1 2 3 4 5	ELLISON FOLK (State Bar No. 149232) ROBERT S. PERLMUTTER (State Bar No. 18 SHUTE, MIHALY & WEINBERGER LLP 396 Hayes Street San Francisco, CA 94102 Telephone: (415) 552-7272 Facsimile: (415) 552-5816 Folk@smwlaw.com Perlmutter@smwlaw.com Burford@smwlaw.com	3333)
7	Attorneys for Plaintiff AS YOU SOW	
8 9 10		IE STATE OF CALIFORNIA AN FRANCISCO
11	AS YOU SOW, a California Non-Profit	Case No. CGC-09-488616
12 13	Public Benefit Corporation Law, Plaintiff,	NOTICE OF ENTRY OF CONSENT JUDGMENT
14	v.	
15	ASCENDIA BRANDS COMPANY INC.,	Complaint filed: May 21, 2009
16	NATERRA INTERNATIONAL INCORPORATED, BATH & BODY WORKS, INC., LIMITED BRANDS INC.,	Trial Date: None set
17	CVS PHARMACY, INC., CVS CAREMARK CORPORATION, GERBER	
18 19	PRODUCTS COMPANY, NESTLE HOLDINGS, INC., KIMBERLY-CLARK CORPORATION, KIMBERLY-CLARK	
20	GLOBAL SALES, INC., JOHNSON AND JOHNSON, L'OREAL USA S/D, INC., THE	
21	PROCTER AND GAMBLE COMPANY, THE VILLAGE COMPANY, LLC, WAL-	
22	MART STORES, INC., WATER-JEL TECHNOLOGIES LLC, AND WATER-JEL HOLDINGS, INC., DOES 1 through 100,	
23	inclusive,	
24	Defendants.	
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NOTICE OF ENTRY OF CONSENT JUDGMENT CASE NO. CGC-09-488616

1	PLEASE TAKE NOTICE that on July 8, 2011, the Court in the above-referenced matter
2	entered Consent Judgment. A copy of this judgment is attached hereto.
3	a
4.	DATED: July 4, 2011 SHUTE, MIHALY & WEINBERGER LLP
5	
6	By:
7	ROBERT S. PERLMUTTER
8	Attorneys for Plaintiff
9	AS YOU SOW
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NOTICE OF ENTRY OF CONSENT JUDGMENT CASE NO. CGC-09-488616

Ellison Folk (State Bar No. 149232) Robert S. Perlmutter (State Bar No. 183333) 1 Shute, Mihaly, & Wein berger LLP 396 Hayes Street 2 San Francisco, CA 94102 3 Telephone: (415) 552 - 7272 Facsinile: (415) 552-5816 5 Folk@smwlaw.com Permutter@smillaw.com Burford@smulaw.com 7 Attorneys for Plaintiff As You Sow SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 9 COUNTY OF SAN FRANCISCO 10 AS YOU SOW. CASE NO. CGC-09-488616 11 Plaintiff. 12 -PROPOSED CONSENT JUDGMENT 13 ASCENDIA BRANDS, INC., et al., 14 15 Defendant. 16 INTRODUCTION 17 On May 21, 2009, Plaintiff As You Sow ("AYS") filed a Complaint for civil 18 penalties and injunctive relief against Defendants Limited Brands, Inc. ("Limited Brands") and 19 Bath & Body Works, LLC ("B&BW" or "Defendant") in this Court. The Complaint alleges, in 20 part, that Limited Brands and B&BW violated the Safe Drinking Water and Toxic Enforcement 21 Act of 1986, California Health and Safety Code Section 25249.5, et seq. ("Proposition 65") by 22 selling personal care products that contain formaldehyde and/or 1,4-dioxane, chemicals known to 23 the State of California to cause cancer, without providing a clear and reasonable warning. 24 1.2 The alleged violations addressed in the Complaint were described in AYS's Notice 25 of Violation dated March 11, 2009 served on the California Attorney General, other public 26 27 28 B&BW is named in the Complaint as Bath & Body Works, Inc.

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enforcers, Limited Brands, and B&BW.

- 1.3 AYS filed a notice of dismissal of its claims regarding formaldehyde against Limited Brands and B&BW with the Court on November 18, 2010.
- 1.4 B&BW is a business entity that employs more than ten persons and manufactures, distributes, and/or offers personal care products for sale in the State of California.
 - 1.5 Limited Brands is a holding company that has officers and no employees.
- 1.6 For purposes of this Consent Judgment only, the Parties stipulate that this Court has jurisdiction over the allegations of violations contained in the Complaint and personal jurisdiction over Defendant as to the acts alleged in the Complaint, that venue is proper in the County of San Francisco, and that this Court has jurisdiction to enter this Consent Judgment.
- 1.7 Nothing in this Consent Judgment is or shall be construed as an admission by the Parties of any fact, conclusion of law, issue of law or violation of law, nor shall compliance with the Consent Judgment constitute or be construed as an admission by the Parties of any fact, conclusion of law, issue of law, or violation of law. Nothing in this Consent Judgment shall prejudice, waive or impair any right, remedy, argument or defense the Parties may have in any other legal proceeding. 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.

2. **DEFINITIONS**

2.1 "Personal Care Products" means: American Girl Real Beauty Inside & Out Shower Gel – Apple Blossom; American Girl Real Beauty Inside & Out Shower Gel – Sunny Orange; American Girl Hopes and Dreams Glistening Shower and Bath Wash; Goldie LLC for Bath & Body Works Tinker Bell Bubble Bath; C.O. Bigelow®-branded washes, bubble baths, soaps, shower gels, shampoos, shower creams, scrubs, buffs, and conditioners sold by B&BW; Breathebranded washes, bubble baths, soaps, shower gels, shampoos, shower creams, scrubs, buffs, and conditioners; Patricia Wexler, M.D. Dermatology-branded washes, bubble baths, soaps, shower gels, shampoos, shower creams, scrubs, buffs, and conditioners; and B&BW-branded washes, bubble baths, soaps, shower gels, shampoos, shower creams, scrubs, buffs, and conditioners.

- 2.2 "Covered Products" means Personal Care Products that are manufactured by, distributed, or sold for resale by B&BW, with the exception of Personal Care Products manufactured by Guest Supply. This Consent Judgment does not apply to Personal Care Products manufactured by Guest Supply.
- 2.3 "Category" means a type of Personal Care Product (*i.e.*, wash, bubble bath, soap, shower gel, shampoo, shower cream, scrub, buff, or conditioner).
- 2.4 "Brand" means a collection of product groups, product lines, and/or individual products organized under a specified name (by way of example only, Antibacterial, Aromatherapy, Bath & Body Works Signature® Collection, Breathe, C.O. Bigelow®, Patricia Wexler, M.D. Dermatology, and True Blue Spa® are all Brands).
- 2.5 "Effective Date" is the date on which this Consent Judgment is entered by the Court.

3. INJUNCTIVE RELIEF

3.1 Reformulation

- 3.1.1 Interim Reformulation Requirements. As of May 1, 2011, B&BW shall not manufacture for sale in California or manufacture for sale to a third party for retail sale in California American Girl Real Beauty Inside & Out Shower Gel Apple Blossom; American Girl Real Beauty Inside & Out Shower Gel Sunny Orange; American Girl Hopes and Dreams Glistening Shower and Bath Wash; and Goldie LLC for Bath & Body Works Tinker Bell Bubble Bath.
- 3.1.2 **Final Reformulation Requirements.** As of December 1, 2011, B&BW shall not manufacture for sale in California or manufacture for sale to a third party for retail sale in California any Covered Product that contains more than 10 parts per million (ppm) of 1-4, dioxane allowing for normal analytical variability as defined by the quality control methodology set forth in Exhibit A attached hereto.

3.2 Testing.

3.2.1 On December 1, 2011, or the first date of any manufacture of Covered Products after December 1, 2011, whichever occurs later, B&BW shall, on a quarterly basis,

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- If each pair of samples yields a test result of less than 10 ppm (+25%, i.e., 12.5 ppm) of 1,4-dioxane, B&BW shall have no further obligation to conduct testing of the tested Category of Covered Product for that Brand.
- If any sample yields a test result of more than 10 ppm (+25%, i.e., 12.5 ppm) of 1,4-dioxane, then B&BW will retest, in duplicate, the same product from the same container to determine the impact of normal analytical variability. The mean of these duplicate results will be considered the final analytical result. If the final analytical result meets QC requirements (i.e., < 25% relative percent difference) and yields a test result of less than 10 ppm (+25%, i.e., 12.5 ppm) of 1,4-dioxane, then B&BW shall have no further obligation to conduct testing of the tested Category of Covered Product for the Brand.
- If the final analytical result exceeds 10 ppm +25% (i.e., >12.5 ppm), B&BW will then test two (2) additional random samples from two (2) different lots of that Category of Covered Product from the selected Brand. If the result of the testing of the two (2) additional random samples of that Category of Covered Product from the selected Brand meets the reformulation standards in Section 3.1.2 above, then B&BW shall have no further obligation to conduct testing of the tested Category of Covered Product for that Brand. If the result of the testing of the two (2) additional random samples of that Category of Covered Product fails to

meet the reformulation standards in Section 3.1.2 above, then B&BW shall notify AYS of the violation and either provide a warning for the product, or discontinue distribution for sale in California of that Category of Covered Product for that Brand until the Category of Covered Product is reformulated to comply with Section 3.1.2 above.

- 3.2.5 Testing shall continue until each Category of Covered Product for each Brand in existence as of the date of entry of this Consent Judgment by the Court has been tested pursuant the Procedures set forth in Section 3.2. B&BW shall perform all testing pursuant to this Consent Judgment using the protocol set out in Exhibit A to this document.
- 3.2.6 B&BW agrees to provide a written certification, under penalty of perjury, to As You Sow, following the completion of each quarter of testing, that the Covered Products that underwent testing were selected randomly for testing consistent with the protocol set out in Exhibit A.
- 3.2.7 B&BW shall retain copies of its test data for a period of three years from the date testing commenced and shall provide all test data to As You Sow upon written request and consummation of a satisfactory confidentiality agreement that permits enforcement of this Consent Judgment and protects the information shared from non-mandatory public disclosure. If copies of test data are requested pursuant to this Section 3.2.7, the Parties shall cooperate in good faith to prepare and consummate a satisfactory confidentiality agreement.
- 3.3 Warning for Covered Products. A Covered Product manufactured, distributed, or sold by B&BW may, as an alternative to meeting the reformulation standards in Section 3.1.2 above or discontinuing distribution for sale in California pursuant to Section 3.2.4 above, be sold or offered for retail sale in California after December 1, 2011, with a Clear and Reasonable Warning that complies with the provisions of Section 3.3.1.
- 3.3.1 **Proposition 65 Warning.** A Clear and Reasonable Warning under this Consent Judgment shall state:

WARNING: This product contains 1,4-dioxane, a chemical known to the State of California to cause cancer.

This statement shall be prominently displayed on the Covered Product or the packaging of

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the Covered Product with such conspicuousness, as compared with other words, statements or designs, as to render it likely to be read and understood by an ordinary individual prior to sale. For internet, catalog or any other sale where the consumer is not physically present and cannot see a warning displayed on the covered Product or the packaging of the Covered Product prior to purchase or payment, the warning statement shall be displayed in such a manner that it is likely to be read and understood prior to the authorization of or actual payment.

4. PAYMENT

- 4.1 **Payments by Defendant**. Within fifteen (15) days after entry of this Consent Judgment by the Court, B&BW shall make a total payment of \$105,000 to AYS as follows:
- 4.1.1 B&BW shall pay \$2,500 in civil penalties to be distributed to the State of California.
- B&BW shall pay \$53,500 in lieu of additional civil penalties in the form of 4.1.2 a check made payable to "Shute, Mihaly & Weinberger LLP, Attorney Client Trust Account" with this amount to be used by AYS for grants to California non-profit organizations and by AYS Foundation Environmental Enforcement Fund. These funds shall be used to reduce exposures to toxic chemicals and to increase consumer, worker and community awareness of the health hazards posed by toxic chemicals in California. In deciding among the grantee proposals, the AYS Board of Directors ("Board") takes into consideration a number of important factors. including: (1) the nexus between the harm done in the underlying case(s), and the grant program work; (2) the potential for toxics reduction, prevention, remediation or education benefits to California citizens form the proposal; (3) the budget requirements of the proposed grantee and the alternate funding sources available to it for its project; and (4) the Board's assessment of the grantee's chances for success in its program work. AYS shall ensure that all funds will be disbursed and used in accordance with AYS's mission statement, articles of incorporation, and bylaws and applicable state and federal laws and regulations. The check shall be delivered by overnight delivery to Robert S. Perlmutter, Shute, Mihaly & Weinberger LLP, 396 Hayes Street, San Francisco, CA 94102.
 - 4.1.3 B&BW shall pay \$49,000 in the form of a check made payable to "Shute,

1	Mihaly & Weinberger LLP, Attorney Client Trust Account" as reimbursement for the		
2	investigation fees and costs, testing costs, attorneys' fees and other litigation costs and expenses		
3	The check shall be delivered by overnight delivery to Robert S. Perlmutter, Shute, Mihaly &		
4	Weinberger LLP, 396 Hayes Street, San Francisco, CA 94102.		
5	5. MODIFICATION		
6	5.1 This Consent Judgment may be modified by express written agreement of the		
7	Parties with the approval of the Court, or by an order of the Court upon motion and in accordance		
8	with law.		
9	6. <u>CLAIMS COVERED AND RELEASED</u>		
10	6.1 This Consent Judgment is a full, final and binding resolution between AYS on		
11	behalf of itself and the public interest, Limited Brands, and B&BW, and B&BW's parents,		
12	subsidiaries, directors, officers, employees, and attorneys, and each entity to whom it directly or		
13	indirectly distributes or sells Covered Products, including but not limited to distributors,		
14	wholesalers, customers, retailers, franchisees, cooperative members, licensors, and licensees of		
15	any violation of Proposition 65 that was or could have been asserted in the Complaint against		
16	Limited Brands and B&BW based on failure to warn about the alleged exposure to 1,4-dioxane		
17	contained in Personal Care Products that were manufactured prior to December 1, 2011. The		
18	foregoing release does not apply to Personal Care Products manufactured by Guest Supply.		
19	7. NOTICE		
20	7.1 When any Party is entitled to receive any notice under this Consent Judgment, the		
21	notice shall be sent by either (i) first-class, registered, certified mail, return receipt requested, (ii)		
22	overnight courier, or (iii) personal messenger to the following:		
23	FOR AS YOU SOW:		
24	Larry Fahn, President		
25	Kara Buchner, Staff Attorney 311 California Street, Suite 510		
26	San Francisco, CA 94104 Telephone: (415) 391-3212 Facsimile: (415) 391-3245		

ARENT FOX LLP
ATTORNEYS AT LAW
LOS ANGELES

	1	with a copy to:	
	2	Robert S. Perlmutter, Esquire Shute, Mihaly & Weinberger LLP 396 Hayes Street	
	3	San Francisco, CA 94102	
	4	Telephone: (415) 552-7272 Facsimile: (415) 552- 5816	
•	5	FOR BATH & BODY WORKS, LLC	
	6	Douglas L. Williams	
	7	Executive Vice President and General Counsel 3 Limited Parkway	
	8	Columbus, Ohio 43230 Telephone: (614) 415-1652	
	9	Facsimile: (614) 415-7188	
¢.	10	With a copy to: Georgia C. Ravitz, Esquire Arent Fox LLP	
	11	1050 Connecticut Avenue, NW Washington, DC 20036	
	12	Telephone: (202) 857-8939 Facsimile: (202) 857-6395	
	13		
,	. 14	and	
•	15	Savalle C. Sims, Esquire Arent Fox LLP	
•	16	1050 Connecticut Avenue, NW Washington, DC 20036 Telephone: (202) 857,8048	
	17	Telephone: (202) 857-8948 Facsimile: (202) 857-6395	
	18	8. COURT APPROVAL	
	19		
	20	8.1 This Consent Judgment shall become effective upon entry by the Court. AYS	
	21	shall prepare and file a Motion for Approval of this Consent Judgment, consistent with Health	
	22	and Safety Code section 25249.7(f), and B&BW shall support entry of this Consent Judgment.	
	23	8.2 If this Consent Judgment is not entered by the Court in its entirety, without	
	24.	alteration, deletion, or amendment, unless otherwise so stipulated by the Parties, it shall be of no	
•	25	force or effect and shall never be introduced or otherwise used in any proceeding for any purpos	
	other than to allow the Court to determine if there was a material breach of Section 8		
. •	27	8.3 If the Court enters this Consent Judgment, AYS shall, within ten (10) business	
	28	days after the Effective Date, electronically provide or otherwise serve a copy of it and the repor	
Arent Fox I	LLP	- 8 -	
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[PROPOSED] CONSENT JUDGMENT

required pursuant to 11 Cal. Code Regs. Section 3004 to and/or on the California Attorney General's Office.

9. ENFORCEMENT OF CONSENT JUDGMENT

- 9.1 The Parties may, by motion or order to show cause before this Court, and upon notice having been given to all Parties in accordance with Section 7 above, enforce the terms and conditions of this Consent Judgment and seek whatever fines, costs, penalties, or remedies are provided by law.
- 9.2 The Parties may enforce the terms of this Consent Judgment pursuant to Section 9.1 only after the complaining party has first given thirty (30) days notice to the Party allegedly failing to comply with the terms and conditions of the Consent Judgment and has attempted, in an open and good faith manner, to resolve such Party's alleged failure to comply.

10. OTHER TERMS

- 10.1 The terms of this Consent Judgment shall be governed by the laws of the State of California.
- 10.2 This Consent Judgment shall apply to and be binding upon AYS and B&BW, and their respective divisions, subdivisions, and subsidiaries, and the successors or assigns of any of them.
- 10.3 This Consent Judgment contains the sole and entire agreement and understanding of the Parties with respect to the entire subject matter hereof, and any and all prior discussions, negotiations, commitments, or understandings related thereto, if any, are hereby merged herein and therein. There are no warranties, representations, or other agreements between the Parties except as expressly set forth herein. No representations, oral or otherwise, express or implied, other than those specifically referred to in this Consent Judgment have been made by any Party hereto. No other agreements not specifically contained or referenced herein, oral or otherwise, shall be deemed to exist or to bind any of the Parties hereto. No supplementation, modification, waiver, or termination of this Consent Judgment shall be binding unless executed in writing by the Party to be bound thereby. No waiver of any of the provisions of this Consent Judgment shall be deemed or shall constitute a waiver of any of the other provisions hereof whether or not

ARENT FOX LLP ATTORNEYS AT LAW LOS ANGELES

1	BATH & BODY WORKS, LLC	
2	And Call	
3	Signature	
4	Douglas L. Williams	
5	Printed Name	
6	Executive Vice President and General Counsel Title	
-	may 11, 2011	
7	Date Date	
8		
9	LIMITED BRANDS, INC.	
10	Locara Caplian	
. 11	Signature	
. 12	Douglas L. Williams Printed Name	
13	Executive Vice President and General Counsel	
14	Title	
15	may 11, 2011	
16	Date V	·
17	APPROVED AS TO FORM:	ARENT FOX LLP
18	Dated: <u>May 12</u> , 2011	Saucelle a MM
19		DEBRA ALBIN-RILEY
20		SAVALLE C. SIMS Attorneys for Defendant
21		LIMITED BRANDS, INC. AND BATH & BODY WORKS, LLC
22		BODT WORKS, ELC
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24		
25	APPROVED AS TO FORM:	SHUTE, MIHALY, WEINBERGER LLP
26	Dated:, 2011	·
27		ROBERT S. PERLMUTTER Attorneys for Plaintiff
		Attorneys for Plaintiff AS YOU SOW
28 ARENT FOX LLP	11	
ATTORNEYS AT LAW LOS ANGELES	- 11 [PROPOSED] CONSI	
	4 [1:01:02.2]	

1	BATH & BODY WORKS, LLC	
2		
. 3	Signature	
4	Douglas L. Williams	
5	Printed Name	
6	Executive Vice President and General Counsel Title	
7		
8	Date	
9	LIMITED BRANDS, INC.	
10		
11	Signature	
12	Douglas L. Williams	
13	Printed Name	
14	Executive Vice President and General Counsel Title	
15		
16	Date	
. 17	APPROVED AS TO FORM:	ARENT FOX LLP
18	Dated:, 2011	
19		DEBRA ALBIN-RILEY
20	·	SAVALLE C. SIMS Attorneys for Defendant
21		LIMITED BRANDS, INC. AND BATH &
. 22		BODY WORKS, LLC
23		
24		
25	APPROVED AS TO FORM:	SHUTE, MIHALY, WEINBERGER LLP
26	Dated: 5/10 [1], 2011	W.
27		RÖBERT S. PERLMUTTER Attorneys for Plaintiff
28		AS YOU SOW
ARENT FOX LLP ATTORNEYS AT LAW	11	<u>-</u>
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In accordance with the stipulation of Plaintiff and Defendants,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED:

The Court hereby incorporates the terms of the Consent Judgment into this Order. If a party violates the provisions of this Consent Judgment, this Court retains jurisdiction over this matter.

DATED: _____ JUL - 8 2011

LORETTA M. GIORGI
JUDGE OF THE SUPERIOR COURT

EXHIBIT A

PROTOCOL

Summary of Method:

An aliquot of sample (\sim 1 g) is accurately weighed into a vial with 5 mL water and 1 g of sodium sulfate. Internal standard (5μ g 1,4-dioxane-d8) is added. The vial is capped and heated at 95 °C for 60 minutes. A 1 mL aliquot of the headspace over the sample is analyzed by direct injection using the following GC/MS conditions or equivalent.

GC/MS Conditions

Instrument: Agilent 5973N

Column: 25 m x 0.20 mm HP-624, 1.12 micron film

Column Temp: 40 °C (hold 3 min) to 100 °C at 10 °C/min, then to 180 °C at 25 °C/min (hold 5

min)

Injector Temp: 220 °C

Mass Range: Selected ion monitoring: masses 43, 58, and 88 (dioxane): 64 and 96 (dioxane-d8);

1.72 cycles per second

Quality control shall include at a minimum

- 1. Calibration using a blank and 4 standards over the range of 0.5 to 10 micrograms of 1,4-dioxane with a regression fit R squared >0.995.
- 2. A method blank analyzed just prior to the samples must be free of 1,4-dioxane (<1 ppm).
- 3. Continuing calibration standards should be analyzed after every 10 or fewer samples, and the result must be within 10% of the initial calibration.
- 4. With each batch of 20 or fewer samples, one of the samples must be analyzed in duplicate and as a spiked sample. QC limits for duplicates which exceed 5 ppm is <25% relative percent difference. QC limits for spiked samples is 75-125% recovery when the amount spiked is greater than or equal to the background in the unspiked sample.

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PROOF OF SERVICE

As You Sow v. Ascendia Brands, et al. Case No. CGC-09-488616 San Francisco County Superior Court

At the time of service, I was over 18 years of age and **not a party to this action**. I am employed in the City and County of San Francisco, State of California. My business address is 396 Hayes Street, San Francisco, California 94102.

On July 8, 2011, I served true copies of the following document(s) described as:

NOTICE OF ENTRY OF CONSENT JUDGMENT

on the parties in this action as follows:

SEE ATTACHED SERVICE LIST

BY MAIL: I enclosed the document(s) in a sealed envelope or package addressed to the persons at the addresses listed in the Service List and placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with Shute, Mihaly & Weinberger LLP's practice for collecting and processing correspondence for mailing. On the same day that the correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid.

BY E-MAIL OR ELECTRONIC TRANSMISSION: I caused a copy of the document(s) to be sent from e-mail address Jawad@smwlaw.com to the persons at the e-mail addresses listed in the Service List. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on July 8, 2011, at San Francisco, California.

Cvnthia Jawad

SERVICE LIST As You Sow v. Ascendia Brands, et al. CGC-09-488616 San Francisco County Superior Court

1 2 3 6 8 Proposition 65 Coordinator Office of the California Attorney General California Department of Justice P.O. Box 70550 10 Oakland, CA 94612-0550 11 (By Mail Only) 12 13 14 15 16 17

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Debra J. Albin Riley Arent Fox LLP 555 West 5th Street Los Angeles, CA 90013 Tel: (213) 443-7545 / Fax: (213) 629-7401 Email: riley.debra@arentfox.com Attorney for Specially Appearing Defendant Bath and Body Works and Limited Brands, Inc.

Savalle C. Sims Arent Fox 1050 Connecticut Avenue, NW Washington, DC 20036-5339 Tel: (202) 857-6000 / Fax: (202) 857-6395 Email: sims.savalle@arentfox.com Attorney for Specially Appearing Defendant Bath and Body Works and Limited Brands, Inc.

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