with violating the
7	Water and Toxic Enforcement Act of 1986, California Health and Safety Code
8), in their manufacture, distribution and/or sale of wires and
9	cables coated with polyvinyl chloride ("PVC"). Specifically, MEJF charged that persons handling
10	the PVC-coated wires and cables were exposed to certain chemicals, listed under Proposition 65.
11	including cadmium, hexavalent compounds of chromium, vinyl chloride, lead and lead compounds,
12	lead acetate, lead phosphate, lead subacetate and di(2ethylhexyl) phthalate.
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14	Notice Letters") upon all Public Enforcers and upon Hoop Retail Stores, LLC, (successor to The
15	Disney Store, Inc. as the result of various corporate transactions) ("Settling Defendant") making
16	essentially the same allegations as those in the original Notice Letters ("Exhibit A"). The
17	Supplemental Notice Letters alleged that persons handling thermoset/thermoplastic-coated wires
18	cables, and/or cords/cord sets, including PVC-coated wires, cords/cord sets, plugs and connectors
19	and both SPT and HPN cords/cord sets (all of which shall hereinafter be referred to as "Cords"), and
20	their associated products were allegedly exposed to acrylonitrile, antimony trioxide, arsenic, 1,3
21	butadiene, carbon tetrachloride, carbon black extracts, chlorinated paraffins, chloroform, ethyl
22	acrylate, ethylene thiourea, nickel and toluene in addition to the chemicals listed in Section 1.1 above
23	(collectively hereinafter referred to as "the Proposition 65 Chemicals"). Hoop Retail Stores, LLC, as
24	successor to The Disney Stores, Inc., agrees to become a party to this action and be bound by the
25	terms of this Consent Judgment. Plaintiff shall file, concurrently with the entry of this Consent
26	Judgment, a dismissal of the action as to The Disney Store, Inc. and Buena Vista Home
27	Entertainment, Inc., with prejudice, subject to Settling Defendant's compliance with the terms of this
28	agreement.

	1.3 On or about July 20, 2004, MEJF ("Plaintiff"), acting on behalf of itself, the publ	et_				
2	interest, and the general public for the matters described in the Notice Letter, filed a Complaint	rc e				
3	civil penalties and injunctive relief ("Complaint") in the San Francisco Superior Court, fashioned,					
4	MATEEL ENVIRONMENTAL JUSTICE FOUNDATION v. Disney Store, Inc., et al, Case No. C	1,				
5	04-433180, based on the Notice Letter. The Complaint alleged, among other things, that Settling	GC-				
6	Defendant, violated Proposition 65 and California Business & Professions Code Section 17200 e	5				
7	seq. (the "Unfair Competition Act") by manufacturing, marketing and/or distributing to California					
8	residents products that are themselves or which incorporate wires and cables that are PVC-coated	а.				
9	failing to provide clear and reasonable warnings to California residents who handle and use such	and				
10	products that the handling and use of those products in their normally intended manner will cause					
11	those persons to be exposed to Proposition 65 Chemicals.	Ē				
12	1.4 Plaintiff and Settling Defendant are, for purposes of this Consent Judgment,					
13	collectively referred to as the "Parties," with each of them a "Party".					
14	1.5 For purposes of this Consent Judgment, the term "Covered Products" means produ					
15	that are themselves, or that incorporate, utilize, or have appended to them, Cords, and that are	cts				
16	manufactured, distributed, marketed or sold by the Settling Defendant. The term Covered Product					
17	includes both such products that are subject to the Warning Requirements of Section 7, and those t	S				
18	are not, including those products that are exempted from the	hat				
19	are not, including those products that are exempted from the warning requirements of this Consent	ê				
20	Judgment pursuant to Sections 7.1 or 7.3. The term "Covered Products" also includes products					
21	which are manufactured, distributed, marketed and/or sold by the Settling Defendant either under i	ts				
22	own name or brand or under the name or brand of another (e.g., privately labeled products). 1.6 For purposes of this Consent Independent of the Republic Consent Independent On the Republic Consent Independent					
23	perposes of this consent Judgment only, the Settling Defendant admits that: (a) it				
24	s a business that employs more than ten persons and manufactures, distributes and/or sells Covered	i				
25	roducts into the State of California; (b) the Covered Products contain one or more Proposition 65					
26	Themicals; and (c) Proposition 65 Chemicals are chemicals listed under Proposition 65 as being					
	nown to the State of California to cause cancer and/or reproductive toxicity.					
27	1.7 For purposes of this Consent Judgment only, the Parties stipulate that this Court has					
28	risdiction over the allegations of violations contained in the Complaints and personal jurisdiction					

over the Settling Defendant as to the acts alleged in the Complaints, that venue is proper in the County of San Francisco and that this Court has jurisdiction to enter this Consent Judgment as a full 2 3 settlement and resolution of the allegations contained in the Complaints and Notice Letters and of all 4 claims which were or could have been raised by any person or entity based in whole or in part, 5 directly or indirectly, on the facts alleged therein, arising therefrom or related thereto. 6 The Parties enter into this Consent Judgment pursuant to a full and final settlement of 1.8 any and all claims between the Parties for the purpose of avoiding prolonged litigation. This Consent 8 Judgment shall not constitute an admission with respect to any material allegation of the Complaints, 9 each and every allegation of which the Settling Defendant denies; nor may this Consent Judgment or 10 compliance with it be used as evidence of any wrongdoing, misconduct, culpability or liability on the 11 part of any Settling Defendant. The Settling Defendant maintains that its Covered Products have at 12 all times complied with all applicable laws, including Proposition 65. 13 2. SETTLEMENT PAYMENT 14 In settlement of all of the claims referred to in this Consent Judgment against the 2.1 15 Settling Defendant: 16 (a) The Settling Defendant shall pay, within thirty (30) days of entry of this Consent Judgment, \$30,000 (thirty thousand dollars). The payments required by the preceding sentence shall 17 18 be made as follows: 19 (i) \$15,000 shall be paid to to KELC for attorneys fees and costs incurred by 20 KELC on behalf of Plaintiff in investigating this matter and negotiating this Consent Judgment on 21 behalf of itself and the general public; 22 (ii) subject to Paragraph 2.2 below, \$7,500 be made payable to Californians 23 for Alternatives to Toxics and \$7500 shall be made payable to the Ecological Rights Foundation. 24 2.2 MEJF and KELC represent and warrant that each of the organizations identified in 25 Paragraph 2.1(a)(ii) above is a tax exempt, section 501(c)(3) non-profit organization and that funds

distributed to these organizations pursuant to this Consent Judgment may only be spent to reduce

harm from toxic chemicals, or to increase consumer, worker and community awareness of health

hazards posed by lead and other toxic chemicals.

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Except as specifically provided in this Consent Judgment, each side shall bear its own
 costs and attorney's fees.

3. ENTRY OF CONSENT JUDGMENT

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The Parties request that the Court promptly enter this Consent Judgment and waive their respective rights to a hearing or trial on the allegations of the Complaint.

4. MATTERS COVERED BY THIS CONSENT JUDGMENT

- 7 For purposes of Section 4 of this Consent Judgment, the term Settling Defendant shall 4.1 8 include Hoop Retail Stores, LLC, The Disney Store, Inc., and Buena Vista Home Entertainment, Inc., 9 and all of their respective past, present and future parents, divisions, subdivisions, brands, 10 subsidiaries and affiliates and the predecessors, successors and assigns of any of them, as well as 11 their past, present and future officers, directors, employees, agents, attorneys, representatives, 12 shareholders and assigns. For purposes of Section 4, the term Settling Defendant shall also be 13 deemed to include the Settling Defendant's supplier of Covered Products, but only with respect to 14 those Covered Products that such supplier manufactures for the Settling Defendant. The preceding 15 sentence shall not apply with respect to a supplier who ships Covered Products directly to a consumer 16 at the request of the Settling Defendant, where a warning is provided to address the obligations of this 17 Consent Judgment solely pursuant to Section 7.5(e) below. A list delineating some, but not 18 necessarily all, of the names of the various business entities and brands or product types referred to in 19 this Paragraph and in existence on or before the date of this Consent Judgment is attached hereto as 20 Exhibit C.
 - 4.2 As to Covered Products, this Consent Judgment is a final and binding resolution between Plaintiff acting on behalf of itself and, (as to those matters referenced in the Notice Letters) in the public interest pursuant to Health and Safety Code Section 25249.7(d) and the general public pursuant to Business and Professions Code Section 17204 and the Settling Defendant of: (a) any violation of Proposition 65; or, (b) with respect to exposures to the Proposition 65 Chemicals associated with the use of Covered Products, the Unfair Competition Act; or (c) with respect to exposures to the Proposition 65 Chemicals associated with the use of Covered Products, any other statutory or common law claim, to the fullest extent that any such claims were or could have been

1	asserted by any person or entity against the Settling Defendant based on its or their exposure of				
2	persons to chemicals contained in or otherwise associated with the use of Covered Products				
3	manufactured, sold or distributed by, for or on behalf of the Settling Defendant and/or their alleged				
4	failure to provide a clear and reasonable warning of such exposure to such individuals; or (d) as to				
5	exposures to chemicals contained in or otherwise associated with the use of Covered Products, any				
6	other claim based in whole or part on the facts alleged in the Complaints or Notice Letters, whether				
7	based on actions or omissions committed by the Settling Defendant or any other entity within the				
8	Settling Defendant's chain of distribution includes the Settling Defendant or any other entity within the				
9	Settling Defendant's chain of distribution, including, but not limited to, customers, wholesale or retail				
	sellers or distributors and any other person in the course of doing business ("Downstream Entity").				
10	As to any claims, violations (except violations of this Consent Judgment), actions, damages, costs,				
11	penalties, or causes of action which may arise or have arisen after the original date of entry of this				
12	Consent Judgment, compliance by the Settling Defendant with the terms of this Consent Judgment				
13	shall be deemed to constitute its full and complete compliance with Proposition 65 and the Unfair				
14	Competition Act with respect to the provision of warnings for chemicals contained in or otherwise				
15	associated with the use of Covered Products, provided that the concentrations of those chemicals				
16	other than lead are materially similar to that associated with the Covered Products with respect to				
17	Proposition 65 at the time this Consent Judgment is entered.				
18	4.3 Notwithstanding Sections 4.2 or 4.3 above, as to all customers, distributors,				
19	wholesalers, retailers or any other Downstream Entity, except as otherwise indicated in Sections 4.5				
20	and 4.6 below, which may in the course of doing business use, maintain, distribute, or sell Covered				
21	Products which are manufactured, distributed or sold by the Settling Defendant (including Covered				
22	Products which are privately labeled by the Settling Defendant for a Downstream Entity), Plaintiff				
23	(acting on behalf of itself and, as to those matters raised in the Notice Letters, on behalf of the general				
24	public) waives all rights to institute any form of legal action whether under Proposition 65 or the				
25	Unfair Competition Act or otherwise, arising out of or resulting from or related directly or indirectly				
26	to, in whole or in part, exposure to, or otherwise associated with the use of and alleged failure to warn				
27	with respect to Proposition 65 Chemicals contained in Covered Products.				
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	4.4 Nothing in this Consent Judgment shall be deemed to release, from past liability				

I	under Proposition 65 or any other statute or regulation (except from liability for occupational				
2	exposures under the circumstances set forth in Sections 4.6, 7.5 and 7.6 of this Consent Judgment),				
3	any entity which incorporates Cords obtained from the Settling Defendant into a Covered Product the				
4	entity manufactures or distributes for sale to retail consumers, unless such entity is itself a Settling				
5	Defendant; nor shall any such entity which is not itself a Settling Defendant be entitled to utilize or				
6	otherwise rely on the provisions of this Consent Judgment. Notwithstanding the preceding sentence,				
7	however, compliance with the terms of Section 7 of this Consent Judgment by an entity that				
8	incorporates Cords obtained from the Settling Defendant into a Covered Product it manufactures or				
9	distributes for sale to retail consumers, shall be deemed to constitute compliance with Proposition 65				
10	with respect to Covered Products it sells in the future.				
11	4.5 Nothing in this Consent Judgment shall be deemed to require an out of state				
12	manufacturer of Covered Products to provide a Proposition 65 warning for occupational exposures				
13	occurring within the State of California. Nothing in this Consent Judgment will be deemed to release				
14	a California employer from liability for failure to comply with its obligations, if any, to provide				
15	warnings under Proposition 65 for the exposures of its employees to chemicals contained in or				
16	otherwise associated with Non-Retail Covered Products (as defined in Section 7.6 below) unless such				
17	employer makes Proposition 65 warning information available to its employees in the manner				
18	specified in Section 7.6 below or as otherwise permitted by 8 Cal. Code Regs. § 5194.				
19	4.6 In furtherance of the foregoing, Plaintiff hereby waives any and all rights and				
20	benefits which it now has, or in the future may have, conferred upon it by virtue of the provisions of				
21	Section 1542 of the California Civil Code, which provides as follows:				
22	A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS				
23	WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS FAVOR AT THE TIME OF EXECUTING THE				
24	RELEASE, WHICH IF KNOWN BY HIM MUST HAVE MATERIALLY AFFECTED HIS SETTLEMENT WITH THE				
25	DEBTOR.				
26	Plaintiff understands and acknowledges that the significance and consequence of its waiver of				
27	California Civil Code Section 1542 is that even if Plaintiff and/or, with respect to the matters raised				
28	in the Notice Letters, any person or entity on whose behalf they purport to act or could act, suffers				

- future damages or harm arising out of, resulting from, or related directly or indirectly to, in whole or
- 2 in part, the matters covered in Sections 4.2, 4.3 and 4.4 above ("Damages"), Plaintiff and any person
- 3 or entity on whose behalf they purport to act or could act, will not be able to make any claim for such
- 4 Damages against the Settling Defendant or any of its customers, distributors, wholesalers, retailers, or
- 5 any other person in the course of doing business who may use, maintain, distribute or sell the
- 6 Covered Products. Furthermore, Plaintiff acknowledges that it intends these consequences for any
- 7 such Damages which may exist as of the date of this release but which Plaintiff does not know exist,
- 8 and which, if known, would materially affect its decision to enter into this Consent Judgment,
- 9 regardless of whether its lack of knowledge is the result of ignorance, oversight, error, negligence, or
- 10 any other cause, no matter how justifiable such cause may be.
- 11 4.7 The Settling Defendant waives all rights to institute any form of legal action against
- 12 Plaintiff, its officers, directors, attorneys, consultants and representatives for all legal actions
- 13 undertaken or statements made in the course of such legal actions to seek enforcement of this action
- 14 and judgment.

15 5. ENFORCEMENT OF JUDGMENT

- 16 5.1 The terms of this Consent Judgment shall be enforced exclusively by the Parties
- 17 hereto by means of noticed motion or order to show cause before the Superior Court of San Francisco
- 18 County.

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6. MODIFICATION OF JUDGMENT

- 20 6.1 This Consent Judgment may be modified only upon written agreement of the Parties
- 21 and upon entry of a modified amended Consent Judgment by the Court, or upon motion of any Party
- 22 as provided by law and upon entry of a modified amended Consent Judgment by the Court.
- 23 Notwithstanding the immediately preceding sentence or any other term or provision of this Consent
- 24 Judgment, if Plaintiff or any affiliated entity, or the California Attorney General, enters into, or
- 25 agrees to in writing, or is otherwise bound by injunctive relief terms or provisions relating to the
- 26 provision of Proposition 65 warnings for Covered Products, with regard to their Cords, which, taken
- 27 together, are more favorable to the defendant(s) than the terms or provisions that this Consent
- 28 Judgment provide for a Covered Product of like kind and characteristics with respect to its

- thermoset/thermoplastic-coated electrical cord and use, the terms of injunctive relief provided for in
- 2 Section 7 of this Consent Judgment shall automatically be deemed to have been modified to add such
- 3 more favorable terms or provisions as an option which the Settling Defendant may elect for
- 4 compliance with this Consent Judgment.

7. INJUNCTIVE RELIEF

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- Covered Products shall be deemed to comply with Proposition 65 and be exempt 7 from any Proposition 65 warning requirements if the Cords that are sold as a part of or in association
- 8 with those Covered Products meet the following criteria: (a) the surface contact layer of the Cords
- 9 shall have no lead as an intentionally added constituent; and (b) the surface contact layer of the Cords
- 10 shall have lead content by weight of no more than 0.03% (300 parts per million, or "300 ppm"). The
- 11 Settling Defendant may comply with the above requirements by relying on information obtained from
- 12 its suppliers regarding the content of the surface contact layer of the Cords, provided such reliance is
- 13 in good faith. Obtaining test results showing that the lead content is no more than 0.03%, using a
- 14 method of sufficient sensitivity to establish a limit of quantification (as distinguished from detection)
- 15 of less than 300 ppm shall be deemed to establish good faith reliance. Provided that the level of
- 16 quantitation requirement set forth in the preceding sentence is met, the test protocol and methods
- 17 described on Exhibit D hereto may be relied on. Nothing in the preceding two sentences shall
- 18 preclude a Settling Defendant from establishing good faith reliance by an alternative means.
- 19 Covered Products manufactured and shipped for distribution to or sale in California 7.2
- 20 on or after the Effective Date that do not meet the warning exemption standard set forth in
- 21 Section 7.1 of this Consent Judgment and are not exempt pursuant to Section 7.3 shall be
- 22 accompanied by a warning as described in Section 7.4 below. For purposes of this Section, one year
- 23 after the entry of this Consent Judgment shall be considered the "Effective Date."
- 24 The following Covered Products are deemed to be exempt from any Proposition 65 7.3
- 25 warning requirements with respect to Cords: (a) Covered Products which because of their size,
- 26 weight or function have Cords that are handled only infrequently (such as upon their installation in a
- 27 setting where they are not typically plugged and unplugged) ("Infrequently Handled Products");
- 28 (b) those Covered Products that: (i) are sold at retail before the Effective Date; or (ii) are distributed

1	or shipped for sale outside the State of California; (c) Covered Products that use Cords only as				
2	internal components not normally accessible to the consumer during ordinary use; and/or (d) Covered				
3	Products which contain the Proposition 65 Chemical only as part of the inner conductor or other				
4	component not normally accessible to the consumer during ordinary use. Exhibit E contains a list of				
5	Covered Products/Product types that are deemed to meet the criteria for Infrequently Handled				
6	Products set forth in this Section 7.3 and are therefore exempt. Plaintiffs have previously provided				
7	the California Attorney General's Office and the Settling Defendant with a list of Covered				
8	Products/Product types that are deemed not to meet the criteria for Infrequently Handled Products set				
9	forth in this Section 7.3 and therefore are not exempt ("Non-Exempt Products List"). Exhibit E and				
10	the Non-Exempt Products List may be used as guidance in determining whether other Covered				
11	Products meet these criteria; Exhibit E and the Non-Exempt Products List may also be used by the				
12	Parties in the course of dispute resolution pursuant to Section 9. The Parties acknowledge that				
13	common usage of the terms "portable" and "non-portable" do not affect the classification of any				
14	Covered Products under this Consent Judgment. Covered Products may be considered Infrequently				
15	Handled Products regardless of their weight or the likelihood that they may be used while moving,				
16	whether that be on a person, in a car, on an airplane or otherwise.				
17	7.4 Should the Settling Defendant's Covered Products require Proposition 65 warnings				
18	under Section 7.2, the Settling Defendant shall, except as otherwise provided in Section 7.5 below,				
19	either provide one of the warnings described below or any other Proposition 65 warning that has been				
20	reviewed and approved in writing by the California Attorney General for use with Covered Products				
21	regarding their thermoset/thermoplastic-coated wires and/or cables:				
22	"WARNING: This product contains chemicals, including lead, known to the State of				
23	California to cause [cancer, and] birth defects or other reproductive harm. Wash				
24	hands after handling."				
25	or				
26	"WARNING: Handling the cord on this product will expose you to lead, a chemical				
27	known to the State of California to cause [cancer, and] birth defects or other				
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	reproductive narm. wash nanas after handling."
2	or
3	"WARNING: The power cord on this product contains lead, a chemical known to the
4	State of California to cause [cancer, and] birth defects or other reproductive harm.
5	Wash hands after handling."
6	The word "WARNING" shall be in all capital letters and in bold typeface. The hand-washing
7	admonition shall be in bold typeface and italicized. Inclusion of the bracketed words "cancer, and" in
8	the above warning shall be at the Settling Defendant's option.
9	7.5 Unless otherwise indicated herein, the warning required or authorized in Sections 7.4
10	shall be given by having it: (a) affixed to the Covered Product itself or to the unit package of such
11	Covered Product; (b) printed on the Covered Product itself or on the unit package of such Covered
12	Product; (c) displayed on an internet site for those units of Covered Products sold on the internet;
13	(d) included in the owner's manual if the conditions set forth in Section 7.9 below are satisfied
14	("Owner's Manual Warning"); or, (e) printed on the invoice issued directly to the consumer by the
15	Settling Defendant to confirm the sale, where the Settling Defendant sells Covered Products directly
16	to consumers by telephone, mail order, or internet sale, but never has physical possession of the
17	Covered Product or its packaging.
18	7.6 If the warning is printed on the product, package label, or invoice, then the warning
19	shall be contained in the same section of the label that contains other safety warnings, if any,
20	concerning the use of the Covered Product or near its displayed price and/or UPC code. Such
21	warning shall be prominently affixed to or printed on each such Covered Product, its label or package
22	or invoice, and displayed with such conspicuousness, as compared with other words, statements,
23	designs, or devices on such Covered Product, its label, package or display or invoice as to render it
24	likely to be read and understood by an ordinary individual under customary conditions of purchase or
25	use. With respect to the preceding sentence, the type size of any warning required by paragraph 7.4
26	must be legible, but otherwise need not be larger than any other warning language used in
27	conjunction with the Covered Product in question and its relative size may take into account the
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- 1 nature, immediacy, and acuteness of the risks for which other warnings are given. If the size of a
- 2 Covered Product and its packaging is such that a warning required by this Consent Judgment cannot
- 3 physically be printed on its non-transparent portion in a legible size, the warning may be printed on a
- 4 separate piece of paper or cardstock and inserted into the Covered Product's packaging, provided that
- 5 i) the cardstock or paper containing the warning is not white or uncolored and contains only the
- 6 warning language, and ii) a substantial portion of the exterior of the packaging material is
- 7 transparent.
- 8 7.7 If a warning is provided on the internet pursuant to (c) above, the warning message
- 9 shall be displayed (or, upon the internet site user's identification as a California resident, such as
- 10 when the user types in a zip code, automatically appear) either: (a) on the same page on which the
- 11 Covered Product is displayed, (b) on the same page as the order form for the Covered Product, or (c)
- 12 on the same page as the price for the Covered Product.
- 13 7.8 If the warning is given in the owners manual pursuant to Section 7.9 below, it shall be
- 14 located in one of the following places in the manual: the outside of the front cover; the inside of the
- 15 front cover; the first page other than the cover; or the outside of the back cover. The warning shall be
- 16 printed or stamped in the manual or contained in a durable label or sticker affixed to the manual in a
- 17 font no smaller than the font used for other safety warnings in the manual. Alternatively, the warning
- 18 may be included in a safety warning section of the owner's manual consistent with specifications
- 19 issued by Underwriters Laboratories.
- 20 7.9 A warning in the owner's manual of a Covered Product may be used to satisfy the
- 21 warning requirements of this Section 7 only under the following circumstances: the Covered Product
- 22 (i) may cause serious injury or bodily harm (other than by means of fire or electrocution) unless used
- as directed; or (ii) is sophisticated, difficult to understand or install, set-up, or assemble; or (iii) has
- one or more features a consumer must read about in order to know how to program or use the
- 25 Covered Product. However, a Covered Product may not utilize an owner's manual warning if it
- 26 meets the following criteria: (a) the Covered Product is unlikely to cause serious injury or bodily
- 27 harm other than by means of fire or electrocution; (b) the Covered Product is easily assembled or
- 28 programmed by an ordinary consumer without need to reference instructions; and (e) fundamental

1	operation of the Covered Product is easily understood and commonly performed by an ordinary
2	consumer without training or need to reference operating instructions. Exhibit F contains a list of
3	Covered Products/product types for which Owner's Manual Warnings are deemed to be an allowable
4	method of communicating the warnings required by this Section 7. Plaintiffs have previously
5	provided the California Attorney General's Office and the Settling Defendant with a list of Covered
6	Products/product types for which Owner's Manual Warnings are deemed not to be an allowable
7	method of communicating the warnings required by this Section 7 (the "Non-Owner's Manual
8	Product List"). Exhibit F and the Non-Owner's Manual Product List may be used as guidance in
9	determining whether the criteria for use of owner's manual warnings set forth in this Section are
10	satisfied. Exhibit F and the Non-Owner's Manual Products List may also be used by the Parties in

12 The Settling Defendant may provide an Owner's Manual Warning on any Covered Products/product types, except for those listed on the Non-Owner's Manual Product List, that satisfy 13 the criteria in Section 7.9, whether or not that Covered Product or product type is listed on Exhibit F. 14 15 Settling Defendant shall provide to Plaintiff, by certified mail or other confirmable delivery, a list of 16 those Covered Products for which an owners manual warning is proposed to be given. Plaintiff shall, within 60 days, notify Settling Defendant as to whether Plaintiff agrees that an owner's manual warning is appropriate. In the event that Plaintiff determines that an Owner's Manual Warning is not 19 appropriate, it shall provide a written explanation of the basis therefore. In the event that the Settling Defendant disagrees with Plaintiff's determination the settling defendant may elect to invoke the Dispute Resolution process provided for in Section 9 hereof. Products not existing as of the Effective Date that are introduced for sale after January 1, 2006 may use a owner's manual warning if approved in writing by the California Attorney General's office, following 60 days prior notice to Plaintiff.

The requirement for product labeling, set forth herein, is imposed pursuant to the terms of this Consent Judgment. The Parties recognize that product labeling is not the exclusive method of providing a warning under Proposition 65 and its implementing regulations.

ADDED INFREQUENTLY HANDLED PRODUCTS

the course of dispute resolution pursuant to Section 9.

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1	8.1 Exhibit E contains a list of Infrequently Handled Products that are deemed to meet
2	the criteria of Section 7.3(a) and, therefore, deemed to be exempt from Proposition 65 warning
3	requirements. The Products appearing on Exhibit E and the Non-Exempt Products List may be used
4	as guidance to interpret the criteria of Section 7.3(a). A Covered Product not appearing on the Non-
5	Exempt Products List, is exempt if it meets the criteria of Section 7.3(a) whether or not it appears on
6	Exhibit E.
7	8.2 At Least 60 days prior to retail sale, Settling Defendant shall provide to Plaintiff by
8	certified mail or other confirmable delivery, a list of those Covered Products which do not exist as of
9	the Effective Date for which Settling Defendant contends are infrequently handled products for which
10	no warning is required. Plaintiff shall, within 60 days, notify Settling Defendant as to whether
11	Plaintiff agrees that that the Covered Product is infrequently handled and does not require a warning.
12	In the event that Plaintiff determines that a warning is required it shall provide a written explanation
13	of the basis therefore. In the event that the Settling Defendant disagrees with Plaintiff's
14	determination the settling defendant may elect to invoke the Dispute Resolution process provided for
15	in Section 9 hereof. Products not existing as of the Effective Date that are introduced for sale after
16	January 1, 2006 may be sold without a warning because they are infrequently handled if so approved
17	in writing by the California Attorney General's office, following 60 days prior notice to Plaintiff.
18	9. <u>DISPUTE RESOLUTION</u>
19	9.1 Wherever this Consent Judgment provides that the Settling Defendant may invoke
20	the Dispute Resolution process or file a motion to have the Court resolve an issue, the Settling
21	Defendant seeking a resolution shall first mail (by certified mail) and fax a notice to Plaintiff, setting
22	forth the dispute and the basis for the Party's position. The Parties interested in the dispute shall then
23	meet and confer in good faith within sixty (60) days to determine whether the dispute may be
24	resolved in order to avoid further litigation of the issue, unless both Parties waive, in writing, notice
25	and the opportunity to meet and confer. In the event that Plaintiff fails to meet and confer within the
26	sixty (60) day period, the Settling Defendant's position shall be deemed to have prevailed. In the

event that, after meeting and conferring, Plaintiff disapproves or disagrees with a position taken by

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- delivery service requiring a signature upon delivery, within 14 (fourteen) days of meeting and
- 2 conferring. Should the Plaintiff do so and should the Settling Defendant wish to pursue its position,
- 3 the Settling Defendant shall then seek to have the California Attorney General concur with the
- 4 Settling Defendant's position. If the California Attorney General concurs in writing with the Settling
- 5 Defendant, the Settling Defendant shall provide notice thereof to Plaintiff and the Settling
- 6 Defendant's view shall prevail. If, however, the California Attorney General does not concur with
- 7 the Settling Defendant within ninety (90) days of the date on which the Settling Defendant sought the
- 8 California Attorney General's concurrence, the Settling Defendant shall have the right to bring the
- 9 issue to the Court by noticed motion for its de novo review and, provided that it is proceeding in good
- 10 faith, shall not be subject to further penalties during the pendancy of such motion and/or if the motion
- 11 is not contested by Plaintiff. In the event that the Plaintiff chooses to contest such a motion and
- 12 prevails, 1) the Settling Defendant shall be deemed to be in compliance with the terms of this
- 13 Consent Judgment provided that it implements the warning requirements imposed as the result of the
- 14 Court's determination within ninety (90) days that the Court's determination is final; and 2) Plaintiff
- 15 may elect to seek to recover its attorney fees incurred in association with such motion as provided for
- 16 by California Civil Procedure Code Section 1021.5.

17 10. <u>TERMINATION</u>

- 18 The Settling Defendant may elect (but is not required) to terminate its participation in this
- 19 Consent Judgment beginning on January 31, 2006 or any date thereafter by means of filing with the
- 20 court and serving on the Plaintiff, the California Attorney General, and counsel of record to the
- 21 Settling Defendant with a notice of termination. In the event of the exercise of such an election, the
- 22 Settling Defendant's obligations and rights and benefits hereunder shall immediately be deemed to
- 23 cease to exist.

24

11. APPLICATION OF JUDGMENT

- 25 The obligations of this Consent Judgment shall apply to and be binding upon all plaintiffs,
- 26 acting in the public interest pursuant to Health and Safety Code section 25249.7(d) and on behalf of
- 27 the general public pursuant to Business and Professions Code section 17204, and the Settling
- 28 Defendant and the successors or assigns of any of them.

12.	AUTHORITY TO STIPULATE
	Each signatory to this Consent Judgment certifies that he or she is fully authorized by the
Party	he or she represents to enter into this Consent Judgment and to execute it on behalf of the Party
	sented and legally to bind that Party.
13.	NOTICES
	Whenever a notice is called for by this Consent Judgment, it shall be provided to the Settling
Defe	ndant at the addresses identified in Exhibit B hereto. If any Party desires to change the
	idual and/or address designated to receive notice on its behalf, such Party shall provide notice to
	her Parties pursuant to the terms of this Section.
14.	RETENTION OF JURISDICTION
	This Court shall retain jurisdiction of this matter to implement this Consent Judgment.
15.	ENTIRE AGREEMENT
	This Consent Judgment contains the sole and entire agreement and understanding of the
Partie	s with respect to the entire subject matter hereof, and any and all prior discussions, negotiations,
	nitments and understandings related hereto. No representations, oral or otherwise, express or
	ed, other than those contained herein have been made by any Party hereto. No other agreements
	ecifically referred to herein, oral or otherwise, shall be deemed to exist or to bind any of the
16.	GOVERNING LAW
	The validity, construction and performance of this Consent Judgment shall be governed by the
laws o	of the State of California, without reference to any conflicts of law provisions of California law.
17.	COURT APPROVAL
	If this Consent Judgment is not approved and entered by the Court, or if the entry of this
Conse	nt Judgment is successfully challenged, this Consent Judgment shall be of no force or effect,
	nnot be used in any proceeding for any purpose.
	Defer individual of the communication of sp. Parties 16.

1	APPROVED AS TO FORM:	
2	DATED:	
3		KLAMATH ENVIRONMENTAL LAW CENTER
4		BURGULANIA PHICK
5		William Verick
6	1-1-	Attorney for Mateel Environmental Justice Foundation
7	DATED: 6/3/65	MODRICONA HOLDON
8		MORRISON & FOERSTER LLP
9		By: Veleut h telle.
10		Robert L. Falk
11		Attorney for Hoop Retail Stores, LLC
12	IT IS SO STIPULATED:	
13	DATED	
14		MATEEL ENVIRONMENTAL JUSTICE FOUNDATION 1
15		and Wigner Dorigh
16		William Verick
17	7 1 1	Attorney for Mateel Environmental Justice Foundation
18	6/3/65	
19	DATED: () / () S	HOOP REPAIL STORES, LLC
20	4	1100
21		By: Duce
22		Steven Balasiano Senior Vice President
23	IT IS SO ORDERED.	
24	OOT 9 4 seem	RONALD E. QUIDACHAY
25	DATED: 0CT 2 4 2005	JUDGE, SUPERIOR COURT OF CALIFORNIA
26		RONALD E. QUIDACHAY
27		
28		

1	EXHIBIT A	
2	(Copy Of 60-Day Notice Letter and Supplemen	tal Notice Letter)
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1		EXHIBIT B
2		(Address For Notice Under Consent Judgment)
3	Hoop Retail Stores, LLC	
4	915 Secaucus Road	
5	Secaucus, New Jersey 0709 Attn: President	14
6	with a copy to:	
7	Hoop Retail Stores, LLC 915 Secaucus Road	
8	Secaucus, New Jersey 0709	14
9	Attn: General Counsel	
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1	EXHIBIT C
2	(Optional List of Certain Brand Names and Product Type)
3	The Disney Store, Inc. Buena Vista Home Entertainment, Inc.
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1	EXHIBIT D			
2	(Exemplar of Optional Testing Protocol)			
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4	Step 1: Cut 3-inch section of a cable that has not previously been used or wiped.			
5	wiped.			
6	Step 2. On multiconductor cables, remove the insulated conductors and any			
7	other inner components from the 3-inch section of the cable. On single insulated conductors, remove the metallic conductor from the 3-inch section of the cable. Place the outer nonmetallic covering into a lead free receptacle (such as a			
8	pre-labeled resealable plastic food storage bag).			
9 10	Step 3. Repeat steps 1 and 2 above for two additional cables such that a total of three samples are produced for laboratory analysis.			
11	Step 4. Prepare samples for laboratory analysis according to EPA Method 160.4 or 3050. [Samples must be prepared such that each sample is completely digested.] Step 5. Analyze samples for total lead by EPA Method 7420 (AA Flame).			
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13	Step 5. Analyze samples for total lead by EPA Method 7420 (AA Flame).			
14	Step 6. Compute the arithmetic mean from the three samples.			
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EXHIBIT E

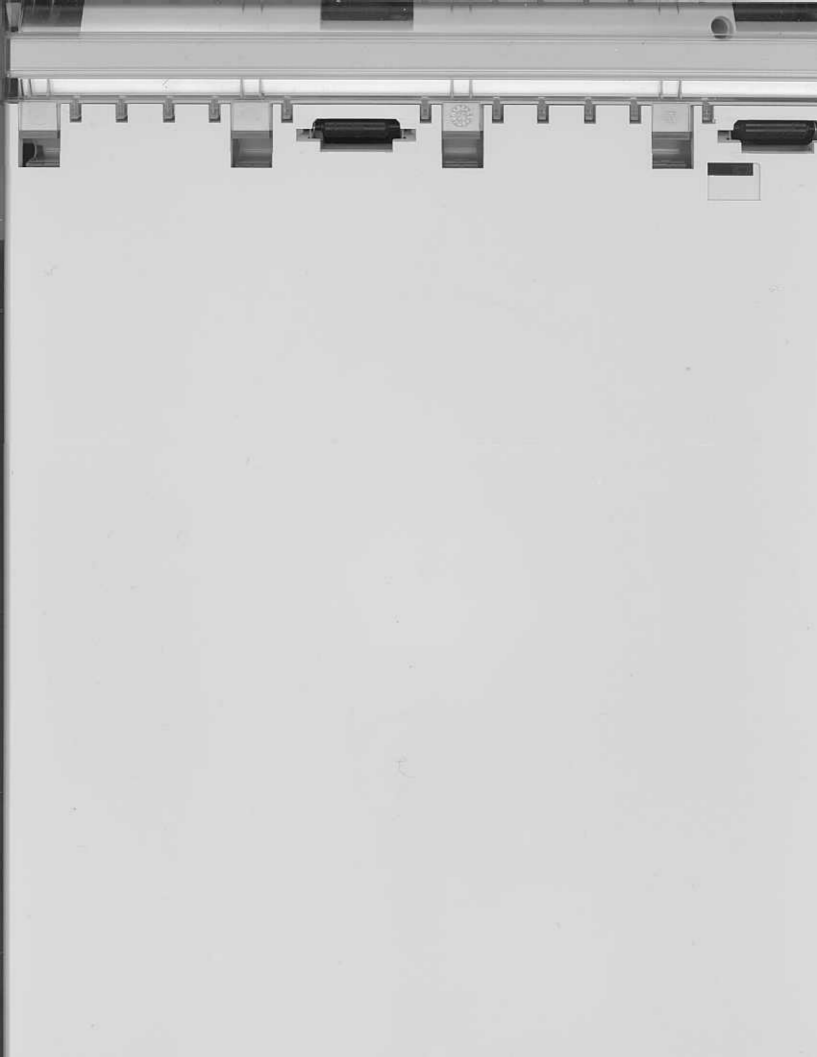
(Infrequently Handled Products)

2

1	208- and 220-volt appliances (unless appliance is portable)
2	AC Adapters for foreign outlets and other voltage converters
3	Adjustable beds
4	Air Conditioner
5	Air Purifier
6	Amplifier for home stereo systems (including associated power and interconnector cords, but not including interconnector cords for microphones or musical instruments)
7	Answering machine
8	Audio mixer and associated power cords for in-studio, non-portable mixer units
9	Audio or video cable and adapter cords
10	Audio switcher power cords, unless designed to plug into front of audio/video appliance
11	Audio/video equipment and associated power and patch/pin cords (if A/V equipment is (i not portable, e.g., no handle or carrying case, (ii) is not designed to plug into front of audio/video appliance, and (iii) is otherwise designed for long term installation)
12	Auto power adapters and cord, unless designed to plug into cigarette lighter or similar in- dash power source
13	Automotive wires and cables (installed)
14	Back cushion massager
15	Bathtub bubble mat
16	Bathtub spas
17	Battery Connection Cords (internal)
18	Battery charger units (except those used for automobiles)
19	Beard Trimmer (cordless models only)
20	Blender (not including hand-held models)
21	Bread Machine
22	Broadcast Equipment, and associated power and interconnector cords (if designed for in-
	studio or other non-portable installation)
23	Building wire (installed)
24	Calculator
25	Caller ID Unit
26	Can Opener
27	Carafes/Decanters, if cord attaches to separate base unit
28	Carbon Monoxide Detectors
29	Cash Registers
30	CATV Receiver Power Cords
31	CB radio/antenna cords (not handsets)
32	CD Player/changer (non-portable units only)
33	CD/DVD Home Theater Systems
34	Cielo Bath
35	Circuit Cable
36	Clock
37	Coffee Maker
38	Color Imaging System Power Cord & Cable (non-portable and not for use with portable computer system)
39	Combo Wash/Dryer

40	Compactor
41	Computer Adapter Cords (not for laptops, and not designed to plug into front of system)
42	Computer Cables (in walls)
43	Computer CD/DVD Drives (installed, not used with laptops)
44	Computer docking system
45	Computer Keyboard
46	Computer modem line (data and power)
47	Computer monitor cable
48	Computer Mouse (cordless)
49	Computer Peripheral AC Adaptor cord and I/F cable (not including those for portable computers or portable peripheral devices)
50	Computer Peripheral PCMCIA Card Cord (not including those for portable computers)
51	Computer Peripheral Wires & Cables (not including those for portable computers and those designed to plug into front of desktop computer (e.g., USB cords))
52	Computer Scanners (not including those designed for portable computers)
53	Computer Servers and External Storage Units
54	Computer Speaker Cords (not including those used with portable computers)
55	Computer Tape Drives
56	Controller/Tuner Power Cord
57	Convector Power Cords
58	Cooktop Power Cords (not incuding those used with small portable hot plates)
59	Copier
60	Cordless Toothbrush
	Data Logger Cable (unless included with portable device)
61	
62	Deep fryer
63	Desktop computer power/patch/pin cords (unless designed to plug into front of computer (e.g., USB cords))
64	Digital imaging equipment (non-portable and not for use with portable computer system)
65	Digital media editor power cords/connecting cables (for installed, non-portable media edito units)
66	Digital Sender (digitizes and transmits images), for installed, non-portable units
67	Digital Tuner (non-portable units only)
68	Dishwasher
69	Drink Mixer (not hand-held)
70	Dryer
71	DVD (non-portable units only)
72	DVD Audio/Video Cable (unless designed to plug into front of system)
73	DVD Recorder Power/Interconnector Cords (non-portable units only)
74	Egg Cooker
75	Electric Bedding
76	Electric Grill - Indoor or Outdoor
77	Electric Recliners/Massage Chairs
78	Electric Sewing Machine (non-portable units only, I.e., those which have no handle or case
79	Electric Thermos Pot (if cord attaches to separate base unit)
7.7	Electric/Digital Pianos, Organs (non-portable units only)
	The state of the s
80	Electrolysis Water System (corded base unit only)
	Electrolysis Water System (corded base unit only) Electronic Musical instruments, including associated power and adaptor cords (non-portab units only)

84	Espresso & Cappucino Makers
85	Facial Spas
86	Factory Automation Equipment (industrial systems, not for home use)
87	Fan/Heater Products (non-portable models only; i.e., in excess of 10 pounds, as packaged, of having blade diameter 9 inches or greater (rounded to the nearest whole inch) or smaller units which otherwise are regularly installed, or not typically moved from place to place).
88	Fax Machines
89	Fire Alarm cable
90	Fish Roaster
91	Flatbread Maker
92	Food Processor/Chopper (not including hand-held models)
93	Fountain, Decorative
94	Freezer
95	Garbage Disposals and associated cords (whether sold separately or with product)
96	Generators (large systems with only grounding wire)
97	Hair Clippers (cordless models only)
98	Hair Dryer (only models with retractable cord)
99	Hair setter (rollers only, not curling irons)
100	Ham and Two-Way Radio and Accessories and Adapters (not handset cords, unless
	microphone is designed on stand with switch)
101	Hard Disk Recorder peripheral and power cords (not including those for portable computers
102	Headphones (cordless models only)
103	Headset with Earphone and Microphone (cordless models only)
104	Hole punch
105	Hot Lather Machine
106	Hot Lotion dispenser
107	Hot Pot/Kettle/Tea Brewer (if cord attaches to separate base unit)
108	Hot Water Dispenser
109	Humidifier/Dehumidifier
110	Ice Cream Maker
111	Ice Maker
112	Indoor and outdoor phone cable (if designed for permanent installation)
	Intercoms (non-hand-held models only)
114	Inverters/other power supplies (non-automotive uses)
115	Iron (cordless only)
116	Juicer/Juice extractor (non-hand-held models only)
117	LCD Projector (CRT Monitor, receives data from computer) (except for use with portable
	computer)
118	Letter opener
119	Lighting (including tabletop and floor lamps, spotlights, or ceiling lighting, not holiday string lights or clip-on lights)
120	Magnetic Card Reader/Writer including associated power cord and cable
121	Meat Grinder (not hand-held models)
122	Meat Slicer (not hand-held Electric Knives)
123	Microphone (only including cords powering base unit of cordless microphone system)
	Microwave Oven
	Mini Speaker System including associated connection cords (not including those for use
	with laptop computers or other portable devices)
126	Mixer (non-hand-held models only)



127	Mobil telephone battery cables (internal wires and cords only)
128	Mobile telephone accessories (only those using corded base charging unit or permanently
	installed in automobiles)
129	boats)
130	Multi-function office support device (combines functions such as copier, printer, fax machine, PBX, voice mail into one)
131	Neon sign & oil burner ignition cable
132	
133	Optical Cable/Stereo Optical Cords (unless designed to plug into front of system)
134	Optical Disc AC Adapter (non-portable and not for use with portable computer systems)
135	Optical Disc Power Cords (non-portable and not for use with portable computer systems)
136	Ovens
137	Over-Range Microwave Ovens/Hoods
138	
139	Parrafin/wax Bath for Hands
140	Patch/pin cords, and cables, adapter cord, coaxial cable, A/V cord, S-VHS cord (when sold with device otherwise excluded)
141	Pencil sharpener
142	Personal Hygiene System and assoicated power cord
143	Pest Repeller
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147	(end) is every real permanent installation)
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149	Postal scales
150	Potpourri heater
151	Power bases for charging wireless devices (if designed for long term installation)
152	Power tools (corded, cordless, stationary, or portable)
153	Power/control/instrumentation tray cable (except for non-permanently-installed public address systems)
154	
155	Printer cables
156	Printer power cord
157	Projector, non-portable (no handle or carrying case)
158	Public Address Amplifier and Accessories (non-portable or otherwise designed for permanent or long term installation)
159	Radiator
160	Radios with attached cord and without handles (including clock radios)
161	Range
162	Range Hoods/Vent
163	Rechargeable Flashlights
164	Rechargeable Lanterns
165	Refrigerator
	Rice Cake Maker
1 12.72	INDEC CARC IVIARCI
The second secon	Rice Cooker

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Diesel Locomotive and Motor Cable

210	Ignition Cable for Gas Tube Signage
211	Hook-Up Wire (intended for permanent or long-term installation)
212	
213	
214	
215	Signal Cable
216	Power/Control/Instrumation/Signal CableUtility Cable and Wire (Power and
210	Communications)

EXHIBIT F

(Examples of Products For Which Warnings May Be Given In Owner's Manual)

2		(Examples of Products For Which Warnings May Be Given In Owner's Ma
3		
4	1	Patch/pin cords, and cables, adapter cord, coaxial cable, A/V cord, S-VHS cord (when sold concurrently with equipment that also appears on this list)
5	2	AC adaptor cords (when sold concurrently with equipment that also appears on this list)
	3	Air Pumps
6 7	4	Power and patch cords for professional/commercial audio/video equipment used in field (when sold concurrently with the equipment)
8	5	Interconnection or patchcables for portable audio/video/computer components or peripheral devices (when sold concurrently with equipment that also appears on this list)
9	6	Power adapters and cord for use with automotive cigarette lighter or similar power outlet (when sold concurrently with equipment that also appears on this list)
10	7	Power and interconnector cords for broadcast equipment used in field (when sold concurrently with the broadcast equipment)
11	8	Coffee warmer/urn (party-size)
12	9	Adapter and power cords for laptop and desktop computers/peripherals (when sold concurrently with computer or peripheral device)
13 14	10	Computer Joystick (owner's manual warning authorized only where reference to the owners manual is necessary to program or install software for use; alternatively, warning that otherwise would be placed in owner's manual must appear as part of onscreen programming/installation instructions)
15	11	Computer Mouse (when sold concurrently with equipment that also appears on this list)
16	12	Digital camera cords and cables (when sold concurrently with digital camera)
17	13	Portable DVD Player (e.g., with handles/carrying case)
18	14	Power and adaptor cords for portable electronic musical instruments and keyboards (when sold concurrently with the electronic musical instrument or keyboard)
0000	15	Foot Massagers (wet)
19	16	Laptop Computer
20	17	Sandwich Maker
20	18	Telephone handset cord (handset-to-phone portion only where sold concurrently with telephone with programmable features)
21	19	Thermoelectric coolers
22	20	Travel Steamer
23	21	Vacuum cleaner, deep cleaner/extractor and/or carpet shampoo machine (both regular or retractable cord models)
24	22	Vaporizer
24 25	23	Video Camera power cords, adaptor cords (e.g., AC, auto), charger cords, connecting cables (when sold concurrently with video camera)
26 27 28	24	Video game accessories (owner's manual warning authorized where: i) accessory is sold with another product for which owners manual warnings are allowed; or ii) reference to the owners manual is necessary to program or install software for use). Warning that would otherwise be placed in owner's manual may alternatively be displayed as part of on-screen programming/installation instructions where use of such are necessary for initial product use.
		page are necessary for initial product use.

25	Stand alone video mixer or switcher wi	th non-integrated mouse	
26	Portable warming tray Cord of handheld waxers used for hair removal Mobile telephones Camera Cords and cables (only if sold concurrently with camera) Telephones with programmable features		
27			
28			
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	8		

WILLIAM VERICK, CSB #140972 ENDORSED San Francisco County Superior Court Klamath Environmental Law Center FREDRIC EVENSON, CSB #198059 424 First Street OCT 2 4 2005 Eureka, CA 95501 (707) 268-8900 GORDON PARK-LI, Clerk 4 BY: MARJORIE SCHWARTZ-SCOTT DAVID H. WILLIAMS, CSB #144479 5 BRIAN ACREE, CSB #202505 370 Grand Avenue, Suite 5 Oakland, CA 94610 6 Telephone: (510) 271-0826 Facsimile: (510) 271-0829 Attorneys for Plaintiff 8 MATEEL ENVIRONMENTAL JUSTICE FOUNDATION 9 10 SUPERIOR COURT OF THE STATE OF CALIFORNIA 11 12 COUNTY OF SAN FRANCISCO 13 14 MATEEL ENVIRONMENTAL JUSTICE CASE NO. 433180 15 FOUNDATION, 16 Proposed ORDER Plaintiff, APPROVING SETTLEMENT 17 (Hoop Retail Stores, LLC) 18 VS. October 24, 2005 Date: 9:30 a.m. Time: 19 DISNEY STORES, INC., et al., Dept. No.: 302 20 Defendants. 21 22 Plaintiff's motion for approval of settlement and entry of Consent Judgment as to 23 Defendant Hoop Retail Stores, LLC was heard on regular noticed motion on October 24, 2005, 24 at 9:30 a.m. in Department No. 302. Having reviewed the pleadings and the moving papers, 25 having reviewed the terms of the proposed consent judgment and having considered the 26 arguments of counsel, the Court finds as follows: 27 The warnings and reformulation the Consent Judgment requires comply with the 28

ORDER APPROVING SETTLEMENT (Hoop Retail Stores, LLC)

Mateel v. Disney Stores, Inc., Case No. 433180

requirements of Proposition 65. The payments in lieu of civil penalties specified in the Consent Judgment are 2. reasonable and conform to the criteria of Health and Safety Code § 25249.7(b)(2). 3. The attorneys fees awarded under the Consent Judgment and the underlying hourly rates, time expended, and costs incurred are reasonable. IT IS SO ORDERED. OCT 2 4 2005 Dated: Judge of the Superior Court RONALD E. QUIDACHAY