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8	SUPERIOR COURT OF THE STATE OF CALIFORNIA				
9	FOR THE COUNTY OF ALAMEDA				
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11	CENTER FOR ENVIRONMENTAL HEALTH,) Lead Case No. RG 10-514803 A non-profit corporation,)				
12	Plaintiff, (Consolidated with Case Nos.) RG 10-545680 and RG 10-545687)				
13	vs.) ASSIGNED FOR ALL PURPOSES TO:				
14	AEROPOSTALE, INC., et al.,				
15	Defendants. (PROPOSED] CONSENT JUDGMENT				
16	AND ROYAL LOVE, INC.				
17	This Document Relates To:				
18 19	Center for Environmental Health v. Two's) Company, Inc., Case No. RG 10-545680				
20)				
20	1. INTRODUCTION				
22	1.1 This Consent Judgment is entered into by the Center For Environmental Health, a				
23	California non-profit corporation ("CEH"), and Triple Accessories, Inc. and Royal Love, Inc.				
24	("Defendants"), to settle certain claims asserted by CEH against Defendants as set forth in the				
25	operative complaint in the matter entitled <i>Center for Environmental Health v. Two's Company</i> ,				
26	Inc., Alameda County Superior Court Case No. RG 10-545680 (the "Action").				
27	1.2 On October 24, 2011, CEH provided a "Notice of Violation of Proposition 65" to				
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the California Attorney General, the District Attorneys of every county in California, the City
 Attorneys of every California city with a population greater than 750,000, and to Defendants
 regarding the presence of lead in jewelry manufactured, distributed or sold by Defendants.

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1.4 For purposes of this Consent Judgment only, CEH and Defendants (the "Parties")
stipulate that this Court has jurisdiction over the allegations of violations contained in the
Complaint and personal jurisdiction over Defendants as to the acts alleged in the Complaint, that
venue is proper in the County of Alameda, and that this Court has jurisdiction to enter this
Consent Judgment as a full and final resolution of all claims which were or could have been raised
in the Complaint based on the facts alleged therein with respect to Covered Products
manufactured, distributed, and/or sold by Defendants.

14 1.5 CEH and Defendants enter into this Consent Judgment as a full and final settlement 15 of all claims that were raised in the Complaint, or which could have been raised in the Complaint, 16 arising out of the facts or conduct related to Defendants alleged therein. By execution of this 17 Consent Judgment and agreeing to comply with its terms, the Parties do not admit any facts or 18 conclusions of law including, but not limited to, any facts or conclusions of law suggesting or 19 demonstrating any violations of Proposition 65 or any other statutory, common law or equitable 20 requirements relating to lead in jewelry. Nothing in this Consent Judgment is or shall be 21 construed as an admission by the Parties of any fact, conclusion of law, issue of law or violation of 22 law, nor shall compliance with the Consent Judgment constitute or be construed as an admission 23 by the Parties of any fact, conclusion of law, issue of law, or violation of law. Defendants deny 24 the material, factual and legal allegations in CEH's Complaint and expressly deny any wrong 25 doing whatsoever. Nothing in this Consent Judgment shall prejudice, waive or impair any right, 26 remedy, argument or defense the Parties may have in this or any other pending or future legal 27 proceedings. This Consent Judgment is the product of negotiation and compromise and is 28 accepted by the Parties solely for purposes of settling, compromising, and resolving issues

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disputed in this Action.

2 **2. DEFINITIONS**

2.1 The term "Covered Product" means (a) the following ornaments worn by a person:
an anklet, arm cuff, bracelet, charm, brooch, chain, crown, cuff link, decorated hair accessories,
earring, necklace, pin, ring and body piercing jewelry; or (b) any bead, chain, link, pendant, or
other component of such an ornament.

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2.2 The term "Effective Date" means the date of entry of this Consent Judgment.

8

3. INJUNCTIVE RELIEF

9 3.1 Reformulation of Covered Products. After the Effective Date, Defendants shall
10 not manufacture, ship, sell or offer for sale in California or anywhere else any Covered Product
11 that contains:

3.1.1 Any component not covered under Section 3.1.2, or that is made of any
material not covered under Section 3.1.2, that is more than 0.02 percent (200 parts per million
("ppm")) lead by weight; or

15 3.1.2 Any Paint or Surface Coating that is more than 0.009 percent lead by weight (90 ppm). For purposes of this Consent Judgment, "Paint or Surface Coating" shall carry 16 17 the same meaning as "Paint or other similar surface coating" under 16 C.F.R. §1303.2(b)(1) 18 ("Paint and other similar surface-coating materials means a fluid, semi-fluid, or other material, 19 with or without a suspension of finely divided coloring matter, which changes to a solid film when 20 a thin layer is applied to a metal, wood, stone, paper, leather, cloth, plastic, or other surface. This 21 term does not include printing inks or those materials which actually become a part of the 22 substrate, such as the pigment in a plastic article, or those materials which are actually bonded to 23 the substrate, such as by electroplating or ceramic glazing.").

3.2 Market Withdrawal of Covered Products. On or before the Effective Date,
Defendants shall cease shipping the Necklace with Heart, Ball and Chain Pendants, SKU No.
0413000030586, as identified in CEH's pre-suit Notice of Violation to Defendants (the "Recall
Covered Products"), to stores and/or customers in California, and Defendants shall withdraw the
Recall Covered Products from the market in California, and, at a minimum, send instructions to
-3-

1 any of their stores and/or customers that offer the Recall Covered Products for sale in California to 2 cease offering such Recall Covered Products for sale and to either return all Recall Covered 3 Products to Defendants for destruction, or to directly destroy the Recall Covered Products. Any 4 destruction of the Recall Covered Products shall be in compliance with all applicable laws. 5 Defendants shall keep and make available to CEH for inspection and copying records and 6 correspondence regarding the market withdrawal and destruction of the Recall Covered Products. 7 If there is a dispute over the corrective action, the Parties shall meet and confer before seeking any 8 remedy in court

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4. ENFORCEMENT

4.1 Enforcement Procedures. Prior to bringing any motion or order to show cause to
enforce the terms of this Consent Judgment, a Party seeking to enforce shall provide the violating
party thirty (30) days advanced written notice of the alleged violation. The Parties shall meet and
confer during such thirty (30) day period in an effort to try to reach agreement on an appropriate
cure for the alleged violation. After such thirty (30) day period, the Party seeking to enforce may,
by new action, motion or order to show cause before the Superior Court of Alameda, seek to
enforce the terms and conditions contained in this Consent Judgment.

17 5.

PAYMENTS

18 5.1 **Payments From Defendants.** Defendants shall pay a total of \$37,500 pursuant to 19 this Consent Judgment, such payment to be made as set forth in this Section. On or before 20December 15, 2012, Defendants shall pay the sum of \$12,500 in three separate checks as follows: 21 (a) \$1,644 made payable to the Center for Environmental Health as a civil penalty; (b) \$2,466 22 made payable to the Center for Environmental Health as a payment in lieu of additional civil 23 penalty; and (c) \$8,390 made payable to the Lexington Law Group as partial reimbursement of 24 attorneys' fees and costs. On or before January 15, 2013, Defendants shall make a second 25 payment of \$12,500 in three separate checks as follows: (a) \$1,643 made payable to the Center for 26 Environmental Health as a civil penalty; (b) \$2,467 made payable to the Center for Environmental 27 Health as a payment in lieu of additional civil penalty; and (c) \$8,390 made payable to the 28 Lexington Law Group as partial reimbursement of attorneys' fees and costs. On or before March -415, 2013, Defendants shall make a third and final payment of \$12,500 in three separate checks as
 follows: (a) \$1,643 made payable to the Center for Environmental Health as a civil penalty; (b)
 \$2,467 made payable to the Center for Environmental Health as a payment in lieu of additional
 civil penalty; and (c) \$8,390 made payable to the Lexington Law Group as partial reimbursement
 of attorneys' fees and costs.

5.2 Allocation of Payments. All of the settlement payments required under this
Section shall be delivered to the offices of the Lexington Law Group (Attn: Eric Somers), 503
Divisadero Street, San Francisco, California 94117-2212, and allocated as set forth below between
the following categories:

5.2.1 Defendants shall pay the sum of \$4,930 as a penalty pursuant to Health &
Safety Code \$25249.7(b), such money to be apportioned by CEH in accordance with Health &
Safety Code \$25249.12. The penalty checks shall be made payable to the Center For
Environmental Health.

14 5.2.2 Defendants shall pay the sum of \$7,400 as payment to CEH in lieu of 15 penalty pursuant to Health & Safety Code §25249.7(b), and California Code of Regulations, Title 16 11, §3203(b). CEH will use such funds to continue its work educating and protecting people from 17 exposures to toxic chemicals, including heavy metals. CEH may also use a portion of such funds 18 to monitor compliance with the reformulation requirements of this and other similar Consent 19 Judgments and to purchase and test Covered Products to confirm compliance with such 20 reformulation requirements. In addition, as part of its Community Environmental Action and 21 Justice Fund, CEH will use four percent of such funds to award grants to grassroots environmental 22 justice groups working to educate and protect people from exposures to toxic chemicals. The 23 method of selection of such groups can be found at the CEH web site at www.ceh.org/justicefund. 24 The payment in lieu of penalty checks shall be made payable to the Center For Environmental 25 Health.

5.2.3 Defendants shall pay the sum of \$25,170 as reimbursement of reasonable
attorneys' fees and costs. The attorneys fees and cost reimbursement checks shall be made
payable to the Lexington Law Group.

6.

MODIFICATION AND DISPUTE RESOLUTION

6.1 Modification. This Consent Judgment may be modified from time to time by
express written agreement of the Parties, with the approval of the Court, or by an order of this
Court upon motion and in accordance with law.

5 6.2 Notice; Meet and Confer. Any Party seeking to modify this Consent Judgment
6 shall attempt in good faith to meet and confer with all affected Parties prior to filing a motion to
7 modify the Consent Judgment.

8

7.

CLAIMS COVERED AND RELEASE

9 7.1This Consent Judgment is a full, final, and binding resolution between CEH acting 10 in the public interest and Defendants and Defendants' parents, shareholders, subsidiaries and their 11 successors and assigns ("Defendant Releasees"), and all entities other than those entities listed on 12 Exhibit A to whom they distribute or sell Covered Products including, but not limited to, 13 distributors, wholesalers, customers, retailers, franchisees, cooperative members, and licensees 14 ("Downstream Defendant Releasees"), of any violation of Proposition 65 up through the Effective 15 Date based on the failure to warn about exposure to lead in Covered Products manufactured, 16 distributed, or sold by Defendants prior to the Effective Date as set forth in the Notice of 17 Violation.

7.2 CEH, for itself releases, waives, and forever discharges any and all claims against
Defendants, Defendant Releasees, and Downstream Defendant Releasees arising from any
violation of Proposition 65 or any other statutory or common law claims that have been or could
have been asserted in the public interest regarding the failure to warn about exposure to lead
arising in connection with Covered Products manufactured, distributed or sold by Defendants prior
to the Effective Date.

7.3 Compliance with the terms of this Consent Judgment by Defendants and the
Defendant Releasees shall constitute compliance with Proposition 65 by Defendants, the
Defendant Releasees and the Downstream Defendant Releasees with respect to any alleged failure
to warn about lead in Covered Products manufactured, distributed or sold by Defendants after the
Effective Date.

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1	8. PROVISION OF NOTICE			
2	8.1 When any Party is entitled to receive any notice under this Consent Judgment, the			
3	notice shall be sent by first class and electronic mail as follows:			
4	8.1.1 Notices to Defendants. The person for Defendants to receive Notices			
5	pursuant to this Consent Judgment shall be:			
6	Milord A. Keshishian			
7	Milord & Associates, P.C. 2049 Century Park East, Suite 3850			
8	Los Angeles, CA 90067 milord@milordlaw.com			
9	And:			
10	And.			
11	Andrew Jablon			
	Resch Polster & Berger LLP 9200 W. Sunset Blvd.			
12	Ninth Floor			
13	Los Angeles, CA 90069 ajablon@rpblaw.com			
14	ajuoron e rpolaw.com			
15	8.1.2 Notices to Plaintiff. The person for CEH to receive Notices pursuant to			
	this Consent Judgment shall be:			
16	Eric S. Somers			
17	Lexington Law Group			
18	503 Divisadero Street			
	San Francisco, CA 94117 esomers@lex1awgroup.com			
19				
20	8.2 Any Party may modify the person and address to whom the notice is to be sent by			
21	sending the other Party notice by first class and electronic mail.			
22	9. COURT APPROVAL			
23	9.1 This Consent Judgment shall become effective on the Effective Date, provided			
24	however, that CEH shall prepare and file a Motion for Approval of this Consent Judgment and			
25	Defendants shall support approval of such Motion.			
26	9.2 If this Consent Judgment is not entered by the Court, it shall be of no force or effect			
27	and shall not be introduced into evidence or otherwise used in any proceeding for any purpose.			
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GOVERNING LAW AND CONSTRUCTION

2 10.1 The terms of this Consent Judgment shall be governed by the laws of the State of3 California.

4 11.

10.

. ATTORNEYS' FEES

11.1 A Party who unsuccessfully brings or contests an action arising out of this Consent
Judgment shall be required to pay the prevailing Party's reasonable attorneys' fees and costs
unless the unsuccessful Party has acted with substantial justification. For purposes of this Consent
Judgment, the term substantial justification shall carry the same meaning as used in the Civil
Discovery Act of 1986, Code of Civil Procedure §§2016.010, *et seq.*

10 11.2 Notwithstanding Section 11.1, a Party who prevails in a contested enforcement
11 action brought pursuant to Section 4 may seek an award of attorneys' fees pursuant to Code of
12 Civil Procedure §1021.5 against a Party that acted with substantial justification. The Party
13 seeking such an award shall bear the burden of meeting all of the elements of §1021.5, and this
14 provision shall not be construed as altering any procedural or substantive requirements for
15 obtaining such an award.

16 11.3 Nothing in this Section 11 shall preclude a party from seeking an award of
17 sanctions pursuant to law.

18

12. ENTIRE AGREEMENT

19 12.1 This Consent Judgment contains the sole and entire agreement and understanding 20 of the Parties with respect to the entire subject matter hereof, and any and all prior discussions, 21 negotiations, commitments, or understandings related thereto, if any, are hereby merged herein 22 and therein. There are no warranties, representations, or other agreements between the Parties 23 except as expressly set forth herein. No representations, oral or otherwise, express or implied, 24 other than those specifically referred to in this Consent Judgment have been made by any Party 25 hereto. No other agreements not specifically contained or referenced herein, oral or otherwise, 26 shall be deemed to exist or to bind any of the Parties hereto. Any agreements specifically 27 contained or referenced herein, oral or otherwise, shall be deemed to exist or to bind any of the 28 Parties hereto only to the extent that they are expressly incorporated herein. No supplementation, - 8 -

1	modification, waiver, or termination of this Consent Judgment shall be binding unless executed in			
2	writing by the Party to be bound thereby. No waiver of any of the provisions of this Consent			
3	Judgment shall be deemed or shall constitute a waiver of any of the other provisions hereof			
4	whether or not similar, nor shall such waiver constitute a continuing waiver.			
5	13. RETENTION OF JURISDICTION			
6	13.1 This Court shall retain jurisdiction of this matter to implement or modify the			
7	Consent Judgment.			
8	14. AUTHORITY TO STIPULATE TO CONSENT JUDGMENT			
9	14.1 Each signatory to this Consent Judgment certifies that he or she is fully authorized			
10	by the Party he or she represents to stipulate to this Consent Judgment and to enter into and			
11	execute the Consent Judgment on behalf of the Party represented and legally to bind that Party.			
12	15. NO EFFECT ON OTHER SETTLEMENTS			
13	15.1 Nothing in this Consent Judgment shall preclude CEH from resolving any claim			
14	against an entity that is not Defendants on terms that are different than those contained in this			
15	Consent Judgment.			
16	16. EXECUTION IN COUNTERPARTS			
17	16.1 The stipulations to this Consent Judgment may be executed in counterparts and by			
18	means of facsimile, which taken together shall be deemed to constitute one document.			
19				
20	IT IS SO ORDERED, ADJUDGED, AND DECREED			
21				
22	Dated: MAR 2 6 2013 STEVEN A. BRICK			
23	Honorable Steven A. Brick Judge of the Superior Court of the State of California			
24	Judge of the Superior Court of the State of Cantornia			
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1		EXHIBIT A
2		(LIST OF ENTITIES NOT SUBJECT
3		TO DOWNSTREAM DEFENDANT RELEASE)
4	1.	ABC Online Resources, LLC
5	2.	Adia Kibur Accessories, Inc.
6	3.	Albertson's LLC; Albertson's, Inc.; New Albertson's, Inc.
7	4.	Andrea Bijoux
8	5.	Ann 2 La Moda, Inc.
9	6.	Art Box
10	7.	Artini Accessories Inc.
11	8.	Athenian Fashions, Inc.
12	9.	AZ3, Inc.; BCBG Max Azria Group, Inc.
13	10.	B&J Accessories
14	11.	Banana Republic, LLC
15	12.	Barnes & Noble, Inc.
16	13.	Bastiat Santa Monica, Inc.
17	14.	Bien Bien, Inc.
18	15.	Big A Drug Stores, Inc.
19	16.	Bijou International Corporation
20	17.	Bluefly, Inc.
21	18.	Bon Jewel, Inc.
22	19.	Brandy Melville; Brandy and Melville NY Incorporated
23	20.	California Dream Co., Inc.
24	21.	Cocomo Connection, Inc.
25	22.	Costume Craze, L.C.
26	23.	Elegance Fashion Mart, Inc.
27	24.	Fashion Fantasia, Inc.
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1	25.	First Fantasies-Costume Cuzzins, Inc.
2	26.	Georgiou Studio, Inc.
3	27.	Ginerva SRL
4	28.	Halloween Express
5	29.	I Love Bracelets, Inc.
6	30.	INVU Accessories
7	31.	Ivorette-Texas, Inc. dba Upstart Crow Trading Company
8	32.	Jacadi USA, Inc.
9	33.	Jones Jewelry Group, Inc.
10	34.	Legoland California LLC
11	35.	Long Rap, Inc.
12	36.	M&P Central, Inc.
13	37.	Marin Beauty Company
14	38.	Max Rave, LLC
15	39.	Nima Accessories, Inc.
16	40.	Pink Ice, Inc.
17	41.	Precious Accessories, Inc.
18	42.	Rite Aid Corporation
19	43.	Safeway, Inc.
20	44.	Scorpio Accessories LLC
21	45.	Screamers Costumers
22	46.	Scünci International, Inc.
23	47.	Sea World, Inc.
24	48.	Shoe Pavilion Corporation; Shoe Pavilion, Inc.
25	49.	Shop Bloc Inc.
26	50.	Simply You
27	51.	Six Flags Theme Parks, Inc.
28	52.	Sonsi, Inc 2 -
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1	53.	Spirit Halloween Superstores, LLC
2	54.	Toscana Accessories Inc.
3	55.	Unbeatable Sale.Com Inc.
4	56.	U.S. Jewelry House, Ltd.
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DOCUMENT PREPARED ON RECYCLED PAPER		EXHIBIT A (ENTITIES NOT SUBJECT TO RELEASE)