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ENDORSED F.L. F.D
Ban Francisco County Superior Count
AUG 6 2 2005
GORDON PARK-LI, Clerk BY: <u>JOGELYN C. ROOUE</u>
Deputy Clork
THE STATE OF CALIFORNIA
D COUNTY OF SAN FRANCISCO
IVIL JURISDICTION
TYTE JURISDIC FROM
Case No. CGC-04-435211
CTCKI
IPROPOSED JUDGMENT
PURSUANT TO TERMS OF CONSENT JUDGMENT
Date: August 2, 2005
Time: 9:30 A.M.
Dept.: 301 Judge: Hon, James L. Warren
Judge: Fion. James 1 Warren
NT TO TERMS OF CONSENT JUDGMENT

1	In the above-entitled action, Plai	intiff Russell Brimer and Defendant 99 CENTS ONLY
32	STORES, having agreed through their r	espective counsel that judgment be entered pursuant to the
3	terms of the Stipulation and [Proposed]	Order Re: Consent Judgment ("Consent Judgment")
:4	entered into by the parties, and after issu	uing an Order Approving Proposition 65 Settlement
5	Agreement and Consent Judgment on A	ugust 2, 2005.
6	IT IS HEREBY (ORDERED, ADJUDGED AND DECREED that pursuant
7	to Code of Civil Procedure section 664.	5, judgment is entered in accordance with the terms of the
8	Order Approving Proposition 65 Settlen	nent Agreement and Consent Judgment, between the
9	parties.	55.61 0588 W Mc-1348
10	IT IS SO ORDERED.	
11	Dated: August 2, 2005	METERIAL COLORS
12		Hon. James L. Warren JUDGE OF THE SUPERIOR COURT
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139.5	SOMEONIC PROCESS AND ASSESSMENT OF THE SECOND SECON	
1	Clifford A. Chanler (State Bar No. 135534)	ENDORSED
2	Stephen S. Sayad (State Bar No. 104866) CHANLER LAW GROUP	San Francisco Gough Supreser Com
	71 Elm Street, Suite 8	Special special
3	New Canaan, CT 06840 Telephone: (203) 966-9911	AUG 0 2 2005
4	Facsimile: (203) 801-5222	GORDON PARK-LI, Clerk
		BY:C. ROQUE
5	Daniel Bornstein (State Bar No. 181711) Laralei S. Paras (State Bar No. 203319)	Deputy Cresk
6	PARAS LAW GROUP	
7	655 Redwood Highway, Suite 216 Mill Valley, CA 94941	
	Telephone: (415) 380-9222	
8	Facsimile: (415) 380-9223	
9	Attorneys for Plaintiff	
10	Russell Brimer	
	SUPERIOR COURT OF TH	E STATE OF CALIFORNIA
11		
12	IN AND FOR THE CITY AND	COUNTY OF SAN FRANCISCO
	UNLIMITED CIV	IL JURISDICTION
13		
14		
15	RUSSELL BRIMER,	Case No. CGC-04-435211
12	Plaintiff,	(Jer)
16	V44096 C4071.500	†PROPOSED† ORDER PURSUANT
17	V.	TO TERMS OF CONSENT
22	99 CENTS ONLY STORES; and DOES 1	JUDGMENT
18	through 150,	Date: August 2, 2005
19	Defendants.	Time: 9:30 A.M.
20	1 570 0000	Dept.; 301
20		Judge: Hon, James L. Warren
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- 11	[PROPOSED] ORDER PURSUANT TO	D TERMS OF CONSENT JUDGMENT

pursuant to the terms of the Stipulation and [Proposed] Order Re: Consent Judgment ("Consent Judgment") entered into by the above-referenced parties and attached hereto as Exhibit after consideration of the papers submitted and the arguments presented, the Court finds settlement agreement set out in the attached Consent Judgment meets the criteria establic Senate Bill 471, in that: 1. The health hazard warning that is required by the Consent Judgment complished Health & Safety Code section 25249.7 (as amended by Senate Bill 471); 2. The reimbursement of fees and costs to be paid pursuant to the parties' Consent Judgment is reasonable under California law; and 3. The civil penalty amount to be paid pursuant to the parties' Consent Judgment reasonable. IT IS HEREBY ORDERED that judgment be entered in this case, in accordance terms of the Consent Judgment, attached hereto as Exhibit A. IT IS SO ORDERED. Dated: August 2, 2005 PETER J. EUSCH Hon. Jenes L. Warren JUDGE OF THE SUPERIOR COURT Hon. Jenes L. Warren JUDGE OF THE SUPERIOR COURT 122 23 24 25 26 27 28	1	In the above-entitled action, Plaintiff RUSSELL BRIMER and Defendant 99 CENTS	
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16 IT IS SO ORDERED. 17 Dated: August 2, 2005 18 Hon. James L. Warren JUDGE OF THE SUPERIOR COURT 20 21 22 23 24 25 26 27 28	14	IT IS HEREBY ORDERED that judgment be entered in this case, in accordance with the	
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18 JUDGE OF THE SUPERIOR COURT 19 20 21 22 23 24 25 26 27 28		Dated: August 2, 2005	
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[PROPOSED] ORDER PURSUANT TO TERMS OF CONSENT HITCHORD	28 .	- 1 - [PROPOSED] ORDER PURSUANT TO TERMS OF CONSENT JUDGMENT	

Exhibit A

	1	
1	Clifford A. Chanler (State Bar No. 135534)	
2	CHANLER LAW GROUP 71 Elm Street, Suite 8	
3	New Canaan, CT 06840	
4	Telephone: (203) 966-9911 Facsimile: (203) 801-5222	
5	Daniel Bornstein (State Bar No. 181711)	
	Stephen S. Sayad (State Bar No. 104866) Laralei S. Paras (State Bar No. 203319)	
6	PARAS LAW GROUP 655 Redwood Highway, Suite 216	
7	Mill Valley, CA 94941	
8	Telephone: (415) 380-9222 Facsimile: (415) 380-9223	
9	Attorneys for Plaintiff	
10	Russell Brimer	
11	SUPERIOR COURT OF T	HE STATE OF CALIFORNIA
12	IN AND FOR THE CITY AND	COUNTY OF SAN FRANCISCO
13	UNLIMITED CP	VIL JURISDICTION
14		
15	RUSSELL BRIMER,	Case No. CGC-04-435211
200	Plaintiff,	
16	v	STIPULATION AND (PROPOSED) ORDER RE: CONSENT JUDGMENT
17	99 CENTS ONLY STORES: and DOES 1	ORDER TO CONSELL SUPPRISELL
18	through 150,,	
19	Defendants.	
20		1
21	1. INTRODUCTION	
22	1.1 Plaintiff and Settling Defends	int. This Consent Judgment is entered into by and
23	between plaintiff Russell Brimer (hereafter "B	
24	(erroneously sued herein as 99 Cents Only Sto	lair 사용하는 유럽하는 (B) 살아보면 있었다면 하게 되어 있어요 목 (B) 나라스의 의해를 모으면 되었다면
25	Plaintiff and 99¢ collectively referred to as the	
26	"Party."	The same than th
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	1.2	Plaintiff. Brimer is an individual residing in Alameda County, California who
socks t	o pron	note awareness of exposures to toxic chemicals and improve human health by
educin	g or e	liminating hazardous substances contained in consumer and industrial products,

- 1.3 General Allegations. Plaintiff alleges that 90% has distributed and/or sold in the State of California champagne goblets, and other glass and ceramic beverageware products with colored artwork, designs or markings on the exterior surface with materials that contain lead and/or cadmium that are listed pursuant to the Safe Drinking Water and Toxic Enforcement Act of 1986, California Health & Safety Code §§ 25249.5 et seq., also known as Proposition 65, to cause cancer and birth defects (or other reproductive harm). Lead and/or cadmium shall be referred to herein as the "Listed Chemicals."
- 1.4 Product Descriptions. The products that are covered by this Consent Judgment are defined as follows: glass and ceramic beverageware products sold and/or distributed by 99¢ with colored artwork, designs or markings on the exterior surface including, by way of example and without limitation, the glassware and ceramic products listed in Exhibit A. Such products collectively are referred to herein as the "Products."
- 1.5 Notices of Violation. Beginning on July 30, 2004, Brimer served 99¢ and various public enforcement agencies with documents, entitled "60-Day Notice of Violation" ("Notice") that provided 99¢ and such public enforcers with notice that alleged that 99¢ was in violation of Health & Safety Code § 25249.6 for failing to warn purchasers that the Products that it sold expose users in California to the Listed Chemicals.
- 1.6 Complaint. On October 5, 2004, Brimer, in the interest of the general public in California, filed a complaint entitled *Russell Brimer v. 99 Cents Only Stores; et al.*, Case No. CGC-04-435211 (hereafter referred to as the "Complaint" or the "Action") in the Superior Court for the City and County of San Francisco against 99¢ and Does 1 through 150, alleging violations of Health & Safety Code § 25249.6 based on the alleged exposures to one or more of the Listed Chemicals contained in certain Products sold by 99¢.
- 1.7 No Admission. 99¢ denies the material factual and legal allegations contained in Plaintiff's Notices and Complaint. 99¢ maintains that all Products that it has sold and distributed

directly to or on a Product by 99¢, its agent, or the manufacturer, importer, or distributor of the

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Product that states:

1 The products for which this warning is given are 2 identified with this symbol: 3 11 4 displayed on or next to the product. S or 6 7 WARNING: The materials used as colored decorations on the exterior of the following products sold in this 8 store contain lead and cadmium, chemicals known to the State of California to cause birth 9 defects or other reproductive harm: (identify specific products to which warnings apply) 10 OF 11 12 13 WARNING Use of certain glass and ceramic products with colored decorations on the exterior and use of 14 certain tableware for sale in this store will expose you to lead, a chemical known to the 15 State of California to cause birth defects or other reproductive harm. 16: Products identified with this symbol: 17 18 Displayed on our next to the product, are the 19 ones for which this warning is given. 20 21 A point of sale warning provided pursuant to subsection 2.2(b)(i) (ii) 22 shall be prominently placed with such conspicuousness as compared with other words, 23 statements, designs, or devices as to render it likely to be read and understood by an ordinary 24 individual under customary conditions of use or purchase and shall be placed or written in a 25 manner reasonably calculated to alert the consumer to which specific Products the warnings apply 26 so as to minimize if not eliminate the chances that an overwarning situation will arise. Any 27 changes to the language or format of the warning required for Products by this subsection shall 28

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only be made following: (1) approval of Plaintiff; (2) approval from the California Attorney

General's Office, provided that written notice of at least fifteen (15) days is given to Plaintiff for
the opportunity to comment; or (3) Court approval.

The requirements in Sections 2.1 and 2.2 above are not meant to reduce or expand 99g duty to warn beyond that required by Proposition 65 and its implementing regulations.

2.3 REFORMULATION STANDARDS: Products satisfying the conditions of section 2.3(a), 2.3(b) 2.3(c) are referred to as "Reformulated Products" and are defined as follows:

The colored artwork, designs or markings on the exterior surface of the Product do not extend into the top 20 millimeters of the ware (i.e., only appear below the exterior portion of the lip and rim area as defined by American Society of Testing and Materials Standard Test Method C 927-99, hereinafter the "Lip and Rim Area"), and either

- (a) produces a test result no higher than 1.0 micrograms (ug) of lead and 4.0 micrograms (ug) of cadmium using a Ghost WipeTM test applied on the decorated portions of the surface of the Product performed as outlined in NIOSH method no. 9100; or
- (b) If the Product utilizes materials for all colored artwork, designs or markings that contain six one-hundredths of one percent (0.06%) lead and twenty-four hundredths of one percent (0.24%) cadmium or less by weight as measured at the option of 99¢ or the manufacturer or vendor of the Product, either before or after the material is fired onto (or otherwise affixed to) the Product, using a sample size of the materials in question measuring approximately 50-100 mg and a test method of sufficient sensitivity to establish a limit of quantitation (as distinguished from detection) of less than 600 parts per million ("ppm").¹
- (c) If the colored artwork, designs or markings on the exterior surface of the Product extend into the top 20 millimeters of the ware, the materials used as colored artwork, designs or markings must contain two one-hundredths of one percent (0.02%) lead and eight one-

If the decoration is tested after it is affixed to the Product, the percentage of the Listed Chemical by weight must relate only to the other portions of the decorating material and not include any calculation of non-decorating material.

hundredths of one percent of cadmium (0.08%) or less by weight as measured at the option of 99g or the manufacturer or vendor of the Product, either before or after the material is fired onto (or otherwise affixed to) the Product, using a sample size of the materials in question measuring approximately 50-100 mg and a test method of sufficient sensitivity to establish a limit of quantitation (as distinguished from detection) of less than 600 parts per million ("ppm").

2.4 COMPLIANCE COMMITMENT.

After the effective date, as part of its commitment to promote public health, 99g agrees, to take the following actions:

- (a) To inform each manufacturer or distributor from whom 99¢ purchases

 Products that they must comply with Proposition 65 by selling only Reformulated Products or by

 providing the appropriate warning materials that meet the requirements of Proposition 65 as set

 forth in this Consent Judgment; and
- (b) To require each manufacturer or vendor from whom 99¢ purchases the Products to certify that the Products have been tested using appropriate testing protocols and either, (1) no Proposition 65 warning is required, or (2) the manufacturer or vendor will comply with Proposition 65 by providing Proposition 65 warnings materials (as defined in Section2.2 above) with the products.

3. MONETARY PAYMENTS.

3.1 Penaltics Pursuant to Health & Safety Code § 25249.7(b). Pursuant to Health & Safety Code Section 25249.7(b), 99¢ shall pay \$18,250 in civil penalties. The penalty payment shall be made payable to "Chanler Law Group in Trust For Russell Brimer," and , within fifteen (15) days after plaintiff and plaintiffs counsel have executed this Stipulation and delivered executed copies of the Stipulation to counsel for 99¢, shall be delivered to Plaintiff's counsel at the following address:

¹ If the decoration is tested after it is affixed to the Product, the percentage of the Listed Chemical by weight must relate only to the other portions of the decorating material and not include any calculation of non-decorating material.

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27 28 (a) In the event that 99¢ pays any penalty and the Consent Judgment is not thereafter approved and entered by the Court, Brimer shall return any penalty funds paid under this agreement within fifteen (15) days of receipt of a written request from 99¢ following notice of the issuance of the Court's decision.

- (b) The Parties agree that 99¢ potential interest in and ability to acquire and market Reformulated Products is to be accounted for in this section and, because it is not a remedy provided for by law, the absence of 99¢ previously acquiring, manufacturing, marketing or selling Reformulated Products is not relevant to the establishment of a penalty amount pursuant to section 3.1 above.
- (c) Apportionment of Penalties Received. After Court approval of this Consent Judgment pursuant to section 6, all penalty monies received shall be apportioned by Plaintiff in accordance with Health & Safety Code § 25192, with 75% of these funds remitted to the State of California's Office of Environmental Health Hazard Assessment and the remaining 25% of these penalty monies retained by Plaintiff as provided by Health & Safety Code § 25249.12(d). Plaintiff shall bear all responsibility for apportioning and paying to the State of California the appropriate civil penalties paid in accordance with this section.
 - 3.2 Additional Penalty Payments. If 99¢ does not commit, by means of sending written notice to Plaintiff in the manner specified in Section 11 on or before June 30, 2007, that, beginning on or before January 1, 2007, it has purchased (and will continue to purchase) for sale in California only Reformulated Products, 99¢ shall on July 31, 2007, tender to Plaintiff an additional sum of \$25,000 in civil penalties. Any such payments shall be made payable to "Chanler Law Group in Trust For Russell Brimer."

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2 The Parties acknowledge that Plaintiff and his counsel offered to resolve this dispute without reaching terms on the amount of fees and costs to be reimbursed to them, 3 thereby leaving this fee issue to be resolved after the material terms of the agreement had been 4 settled. 99¢ then expressed a desire to resolve the fee and cost issue shortly after the other 5 settlement terms had been finalized. The Parties then attempted to (and did) reach an accord on 6 the compensation due to Plaintiff and his counsel under the private attorney general doctrine 7 codified at Code of Civil Procedure § 1021.5 for all work performed through the Effective Date 8 \mathbf{Q} of the Agreement. Under the private attorney general doctrine codified at Code of Civil Procedure § 1021.5, 99¢ shall reimburse Plaintiff and his counsel for fees and costs, incurred as 101 a result of investigating, bringing this matter (as well as any other matters reasonably related to 11. the sale of 99¢' Products allegedly sold in violation of Proposition 65) to 99¢' attention, 12: litigating and negotiating a settlement in the public interest. 99¢ shall pay Plaintiff and his 13 counsel \$68,750 for all attorneys' fees, expert and investigation fees, and litigation costs related 14 to the various claims made against 99¢. The payment shall be made payable to the "Chanler 15 Law Group" and shall be delivered to Plaintiff's counsel, within fifteen (15) days after plaintiff 16 and plaintiff's counsel have executed this Stipulation and delivered a copy of this Stipulation to 17 counsel for 99¢, shall be delivered to Plaintiff's counsel at the following address: 128 19

CHANLER LAW GROUP Attn: Clifford A. Chanler 71 Elm Street, Suite 8 New Canaan, CT 06840

4.2 Except as specifically provided in this Consent Judgment, 99¢ shall have no further obligation with regard to reimbursement of Plaintiff's attorney's fees and costs with regard to the Products covered in this Action.

5. RELEASE OF ALL CLAIMS

5.1 Plaintiff's Release of 99¢. In further consideration of the promises and agreements herein contained, and for the payments to be made pursuant to sections 3 and 4.

Plaintiff, on behalf of himself, his past and current agents, representatives, attorneys, successors

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and/or assignces, and in the interest of the general public, hereby wnives all rights to institute or participate in, directly or indirectly, any form of legal action and release all claims, including, without limitation, all actions, causes of action, in law or in equity, suits, liabilities, demands, obligations, damages, costs, fines, penalties, losses or expenses (including, but not limited to, investigation fees, expert fees and attorneys' fees) of any nature whatsoever, whether known or unknown, fixed or contingent (collectively "Claims"), against 99¢ and each of its licensors, licensees, auctioneers, dealers, customers, owners, purchasers, users, parent companies, corporate affiliates, subsidiaries and their respective officers, directors, attorneys, representatives, shareholders, agents, and employees (collectively, "99¢ Releasees") arising under Proposition 65, Business and Professions Code § 17200, and Business and Professions Code § 17500 related to 99¢ or 99¢ Releasees' alleged failure to warn about exposures to or identification of Listed Chemicals contained in the Products.

The Parties further agree and acknowledge that this Consent Judgment is a full, final, and binding resolution of any violation of Proposition 65, Business and Professions Code § 17200, and Business and Professions Code § 17500 that have been or could have been asserted in the Complaint against 99¢ for its alleged failure to provide clear and reasonable warnings of exposure to or identification of Listed Chemicals in the Products.

In addition, Plaintiff, on behalf of himself, his attorneys, and their agents, waive all rights to institute or participate in, directly or indirectly, any form of legal action and releases all Claims against the 99¢ Releasees arising under Proposition 65, Business and Professions Code § 17200, and Business and Professions Code § 17500 related to each of the 99¢ Releasees' alleged failures to warn about exposures to or identification of Listed Chemicals contained in the Products identified in Exhibit A and for all actions or statements made by 99¢ or its attorneys or representatives, in the course of responding to alleged violations of Proposition 65, Business and Professions Code § 17200, and Business and Professions Code § 17500 by 99¢. Provided however, Plaintiff shall remain free to institute any form of legal action to enforce the provisions of this Consent Judgment.

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It is specifically understood and agreed that the Parties intend that 99¢' compliance with the terms of this Consent Judgment resolves all issues and liability, now and in the future (so long as 99¢ complies with the terms of the Consent Judgment) concerning 99¢ and the 99¢ Releasees' compliance with the requirements of Proposition 65, Business and Professions Code § 17200, and Business and Professions Code § 17500 as to the Listed Chemicals in the Products.

This release expressly excludes any entity that manufactured or supplied any of the Products to 99¢ other than Aroma Trading Company.

5.2 99¢ Release of Plaintiff. 99¢ waives all rights to institute any form of legal action against Plaintiff, or his attorneys or representatives, for all actions taken or statements made by Plaintiff and his attorneys or representatives, in the course of seeking enforcement of Proposition 65, Business and Professions Code § 17200, and Business and Professions Code § 17500 in this Action.

6. COURT APPROVAL

This Consent Judgment is not effective until it is approved and entered by the Court and shall be null and void if, for any reason, it is not approved and entered by the Court within one year after it has been fully executed by all Parties, in which event any monies that have been provided to Plaintiff or his counsel pursuant to section 3 and/or section 4 above, shall be refunded within fifteen (15) days.

7. SEVERABILITY

If, subsequent to court approval of this Consent Judgment, any of the provisions of this Consent Judgment are held by a court to be unenforceable, the validity of the enforceable provisions remaining shall not be adversely affected.

8. ATTORNEYS' FEES

In the event that a dispute arises with respect to any provision(s) of this Consent Judgment, the prevailing party shall, except as otherwise provided herein, be entitled to recover reasonable and necessary costs and reasonable attorneys' fees incurred from the resolution of such dispute.

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The terms of this Consent Judgment shall be governed by the laws of the State of California and apply within the State of California. In the event that Proposition 65 is repealed or is otherwise rendered inapplicable by reason of law generally, or as to the Products specifically, then 99t shall have no further obligations pursuant to this Consent Judgment with respect to, and to the extent that, those Products are so affected.

10. ENFORCEMENT OF CONSENT JUDGMENT WITH REGARD TO RETAIL STORES IN CALIFORNIA

- 10.1 Before moving to enforce the terms and conditions of Section 2 of this Consent Judgment against 99# with respect to an alleged violation occurring at a retail store located in California, Plaintiff and others must follow the procedures set forth in subsections 10.2 through 10.4.
- 10.2 In the event that Plaintiff and/or his attorneys, agents, assigns, or any other person acting in the public interest under Health & Safety Code \$25249.7(d), (hereinafter "Notifying Person") identify one or more retail stores in California owned and operated by 99¢ at which Products are sold (hereinafter "retail outlet") for which the warnings of the Products required under subsections 2.2.A or 2.2.B of this Consent Judgment are not being given, such Notifying Person shall notify 99¢, in writing, of such alleged failure to warn (the "Notice of Breach"). The Notice of Breach shall be sent by first class mail, with proof of service, to the person(s) identified in Section 11, and must be served within sixty (60) days of the date the alleged violation was first observed. The Notice of Breach shall identify the date the alleged violation was observed and the retail outlet in question, and reasonably describe the nature of the alleged violation with sofficient detail to allow 99¢ to determine the basis of the claim being asserted and the identities of the Covered Products to which those assertions apply.
- 10.3 In the event that the Notifying Person identifies a specific retail outlet, other than the specific one identified in subsection 10.2 of this Consent Judgment, not giving warnings for Covered Products as required under subsections 2.2.A or 2.2.B of this Consent Judgment, such

10	Notifying Person shall serve 99¢ with another Notice of Breach in the manner described in
2	subsection 10.2 and provide the information required in subsection 10.2.
3	10.4 The Notifying Person shall take no further action against 99¢ unless the Notifyin
4	Person discovers, at least thirty (30) days after service of the Notices of Breach served pursuant
:5	to subjections 10.2 and 10.3, another failure to warm for any Covered Product or that the alleged
6	failure to warn is at the same retail outlet(s) identified in the Notices of Breach served pursuant
T_{i}	to subsections 10.2 and 10.3,
8	11. NOTICES
9	All correspondence and notices required to be provided pursuant to this Consent
10	Judgment shall be in writing and personally delivered or sent by: (1) first-class, registered,
11	certified mail, return receipt requested or (ii) overnight courier on either Party by the other at the
12	following addresses. (Either Party, from time to time, may, pursuant to the methods prescribed
13	above, specify a change of address to which all future notices and other communications shall be
14	sent.)
15	To 99#:
16	Eric Schiffer, CEO
17	99¢ Only Stores 4000 E. Union Pacific Avenue
18	Los Angeles, CA 90023
19	With a copy to:
20	Patrick J. Cafferty, Jr., Esq. MUNGER, TOLLES & OLSON 560 Mission Street, 27th Floor
21	560 Mission Street, 27 th Floor San Francisco, CA 94105-2907
22	To Plaintiff:
23	Clifford A. Chanler
24	CHANLER LAW GROUP 71 Elm Street, Suite 8
25	New Canaan, CT 06840
26	12. NO ADMISSIONS
27	Nothing in this Consent Judgment shall constitute or be construed as an admission
28	by 99¢ of any fact, finding, conclusion, issue of law, or violation of law, nor shall compliance - 13 -

with this Consent Judgment constitute or be construed as an admission by 99¢ of any fact, 1 finding, conclusion, issue of issue of law, or violation of law, such being specifically denied by 2 99¢. 99¢ reserves all of its rights and defenses with regard to any claim by any party under 3 Proposition 65, Business and Professions Code § 17200, and Business and Professions Code § 4 17500 or otherwise. However, this section shall not diminish or otherwise affect 99¢3 5 6 obligations, responsibilities and duties under this Consent Judgment. 7

13. COUNTERPARTS; FACSIMILE SIGNATURES

This Consent Judgment may be executed in counterparts and by facsimile, each of which shall be deemed an original, and all of which, when taken together, shall constitute one and the same document.

COMPLIANCE WITH HEALTH & SAFETY CODE § 25249.7(F) 14.

Plaintiff agrees to comply with the reporting form requirements referenced in Health & Safety Code § 25249.7(f). Pursuant to regulations promulgated under that section, Plaintiff shall present this Consent Judgment to the California Attorney General's Office within five (5) days after receiving all of the necessary signatures. A noticed motion to enter the Consent Judgment will then be served on the Attorney General's Office at least forty-five (45) days prior to the date a hearing is scheduled on such motion in the Superior Court for the City and County of San Francisco unless the Court allows a shorter period of time.

ADDITIONAL POST EXECUTION ACTIVITIES 15.

The Parties shall mutually employ their best efforts to support the entry of this Agreement as a Consent Judgment and obtain approval of the Consent Judgment by the Court in a timely manner. The Parties acknowledge that, pursuant to Health & Safety Code § 25249.7, a noticed motion is required to obtain judicial approval of this Consent Judgment. Accordingly, the Plaintiff agrees to file a Motion to Approve the Agreement ("Motion"), within a reasonable period of time after the Execution Date. 99¢ shall have no additional responsibility to Plaintiff's counsel pursuant to C.C.P. § 1021.5 or otherwise with regard to reimbursement of any fees and costs incurred with respect to the preparation and filing of the Motion and its supporting

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declaration or with regard to Plaintiff's counsel appearing for a heating or related proceedings thereon. 16. MODIFICATION This Consent Judgment may be modified only by: (1) written agreement of the Parties and upon entry of a modified Consent Judgment by the Court thereon, or (2) motion of any Party as provided by law and upon entry of a modified Consent Judgment by the Court. The Attorney General shall be served with notice of any proposed modification to this Consent Judgment at least fifteen (15) days in advance of its consideration by the Court. Plaintiff shall not nuressonably withhold its agreement to a modification of this Consent Judgment to incorporate a change in the warning language, former, size, posting location or method of warning that has been approved in writing by the California Attorney General's Office. 17. AUTHORIZATION The undersigned are authorized to execute this Consent Judgment on behalf of their respective Parties and have read, understood and agree to all of the terms and conditions of this Consent Judgment.

AGREED TO:

Date: May 2 \ 2005

AGREED TO:

Date: May ___, 2005

Defendant 99¢ ONLY STORES By: Mike Zelkind Its: Executive Vice President

- 15 -

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declaration or with regard to Plaintiff's counsel appearing for a hearing or related proceedings thereon.

16. MODIFICATION

This Consent Judgment may be modified only by: (1) written agreement of the Parties and upon entry of a modified Consent Judgment by the Court thereon, or (2) motion of any Party as provided by law and upon entry of a modified Consent Judgment by the Court. The Attorney General shall be served with notice of any proposed modification to this Consent Judgment at least fifteen (15) days in advance of its consideration by the Court. Plaintiff shall not unreasonably withhold its agreement to a modification of this Consent Judgment to incorporate a change in the warning language, format, size, posting location or method of warning that has been approved in writing by the California Attorney General's Office.

AUTHORIZATION 17.

The undersigned are anthorized to execute this Consent Judgment on behalf of their respective Parties and have read, understood and agree to all of the terms and conditions of this Consent Judgment.

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Date: May __

By: Plaintiff RUSSELL BRIMER

AGREED TO:

Date: May 🕗 . 2005

By: Mike Zelkind Its: Executive Vice-President

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2	APPROVED AS TO FORM:	APPROVED AS TO FORM:
3 4	Date: 5/23/15	Date:
5	PARAS LAW GROUP	MUNGER, TOLLES & OLSON
6 7	By: Jalul VZ-	By:
8	Daniel Bornstein Attorneys for Plaintiff RUSSELL BRIMER	Patrick J. Cafferty, Jr. Attorney for Defendant 99¢ ONLY STORES.
10	IT IS SO ORDERED.	
11		
12	Date:	JUDGE OF THE SUPERIOR COURT
13		TO SOUTH THE BOT ENGON COOK!
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APPROVED AS TO FORM:	APPROVED AS TO FORM:
Date:	Date: 5/06/15
PARAS LAW GROUP	MUNGER, TOLLES & OLSON
Ву:	By: Cetturk. S. Cefforty. J.
Daniel Bornstein Attorneys for Plaintiff RUSSELL BRIMER	Patrick J. Cafferty, Jr. Attorney for Defendant 99¢ ONLY STORES.
IT IS SO ORDERED.	
Date:	JUDGE OF THE SUPERIOR COURT
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	- 16 -

EXHIBIT A

All champagne goblets and glass and ceramic beverageware products with colored artwork, designs or markings on the exterior surface including, but not limited to:

8" Champagne Goblet H/P Wine Glass/Assorted

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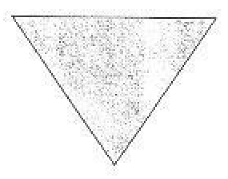
- 17 -

EXHIBIT B

PROP 65 WARNING

Use of certain glass and ceramic products with colored decorations on the exterior and use of certain tableware for sale in this store will expose you to lead, a chemical known to the State of California to cause birth defects or other reproductive harm.

Products identified with this symbol:



displayed on or next to the product, are the ones for which this warning is given.

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