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1	EDMUND G. BROWN JR. Attorney General of the State of California											
2	TOM GREENE											
3	Chief Assistant Attorney General THEODORA BERGER											
٦	Senior Assistant Attorney General											
4	EDWARD G. WEIL, State Bar No. 88302											
5	Supervising Deputy Attorney General LAURA J. ZUCKERMAN, State Bar No. 161896											
	DEBORAH R. SLON, State Bar No. 240839											
6	Deputy Attorneys General 1515 Clay Street, 20 th Floor											
7	P.O. Box 70550											
8	Oakland, CA 94612-0550 Telephone: (510) 622-2149											
	Fax: (510) 622-2270											
9	E-mail: Ed.Weil@doj.ca.gov Attorneys for People of the State of California											
10	ex rel. Edmund G. Brown Jr., Attorney General of the											
11	State of California											
11	SUPERIOR COURT OF	CALIFORNIA										
12	COLPATANOETOG	NICELEC										
13	COUNTY OF LOS A	UNGELES										
14	COLDICE FOR FRIENDAM AND PROPERTY											
14	COUNCIL FOR EDUCATION AND RESEARCH ON TOXICS,	Case No. BC 337618 (LEAD CASE) (Dismissed)										
15	,	, , , , , , , , , , , , , , , , , , ,										
16	Plaintiff, v.	Case No. BC280980										
17		NOTICE OF ENTRY OF CONSENT										
17	MCDONALD'S CORPORATION, et al.	JUDGMENT AS TO DEFENDANT KFC CORPORATION										
18	Defendants.											
19		Judge: Hon. Wendell Mortimer, Jr.										
20		Trial Date: 11/06/07										
20		Complaint Filed: 08/26/05										
21												
22	PEOPLE OF THE STATE OF CALIFORNIA, ex											
	rel. EDMUND G. BROWN JR., Attorney General	Case No. BC 338956										
23	of the State of California, Plaintiff,	RELATED CASE										
24	V.											
25	FRITO-LAY, et al.											
	Defendants.											
26		I										
27												
28												

TO ALL PARTIES AND THEIR COUNSEL OF RECORD: 1 2 PLEASE TAKE NOTICE that on June 13, 2007, the Court signed and filed the Consent Judgment between the People of the State of California and Defendant KFC 3 Corporation. A copy of the Court's minute order reflecting its action is attached to this notice as 4 Exhibit A. A copy of the Consent Judgment is attached to this notice as Exhibit B. 5 6 June 20, 2007 7 Respectfully submitted, EDMUND G. BROWN JR. 8 Attorney General of the State of California TOM GREENE 9 Chief Assistant Attorney General THEODORA BERGER 10 Senior Assistant Attorney General LAURA J. ZUCKERMÁN 11 DEBORAH R. SLON Deputy Attorneys General 12 13 14 EDWARD G. WEIL Supervising Deputy Attorney General 15 Attorneys for People 16 17 18 19 20 21 22 23 24 25 26 27 28

BXHIBIT A

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

DATE: 06/13/07

DEPT. 307

HONORABLE Wendell Mortimer, Jr.

JUDGE

DEPUTY CLERK

HONORABLE

JUDGE PRO TEM

ELECTRONIC RECORDING MONITOR

#1

R. SANCHEZ, C.A.

Deputy Sheriff

NONE

M.F. LOPEZ

Reporter

11:00 am BC338956

Plaintiff

Counsel

PEOPLE OF THE STATE OF CALIF

VS.

FRITO LAY INC ET AL Cplx 11/10/05; (Lead Case BC3376

R/W BC337619, BC338895, BC33889 BC338897, BC338898 & BC280980

(NO APPEARANCES)

Defendant Counsel

NATURE OF PROCEEDINGS:

ORDER

Consent Judgment as to Defendant KFC Corporation is signed and filed this date.

A conformed copy is sent to counsel Edward G. Weil this date.

Counsel Edward G. Weil shall give notice.

CLERK'S CERTIFICATE OF MAILING/ NOTICE OF ENTRY OF ORDER

I, the below named Executive Officer/Clerk of the above-entitled court, do hereby certify that I am not a party to the cause herein, and that this date I served Notice of Entry of the above minute order of 6/13/07 upon each party or counsel named below by depositing in the United States mail at the courthouse in Los Angeles, California, one copy of the original entered herein in a separate sealed envelope for each, addressed as shown below with the postage thereon fully prepaid.

Date: June 13, 2007

John A. Clarke, Executive Officer/Clerk

1 of 2 DEPT. 307 Page

MINUTES ENTERED 06/13/07 COUNTY CLERK

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

DATE: 06/13/07

DEPT. 307

HONORABLE Wendell Mortimer, Jr.

JUDGE

DEPUTY CLERK

HONORABLE

JUDGE PRO TEM

#1

R. SANCHEZ, C.A.

Deputy Sheriff

NONE

M.F. LOPEZ

Reporter

ELECTRONIC RECORDING MONITOR

11:00 am BC338956

Plaintiff Counsel

(NO APPEARANCES)

PEOPLE OF THE STATE OF CALIF

VS

FRITO LAY INC ET AL

Cplx 11/10/05; (Lead Case BC3376 R/W BC337619, BC338895, BC33889 BC338897, BC338898 & BC280980

Defendant

Counsel

NATURE OF PROCEEDINGS:

Edward G. Weil

STATE OF CALIFORNIA Department of Justice

Office of the Attorney General

1515 Clay Street P.O. Box 70550

Oakland, CA 94612-0550

EXHIBIT B

ORIGINAL FILED

JUN 13 2007

1 EDMUND G. BROWN JR. LOS ANGELES Attorney General SUPERIOR COURT 2 THOMAS GREENE Chief Assistant Attorney General 3 THEODORA BERGER Senior Assistant Attorney General EDWARD G. WEIL (Ca. Bar No. 88302) 5 Supervising Deputy Attorney General LAURA ZUCKERMAN Deputy Attorney General 1515 Clay Street, Suite 2000 Oakland, CA 94612 Telephone: (510) 622-2149 Fax: (510) 622-2270 9 Attorneys for People of the State of California ex rel. Edmund G. Brown Jr., Attorney General of the 10 State of California 11 IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA 12 FOR THE COUNTY OF LOS ANGELES 13 Case No.: BC 338956 PEOPLE OF THE STATE OF CALIFORNIA, ex rel. EDMUND G. BROWN JR., Attorney General of the CONSENT JUDGMENT AS TO State of California, DEFENDANT KFC CORPORATION, 16 Plaintiff Dept: 307 17 Judge: Hon. Wendell Mortimer, Jr. v. Trial Date: November 6, 2007 18 FRITO-LAY, INC., PEPSICO, INC., H.J. HEINZ, Action Filed: August 26, 2005 COMPANY, KETTLE FOODS, INC., KFC CORPORATION, LANCE, INC., THE PROCTER & GAMBLE DISTRIBUTING COMPANY, THE PROCTER & GAMBLE MANUFACTURING COMPANY, WENDY'S INTERNATIONAL, INC., MCDONALD'S CORPORATION, BURGER KING 22

25 1. INTRODUCTION

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CORPORATION and DOES 1 through 100.

1.1. On August 26, 2005, the People of the State of California ("People"), filed a complaint for civil penalties and injunctive relief for violations of Proposition 65 and unlawful business practices in the Superior Court for the County of Los Angeles. The People's Complaint alleges

Defendants.

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that the Defendants failed to provide clear and reasonable warnings that ingestion of the Covered Products (as defined in Paragraph 2.1), would result in exposure to acrylamide, a chemical known to the State of California to cause cancer. The Complaint further alleges that under the Safe Drinking Water and Toxic Enforcement Act of 1986, Health and Safety Code section 25249.6, also known as "Proposition 65," businesses must provide persons with a "clear and reasonable warning" before exposing individuals to these chemicals, and that the Defendants failed to do so. The Complaint also alleges that these acts constitute unlawful acts in violation of the Unfair Competition Law, pursuant to Business and Professions Code sections 17200 et seq.

- 1.2. KFC Corporation ("KFC"), the "Settling Defendant" is among the defendants named in the complaint.
- 1.3. The Settling Defendant is a corporation that employs more than 10 persons, or employed ten or more persons at some time relevant to the allegations of the complaint, and which manufactures, distributes and/or sells Covered Products in the State of California or has done so in the past.
- 1.4. For purposes of this Consent Judgment only, the parties stipulate that this Court has jurisdiction over the allegations of violations contained in the People's Complaint and personal jurisdiction over Settling Defendant as to the acts alleged in the People's Complaint, that venue is proper in the County of Los Angeles, and that this Court has jurisdiction to enter this Consent Judgment as a full and final resolution of all claims which were or could have been raised in the Complaint based on the facts alleged therein.
- 1.5 The People and Settling Defendant enter into this Consent Judgment as a full and final settlement of all claims that were raised in the Complaint (except as specified in Paragraph 7.1), arising out of the facts or conduct alleged therein. By execution of this Consent Judgment and agreeing to provide the relief and remedies specified herein, Settling Defendant does not admit any violations of Proposition 65 or Business and Professions Code sections 17200 et seq., or any other law or legal duty. Except as expressly set forth herein, nothing in this Consent Judgment shall prejudice, waive or impair any right, remedy, or defense the Attorney General and Settling Defendant may have in any other or in future legal proceedings unrelated to these proceedings.

However, this paragraph shall not diminish or otherwise affect the obligations, responsibilities, and duties of the parties under this Consent Judgment.

2. INJUNCTIVE RELIEF; CLEAR AND REASONABLE WARNINGS

- 2.1. Settling Defendant shall provide warnings in the manner required by this Consent Judgment for all Covered Products sold at its restaurants located in the State of California. "Covered Products" means all potato products containing acrylamide, including fried or baked potato products, sold in restaurants owned and operated by Settling Defendant ("Company Restaurants") or restaurants owned and operated by third parties pursuant to franchise or license agreements with Settling Defendant ("Franchise Restaurants"), whether commonly called french fries, curly fries, or potato wedges.
- 2.2 Warning message. The warning message provided, under any of the permitted warning methods, shall be any one of the following

a.

WARNING:

Chemicals known to the State of California to cause cancer, or birth defects or other reproductive harm may be present in foods or beverages sold or served here. Cooked potatoes that have been browned, such as french fries and potato wedges, contain acrylamide, a chemical known to the State of California to cause cancer.

This chemical is not added to our foods, but is created when certain foods are browned. Your personal cancer risk is affected by a wide variety of factors.

The FDA has not advised people to stop eating baked or fried potatoes. For more information see www.fda.gov.

b.

WARNING

Cooked potatoes that have been browned, such as french fries and potato wedges, contain acrylamide, a chemical known to the State of California to cause cancer.

This chemical is not added to our foods, but is created when certain foods are browned.

Your personal cancer risk is affected by a wide variety of factors.

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The FDA has not advised people to stop eating baked or fried potatoes. For more information see www.fda.gov.

c.

WARNING:

Chemicals known to cause cancer, or birth defects or other reproductive harm may be present in foods or beverages sold or served here.

Cooked potatoes that have been browned, such as french fries and potato wedges, contain acrylamide, a chemical known to the State of California to cause cancer.

This chemical is not added to our foods, but is created when certain foods are browned.

Your personal cancer risk is affected by a wide variety of factors.

The FDA has not advised people to stop eating baked or fried potatoes. For more information see www.fda.gov.

Wherever any warning language in this Consent Judgment uses the phrase "chemical known to the State of California to cause cancer," Settling Defendant, at its option, may use either the phrase "chemical known to cause cancer" or chemical that causes cancer."

- 2.3. Warning Method. The warning shall be provided through any of the three methods set forth in paragraphs 2.3.1, 2.3.2, or 2.3.3. Whichever warning method is used, any sign must be:
- (a) located at or on the counter where food is purchased, on a wall either adjacent and parallel to or clearly visible to consumers standing at the counter where food is purchased; or
- (b) located or at any other place that is reasonably likely to be seen and read by customers entering the restaurant to order food;
- (c) not located at any of the following locations: On an entrance or exit door, on a window, on a restroom door, in a restroom, in a hallway that leads only to restrooms, on a refuse container.
- 2:3.1. Sign Warning: A warning set forth on a sign at least 10 inches high by 10 inches wide, with the word "WARNING" centered three-quarters of an inch from the top of the sign in ITC Garamond bold condensed type fact all in one-inch capital letters. Three-sixteenths of an inch

from the base of the word "warning" shall be a line extending from left to right across the width of the sign one-sixteenth of an inch in thickness. Centered one-half inch below the line shall be the body of the warning message in ITC Garamond bold condensed type face. For the body of the warning message, left and right margins of at least one-half of an inch, and a bottom margin of at least one-half inch shall be observed. Larger signs shall bear substantially the same proportions of type size and spacing to sign dimension as the sign 10 inches high by 10 inches wide.

- 2.3.2. Sign and Brochure Combination: A combination of a sign and brochure meeting the following requirements:
- 2.3.2.1. The sign is at least 10 inches by 10 inches, with the word "WARNING" centered three-quarters of an inch from the top of the sign in ITC Garamond bold condensed type face all in one-inch capital letters. Three-sixteenths of an inch from the base of the word "warning" shall be a line extending from left to right across the width of the sign one-sixteenth of an inch in thickness. Centered one-half inch below the line shall be the body of the warning message in ITC Garamond bold condensed type face. For the body of the warning message, left and right margins of at least one-half of an inch, and a bottom margin of at least one-half inch shall be observed. Larger signs shall bear substantially the same proportions of type size and spacing to 10 inches high by 10 inches wide.

2.3.2.2. The sign contains the following text:

WARNING

Chemicals known to the State of California to cause cancer, or birth defects or other reproductive harm may be present in foods or beverages sold or served here. For more specific information, see the brochure [located at the cashier] [next to this sign]

2.3.2.3. The brochure:

The brochure or handout must meet the following requirements:

- (a) It must be at least 8 inches by 3 2/3 inches.
- (b) It must contain the text set forth in Paragraph 2.2.
- (c) If it contains warnings about acrylamide in fried potatoes only, then the text shall be at least 12 points in size. If it contains warnings about other foods,

the text may be smaller than 12 points in size but must be equal for each warning, and may be no smaller than necessary to be readable.

- (d) If Settling Defendant chooses to provide additional Proposition 65 warnings not required by this Consent Judgment in the brochure, such additional warnings may not be on the same page or more prominent than the required acrylamide warning without the prior approval of the Attorney General.
- 2.3.3. Combination with Nutrition Information: If Settling Defendant provides "nutrition facts", i.e., information concerning the nutritional contents of the foods served in its restaurants, the warning may be provided within that sign or poster and accompanying materials, if all of the following requirements are satisfied:
 - (a) The sign or poster indicates that it describes the nutritional content of foods served in the restaurant either by a title or heading using words such as "nutrition facts", "nutrition information," or similar heading or title.
 - (b) The Proposition 65 warning is clearly visible to anyone reading the sign or poster. It will be set off by a distinctive border, and the word "Warning" shall be in print no smaller than other sectional headings in the sign or poster.
 - on the sign itself, then the section 2.2 Proposition 65 warning shall be provided on the sign unless there also is a brochure with specific nutritional information, in which event, the Settling Defendant has the option to place the section 2.3.2.2 warning on the sign or poster and a section 2.2 warning in the brochure, provided, however, that if the Settling Defendant elects to place the section 2.2 warning on the poster, if the brochure includes specific nutritional information, the brochure also must include the section 2.2 warning. If the specific nutritional information about individual products is only provided in a brochure, then the section 2.2 Proposition 65 warning set forth above may be provided in the brochure only.

- (d) Subject to subsection (c) above, the section 2.2 warning may be provided in the brochure if (1) the brochure indicates that it describes the nutritional content of foods served in the restaurant either by a title or heading using words such as "nutrition facts", "nutrition information," or similar heading or title; and (2) the Proposition 65 warning is set forth in type of at least the same size and visibility as the nutritional information.
- 2.4 Settling Defendant may, but are not required to, submit signs and/or brochures for a determination that it satisfies the requirements of this Consent Judgment. The signs and brochures attached as Exhibit A and B to this Consent Judgment are deemed to satisfy the terms of this Judgment regarding the content and appearance of warnings. No sign shall be deemed to comply with this Consent Judgment unless it has been submitted to and approved by the Attorney General.
- 2.5 Periodic Modification of Warning Message
- 2.5.1. The warning message may be modified, with the approval of the Attorney General, to include other foods or beverages.
 - 2.6 Implementation of Warning
- 2.6.1. Settling Defendant shall provide its own stores and all franchisees with sufficient supply of signs, and, if that method of warning is selected, brochures, to meet the requirements of this Consent Judgment.
- 2.6.2. Company Restaurants. Within 60 days of entry of this Consent Judgment, Settling Defendant shall send a letter, in substantially the form and content set forth in Exhibit C, to its Company Restaurants within the State of California, directing them to post the warning in the manner described above. In addition, Settling Defendant shall include inspection for compliance with these requirements in its existing inspection programs. Settling Defendant currently maintains inspection, reporting and follow up programs that result in inspection of each of its Company Restaurants in California at least every 6 months. Where inspection shows that a Company Restaurant has not complied, Settling Defendant shall take all reasonably available steps to assure compliance within 75 days.

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- 2.6.3. Franchise Restaurants. Within 60 days of entry of this Consent Judgment, Settling Defendant shall send a letter, in substantially the form and content set forth in Exhibit D, to its Franchise Restaurants within the State of California, instructing them to post the warning in the manner described above. This letter shall state that the franchisee is released from liability for past violations and it is in compliance with future requirements with respect to sale of the Covered Products only if the franchisee complies with the warning requirements. In addition, Settling Defendant shall include inspection for compliance with these requirements in its existing inspection, reporting and follow-up programs.
- 2.7. Nothing in this Consent Judgment requires that warnings be given for Covered Products sold outside the State of California.

3. PAYMENTS

- 3.1.(a) Settling Defendant shall pay the following total amount of \$341,000, within thirty days of entry of this Consent Judgment, as follows:
- 1. \$115,000 in civil penalties pursuant to Health and Safety Code section 25249.7(b).
 - 2. \$93,000 in civil penalties pursuant to Business and Professions Code section
- 3. \$133,000 to be used by the Attorney General for the enforcement of Proposition 65, as further set forth in Paragraph 3.1.(b).
- (b) Funds paid pursuant to paragraphs (a)(3) shall be placed in an interest-bearing Special Deposit Fund established by the Attorney General. These funds, including any interest, shall be used by the Attorney General, until all funds are exhausted, for the costs and expenses associated with the enforcement and implementation of the Safe Drinking Water and Toxic Enforcement Act of 1986 ("Proposition 65"), including investigations, enforcement actions, other litigation or activities as determined by the Attorney General to be reasonably necessary to carry out his duties and authority under Proposition 65. Such funding may be used for the costs of the Attorney General 's investigation, filing fees and other court costs, payment to expert witnesses and technical consultants, purchase of equipment, travel, purchase of written materials, laboratory

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testing, sample collection, or any other cost associated with the Attorney General's duties or authority under Proposition 65. Funding placed in the Special Deposit Fund pursuant to this paragraph, and any interest derived therefrom, shall solely and exclusively augment the budget of the Attorney General's Office and in no manner shall supplant or cause any reduction of any portion of the Attorney General's budget.

3.2. Each payment required by this consent judgment shall be made through the delivery of separate checks payable to "California Department of Justice," to the attention of Edward G. Weil, Supervising Deputy Attorney General, Department of Justice, 1515 Clay Street, 20th Floor, Oakland, CA, 94612.

4. MODIFICATION OF CONSENT JUDGMENT

- 4.1. This Consent Judgment may be modified by written agreement of the Attorney General and Settling Defendant, after noticed motion, and upon entry of a modified consent judgment by the court thereon, or upon motion of the Attorney General or Settling Defendant as provided by law and upon entry of a modified consent judgment by the court. Before filing an application with the court for a modification to this Consent Judgment, Settling Defendant may meet and confer with the Attorney General to determine whether the Attorney General will consent to the proposed modification. If a proposed modification is agreed, then Settling Defendant and 18 the Attorney General will present the modification to the court by means of a stipulated modification to the Consent Judgment.
 - 4.2 If the Attorney General subsequently agrees in a settlement or judicially entered injunction or consent judgment that the Covered Products (as sold by other companies) do not require a warning under Proposition 65 (based on the presence of acrylamide), or that imposes an injunctive relief warning for Covered Products different from that imposed under this Consent Judgment; or if a court of competent jurisdiction renders a final judgment, and the judgment becomes final, in a case brought by the Attorney General, that Covered Products do not require a warning under Proposition 65, or otherwise imposes an injunctive relief warning different from that imposed by this Consent Judgment, then Settling Defendant shall be entitled to seek to modify this Consent Judgment to eliminate or modify the injunctive relief set forth in Paragraph 2, consistent

with the Attorney General's agreement or with the court judgment as described herein. Settling Defendant shall not be entitled to and may not seek a modification of the judgment simply because a court orders another company to use any "safe harbor" warning methods set out in California Code of Regulations, title 22, section 12601, subdivision (b).

- 4.3 If a court of competent jurisdiction renders a final judgment, and the judgment become final, in a case brought by the Attorney General or against the State of California, that federal law precludes the Settling Defendant from providing the warnings set forth in this Consent Judgment, Settling Defendant may seek to modify this Consent Judgment to bring the injunctive relief imposed herein into compliance with federal law.
- 4.4 If an agency of the federal government, including, but not limited to the U.S. Food and Drug Administration, states through any communication, regulation, or legally binding act, that federal law precludes the Settling Defendant from providing all of the warnings set forth in this Consent Judgment or the manner in which the warnings are given, Settling Defendant may seek to modify this Consent Judgment to bring the warnings into compliance with federal law, but the modification shall not be granted unless this Court concludes, in a final judgment or order, that federal law precludes the Settling Defendant from providing the warnings set forth in this Consent Judgment. A determination that the provision of some, but not all, forms of warning described in section 2 above (e.g., warnings in conjunction with provision of nutritional information) is not permitted shall not relieve Settling Defendant of the duty to provide one of the other warnings described under this judgment for which such determination has not been made.
- 4.5 If Proposition 65 or its implementing regulations are changed from their terms as they exist on the date of entry of judgment, the parties may seek modifications in the Consent Judgment as follows:
- a. If the change establishes that warnings for acrylamide in the Covered Products are not required, Settling Defendant may seek a modification of this Consent Judgment to relieve it of the duty to warn.

- b. If the change establishes that the warnings provided by this Consent Judgment would not comply with the law, either party may seek a modification of the Consent Judgment to conform the judgment to the change in law.
- c. If the change would provide a new form or manner of an optional or safe-harbor warning, a Settling Defendant may seek a modification to provide a warning in the newly permitted form, but the modification shall not be granted unless the court finds that the new warning would not be materially less informative or likely to be seen, read, and understood than the warnings provided under this Consent Judgment.
- 4.6 If a Settling Defendant corresponds in writing to an agency or branch of the United States Government in connection with the application of Proposition 65 to Acrylamide in fried or baked potato products, then, so long as such correspondence is not confidential and would be retrievable by the Attorney General under the Freedom of Information Act, Settling Defendant originating such communication shall provide the Attorney General with a copy of such communication as soon as practicable, but not more than 10 days after sending or receiving the correspondence; provided, however, that this section shall not apply to correspondence to or from trade associations or other groups of which Settling Defendant is a member.

5. ENFORCEMENT

- 5.1. The People may, by motion or application for an order to show cause before this Court, enforce the terms and conditions contained in this Consent Judgment. In any such proceeding, the People may seek whatever fines, costs, penalties, or remedies are provided by law for failure to comply with the Consent Judgment and where said violations of this Consent Judgment constitute subsequent violations of Proposition 65 or other laws independent of the Consent Judgment and/or those alleged in the Complaint, the People are not limited to enforcement of the Consent Judgment, but may seek in another action, whatever fines, costs, penalties, or remedies are provided for by law for failure to comply with Proposition 65 or other laws. In any action brought by the People alleging subsequent violations of Proposition 65 or other laws, Settling Defendant may assert any and all defenses that are available.
 - 6. AUTHORITY TO STIPULATE TO CONSENT JUDGMENT

6.1. Each signatory to this Consent Judgment certifies that he or she is fully authorized by the party he or she represents to stipulate to this Consent Judgment and to enter into and execute the Consent Judgment on behalf of the party represented and legally to bind that party.

7. CLAIMS COVERED

7.1. This Consent Judgment is a full, final, and binding resolution between the People and Settling Defendant, of any violation of Proposition 65, Business & Professions Code sections 17200 et seq., or any other statutory or common law claims that have been or could have been asserted in the complaint against Settling Defendant for failure to provide clear and reasonable warnings of exposure to acrylamide from the use of the Covered Products, or any other claim based on the facts or conduct alleged in the Complaint, whether based on actions committed by Settling Defendant or by any entity to whom it distributes or sells Covered Products, and for any franchisee who sells or has sold Covered Products in the State of California, if that franchisee complies with Paragraph 2.6.3. As to Covered Products, compliance with the terms of this Consent Judgment resolves any issue now, in the past, and in the future concerning compliance by Settling Defendant, their parents, shareholders, divisions, subdivisions, subsidiaries, sister companies, affiliates, franchisees, cooperative members, and licensees; their distributors, wholesalers, and retailers who sell Covered Products; and the predecessors, successors, and assigns of any of them; with the requirements of Proposition 65.

8. RETENTION OF JURISDICTION

8.1. This Court shall retain jurisdiction of this matter to implement the Consent Judgment.

9. PROVISION OF NOTICE

- 9.1. When any party is entitled to receive any notice under this Consent Judgment, the notice shall be sent by overnight courier service to the person and address set forth in this Paragraph. Any party may modify the person and address to whom the notice is to be sent by sending each other party notice by certified mail, return receipt requested. Said change shall take effect for any notice mailed at least five days after the date the return receipt is signed by the party receiving the change.
 - 9.2. Notices shall be sent to the following when required:

EXECUTION IN COUNTERPARTS

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1		
2	4	is Consent Judgment may be executed in counterparts and by
3	5 <u> </u>	egether shall be deemed to constitute one document.
4	IT IS SO STIPULATED:	
5	Dated:	EDMUND G. BROWN JR. Attorney General
6		TOM GREENE Chief Assistant Attorney General
7		THEODORA BERGER
8		Assistant Attorney General EDWARD G. WEIL
9	·	Supervising Deputy Attorney General LAURA ZUCKERMAN
10		Deputy Attorney General
11	_	
		Edward G. Weil
12	1	Deputy Attorney General For Plaintiffs People of the State of California
13		· ·
14		
15	Dated:	SKADDEN ARPS MEAGHER & FLOM Jeffrey Dasteel
16		Marina Bogorad
7	·	A A A
8	Ву:	- What of Jackson
9		Attorney for Defendant KFC
0	Dated: By:	
1	**************************************	
ا د		for Defendant KFC
3	IT IS SO ORDERED, ADJUDGED), AND DECREED:
4	·	Hon. Wendell Mortimer, Jr.
5		Judge of the Superior Court
6		
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	12.1. The stipulations to this Consent Judgment may be executed in counterparts and b means of facsimile, which taken together shall be deemed to constitute one document.									
3	IT IS SO STIPULATED:									
4	Dated: FDMIND C PROVALED									
5	Attorney General									
6	Chief Assistant Attorney General									
7	Assistant Attorney General									
8	EDWARD G. WEIL									
9	I.AURA ZUCKERMAN									
10	Deputy Attorney General									
11	By:									
12	Edward G. Weil Deputy Attorney General									
13	For Plaintiffs People of the State of California									
14	·									
15	Dated: SKADDEN ARPS MEAGHER & FLOM									
16	Jeffrey Dasteel Marina Bogorad									
17										
18	Ву:									
19	Jeffrey Dasteel Attorney Proplemant KVC									
20	Dated: By:									
21	WAS THE STATE OF T									
22	for Defendant KF									
23	IT IS SO ORDERED, ADJUDGED, AND DECREED:									
24										
25	Hon. Wendell Mortimer, Jr. Judge of the Superior Court									
26	e w- ozhovot comt									
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-										

Consent Judgment As To KFC Corporation

KFC LAW

1	12.1. The stimulations to	this Consent Judgment may be executed in counterparts and by								
2	means of facsimile, which taken together shall be deemed to constitute one document.									
3	IT IS SO STIPULATED:									
4										
5	Dated: 12007	EDMUND G. BROWN JR. Attorney General								
6		TOM GREENE								
7		Chief Assistant Attorney General THEODORA BERGER								
	·	Assistant Attorney General								
8		EDWARD G. WEIL Supervising Deputy Attorney General								
9		LAURA ZUCKERMAN								
10		Deputy Attorney General								
11	Ву									
12		Edward G. Weil Deputy Attorney General								
13		For Plaintiffs People of the State of California								
14	Dated:	CICA DIDEN' A DOC MEA CHED & EVOM								
15	Dated:	SKADDEN ARPS MEAGHER & FLOM Jeffrey Dasteel								
16		Marina Bogorad								
17										
18	Ву									
19		Jeffrey Dasteel Attorney for Defendant KFC								
20	Dated: Rv									
	Dated. By	•								
21		for Defendant KFC								
22	IT IS SO ORDERED, ADJUDGED, AND DECREED:									
23		WENDELL D. MODELLES								
24	JUN 1 3 2007	WENDELL R. MORTIMER, JR.								
25		Hon. Wendell Mortimer, Jr. Judge of the Superior Court								
26		-· ·								
27										
- '		*								

Energy in = energy out

Balance is mil

Trans with 80 grams of fall or ball





taste, now with zero grams still have the same great **Fried Chicken Products** Great News! All KFG's trans fat per serving.

470 2 2 8 2 8 >> >5552

in foods or boverages sold or served. here. For information about specific. foods, see the nutrition brechure. reproductive barm may be present WARNING: Chemicals known to cancer, or birth defects or other the State of California to cause

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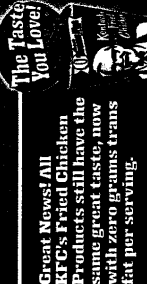
Just get movin'!

क्ष्मित्राम् स्थिति । (1917) S. (1917)

The Key is: Move More!

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- Skuttydifedirege if the apple standard
- ्रिक्कित्त तीत्रक्ष मुक्तिमित्रिमित्रका स्थान व्यक्त
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- न् सुनित्रात्र क्षात्र क्षात्र
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- मिधाएक अभाषित

是是是由于的人物的指数的复数形式的表示的基础的多数的数据





Options To Help You Keep It Balanced!

Option 1:

- Roasted Caesar Salad (without Croutons) with package of Hidden Valley® Original Ranch® Fat Free Dressing
- I medium Diet Pepsi®

ption 2:

- •Oven Roasted Twister® (hold the Sauce)
- House side salad with I package of Hidden Valley® Original Ranch® Fat Free Dressing
 - medium Dier Pepsi®

Option 3:

- Original Recipe® Chicken Breast (go skinles
- Mashed potatoes (hold the gravy)
- Corn on the cob
- -1 medium Diet Pepsi®

Tips to Keep it.

Eat a variety of food

Eat moderate porrions

Start your day with breakfast

Get enough activity to burn what you eat Eat more vegetables, grains and fruit



For more information go to www.mypyramid.gov

KFC has built a reputation on tasting home-style meals enjoy. Visit KFC and dine dinner with chicken fresh quality for more than serve customers great 50 years. We proudly for the whole family to with us or bring back

from our kitchen to yours.

Exhibit B - Brochure

Nutrition Guide	Serving Size (pans)	Calories	Calpites from Fat	Total Pat (grns)	%Dally Value**	Saturated Fat (gms)	%Daily Value**	Thams Folt (gms)	Cholesterol (mgs)	Months Value	Godkum (mgs)	*Dark Value	Carbohyrirates (gens)	Scholity Value	Dietary Rher (gms)	%Dally Value**	Bugars (pms)
asted Caesar Salad without Dressing & Croutons	301	220	80	8	12	4.5	23	G	70	23	839	35	6	2	3	12	3
ispy Caesar Salad without Dressing & Croutons lesar Side Salad without Dressing & Croutons	315 82	350 50	170 30	19 3	29 5	6 2	30 10	0	70 10	23 3	1080 135	45 6	16 2	5 1	3	12 4	3 1
asted BLT Salad without Dressing	347	200	60	6	9	2	10	C	65	22	880	37	8	3	4	16	5
Ispy BLT Salad without Dressing buse Side Salad without Dressing	360 90	330 15	150 0	17 0	26 0	4 0	20 0	0	65 0	22 0	1130 10	47 0	18 2	6 1	4	16 4	5 2
dden Valley® The Original Ranch® Dressing (1)	57	200	180	20	31	3	15	0	25	В	470	19	3	i	Ö	ō	1
dderi Valley@ The Original Ranch® Fat Free Dressing (1) dden Valley® Golden Italian Light Dressing (1)	43 43	35 45	.0 25	0 2.5	0 5 4	0	0	0	0	0	410 660	17	8.	3 2	0	0	2 5
Co Creemy Parmesan Caesar Dressing (1)	-63 57	260	230	26	40	5	25	0	0 15	5	540	28 23	6 4	1	0	0	2
C® Parmesan Gartic Croutons Pouch (1)	14	70	25	.3	5	0	. 0	0	0	. 0	150	6	. 8	3	0	0	1
Notificates C Snacker®	119	320	140	16	25	3	15	G	30	10	680	28	29	10	1	4	4
C.Snacker®, Buffalo	118	260	80.	8	. 12	1.5	8	0	25	8	860	36	31	10	i	4	4
C Snacker®, Fish C Snacker®, Ultimate Cheese	120 120	330 280	130 100	15 11	23 17	3 2.5	15	0	60 25	20	710	30 33	31 30	10	1	4	6
C Snacker®, Honey 8BQ	101	210	. 30	3	1/ 5	2.5 0.5	13 3	0.5 0	25 40	8 13	780 530	33 22	30 32	10 11	1 2	4 8	5 12
iney BBQ Sandwich	147	280	30	3.5	5 5	1	5	0	60	20	780	33	40	13	3	12	16
ouble Crunch Sandwich Ispy Twister®	213 252	510 600	250 300	28 33	43 51	5 7	25 35	0	55 55	18 18	1200 1500	50 63	38 49	13 16	2 3	8 12	4 5
ven Roasted Twister®	269	470	200	23	35	5	35 25	0	55 60	20	1260	53	49 40	13	3	12	5
/en Roasted Twister® without Sauce	247	330	70	: 7	111	2.5	13	0	50	17	1120	47	39	13	3	12	5
nder Roast® Sandwich nder Roast® Sandwich without Sauce	236 217	430 300	1 6 0 40	. 4.5	28 5 7	3.5 1.5	18 . 8	0	- 80 - 70	27 23	1180 1060	4 8 44	29 28	10 . 9	2	8 8	4 3
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R Chicken - Whole Wing	47	130	70	. 8	12	2	10	0	50	17	350	15	4	1	9	9	0
R Chicken - Breast R Chicken - Breast without skin or breading	161 1 08	360 140	190 20	21 2	32 3	5 0	25 0	0	115 65	38 22	1020 520	43 22	7 1	2	0	0	0
R Chicken - Drumstick	59	130	70	8	12	2	10	G	65	22	350	15	2	1	õ	Ö	0
3 Chicken - Thigh C Chicken - Whole Wing	126	330	220	24	37	6	30	0	110	37	870	36	8	3	0	0	0
Schicken - Whole Wing Cithicken - Breast	52 162	170 440	190 250	11 27	17 42	2.5 6	13 30	0	55 105	18 35	350 970	15 40	6 15	2 5	0	4 0	0
Chicken - Drumstick	60	160	90	10	15	2	10	ō	55	18	370	15	6	2	ō	ŏ	ō
Chicken - Thigh	114	370	250	28	43	6	30	0	85	28	850	35	12	4	0	0	0
ispy Strips (3)	151	350	170	18	29	3.5	18	G	` 7G	23	1190	50	16	5	9	G	0
(spy Strips (2)	102	240	110	13	20	2.5	13	Ö	50	17	800	33	11	4	ŏ	Õ	ō
1260HAURHUKAN 1900m Chicken - Kids	85	202	170		64	0.7	40	_	40	4.0	050	0.5	40	-	_		. ,
opcom Chicken - Kids Opcom Chicken - Individual	85 116	290 400	1/0 230	19 26	29 40	3.5 4.5	18 23	0	40 60	13 20	850 1160	35 48	16 22	5 7	2 3	8 12	0
poorn Chicken - Large	160	550	320	35	54	6	30.	ō	80	27	1600	67	30	10	3	12	Q
of PIE / BOWLS	423	770	360	40	62	15	75	14	115	38	1680	70	70	23	5	20	2
C Famous Bowis™ - Mashed Potato with Gravy	531	740	320	35	62 54	9	75 45	1.5	60	20	2350	98	80	27	7	28	6
C Famous Bowls™ - Rice with Gravy	384	620	250	28	43	7	35	1	60	20	2150	90	67	22	6	24	7
IXIOS BBQ Wings (5)	131	390	220	24	37	5	25	0	105	35	830	35	23	8	3	12	. 9
prefess HBBQ Wings (5)	178	450	180	20	31	3.5	18	ŏ	65	22	1880	78	41	14	4	16	11
ery Buffalo Wings (5)	142	380	220	24	37	5	25	0	105	35	1480	62	19	6	2	8	1
oneless Fiery Buffalo Wings (5) veet & Spicy Wings (5)	176 131	420 400	180 220	20 24	31 37	3.5 5	18 25	0	65 105	22 35	2260 760	94 32	33 24	11 8	3 2	12 8	1 13
oneless Sweet & Spicy Wings (5)	169	440	180	19	29	3.5	18	ō	65	22	1700	71	38	13	3	12	11
ot Wings® (5)	112	350	220	24	37	5	25	0	105	35	740	31	14	5	2	8	0
OES (INDIVIDUAL) Sen Beens	. 96	50	15	1.1	5 2	.0	1	0.	5	2	570	24	7	2	2	8	2
esoned Rice	. 99	150	10	1	2	o	0	0	Ð	0	630	26	32	11	2	8	1
ashed Potatogs without Gravy	108	110	35	4	6	1	5	0	0	0	320	13	17	6	1	4	0
ashed Potatoes with Gravy scaroni and Cheese	151 136	140 180	45 80	5 .8	8 12	1 3.5	5 18	0.5 1	0 15	0 5	560 800	23 33	20 18	7 6	9	4 0	1
rtato Wadges	102	260	110	13	20	2.5	13	ò	Õ	ŏ	740	31	33	11	3	12	Ö
om on the Cob (3") om on the Cob (5.5")	82	70	15	1.5		0.5	3	0	0	0	5	0	13	4	3	12	5
om on the Cob (5.5") iked Beans	162 136	150 220	25 10	3 1	5 2	. 1 . 0	. 5	0	0	0	10 730	G 30	26 45	9 15	7 7	28 28	10 20
	128	180	80	8	14	1.5	8	ő	5	2	470	20	22	7	2	8	6
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visto Salad ole Slaw	130						40			G	640	27 9	24 17	8 6	1	4	2
tato Salad sle Slaw scult	130 57	220	100	11	17	2.5	13 5	3.5 O	_	0	210					-	
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rato Salad le Slaw sout uked Cheetos® SSETIE salair Cheroy® S'mores Granola Ber ple Ple Mints (3)	130 57 25	220 120	100 40	11 4.1 2 20	17 5 7 3 31	2.5 1	3 30	0	0 0	0	80 260	3 11	19 44	6 15	1 2 1	3 8 4	8 19 28
rato Salad le Slaw sout skedt Cheetos® ISSETTE salair Chowy® S'mores Granola Bar pole Pie Mints (3) suble Choc. Chip Cake Bucket™ Fudge Brownie	130 57 25 24 114 76 99	100 170 370 330 280	100 40 20 180 140 90	11 4.4 2 20 16 11	17 5 7 3 31 25 17	2.5 1 0.5 6 4 4	3 30 20 20	0 0 1 0.5	0 0 50 20	0	80 260 260 200	3 11 11 8	19 44 41 43	6 15 14 14	2 1 1	8 4 4	19 28 30
nato Salad le Siaw sout ukedi Cheetos® ISSITIE uaker Cheviny® S'mores Granola Ber sple Ple Mints (3) uuble Choo. Chip Cake Bucket™ Fudge Brownie Bucket™ Lamon Crême	130 57 25 24 114 76 99 127	220 120 100 370 330 280 410	100 40 20 180 140 90 140	11 4. 20 16 11 15	17 5 7 3 31 25 17 23	2.5 1 0.5 6 4 4 7	3 30 20 20 35	0 0 1 0.5 1.5	0 0 0 50 20	0 0 17 7 0	80 260 260 200 270	3 11 11 8 11	19 44 41 43 61	6 15 14 14 20	2 1 1 2	8 4 4 8	19 28 30 53
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WARNING: Cooked potatoes that have been browned, such as french fries and potato wedges, contain acrylamide, a chemical known to the State of California to cause cancer. This chemical is not added to our foods, but is created when certain foods are browned. Your personal cancer risk is affected by a wide variety of factors. The U.S. FDA has not advised people to stop eating baked or fried potatoes. For more information see www.fda.gov.

EXHIBIT C



To:

KFC RGMs in California

From:

Matthew Preston, KFCC Chief Legal Officer

Date:

April 20, 2007

Re:

ACTION REQUIRED

KFC Corporation has entered into a consent judgment with the Attorney General for the State of California regarding a lawsuit against KFC concerning the formation of acrylamide in potato wedges.

Under the terms of this consent judgment, all company restaurants in California are required to post the enclosed nutritional poster and brochures. Immediately replace the existing nutritional poster and brochures with the updated version enclosed. Discard existing brochures/posters after removing.

Guidelines for posting nutritional brochures/poster:

- The poster must be located at or on the counter where food is purchased, on a wall either adjacent and parallel to or clearly visible to consumers standing at the counter where food is purchased or at any other place reasonably likely to be seen and read by customers entering the restaurant to order food.
- The poster may not be located at any of the following locations: On an entrance or exit door, on a window, on a restroom door, in a restroom, in a hallway that leads only to restrooms, on a refuse container.

Your compliance is mandatory and will be checked as part of Champs

Excellence Review evaluations. If you run out of brochures, need a new poster,
or have questions contact [insert name] immediately.

EXHIBIT D



To:

All KFCC Franchisees with Restaurants in California

From:

Matthew Preston, KFCC Chief Legal Officer

Date:

April 20, 2007

Re:

ACTION REQUIRED

KFC Corporation has entered into a consent judgment with the Attorney General for the State of California regarding a lawsuit against KFCC concerning the formation of acrylamide in potato wedges.

Under the terms of this consent judgment, all company and franchise restaurants in California are required to post the enclosed nutritional poster and brochures. Immediately replace the existing nutritional poster and brochures with the updated version enclosed. Discard existing brochures/posters after removing.

Guidelines for posting nutritional brochures/poster:

- The poster must be located at or on the counter where food is purchased, on a wall either adjacent and parallel to or clearly visible to consumers standing at the counter where food is purchased or at any other place reasonably likely to be seen and read by customers entering the restaurant to order food.
- The poster may not be located at any of the following locations: On an entrance or exit door, on a window, on a restroom door, in a restroom, in a hallway that leads only to restrooms, on a refuse container.

If you cannot comply with these instructions due to lack of a suitable location for the poster, contact [insert name] to discuss alternatives. Your compliance is mandatory and will be checked as part of KFCC's routine Champs Excellence Review evaluations. If you run out of brochures, need a new poster, or have questions contact [insert name] immediately.

IMPORTANT: ALTHOUGH YOU WERE NOT SUED BY THE ATTORNEY GENERAL, KFC CORPORATION HAS OBTAINED A CONDITIONAL RELEASE ON YOUR BEHALF. FOR THE RELEASE TO BE EFFECTIVE, YOU MUST COMPLY WITH THE TERMS OF THIS COMMUNICATION.

DECLARATION OF SERVICE BY OVERNIGHT COURIER

Case Name:

Environmental World Watch v. Procter & Gamble

Case No.:

Los Angeles County Superior Court No. BC337618 (Lead Case)

I declare:

I am employed in the Office of the Attorney General, which is the office of a member of the California State Bar, at which member's direction this service is made. I am 18 years of age or older and not a party to this matter; my business address is: P.O. Box 70550, Oakland, CA 94612-0550, addressed as follows:

On June 20, 2007, I served the attached document:

NOTICE OF ENTRY OF CONSENT JUDGMENT AS TO DEFENDANT KFC CORPORATION

by placing a true copy thereof enclosed in a sealed envelope with Federal Express, addressed as follows:

Trenton H. Norris, Esq.
Todd O. Edmister, Esq.
Gabriel J. Padilla, Esq.
Bingham McCutchen LLP
Three Embarcadero Center
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Heinz Company; Lance, Inc.; Wendy's
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Gamble Distributing Company

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Attorneys for McDonald's Corporation

Raphael Metzger, Esq. Metzger Law Group 401 East Ocean Blvd., Suite 800, Los Angeles, CA 90802

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on June 20, 2007, at Oakland, California.

YEBONYA TAMBI
Declarant

Lebonyk lamki
Signature