

Deputy Clerk

FEB 18 2010 1 Clifford A. Chanler, State Bar No. 135534 David S. Lavine, State Bar No. 166744 2 CHANLER LAW GROUP GORDON PARK-LI, Clerk BY: JOCELYN C. ROQUE 2560 Ninth Street 3 Parker Plaza, Suite 214 Berkeley, CA 94710-2565 Telephone: (510) 848-8880 4 Facsimile: (510) 848-8118 5 Attorneys for Plaintiff ANTHÓNY E. HELD, Ph.D., P.E. 6 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 FOR THE CITY AND COUNTY OF SAN FRANCISCO 9 UNLIMITED CIVIL JURISDICTION 10 11 Case No. CGC-08-481439 ANTHONY E. HELD, Ph.D., P.E., 12 Plaintiff, 13 v. 14 Date: February 18, 2010 CUTIE PIE BABY, INC., et al., Time: 9:30 a.m. 15 Dept.: 301 Defendants. Judge: Hon. Peter Busch 16 17

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PROPOSED JUDGMENT PURSUANT TO TERMS OF CONSENT JUDGMENT

[PROPOSED] JUDGMENT

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In the above-entitled action, Plaintiff ANTHONY E. HELD, Ph.D., P.E. and Defendant CUTIE PIE BABY, INC., having agreed through their respective counsel that judgment be entered pursuant to the terms of the Proposition 65 settlement agreement in the form of a [Proposed] Consent Judgment ("Consent Judgment") entered into by the parties, and following issuance of an order approving this Proposition 65 settlement agreement and entering the Consent Judgment on February 18, 2010.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that pursuant to Code of Civil Procedure §664.6, judgment is entered in accordance with the terms of the Consent Judgment attached hereto as **Exhibit 1**.

IT IS SO ORDERED.

Dated: 2/18/10

PETER J. BUSCH

JUDGE OF THE SUPERIOR COURT

1 2	Clifford A. Chanler, State Bar No. 135534 David Lavine, State Bar No. 166744 CHANLER LAW GROUP			
3	2560 Ninth Street Parker Plaza, Suite 214			
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5	Facsimile: (510) 848-8118			
6	Attorneys for Plaintiff ANTHONY E. HELD, Ph.D., P.E.			
7	Malcolm C. Weiss, State Bar No. 112476			
8	Catherine Allen, State Bar No. 211574 HUNTON & WILLIAMS LLP 550 South Hope Street, Suite 2000			
9	Los Angeles, CA 90071 Telephone: (213) 532-2000			
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11	Attorneys for Defendant CUTIE PIE BABY, INC.			
12				
13		E STATE OF CALIFORNIA		
14		Y OF SAN FRANCISCO		
15	UNLIMITED CIVIL JURISDICTION			
16	ANTHONY E. HELD, Ph.D., P.E.,	Case No. CGC-08-481439		
16 17	ANTHONY E. HELD, Ph.D., P.E., Plaintiff,			
		Case No. CGC-08-481439 [PROPOSED] CONSENT JUDGMENT		
17	Plaintiff,	[PROPOSED] CONSENT JUDGMENT		
17 18 19 20	Plaintiff, v.	[PROPOSED] CONSENT		
17 18 19 20 21	Plaintiff, v. CUTIE PIE BABY, INC.; et al.,	[PROPOSED] CONSENT JUDGMENT		
17 18 19 20 21 22	Plaintiff, v. CUTIE PIE BABY, INC.; et al.,	[PROPOSED] CONSENT JUDGMENT		
17 18 19 20 21 22 23	Plaintiff, v. CUTIE PIE BABY, INC.; et al.,	[PROPOSED] CONSENT JUDGMENT		
17 18 19 20 21 22 23 24	Plaintiff, v. CUTIE PIE BABY, INC.; et al.,	[PROPOSED] CONSENT JUDGMENT		
17 18 19 20 21 22 23 24 25	Plaintiff, v. CUTIE PIE BABY, INC.; et al.,	[PROPOSED] CONSENT JUDGMENT		
17 18 19 20 21 22 23 24 25 26	Plaintiff, v. CUTIE PIE BABY, INC.; et al.,	[PROPOSED] CONSENT JUDGMENT		
17 18 19 20 21 22 23 24 25	Plaintiff, v. CUTIE PIE BABY, INC.; et al.,	[PROPOSED] CONSENT JUDGMENT		

 1. <u>INTRODUCTION</u>

1.1 Anthony E. Held, Ph.D., P.E., and Cutie Pie Baby, Inc.

This Consent Judgment is entered into by and between Anthony E. Held, Ph.D., P.E. (hereinafter "Dr. Held") and Cutie Pie Baby, Inc. (hereinafter "Cutie Pie Baby"), with Dr. Held and Cutie Pie Baby collectively referred to as the "Parties."

1.2 Plaintiff

Dr. Held is an individual residing in California who seeks to promote awareness of exposures to toxic chemicals and improve human health by reducing or eliminating hazardous substances contained in consumer products.

1.3 Defendant

Cutie Pie Baby employs ten or more persons and is a person in the course of doing business for purposes of the Safe Drinking Water and Toxic Enforcement Act of 1986, California Health & Safety Code § 25249.6 et seq. ("Proposition 65").

1.4 General Allegations

Dr. Held alleges that Cutie Pie Baby has manufactured, distributed and/or sold in the State of California children's vinyl bags containing di(2 ethylhexyl)phthalate ("DEHP"). DEHP is listed pursuant to the Safe Drinking Water and Toxic Enforcement Act of 1986, California Health & Safety Code §§ 25249.5 et seq. ("Proposition 65"), as a chemical known to the State of California to cause birth defects and other reproductive harm. DEHP is referred to herein as the "Listed Chemical."

1.5 Product Description

The products that are covered by this Consent Judgment are defined as follows: children's vinyl bags containing the Listed Chemical, including, but not limited to, *Got Milk? 4 Piece Bottle Cooler Set*, #5184BMD (#0 84134 05184 7). All such items shall be referred to herein as the "Products."

1.6 Notice of Violation

On October 10, 2008, Dr. Held served Cutie Pie Baby, Burlington Coat Factory Warehouse Corporation and various public enforcement agencies with a document entitled "60-Day Notice of

Violation" ("Notice of Violation") that provided Cutie Pie Baby and such public enforcers with notice that alleged that Cutie Pie Baby was in violation of California Health & Safety Code § 25249.6 for failing to warn consumers and customers that the Products exposed users in California to DEHP.

1.7 Complaint

On February 25, 2009, Dr. Held, who was and is acting in the interest of the general public in California, in the Superior Court in and for the County of Alameda, filed a first amended complaint in the case of *Held v. Ascendia Brands, Co., Inc., et al.*, adding Cutie Pie Baby as a defendant and alleging violations of Health & Safety Code § 25249.6 by Cutie Pie Baby based on the alleged exposures to DEHP contained in the Products manufactured, distributed and/or offered for sale in California by Cutie Pie Baby. The operative second amended complaint ("Complaint") filed on August 5, 2009 similarly includes Cutie Pie Baby.

1.8 No Admission

Cutie Pie Baby denies the material, factual, and legal allegations contained in Dr. Held's Notice and maintains that all products that it has manufactured, distributed and/or sold in California, including the Products, have been, and are, in compliance with all laws. Nothing in this Consent Judgment shall be construed as an admission by Cutie Pie Baby of any fact, finding, issue of law, or violation of law; nor shall compliance with this Consent Judgment constitute or be construed as an admission by Cutie Pie Baby of any fact, finding, conclusion, issue of law, or violation of law, such being specifically denied by Cutie Pie Baby. However, this section shall not diminish or otherwise affect the obligations, responsibilities and duties of Cutie Pie Baby under this Consent Judgment.

1.8 Consent to Jurisdiction

For purposes of this Consent Judgment only, the parties stipulate that this Court has jurisdiction over Cutie Pie Baby as to the allegations contained in the Notice of Violation and Complaint, that venue is proper in the County of San Francisco, and that this Court has jurisdiction to enter and enforce the provisions of this Consent Judgment.

1.9 Effective Date

For purposes of this Consent Judgment, the term "Effective Date" shall mean December 31, 2009.

2. INJUNCTIVE RELIEF: REFORMULATION AND WARNINGS IF THE PRODUCT IS RE-INTRODUCED FOR SALE INTO CALIFORNIA

2.1 Reformulation Commitment

Cutie Pie Baby represents that it no longer manufactures, sells or distributes the Product at issue and that it has no plans to re-introduce the Products for sale into California. Should Cutie Pie Baby re-introduce the Product for sale into California, as of the Effective Date, Cutie Pie Baby shall only manufacture or cause to be manufactured Products for sale in California that are Phthalate Free, as set forth below. For purposes of this Consent Judgment, "Phthalate Free" Products shall mean Products containing less than or equal to 1,000 parts per million ("ppm") of the Listed Chemical, when analyzed pursuant to Environmental Protection Agency ("EPA") testing methodologies 3580A and 8270C.

2.2 Product Warnings

Should Cutie Pie Baby re-introduce the Product for sale into California, as of the Effective Date, Cutic Pie Baby shall not sell, ship, or offer to be shipped for sale in California Products that are not Phthalate Free unless such Products are shipped with the clear and reasonable warnings set out in Section 2.3 and 2.4.

Any warning issued for Products pursuant to Section 2.3 and 2.4, below, shall be prominently placed with such conspicuousness as compared with other words, statements, designs or devices as to render it likely to be read and understood by an ordinary individual under customary conditions before purchase or, for Products shipped directly to an individual in California, before use.

2.3 Warnings For Retail Store Sales

(a) Product Labeling. Cutie Pie Baby shall perform its warning obligation by affixing a warning to the packaging of, labeling to, or, if no label exists, directly on each Product sold in retail outlets in California by Cutie Pie Baby or its agents, that states:

WARNING: This product contains DEHP, a chemical known to the State of California to cause birth defects and other reproductive harm.

(b) Point-of-Sale Warnings. Cutie Pie Baby shall perform its warning obligations by ensuring that signs are posted at retail outlets in the State of California where the Products are sold. Point-of-sale warnings shall be provided through one or more signs posted in close proximity to the point of display of the Products that states:

WARNING: This product contains DEHP, a chemical known to the State of California to cause birth defects and other reproductive harm.

Where more than one Product is sold in proximity to other like items or to those that do not require a warning (e.g., Phthalate Free as defined in Section 2.1), the following statement must be used: 1

WARNING: The following products contain DEHP, a chemical known to the State of California to cause birth defects and other reproductive harm:

[list products for which warning is required]

2.4 Warnings For Mail Order Catalog and Internet Sales

After the Effective Date, Cutie Pie Baby shall satisfy its warning obligations for Products sold via mail order catalog or the Internet to California residents by providing a warning: (i) in the mail order catalog; or (ii) on the website. Warnings given in the mail order catalog or on the website shall identify the specific Product to which the warning applies as further specified in subsections (a) and (b) below.

(a) Mail Order Catalog Warning. Any warning provided in a mail order catalog must be in the same type size or larger than the Product description text within the catalog.

The following warning shall be provided on the same page and in the same location as each display

¹ For purposes of this Consent Judgment, "sold in proximity to other like items" shall mean that the Product and another product are offered for sale close enough to each other so that the consumer, under customary conditions of purchase, could not reasonably determine which of the two products is subject to the warning sign.

of the Product:

WARNING: This product contains DEHP, a chemical known to the State of California to cause birth defects and other reproductive harm.

Where it is impracticable to provide the warning on the same page and in the same location as the display of the Product, Cutie Pie Baby shall utilize a designated symbol (\triangle) to cross reference the applicable warning and shall define the term "designated symbol" with the following language on the inside of the front cover of the catalog and on the same page as any order form for the Product(s):

WARNING: Certain products identified with this symbol ▲ and offered for sale in this catalog contain DEHP, a chemical known to the State of California to cause birth defects and other reproductive harm.

The designated symbol must appear on the same page and in close proximity to the display or description of the Product on such page. On each page where the designated symbol appears, Cutie Pie Baby must provide a reference directing the consumer to the warning language and definition of the designated symbol.

If Cutie Pie Baby elects to sell one or more Products to consumers via mail order catalog after the Effective Date, then the warnings must be included in all catalogs containing the Products which are distributed in California as of the Effective Date.

with the sale of the Product to a California consumer via the Internet, and must appear either: (i) on the same web page on which the Product is displayed; (ii) on the same web page as the order form for the Product; (iii) on the same page as the price for any Product; or (iv) on one or more web pages displayed to a purchaser during the checkout process. The following warning statement shall be used and shall appear in any of the above instances adjacent to or immediately following the display, description, or price of the Product for which it is given in the same type size or larger than the Product description text:

WARNING: This product contains DEHP, a chemical known to the State of California to cause birth defects and other reproductive harm.

Alternatively, the designated symbol shall appear adjacent to or immediately following the display, description, or price of the Product for which a warning is being given, provided that the following warning statement also appears elsewhere on the same web page, as follows:

WARNING: Products identified on this page with the following symbol ▲ contain DEHP, a chemical known to the State of California to cause birth defects and other reproductive harm.

2.5 Exceptions To Warning Requirements

The warning requirements set forth in Sections 2.2 through 2.4 shall not apply to:

- (i) any Products received by Cutie Pie Baby prior to the Effective Date, provided that Cutie Pie Baby does not have actual knowledge, or reason from communications with its suppliers of the Products to believe, that the Listed Chemical is present in such Products in concentrations exceeding 1,000 ppm each; or
- (ii) Phthalate Free Products (as defined in Section 2.1).

3. MONETARY PAYMENTS

3.1 Payments Pursuant to Health & Safety Code § 25249.7(b)

- 3.1.1 In settlement of all claims related to the Covered Products and the Listed Chemical referred to in the Notice of Violation and Complaint, and this Consent Judgment pursuant to Health & Safety Code § 25249.7(b), Cutic Pie Baby shall pay \$4,000 in civil penalties.
- 3.1.2 Civil penalties are to be apportioned in accordance with California Health & Safety Code § 25192, with 75% of these funds remitted to the State of California's Office of Environmental Health Hazard Assessment ("OEHHA") and the remaining 25% of the penalty remitted to Anthony Held as provided by California Health & Safety Code § 25249.12(d). Cutie Pie Baby shall issue two separate checks for the penalty payment: (a) one check made payable to "Chanler Law Group in Trust for OEHHA" in the amount of \$3,000, representing 75% of the total penalty; and (b) one check to "Chanler Law Group in Trust for Anthony Held" in the amount of

\$1,000, representing 25% of the total penalty. Two separate 1099s shall be issued for the above-payments: (a) OEHHA, P.O. Box 4010, Sacramento, CA 95814 (EIN: 68-0284486); and (b) Anthony Held, whose information shall be provided five calendar days before the payment is due.

3.1.3 Payment Timing. Not later than five (5) days following the execution of this Consent Judgment by both parties, the penalty payment shall be made by Cutic Pie Baby to Hunton & Williams, to be held in a client Trust Account. Hunton & Williams shall provide Plaintiff with written notice that it has received the penalty payment from Cutic Pie Baby within five days of Hunton & Williams' receipt of such payment from Cutic Pie Baby. Such penalty payment shall remain in the Trust Account until this Consent Judgment has been approved by the Court at the approval hearing and notice of approval has been provided to Cutic Pie Baby by Plaintiff. Payment shall be delivered to the following address within five days of such approval and notification:

Chanler Law Group Attn: Proposition 65 Controller 2560 Ninth Street Parker Plaza, Suite 214 Berkeley, CA 94710

4. REIMBURSEMENT OF FEES AND COSTS

4.1 Attorney Fees and Costs

The Parties acknowledge that Dr. Held and his counsel offered to resolve this dispute without reaching terms on the amount of fees and costs to be reimbursed to them, thereby leaving this fee issue to be resolved after the material terms of the agreement had been settled. Cutie Pie Baby then expressed a desire to resolve the fee and cost issue shortly after the other settlement terms had been finalized. The Parties then attempted to (and did) reach an accord on the compensation due to Dr. Held and his counsel under general contract principles and the private attorney general doctrine codified at California Code of Civil Procedure (C.C.P.) § 1021.5. Cutie Pie Baby shall reimburse Dr. Held and his counsel a total of \$25,500 for fees and costs incurred as a result of investigating, bringing this matter to Cutie Pie Baby's attention, and litigating, negotiating and seeking court approval of a settlement in the public interest. Not later than five (5) days following the execution of this Consent Judgment by both parties, the fee and cost payment shall be made by Cutie Pie Baby to

Hunton & Williams, to be held in a client Trust Account. Hunton & Williams shall provide Plaintiff with written notice that it has received the fee and cost payment from Cutie Pie Baby within five days of its receipt of such payment from Cutie Pie Baby. Such fee and cost payment shall remain in the Trust Account until this Consent Judgment has been approved by the Court at the approval hearing and notice of approval has been provided to Cutie Pie Baby by Plaintiff. Payment shall be delivered to the following address within five days of approval of such approval and notification:

Chanler Law Group Attn: Proposition 65 Controller 2560 Ninth Street Parker Plaza, Suite 214 Berkeley, CA 94710

5. RELEASE OF ALL CLAIMS

5.1 Dr. Held's Release of Cutie Pie Baby

In further consideration of the promises and agreements herein contained, and for the payments to be made pursuant to Sections 3 and 4 above, Dr. Held, on behalf of himself, his past and current and future agents, representatives, attorneys, successors and/or assignees, and in the interest of the general public, hereby waives all rights to institute or participate in, directly or indirectly, any form of legal action and releases all claims, including, without limitation, all actions, and 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 Cutie Pie Baby and each of its downstream distributors, wholesalers, licensors, licensees, auctioneers, retailers, franchisees, dealers, customers, owners, purchasers, users, parent companies, corporate affiliates, subsidiaries, and their respective officers, directors, attorneys, representatives, shareholders, agents, and employees, and sister and parent entities (collectively "Releasees"). This release is limited to those claims that arise under Proposition 65, as such claims relate to Cutie Pie Baby's alleged failure to warn about exposures to or identification of DEHP contained in the Products.

Dr. Held also, on behalf of himself, his past and current and future agents, representatives, attorneys, successors, and/or assignees, and in his individual capacity only, provides a general release herein which shall be effective as a full and final accord and satisfaction, as a bar to all Claims of Dr. Held against Cutie Pie Baby and Defendant Releasees of any nature, character or kind, known or unknown, suspected or unsuspected, arising under Proposition 65 or an alleged failure to provide warnings for exposures to any Proposition 65-listed chemical from any products manufactured, distributed or sold by Cutie Pie Baby. Dr. Held acknowledges that he is familiar with Section 1542 of the California Civil Code, which provides as follows:

A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor.

Dr. Held, in his individual capacity only, expressly waives and relinquishes any and all rights and benefits which he may have under, or which may be conferred on him by the provisions of Section 1542 of the California Civil Code as well as under any other state or federal statute or common law principle of similar effect, to the fullest extent that he may lawfully waive such rights or benefits pertaining to the released matters. In furtherance of such intention, the release hereby given shall be and remain in effect as a full and complete release notwithstanding the discovery or existence of any such additional or different claims or facts arising out of the released matters.

The Parties further understand and agree that the above releases shall not extend upstream to any entities that manufactured the Products or any component parts thereof, or any distributors or suppliers who sold the Products or any component parts thereof to Cutie Pie Baby.

Notwithstanding the foregoing, this release shall not limit or affect Dr. Held's right to enforce the terms of the Consent Judgment.

5.2 Cutie Pie Baby's Release of Dr. Held

Cutie Pie Baby waives any and all claims against Dr. Held, his attorneys and other representatives, for any and all actions taken or statements made (or those that could have been taken or made) by Dr. Held and his attorneys and other representatives, whether in the course of

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investigating claims or otherwise seeking enforcement of Proposition 65 against it in this matter, and/or with respect to the Products.

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 Dr. Held, or his counsel, and any funds held by Hunton & Williams LLP in escrow pursuant to Section 3 and/or Section 4 above, shall be refunded within fifteen (15) days after receiving written notice from Cutie Pie Baby that the one-year period has expired.

7. SEVERABILITY

If, subsequent to the execution 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. GOVERNING LAW

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, preempted, or is otherwise rendered inapplicable by reason of law generally, or as to the Covered Products, then Cutie Pie shall have no further obligations pursuant to this Consent Judgment with respect to, and to the extent that, the Covered Products are so affected.²

9. NOTICES

Unless specified herein, all correspondence and notices required to be provided pursuant to this Consent Judgment shall be in writing and personally delivered or sent by: (i) first-class, registered or certified mail, return receipt requested; or (ii) overnight courier on any party by the other party at the following addresses:

² Nothing in this Consent Judgment shall be interpreted to relieve Cutie Pie Baby from any obligation to comply with any applicable state or federal toxics control laws.

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For Cutie Pie Baby:

Malcolm C. Weiss, Esq. Catherine Allen, Esq. Hunton & Williams LLP 550 South Hope Street, Suite 2000 Los Angeles, CA 90071

For Dr. Held:

Proposition 65 Coordinator Chanler Law Group 2560 Ninth Street Parker Plaza, Suite 214 Berkeley, CA 94710

Any party, from time to time, may specify in writing to the other party a change of address to which all notices and other communications shall be sent.

10. 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.

11. COMPLIANCE WITH HEALTH & SAFETY CODE § 25249.7(f)

Dr. Held agrees to comply with the reporting form requirements referenced in California Health & Safety Code § 25249.7(f).

12. ADDITIONAL POST EXECUTION ACTIVITIES .

The parties acknowledge that, pursuant to Health & Safety Code § 25249.7, a noticed motion is required to obtain judicial approval of this Consent Judgment. In furtherance of obtaining such approval, Dr. Held and Cutie Pie and their respective counsel agree to 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. For purposes of this paragraph, best efforts shall include, at a minimum, cooperating on the drafting and filing any papers in support of the required motion for judicial approval, and not stating anything contrary to the terms of the Consent Judgment in any papers filed, or in any comments made, to the Court.

1	13. MODIFICATION		
2	This Consent Judgment may be modified only: (1) by written agreement of the parties and		
3	upon entry of a modified consent judgment by the Court thereon; or (2) upon a successful motion of		
4	any party and entry of a modified consent judgment by the Court. The Attorney General shall be		
5	served with notice of any proposed modification to this Consent Judgment at least fifteen days in		
6	advance of its consideration by the Court.		
7	14. <u>AUTHORIZATION</u>		
8	The undersigned are authorized to execute this Consent Judgment on behalf of their respective		
9	parties and have read, understood, and agree to all of the terms and conditions hereof.		
10			
11	AGREED TO:	AGREED TO:	
12	Date:12/2/09	Date:	
13	By: ANTHONY E. HELD, Ph.D., P.E.		
14	By: ANTHONY E HELD Ph D. P. E.	By: Simon Yedid, President	
15	ANTHON L. HELLP, Th.D., T.E.	CUTIE PIE BABY, INC.	
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17	IT IS SO ORDERED.		
18		•	
19	Date:	JUDGE OF THE SUPERIOR COURT	
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13. MODIFICATION

This Consent Judgment may be modified only: (1) by written agreement of the parties and upon entry of a modified consent judgment by the Court thereon; or (2) upon a successful motion of any party and 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 days in advance of its consideration by the Court.

14. <u>AUTHORIZATION</u>

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 hereof.

AGREED TO: Date:	AGREED TO: Date: 12-02-09
By:ANTHONY E. HELD, Ph.D., P.E.	By: Simon Yedid, President CUTIE PIE BABY, INC.
IT IS SO ORDERED.	
Date:	JUDGE OF THE SUPERIOR COURT