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Attorneys for Plaintiff, CONSUMER ADVOCACY GROUP, INC.



BY S. TEMBLADOR, DEPUTY

SUPERIOR COURT OF THE STATE OF CALIFORNIA

COUNTY OF LOS ANGELES

CONSUMER ADVOCACY GROUP, INC., in the public interest,

Plaintiff,

٧.

GROW MORE, INC., a California corporation; INTERNATIONAL GARDEN CENTER, INC., a California corporation; and DOES 1-20;

Defendants.

CASE NO. BC427434

[PROPOSED] STIPULATED CONSENT JUDGMENT

Health & Safety Code § 25249.5 et seq.

ACTION FILED: December 4, 2009
TRIAL DATE:
TIME:

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1. INTRODUCTION

- 1.1 On December 4, 2009, plaintiff, the Consumer Advocacy Group, Inc. ("CAG"), a non-profit corporation, filed a complaint in the Los Angeles Superior Court entitled Consumer Advocacy Group, Inc. v. Grow More Inc., Case No. BC 427434 (the "Action") for civil penalties and injunctive relief pursuant to the provisions of California Health & Safety Code § 25249.5, et seq. ("Proposition 65"). CAG's Complaint named Grow More, Inc. and International Garden Center, Inc. as defendants (defendants hereinafter referred to collectively as "Defendants").
- 1.2 Grow More, Inc. is a corporation that employs 10 or more persons. International Garden Center, Inc. is a corporation that employs 10 or more persons. Defendant Grow More, Inc. manufactured, distributed, promoted, or sold Grow More Research Farms Diatomaceous Earth (hereinafter referred to as the "Product"). Defendant International Garden Center, Inc. sold the

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Product. CAG alleges that the Product contains Crystalline Silica, a chemical known to the State of California to cause cancer.

- 1.3 On or about December 7, 2008, CAG served Defendants and the appropriate public enforcement agencies with notice claiming that Defendants were in violation of Proposition 65 in regard to the Product. CAG's notices and the Complaint in this Action allege that Defendants expose people to Crystalline Silica without first providing clear and reasonable warnings, in violation of California Health & Safety Code § 25249.6.
- 1.4 Defendants deny the material allegations of the notices and the Complaint, and deny liability for the cause of action alleged in the Complaint and in connection with the Action.
- 1.5 For purposes of this Consent Judgment only, the parties stipulate that this Court has jurisdiction over the allegations of violations contained in CAG's Complaint and personal jurisdiction over Defendants as to the acts alleged in CAG'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 Action and Complaint based on the facts alleged therein.
- 1.6 The parties enter into this Consent Judgment pursuant to a settlement of certain disputed claims as alleged in the Complaint for the purpose of avoiding prolonged and costly litigation, including without limitation the expenditure of significant funds by Defendants for scientific analysis and related proceedings before the Office of Environmental Hazard Assessment and/or the courts related to the Product, and similar expenditures by CAG to oppose such analysis and proceedings.
- of any fact, conclusion of law, issue of law or violation of law, including without limitation, any admission concerning any violation of Proposition 65 or any other statutory, regulatory, common law, or equitable doctrine, or the meaning of the terms "knowingly and intentionally expose" or "clear and reasonable warning" as used in Health and Safety Code section 25249.6. Nothing in this Consent Judgment, nor compliance with its terms, shall constitute or be construed as an admission by the parties of any fact, conclusion of law, issue of law, or violation of law, or of fault,

wrongdoing, or liability by Grow More, Inc., its' officers, directors, employees, or parent, subsidiary or affiliated corporations, or be offered or admitted as evidence in any administrative or judicial proceeding or litigation in any court, agency, or forum. Nothing in this Consent Judgment, nor compliance with its terms, shall constitute or be construed as an admission by the parties of any fact, conclusion of law, issue of law, or violation of law, or of fault, wrongdoing, or liability by International Garden Center, Inc., its' officers, directors, employees, or parent, subsidiary or affiliated corporations, or be offered or admitted as evidence in any administrative or judicial proceeding or litigation in any court, agency, or forum.

- 1.8 Nothing in this Consent Judgment shall prejudice, waive or impair any right, remedy; argument, or defense the parties may have in any other or future legal proceeding, except as expressly provided in this Consent Judgment.
- 1.9 This Consent Judgment is the product of negotiation and compromise and is accepted by the parties, for purposes of settling, compromising and resolving issues disputed in this action, including future compliance by Defendants with Section 2 of this Consent Judgment, and shall not be used for any other purpose, or in any other matter.
 - 2. PROPOSITION 65 COMPLIANCE STOP SALES AND/OR WARNING LABELS
- 2.1 Upon the execution of this Consent Judgment and its submission to the Attorney General's Office and approval, Defendants agree, promise, and represent that after receipt of the notice, they ceased and will continue to cease all California distribution and/or sales of the product.
- 2.2 Upon the execution of this Consent Judgment and its submission to the Attorney General's Office and approval by the Court, as provided herein below, if Defendants decide to resume distribution, and/or sales of the Product, Defendants shall provide Proposition 65 compliant warnings on all containers of the Products sold or distributed in California indicating that the Product contains a chemical designated by the State to cause Cancer. Within sixty (60) days of approval of this Consent Judgment by the Court, Defendants shall not engage in any California sale of the Product without providing a warning label with the following language, or

substantially similar language:

WARNING: This product contains a chemical known to the State of California to cause Cancer.

3. SETTLEMENT PAYMENT

3.1 Within ten (10) days of entry of this Consent Judgment by the Court, Defendants shall pay a total of twenty-five thousand dollars (\$25, 000) to Yeroushalmi & Associates, CAG's attorneys, for reasonable investigation fees and costs, attorneys' fees, and any other costs incurred as a result of investigating, bringing this matter to Defendants' attention, litigating, and negotiating a settlement in the public interest.

4. MODIFICATION OF STIPULATED CONSENT JUDGMENT

4.1 This written Stipulated Consent Judgment may only be modified by written agreement of CAG and Defendants upon stipulation and Order of the Court, or after noticed motion, and upon entry of a Consent Judgment by the Court thereon, or upon motion of CAG or Defendants as provided by law and upon entry of a modified Stipulated Consent Judgment by the Court.

5. ENFORCEMENT OF CONSENT JUDGMENT

5.1 Any party may, by motion or application for an order to show cause before the Superior Court of the County of Los Angeles, consistent with the terms and conditions set forth in paragraphs 9.1 and 9.2 of this Consent Judgment, enforce the terms and conditions contained in this Consent Judgment. The prevailing party shall be entitled to its reasonable attorneys' fees and costs associated with such motion or application.

6. APPLICATION OF CONSENT JUDGMENT

6.1 This Consent Judgment shall apply to and be binding upon the parties hereto, their divisions, subdivisions and subsidiaries, officers, directors, employees, agents and their successors or assigns, and to the extent allowed by law, on the general public.

7. CLAIMS COVERED AND RELEASED

7.1 CAG, on behalf of itself and in the public interest, hereby releases and discharges Defendants, their related affiliates, customers, retailers, distributors, other entities in

their distribution chain down to the consumer of the Product, predecessors, successors and assigns, and all officers, directors, employees, and shareholders of them (collectively, "Released Parties") from any and all claims asserted, or that could have been asserted, in this litigation arising from the alleged failure to provide Proposition 65 warnings for the Product regarding the exposure of individuals to a Listed Chemical in the Product. CAG, on behalf of itself only, hereby releases and discharges the Released Parties from any and all known and unknown past, present, and future rights, claims, causes of action, damages, suits, penalties, liabilities, injunctive relief, declaratory relief, and attorney fees, costs, and expenses related to or arising out of the facts and claims asserted, or that could have been asserted, under state or federal law in this litigation arising from or related to the Product or the facts alleged in Plaintiff's Proposition 65 Notices or the Complaint, including without limitation any and all claims concerning exposure of any person to Proposition 65-listed chemicals in the Product. Compliance with the terms of this Consent Judgment shall constitute compliance by the Released Parties with Proposition 65 with respect to exposures to Crystalline Silica contained in the Product. This release does not limit or affect the obligations of any party created under this Consent Judgment.

7.2 <u>Unknown Claims</u>. It is possible that other injuries, damages, liability, or claims not now known to the Parties arising out of the facts alleged in the Complaint and relating to the Products will develop or be discovered, and this Consent Judgment is expressly intended to cover and include all such injuries, damages, liability, and claims, including all rights of action therefor. CAG has full knowledge of the contents of Section 1542 of the Civil Code. CAG, on behalf of itself only, acknowledges that the claims released in section 7.1 above may include unknown claims and waives Section 1542 as to any such unknown claims. Section 1542 reads as follows:

> "A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR"

CAG acknowledges and understands the significance and consequences of this specific waiver of Civil Code Section 1542.

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8. SEVERABILITY 3

In the event that any of the provisions of this Consent Judgment are held 8.1 by a court to be unenforceable, the validity of the enforceable provisions shall not be adversely affected.

9. NOTICE AND CURE

- No action to enforce this Consent Judgment may be commenced, and no 9.1 notice of violation related to the Product may be served or filed against Grow More, Inc. nor International Garden Center, Inc. by CAG, unless the party seeking enforcement or alleging violation notifies the other party of the specific acts alleged to breach this Consent Judgment at least 90 days before serving or filing any motion, action, or Notice of Violation. Any notice to Defendants must contain (a) the name of the product, (b) specific dates when the product was sold in California without the warning specified in Section 2, (c) the store or other place at which the product was available for sale to consumers, and (d) any other evidence or other support for the allegations in the notice.
- Within 30 days of receiving the notice described in Section 9.1, Defendants 9.2 shall either (1) withdraw the product, (2) provide for the product the warning described in Section 2, or (3) refute the information provided under Section 9.1. Should the parties be unable to resolve the dispute, any party may seek relief under Section 5.

10. **GOVERNING LAW**

The terms of this Consent Judgment shall be governed by the laws of the 10.1 State of California.

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	11. PROVISION OF NOTICE							
	11.1 All notices required pursuant to this Consent Judgment and correspondence							
	4 shall be sent to the following:							
	5 For Consumer Advocacy Group, Inc.:							
	Reuben Yeroushalmi YEROUSHALMI & ASSOCIATES 9100 Wilshire Boulevard, Suite 610 E Beverly Hills, CA 90212 Facsimile No: (310) 623-1930							
,	For Grow More, Inc.:							
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1	SEYFARTH SHAW, LLP 2029 Century Park E. Suite 3500 Los Angeles, CA 90067							
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. 13	For International Garden Center, Inc.:							
14	Charles H. Pomeroy MCKENNA LONG & ALDRIDGE LLP							
15	300 S. Grand Avenue, 14 th Floor Los Angeles, CA 90071							
16								
17	Jeremy Smith THE GUZMAN LAW GROUP, PC Manhattan Towers							
18	1230 Rosecrans Avenue, Suite 650							
19	Manhattan Beach, CA 90266 Facsimile No: (310) 321-6641							
20 21	12. COURT APPROVAL							
22	12.1 If this Stipulated Consent Judgment is not approved by the Court, it shall be							
23	of no further force or effect.							
24	12.2 CAG shall comply with Health and Safety Code section 25249.7(f) and							
25	with Title 11 California Code of Regulations section 3003.							
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26 27 28								

[PROPOSED] STIPULATED CONSENT JUDGMENT

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2	13.		EXECUTION AND	COUNTER PA	RTS				
3		13.1	This Stipulated Cons	ent Judgment ma	ny be execu	ited in counterparts and by			
4	means of facsimile, which taken together shall be deemed to constitute one document. A facsimil								
5	of PDF signatures shall be construed as valid as the original.								
6	14.	AUTI	ORIZATION						
7		14.1	Each signer of this S	tipulated Consen	t Judgment	certifies that he or she is			
8	fully authorized by the party he or she represents to stipulate to the terms and conditions of this								
9	Stipulated Consent Judgment and to enter into and execute the Stipulated Consent Judgment on								
10	behalf of the party represented and legally bind that party. The undersigned have read, understand								
11	and agree to all of the terms and conditions of this Stipulated Consent Judgment. Except as								
12	explicitly provided herein, each party is to bear its own fees and costs.								
13									
14	CONSUMER ADVOCACY GROUP, INC.								
15					Dated:				
16	Lyn Marcus, F	resider	nt .		Dateu.				
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18	•								
19	GROW MORI	E. INC.							
20	1 da	1	17			17.0			
21	July W	lw	.President	- -	Dated: .	Jan 72,10			
22		21.4411							
23		NAL (GARDEN CENTER.						
24	INC.								
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, ,	///		,President						
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	(PROPOSED) STIPULATED CONSENT JUDGMENT								

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	2 13. EXECUTION AND COUNTER PARTS								
	13.1 This Stipulated Consent Judgment may be executed in counterparts and by								
	means of facsimile, which taken together shall be deemed to constitute one document. A facsimile								
;	of PDF signatures shall be construed as valid as the original.								
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,	14.1 Each signer of this Stipulated Consent Judgment certifies that he or she is								
8	fully authorized by the party he or she represents to stipulate to the terms and conditions of this								
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13									
14	CONSUMER ADVOCACY GROUP, INC.								
15	Dated:								
16	Lyn Marcus, President								
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18	CDOW MODE INC								
19	GROW MORE, INC.								
20	Dated:								
21	,President								
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23	INTERNATIONAL GARDEN CENTER, INC.								
24	B 60 d AD 6/19/10								
5	President Dated:								
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	8 PROPOSED] STIPULATED CONSENT JUDGMENT								

[PROPOSED] STIPULATED CONSENT JUDGMENT

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2	ORDER AND JUDGMENT										
3	Based upon the stipulated Stipulated Consent Judgment between Consumer Advocacy Group, Inc.										
4	and Defendants., the consent judgment is approved and judgment is hereby entered according to										
5	the terms herein.										
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7	Dated:	- SEP	2 1 2010	_, 2010		901	11170	Mar	els.	- -	
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PROPOSED] STIPULATED CONSENT JUDGMENT