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11 Attorneys for Plaintiff Mateel Environmental  
Justice Foundation

12  
13 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
14 COUNTY OF SAN FRANCISCO

15  
16 MATEEL ENVIRONMENTAL JUSTICE  
17 FOUNDATION,

18 Plaintiff,

19 v.

20 ANAWALT LUMBER CO., INC.; AND STOCK  
BUILDING SUPPLY WEST,

21 Defendants.  
22  
23

Case No. CGC – 11 – 509698

**CONSENT JUDGMENT**  
**[PROPOSED] AS TO DEFENDANTS**  
**ANAWALT LUMBER CO., STOCK**  
**BUILDING SUPPLY WEST,**  
**FRIEDMAN'S HOME**  
**IMPROVEMENT, PROBUILD**  
**HOLDINGS, INC.**

24 **1. INTRODUCTION**

25 1.1 The Consent Judgment that is the subject of this motion settles Proposition 65  
26 enforcement actions that Mateel brought against four defendants in two separate cases. On March  
27 30, 2011, the MATEEL ENVIRONMENTAL JUSTICE FOUNDATION (“Plaintiff MEJF”)  
28 acting on behalf of itself and the general public, filed the Complaint in this action (“Complaint”),

ENDORSED  
FILED  
San Francisco County Superior Court  
NOV 30 2011  
CLERK OF THE COURT  
BY: GINA GONZALES  
Deputy Clerk

1 for civil penalties and injunctive relief in San Francisco Superior Court, Case No. CGC-11-  
2 509698, against defendants Anawalt Lumber Co., Inc. and Stock Building Supply West. Also on  
3 March 30, 2011, Mateel filed Case No. CGC-11-509694, against defendants Friedman's Home  
4 Improvement and Probuild Holdings, Inc. Collectively, the four above-mentioned defendants shall  
5 be hereinafter referred to as ("Settling Defendants"). The Complaints allege, among other things,  
6 that Settling Defendants violated provisions of the Safe Drinking Water and Toxic Enforcement  
7 Act of 1986, Health and Safety Code Sections 25249.5, et seq. (Proposition 65) by failing to give  
8 clear and reasonable warnings to those residents of California who handle and use lumber  
9 products, including but not limited to railroad ties, that are treated with creosote and/or  
10 pentachlorophenol, also referred to herein as "Covered Products", that they will be exposed to the  
11 following Proposition 65-listed chemicals: creosotes, pentachlorophenol, benzo[b]fluoranthene,  
12 benzo[k]fluoranthene, benzo[a]pyrene, chrysene, dibenz[a,h,]anthracene, hexachlorobenzene,  
13 indeno[1,2,3-cd]pyrene, naphthalene, polychlorinated dibenzo-p-dioxins, and polychlorinated  
14 dibenzofurans ("Wood Treatment Chemicals"). The Complaints were based upon 60-Day Notice  
15 letters, dated November 12, 2009, sent by MEJF to Settling Defendants, the California Attorney  
16 General, all District Attorneys, and all City Attorneys with populations exceeding 750,000.  
17 Defendants Friedman's Home Improvement and Probuild Holdings, Inc. agree to be bound by the  
18 Consent Judgment in this action. Upon the Court's entry of this Consent Judgment, Mateel will  
19 dismiss, without prejudice, Case No. CGC - 11 - 509694, as against Friedman's Home  
20 Improvement and Probuild Holdings, Inc.

21           1.2     Settling Defendants are businesses that employ more than ten persons, and market  
22 or sell railroad ties that contain the above-listed chemicals. Pursuant to Health and Safety Code  
23 Section 25249.8, creosotes, pentachlorophenol, benzo[b]fluoranthene, benzo[k]fluoranthene,  
24 benzo[a]pyrene, chrysene, dibenz[a,h,]anthracene, hexachlorobenzene, indeno[1,2,3-cd]pyrene,  
25 naphthalene, polychlorinated dibenzo-p-dioxins, and polychlorinated dibenzofurans are chemicals  
26 known to the State of California to cause cancer and/or reproductive toxicity. Plaintiff MEJF  
27 alleges that handling and use of railroad ties that are marketed or sold by Settling Defendants for  
28 use in California results in exposures to the above-listed chemicals and requires a warning under

1 Proposition 65, pursuant to Health and Safety Code Section 25249.6. Settling Defendants deny  
2 that a warning is required. For purposes of this Consent Judgment, the parties stipulate that this  
3 Court has jurisdiction over the allegations of violations contained in the Complaint and personal  
4 jurisdiction over Settling Defendants as to the acts alleged in the Complaint, that venue is proper in  
5 the County of San Francisco, and that this Court has jurisdiction to enter this Consent Judgment as  
6 a full settlement and resolution of the allegations contained in the Complaint and of all claims  
7 which were or could have been raised by any person or entity based in whole or in part, directly or  
8 indirectly, on the facts alleged therein or arising therefrom or related to.

9       1.3     This Consent Judgment resolves claims that are denied and disputed. The parties  
10 enter into this Consent Judgment pursuant to a full and final settlement of any and all claims  
11 between the parties for the purpose of avoiding prolonged litigation. This Consent Judgment shall  
12 not constitute an admission with respect to any material allegation of the Complaint, each and  
13 every allegation of which Settling Defendants deny, nor may this Consent Judgment or compliance  
14 with it be used as evidence of any wrongdoing, misconduct, culpability or liability on the part of  
15 Settling Defendant.

16       1.4     For purposes of this Consent Judgment, the term "Covered Products" means lumber  
17 products, including but not limited to railroad ties, that are treated with creosote and/or  
18 pentachlorophenol offered for sale by Settling Defendants. The term "Effective Date" means 90  
19 days after entry of this Consent Judgment.

20     **2.       SETTLEMENT PAYMENT**

21       2.1     Settling Defendants shall pay \$38,000.00 to the Klamath Environmental Law  
22 Center ("KELC") to cover Plaintiff's attorneys' fees and costs.

23       2.2     Settling Defendants shall also pay \$4,000.00 in civil penalties. Mateel waives its  
24 entitlement to 25% of this amount, and thus the entire amount of civil penalties shall be made  
25 payable, pursuant to the statute, to the Office of Environmental Health Hazard Assessment  
26 (OEHHA).

27       2.3     Additionally, Settling Defendants shall pay \$10,000.00 to the Ecological Rights  
28 Foundation for use toward reducing exposures to toxic chemicals and other pollutants, and toward

1 increasing consumer, worker and community awareness of health hazards posed by lead and other  
2 toxic chemicals. The parties agree and acknowledge that the charitable contributions made  
3 pursuant to this section shall not be construed as a credit against the personal claims of absent third  
4 parties for restitution against the defendant.

5       2.4       The above described payments shall be forwarded by Settling Defendants to their  
6 respective counsel so that they are received at least 5 days prior to the hearing date scheduled for  
7 approval of this Consent Judgment. Defendants' counsel shall notify via email Klamath  
8 Environmental Law Center upon receipt of the funds. If the Consent Judgment is not approved  
9 within 120 days of the date scheduled for approval, the above described payments shall be returned  
10 and the provisions of this Consent judgment shall become null and void. If the Consent Judgment  
11 is approved and entered by the Court, on that day Defendants' counsel shall ensure the above  
12 described payments are delivered, via UPS or Fedex for next business day delivery, to Klamath  
13 Environmental Law Center.

14       **3.       ENTRY OF CONSENT JUDGMENT**

15       3.1       The parties hereby request that the Court promptly enter this Consent Judgment.  
16 Upon entry of the Consent Judgment, Settling Defendants and MEJF waive their respective rights  
17 to a hearing or trial on the allegations of the Complaint.

18       **4.       MATTERS COVERED BY THIS CONSENT JUDGMENT**

19       4.1       This Consent Judgment is a final and binding resolution, as to Covered Products,  
20 between MEJF, acting on behalf of itself and (as to those matters raised in the 60-Day Notice  
21 Letter) the general public, and Settling Defendants of: (i) any violation of Proposition 65  
22 (including but not limited to the claims made in the Complaint); and (ii) any other statutory or  
23 common law claim to the fullest extent that any of the foregoing described in (i) or (ii) were or  
24 could have been asserted by any person or entity acting on behalf of the public against Settling  
25 Defendants or their past, present and future parents, subsidiaries affiliates, predecessors,  
26 successors, and assigns, and with respect to Settling Defendants and these other entities, each of  
27 their past, present, and future officers, directors, employees, shareholders, members, and agents  
28 ("Released Entities"), based on its or their exposure of persons to Wood Treatment Chemicals

1 from Covered Products and their failure to provide a clear and reasonable warning of exposure to  
2 such individuals; . As to alleged exposures to Wood Treatment Chemicals from Covered Products,  
3 compliance with the terms of this Consent Judgment resolves any issue, now and in the future,  
4 concerning compliance by Settling Defendants and the Released Entities, with the requirements of  
5 Proposition 65 with respect to Covered Products, and any alleged resulting exposure.  
6 Notwithstanding any other provision in this Consent Judgment, any and all releases on behalf of  
7 the General Public are limited to the claims made and the chemicals identified in the 60-Day  
8 Notice Letter.

9           4.2     As to alleged exposures to lead or lead compounds from Covered Products, MEJF,  
10 by and on behalf of itself and its respective agents, successors and assigns, waives any and all  
11 rights to institute any form of legal action, and releases all claims against Settling Defendants and  
12 the Released Entities, whether, under Proposition 65 or otherwise, arising out of or resulting from,  
13 or related directly or indirectly to, in whole or in part, the Covered Products, including but not  
14 limited to any exposure to, or failure to warn with respect to, the Covered Products that was or  
15 could have been alleged by Plaintiff against any of the Released Entities based on the facts alleged  
16 in the Complaint, or facts similar to those alleged (referred to collectively in this paragraph as the  
17 "Claims"). In furtherance of the foregoing, as to alleged exposures to Wood Treatment Chemicals  
18 from Covered Products, MEJF hereby waives any and all rights and benefits which it now has, or  
19 in the future may have, conferred upon it with respect to the Claims by virtue of the provisions of  
20 section 1542 of the California Civil Code, which provides as follows:

21           A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE  
22           CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS FAVOR AT  
23           THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM,  
24           MUST HAVE MATERIALLY AFFECTED HIS SETTLEMENT WITH THE  
25           DEBTOR.

26           4.3     MEJF understands and acknowledges that the significance and consequence of this  
27 waiver of California Civil Code section 1542 is that even if MEJF suffers future damages arising  
28 out of or resulting from, or related directly or indirectly to, in whole or in part, the Covered  
Products, including but not limited to any exposure to, or failure to warn with respect to exposure

1 to, Wood Treatment Chemicals from Covered Products, MEJF will not be able to make any claim  
2 for those damages against Settling Defendants or the Released Entities; provided however, Plaintiff  
3 cannot and expressly does not release any claims for personal injury that could be brought by any  
4 other individual or organization. Furthermore, MEJF acknowledges that it intends these  
5 consequences for any such Claims as may exist as of the date of this release but which MEJF does  
6 not know exist, and which, if known, would materially affect their decision to enter into this  
7 Consent Judgment, regardless of whether their lack of knowledge is the result of ignorance,  
8 oversight, error, negligence, or any other cause.

9 **5. ENFORCEMENT OF JUDGMENT**

10 5.1 The terms of this Consent Judgment shall be enforced exclusively by the parties  
11 hereto. The parties may, by noticed motion or order to show cause before the Superior Court of  
12 San Francisco County, giving the notice required by law, enforce the terms and conditions  
13 contained herein. A Party may enforce any of the terms and conditions of this Consent Judgment  
14 only after that Party first provides 30 days notice to the Party allegedly failing to comply with the  
15 terms and conditions of this Consent Judgment and attempts to resolve such Party's failure to  
16 comply in an open and good faith manner.

17 5.2 In any proceeding brought by either party to enforce this Consent Judgment, such  
18 party may seek whatever fines, costs, penalties or remedies as may be provided by law for any  
19 violation of Proposition 65 or this Consent Judgment.

20 **6. MODIFICATION OF JUDGMENT**

21 6.1 This Consent Judgment may be modified only upon written agreement of the parties  
22 and upon entry of a modified Consent Judgment by the Court thereon, or upon motion of any party  
23 as provided by law and upon entry of a modified Consent Judgment by the Court.

24 **7. CLEAR AND REASONABLE WARNINGS**

25 7.1 The requirements of this paragraph shall apply only to Covered Products that are  
26 offered for sale in California by Settling Defendants after the Effective Date. Settling Defendants  
27 shall provide a warning for all Covered Products that are offered for sale in California, by placing a  
28 warning or warnings at their stores as set forth in either subparagraph 7.2 or 7.3:

1           7.2     Yard Warning: Settling Defendants may provide clear and reasonable warnings by  
2 placing a notice that is visible to consumer in each location where railroad ties are displayed for  
3 sale in its stores or yards in California. The Warning shall state:

4           **“WARNING: Railroad ties [or other Covered Product] contain chemicals known**  
5           **to the State of California to cause cancer, birth defects and other reproductive**  
6           **harm. *Wear gloves when handling this product. Not recommended for use with***  
7           ***play structures or garden beds.*”**

8           The word “WARNING” shall be in bold text, and the phrase “*Wear gloves when handling this*  
9           ***product. Not recommended for use with play structures or garden beds*” shall be in bold italic**  
10           text. Each sign shall be no smaller than 8.5 inches x 11 inches, and the form and type shall be  
11           substantially similar to that which is attached hereto as Exhibit A (hereinafter, the “Warning  
12           Sign”).

13           7.3     Product Tags: Settling Defendants may, at their option, provide clear and  
14 reasonable warnings by affixing a warning tag to each railroad tie offered for sale in its stores or  
15 yards in California. The warning tags shall state:

16           **“WARNING: Railroad ties [or other Covered Product] contain chemicals known**  
17           **to the State of California to cause cancer, birth defects and other reproductive**  
18           **harm. *Wear gloves when handling this product. Not recommended for use with***  
19           ***play structures or garden beds.*”**

20           The word “WARNING” shall be in bold text, and the phrase “*Where glove when*  
21           ***handling this product. Not recommended for use with play structures or garden beds*” shall be**  
22           in bold italic text. Each sign shall be no smaller than 3 inches x 5 inches, and the form and type  
23           shall be substantially similar to that which is attached hereto as Exhibit A (hereinafter, the  
24           “Product Tag”).

## 25     **8.     AUTHORITY TO STIPULATE**

26           8.1     Each signatory to this Consent Judgment certifies that he or she is fully authorized  
27 by the party he or she represents to enter into this Consent Judgment and to execute it on behalf of  
28 the party represented and legally to bind that party.

1     **9.     DUTIES LIMITED TO CALIFORNIA**

2             9.1     This Consent Judgment shall have no effect on Covered Products sold by Settling  
3 Defendants outside the State of California.

4     **10.    SERVICE ON THE ATTORNEY GENERAL**

5             10.1    KELC shall serve a copy of this Consent Judgment, signed by all parties, on the  
6 California Attorney General on behalf of the parties so that the Attorney General may review this  
7 Consent Judgment prior to its submittal to the Court for approval. No sooner than forty five (45)  
8 days after the Attorney General has received the aforementioned copy of this Consent Judgment,  
9 and in the absence of any written objection by the Attorney General to the terms of this Consent  
10 Judgment, the parties may then submit it to the Court for approval.

11    **11.    ENTIRE AGREEMENT**

12            11.1    This Consent Judgment contains the sole and entire agreement and understanding of  
13 the parties with respect to the entire subject matter hereof and any and all prior discussions,  
14 negotiations, commitments and understandings related hereto. No representations, oral or  
15 otherwise, express or implied, other than those contained herein have been made by any party  
16 hereto. No other agreements not specifically referred to herein, oral or otherwise, shall be deemed  
17 to exist or to bind any of the parties.

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20    **12.    GOVERNING LAW**

21            12.1    The validity, construction and performance of this Consent Judgment shall be  
22 governed by the laws of the State of California, without reference to any conflicts of law  
23 provisions of California law.

24    **13.    EXECUTION AND COUNTERPARTS**

25            13.1    This Consent Judgment may be executed in counterparts and by means of facsimile,  
26 which taken together shall be deemed to constitute one document.

27    **14.    COURT APPROVAL & CONTINUING JURISDICTION**

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IT IS SO STIPULATED:

DATED: 1/28/11

MATEEL ENVIRONMENTAL JUSTICE  
FOUNDATION

BY:   
WILLIAM VERICK

DATED: \_\_\_\_\_

FRIEDMAN'S HOME IMPROVEMENT

BY: \_\_\_\_\_

ITS: \_\_\_\_\_

DATED: \_\_\_\_\_

PROBUILD HOLDINGS, INC.

BY: \_\_\_\_\_

ITS: \_\_\_\_\_

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IT IS SO STIPULATED:

DATED: \_\_\_\_\_

MATEEL ENVIRONMENTAL JUSTICE  
FOUNDATION

BY: \_\_\_\_\_  
WILLIAM VERICK

DATED: 10/20/11

FRIEDMAN'S HOME IMPROVEMENT

BY: DR  
ITS: COO/CFO

DATED: \_\_\_\_\_

PROBUILD HOLDINGS, INC.

BY: \_\_\_\_\_  
ITS: \_\_\_\_\_

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IT IS SO STIPULATED:

DATED: \_\_\_\_\_

MATEEL ENVIRONMENTAL JUSTICE  
FOUNDATION

By: \_\_\_\_\_  
WILLIAM VERICK

DATED: \_\_\_\_\_

FRIEDMAN'S HOME IMPROVEMENT

By: \_\_\_\_\_  
ITS: \_\_\_\_\_

DATED: 10/11/11

PROBUILD HOLDINGS, INC.

By: *M. B. Butt*  
ITS: SVP

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DATED: 10-6-11

ANAWALT LUMBER CO., INC.

BY: [Signature]

ITS: EXECUTIVE VICE PRESIDENT

DATED: \_\_\_\_\_

STOCK BUILDING SUPPLY WEST

BY: \_\_\_\_\_

ITS: \_\_\_\_\_

IT IS SO ORDERED, ADJUDGED AND DECREED:

DATED: \_\_\_\_\_

\_\_\_\_\_  
JUDGE OF THE SUPERIOR COURT

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DATED: \_\_\_\_\_

ANAWALT LUMBER CO., INC.

BY: \_\_\_\_\_

ITS: \_\_\_\_\_

DATED: 10/23/11

STOCK BUILDING SUPPLY WEST, LLC

BY: [Signature]

ITS: EXECUTIVE VICE PRESIDENT

IT IS SO ORDERED, ADJUDGED AND DECREED:

DATED: NOV 30 2011

HAROLD KAHN

JUDGE OF THE SUPERIOR COURT

**Exhibit A**

# LAW OFFICE OF FREDRIC EVENSON

424 FIRST STREET  
EUREKA, CALIFORNIA 95501  
TELEPHONE (707) 268-8900 EX 2  
FAX (707) 268-8901

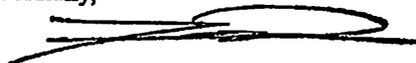
November 12, 2009

PROPOSITION 65 ENFORCEMENT REPORTING  
ATTENTION: PROP 65 COORDINATOR  
1515 CLAY STREET, SUITE 2000  
P.O. BOX 70550  
OAKLAND CA 94612-0550

Greetings:

This office and the Mateel Environmental Justice Foundation ("Mateel") give you notice that the private companies listed on the attached service list, have been, are, will be and threaten to be in violation of Cal. Health & Safety Code § 25249.6. Both this office and Mateel are private enforcers of Proposition 65, both may be contacted at the below listed address and telephone number, and I am a responsible individual for both Mateel and this office. The above referenced violations occur when California residents come into contact with used railroad ties the surfaces of which contain the following Proposition 65-listed chemicals: benzo[b]fluoranthene, benzo[k]fluoranthene, benzo[a]pyrene, chrysene, creosotes, dibenz[a,h]anthracene, hexachlorobenzene, indeno[1,2,3-cd]pyrene, naphthalene, pentachlorophenol, polychlorinated dibenzo-p-dioxins, polychlorinated dibenzofurans. Railroad ties are wooden timbers treated with creosote and/or pentachlorophenol. These timbers supported rails in the bed of a railroad track until they were salvaged and removed from the roadbed. These old railroad ties are sold by the listed companies mainly for gardening and landscaping purposes. The surfaces of these used railroad ties, which users of them contact, contain the above-listed Proposition 65-listed chemicals. When a user contacts these railroad ties, the chemicals are transferred from the railroad ties to the hands of the people contacting them. These chemicals come off on peoples' skin and then enter their bodies when the chemicals are absorbed directly through the skin, through mucous membranes, through wood splinters entering their bodies, or through cuts and/or abrasions and when they touch their hands to their mouths and other mucous membranes, or when they touch cigarettes or food and then smoke the cigarettes or ingest the food. These exposures thus occur via the dermal contact, dermal absorption, mucous membrane, subcutaneous, inhalation and ingestion routes. It is of note that most of these chemicals cause cancer from simple dermal contact. The listed companies did not and do not provide people with clear and reasonable warnings before they expose them to the above-referenced chemicals. The above referenced violations have occurred every day since at least November 12, 2006 and will continue every day until the warnings are given. These violations are alleged for occupational exposures as well as for consumer and environmental exposures. We do not, however, allege occupational exposure violations as to any of these products manufactured outside of California, except as to workplaces the businesses themselves maintain in California. Exposures constituting Proposition 65 environmental exposure violations occur both on and off the properties of the listed businesses and in each of California's 58 counties.

Cordially,

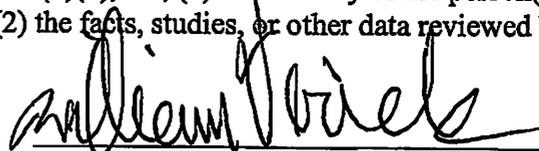


Fredric Evenson

**CERTIFICATE OF MERIT**

I, William Verick, hereby declare: This Certificate of Merit accompanies the attached sixty-day notice(s) in which it is alleged the parties identified in the notices have violated Health and Safety Code section 25249.6 by failing to provide clear and reasonable warnings. I am the attorney for the noticing party. I have consulted with one or more persons with relevant and appropriate experience or expertise who has reviewed facts, studies, or other data regarding the exposure to the listed chemical that is the subject of the action. Based on the information obtained through those consultations, and on all other information in my possession, I believe there is a reasonable and meritorious case for the private action. I understand that "reasonable and meritorious case for the private action" means that the information provides a credible basis that all elements of the plaintiffs' case can be established and the information did not prove that the alleged violator will be able to establish any of the affirmative defenses set forth in the statute. The copy of this Certificate of Merit served on the Attorney General attaches to it factual information sufficient to establish the basis for this certificate, including the information identified in Health and Safety Code section 25249.7(h)(2), i.e., (1) the identity of the person(s) consulted with and relied on by the certifier, and (2) the facts, studies, or other data reviewed by those persons.

Dated: November 12, 2009

  
William Verick

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This notice alleges the violation of Proposition 65 with respect to occupational exposures governed by the California State Plan for Occupational Safety and Health. The State Plan incorporates the provisions of Proposition 65, as approved by Federal OSHA on June 6, 1997. This approval specifically placed certain conditions on Proposition 65, including that it does not apply to the conduct of manufacturers occurring outside the State of California. The approval also provides that an employer may use the means of compliances in the general hazard communication requirements to comply with Proposition 65. It also requires that supplemental enforcement is subject to the supervision of the California Occupational Safety and Health Administration. Accordingly, any settlement, civil complaint, or substantive court orders in this matter must be submitted to the Attorney General.

---

**CERTIFICATE OF SERVICE**

I, Nicole Frank, declare:

If called, I could and would testify as follows: I am over eighteen. My business address is 424 First Street, Eureka, California, 95501. On November 12, 2009, I caused the attached 60-DAY NOTICE LETTER, or a letter identical in substance, to be served by U.S. Mail on those public enforcement agencies listed on the attached SERVICE LIST; in addition on the same date and by U.S. Mail I caused the attached 60-DAY NOTICE LETTER and PROPOSITION 65: A SUMMARY to be sent by Certified U.S. Mail to the private business entities also listed on the attached SERVICE LIST. I deposited copies of these documents in envelopes, postage pre-paid, with the U.S. Postal Service on the day on which the mail is collected. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this declaration was executed on November 12, 2009, at Eureka, California.

  
Nicole Frank

## SERVICE LIST

EDWARD G. WEIL  
DEPUTY ATTORNEY GENERAL  
OFFICE OF THE ATTORNEY  
GENERAL  
P.O. BOX 70550  
OAKLAND CA 94612-0550

OFFICE OF THE CITY ATTORNEY  
CITY OF OAKLAND  
505 14TH ST 12TH FLOOR  
OAKLAND, CA 94612

OFFICE OF THE CITY ATTORNEY  
CITY OF SAN FRANCISCO  
CITY HALL ROOM 206  
400 VANNESS  
SAN FRANCISCO, CA 94102

OFFICE OF THE CITY ATTORNEY  
CITY OF SACRAMENTO  
PO BOX 1948  
SACRAMENTO, CA 95812-1948

OFFICE OF THE CITY ATTORNEY  
CITY OF SAN JOSE  
200 EAST SANTA CLARA STREET  
SAN JOSE, CA 95113

OFFICE OF THE CITY ATTORNEY  
CITY OF LOS ANGELES  
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