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	5	DAVID ROE CSB#62552		SUPERIOR COURT OF CALIFORNIA COUNTY OF HUMBOLDT		
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\bigcirc		Attorneys for Plaintiff				
	-	MATEEL ENVIRONMENTAL JUSTICE FOUR	NDATION	•		
	10	· · · · ·				
	11	SUPERIOR COURT OF THE STATE OF CALIFORNIA				
	12					
	13 COUNTY OF HUMBOLDT			•		
	14			ND 110074		
	15	MATEEL ENVIRONMENTAL JUSTICE FOUNDATION,	CASE NO. I	JK110874		
	16	Plaintiff,	DAR- [PROPOSED] PURSUANT TO TERMS OF		
	·	, , , , , , , , , , , , , , , , , , ,	PROPOSITION 65 SETTLEMENT AND CONSENT JUDGMENT			
		VS.				
	18	AKER BIOMARINE, et al.,	Date: Time:	February 1, 2012 1:45 p.m.		
	19	Defendants.	Courtroom:	8 .		
20 In the above-entitled action, plaintiff Mateel Environmental Justice Foundati				ntal Justice Foundation and		
	21					
	22	AZANTIS, INC; BARLEAN'S ORGANIC OILS, LLC.; BASF CORPORATION; BIODROGA,				
	23					
	INC.; BIORIGINAL FOOD AND SCIENCE CORP.; BIZEN CHEMICAL CO.;					
	25	BORREGAARD WD, LTD.; COPEINCA S.A.C	C.; CRODA IN	FERNATIOAL; DSM		
		NUTRITIONAL PRODUCTS; EPAX AS; GC I	RIEBER OILS A	AS; GOLDEN OMEGA S.A.; JR		
	26	(Decourse d) Is decourse			,	
	27	[Proposed] Judgment Mateel v. Aker Biomarine, Case No. DR110874		1		
	28					

1	CARLSON LABORATORIES; K.D. PHARMA BEXBACH GMBH; MARINE		
2	NUTRICEUTICAL CORP.; MARUHA NICHIRO FOODS, INC.; NORDIC NATURALS, INC.;		
3	OCEAN NUTRITION CANADA LIMITED; OMEGA NATURAL SCIENCE, INC.;		
. 4	ORIGINATES, INC.; PHARMA MARINE AS; PHARMLINE, INC.; SOLUCIONES		
5	EXTRACTIVAS ALIMENTARIAS, SL; TECNOLOGICA de ALIMENTOS S.A.; TISHCON		
6	CORP.; and WILEY ORGANICS, INC. dba ORGANIC TECHNOLOGIES, having agreed		
7	through their respective counsel that judgment be entered pursuant to the terms of the [Proposed]		
8	Consent Judgment ("Consent Judgment") entered into by the parties, and following issuance of		
9	an order approving this Proposition 65 settlement agreement on February 1, 2012.		
10	IT IS HEREBY ORDERED, ADJUDGED AND DECREED that pursuant to Health &		
11	Safety Code § 25249.7(f)(4) and Civ. Proc. Code § 664.6, judgment is entered in accordance		
12	with the terms of the Consent Judgment attached hereto as Exhibit1. By stipulation of the		
13	parties, the court will retain jurisdiction to enforce the settlement under Civ. Proc. Code § 664.6.		
14	IT IS SO ORDERED.		
15	Dated: 2-1-12 DALE A. REINHOLTSEN		
15 16	Dated: 2-1-12 DALE A. REINHOLTSEN Judge of the Superior Court		
	Dated: Z-1 Z		
16	Dated: Z-1 Z		
16 17	Dated: Z-1 Z		
16 17 18	Dated: Z-1 Z		
16 17 18 19	Dated: Z-1 Z		
16 17 18 19 20	Dated: Z-1 Z		
16 17 18 19 20 21	Dated: Z-1 Z		
 16 17 18 19 20 21 22 23 24 	Dated: Z-1 Z		
 16 17 18 19 20 21 22 23 24 25 	Dated: Z-1 Z		
 16 17 18 19 20 21 22 23 24 25 26 	Judge of the Superior Court		
 16 17 18 19 20 21 22 23 24 25 26 27 	Dated: Z-1 Z		
 16 17 18 19 20 21 22 23 24 25 26 	Judge of the Superior Court Judge of the Superior Court Proposed] Judgment		

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8	Attorneys for Plaintiff				
9	MATEEL ENVIRONMENTAL JUSTICE FOU	INDATION			
10					
11	SUPERIOR COURT OF THE STATE OF CALIFORNIA				
12	FOR THE COUNTY OF HUMBOLDT				
13					
14	THE MATEEL ENVIRONMENTAL JUSTICE FOUNDATION,	Case No. DR110874			
.15	Plaintiff,				
16	V.	STIPULATION FOR ENTRY OF CONSENT JUDGMENT			
17	AKER BIOMARINE, et al.,				
18	Defendants.	(Complaint Filed: November 18, 2011)			
19		(Trial Date: None Yet Set)			
20					
21	1. INTRODUCTION				
22	1.1 On April 15, 2011, the Mateel Environmental Justice Foundation ("Plaintiff")				
23	served a sixty-day notice of violation pursuant to Health and Safety Code section 25249.7(d)				
24	("Notice") stating its intent to file claims under the Safe Drinking Water and Toxic Enforcement				
25	Act of 1986, Health and Safety Code Sections 25249.6, et seq. ("Proposition 65") with respect to				
26	PCBs and 2,3,7,8-tetrachlorodibenzo-p-dioxin, p	•			
27	polychlorinated dibenzofurans (collectively "Dio	,			
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	Case No. DR110874 STIPULATION FOR ENTRY OF	CONSENT JUDGMENT 1			

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from, fish oils, fish liver oils, shark or squid oils, shark liver oils, and other oils containing eicosapentaenoic acid ("EPA") and docosahexaenoic acid ("DHA") (collectively, "EPA and DHA Omega-3s") distributed and/or sold by the companies listed on Exhibit A hereto ("Settling Defendants"). (Collectively, the products subject to the Notice and that are marketed by Settling Defendants, are referred to herein as "Covered Products.")

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1.2 After more than sixty (60) days plus service time had passed since provision of the Notice to all public prosecutors authorized to bring claims under Proposition 65 and to all of the companies listed on Exhibit A, concurrently with execution of this Stipulation for Approval and Entry of Consent Judgment ("Consent to Judgment"), Plaintiff filed a complaint in the California Superior Court for the County of Humboldt entitled *Mateel Environmental Justice Foundation v. Aker Biomarine, et al.* (Case No. DR110874) containing claims for the alleged violation of section 25249.6 of Proposition 65 with respect to the failure to warn for exposures to PCBs and Dioxins/Furans in the Covered Products. (Copies of the Notice and Plaintiff's complaint are attached hereto as Exhibit B.)

1.3 PCBs have been listed by the Governor of the State of California as both known carcinogens and known reproductive toxins. Polychlorinated dibenzo-*p*-dioxins and polychlorinated dibenzofurans have also been listed as known carcinogens. 2,3,7,8-tetrachlorodibenzo-p-dioxin has been listed as both a known carcinogen and a known reproductive toxin. (Collectively, polychlorinated dibenzo-*p*-dioxins and polychlorinated dibenzofurans, including 2,3,7,8-tetrachlorodibenzo-p-dioxin, are referred to herein as "Dioxins/Furans"; PCBs and Dioxins/Furans are referred to collectively hereinafter as the "Listed Chemicals".)

1.4 Settling Defendants are businesses that employ ten or more persons and manufacture, distribute, and/or market the Products in the global economy such that their Covered Products, or other products derived from the use of their Covered Products as components including but not limited to dietary supplements ("Subsidiary Products"), are or ma be offered for sale in California. For purposes of the potential approval and entry of this Conser

Case No. DR110874 STIPULATION FOR ENTRY OF CONSENT JUDGMENT

to Judgment only, Plaintiff and the Settling Defendants stipulate that this Court will, at the time it considers approval and entry of the Consent to Judgment, have jurisdiction over the claims of Proposition 65 violations described in the Notices and personal jurisdiction over the Settling Defendants as to the acts alleged of them in the Notices; that venue is proper in the County of Humboldt; and that this Court has jurisdiction under Proposition 65 and Code of Civil Procedure Section 664.6 to enter this Consent to Judgment and a resulting judgment of the Court resolving Settling Defendants' alleged liability under the Plaintiff's complaint as a full settlement and resolution of the allegations made against the Settling Defendants' Covered Products relative to Proposition 65 as contained in the Notice.

1.5 This Consent to Judgment is intended to resolve claims that are denied and disputed by the Settling Defendants. The Plaintiff and the Settling Defendants are entering into this Consent to Judgment as a full and final settlement to avoid the need for prolonged litigation between them concerning the allegations set forth in the Notice. This Consent to Judgment shall not constitute an admission with respect to any material allegation set forth in the Notice or Plaintiff's complaint; nor shall it be deemed an admission as to any fact or issue of law. This Consent to Judgment, or compliance with it, also shall not be used as evidence of any wrongdoing, misconduct, culpability or liability on the part of the Settling Defendants.

2. SETTLEMENT PAYMENTS

2.1 In settlement of all of the claims referred to in this Consent to Judgment, the Settling Defendants listed in Exhibit A shall collectively pay to Plaintiff an aggregate of \$60,000 (sixty thousand dollars) in total monetary relief.

2.2 The foregoing amount shall be paid collectively by the Settling Defendants or a person or organization acting on their behalves to Plaintiff's counsel as reimbursement for attorney fees and costs incurred on behalf of the Plaintiff in investigating this matter, negotiating this Consent to Judgment, and obtaining its review and approval by this Court. Any amount required by this paragraph may be divided by Plaintiff's counsel in whatever proportion they have agreed among themselves.

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2.3 The payments described in Paragraphs 2.2 and 2.3 above shall be delivered within fifteen (15) business days following the Settling Defendants' receipt of notice of entry of this Consent to Judgment to Law Offices of David Roe, 1061 Walker Ave., Oakland CA 94610, payable to "Law Offices of David Roe IOLTA."

2.4 Except as specifically provided in this Consent to Judgment, each side shall bear its own costs and attorney fees.

2.5 In consideration of the payment to be made under this Section, Plaintiff's counsel jointly and individually agree that any recovery for attorney fees received by them or either of them pursuant to this Consent to Judgment shall reduce any obligation of Chris Manthey and/or Benson Chiles to compensate them for attorney fees pursuant to the agreement for legal services dated March 7, 2008 ("Fish oil retainer agreement") by the full amount so received.

3. ENTRY OF CONSENT JUDGMENT

3.1 Plaintiff and the Settling Defendants hereby request that, upon its approval of this
Consent to Judgment, the Court promptly enter judgment as to the Settling Defendants based on
this Consent to Judgment. Upon entry of a judgment based on this Consent to Judgment,
Plaintiff and Settling Defendants waive their respective rights to a hearing or trial on the
allegations in the Complaint as it will have been deemed amended.

4. MATTERS COVERED BY THIS CONSENT JUDGMENT

4.1 This Consent to Judgment is a full, final and binding resolution between Plaintiff, acting on behalf of itself and, as to those matters raised in the Notice, acting in the public interest pursuant to Health and Safety Code section 25249.7(d), and the Settling Defendants (including their parents, subsidiaries, affiliates, officers, directors, shareholders, and employees) of all matters alleged in the Notice and Plaintiff's complaint, including any violation of Proposition 65, or the regulations promulgated thereunder, to the fullest extent that any violation has been or could have been asserted by Plaintiff against the Settling Defendants with respect to exposures to the Listed Chemicals in the Covered Products.

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This Consent to Judgment is a full, final and binding resolution between Plaintiff, 4.2 acting on behalf of itself and, as to those matters raised in the Notice, acting in the public interest pursuant to Health and Safety Code section 25249.7(d), and the Settling Defendants (including their parents, subsidiaries, affiliates, officers, directors, shareholders, and employees) of all matters alleged in the Notice and Plaintiff's complaint, including any violation of Proposition 65, or the regulations promulgated thereunder, to the fullest extent that any violation has been or could have been asserted by Plaintiff against the Settling Defendants with respect to exposures to Listed Chemicals in Subsidiary Products which contain Covered Products in whole or in part.

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In addition, this Consent to Judgment is a full, final and binding resolution 4.3 between Plaintiff, acting on behalf of itself and, as to those matters raised in the Notice, acting in 10 the public interest pursuant to Health and Safety Code section 25249.7(d), and the direct or 11 indirect customers of the Settling Defendants (including their parents, subsidiaries, affiliates, 12 officers, directors, shareholders and employees) of all matters alleged in the Notice and 13 Plaintiff's complaint, including any violation of Proposition 65, or the regulations promulgated 14 thereunder, to the fullest extent that any violation has been or could have been asserted by 15 Plaintiff against the Settling Defendants' direct or indirect customers with respect to exposures to 16 the Listed Chemicals in the Covered Products. 17

Also, this Consent to Judgment is a full, final and binding resolution between 4.4 Plaintiff, acting on behalf of itself and, as to those matters raised in the Notice, acting in the public interest pursuant to Health and Safety Code section 25249.7(d), and the direct or indirect customers of the Settling Defendants (including their parents, subsidiaries, affiliates, officers, directors, and employees) of all matters alleged in the Notice and Plaintiff's complaint, including any violation of Proposition 65, or the regulations promulgated thereunder, to the fullest extent that any violation has been or could have been asserted by Plaintiff against the Settling Defendants' direct or indirect customers with respect to exposures to the Listed Chemicals in Subsidiary Products, provided that the direct or indirect customer can demonstrate that exposure to Listed Chemicals in the Subsidiary Products were attributable solely to the inclusion or

STIPULATION FOR ENTRY OF CONSENT JUDGMENT Case No. DR110874

incorporation of one or more Covered Products in such Subsidiary Products and are not attributable to any other ingredient or component of the Subsidiary Products, including any noncovered Product used in such Subsidiary Products.

4.5 Nothing in Paragraphs 4.3 or 4.4 above or Paragraph 4.7 below shall be deemed to waive or resolve a claim against, or provide a release to, a defendant named in San Francisco Superior Court Case No. CGC-10-497334 with respect to Covered Products or Subsidiary Products that were specifically delineated on the "Product List" attached to the 60-Day Notice Plaintiff, Chris Manthey, and Benson Chiles issued on August 6, 2009. In addition, nothing in Paragraphs 4.3 or 4.4 above shall be deemed to resolve, bar, or estop a claim against, or provide a release to, an alleged violator of Proposition 65 that was named in the 60-day notice letter issued on behalf of Chris Manthey and Benson Chiles on August 5, 2011 but only with respect to Covered Products or Subsidiary Products that were specifically delineated on Exhibit B of that August 5, 2011 notice letter.

4.6 As to alleged exposures to Listed Chemicals from the Covered Products or Subsidiary Products which are *not* themselves dietary supplements or supplemented foods or beverages offered for retail sale in California, compliance with the standards set forth in Paragraph 7.2 below resolves any issue, now and in the future, as between Plaintiff, acting on behalf of itself and, as to those matters raised in the Notice, acting in the public interest pursuant to Health and Safety Code section 25249.7(d), and Settling Defendants and Settling Defendants' direct and indirect customers concerning compliance with Proposition 65. As to Listed Chemicals in Covered Products or Subsidiary Products which *are* themselves dietary supplements or supplemented foods or beverages offered for retail sale in California, this Paragraph 4.6 resolves any issue now and in the future concerning future compliance with Proposition 65 *only* where the dietary supplement or supplemented food or beverage products in question also meets the additional requirements set forth in the second sentence of Paragraph 7.5 below. As to Settling Defendants' direct and indirect customers, however, this Paragraph 4.6 resolves no issue regarding exposures to Listed Chemicals in the Subsidiary Products that are no

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attributable solely to the inclusion or incorporation of one or more Covered Products in such Subsidiary Products.

4.7 In addition to the above, Plaintiff on behalf of itself, its past and current agents, representatives, attorneys, successors and/or assigns, and *not* in its capacity pursuant to Health and Safety Code section 25249(d), hereby release and waive: (i) all of their potential future claims or rights of action against direct or indirect customers of the Settling Defendants with respect to enforcement of the requirements set forth in the second sentence of Paragraph 7.5 below, and (ii) all other claims, whether known or unknown, against the Settling Defendants (including their parents, subsidiaries, affiliates, officers, directors, and employees) with respect to any other issue concerning the Covered Products. In furtherance of the foregoing, Plaintiff hereby waives any and all rights and benefits which they now may have, or in the future may have, conferred upon them with respect to the Covered Products by virtue of the provisions of California Civil Code Section 1542, 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."

Plaintiff understands and acknowledges that the significance and consequence of this waiver of California Civil Code section 1542 are that even if Plaintiff hereafter discovers facts in addition to, or different from those which they now know or believe to be true as to the Covered Products, that with respect to Covered Products (and in Covered Products to the extent they are used as components in Subsidiary Products), Plaintiff will not be able to make any claim against the Settling Defendants (including their parents, subsidiaries, affiliates, officers, directors, and employees), who may manufacture, use, maintain, distribute or sell the Covered Products based on those facts. Furthermore, Plaintiff acknowledges that it intends these consequences for any such claims which may exist as of the date of this release but which they do not know exist, and which, if known, would materially affect its decision to enter into this Consent to Judgment,

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regardless of whether their lack of knowledge is the result of ignorance, oversight, error, negligence, or any other cause.

4.8 Except as set forth in Section 4.6 above, nothing in this Consent to Judgment shall create a limitation on a Proposition 65 enforcement action based on future conduct if such future conduct is not in compliance with the terms of Section 7 of this Consent to Judgment. Future conduct includes, but is not limited to, a Settling Defendant manufacturing, distributing, or offering for sale in California any Covered Product manufactured after the effective date of this Consent to Judgment or manufacturing, distributing, or offering for sale in California after the effective date of this Consent to Judgment or manufactured after the effective date of this Consent to Judgment.

5. ENFORCEMENT OF JUDGMENT

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5.1 Except as otherwise provided herein, the terms of this Consent to Judgment and the resulting judgment, if entered by the Court, shall be enforceable under California law. The parties may, by noticed motion or order to show cause before the Superior Court of Humboldt County, giving the notice required by law, enforce the terms and conditions contained herein. The parties hereto agree that prior to any such enforcement action, they will notify each other of any perceived violation of this Consent to Judgment. The parties further agree to take no enforcement action for 30 days after such notice is given, in order to allow the parties to meet and confer in good faith in an effort to resolve the alleged violation.

6. MODIFICATION OF JUDGMENT

6.1 Except as otherwise provided for herein, this Consent to Judgment may be modified only upon written agreement of the parties and, following notice to the Office of the California Attorney General, upon entry of a modified judgment by the Court thereon, or upon motion of any party as provided by law (including with service of the motion on the Office of the California Attorney General) and upon entry of a modified judgment by the Court.

7. INJUNCTIVE RELIEF

7.1 Definitions Applicable to this Paragraph.

The following definitions shall apply to this Paragraph 7 unless otherwise specified

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herein.

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(a) "TEQ" shall mean the Toxicity Equivalent Factor ("TEF") of any of the 12 dioxin-like PCB congeners, the 7 dioxin congeners, and the 10 furan congeners that have had TEFs assigned under the auspices of the World Health Organization in 2005, as shown in Exhibit C, multiplied by the quantity of such congener as reported in testing that satisfies the definitions in this Paragraph 7.1. (Illustration: a reported test result of 2.5 picograms for PCB congener #126, times the TEF for PCB # 126 of 0.1, would equal a TEQ for that congener of 0.25 picograms.)

(b) "Total PCBs" shall mean the sum of all 209 congeners of polychlorinated biphenyls as reported based on testing conducted pursuant to US EPA Method 1668 or 1668A. For purposes of this measurement, laboratory results that indicate that levels of individual PCB congeners are "non-detectable" or below the laboratory's detection limit shall be assumed to be valued at 50% of the laboratory's detection limit, except that in instances where individual congeners have been coeluted with non-detectable results, then all of the congeners so coeluted shall be deemed collectively to have the value of 50% of the detection limit of only one such coeluted congener. Also for purposes of this measurement, laboratory results that indicate levels of individual PCB congeners above the laboratory's detection limit but below the laboratory's quantitation limit shall be assumed to be valued at the level reported by the laboratory.

(c) "Combined TEQ" shall mean the arithmetic sum of the TEQ per gram of Covered Product, measured using U.S. EPA Methods 1668 (for dioxin-like PCBs) and 1613B (for dioxins and furans combined), of each congener identified in Exhibit C. With respect to PCBs, if the laboratory analysis indicates that a dioxin-like PCB has coeluted with any other PCB congener, and if the coelution cannot be resolved, then all of the congeners so coeluted shall be deemed collectively to have the TEQ that would result had all of the congeners so coeluted been the coeluted congener with the highest TEF. For purposes of this measurement, laboratory results that indicate that levels of dioxin-like PCBs, dioxins

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and furans are "non-detectable" or below the laboratory's detection limit shall be assumed to be valued at 50% of the laboratory's detection limit. Also for purposes of this measurement, laboratory results that indicate levels of individual PCB congeners above the laboratory's detection limit but below the laboratory's quantitation limit shall be assumed to be valued at the level reported by the laboratory.

7.2 Except as provided in Section 7.5 below, Covered Products shall be deemed to comply with all current requirements of Proposition 65 for the Listed Chemicals and to be exempt from any Proposition 65 warning requirements for PCBs and/or Dioxins/Furans, if the Covered Product meets the following standards based on the date of manufacture of the Covered Product in question, as specified below:

11 ·	Dates Applicable:	PCBs	Dioxin-Like PCBs, Dioxins, and Furans Combined
12			
13	Prior to December 30, 2012	90 ng/g Total PCBs	4 pg/g Combined TEQ
14	December 31, 2012 and beyond	90 ng/g Total PCBs	3 pg/g Combined TEQ

7.3 In the event Plaintiff enters into an agreement or consent judgment with any other person manufacturing products made of, or from, fish oils, fish liver oils, shark or squid oils, shark liver oils, and other oils containing EPA and DHA Omega-3s addressing alleged violations of Proposition 65 with respect to exposures to the Listed Chemicals that provides for less stringent standards than the standards set forth in Paragraph 7.2 above, or if a judgment is entered in San Francisco Superior Court Case No. CGC-10-497334 or pursuant to a resolution of the claims alleged in the 60-day Notice letter issued on behalf of Chris Manthey and Benson Chiles on August 5, 2011 that provides for such less stringent standards, then this Consent to Judgment and any resulting judgment entered by the Court shall be subject to modification without the objection of the Plaintiff to provide a Settling Defendant with the option of complying with such less stringent standards rather than those set forth in Paragraph 7.2 above.

7.4 Obtaining test results from a laboratory accredited by or under the auspices of ILAC for conducting analyses pursuant to the methods specified in subsections 7.1(b) and (c)

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above (including but not limited to Columbia Analytical Services, Nutrasource Diagnostics, Wellington Laboratories, Inserco, and NILU) showing that the preceding standards have been met for a specific Covered Product or Subsidiary Product and making such test results available to the Plaintiff upon request for good cause shown shall be deemed to establish that the standards have been met in good faith *provided that* the Plaintiff or the Settling Defendant do not subsequently obtain conflicting test results from another ILAC accredited lab concerning the same Covered Product or Subsidiary Product. If such conflicting test results are obtained by either the Plaintiff or the Settling Defendant, and the Settling Defendant fails to obtain and disclose results of re-testing showing compliance with the standards in Paragraph 7.2 within a timely period, then the provisions of this Paragraph 7.4 shall not apply. For purposes of this Paragraph 7.4, "disclose" shall mean deliver to the Plaintiff and/or announce and make available to the general public; "re-testing" shall mean additional testing of the same product or products that meets the requirements of Paragraph 7.1, by a laboratory that meets the requirements of this Paragraph 7.4; and "timely period" shall mean 120 days from the day such conflicting test results are received by the Settling Defendant.

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7.5 Covered Products that do not meet the standards set forth in the table in Paragraph 7.2 above on the dates of manufacture set forth in Paragraph 7.2 above shall be accompanied by a clear and reasonable Proposition 65 warning as described in Paragraph 7.6 below. In addition, Covered Products and Subsidiary Products that are dietary supplements or supplemented foods or beverages offered for retail sale to consumers in California with labeling containing recommended daily dosages in excess of one gram per day shall be accompanied by a clear and reasonable Proposition 65 warning *even if* they meet the standard for Total PCBs set forth in the table in Paragraph 7.2 above *unless* the Total PCBs concentration is sufficiently less than 90ng/g to assure that projected daily exposure to Total PCBs from the Product based on the recommended daily dosage is less than 90 ng/day. (For example, a Product with a recommended daily dosage of two grams per day would require a warning if its Total PCBs concentration were more than 45 ng/g; a Product with a recommended daily dosage of three grams per day would

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require a warning if its Total PCBs concentration were more that 30 ng/g; a Product with a recommended daily dosage of four grams per day would require a warning if its Total PCBs concentration were more than 22.5 ng/g; and a Product with a recommended daily dosage of five grams per day would require a warning if its Total PCBs concentration were more than 18 ng/g). The warning requirements set forth in Paragraph 7.6 shall apply only to Covered Products and Subsidiary Products shipped for distribution for sale or use inside the State of California that are manufactured beginning one hundred and twenty (120) days following entry of a judgment based on this Consent to Judgment.

7.6 When required pursuant to this Consent to Judgment, a Settling Defendant shall provide Proposition 65 warnings as follows:

(a) The Settling Defendant shall use, or cause its direct or indirect customer to use, the following warning statement in legible font size with the word
 "WARNING" in bold with all letters capitalized:

WARNING: This product contains dioxin, PCBs and/or other chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

(b) The Settling Defendant shall provide, or cause its direct or indirect customer to provide, the above warning statement with the unit package of the Covered Products or Subsidiary Products such that it can be read and understood by an ordinary consumer prior to purchase. Such warning shall be prominently affixed to or printed on each Covered Product's or Subsidiary Product's exterior label or package. The warning shall be at least the same size as the largest of any other safety warnings, if any, on the label or package. If printed on the label itself, the warning shall be contained in the same section that states other safety warnings, if any.

(c) The requirements for product labeling, set forth in subparagraphs (a) and
(b) above are imposed pursuant to the terms of this Consent to Judgment. The parties recognize that product labeling is not the exclusive method of providing a

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warning under Proposition 65 and its implementing regulations.

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Covered Products or Subsidiary Products which are dietary supplements or 2 (d) supplemented food or beverages offered for retail sale to consumers in California 3 and that: (i) meet the standards set forth in the table in Paragraph 7.2 above as 4 5 applicable on the dates of manufacture set forth in Paragraph 7.2 above, and (ii) 6 meet the requirements set forth in the second sentence of Paragraph 7.5 above, may be accompanied by a statement or symbol on their label, labeling, and/or 7 8 packaging affirmatively representing that the Covered Product or Subsidiary 9 Product in question meets the regulatory level set out in California's Proposition 10 65 with respect to PCBs. (Where employed pursuant to the authorization provided by this subparagraph 7.6(d), such statements or symbols shall make no reference to 11 12 dioxins and/or furans.) 13 8. AUTHORITY TO STIPULATE 14 Each signatory to this Consent to Judgment certifies that he or she is fully 15 authorized by the party he or she represents to enter into this Consent to Judgment and to execute .16 it on behalf of the party represented and legally to bind that party. 17 9. **RETENTION OF JURISDICTION** 18 Pursuant to Code of Civil Procedure 664.6, this Court shall retain jurisdiction of 19 this matter to implement and oversee the terms of this Consent to Judgment and resulting 20 judgment of the Court. 21 10. ENTIRE AGREEMENT 22 This Consent to Judgment contains the sole agreement and understanding of the 23 parties with respect to the entire subject matter hereof, and any and all prior discussions, 24 negotiations, commitments and understandings related hereto. 25 11. **GOVERNING LAW** 26 The validity, construction and performance of this Consent to Judgment shall be 27 governed by the laws of the State of California, without reference to any conflicts of law 28 STIPULATION FOR ENTRY OF CONSENT JUDGMENT Case No. DR110874 3054599

. 1	provisions of California law.			
2	12. NOTICES			
3	Unless specified herein, all correspondence and notices required to be provided			
4	pursuant to this Consent to Judgment shall be in writing and personally delivered or sent by: (i)			
· . 5	first-class, (registered or certified mail) return receipt requested; or (ii) overnight courier on any			
• 6	party by the other party at the following addresses:			
7	To The Mateel Environmental Justice Foundation:			
8	William Verick, Esq. Klamath Environmental Law Center 424 First Street Eureka, CA 95501			
10				
11	To Settling Defendants:			
12	As set forth on Exhibit D			
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	Case No. DR110874 STIPULATION FOR ENTRY OF CONSENT JUDGMENT 14 3054599			

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13. COURT APPROVAL

If this Consent to Judgment is not approved by the Court, it shall be of no force or effect, and cannot be used in any proceeding for any purpose.

IT IS SO STIPULATED:

DATED:

DATED:

EEL ENVIRONMENTAL JUSTICE . DATION William Verick

CEO of and Counsel to the Mateel Environmental Justice Foundation

SETTLING DEFENDANT

Company:

By:

Name:

Title:

Case No. DR110874

110874 STIPULATION FOR ENTRY OF CONSENT JUDGMENT

1	13. COURT APPROVAL			
2	If this Consent to Judgment is not approved by the Court, it shall be of no force or			
3	effect, and cannot be used in any proceeding for any purpose.			
4	IT IS SO STIPULATED:			
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6	DATED:	MATEEL ENVIRONMENTAL JUSTICE		
7		FOUNDATION		
8				
9		William Verick CEO of and Counsel to the Mateel		
10		Environmental Justice Foundation		
11	DATED:	SETTLING DEFENDANT		
12	M OCT 2011	Company: AKER BIOMARINE		
13		By: Reland		
14				
15		Name: Edvard Brække		
16		Title: Attorney-ot-Law		
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1	13. COURT APPROVAL	
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. 3	effect, and cannot be used in any proceeding for	any purpose.
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6	DATED:	MATEEL ENVIRONMENTAL JUSTICE
7		FOUNDATION
8.		
9		William Verick CEO of and Counsel to the Mateel
10		Environmental Justice Foundation
11	DATED:	SETTLING DEFENDANT
12		Company: ALRONA ALGAE INC.
13		AY
14		By: City the
15	•	Name: Leslie van Der Meilen
16		Title: V.P. Business Development
17		me v.p. Visiness Vavelopment
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If this Consent to Judgment is not approved by the Court, it shall be of no force or effect, and cannot be used in any proceeding for any purpose.

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MATEEL ENVIRONMENTAL JUSTICE FOUNDATION

William Verick CEO of and Counsel to the Mateel Environmental Justice Foundation

SETTLING DEFENDANT

Company: Austral Group SAA and all its subsidiaries

By: 12th October ?0!! Name:

Didier Saplana

Title: Commercial Mana

Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

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. 1	13. COURT APPROVAL	
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3	effect, and cannot be used in any proceeding for	r any purpose.
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. 6.	DATED:	MATEEL ENVIRONMENTAL JUSTICE FOUNDATION
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8	· · · · · ·	XX721X2
9		William Verick CEO of and Counsel to the Mateel Environmental Justice Foundation
10		
11	DATED: October 10, 2011	SETTLING DEFENDANT
12	· · · · · · · · · · · · · · · · · · ·	Company: Azantis inc.
13		By: By:
14		
15		Name: John Schoonbrood
16		Title: President
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From Azantis / John __hoonbrood 1.720.230.5443 Tue Oct 11 21:57.20 2011 MST Page 1 of 2

13. COURT APPROVAL

If this Consent to Judgment is not approved by the Court, it shall be of no force or effect, and cannot be used in any proceeding for any purpose.

IT IS SO STIPULATED:

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DATED:

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MATEEL ENVIRONMENTAL JUSTICE FOUNDATION

William Verick CEO of and Counsel to the Mateel Environmental Justice Foundation

SETTLING DEFENDANT

Company: Barlean's Organic Oils, LLC and its subsidiaries and affiliates

By:

Name: Karen Barlean

Title: Vi

Vice President of Finance

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Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599 1

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13. COURT APPROVAL If this Consent to Judgment is not approved by the Court, it shall be of no force or effect, and cannot be used in any proceeding for any purpose. IT IS SO STIPULATED: DATED: MATEEL ENVIRONMENTAL JUSTICE FOUNDATION William Verick CEO of and Counsel to the Mateel **Environmental Justice Foundation** DATED: 10/24/2011 SETTLING DEFENDANT Company: BASF Corporation for the benefit and on behalf of itself and its affiliates and By: A dubsidiaries Name: S TANDACI Title: VP Nutridion & Health NH

Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

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3	effect, and cannot be used in any proceeding	
. 4	IT IS SO STIPULATED:	
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7		MATEEL ENVIRONMENTAL JUSTICE FOUNDATION
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9		William Verick
10		CEO of and Counsel to the Mateel Environmental Justice Foundation
11	DATED:	
12	DATED:	SETTLING DEFENDANT Company: Descreta
13		- phile
		By: 1 Capul
14		By: 1 Copul Name: Robert Chioler Title: CEO
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If this Consent to Judgment is no	ot approved by the Court, it shall be of no force		
effect, and cannot be used in any proceeding for any purpose.			
IT IS SO STIPULATED:			
DATED:	MATEEL ENVIRONMENTAL JUSTICE FOUNDATION		
	William Verick CEO of and Counsel to the Mateel Environmental Justice Foundation		
DATED: October 12, 2011	SETTLING DEFENDANT		
	Company: BIORIGINIAL FOOD, SCIENCE CORP.		
	By: Remander Name: Starla Theriault Title: VP Denance		
	Name: Starla Theriault		
	Title: VP Denanco		

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13. COURT APPROVAL

If this Consent to Judgment is not approved by the Court, it shall be of no force or effect, and cannot be used in any proceeding for any purpose.

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MATEEL ENVIRONMENTAL JUSTICE FOUNDATION

William Verick CEO of and Counsel to the Mateel Environmental Justice Foundation

SETTLING DEFENDANT Company: Bizen Chemical Co., Ltd.

By: Anikiya Takamoto Name: Mikiya Takamoto

Title: Division Director

Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

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13. COURT APPROVAL

his Consent to Judgment is not approved by the Court, it shall be of no force or be used in any proceeding for any purpose.

STIPULATED:

DATED:

MATEEL ENVIRONMENTAL JUSTICE FOUNDATION

William Verick CEO of and Counsel to the Mateel **Environmental Justice Foundation**

DATED:

10/12/2011

SETTLING DEFENDANT

Company: BORREGATAIRD IND. 47 D. livinion DENSMEGA PURE HEACTH By: Name: Markled Kommelberg Title: Colonged Marsga

> Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT

13. COURT APPROVAL

If this Consent to Judgment is not approved by the Court, it shall be of no force or effect, and cannot be used in any proceeding for any purpose.

IT IS SO STIPULATED:

DATED:

MATEEL ENVIRONMENTAL JUSTICE FOUNDATION

William Verick CEO of and Counsel to the Mateel Environmental Justice Foundation

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	DATED:
	DATED

SETTLING DEFENDANT Company: COREINCA By: TRAFUNCEY Name:

Title: CEO

Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

PAGE 01/01

	If this Consent to Judgment is not approved by the Court, it shall be of no force or		
1	effect, and cannot be used in any proceeding for any purpose.		
	IT IS SO STIPULATED:		
	DATED:	MATEEL ENVIRONMENTAL JUSTICE FOUNDATION	
		William Verick CEO of and Counsel to the Matcel	
		Environmental Justice Foundation	
	DATED: 10 10 11	SETTLING DEFENDANT	
		Company: CROOA INTERNATIONAL	
		•	
		By: Daniel &	
		Name: DAVID SHANNON	
		Title: VP SALES	
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13. COURT APPROVAL

If this Consent to Judgment is not approved by the Court, it shall be of no force or effect, and cannot be used in any proceeding for any purpose.

IT IS SO STIPULATED:

DATED:

MATEEL ENVIRONMENTAL JUSTICE FOUNDATION

William Verick CEO of and Counsel to the Mateel Environmental Justice Foundation

DATED:

10/10/11

SETTLING DEFENDANT Company: DSM Nutritional Products & its subsidiaries good By: Jhugh C. Welch. Name: Hugh C. Welch Title: V.P. & General Coursel

Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT

13. COURT APPROVAL

OCTOBER 20. 2011

If this Consent to Judgment is not approved by the Court, it shall be of no force or effect, and cannot be used in any proceeding for any purpose.

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MATEEL ENVIRONMENTAL JUSTICE FOUNDATION

William Verick CEO of and Counsel to the Mateel Environmental Justice Foundation

SETTLING DEFENDANT Company: $E FA \neq \frac{4}{5}$

By:

Name: TERJE BALKEN Title: CEO

Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

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9		William Verick
- 10		CEO of and Counsel to the Mateel Environmental Justice Foundation
11	DATED: 14	· · · · · · · · · · · · · · · · · · ·
12	DATED: 11. OCTOBER, 2011	SETTLING DEFENDANT
13		Company: GC RIEBER OILS AS
14		By: Grow Dorg
15		Name: Ostino Sagari
16		Name: DIVINO SAGLI Title: PRODUCTION DIRELTOR
17		Title: PRODUCTION DIRECTOR
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· 10	CEO of and Counsel to the Matural	· •
11	DATED: OCTODER II DA	
12		
13	Company: GOLDEN OMEGA S.A AND ITS SUBSIDIARIES AND AFFILIATES	
14	X By:	
15	Noune: Taganting	
16	Nome: JOAQUIN CRUZS.	
17	Title: MANAGING DIRECTOR	
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.20	OCTOBER 11, 2011 SETTLING DEFENDANT	
21	GOLDEN OMEGA S.A. AND ITS SUBSIDIAR AND AFFILIATES	ies.
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6	DATED:	MATEEL ENVIRONMENTAL JUSTICE	
7		FOUNDATION	
8			
9		William Verick CEO of and Counsel to the Mateel	
10		Environmental Justice Foundation	
11	DATED:	SETTLING DEFENDANT	
12		Company: TR Anglson Laboratories	
13		By: 1 milius Anderson	
14.		Name: A Andura	
15		Caulip Continue	
16		Company: JR Carlson Laboratories By: Carilyn Anderson Name: Caulyn Anduson Title: President	
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MATEELENVIRONMENTAL JUSTICE FOUNDATION

William Verick CEO of and Countel by the Mateel Environmental Instice Foundation

SETTLING DEFENDANT CONDERY: KDPharma BerlasdiGu 1/1 Mame: Rudolf Krumbhold Tite: CEO

Case No. X XXXXX XX STOLIA TION FOR FUTTY OF CONSENT JUDGMENT

13. COURT APPROVAL If this Consent to Judgment i	is not approved by the Court, it shall be of no force or
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IT IS SO STIPULATED:	
DATED:	MATEEL ENVIRONMENTAL JUSTICE FOUNDATION
	William Verick CEO of and Counsel to the Mateel Environmental Justice Foundation
DATED:	SETTLING DEFENDANT
	Company: MARINE NUTRICENTICAL FORP. AND its SUBSISTARIES AND AFFILIATES
	By: houle
	Name: DLAV E. SANDNES
	Title: PRESIDENT
Case No. XXXXXXXX - STIPULATION FC 3054599	DR ENTRY OF CONSENT JUDGMENT 1

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ATW: Mr. Robert Falk

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13. COURT APPROVAL

If this Consent to Judgment is not approved by the Court, it shall be of no force or effect, and cannot be used in any proceeding for any purpose.

IT IS SO STIPULATED:

DATED:

MATEEL ENVIRONMENTAL JUSTICE FOUNDATION

William Verick CEO of and Counsel to the Mateel Environmental Justice Foundation

SETTLING DEFENDANT

DATED: DCT. 11. 20 11

By: T. Shoji Name: Tamotsu Shoji Title: General Manager of Foods X Fris Chemicals Pept.

Company: MARUHA NICHIKO FOODS IM

Case No. XXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

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3	effect, and cannot be used in any proceeding for any purpose.			
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8				
.9		William Verick		
10		CEO of and Counsel to the Mateel Environmental Justice Foundation		
11	DATED IN CAS			
12	DATED: 12 Célèses 2011	SETTLING DEFENDANT		
		Company: North Naturals By: Jane Paptein Name: Jour Offer Title: CEO		
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13. COURT APPROVAL

If this Consent to Judgment is not approved by the Court, it shall be of no force or effect, and cannot be used in any proceeding for any purpose.

IT IS SO STIPULATED:

DATED: October 20, 2011

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MATEEL ENVIRONMENTAL JUSTICE FOUNDATION

William Verick CEO of and Counsel to the Mateel Environmental Justice Foundation

SETTLING DEFENDANT

Company: Ocean Nutrition Canada Limited

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Name: Martin Jamieson

Title: President and CEO

Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

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i		William Verick
9 10		CEO of and Counsel to the Mateel Environmental Justice Foundation
11	DATED:	
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15		CAROI A. LUCKE
16		Name: CAROI A. LUCKE Title: LEU President
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_1	13. COURT APPROVAL			
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9	William Verick			
10	CEO of and Counsel to the Mateel Environmental Justice Foundation			
11	DATED: SETTLING DEFENDANT			
12	Company ORIGINATES INC ITS SUBSIDIARIES & AFFILIAT	7-		
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14	By:			
15	Name: MEYER MINSLI			
16	Title: PRESIDENT			
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MATEEL ENVIRONMENTAL JUSTICE FOUNDATION

William Verick CEO of and Counsel to the Mateel Environmental Justice Foundation

SETTLING DEFENDANT Company: PATIENTA, HALIAL AS

By: Jog-diffystad Name: INSEED H. LYSTAD

Tille Quality Director

Case No. XXXXXXXX - STIPLE ATION FOR ENTRY OF CONSENT JUDGMENT

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9 10		CEO of and Counsel to the Mateel Environmental Justice Foundation				
11	DATED:	SETTLING DEFENDANT				
12		Company: PHARMUNE, INC.				
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14		By: BATT				
		Name: GREG BERTHONICU				
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13. COURT APPROVAL

If this Consent to Judgment is not approved by the Court, it shall be of no force or effect, and cannot be used in any proceeding for any purpose.

IT IS SO STIPULATED:

DATED:

MATEEL ENVIRONMENTAL JUSTICE FOUNDATION

William Verick CEO of and Counsel to the Matecia Environmental Justice Foundation

DATED:

Oct 1041 2011

SETTLING DEFENDANT

Company: By;

Name: FERNAND'S MORENO

Title: Executive Chaiman

Subsidiaries: Saluter NA LLC Soluter ARDYMS & FRAGANCAS, SL Affiliates:

MEGAPORT PHARMA, SL

CAROTENOS Y DERNADOS, SL

Caso No. XXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

If this Consent to Judgment is not approved by the Court, it shall be of no force or effect, and cannot be used in any proceeding for any purpose.

IT IS SO STIPULATED:

DATED:

DATED:

MATEEL ENVIRONMENTAL JUSTICE FOUNDATION

William Verick CEO of and Counsel to the Mateel Environmental Justice Foundation

SETTLING DEFENDANT

Company: Tecnológica de Alimentos SA

TASA. By: Gonzalez Name: Carlos Julio Timillos

Title: CEO

Case No. XXXXXXXX -- STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

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3	effect, and cannot be used in any proceeding for any purpose.					
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7		FOUNDATION				
: 8		William Verick				
9		CEO of and Counsel to the Mateel Environmental Justice Foundation				
10						
11	DATED: October 11, 2011	SETTLING DEFENDANT				
12		Company: TISHCON CORP				
13		By: RAJ K CHOPRA				
14		Name: Jay Chops				
15 16		Title: CHAIRMAN/CEO				
17		Title: CHAIRMAN/CEO				
18						
19						
20						
21						
22						
23		•				
24		· ·				
25						
26						
27						
28	•					
	Case No. XXXXXXXX – STIPULATION FOR E 3054599	NTRY OF CONSENT JUDGMENT 15				

	13. COURT APPROVAL	
	If this Consent to Judgment is n	not approved by the Court, it shall be of no force or
	effect, and cannot be used in any proceeding for	or any purpose.
•	IT IS SO STIPULATED:	
5		
5	DATED:	MATEEL ENVIRONMENTAL JUSTICE
7		FOUNDATION
8		
9		William Verick CEO of and Counsel to the Mateel
)	·	Environmental Justice Foundation
1	DATED:	SETTLING DEFENDANT
2		Company:Wiley Organics, Inc.dba Organic Technologies
3		👝 subsidiaries and affiliate
	• • • • • • • • • • • • • • • • • • •	By: Subsidiaries and affiliate
4		👝 subsidiaries and affiliate
1		By: Name: Joshua N. Wiley
4		By: Name: Joshua N. Wiley
4 5 6 7		By: Name: Joshua N. Wiley
3 4 5 6 7 8		By: Name: Joshua N. Wiley
4 5 7 8 9		By: Name: Joshua N. Wiley
		By: Name: Joshua N. Wiley
4 5 7 8 9 0 1		By: Name: Joshua N. Wiley
		By: Name: Joshua N. Wiley
		By: Name: Joshua N. Wiley
		By: Subsidiaries and affiliate
		By: Name: Joshua N. Wiley
		By: Name: Joshua N. Wiley

(Exhibit A

EXHIBIT A

1

2

3

(List of Settling Defendants)

4 Aker BioMarine and its subsidiaries and affiliates 5 Aurora Algae Inc. 6 Austral Group S.A.A. and its subsidiaries 7 Azantis Inc. and its subsidiaries and affliliates Barlean's Organic Oils, LLC and its subsidiaries and affiliates 8 9 **BASF** Corporation 10 Biodroga Inc. Bioriginal Food and Science Corp. and its subsidiaries 11 12 Bizen Chemical Co., Ltd. Borregaard WD. LTD., division Denomega Pure Health 13 14 Copeinca S.A.C. 15 Croda International and its subsidiaries + affiliates DSM Nutritional Products and its subsidiaries and affiliates 16 17 EPAX AS 18 GC Rieber Oils AS 19 Golden Omega S.A. and its subsidiaries and affiliates 20 JR Carlson Laboratories K.D. Pharma Bexbach GmBH and its subsidiaries and affiliates 21 Marine Nutriceutical Corp. and its subsidiaries and affilliates 22 23 Maruha Nichiro Foods, Inc. Nordic Naturals, Inc., and its subsidiaries and affiliates 24 25 Ocean Nutrition Canada Limited Omega Natural Science, Inc. and its subsidiaries and affiliates 26 27 Originates Inc. and its subsidiaries and affiliates 28

Case No. DR110874 STIPULATION FOR ENTRY OF CONSENT JUDGMENT

Pharma Marine AS

Pharmline, Inc.

Soluciones Extractivas Alimentarias, SL and its subsidiaries and affiliates

Tecnologica de Alimentos S.A.

Tishcon Corp. and affiliates

Wiley Organics, Inc. DBA Organic Technologies

Case No. DR110874 STIPULATION FOR ENTRY OF CONSENT JUDGMENT

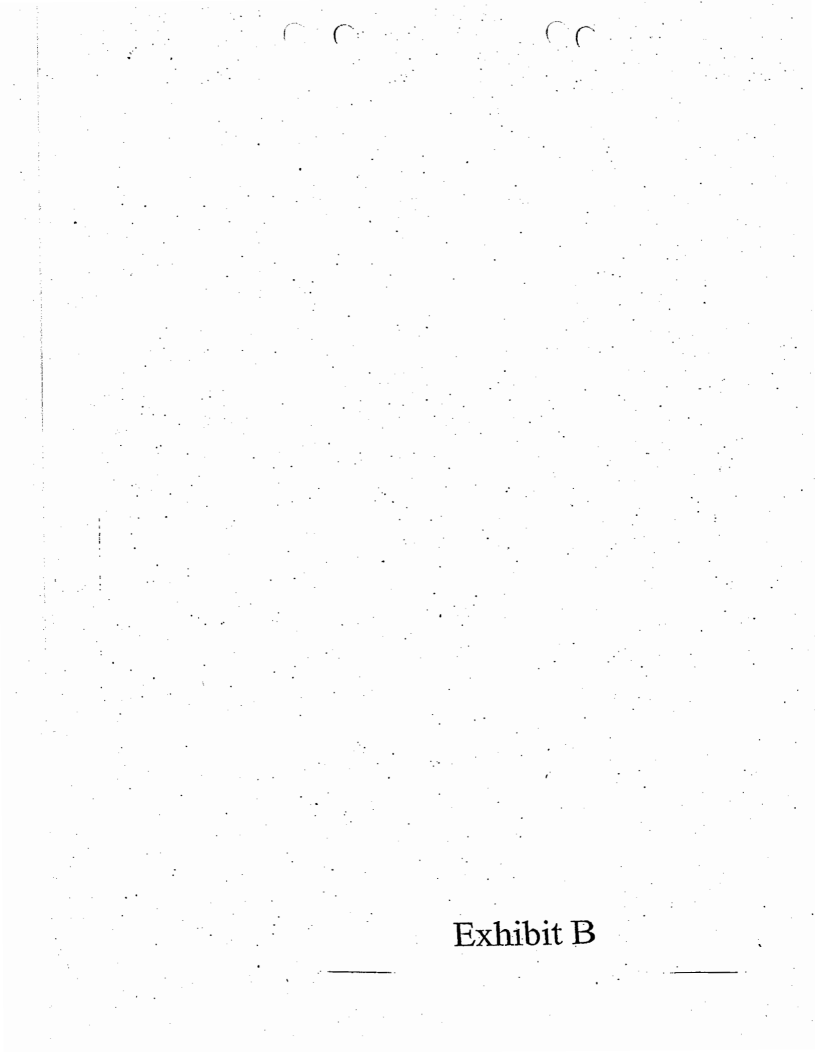


EXHIBIT B

(60-Day Notice and Complaint)

Case No. DR110874

4 STIPULATION FOR ENTRY OF CONSENT JUDGMENT



April 15, 2011

To All of Those Listed on Attachmenta A and B:

Corrected Notice of Violation of Cal. Health & Safety Code § 25249.6 (concerning exposures to PCBs, Dioxins, and Putans from EPA and DHA containing oils)

Please note that this is a follow-up letter that is a corrected version of a letter we malled to you yesterday which contained several inadvertant errors regarding our notice of violation of California Health and Safety Code section 25249.6 ("Proposition 65") concerning fish, fish liver, shark, shark liver and other BPA and DHA-containing oils. This corrected letter incorporates by reference the Proposition 65 Certificate of Merit attached to our letter yesterday, another copy of which is attached.

The Mateel Environmental Justice Foundation ("Mateel"), Chris Manthey and Benson Chiles (collectively, the "Noticing Parties") give you and the public prosecutors identified on Attachment B notice that your company has been, is, will be and threatens to be in violation of Cal. Health & Safety Code §25249.6. The Noticing Parties are private enforcers of Proposition 65; all may be contacted at the below listed address and telephone number. I am a responsible individual at Mateel. The Noticing Parties are also represented by David Roe. Mr. Roe may be reached at Law Offices of David Roe, 1061 Walker Ave, Oakland, CA 94610, (510) 465-5860.

The above-referenced violations occur and have occurred when people ingest fish (including, but not limited to, cod and salmon) oils, fish (including, but not limited to, cod) liver oils, shark or squid oils, and/ot shark liver oils, as well as other oils containing eicosapentanoica acid (EPA) and docosahexaenoic acid (DHA) (collectively, the "Products") which your company manufacturers or directly or indirectly distributes, markets for sale, or sells to consumers in California. These Products expose the people who use or ingest them to polychlorinated biphenyls ("PCBs"), polychlorinated dibenzo-p-dioxins, polychlorinated dibenzofurans and 2,3,7, 8 tetrachlorodibenzo-para-dioxin via the ingestion, dermal absorption and, absorption through mucous membrane routes of exposure.

Your company did not and does not provide California consumers with clear and reasonable warnings as required by Proposition 65 before you expose them to the aforementioned chemicals via your Products. The above referenced violations have occurred every day since at least April 14, 2008 and will continue every day until these chemicals are reduced in, or eliminated from, your Products or until clear and reasonable warnings are given to California consumers for them as required by Proposition 65.

424 First Street, Eureka, CA 95501 • 707.268.8900 (phone) 707/268.8901 (fax)

ATTACHMENT A

Each of the below-listed businesses is being served with this notice by mailing a copy of the notice to: Robert Falk, Morrison & Foerster LLP, 425 Market Street, San Francisco, CA 94105-2482, their authorized agent for service of this notice.

AKER BIOMARINE FJORDALLEEN 16 OSLO, NORWAY -0115

AURORA ALGAE, INC. 3325 INVESTMENT BLVD. HAYWARD, CA 94545

AUSTRAL GROUP S.A.A. AV. VICTOR ANDRES BELAUNDE 147 CENTRO EMPRESARIAL TORRE REAL SIETE SAN ISIORO, LIMA, PERU, LIMA27

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AZANTIS, INC. 4885 RIVERBEND RD. SUITE D BOULDER, CO 10301

BARLEAN'S ORGANIC OILS, LLC 980 9TH STREET, SUITE 1700 SACRAMENTO, CA 95814

BASE CORPORATION 100 CAMPUS DRIVE FLORHAM PARK, NJ 07932

BIODROGA, INC. 301 JOSEPH CARRIER JAUDREUIL, QC J7V5VS

BIORIGINAL FOOD AND SCIENCE CORP. 102 MELVILLE STREET SASHATOON, SK. S7J ORI CANADA

BIZEN CHEMICAL CO., LTD. 363 TOKUTOMI AKAIUA-SHI, OKAYAMA JAPAN 709-0716

COPEINCA S.A.C. CALLE FRANCISCO GRAÑA 155, URB. SANTA CATALINA, LA VICTORIA LIMA, PERU, LI3

CRODA INTERNATIONAL CRODA, INC 300-A COLUMBUS CIRCLE EDISON, NEW JERSEY 08837-3907

BORREGAARD WD. LTD., DYVSION DEN OMEGA FURE HEALTH P.O. BOX 162 NO-1701 SARPSBORG, NORWAY

DSM NUTRITIONAL PRODUCTS 45 WATERVIEW BLVD. PARSIPPANY, NJ 07054

EPAX AS AARSETER VEIEN 17 N-6028 NORWAY

GC RIEBER OILS AS POST B 454 N-6501 KRISTIANSUND NORWAY GOLDEN OMEGA S.A. AV. EL GOLF 150, 15TH FLOOR LAS CONDES SANTIAGO, CHILE

JR CARLSON LABORATORIES 15 W COLLEGE DR ARLINGTON HEIGHTS, IL 60004

K.D. PHARMA BEXBACH GMBH AM KRAFTWERK 6 BEXBACH 66450 GERMANY

MARINE NUTRICEUTICAL CORP. 794 SUNRISE BOULEVARD MOUNT BETHEL, PA 18343

MARUHA NICHIRO FOODS, INC. 3-2-10 TOYOSU, KOTO TOKYO, JAPAN 135-8605

ORIGINATES, INC. 20900 NE 30TH AVE. SUITE 707 AVENTURA, FL 33180

NORDIC NATURALS, INC., 111 JENNINGS DRIVE WATSONVILLE, CA 95076

OCEAN NUTRITION CANADA LIMITED 101 RESEARCH DRIVE DARTMOUTH, NOVA SCOTIA, CANADA B2Y 476

OMEGA NATURAL SCIENCE, INC. 1050 WINTER STREET, SUITE 1000 WALTHAM, MA 02451

WILEY ORGANICS, INC. DBA ORGANIC TECHNOLOGIES P.O. BOX 640 COSHOCTON, OH 43812

PHARMA MARINE AS TEROY 6280 SOVIK, NORWAY

PHARMLINE, INC. 41 BRIDGE STREET, PO BOX 291 FLORIDA, NY 10921

SOLUCIONES EXTRACTIVAS ALIMENTARIAS, SL AURA DE BARAIAS, 24-3 28109-ALCOBENDAS MADRID SPAIN

TECNOLOGICS DE ALIMENTS S.A. LAS BEGONIAS 441-352 LIMA, LIMA, PERU LIMA 27

TISHCON CORP. 50 SYLVESTER STREET WESTBURY, NY 11590

ATTACHMENT B

SERVICE LIST

PROPOSITION 65 ENFORCEMENT REPORTING ATTENDON: PROP 45 COORDINATOR ISIS CLAY STREET, SUITE 2000 POST CERCE BOX 70550 OACLAND, CA 944120550

OFFICE OF THE CITY ATTORNEY CITY OF OARLAND 505 T4THST 12TH ROOR OAKLAND, CA 94612

OFFICE OF THE CITY ATTORNEY OFT OF SAN FRANCISCO CITY HALL ROOM 206 400 VAN NESS SAN FRANCISCO. CA 94102

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

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

OFFICE OF THE CITY ATTORNEY CITY OF LOS ANGELS LOS ANGELES, CA 90012

OFFICE OF THE CET ATORNEY CITY OF SAN DIEGO CONSUMER & ENVIRONMENTAL PROTECTION 1200 INTRO AVENUE SUITE 700 SAN DEGO, CA 92101

OFFICE OF THE DISTRICT ATFORMET COUNTY OF ALAMEDA 1225 FALLON STREET ROOM 900 OAKLAND, CA 94612

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF AUPTNE MARCHEWILE CASSI20

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF AMADOR JACKSON, CA 75642

i

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF BUTTE 25 COUNTY CENTER DR. OROVILLE, CA 95965

OFFICE OF THE DISTRICT ATIORNEY COUNTY OF CALAVERAS GOVERNMENT CENTER A MOUNTAIN BANCH BOAD SAN ANDREAS, CASS24

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF COURSA SAT MARKET STREET COUISA CA 99932

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF CONTRA COSTA P.O. BOX 670 MARTINEZ CA PUSSE

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF DEL NORTE CRESCENT CITY, CA 95531

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF EL DORADO PLACERVILLE. CA 95667

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF PRESNO 2220 NUARE ST # 1000 PRESNO, CA #3721

OFFICE OF THE DISIRICI ATTORNEY COUNTY OF GLENN P.O. BOX 430 WILLOWS. CA 95788

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF HUMBOLDT 825 STH ST BURBLA CA 95501

COUNTY OF IMPERIAL COURTHOUSE, FLOOR 2 937 W. MAIN ST EL CENTRO, CA 92243

OFFICE OF THE DISTRICT ATIORNEY COUNTY OF MYO P.O. DRAMER D. INDEPENDENCE. CA 73526

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF KERN 1215TRUCTUR AVE. FLOOR 4 AKERSPELD. CA 93301

OFFICE OF THE DISTRICT ATFORNET COUNTY OF KINGS 1400 W. LACEY BLVD. HANFORD, CA 73230

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF LAKE 255 NL FORMES ST # 424 LAKEPORT, CA 95453

OFFICE OF THE DISTRICT ATFORMEY COUNTY OF LASSEN 220 SOUTH LASSEN ST. STER SUSANVILLE. CA 96130

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF LOS ANGELES RUTDING 210 W. TEMPLE ST. LOS ANGELES, CA 90012

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF MADERA 209 W. YOSEMITE AVE. MADERA, CA 93637

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF MARIN HALL OF JUSTICE #183 SAN RAFAEL CA 1990

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF MARPOSA P.O. BOX 730 MARIPOSA, CA 95338

OFFICE OF INE DISTRICT ATTORNEY COUNTY OF MENDOCINO PO BOK 1000 UKAIL CA 95482

OFFICE OF THE DISTRICT ATFORMEY COUNTY OF MERCED 2222 M ST. MERCED. CA 95340

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF MODOC 204 SOUTH COURT STREET ALTURAS, CA 96101

OFFICE OF THE DISTRICT ATORNEY COUNTY OF MONO P.O. BOX 617 BEDGEFORI, CA 93517

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF MONTEREY 240 CHURCH STREET 2-0. BOX 1131 SALINAS. CA 73902

COUNTY OF NAPA 931 PARKWAY MALL P.O. BOX 720 NAPA, CA 94559-0720

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF NEVADA NEVADA CITY, CA 95959

OFFICE OF THE DISTRICT ATTORNET COUNTY OF ORANGE 401 CIMIC CENTER DR WEST SANTA ANA CA 9270

OFFICE OF THE DISTRICT ATIONEY COUNTY OF PLACER 10810 JUSTICE CENTER OR, STE 240 ROSEVILLE, CA 95678

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF PLUMAS SZO MAJH STREET # 404 OUNCY, CA 95971

OFFICE OF THE DISTRICT ATFORNEY COUNTY OF RVERSIDE 4075 MAIN ST. RIVERSIDE, CA 92501

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SACRAMENIO 101 G STREET SACRAMENTO, CA 95814

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SAN BENIKO 419 414 51 HOLLISTER, CA 95023

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SAN BERMARDINO 316 MI, VIEW AVE SAN BERMARDINO, CA 924150004

OFFICE OF THE DISTRICT ATIORNEY COUNTY OF SAN DIEGO 330 W. BROADWAY, SUITE 1 100 SAN DIEGO, CA 92101

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SAN FRANCISCO 850 BRYANT ST #322 SAN FRANCISCO. CA 94103

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SAM JOAQUIN 222 E. WEBER AVE #202 STOCKTON, CA 95202

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SAN LUIS OF COUNTY GOVERNMENT CENTER 4450 SAN LUS OSSPO. CA 73408

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SAM MATEO HALL OF JUSTICE AND RECORDS REDWOOD CITY, CA 94063

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SANTA BARBARA 1112 SANTA BARBARA SI, SANTA BARBARA, CA 93101

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SANTA CLARA 70 W. HEDDING ST. SAN JOSE, CA 95110

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SANKA CRUZ 701 OCEAN ST. # 200 SANKA CRUZ, CA 95060

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SHASTA 1525 COURT ST. REDDING. CA 96001

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SIERRA P.O. BOX 457 DOW

HEVILLE CA 95936 OFFICE OF THE DISTRICT ATTORNEY

COUNTY OF SSKIYOU P.O. BOX 986 YREKA, CA 98097

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF SOLANO FAIRFIELD, CA 94533

OFFICE OF THE DISTRICT ATFORMET COUNTY OF SONOMA EDD ADMINISTRATION DR. #2123 SANKA BOSA, CA 95403

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF STANISLAUS 1100151-#200 MODESTO, CA 95354

OFFICE OF THE DISTRICT ATIORNEY COUNTY OF SUITER 1160 CIVIC OBNIER BLVD. #A

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF TEHAMA

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF BRINITY

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF BULARE SALIA CA 93291

OFFICE OF THE DISTRICT ATTORNEY COUNTY OF TUOLUMME 2 & GREEN ST. SONORA CA 95370

VENIURA COUNTY DISTRICT ATTORNEY'S OFFICE BOD SOUTH VICTORIA AVE VENTURA CA 93007

OFFICE OF THE DISTRICT ATIORNEY COUNTY OF YOLO 301 SECOND STREET WOODLAND, CA 95695

OFFICE OF THE DISTRICT ATFORNEY COUNTY OF YUBA 215 5TH ST. MARTSYRLE, CA 15901

REDBLUFF, CA 96080

YUSA CITY, CA 95993

P.O. BOX 519

P.O. BOX 310 WEAVERYTLE CA 94093

CERTIFICATE OF MERIT

I, William Verick, hereby declare: This Certificate of Merit accompanies the attached notice(s) of violation 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 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: April 14, 2011

William Verick

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, Sara Davis, declare:

If called, I could and would testify as follows: I am over eighteen. My business address is 425 Market Street, San Francisco, California 94115. On April 15, 2011, I caused the attached Corrected NOTICE OF VIOLATION letter, or a letter identical in substance, and Certificate of Merit to be served by U.S. Mail on those public enforcement agencies listed on ATTACHMENT B SERVICE LIST. I deposited copies of these documents in envelopes, postage prepaid, with the U.S. Postal Service on the day on which the mail is collected. In addition, on the same date, I caused the attached Corrected NOTICE OF VIOLATION letter, Certificate of Merit and PROPOSITION 65: A SUMMARY to be sent to the private businests entities listed on ATTACHMENT A by personally serving them on their agent authorized for service of this notice, Robert Falk, Morrison & Foerster LLP, 425 Market Street, San Francisco, CA 94105-2482. 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 April 15, 2011 at San Francisco, California.

Sara Davis

NOTE: Authority cited: Section 25249.12, Health and Safety Code. Reference: Section 25249.7, Health and Safety Code.

APPENDIX A OFFICE OF ENVIRONMENTAL HEALTH HAZARD ASSESSMENT

CALIFORNIA ENVIRONMENTAL PROTECTION AGENCY

THE SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986 (PROPOSITION 65): A SUMMARY

The following summary has been prepared by the Office of Environmental Health Hazard Assessment, the lead agency for the implementation of the Safe Drinking Water and Toxic Enforcement Act of 1986 (commonly known as "Proposition 65"). A copy of this summary must be included as an attachment to any notice of violation served upon an alleged violator of the Act. The summary provides basic information about the provisions of the law, and is intended to serve only as a convenient source of general information. It is not intended to provide authoritative guidance on the meaning or application of the law. The reader is directed to the statute and its implementing regulations (see citations below) for further information. Proposition 65 appears in California law as Health and Safety Code Sections 25249.5 through 25249.13. Regulations that provide more specific guidance on compliance, and that specify procedures to be followed by the State in carrying out certain aspects of the law, are found in Title 22 of the California Code of Regulations, Sections 25000 through 27001. WHAT DOES PROPOSITION 65 REOUIRE? The "Governor's List," Proposition 65 requires the Governor to publish a list of chemicals that are known to the State of California to cause cancer, or birth defects or other reproductive harm. This list must be updated at least once a year. Over 735 chemical listings have been included as of November 16, 2001. Only those chemicals that are on the list are regulated under this law. Businesses that produce, use, release or otherwise engage in activities involving those chemicals must comply with the following:

Clear and reasonable warnings. A business is required to warn a person before "knowingly and intentionally" exposing that person to a listed chemical. The warning given must be "clear and reasonable." This means that the warning must: (1) clearly make known that the chemical involved is known to cause cancer, or birth defects or other reproductive harm; and (2) be given in such a way that it will effectively reach the person before he or she is exposed. Exposures are exempt from the warning requirement if they occur less than twelve months after the date of listing of the chemical. June 2008

Prohibition from discharges into drinking water. A business must not knowingly discharge or release a listed chemical into water or onto land where it passes or probably will pass into a source of drinking water. Discharges are exempt from this requirement if they occur less than twenty months after the date of listing of the chemical.

DOES PROPOSITION 65 PROVIDE ANY

EXEMPTIONS?

Yes. The law exempts:

Governmental agencies and public water utilities. All agencies of the federal, State or local government, as well as entities operating public water systems, are exempt.

Businesses with nine or fewer employees. Neither the warning requirement nor the discharge prohibition applies to a business that employs a total of nine or fewer employees.

Exposures that pose no significant risk of cancer. For chemicals that are listed as known to the State to cause cancer ("carcinogens"), a warning is not required if the business can demonstrate that the exposure occurs at a level that poses "no significant risk." This means that the exposure is calculated to result in not more than one excess case of cancer in 100,000 individuals exposed over a 70-year lifetime. The Proposition 65 regulations identify specific "no significant risk" levels for more than 250 listed carcinogens.

Exposures that will produce no observable reproductive effect at 1,000 times the level in question. For chemicals known to the State to cause birth defects or other reproductive harm ("reproductive toxicants"), a warning is not required if the business can demonstrate that the exposure will produce no observable effect, even at 1,000 times the level in question. In other words, the level of exposure must be below the "no observable effect level (NOEL)," divided by a 1,000-fold safety or uncertainty factor. The "no observable effect level" is the highest dose level which has not been associated with an observable adverse reproductive or developmental effect.

Discharges that do not result in a "significant amount" of the listed chemical entering into any source of drinking water. The prohibition from discharges into drinking water does not apply if the discharger is able to demonstrate that a "significant amount" of the listed chemical has not, does not, or will not enter any drinking water source, and that the discharge complies with all other applicable laws, regulations, permits, requirements, or orders. A "significant amount" means any detectable amount, except an amount that would meet the "no significant risk" or "no observable effect" test if an individual were exposed to such an amount in drinking water.

HOW IS PROPOSITION 65 ENFORCED? Enforcement is carried out through civil lawsuits. These lawsuits may be brought by the Attorney General, any district attorney, or certain city attorneys (those in cities with a

June 2008 population exceeding 750,000). Lawsuits may also be brought by private parties acting in the public interest, but only after providing notice of the alleged violation to the Attorney General, the appropriate district attorney and city attorney, and the business accused of the violation. The notice must provide adequate information to allow the recipient to assess the nature of the alleged violation. A notice must comply with the information and procedural requirements specified in regulations (Title 27, California Code of Regulations, Section 25903). A private party may not pursue an enforcement action directly under Proposition 65 if one of the governmental officials noted above initiate

an action within sixty days of the notice. A business found to be in violation of Proposition 65 is subject to civil penalties of up to \$2,500 per day for each violation. In addition, the business may be ordered by a court of law to stop committing the violation.

FOR FURTHER INFORMATION ...

Contact the Office of Environmental Health Hazard Assessment's Proposition 65 Implementation Office at (916) 445-6900.

	· [FILED
•		NOV-1 8 2011
		WILLIAM VERICK, SBN 140972 Clamath Environmental Law Center
	2	FREDRIC EVENSON, SBN 198059
		424 First Street
	3	Eureka, CA 95501 Telephone: (707) 268-8900
	4	Telephone: (707) 268-8900 Facsimile: (707) 268-8901 wverick@igc.org
•		wverick@igc.org
	2	ecorights@earthlink.net
		DAVID ROE SBN 62552
A		Law Offices of David Roe
stren		1061 Walker Avenue Oakland, CA 94610
<u> </u>	8	Telephone: (510) 465-5860
	9	davidroe@mail.com
		Attorneys for Plaintiff,
AND STOLEN	10	MATEEL ENVIRONMENTAL JUSTICE FOUNDATION
	11	
		SUPERIOR COURT OF THE STATE OF CALIFORNIA
`	12	COUNTY OF HUMBOLDT
	13	(Unlimited Jurisdiction)
	1	
-	14	MATEEL ENVIRONMENTAL CASE NO DR110874
	15	MATEEL ENVIRONMENTAL . CASE NO DR110874
· · ·		
	16	Plaintiff, v. COMPLAINT FOR INJUNCTIVE RELIEF v. AND CIVIL PENALTIES
	17	v. AND CIVIL PENALTIES
	-18	
	.10	AKER BIOMARINE: AURORA ALGAE.
•	19	AKER BIOMARINE; AURORA ALGAE, INC.; AUSTRAL GROUP S.A.A.; AZANTIS,
	20	INC.; BARLEAN'S ORGANIC OILS, LLC; BASF CORPORATION; BIODROGA, INC.; TOXIC TORT/ENVIRONMENTAL
	20	BIORIGINAL FOOD AND SCIENCE CORP.;
•	21	BIZEN CHEMICAL CO., LTD;
	22	BORREGAARD WD LTD; COPEINCA S.A.C.; CRODA INTERNATIONAL; DSM
		NUTRITIONAL PRODUCTS; EPAX AS; GC
	23	RIEBER OILS AS GOLDEN OMEGA S.A.; JR CARLSON LABORATORIES; K.D.
. • .	24	PHARMA BEXBACH GMBH; MARINE
		NUTRICEUTICAL CORP; MARUHA
	25	NICHIRO FOODS, INC.; NORDIC NATURALS, INC.; OCEAN NUTRITION
	26	CANADA LIMITED; OMEGA NATURAL
	27	SCIENCE, INC. (ORIGINATES, INC.); PHARMA MARINE AS; PHARMLINE,
	_ 28	B Contraction of the second
÷.		
•	•	
		COMPLAINT FOR INJUNCTION
		AND CIVIL PENALTIES 1

•

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INC.; SOLUCIONES EXTRACTIVAS ALIMENTARIAS, SL; TECHNOLOGICA de ALIMENTOS S.A.; and TISHCON CORP. (WILEY ORGANICS);

Defendants.

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MATEEL ENVIRONMENTAL JUSTICE FOUNDATION allege as follows:

INTRODUCTION

This Complaint seeks civil penalties and an injunction to remedy the continuing 1. failure of defendants AKER BIOMARINE; AURORA ALGAE, INC.; AUSTRAL GROUP S.A.A.; AZANTIS, INC.; BARLEAN'S ORGANIC OILS, LLC; BASF CORPORATION; BIODROGA, INC.; BIORIGINAL FOOD AND SCIENCE CORP.; BIZEN CHEMICAL CO., 12 LTD; BORREGAARD WD LTD; COPEINCA S.A.C.; CRODA INTERNATIONAL; DSM 13 NUTRITIONAL PRODUCTS; EPAX AS; GC RIEBER OILS AS GOLDEN OMEGA S.A.; JR 14 CARLSON LABORATORIES; K.D. PHARMA BEXBACH GMBH; MARINE 15 NUTRICEUTICAL CORP; MARUHA NICHIRO FOODS, INC.; NORDIC NATURALS, INC.; 16 OCEAN NUTRITION CANADA LIMITED; OMEGA NATURAL SCIENCE, INC. 17 (ORIGINATES, INC.); PHARMA MARINE AS; PHARMLINE, INC.; SOLUCIONES 18 EXTRACTIVAS ALIMENTARIAS, SL; TECHNOLOGICA de ALIMENTOS S.A.; and 19 TISHCON CORP. (WILEY ORGANICS), (hereinafter "Defendants"), to give clear and 20 reasonable warnings to those residents of California who are exposed to polychlorinated 21 biphenyls, polychlorinated dibenzo-p-dioxins, polychlorinated dibenzofurans and 2,3,7,8 22 tetrachlorinated dibenzo-p-dioxin (hereinafter, collectively, "PCBs and dioxins"), when they 23 handle, ingest and use dietary supplements or supplemented foods or beverages containing 24 containing eicosapentanoica acid (EPA) and docosahexaenoic acid (DHA) including those that 25 are, or that are made from, fish oils, fish liver oils, shark or squid oils, and/or shark liver oils 26 (collectively, hereinafter, "fish oil supplements"). PCBs and dioxins are known to the State of 27 California to cause cancer and birth defects. Defendants manufacture, distribute, and/or market 28 fish oil

COMPLAINT FOR INJUNCTION AND CIVIL PENALTIES

supplements. Defendants' products cause exposures to PCBs and dioxins, which are chemicals known to the State of California to cause cancer, birth defects and other reproductive harm. 2

Defendants are businesses that manufacture, market, and/or distribute fish oil 3 2. supplements. Defendants intend that residents of California ingest fish oil supplements that 4 Defendants manufacture, market, and/or distribute. When these products are ingested in their 5 normally intended manner, they expose people to PCBs and dioxins. In spite of knowing that 6 7 residents of California were and are being exposed to PCBs and dioxins when they ingest Defendants' fish oil supplements, Defendants did not and do not provide clear and reasonable 8 warnings that these products cause exposure to chemicals known to cause cancer, birth defects 9 10 and other reproductive harm.

Plaintiff seeks injunctive relief pursuant to Health & Saf. Code § 25249.7 to 11 3. compel Defendants to bring their business practices into compliance with section Health & Saf. 12 Code § 25249.5 et seq. by providing a clear and reasonable warning to each individual who has 13 been and who in the future may be exposed to the above mentioned toxic chemicals from the 14 15 reasonably anticipated and intended use of Defendants' products.

In addition to injunctive relief, plaintiff seeks civil penalties to remedy the failure 16 4. of Defendants to provide clear and reasonable warnings regarding exposure to chemicals known 17 .18 to cause cancer, birth defects and other reproductive harm.

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PARTIES

Plaintiff MATEEL ENVIRONMENTAL JUSTICE FOUNDATION ("Mateel") 20 5. is a non-profit corporation dedicated to, among other causes, the protection of the environment, promotion of human health, environmental education, and consumer rights. Mateel is based in 22 Eureka, California, and is incorporated under the laws of the State of California. Mateel is a 23 "person" within the meaning of Health & Saf, Code §§ 25118 and 25249.11(a). Mateel brings 24 this enforcement action in the public interest pursuant to Health & Safety Code §25249.7(d). 25

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COMPLAINT FOR INJUNCTION AND CIVIL PENALTIES

Each Defendant is a person doing business within the meaning of Health & Safety 6. · Code Section 25249.11(a). Each defendant is a business that manufactures, distributes, and/or markets fish oil supplements in California. Marketing of these products in Humboldt County, and/or to people who live in Humboldt County, causes people to be intentionally exposed to 5 PCBs while they are physically present in Humboldt County.

Mateel brings this enforcement action against Defendants pursuant to Health & 6 7. Safety Code Section 25249.7(d). Attached hereto and incorporated by reference is a copy of the 7 Notice of Violation letter dated April 15, 2011, which Mateel sent to California's Attorney 8 General. Notice of Violation letters identical in substance were sent to every District Attorney in 9 the state, and to the City Attorneys of every California city with a population greater than 10 750,000. On the same date, Mateel sent the same Notice of Violation letter to Defendants. 11 Attached to the 60-Day Notice Letter sent to the Defendants was a summary of Proposition 65 12 that was prepared by California's Office of Environmental Health Hazard Assessment. In 13 addition, the 60-Day Notice Letter Plaintiffs sent was accompanied by a Certificate of Service 14 attesting to the service of the 60-Day Notice Letter on each entity which received it. Pursuant to 15 California Health & Safety Code Section 25249.7(d), a Certificate of Merit attesting to the 16 reasonable and meritorious basis for the action was also sent with the 60-Day Notice Letter. 17 Factual information sufficient to establish the basis of the Certificate of Merit was enclosed with 18 19 the 60-Day Notice letter Plaintiffs sent to the Attorney General.

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Each Defendant is a business that employs more than ten people. 8.

JURISDICTION

The Court has jurisdiction over this action pursuant to California Health & Safety 22 9. Code Section 25249.7. California Constitution Article VI, Section 10 grants the Superior Court 23 "original jurisdiction in all causes except those given by statute to other trial courts." Chapter 6.6 24 of the Health & Safety Code, which contains the statutes under which this action is brought, does 25 26 not grant jurisdiction to any other trial court.

This Court also has jurisdiction over Defendants because they are businesses that 10. have sufficient minimum contacts in California and within the Humboldt County. Defendants intentionally availed themselves of the California and Humboldt County markets for fish oil

COMPLAINT FOR INJUNCTION AND CIVIL PENALTIES

supplements. It is thus consistent with traditional notions of fair play and substantial justice for the Humboldt Superior Court to exercise jurisdiction over them.

11. Venue is proper in this Court because Defendants market their products in and around Humboldt County and thus intentionally cause people to ingest PCBs while those people are physically present in Humboldt County. Liability for Plaintiffs' causes of action, or some parts thereof, has accordingly arisen in Humboldt County during the times relevant to this Complaint and Plaintiffs accordingly seek civil penalties and forfeitures imposed by statutes.

FIRST CAUSE OF ACTION (Claim for Injunctive Relief)

12. Plaintiff s reallege and incorporate by reference into this First Cause of Action, as if specifically set forth herein, paragraphs 1 through 11, inclusive.

13. The People of the State of California have declared by referendum under Proposition 65 (California Health & Safety Code § 25249.5 et seq.) their right "[t]o be informed about exposures to chemicals that cause cancer, birth defects, and reproductive harm."

14. To effectuate this goal, Section 25249.6 of the Health and Safety Code mandates that persons who, in the course of doing business, knowingly and intentionally expose any individual to a chemical known to the State of California to cause cancer or birth defects, must first provide a clear and reasonable warning to such individual prior to the exposure.

18 Since at least April 15, 2008, Defendants have engaged in conduct that violates 15. 19 Health and Safety Code Section 25249.6 et seq. This conduct includes knowingly and 20 intentionally exposing those California residents who ingest fish oil supplements to PCBs and 21 dioxins. The normally intended use of fish oil supplements causes people to ingest PCBs and 22 dioxins, which are chemicals known to the State of California to cause cancer, birth defects and 23 other reproductive harm. Defendants have not provided clear and reasonable warnings within the 24 meaning of Health & Safety Code Sections 25249.6 and 25249.11. 25

16. At all times relevant to this action, Defendants knew that the fish oil supplements they marketed were causing exposures to PCBs and dioxins. Defendants intended that residents of California ingest fish oil supplements thereby causing significant exposures to these chemicals.

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COMPLAINT FOR INJUNCTION AND CIVIL PENALTIES

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17. By the above described acts, Defendants have violated Cal. Health & Safety Code
 § 25249.6 and are therefore subject to an injunction ordering them to stop violating Proposition
 65, to provide warnings to all present and future customers, and to provide warnings to their past
 customers who purchased Defendants' products without receiving a clear and reasonable
 warning.

SECOND CAUSE OF ACTION (Claim for Civil Penalties)

18. Plaintiff realleges and incorporates by reference into this Second Cause of Action, as if specifically set forth herein, paragraphs 1 through 17, inclusive.

19. By the above described acts, Defendants and each of them are liable, pursuant to Health & Safety Code § 25249.7(b), for a civil penalty of up to \$2,500.00 per day for each exposure of an individual to PCBs without proper warning from the use of Defendants' fish oil supplements.

PRAYER FOR RELIEF

Wherefore, plaintiff prays for judgment against DEFENDANTS, as follows:

1. Pursuant to the First Cause of Action, that Defendants be enjoined, restrained, and ordered to comply with the provisions of Section 25249.6 of the California Health & Safety Code;

Pursuant to the Second Cause of Action, that Defendants be assessed a civil penalty in an amount equal to \$2,500.00 per individual knowingly and intentionally exposed per day, in violation of Section 25249.6 of the California Health & Safety Code, to PCBs and dioxins as the result of Defendants' manufacturing, distributing or marketing of fish oil supplements;
 That, pursuant to Civil Procedure Code § 1021.5, Defendants be ordered to pay to

Plaintiffs the attorneys fees and costs it incurred in bringing this enforcement action.

4. For such other relief as this court deems just and proper.

Dated: November 16, 2011

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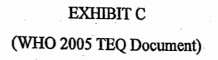
KLAMATH ENVIRONMENTAL LAW CENTER

illiam Verick Attorney for Plaintiff

COMPLAINT FOR INJUNCTION AND CIVIL PENALTIES

Exhibit C

Exhibit C



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Case No. DR110874

4 STIPULATION FOR ENTRY OF CONSENT JUDGMENT

hnnound	WHO 1998 TEF	WHO 2005 TEF*
The Internatio on Chemical S	Il Programme lety (IPCS)	

Compound	WHO 1998 TEF	WHO 2005 TE
chlorinated dibenzo-p-dioxins	•	
2,3,7,8-TCDD	1	1 .
1,2,3,7,8-PeCDD	1	1
1,2,3,4,7,8-HxCDD	. 0.1	0.1
1,2,3,6,7,8-HxCDD	0.1	0,1
1,2,3,7,8,9-HxCDD	0.1.	0.1
1,2,3,4,6,7,8-HpCDD	0.01	0.01
OCDD	0.0001	0.0003
chlorinated dibenzofurans	• . • .	•
2,3,7,8-TCDF	0.1	0.1
1,2,3,7,8-PeCDF	0.05	0.03
2,3,4,7,8-PeCDF	0.5	0.3
1,2,3,4,7,8-HxCDF	0.1	0.1
1,2,3,6,7,8-HxCDF	0.1	0.1
1,2,3,7,8,9-HxCDF	0.1	0.1
2,3,4,6,7,8-HxCDF	0.1	0.1
1,2,3,4,6,7,8-HpCDF	0.01	0.01
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OCDF	0.0001	0.0003
non-ortho substituted PCBs		•
PCB 77	0.0001	0.0001
PCB 81	0.0001	0.0003
PCB 126	0.1	0.1
PCB 169	• 0.01	0,03
mono-ortho substituted PCBs		
105	0.0001	0.00003
114	0.0005	0.00003
118	0.0001	0.00003
123	0.0001	0.00003
156	0.0005	0.00003
157	0.0005	0.00003
167	0.00001	0.00003
189	0.0001	0.00003

* Numbers in bold indicate a change in TEF value

Reference - Van den Berg et al :

The 2005 World Health Organization Re-evaluation of Human and Mammalian Toxic Equivalency Factors for Dioxins and Dioxin-like Compounds

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EXHIBITD

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1	EXHIBIT D
2	(Contact Information for Future Notice under Consent Judgment)
3	
4	Name of Company: <u>Aker Biomaxine</u>
5	Name of Contact Person: Matts Johanseew
. 6	Street/Suite Address: Flordalleen 16
7	City/State/Country/Postal Code: Oslo, Norway N-0995
-8	Telephone No.: + 47 29 130120
9	Facsimile No.: + 47 29 130 110
10	Email Address: Matto. Johansen@Axee Biomarine. Com
11	
12	With a copy to:
13 14	Executive Director GOED
15	1075 Hollywood Avenue
16	Salt Lake City, Utah 84105 Fax: 801-474-2571
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China P. New

FAX:5102665003

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1	EXHIBIT D
. 2	(Contact Information for Future Notice under Consent Judgment)
3	
4	Name of Company: ALOORA ALGAE INC.
5	Name of Contact Person: LESLIE UAN DER MULLIN
6	Street/Suite Address: 3375 INVESTMENT BLVD
7	City/State/Country/Postal Code: HAGWARD, CA USA 94545
8	Telephone No.: 510-266-5011
9	Facsimile No.: 50510 - 266 - 5001
10	Email Address: LUD MEULEN @ ALPORAINC. COM
11	
12	With a copy to:
13	Executive Director
14	GOED
15	1075 Hollywood Avenue Salt Lake City, Utah 84105
16	Fax: 801-474-2571
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	Case No. XXXXXXXX – STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

	.
EXHIBIT D	
(Contact Information for Future Notice under Consent Judgment)	
	•
Name of Company: Austral Group SAA and its subsidiaries	
Name of Contact Person: Mr. Didier Saplana	
Street/Suite Address: Av. Victor Andrés Belaunde 147 Centro Empresarial Torre Real	Sietz
City/State/Country/Postal Code: San Isidro / Lima / PERU/Lima 27	
Telephone No.: (511) 710-7000	
Facsimile No.: (511) 710-7000 est 1832	
Email Address: dsaplana @avstral.com.pe	
With a copy to:	
Executive Director GOED	
1075 Hollywood Avenue Salt Lake City, Utah 84105 Fax: 801-474-2571	
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Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599	20

From Azantis / Joh. _choonbrood 1.720.230.5443 Tue Oct 11 21:5..20 2011 MST Page 2 of 2

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1	EXHIBIT D						
2	(Contact Information for Future Notice under Consent Judgment)						
3							
4	Name of Company: Azantis Inc.						
5	Name of Contact Person: John Schoonbrood						
6	Street/Suite Address: 4885 Riverbend Rd. Suite D						
7	City/State/Country/Postal Code: Boulder CO 80301						
8	Telephone No.: 303 - 502 2400						
9	Facsimile No.: 720-230 5454						
10	Email Address:	John@Azan	rtis.com				
11			<u></u>				
12			With a co	opy to:			
13			Executiv	e Director			
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2	(Contact Information for Future Notice under Consent Judgment)
3	
4	Name of Company: Barlean's Organic OILS, LLC
5	Name of Contact Person: 40 Peg Carew Toledo, Mensemein Glassman and stroud
6	Street/Suite Address: 980 9th St, Suite 1700
7	City/State/Country/Postal Code: 9 Sacannento, CA 95814
8	Telephone No.: 916. 551.2592
9	Facsimile No.: 916. 553. 4011
10	
11	Email Address: <u>Toledo@mgslaw.Com</u>
12	With a copy to:
13	Executive Director
14	GOED
15	1075 Hollywood Avenue Salt Lake City, Utah 84105
16	Fax: 801-474-2571
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(Contact Information for Future Notice under Consent Judgment)

1	Name of Company: BASF CORPORATION
4	Name of company. DADI CONFORMITON
5	Name of Contact Person: Sany Jandali
6	Street/Suite Address: 100 Campus Drive
7	City/State/Country/Postal Code: Florham Park, NJ 07932
8	Telephone No.: 1-973-245-6134
9	Facsimile No.:
10	Email Address: sany.jandali@basf.com
11	
12	With a copy to:
13	Executive Director
14	GOED 1075 Hollywood Avenue
15	Salt Lake City, Utah 84105
16	Fax: 801-474-2571

1	EXHIBIT D	
2	(Contact Information for Future Notice under Consent Judgment)	1
3		
4	Name of Company:BIODROGA_INC.	
5	Name of Contact Person: ROBERT CAJOLET	
6	Street/Suite Address: 301 JOSEPH - CAZRIEZ	
7	City/State/Country/Postal Code: VAUDREUIC- DETON, OC, CANADA, J7WOAY	
8	Telephone No.: _460-510-5599	
9 .	Facsimile No.: 450-510-6767	
10	Email Address: rcajolet @ biodroga.cq	
11	J	
12	With a copy to:	
13 14	Executive Director	
14	GOED 1075 Hollywood Avenue	ŀ
16	Salt Lake City, Utah 84105 Fax: 801-474-2571	
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2	(Contact Information for Future Notice under Consent Judgment)
3	Name of Component R. D. C. O. J. C. A. P.
4	Name of Company: <u>BIORIGINAL FOOD + SCIENCE CONP</u>
5	Name of Contact Person: Joe Vidal
6	Street/Suite Address: 102 Melville St.
7	City/State/Country/Postal Code: <u>Sashatoon</u> , SK 575 ORI
8	Telephone No.: 306.975.9294
9	Facsimile No.: 306.242.3829
10	Email Address: Jula L@ bioniqueal. Com
11	
12	With a copy to:
13	Executive Director
14	GOED
15	1075 Hollywood Avenue
16	Salt Lake City, Utah 84105 Fax: 801-474-2571
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1	EXHIBIT D
2	(Contact Information for Future Notice under Consent Judgment)
3	
4	Name of Company: Bizen Chemical Co., Ltd.
5	Name of Contact Person: Kuyama
6	Street/Suite Address: 363 To Kutomi
7	City/State/Country/Postal Code: _ AKaiwa-Shi, Okayama JAPAN 709-07/6
8	Telephone No.: <u>+81-86-953.0476</u>
9	Facsimile No.: $+81-86-9530460$
0	
1	Email Address: <u>tooru-kuyama @bizen-c-co-jp</u>
2	With a copy to:
3	Executive Director
4 ·	GOED
5	1075 Hollywood Avenue Salt Lake City, Utah 84105
6	Fax: 801-474-2571
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	Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 20 3054599

EXHIBIT D (Contact Information for Future Notice under Consent Judgment) Name of Company: Bornegaard Ind. 50, Dewonega Pure Name of Contact Person: Dr. Harged Rowweberry Street/Suite Address: P.O. Box 162 City/State/Country/Postal Code: No-1701 Sarpsbond, Norwar Telephone No.: +47 6911 8377, +47918 34115 Facsimile No.: +47 8901. Email Address: hanald. Ronneberge denomega. Com With a copy to: -**Executive Director** GOED 1075 Hollywood Avenue Salt Lake City, Utah 84105 Fax: 801-474-2571

1	EXHIBIT D
2	(Contact Information for Future Notice under Consent Judgment)
3 4	Name of Company:COPEINCA
5	Name of Contact Person: Pageo TRAPUNSKY
6	Street/Suite Address: FRANCISCO GRAND 155 SANTA CATALINA
7	City/State/Country/Postal Code: LA VICTORIA, LIMA PERU 13
8	Telephone No.: (S11) 213 4041
9	Facsimile No.: (511) 213 4029
·10	Email Address: otropensky@copeince.com pe
11	- p- p p
12	With a copy to:
13	Executive Director
14	GOED 1075 Hollywood Avenue
15	Salt Lake City, Utah 84105
16	Fax: 801-474-2571
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	Case No. XXXXXXXX – STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

(Contact Information for Future Notice under Consent Judgment) Name of Company: Ceoda To terrational PLC Name of Contact Person: David Shannow Street/Suite Address: 300- A Columbus Curcle City/State/Country/Postal Code: Edison, New Jersey 08837-3907 732. 417.0800 Telephone No.: Facsimile No.: 417. 0804 david, shannow croda. Com Email Address: With a copy to: **Executive Director** GOED 1075 Hollywood Avenue Salt Lake City, Utah 84105 Fax: 801-474-2571 · 20

1	EXHIBIT D	
2	(Contact Information for Future Notice under Consent Judgment)	•
3	Name of Company: DSM Netteritrong Products 6 its substition	
4	and Artillater	
- 5		
6	Street/Suite Address; <u>US Waterview Blvd.</u>	
7	City/State/Country/Postal Code: Parsipping, NS 07054	
8	Telephone No.: <u>973-257-8311</u>	ŀ
9	Facsimile No.: 973-257-8312	
10	Email Address; Hugh. Welsh & dsm. com	ŀ
11		
12	With a copy to:	
13	Executive Director	ŀ
14	GOED	-
15	1075 Hollywood Avenue Salt Lake City, Utah 84105	
16	Fax: 801-474-2571	
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1	EXHIBIT D
2	(Contact Information for Future Notice under Consent Judgment)
3	Name of Company: $EPAX A/s$
4	Name of Contact Person: BAINT HIAITASON
5	
6	Street/Suite Address: MUNKEDANSUEJEN 35
7	City/State/Country/Postal Code: <u>NO-0250</u> OSLO, NORWAY
8	Telephone No.: + 35 45 70 70 30
9	Facsimile No.:
10	Email Address: BAUR, HEATASON OEPAX. COM
11	
12	With a copy to:
13 14	Executive Director
15	GOED 1075 Hollywood Avenue
16	Salt Lake City, Utah 84105 Fax: 801-474-2571
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	. 2	EXHIBIT D		
	3	(Contact Information for Future Notice under Consent Judgment)		
•	4	Name of Company: GC RIEBER OILS AS		
	5	Name of Contact Person: Stundo SAGUI TORD NYGAARD		-
	6	Street/Suite Address: P. L. 454		
	7	City/State/Country/Postal Code: N-6501 KRISTANSUND, NORWAY		
	. 8	Telephone No.: +47 716 83000		
	9	Facsimile No.:		
••• • • • • • • • •	10			
	11	Email Address: OYVIND. SAGLI @ GCRIEBER, NO	•	• .
	12	With a copy to: Toro. Nycaard @ GCRI	esen no	· ·
	13			
	14	Executive Director GOED		
	15	1075 Hollywood Avenue		
	16	Salt Lake City, Utah 84105 Fax: 801-474-2571		
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1	EXHIBIT D
2	(Contact Information for Future Notice under Consent Judgment)
3	Name of Commence
.4	Name of Company: GOLDEN OMEGA S.A. AND its AFFILIATES AND SUDSIDIALIES
5	Name of Contact Person:
6	Street/Suite Address: AV. EL GOLF ISO 1574 FLOOR
7	City/State/Country/Postal Code: SANTIAGO CHILE
8	Telephone No.: <u>+ 56 2 476 HIDD</u>
9	
10	Facsimile No.: + 562 4764131
<u>.</u> 11	Email Address: Jorge brahm @ orizon.cl
12	West a
13	With a copy to:
14	Executive Director GOED
15	1075 Hollywood Avenue
16	Salt Lake City, Utah 84105 Fax: 801-474-2571
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	Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599
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EXHIBIT D

(Contact Information for Future Notice under Consent Judgment)

3 JR Carlson Laboratories Name of Company: 4 Carilyn Anderson Name of Contact Person: 5 15 W college Dr Street/Suite Address: 6 Arlington Hieghts City/State/Country/Postal Code: 7 IL,60004 8 Telephone No.: 847-255-1600 9 Facsimile No.: 10 Carilyn @ carlsonlabs. com Email Address: 11 12 With a copy to: 13 Executive Director 14 GOED 1075 Hollywood Avenue 15 Salt Lake City, Utah 84105 Fax: 801-474-2571 16 17 18 19 20 21 22 23 24 25 26 27 28 Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 20 3054599

1-XUIDIT D (Contact Information for Future Notice pader Convent Julgment) 2 3 Nessecor Campany. KD Pharma Bechardy Grabt 4 .. Dr. Rudolf Krumbholz Name of Custaci Person 5 Am Kraftwork 6 Sireel/Suite Address: 6 « Bexbady 66 450 Germany +49(0) 6826 3006 City/State/Country/Postal Code: 7 z Telephane No.: 9 +49(0) 6826 3007 Facultuile No . 10 -plarma, de Email Address: o@ Kal έ'n 11 12 Will a copy to: ·B Freedow Director 14 GOED 1975 Hollywood Avenue 15 Salt Lake City, Utal: 84105 Fax. 801-474-2571 16 17 38 19 20 21 72 23 7Å 25 26 **Z**7 25 Case No XXXXXXXXX STRULATION FOR PATRY OF CONSERV JUDGMENT 3034397

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1	EXHIBIT D
2	(Contact Information for Future Notice under Consent Judgment)
3	Name of Company: MARINE NUTRICEVICAL CORP.
4	Name of Contact Person: DLAV E. SANDNES
5	Street/Suite Address: 794 SUNRISE BLVD.
6	1
7	City/State/Country/Postal Code: Mi. BETHEL, PA 18343
8	Telephone No.: <u>4/-570-897-035/</u>
9	Facsimile No.: <u>+1 - 570 - 897 · 7732</u>
10	Email Address: Olav @ Marine-ingredients. com
11	
12	With a copy to:
13	Executive Director
14	GOED 1075 Hollywood Avenue
15	Salt Lake City, Utah 84105 Fax: 801-474-2571
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	Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

EXHIBIT D (Contact Information for Future Notice under Consent Judgment) Name of Company: Maruha Nichiro Foods, Inc. Name of Contact Person: Kimihiro Takaya Street/Suite Address: 3-2-10 Tox OSU, 120-to City/State/Country/Postal Code: Tokyo, Japan 135-8605 Telephone No.: <u>81.3.6833.4178</u> Facsimile No.: 81.3, 6833.0092 K. Takaya@ maruha- Nich 1RO. CO.JP Email Address: With a copy to: **Executive Director** GOED 1075 Hollywood Avenue Salt Lake City, Utah 84105 Fax: 801-474-2571

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2	(Contact Information for Future Notice under Consent Judgment)
3	
4	Name of Company: Nocde Nortugals
5	Name of Contact Person: Jac Q Opheir
6	Street/Suite Address: 111 Jennings Dure
7	City/State/Country/Postal Code: Watson wille CA 95076
8	Telephone No.: 831-724-6200
9	Facsimile No.: 831 - 662 - 6600
10	Email Address: <u>clasifiere a pacharaturale com</u>
11	CARTACRE CORRECTATIONS CON
12	With a copy to:
13	Executive Director
14	GOED
15	1075 Hollywood Avenue Salt Lake City. Utah 84105
16	Fax: 801-474-2571
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	Case No. XXXXXXXX – STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

(Contact Information for Future Notice under Consent Judgment)

Name of Company: Ocean Nutrition Canada Limited

Name of Contact Person: Martin Jamieson - President and CEO

Street/Suite Address: 101 Research Drive

City/State/Country/Postal Code: Dartmouth, Nova Scotia, Canada, B2Y 4T6

Telephone No.: 902-480-3200

Facsimile No.: 902-480-3199

Email Address:

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With a copy to:

Executive Director GOED 1075 Hollywood Avenue Salt Lake City, Utah 84105 Fax: 801-474-2571

Case No. XXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

EXHIBIT D

2	(Contact Information for Future Notice under Consent Judgment)	
3	Name of Company: Ornega Natural Science & 15 Subsidiances + alfiliation	
4		
·5	Name of Contact Person: Sorah Brown Administration	
6	Street/Suite Address: OMega Natural Science, Mc 303 Wymen St Sute Suite 300	Boo
7	City/State/Country/Postal Code: Waltham MA, USA 02451	
. 8	Telephone No.: 781 652 0503	
9	Facsimile No.: <u>617 849-5847</u>	
10 [.] 11	Email Address: <u>admin@amegabrite.com</u> , Sb @ amegabrite.com	
12	With a copy to:	
13		
14	Executive Director GOED	
15	1075 Hollywood Avenue Salt Lake City, Utah 84105	
16	Fax: 801-474-2571	
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	Case No. XXXXXXXX – STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599	20

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1	EXHIBIT D
	(Contact Information for Future Notice under Consent Judgment)
	Name of Company: ORIGINATES INC ITS SUBSIDIAPIES & AFFILIATE
;	Name of Contact Person: DANIEL MINSKI
5.	Street/Suite Address: 20900 N.E. 30th AVE., SUITE 909
,	City/State/Country/Postal Code: AVGNTURA FL 33180
	Telephone No.: 954 233 2500
	Facsimile No.: 974 233 1681
ĺ	Email Address: danielm @ originates. com
	W W a
	With a copy to:
	Executive Director
	GOED 1075 Hollywood Avenue
5	Salt Lake City, Utah 84105 Fax: 801-474-2571
	1 ax. 501-474-2371
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1	EXHIBIT D
2	(Contact Information for Future Notice under Consent Judgment)
- 3 - 4-	Name of Company: Pharma Marine AS
5	Name of Contact Person: reject H. Lystad
6	Street/Suite Address: Terov, 6280 Sovik
7	City/State/Country/Postal Code: NOR WAY
. 8	Telephone No.: 4 49 7011 74 09
9	Facsimile No : + 47 70 (1 7440)
10	Email Address: ingjerd @pharmamarine.no
11	Ji mprove in top rear 1) a read
12	With a copy to:
13	Executive Director
14	GOED
15	1075 Hollywood Avenue Salt Lake City, Utah 84105
16	Fax: 801-474-2571
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	Case No. XXXXXXXX - STEPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

1	EXHIBIT D
2	(Contact Information for Future Notice under Consent Judgment)
3	Name of Company: PHAR NLINE, INC.
5	Name of Contact Person: 6RE6 BERTHONIEU
6	Street/Suite Address: 41 BRIDGE STREET
7	City/State/Country/Postal Code: FLORIDA NY 10921
. 8	Telephone No.: 845 651 4443
9	
10	Facsimile No.: 845 651 6900
n	Email Address: gberthomieu @pharmlineinc.com
12	With a copy to:
13	Executive Director
14	GOED
15	1075 Hollywood Avenue Salt Lake City, Utah 84105
. 16	Fax: 801-474-2571
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	Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

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1	EXHIBIT D
2	(Contact Information for Future Notice under Consent Judgment)
3	Name of Company: SOLUCIONES FATRACTNAS ALIHENTALIAS SL
4	Name of Contact Person: DR. GERARD BANNENBERG
6	Street/Suito Addiess: Crb. Barares 24 - 27 3
7	City/State/Country/Postal Code: ALCOBENDAS -28109-1/4000-SPAIN
8	Telephone No.: _ + 34 918 060 477
9	$\frac{134918060605}{134918060605}$
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11.	Email Address: <u>gbonnenbergeeoluter.es</u>
I2	tgeantos @ Goluter - e 9 With a copy to:
13	Executive Director
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	Case No. XXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

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1	EXHIBIT D
2	(Contact Information for Future Notice under Consent Judgment)
3	Marchan alm Klimment & RA
4	Name of Company: Tecnologica de Alimentos S.A.
5	Name of Contact Person: <u>Gustavo Ferregros Cabrieses</u>
6	Street/Suite Address: Las Begonias 441-0F. 352
7	City/State/Country/Postal Code: Lima/Lima/Peru/Lima 27
8	Telephone No.: 0051 1 G111400
9	Facsimile No.:611)401
10	Email Address:
11	<u> </u>
12	With a copy to:
13	Executive Director
14	GOED 1075 Hollywood Avenue
15 16	Salt Lake City, Utah 84105 Fax: 801-474-2571
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	Case No. XXXXXXXX - STIPULATION FOR ENTRY OF CONSENT JUDGMENT 3054599

2	(Contact Information for Future Notice under Consent Judgment)
3	Name of Company: Tishcow Corp
.4	
5	Name of Contact Person: Raj K. Chopra
6	Street/Suite Address: 50, 5y Luester Street
.7	City/State/Country/Postal Code: Westbury, NY 11590
8.	Telephone No.: 516.333.2646
9	Facsimile No.:516.997.1052
10	Email Address: Raje Tishcow, Com
11	
12	With a copy to:
13,	Executive Director
14	GOED
15	1075 Hollywood Avenue Salt Lake City, Utah 84105
.16	Fax: 801-474-2571
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1	EXHIBIT D
2	(Contact Information for Future Notice under Consent Indgment)
3	
4	Name of Company: Wiley Organics, Inc. dba Organic Technologies
5	Name of Contact Person: <u>Joshua N. Wiley</u>
6	Street/Suite Address:P.O. Box 640
7	City/State/Country/Postal Code:OBOH43B12
8	Telephone No.:
9	Facsimile No.:740-622-3231
10	Email Address:joshuawiley@organictech.com
11	JOBARDWITEYCOTGATICLECT.COM
12	With a copy to:
13	Executive Director
14	GOED 1075 Hollywood Avenue
15	Salt Lake City, Utah 84105 Fax: 801-474-2571
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