ENDORSED Clifford A. Chanler, State Bar No. 135534 1 Josh Voorhees, State Bar No. 241436 Troy C. Bailey, State Bar No. 272424 THE CHANLER GROUP 2560 Ninth Street, Suite 214 3 Berkeley, CA 94941 Telephone: (510) 848-8880 4 Facsimile: (510) 848-8118 DAVID H. YAMASAKI Chief Executive Officer/Clerk Superior Court of CA County of Santa Clara 5 Attorneys for Plaintiffs RUSSELL BRIMER, PETER ENGLANDER AND JOHN MOORE 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 COUNTY OF SANTA CLARA 9 UNLIMITED CIVIL JURISDICTION 10 11 Case No.: 112CV231165 12 RUSSELL BRIMER; PETER ENGLANDER; AND JOHN MOORE 13 [PROPØSED] JUDGMENT PURSUANT TO Plaintiffs, TERMS OF PROPOSITION 65 14 SETTLEMENT AND CONSENT v. **JUDGMENT** 15 3M COMPANY; AWI ACQUISITION Health & Safety Code § 25249.6 16 COMPANY; BELLOTA US CORP.: CORONA CLIPPER, INC.; D.W.L. October 23, 2012 Date: 17 INTERNATIONAL TRADING INC. 9:00 a.m. Time: GENERAL CAGE, LLC; GREAT NECK 9 Dept.: 18 SAW MANUFACTURERS, INC.; IRWIN Judge: Hon. Mark Pierce INDUSTRIAL TOOL COMPANY; M & Y 19 TRADING CORP. D/B/A HELBY IMPORT COMPANY: MASCO CORPORATION: 20 NEWELL RUBBERMAID INC.; PANACEA PRODUCTS CORPORATION: THE 21 FAUCET-QUEENS, INC.; ULLMAN DEVICES CORPORATION; VOXX 22 ACCESSORIES CORPORATION; WIRE AND CABLE SPECIALTIES, INC.; 23 WOODSTREAM CORPORATION; and DOES 1-150, inclusive, 24 Defendants. 25 26

27

In the above-entitled action, Plaintiffs RUSSELL BRIMER, JOHN MOORE and PETER ENGLANDER, and Defendants 3M Company; AWI Acquisition Company; Bellota US Corp.; Boston Warehouse Trading Corp.; Corona Clipper, Inc.; D.W.L. International Trading Inc.; General Cage, LLC: Great Neck Saw Manufacturers, Inc.; Irwin Industrial Tool Company; M & Y Trading Corp. d/b/a Helby Import Company; Masco Corporation; Newell Rubbermaid Inc.; Panacea Products Corporation; The Faucet-Queens, Inc.; Ullman Devices Corporation; Voxx Accessories Corporation; Wire and Cable Specialties, Inc.; and Woodstream Corporation, having agreed through their respective counsel that a judgment be entered pursuant to the terms of the Consent Judgment entered into by the parties in resolution of this Proposition 65 action, and following the issuance of an order approving the Parties' settlement agreement on October 23, 2012: IT IS HEREBY ORDERED, ADJUDGED AND DECREED that pursuant to Health & Safety Code § 25249.7(f)(4) and Code of Civil Procedure § 664.6, judgment is entered in accordance with the terms of the Consent Judgment attached hereto as Exhibit A. By stipulation of the parties, the Court will retain jurisdiction to enforce the settlement under Code of Civil Procedure § 664.6. IT IS SO ORDERED. Hon. Mark H. Pierce Dated: OCT 2 3 2012 JUDGE OF THE SUPERIOR COURT

1	Clifford A. Chanler (Bar No. 135534) Josh Voorhees (Bar No. 241436)	
2	Troy C. Bailey (Bar No. 277424) THE CHANLER GROUP 2560 Ninth Street	
4	Parker Plaza, Suite 214 Berkeley, CA 94710-2565	
5	Telephone: (510) 848-8880 Facsimile: (510) 848-8118	
6	Attorneys for Plaintiffs RUSSELL BRIMER, PETER ENGLANDER	
7	AND JOHN MOORE	
8	SUPERIOR COURT OF THE	STATE OF CALIFORNIA
9	COUNTY OF SA	ANTA CLARA
10		·
11 12	RUSSELL BRIMER; PETER ENGLANDER; and JOHN MOORE) Case No. 112CV231165
13	Plaintiffs,)) [PROPOSED] CONSENT) JUDGMENT
14	v. .) JODGWENT
15 16	3M COMPANY; AWI ACQUISITION COMPANY; BELLOTA US CORP.; CORONA CLIPPER, INC.; D.W.L. INTERNATIONAL TRADING INC.; GENERAL CAGE, LLC; GREAT NECK SAW MANUFACTURERS,	
17 18	INC.; IRWIN INDUSTRIAL TOOL COMPANY; M & Y TRADING CORP. D/B/A HELBY IMPORT COMPANY; MASCO	
19	CORPORATION; NEWELL RUBBERMAID INC.; PANACEA PRODUCTS	
20	CORPORATION; THE FAUCET-QUEENS, INC.; ULLMAN DEVICES CORPORATION;	
21	VOXX ACCESSORIES CORPORATION; WIRE AND CABLE SPECIALTIES, INC.; WOODSTREAM CORPORATION; and DOES	
22	1-150, inclusive,	
23	Defendants.	
24 25		<u>,</u>)
25		
27		
:8		
,	CONSENT JUI	DCMENT
1	COMBENTION	CONTRACT A

1.1 The parties to this [Proposed] Consent Judgment ("Consent Judgment") are plaintiffs, John Moore ("Moore") Russell Brimer ("Brimer") and Peter Englander ("Englander") (collectively, "Plaintiffs") on the one hand, and the entities that execute this Consent Judgment ("Settling Defendants"), on the other hand. Settling Defendants and Plaintiffs are the "Parties" to this Consent Judgment.

- 1.2 Plaintiffs are individuals residing in the State of California who seek to promote awareness of exposure to toxic chemicals and improve human health by reducing or eliminating hazardous substances contained in consumer products. Commencing in mid-2011 and continuing in 2012, 60-Day Notices of Violation under the Safe Drinking Water and Toxic Enforcement Act of 1986, California Health and Safety Code Section 25249.5 et seq. ("Proposition 65") were served on the Settling Defendants alleging that the entities named in those notices violated Proposition 65 by exposing persons to lead and/or certain phthalate chemicals listed under Proposition 65 contained in specific consumer products without first providing a clear and reasonable warning regarding the risk of developmental and reproductive harm from such listed chemicals.
- 1.3 Each Settling Defendant employs ten or more persons, is a person in the course of doing business for purposes of Proposition 65, and has received a 60-Day Notice of Violation ("Notice") alleging that it manufactures, distributes, or offers Covered Products (as further defined in Section 2.2 below) for sale in the State of California or has done so in the past. Each Settling Defendant represents that, as of the date it executes this Consent Judgment, it believes that no public enforcer is diligently prosecuting a Proposition 65 enforcement action related to the lead and Proposition 65 listed phthalate chemicals in its products, as identified in their respective Notices. Phthalate chemicals listed under Proposition 65 include di(2-ethylhexyl)phthalate ("DEHP"), butyl benzyl phthalate ("BBP"), and di-n-butyl phthalate ("DBP"). DEHP, BBP, and DBP are collectively referred to herein as "Listed Phthalate Chemicals." Lead and DEHP, BBP, and DBP are collectively referred to herein as "Listed Chemicals."

- 1.4 On or before August 21, 2012, Moore, Brimer and Englander shall file a complaint in the Superior Court of California for the County of Santa Clara, naming each Settling Defendant and alleging Proposition 65 violations as to the Listed Chemicals and Covered Products applicable to each Settling Defendant as set forth on Exhibit A (hereinafter "Action" or "Complaint"). For any Settling Defendant as to which a Notice has not been issued for at least sixty days plus service time as of August 21, 2012, and provided that no authorized public prosecutor names such Settling Defendant in a Proposition 65 enforcement action concerning Listed Chemicals in its Covered Products in the interim, the Complaint and this Consent Judgment shall be deemed amended to include that Settling Defendant at the time the sixty day plus service time period associated with its Notice has run. Each Settling Defendant shall be responsible for any appearance fees it is required to pay in the Action.
- 1.5 The Settling Defendants agree to implement reformulation following the time schedule set forth herein, which will obviate the need for instituting a Proposition 65 warning program with regard to the presence of Listed Chemicals in the Covered Products as set forth in Exhibit A.
- 1.6 For purposes of this Consent Judgment only, the Parties stipulate that this Court has subject matter jurisdiction over the allegations applicable to each Settling Defendant in the Complaint and personal jurisdiction over each Settling Defendant as to the acts alleged in the Complaint, that venue is proper in the County of Santa Clara, and that this Court has jurisdiction to enter and oversee this Consent Judgment pursuant to Proposition 65 and California Code of Civil Procedure § 664.6.
- Parties of any fact, conclusion of law, issue of law or violation of law, nor shall compliance with the Consent Judgment constitute or be construed as an admission by the Parties of any fact, conclusion of law, issue of law, or violation of law. Nothing in this Consent Judgment shall prejudice, waive or impair any right, remedy, argument or defense the Parties may have in any other legal proceeding. This Consent Judgment is the product of negotiation and compromise and is accepted by the Parties for purposes of settling, compromising and resolving issues disputed in

15

16

17

18

19

20

21

22

23

24

25

26

27

28

this Action. This section shall not, however, diminish or otherwise affect Settling Defendants' obligations, responsibilities, and duties under this Consent Judgment.

2. **DEFINITIONS**

- 2.1 "Accessible Component" means a metal or a poly vinyl chloride or other soft plastic, vinyl, or synthetic leather component of a Covered Product or Additional Product that could be used to grip the Covered Product or Additional Product by a person during reasonably foreseeable use.
- "Covered Products" means and is limited to, for each Settling Defendant, single 2.2 or multiple types of, or sets/kits of, hand tools, garden tools, and/or kitchen utensils containing one or more Listed Chemicals, depending on their respective Notices, that are sold or offered for sale or use in California as identified by each Settling Defendant on its Exhibit A and that are: (a) Manufactured (as defined in Section 2.5 below) by or on behalf of a Settling Defendant; (b) distributed or otherwise transferred to a third party by a Settling Defendant; or (c) sold or offered for retail sale, including internet and/or catalogue sales, as a Private Label Covered Product by a Settling Defendant that is (i) the Private Labeler or (ii) a sister, parent, subsidiary, or affiliated entity within the same corporate family that is under common ownership of the Private Labeler of such product. Specifically excluded from the definition of Covered Products are: (i) any and all products that are intended primarily for use by persons ages twelve and younger, (ii) any products in a category for which Moore, Brimer and Englander has not previously issued the Settling Defendant a Notice, and (iii) any products for which an authorized public prosecutor has initiated an enforcement action pursuant to Proposition 65 prior to the date on which the associated Settling Defendant has been named in or deemed to be named in the Complaint.
- 2.3 "Additional Products" means and is limited to, for each Settling Defendant, the specific Additional Products containing one or more Listed Chemicals that are sold or offered for use in California as identified by each Settling Defendant on its Exhibit A, and that are: (a) Manufactured (as defined in Section 2.5 below) by a Settling Defendant; (b) distributed or otherwise transferred to a third party by a Settling Defendant; or (c) sold or offered for retail sale, including internet and/or catalogue sales, as a Private Label Covered Product by a Settling

Defendant that is (i) the Private Labeler or (ii) a sister, parent, subsidiary, or affiliated entity within the same corporate family that is under common ownership of the Private Labeler of such product. Specifically excluded from the definition of Additional Products are any and all products that are intended primarily for use by persons ages twelve and younger. Except as provided under Section 8.6 below, Additional Products are not Covered Products, but are subject to certain terms of this Consent Judgment, including its injunctive terms.

- 2.4 "Reformulation Standard" means, for Listed Phthalate Chemicals, a maximum concentration, by weight, of 1,000 parts per million or less of each of DEHP, BBP and DBP; for lead, where applicable, the "Reformulation Standard" is 100 parts per million or less in each Accessible Component.
 - 2.5 "Effective Date" means August 14, 2012.
- 2.6 "Manufactured" and "Manufactures" have the meaning defined in Section 3(a)(10) of the Consumer Product Safety Act ("CPSA") [15 U.S.C. § 2052(a)(10)], as amended from time to time.
- 2.7 "Private Label Covered Product" means a Product that bears a private label where (i) the product (or its container) is labeled with the brand or trademark of an entity other than the manufacturer of the product, (ii) the entity with whose brand or trademark the product (or container) is labeled has authorized or caused the product to be so labeled, and (iii) the brand or trademark of a manufacturer of such product does not appear on such label.
- 2.8 "Private Labeler" means an owner or licensee of a brand or trademark on the label or other packaging of a product which bears a private label; provided, however, that a Settling Defendant is not a Private Labeler due solely to the fact that its name, brand or trademark is visible on a sign or on the price tag of a Product that is not labeled with a third party's brand or trademark.
- 2.9 "Settling Defendant" means a defendant that executes this Consent Judgment on or before the Effective Date. Parents, subsidiaries, and affiliated entities that are under common ownership or control with a Settling Defendant, and which are persons in the course of doing business within the meaning of Proposition 65 with respect to the Covered Products associated with the Settling Defendant as denominated on Exhibit A, will be deemed to be included as

Settling Defendants under this Consent Judgment to the extent they are specifically denominated with the listing of the Settling Defendant's name on Exhibit A (and, if so denominated on Exhibit A, they shall be subject to the injunctive relief terms set forth herein).

2.10 "Vendor" means a person or entity that Manufactures, imports, distributes, or otherwise supplies a Covered Product or Additional Product to a Settling Defendant, and that is not itself a Settling Defendant.

3. INJUNCTIVE RELIEF: REFORMULATION

3.1 Reformulation Obligation

No more than 30 days after the Effective Date, each Settling Defendant shall provide the Reformulation Standard for Listed Phthalate Chemicals and/or lead, as applicable pursuant to Exhibit A, to its then-current Vendors of Covered Products and Additional Products that will be sold or offered for sale to California consumers and shall instruct each Vendor to use reasonable efforts to provide Covered Products and Additional Products that comply with such Reformulation Standard expeditiously. In addressing the obligation set forth in the preceding sentence, Settling Defendants shall not employ statements that will encourage a Vendor to delay compliance with the Reformulation Standard. Upon request, each Settling Defendant shall provide Plaintiffs with copies of such Vendor notification and Plaintiffs shall regard such copies as confidential business information.

- 3.1.1 Commencing on September 15, 2012, a Settling Defendant shall not, if applicable pursuant to Exhibit A, purchase, import, manufacture, or supply to an unaffiliated third party (such as a retailer that is not within the Settling Defendant's corporate family), any Covered Product or Additional Product, identified in its respective Exhibit A, that will be sold or offered for sale to California consumers that exceeds the Reformulation Standard for lead.
- 3.1.2 Commencing on June 15, 2013, a Settling Defendant shall not, as applicable pursuant to Exhibit A, purchase, import, manufacture, or supply to an unaffiliated third party (such as a retailer that is not within the Settling Defendant's corporate family), any Covered Product or Additional Product, identified in its respective Exhibit A, that will be sold

or offered for sale to California consumers that exceeds the Reformulation Standard for Listed Phthalate Chemicals.

Reformulation Obligation set forth in Section 3.1 above, sales of Covered Products that were purchased, imported, manufactured, or supplied to unaffiliated third parties prior to the deadline for implementation of the Reformulation Standard set forth in subsections 3.1.1 and 3.1.2 above shall not be separately actionable in another case brought pursuant to Section 25249.7(d) of the Health and Safety Code alleging a failure to warn under Proposition 65 with respect to the Listed Chemicals identified for the Covered Product on the Settling Defendant's Exhibit A.

4. <u>ENFORCEMENT</u>

4.1 Any Party may, by motion or application for an order to show cause before this Court, enforce the terms and conditions contained in this Consent Judgment.

5. PAYMENTS

5.1 Payments

- **5.1.1** Each Settling Defendant as to whom subsections 5.1.2 and 5.1.3 do not apply shall pay a penalty of \$10,000. This penalty reflects a credit of \$28,000 in light of each Settling Defendant's commitment to reformulate its product lines to essentially, if not entirely, remove the presence of the Listed Chemicals. In addition, each Settling Defendant shall pay \$31,500 as reimbursement for a portion of Plaintiffs' attorneys' fees and costs.
- 5.1.2 Payment by Settling Defendants with Low Volume Sales. Settling Defendants who certify on their Exhibit A that they had California sales of more than 1,000 total consumer units but less than 3,000 total consumer units of Covered Products and Additional Products combined, as identified by that Settling Defendant on its Exhibit A, in calendar year 2011, shall pay \$8,000 in civil penalties pursuant to Health & Safety Code section 25249.7(b) and \$28,000 for reimbursement of a portion of Plaintiffs' attorneys' fees and costs.
- 5.1.3 Payment by Settling Defendants with De Minimis Sales. Settling Defendants who certify on their Exhibit A that they had California sales of less than 1,000 total consumer units of Covered Products and Additional Products combined, identified by that Settling Defendant on its Exhibit A, in calendar year 2011, shall pay \$4,000 in civil penalties

pursuant to Health & Safety Code Section 25249.7(b) and \$24,000 for reimbursement of a portion of Plaintiffs' attorneys' fees and costs.

Defendant or its Defendant Releasees or Downstream Defendant Releasees is a defendant in another complaint filed by Moore, Brimer or Englander, alleging a violation of Proposition 65 due to exposure to lead, DEHP, BBP, and/or DBP in a Covered Product or Additional Product identified by the Settling Defendant on Exhibit A, and the allegations of that complaint have not been otherwise resolved at the time it executes the agreement, the Settling Defendant shall pay a supplemental charge in addition to the payment required in Sections 5.1.1, 5.1.2, or 5.1.3, respectively. The supplemental charge shall cover fees and expenses incurred by Plaintiffs for activities associated with the original filing of said existing complaint, on-going litigation, and/or activities associated with the subsequent dismissal of said complaint without prejudice. The supplemental charge shall be \$10,000 if the complaint has been on file for less than 60 days, \$15,000 if the complaint has been on file for 60 days or more and discovery has been propounded by either Party, and \$20,000 if the complaint has been on file for 180 days or more and objections and/or substantive responses to discovery have been served on the other Party.

Defendant is a settling party under an agreement that has previously been reported to the Office of the Attorney General pursuant to Health and Safety Code Section 25249.7(f) under which an alleged violation of Proposition 65 due to exposure to lead, DEHP, BBP, and/or DBP in a Covered Product as identified by the Settling Defendant on Exhibit A has been resolved with penalty-related payment and injunctive relief terms consistent with those set forth herein, but without the review or approval of a court, in lieu of the payments required under sections 5.1.1, 5.1.2, or 5.1.3 above, the Settling Defendant shall pay a \$2,500 statutory penalty and \$9,500 for reimbursement of a portion of Plaintiffs' attorneys' fees and costs associated with time and expenses incurred with respect to the Notice issued to the Settling Defendant in question and with the negotiation of this Consent Judgment and obtaining its approval by the Court.

5.2.1 All payments required by Section 5.1 shall be delivered on or before August 14, 2012, and shall be held in trust until the Court approves the Consent Judgment. Settling Defendants have the option of depositing the required payments into their attorneys' trust accounts or into The Chanler Group's trust account. If directed to the latter, the settlement funds shall be made payable by checks, as follows: (a) "The Chanler Group in Trust for OEHHA" in an amount equal to 75% of the civil penalty; (b) "The Chanler Group in Trust for John Moore" in an amount equal to 25% of 25% of the penalty (i.e., 6.25% of the penalty); (c) "The Chanler Group in Trust for Russell Brimer" in an amount equal to 25% of 25% of the penalty (i.e., 6.25% of the penalty), "The Chanler Group in Trust for Peter Englander" in an amount equal to 50% of 25% of the penalty (i.e., 12.5% of the penalty); and (d) "The Chanler Group in Trust" in the amount required pursuant to section 5.1 above. If directed to the former, within 5 days after receipt of notice that the Consent Judgment has been approved, checks made out in the same manner as (a) – (d) shall be delivered to The Chanler Group by certified mail or by overnight courier service.

- 5.2.2 After the Consent Judgment has been approved, Settling Defendants shall issue a 1099 form to each of the following entities: (a) Office of Environmental Health Hazard Assessment, P.O. Box 4010, Sacramento, CA 95814 (EIN: 68-0284486) for the civil penalties payable to OEHHA; (b) John Moore, whose address and tax identification number shall be furnished upon request, for the civil penalties payable to John Moore; (c) Russell Brimer, whose address and tax identification number shall be furnished upon request, for the civil penalties payable to Russell Brimer; (d) Peter Englander, whose address and tax identification number shall be furnished upon request, for the civil penalties payable to Peter Englander and (e) The Chanler Group (EIN: 94-3171522) for the associated amounts to be paid to each pursuant to Sections 5.1 and 5.1.2 above.
- **5.2.3** If the Court does not approve the Consent Judgment, all funds tendered into any trust account shall be refunded in full as required by Section 8.4 below.
- **5.2.4** All payments transmitted to the Chanler Group shall be delivered to the following address:

28

The Chanler Group Attn: Proposition 65 Controller 2560 Ninth Street Parker Plaza, Suite 214 Berkeley, CA 94710

6. CLAIMS COVERED AND RELEASED

- In consideration of the promises and commitments herein contained, Plaintiffs on 6.1 behalf of themselves and their past and current agents, representatives, attorneys, successors, and/or assignees, and in the public interest, hereby waive and release the Settling Defendants, all of their parents, subsidiaries, affiliated entities that are under common ownership or control, directors, officers, employees, and attorneys ("Releasees"); and each entity to whom they directly or indirectly distribute or sell Covered Products, including but not limited to distributors, wholesalers, customers, retailers, franchisees, cooperative members, licensors, and licensees ("Downstream Defendant Releasees"), from all claims for violations of Proposition 65 based on exposure to Listed Chemicals from Covered Products arising up through the date on which the Court enters this Consent Judgment (or the date on this Consent Judgment is otherwise deemed to attach to a Settling Defendant's Covered Product pursuant to Section 1.4 above or 8.6 below). This waiver and release is limited to those claims that arise under Proposition 65 with respect to Listed Chemicals in the Covered Products associated with the Settling Defendants, as such claims relate to the alleged failure to warn under Health & Safety Code § 25249.6 and apply only as to those Covered Products and Listed Chemicals designated for each Settling Defendant on Exhibit A and as to those Covered Products and Listed Chemicals for which they received a Notice.
- 6.1.1 Downstream Defendant Releasees. A Settling Defendant may, but is not required, to list on Exhibit A any or all of its Releasees and Downstream Defendant Releasees to whom Section 6 applies. The failure to so list does not affect the release given to the Defendant Releasees and Downstream Releasees of any Settling Defendant.
- 6.2 Plaintiffs also, in their individual capacity only and not in their representative capacity, provide a release herein which shall be effective as a full and final accord and satisfaction, as a bar to all actions, causes of action, obligations, costs, expenses, attorneys' fees,

15

18 19

21

20

22 23

24

25 26

27

28

damages, losses, claims, liabilities and demands of Plaintiffs of any nature, character or kind, known or unknown, suspected or unsuspected, arising out of, whether alleged or actual, the subject matter of the Complaint and including exposure to, any Listed Chemical in Covered Products or Additional Products as identified by each Settling Defendant on Exhibit A. Nothing in this Section affects Plaintiffs' rights to commence or prosecute an action under Proposition 65 against a Releasee or Downstream Defendant Releasee that does not involve a Settling Defendant's Covered Products or Additional Products as identified on Exhibit A.

- Settling Defendants waive any and all claims against Plaintiffs, their attorneys, 6.3 and other representatives for any and all actions taken or statements made (or those that could have been taken or made) by Plaintiffs and their attorneys and other representatives, whether in the course of investigating claims or otherwise seeking enforcement of Proposition 65 against them in this matter, and/or with respect to the Covered Products and Additional Products.
- Compliance with the terms of this Consent Judgment by a Settling Defendant 6.4 constitutes compliance with Proposition 65 with respect to the Listed Chemicals in that Settling Defendant's Covered Products as identified on Exhibit A (including as it may be amended pursuant to Section 8.6 below).
- Nothing in this Section 6 affects Plaintiffs' or their privies acting in the public 6.5 interest, rights to commence or prosecute an action under Proposition 65 against any person other than a Settling Defendant, Releasee, or Downstream Defendant Releasee.
- Nothing in this Section 6 affects Plaintiffs' or their privies acting in the public 6.6 interest, rights to commence or prosecute an action under Proposition 65 against a Settling Defendant, Releasee or Downstream Defendant Releasee that does not involve Listed Chemicals in a Settling Defendant's Covered Products and Additional Products as identified on Exhibit A, including as it may be amended pursuant to Section 8.6 below.

7. NOTICE

When any Party is entitled to receive any notice under this Consent Judgment, 7.1 the notice shall be sent by regular first class mail and electronic mail to the person identified in Exhibit B to this Consent Judgment. Notices to Plaintiffs shall be addressed to:

The Chanler Group Attn: Proposition 65 Coordinator Parker Plaza 2560 Ninth Street, Suite 214 Berkeley, CA 94710

Any Party may modify the person and address to whom the notice is to be sent by sending each other Party notice by mail and/or other verifiable form of written communication.

8. POST SETTLEMENT ACTIVITIES AND COURT APPROVAL

- 8.1 The Parties acknowledge that, pursuant to California Health & Safety Code § 25249.7, a noticed motion is required to obtain judicial approval of this Consent Judgment. In furtherance of obtaining such approval, the Parties and their respective counsel agree to mutually employ their best efforts to support the entry of this agreement as a Consent Judgment and obtain approval of the Consent Judgment by the Court in a timely manner. For purposes of this section, best efforts shall include, at a minimum, cooperating on the drafting and filing of any papers in support of the required motion for judicial approval. The Parties hereto agree to accept electronic mail service of all papers filed in support of and with respect to the motion to approve. Upon request, Plaintiffs shall serve, by regular first class mail, courtesy copies of papers electronically served. After this Consent Judgment has been approved and entered by the Court and Plaintiffs have provided a Notice of Entry thereof, unless otherwise specified differently elsewhere herein, notices involving this Consent Judgment need only be served on Parties directly involved in any subsequent proceedings involving the Court.
- 8.2 If this Consent Judgment is not approved by the Court in its entirety, the Parties shall meet and confer to determine whether to modify the terms of the Consent Judgment and to resubmit it for approval. In meeting and conferring, the Parties agree to undertake any actions reasonably necessary to amend and/or modify this Consent Judgment in order to further the mutual intention of the Parties in entering into this Consent Judgment. Following entry and approval of this Consent Judgment by the Court, this Consent Judgment may be modified as to a Settling Defendant based on a stipulation between such a Settling Defendant and the Plaintiffs or it may be modified upon the Court's granting of a noticed motion brought by any Party.
- 8.3 If this Consent Judgment is not entered by the Court within one year of the Effective Date, it shall be of no force or effect and shall never be introduced into evidence or

17

18

19

20

21

22

23

24

25

26

27

28

otherwise used in any proceeding for any purpose other than to determine the rights or obligations of a Party as a result of the fact that the Consent Judgment was not approved.

- 8.4 If this Consent Judgment is not entered by the Court, and the Parties have exhausted their meet and confer efforts pursuant to Section 8.2, upon 15 days written notice, the law firm holding a Settling Defendant's funds in trust shall refund any and all payments made into its trust account by that Settling Defendant as requested.
- 8.5 If this Consent Judgment is entered by the Court, within 15 days after such order becomes final and the time to appeal has lapsed, Plaintiffs shall dismiss without prejudice any pending action, aside from this Action, alleging violations of Proposition 65 released herein.
- Upon the written request of a Settling Defendant, made within one year of the 8.6 date on which the Consent Judgment is entered by the Court and provided that they determine that there is a reasonable basis therefore, Plaintiffs shall issue a 60-Day Notice of Violation pursuant to Health & Safety Code §25249.7, as to one or more Listed Chemicals in the Settling Defendant's Covered Products or Additional Products, as requested by the Settling Defendant. The Settling Defendant shall cooperate with Plaintiffs in providing additional information or representations necessary to enable Plaintiffs to issue such Notice and a valid Certificate of Merit therefore. Upon the expiration of the requisite notice period, Plaintiffs shall file with the Court and, at least ten days prior to such filing, serve notice on the Attorney General's office of, an amended Exhibit A as to the Settling Defendant to reflect the expansion of Listed Chemicals applicable to or conversion of one or more Additional Products to Covered Products such that they will also be subject to Sections 6.1, 6.2, and 6.5 above. However, Plaintiffs shall not proceed with such a filing if the levels of Listed Chemicals in the subject Covered Products or Additional Products are in excess of 300,000 parts per million for a Listed Phthalate Chemical or in excess of 10,000 parts per million for lead unless the Settling Defendant pays an additional civil penalty in an amount equal to that set forth in subsections 5.1.1, 5.1.2, or 5.1.3 above depending on calendar year 2011 California sales of the Covered Products or Additional Products in question. (Any such payment shall be allocated and disbursed in a manner parallel to that provided in Section 5.2.) Pursuant to CCP §§ 1021 and 1021.5, Plaintiffs and their counsel are also entitled to and may seek from the Settling Defendant in question their

12 13 14

11

16 17

15

19

18

20 21

22 23

24

25 26

27

28

reasonable fees and costs incurred issuing the notice and filing the amended Exhibit A in an amount not to exceed \$9,500, which payment shall be made to "The Chanler Group in Trust" prior to the filing of the Amended Exhibit A; Plaintiff's counsel shall provide notice to the Attorney General's office at least ten days in advance of seeking Court approval of such fees, and the Court shall be deemed to have reserved its right to determine if such additional attorneys' fee and cost reimbursement is reasonable in the event this sentence is exercised.

Upon the written request of a supplier, Manufacturer or distributor whose Covered Products or Additional Products are subject to a 60-Day Notice issued to a retailer or other entity in its chain of distribution, made within one year of the date on which the Consent Judgment is entered by the Court, Plaintiffs shall use reasonable efforts to issue a 60-Day Notice of Violation pursuant to Health & Safety Code §25249.7, as to one or more of the supplier, Manufacturer or distributor's Covered Products and/or Additional Products, as requested by the supplier, Manufacturer or distributor. Such supplier, Manufacturer or distributor shall cooperate with Plaintiffs in providing information or representations necessary to enable Plaintiffs to issue such Notice and a valid Certificate of Merit concerning the Covered Products and/or Additional Products to the supplier, Manufacturer or distributor. Upon the expiration of the requisite notice period, Plaintiffs shall use reasonable efforts to file a complaint in this Court alleging violations of Proposition 65 with respect to the supplier, Manufacture or distributor and the Covered Products and/or Additional Products, and shall seek the Court's approval of a [Proposed] Consent Judgment incorporating the terms of this settlement agreement, including payment terms consistent with those set forth in Section 5 of this Consent Judgment, which shall apply to the supplier, Manufacturer or distributor.

9, ATTORNEYS' FEES

Except as otherwise provided in this Consent Judgment including a successful 9.1 enforcement of this Consent Judgment under section 4, which may entitle Plaintiffs to attorney's fees under CCP § 1021.5 or any other applicable law, each Party and their privies, shall bear its own attorneys' fees and costs, including, but not limited to, claims under CCP §1021.5 or any other provision of law.

10. OTHER TERMS

- 10.1 The terms of this Consent Judgment shall be governed by the laws of the State of California.
- 10.2 This Consent Judgment shall apply to and be binding upon Plaintiffs and their privies, and Settling Defendants, and their respective divisions, subdivisions, and subsidiaries, and the successors or assigns of any of them.
- of the Parties with respect to the entire subject matter set forth in this Consent Judgment, and any and all prior discussions, negotiations, commitments, or understandings related thereto, if any, are deemed merged. There are no warranties, representations, or other agreements between the Parties except as expressly set forth in this Consent Judgment. No representations, oral or otherwise, express or implied, other than those specifically referred to in this Consent Judgment have been made by any Party. No other agreements not specifically contained or referenced in this Consent Judgment, oral or otherwise, shall be deemed to exist or to bind any of the Parties. No supplementation, modification, waiver, or termination of this Consent Judgment shall be binding unless executed in writing by the Party to be bound. No waiver of any of the provisions of this Consent Judgment shall be deemed or shall constitute a waiver of any of the other provisions whether or not similar, nor shall such waiver constitute a continuing waiver.
- 10.4 Nothing in this Consent Judgment shall release, or in any way affect any rights that any Settling Defendant might have against any other party, whether or not that party is a Settling Defendant.
- 10.5 The stipulations to this Consent Judgment may be executed in counterparts and by means of facsimile or portable document format (.pdf), which taken together shall be deemed to constitute one document.
- 10.6 Each signatory to this Consent Judgment certifies that he or she is fully authorized by the Party he or she represents to stipulate to this Consent Judgment and to enter into and execute the Consent Judgment on behalf of the Party represented and to legally bind that Party.

1	10.7	The Parties, including	their counsel, have participated in the preparation of this
2	Consent Judgi	ment and this Consent I	sudgment is the result of the joint efforts of the Parties.
3	This Consent Judgment was subject to revision and modification by the Parties and has been		
4	accepted and	approved as to its final	form by all Parties and their counsel. Accordingly, any
5	uncertainty or	ambiguity existing in t	his Consent Judgment shall not be interpreted against any
6	Party as a resu	ult of the manner of the	preparation of this Consent Judgment. Each Party to this
7	Consent Judgi	ment agrees that any sta	tute or rule of construction providing that ambiguities are
8	to be resolved	against the drafting Pa	rty should not be employed in the interpretation of this
9	Consent Judgr	ment and, in this regard	, the Parties hereby waive California Civil Code Section
10	1654.		
11			
12	AGREED TO:	•	AGREED TO:
13	Plaintiff, JOH	N MOORE	Plaintiff, RUSSELL BRIMER
14	A	a. a.l.	
15	10		And the second s
.	***************************************	Sionature	Signature
		Signature	Signature
16		Signature 157 30, 2012	Signature Date:
16 17 18	Date: Augu	15T 30, 2012	·
16 17 18	Date: <u>Augu</u> AGREED TO:	15T 30, 201Z	·
16 [°] 17 18 19	Date: <u>Augu</u> AGREED TO:	15T 30, 2012	·
16 17 18 19 20	Date: <u>Augu</u> AGREED TO:	15T 30, 201Z	·
16 17 18 19 20 21	Date: <u>Augu</u> AGREED TO:	15T 30, 201Z	·
16 17 18 19 20 21 22	Date: <u>Augu</u> AGREED TO:	15T 30, 2012 ER ENGLANDER	·
16 17 18 19 20 21 22 23	Date: Augu AGREED TO: Plaintiff, PETE	15T 30, 2012 ER ENGLANDER	·
16 17	Date: Augu AGREED TO: Plaintiff, PETE	15T 30, 2012 ER ENGLANDER	Date:
16 17 18 19 20 21 22 23 24	Date: Augu AGREED TO: Plaintiff, PETE	15T 30, 2012 ER ENGLANDER	Date:
16 17 18 19 20 21 22 23 24 25	Date: Augu AGREED TO: Plaintiff, PETE	15T 30, 2012 ER ENGLANDER	Date:

1	10.7 The Parties, including their co	ounsel, have participated in the preparation of this
2	Consent Judgment and this Consent Judgmen	nt is the result of the joint efforts of the Parties.
3	This Consent Judgment was subject to revision	on and modification by the Parties and has been
4	accepted and approved as to its final form by all Parties and their counsel. Accordingly, any	
5	uncertainty or ambiguity existing in this Con-	sent Judgment shall not be interpreted against any
6	Party as a result of the manner of the preparate	tion of this Consent Judgment. Each Party to this
7	Consent Judgment agrees that any statute or r	rule of construction providing that ambiguities are
8	to be resolved against the drafting Party shou	ld not be employed in the interpretation of this
9	Consent Judgment and, in this regard, the Par	ties hereby waive California Civil Code Section
10	1654.	
11		
12	AGREED TO:	AGREED TO:
13	Plaintiff, JOHN MOORE	Plaintiff, RUSSELL BRIMER
14		
15	Signature	Signature
16	Date:	Signature Date: 5-3-12
17	Date.	Daw.
18	AGREED TO:	
19	Plaintiff, PETER ENGLANDER	
20		
21	Signature	
22	ū	
23	Date:	_
24		
25		
26		
27		
28		

1		
1	10.7 The Parties, including the	neir counsel, have participated in the preparation of this
2	Consent Judgment and this Consent Judgment is the result of the joint efforts of the Parties.	
3	This Consent Judgment was subject to revision and modification by the Parties and has been	
4	accepted and approved as to its final form by all Parties and their counsel. Accordingly, any	
5	uncertainty or ambiguity existing in this Consent Judgment shall not be interpreted against any	
6	Party as a result of the manner of the preparation of this Consent Judgment. Each Party to this	
7	Consent Judgment agrees that any statute or rule of construction providing that ambiguities are	
8	to be resolved against the drafting Part	y should not be employed in the interpretation of this
9	Consent Judgment and, in this regard, t	the Parties hereby waive California Civil Code Section
10	1654.	
11		
12	AGREED TO:	AGREED TO:
13	Plaintiff, JOHN MOORE	Plaintiff, RUSSELL BRIMER
14		
15	Signature	Signature
16	-	•
17	Datas	l lata.
- 1	Date:	Date:
18	Date:	Date:
19	AGREED TO:	Date:
19 20	AGREED TO: Plaintiff, PETER ENGLANDER	Date:
19 20 21	AGREED TO: Plaintiff, PETER ENGLANDER	Date:
19 20 21 22	AGREED TO: Plaintiff, PETER ENGLANDER Signature	Date:
19 20 21 22 23	AGREED TO: Plaintiff, PETER ENGLANDER	Date:
19 20 21 22 23 24	AGREED TO: Plaintiff, PETER ENGLANDER Signature	Date:
19 20 21 22 23 24 25	AGREED TO: Plaintiff, PETER ENGLANDER Signature	Date:
19 20 21 22 23 24 25 26	AGREED TO: Plaintiff, PETER ENGLANDER Signature	Date:
19 20 21 22 23 24 25	AGREED TO: Plaintiff, PETER ENGLANDER Signature	Date:

1	AGREED TO:		
2	Defendant, 3M COMPANY Entity		
3	Entity		
4	Rafan		
5	Signature	MACHINE AND	
6	By: RICKLAINE		
7	Print Name		
8	Its: VP AND GM Title	 ,	
9			
10	Date:		
11			
12			
13			
14			
15			
16			
17			
18			
19			
20		•	
21			
22			
23			
24			
25			
26			
27			
28			16
	3170425 CONS	ENT JUDGMENT	

1	AGREED TO:
2	Defendant, Corona Clipper Inc, and Bellota
3	US Corp Entity
4	
5	X Cuil
6	Signature
7	By: Steve Erickson
8	Print Name
9	Its; President
STATE OF THE PERSONS	Title
10	Date: August 13, 2012
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
8	
	1,2

CONSENT JUDGMENT

1	AGREED TO:
2	Defendant, BrassCraft Manufacturing
3	Company and Masco Corporation
4	Acatt Halpak
5	Signature
6	By: Scott Halpert
7	Its: Senior Corporate Counsel
8	
9	Date: July 26, 2012
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
li li	

1	AGREED TO:
2	Defendant, Newell Rubbery Eintity
3	lintity
4	1000
5	Signature
6	By: Michael R. Peterson Assistant Secretary
7 8	
9	Its:Title
10	Date: AUG 13 2012
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21 22	
23	
24	
25	
26	
27	
28	

t	AGREED TO:
2	Defendant. My Trading Corp. D&A Entity Helby Emport Co
3	Entity Helby Import Co
4	1
5	Signature
6	By: LAWkene Well
7	Print Name
8	11s: president
9	Title
10	Date: 4/4/12
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	*
24	
25	
26	
27	
28	

	1 AGREED TO:
	Defendant, Panacea Products Corp. Entity
	4 Cartalunde
	5 Signature
	By: Randy Swords
	7 Print Name
	8 Its: Vice President Title
	Duta 8-13-2012
1(
11	
12	
13	-
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

CONSENT JUDGMENT

The second secon

ı 2 3 AGREED TO: 4 Defendant, Uliman Devices Corp. **Entity** 5 ó 7 8 By: Edward Coleman Print Name 9 Its: President 10 Title 11 Date: August 14, 2012 12 13 14 15 16 17 18 . 19 20 21 22 23 24 25 26 27

CONSENT JUDGHENT

28

1	AURIMITO:
2	Defendant, WAX ACCESSORIES CORP. Aformerly known as Audiovox Accessories Corp.
3	Endity
4 5	- Cail clave
<i>5</i>	Signature
7	By: David Geise Print Name
.8	
9	Its: President Title
10	Date: August 8, 2012
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	16
	CONSENT JUDGMENT

A CONTRACTOR OF THE CONTRACTOR

na ya katalogo in Siligi iliya da Sayandhan ani a ilina 1750.

	I AC	BREED TO:
	2 De	fendant, Wire and Cable Special ther, Inc.
	3	Entity
	4	D (G)
	5	Signature
	6 By:	
	7	Print Name
	8 Its:_	Title
	9 Det	= 7/25/12
1(
11	1	
12	N .	
13		
14		
15		
16		
17	-	
18		
19 20		
21		
22		
23		
24		
25		
26		
27		
28		
	3170425	CONSENT JUDGMENT

1				<u>E</u>	XHIBIT .	<u>A</u>							
2	I .	I. Name of Settling Defendant (Mandatory)											
4	•	1100110	3M Company										
5	II.	Name	Varnes of Defendant Releasees and Downstream Defendant Releasees (Optional)										
6									•				
7									y and the second				
8													
9									*				
10	III.	Cover	ed Pro	ducts (Must correspond t	conten	t of 60-d	ay notic	e; this s	ection not				
11		applic	able if	electing low volume or o	de minim	is sales -	see be	low)					
12	The ca	tegorie	s of C	overed Products and Liste	ed Chemi	icals app	licable	to the ab	ove-stated Settling				
13	Defen	dant are	e (list p	product and check applica	able chem	nical(s)):							
14									1				
15				Covered Product	DEHP	DBP	BBP	Lead					
16				Hand tools such as 3M		April 1 April 2 April	***************************************	XXX					
17				Bondo Pick and			No. Company of the Co						
18				Bumping Hammer				100					
19													
20													
21													
22	IV.	Additi	onal P	roducts (Not applicable i	f electing	g low vol	ume or	de mini	mis sales – see				
23		below)										
24	The ca	tegorie	s of A	dditional Products and Li	sted Che	micals, i	f any, su	ibject to	injunctive relief				
25	are (list product and check applicable chemical(s)):												
26		Additional Product DEHP DBP BBP Lead											
27			not a	pplicable		:							
28		1	<u> </u>				<u> </u>						

Additional Product	DEHP	DBP	BBP	Lead

V. Covered Products and Additional Products Applicable to Settling Defendant Electing Low
 Volume or De Minimis Sales (Select only one if applicable)

Low Volume: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California more than 1,000 total consumer units, but less than 3,000 total consumer units of Covered Products and Additional Products in calendar year 2011, as specified below; or

Covered and Additional Product Names, SKUs and/or Item Numbers	DEHP	DBP	BBP	Lead	Number of Units Sold in California in 2011
not applicable					

De Minimis: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California less than 1,000 total consumer units of Covered Products and Additional Products in the calendar year 2011, as specified below.

Covered and Additional Product Names, SKUs and/or Item Numbers	DEHP	DBP	BBP	Lead	Number of Units Sold in California in 2011
not applicable					

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Covered and Additional Product Names, SKUs and/or Item Numbers	DEHP	DBP	ВВР	Lead	Number of Units Sold in California in 2011

CONSENT JUDGMENT

1	EXHIBIT A											
2												
3	I. Name of Settling Defendant (Mandatory)											
4		AWI Acquisition Company										
5	II.	II. Names of Defendant Releasees and Downstream Defendant Releasees (Optional)										
6		Restoration Hardware, Inc.										
7												
8					**************************************							
9									·			
10	III.	Covered Pro	ducts (Must correspond	d to content	of 60-d	ay notic	e; this se	ction not				
11			electing low volume of									
12	The ca	ategories of C	overed Products and Li	isted Chemi	cals app	licable (to the abo	ve-stated S	Senling			
13	Defen	dant are (list p	product and check appli	icable chem	ical(s)):							
14			and the same of th		· r · · · · · · · · · · · · · · · · · ·							
15			Covered Product	DEHP	DBP	ВВР	Lead					
16												
17												
8												
19												
20	IV.	Additional F	Products (Not applicable	é if electing	low vol	lume or	de minim	nis s ales – s	iee			
21	below)											
22	The categories of Additional Products and Listed Chemicals, if any, subject to injunctive relief											
23	are (li:	st product and	check applicable chen	nical(s)):								
24				DEHP	DBP	ВВР	Lead	1				
25		Add	itional Product	DEGR	UDI	JUDE	Liau	4				
26							-	-				
27				_		 	-	-				
28							<u> </u>					
1									1			

V. Covered Products and Additional Products Applicable to Settling Defendant Electing Low Volume or De Minimis Sales (Select only one if applicable)

Low Volume: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California more than 1,000 total consumer units, but less than 3,000 total consumer units of Covered Products and Additional Products in calendar year 2011, as specified below; or

Covered and	DEHP	DBP	BBP	Lead	Number of	
Additional	-				Units Sold in	Landing of the state of the sta
Product Names,					California in	
SKUs and/or					2011	Transcription of the second of
Item Numbers						To the state of th
						indigija povorumu pri drama.
					its were sol tream Defend	

Restoration Hardware, Inc. De Minimis: Settling Defendant hereby certifies that/xt/manufactured, distributed and/or sold for use or sale in California less than 1,000 total consumer units of Covered Products

and Additional Products in the calendar year 2011, as specified below.

7		-	-	P	- Comment of the Comm
Covered and	DEHP	DBP	BBP	Lead	Number of
Additional					Units Sold in
Product Names,				alta de la constitución de la co	California in
SKUs and/or					2011
Item Numbers					
Allied Junior	X				30 units were
Frucker Tool					sold by
Set, Model #					Restoration Hardware
69091					during 2011
L				THE PARTY OF THE P	

IV. Additional Products (Not applicable if electing low volume or de minimis sales - see below)

The categories of Additional Products and Listed Chemicals, if any, subject to injunctive relief are (list product and check applicable chemical(s)):

		Ŧ	1	•
Additional Product	DEHP	DBP	BBP	Lead
		1		
	Į			

CVII	IBIT	A
САП	пон	\boldsymbol{H}

\sim	
,	

I. Na

Name of Settling Defendant (Mandatory)

Corona Clipper, Inc. and Bellota US Corp.

П.	Names of Defendant Releasees and Downstream Defendant Releasees (Optional)

III. Covered Products (Must correspond to content of 60-day notice; this section not applicable if electing low volume or de minimis sales – see below)

The categories of Covered Products and Listed Chemicals applicable to the above-stated Settling Defendant are (list product and check applicable chemical(s)):

Covered Product	DEHP	DBP	BBP	Lead
Hand Tools:				
BP 3160 (Hand	X			
Pruner)				
AG 5030 (Hand	X			
Pruner)				
AG 5040 (Hand	X			
Pruner)				
BP 3130 (Hand	X			
Pruner)				
BP 3180 (Hand	X			THE PROPERTY OF THE PROPERTY O
Pruner)				
BP 3640 (Hand	X			

1	
1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	-
26	The Party and Personal Property lies
27	
	c

				·
Pruner)				
BP 3670 (Hand	X			
Pruner)				
BP 6170 (Hand	X		A STATE OF THE STA	
Pruner)				
BP 6190 (Hand	X			
Pruner)				
FS 4310 (Hand	X			
Pruner Shear)				
FS 4350 (Hand	X			
Pruner Shear)				
GS 6750 (Hand	X	- All the second		r-jon-jon-jon-jon-jon-jon-jon-jon-jon-jon
Pruner Shear)				
HS 6920 (Hedge	X	SOL, quide situation and situa		
Shear)				
HS 6930 (Hedge	X		The state of the s	
Shear)				
HS 6960 (Hedge	X			
Shear)				
WL 3351 (Lopper)	X			
WL 6310 (Lopper)	X			
WL 6960 (Lopper)	X			
WL 3351 (Lopper)	X			
WL 6310 (Lopper)	X			
WL 6321 (Lopper)	X			· · · · · · · · · · · · · · · · · · ·
WL 6330 (Lopper)	X			
WL 6341 (Lopper)	X			

	1
	2
	3
	4
	5
	6
	7
	8
	9
1	0
1	1

WL 6350 (Lopper)	X		
WL 6361 (Lopper)	X		
WL 6370 (Lopper)	X		
WL 6381 (Lopper)	X		
WL 6420 (Lopper)	X		
WL 6431 (Lopper)	X		
WL 6450 (Lopper)	X		
WL 6461 (Lopper)	X		
WL 6470 (Lopper)	X		
WL 6481 (Lopper)	X		

> IV. Additional Products (Not applicable if electing low volume or de minimis sales – see below)

The categories of Additional Products and Listed Chemicals, if any, subject to injunctive relief are (list product and check applicable chemical(s)):

Additional Product	DEHP	DBP	BBP	Lead
Hand Tools:				
BP 3160 (Hand Pruner)			X	
AG 5030 (Hand Pruner)			X	
AG 5040 (Hand Pruner)			X	
BP 3130 (Hand Pruner)		. ,	X	
BP 3180 (Hand Pruner)			X	
BP 3640 (Hand Pruner)			X	
BP 3670 (Hand Pruner)			X	

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

Additional Product	DEHP	DBP	BBP	Lead
BP 6170 (Hand Pruner)			X	
BP 6190 (Hand Pruner)			X	
FS 4310 (Hand Pruner			X	
Shear)				
FS 4350 (Hand Pruner			X	
Shear)				
GS 6750 (Hand Pruner			X	
Shear)				
HS 6920 (Hedge Shear)			X	
HS 6930 (Hedge Shear)			X	
HS 6960 (Hedge Shear)			X	
WL 3351 (Lopper)			X	
WL 6310 (Lopper)			X	
WL 6960 (Lopper)			X	
WL 3351 (Lopper)		A. II	X	
WL 6310 (Lopper)			X	
WL 6321 (Lopper)			X	
WL 6330 (Lopper)			X	
WL 6341 (Lopper)			X	
WL 6350 (Lopper)			X	
WL 6361 (Lopper)			X	
WL 6370 (Lopper)			X	
WL 6381 (Lopper)			X	
WL 6420 (Lopper)			X	
WL 6431 (Lopper)			X	
WL 6450 (Lopper)			X	

Additional Product	DEHP	DBP	ВВР	Lead
WL 6461 (Lopper)			X,	
WL 6470 (Lopper)			X	
WL 6481 (Lopper)			X	

V. Covered Products and Additional Products Applicable to Settling Defendant Electing Low
 Volume or De Minimis Sales (Select only one if applicable)

Low Volume: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California more than 1,000 total consumer units, but less than 3,000 total consumer units of Covered Products and Additional Products in calendar year 2011, as specified below; or

Covered and Additional Product Names, SKUs and/or Item Numbers	DEHP	DBP	BBP	Lead	Number of Units Sold in California in 2011

De Minimis: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California less than 1,000 total consumer units of Covered Products and Additional Products in the calendar year 2011, as specified below.

Covered and Additional Product Names, SKUs and/or Item Numbers	DEHP	DBP	BBP	Lead	Number of Units Sold in California in 2011

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

Covered and Additional Product Names, SKUs and/or Item Numbers	DEHP	DBP	BBP	Lead	Number of Units Sold in California in 2011

	l .										
1			<u>E</u>	XHIBIT A	<u>4</u>						
2											
3	I.	Name of So	ettling Defendant (Manda	tory)							
4		•		Bosto	n Warel	nouse T	rading	Corp.			
5	II.	Names of I	Defendant Releasees and I	fendant Releasees and Downstream Defendant Releasees (Optional)							
6				, , , , , , , , , , , , , , , , , , ,							
7				<u></u>							
8											
9					······						
10	III.	Covered Pr	roducts (Must correspond	to content	of 60-d	lay noti	ce; this	section	not		
11	applic	cable if election	ng low volume or de mini	mis sales -	- see be	low)					
12	The c	ategories of C	Covered Products and List	ed Chemic	cals app	licable	to the a	.bove-st	tated Settl		
13	Defen	idant are (list	product and check applica	able chem	ical(s)):						
14					T	Т	T	7			
15			Covered Product	DEHP	DBP	BBP	Lead	overfrengerije tomot			
16			Metal Tape Measures				XX	recommendation of the contract			
17			Hand Tool Grips*	XX							
18											
19	*			.242. 4				1	1.11		
20	Inclu rolle		limitation, bowl brushes,	utility bru	ishes, p	et groor	ning br	usnes ai	nd lint		
21											
22											
23											
24											
25											
26		•									
27											

IV. Additional Products (Not applicable if electing low volume or de minimis sales – see
 below)

The categories of Additional Products and Listed Chemicals, if any, subject to injunctive relief are (list product and check applicable chemical(s)):

Additional Product	DEHP	DBP	BBP	Lead
Hand Tool Sets				XX

V. Covered Products and Additional Products Applicable to Settling Defendant Electing Low Volume or De Minimis Sales (Select only one if applicable)

□ Low Volume: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California more than 1,000 total consumer units, but less than 3,000 total consumer units of Covered Products and Additional Products in calendar year 2011, as specified below; or

Covered and	DEHP	DBP	BBP	Lead	Number of
Additional					Units Sold in
Product Names,					California in
SKUs and/or					2011
Item Numbers					

De Minimis: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California less than 1,000 total consumer units of Covered Products and Additional Products in the calendar year 2011, as specified below.

Covered and	DEHP	DBP	ВВР	Lead	Number of
Additional		and the state of t			Units Sold in
Product Names,		was yin carl was a saw			California in
SKUs and/or			Philippen Control of the Control of		2011
Item Numbers					
*					
					·

1				EXHIBIT A	<u>4</u>					
2										
3	I.	Name of Se	ettling Defendant (Mand	latory): Bras	ssCraft	Manufa	cturing	Compa	ıny and	the
4	follow	ing addition	al subsidiaries of Masco	Corporatio	n: Arro	w Faste	ener Co.	, LLC,	Brasstee	ch,
5	Inc., N	Iasco Canad	a Limited and Masco C	orporation o	of India	na				
6	П.	Names of I	Defendant Releasees and	l Downstrea	m Defe	ndant R	Releasee	s (Opti	onal)	
7								OR THE RESIDENCE OF THE PERSON		-*
8				Making your and the state of th						. . *
9				W						•
10									,	.•
11	III.	Covered Pro	oducts (Must correspond	d to content	of 60-c	lay noti	ce; this	section	not	
12			ng low volume or de min							
13	The cat	egories of C	Covered Products and Li	sted Chemic	cals app	olicable	to the a	bove-st	ated Sei	ttling
14	Defend	ant are (list	product and check appli	cable chemi	ical(s)):					
15					ī	T	T	7		
16			Covered Product	DEHP	DBP	BBP	Lead			
17			Hand Tools*							
18										
19								-		
20	*includ	ing without	limitation handle grip sl	ins plunger	s drain	ı cleane	rs allge	ers cahl	le saws :	and
21	rivet to		armano Barpos	apo, promgor	,		,,	20, 2001	.u ouvro	
22										
23										
24										
25										
26										
27										
28										

IV. Additional Products (Not applicable if electing low volume or de minimis sales – see below)

The categories of Additional Products and Listed Chemicals, if any, subject to injunctive relief are (list product and check applicable chemical(s)):

Additional Product	DEHP	DBP	BBP	Lead
Hand Tools*	J	J	J	
Spray Hoses	J	J	1	
Flexible Supply Hoses	J	J	J	

*including without limitation handle grip slips, plungers, drain cleaners, augers, cable saws and rivet tools

Low Volume: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California more than 1,000 total consumer units, but less than 3,000 total consumer units of Covered Products and Additional Products in calendar year 2011, as specified below; or

Covered and	DEHP	DBP	ВВР	Lead	Number of
Additional				3	Units Sold in
Product Names,					California in
SKUs and/or					2011
Item Numbers					

De Minimis: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California less than 1,000 total consumer units of Covered Products and Additional Products in the calendar year 2011, as specified below.

Covered and	DEHP	DBP	ВВР	Lead	Number of
Additional		Temperatura and property of	saadili ka ja	-Private and Private and Priva	Units Sold in
Product Names,			The department of the control of the		California in
SKUs and/or					2011
Item Numbers					
		·	•		

1	Parking and Assessment]	EXHIBIT A	<i>‡</i>					
2										
3	I.	Name of Se	ttling Defendant (Manda	atory)						
4			D.W.L. International Trading Inc.							
5	II.	Names of D	mes of Defendant Releasees and Downstream Defendant Releasees (Optional)							
6				AKA '	Winco l	Industri	es Co.			
7								and the second s		,
- 8	The state of the s			Appendings Manufactures					D450/4,	
9									··	
10	III.	Covered Pro	oducts (Must correspond	to content	of 60-d	ay notic	e; this s	section r	iot	
11	applio	able if electin	g low volume or de min	imis sales-	- see be	low)				
12	Thec	ategories of C	overed Products and Lis	sted Chemic	als app	licable	to the a	bove-sta	ted Sett	ling
13	Defen	dant are (list p	product and check appli-	cable chemi	ical(s)):					
14						1	1	1		
15			Covered Product	DEHP	DBP	BBP	Lead	and the state of t		
16							-			
17								en e		
18						`		with the state of		
19										
20				•						
21										
22										
23										
24										
25										
26										

IV. Additional Products (Not applicable if electing low volume or de minimis sales – see below)

The categories of Additional Products and Listed Chemicals, if any, subject to injunctive relief are (list product and check applicable chemical(s)):

Additional Product	DEHP	DBP	BBP	Lead

Covered and	DEHP	DBP	BBP	Lead	Number of
Additional			The second secon	fire-in-franchistic description of the control of t	Units Sold in
Product Names,					California in
SKUs and/or			To a contract of the contract		2011
Item Numbers					
		SPANSON OF A SPANSON AND A			
					,

x De Minimis: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California less than 1,000 total consumer units of Covered Products and Additional Products in the calendar year 2011, as specified below.

Covered and	DEHP	DBP	BBP	Lead	Number of
Additional	entered to the second s		A Parameter and the second sec	Annual property in the Control of th	Units Sold in
Product Names,	Additional department of the state of the st				California in
SKUs and/or					2011
Item Numbers					
Color coded ladle	Di(2-				718
LDC-2	ethylhexyl)				and the same of th
	phthalate				
	i de la companya de l				

EXHIBIT A

I. Name of Settling Defendant (Mandatory)

The Faucet Queens, Inc.

II. Names of Defendant Releasees and Downstream Defendant Releasees (Optional)

The Faucet Queens, Inc. as Settling Defendants, all other entities within the definition of "Releasees" set forth in Section 6.1 relative to The Faucet Queens, and all entities within the definition of "Downstream Defendant Releasees" as set forth in Section 6.1 relative to The Faucet Queens, are incorporated herein.

III. Covered Products (Must correspond to content of 60-day notice; this section not applicable if electing low volume or de minimis sales – see below)

The categories of Covered Products and Listed Chemicals applicable to the above-stated Settling Defendant are (list product and check applicable chemical(s)):

Covered Product	DEHP	DBP	BBP	Lead
Tape Measure Grips,	XX	- Company of the Comp		
including Helping				
Hand 12' Tape	,			
Measure, #20600 (#0				
70792 20600 3)				

IV. Additional Products (Not applicable if electing low volume or de minimis sales – see
 below)

The categories of Additional Products and Listed Chemicals, if any, subject to injunctive relief are (list product and check applicable chemical(s)):

Additional Product	DEHP	DBP	BBP	Lead
. :				

- V. Covered Products and Additional Products Applicable to Settling Defendant Electing Low Volume or De Minimis Sales (Select only one if applicable)
 - ☐ Low Volume: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California more than 1,000 total consumer units, but less than 3,000 total consumer units of Covered Products and Additional Products in calendar year 2011, as specified below; or

Covered and	DEHP	DBP	BBP	Lead	Number of
Additional					Units Sold in
Product Names,					California in
SKUs and/or					2011
Item Numbers					

De Minimis: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California less than 1,000 total consumer units of Covered Products and Additional Products in the calendar year 2011, as specified below.

Covered and	DEHP	DBP	BBP	Lead	Number of
Additional					Units Sold in
Product Names,					California in
SKUs and/or					2011
Item Numbers					

- 1	l								
1			EX	HIBIT A					
2									
3	I.	Name of Set	tling Defendant (Mandat	ory)					
4				Genera	al Cage	LLC			
5	II.	Names of D	efendant Releasees and D)ownstrear	m Defe	ndant R	eleasees	(Optiona	1)
6				Pet Fo	od Exp	ress			
7				Classic	e Produ	cts LLC	1		
8									
9								Second Vis	····
10	III.	Covered Pro	ducts (Must correspond t	co content	of 60-d	ay notic	e; this s	ection not	Ĺ
11	applic	able if electin	g low volume or de mini	mis sales -	see be	low)			
12	The ca	ategories of C	overed Products and Listo	ed Chemic	cals app	licable	to the al	ove-state	d
13	Settlir	ng Defendant a	are (list product and chec	k applicab	le chen	nical(s))):		
14						and the same of th		 	
15			Covered Product	DEHP	DBP	BBP	Lead		
16									
17									
18						7			
19									
20									
21									
22									
23									
24									
25									
26									
27							,		
28									

CONSENT JUDGMENT

IV. Additional Products (Not applicable if electing low volume or de minimis sales – see below)

The categories of Additional Products and Listed Chemicals, if any, subject to injunctive relief are (list product and check applicable chemical(s)):

Additional Product	DEHP	DBP	BBP	Lead
Hand Tools With Grips				

4 || 5 ||

Low Volume: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California more than 1,000 total consumer units, but less than 3,000 total consumer units of Covered Products and Additional Products in calendar year 2011, as specified below; or

DEHP	DBP	BBP	Lead	Number of
				Units Sold in
				California in
				2011
	DEHP	DEHP DBP	DEHP DBP BBP	DEHP DBP BBP Lead

De Minimis: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California less than 1,000 total consumer units of Covered Products and Additional Products in the calendar year 2011, as specified below.

	,	1	1		
Covered and	DEHP	DBP	BBP	Lead	Number of
Additional	AND ADDRESS AND AD	**************************************		A management of the control of the c	Units Sold in
Product Names,	effica construction	or the control of the			California in
SKUs and/or	Principles of Victorial Principles	-			2011
Item Numbers		(1) (2)			
Classic Products	X				430
Super Scoop					

1				EXHIBIT.	<u>A</u>							
2												
3	I.	Name of Se	ettling Defendant (Mand	datory)								
4				Great	Neck S	aw, Inc.						
5	II.	Names of Defendant Releasees and Downstream Defendant Releasees (Optional)										
6										*		
7												
8												
9				***************************************			·			*		
10	III.		oducts (Must correspon					ection	ı not			
11			f electing low volume of									
12	The ca	itegories of C	Covered Products and Li	isted Chemi	icals app	licable t	o the ab	iove-s	tated S	Settling		
13	Defend	dant are (list	product and check appl	icable chem	rical(s)):							
14						Y.						
15			Covered Product	DEHP	DBP	BBP	Lead					
16			Hand Tools	X								
17												
18							***************************************					
19												
20	IV.	Additional I	Products (Not applicable	e if electing	low vol	ume or	de minir	nis sa	ıles – s	iee		
21		below)										
22	The car	tegories of A	dditional Products and	Listed Cher	nicals, i	f any, su	bject to	injun	ictive r	elief		
23	are (lis	t product and	check applicable chem	nical(s)):								
24		Addi	itional Product	DEHP	DBP	BBP	Lead					
25			l Tools		X	X		\dashv				
26		TAGIN						\dashv				
27								-				
28						<u> </u>	<u> </u>					

Additional Product	DEHP	DBP	BBP	Lead

V. Covered Products and Additional Products Applicable to Settling Defendant Electing Low
 Volume or De Minimis Sales (Select only one if applicable)

Low Volume: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California more than 1,000 total consumer units, but less than 3,000 total consumer units of Covered Products and Additional Products in calendar year 2011, as specified below; or

Covered and Additional Product Names, SKUs and/or Item Numbers	DEHP	DBP	BBP	Lead	Number of Units Sold in California in 2011

De Minimis: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California less than 1,000 total consumer units of Covered Products and Additional Products in the calendar year 2011, as specified below.

Covered and Additional Product Names, SKUs and/or Item Numbers	DEHP	DBP	BBP	Lead	Number of Units Sold in California in 2011

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

Covered and Additional Product Names, SKUs and/or Item Numbers	DEHP	DBP	BBP	Lead	Number of Units Sold in California in 2011
			·		

1	EXHIBIT A									
2	L Defendant (Mandatows)									
3	I. Name of Settling Defendant (Mandatory)									
4	Irwin Industrial Tool Company									
5	II. Names of Defendant Releasees and Downstream Defendant Releasees (Optional)									
6	Newell Rubbermaid, Inc.									
7						Agendal purpose de la companya del companya del companya de la com				
8										-
9					0.50.1			, 3		
10			ducts (Must correspond to				e; this s	ection i	10t	
11			g low volume or de minim							
12			overed Products and Lister					ove-sta	ited	
13	Settling I	Defendant a	are (list product and check	applicab	le chem	ical(s))	*			
14	militarani, karanti,									
15	de la companya de la		Covered Product	DEHP	DBP	BBP	Lead			
16			Hand Tools With Grips	X						
17			•							
18			A	Andrew Angelon (18 Angelon Ang						
19	TT / A	11'.' 1 D	a deute Olat applicable if	alastina	low vol	uma or	da mini	mic cale	90 <u> </u>	.e
20		aditional P	roducts (Not applicable if	electing	IOW VOI	ume or	d¢ mm		,s 50·	C
21	below)		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				which to	iniuna	tivo ro	liof
22			dditional Products and Lis		ncais, n	any, st	mject ic	mjune	HAC IO	1101
23	are (list p	roduct and	check applicable chemica	d(s)):						
24		[,			T]		
25		Ado	ditional Product	DEHP	DBP	BBP	Lead			
26		Har	nd Tools With Grips		X	X				
27						and the same of th		***************************************		
28							<u> </u>			

CONSENT JUDGMENT

1			<u>E</u> 2	KHIBIT A	<u> </u>						
2											
3	I.	Name of	Settling Defendant (Mandato	ory)							
4		M&Y Trading Co. d/b/a/ Helby Import Co.									
5	11.	Names of	Defendant Releasees and D	ownstream	n Defen	dant Rel	easees ((Optional)			
6				· !! · · · · · · · · · · · · · · · · · ·		·		2			
7											
8				were the second							
9				Market Street,				*			
10	ш.	Covered l	Products (Must correspond to	o content	of 60 - da	y notice	; this se	ction not			
11	1		ting low volume or de minin					·			
12	i i	-	Covered Products and Liste			icable to	the abo	ve-stated Settli	ng		
13	Defen	dant are (li	st product and check applica	ble chemi	cal(s)):						
14						T					
15			Covered Product	DEHP	DBP	BBP	Lead				
16			Pliers with PVC Grips	X							
17			Imported by M&Y								
18											
19											
20											
21	IV.	A dditiona	l Products (Not applicable if	electino	low volu	me or de	e minim	is sales – see			
22	below		i i ioducio (1401 appironoto il	. 010011116							
23	·		Additional Products and Lis	sted Chem	icals, if	anv. sub	iect to i	niunctive relief	•		
24		-	nd check applicable chemica		,		,	-			
25	are (113	it product a	nd snook approach snooms	(5//)							
26			A 112 - I D - I - A	Dein	n n	BBP	Lead	Purament			
27			Additional Product	DEHI	P DBP	DDP	Leau				
28						-	<u> </u>	Transferance and Transf			
						<u></u>	<u></u>				

V. Covered Products and Additional Products Applicable to Settling Defendant Electing Low Volume or De Minimis Sales (Select only one if applicable)

☐ Low Volume: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California more than 1,000 total consumer units, but less than 3,000 total consumer units of Covered Products and Additional Products in calendar year 2011, as specified below; or

Covered and	DEHP	DBP	BBP	Lead	Number of
Additional					Units Sold in
Product Names,					California in
SKUs and/or					2011
Item Numbers					
Not Applicable					

De Minimis: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California less than 1,000 total consumer units of Covered Products and Additional Products in the calendar year 2011, as specified below.

Covered and	DEHP	DBP	ввр	Lead	Number of
Additional			-	Andreas are an analysis of the second of the	Units Sold in
Product Names,	Venezia Printerio de la como de l				California in
SKUs and/or					2011
Item Numbers					
Not Applicable					

1		EXHIBIT A										
2												
3	I.	I. Name of Settling Defendant (Mandatory)										
4	.	Panacea Products Corp										
5	11.	Names of I	Names of Defendant Releasees and Downstream Defendant Releasees (Optional)									
6		_Michael's Stores										
7				_Jo-A	ınn Fabi	ric and	Craft St	ores		······•		
8				_Beve	rly Fab	rics, In	c					
9					W-5					 '		
10	III.	III. Covered Products (Must correspond to content of 60-day notice; this section not										
11		applicable if electing low volume or de minimis sales – see below)										
12	The	categories of C	overed Products and Lis	ted Chemi	cals app	licable	to the a	bove-st	ated Se	ettling		
13	Defe	endant are (list	product and check applic	able chem	ical(s)):							
14												
15			Covered Product	DEHP	DBP	BBP	Lead					
16			Item # 60053 6" Cutter	X				**************************************				
17			Item # 60054	X								
18			8" Cutter Item # 60055	$\downarrow_{\rm X}$								
19			Needle Nose Cutter Item # 60057									
20			4.5" Diagonal Wire Cutter	X								
21		•	Cutter									
22												
23												
24												
25				,								
26												
27							a.					

 IV. Additional Products (Not applicable if electing low volume or de minimis sales – see below)

The categories of Additional Products and Listed Chemicals, if any, subject to injunctive relief are (list product and check applicable chemical(s)):

DEHP	DBP	BBP	Lead
The state of the s			
	DEHP	DEHP DBP	DEHP DBP BBP

Covered Products and Additional Products Applicable to Settling Defendant Electing Low ٧. Volume or De Minimis Sales (Select only one if applicable)

Low Volume: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California more than 1,000 total consumer units, but less than 3,000 total consumer units of Covered Products and Additional Products in calendar year 2011, as specified below; or

Covered and Additional Product Names, SKUs and/or Item Numbers	DEHP	DBP	BBP	Lead	Number of Units Sold in California in 2011
			-		

De Minimis: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California less than 1,000 total consumer units of Covered Products and Additional Products in the calendar year 2011, as specified below.

Covered and Additional Product Names, SKUs and/or Item Numbers	DEHP	DBP	BBP	Lead	Number of Units Sold in California in 2011

できるから こののできるのできる というない みのはないのかい

EXHIBIT A I. Name of Settling Defendant (Mandatory) III. Names of Defendant Releasees and Downstream Defendant Release Including, without limits	m. Sears Holding
3 I. Name of Settling Defendant (Mandatory) 4 Ullman Devices Corp. 5 II. Names of Defendant Releasees and Downstream Defendant Release	m. Sears Holding
4 <u>Ullman Davices Corp.</u> 5 II. Names of Defendant Releasees and Downstream Defendant Relea	m. Sears Holding
5 IL Names of Defendant Releasees and Downstream Defendant Relea	m. Sears Holding
	m. Sears Holding
6 Including, without limits	ities.
7 Corp. and related Sears at	
8	
9	
11 III. Covered Products (Must correspond to content of 60-day notice; the	s section not
12 applicable if electing low volume or do minimis sales - see below)	
13 The categories of Covered Products and Listed Chemicals applicable to the	above-stated Settling
Defendant are (list product and check applicable chemical(s)):	•
15	~
16 Covered Product DEHP DBP BBP Les	<u>-</u>
17 Hand Tool Grips XX	•
18	
19	_
20	
21	
22	
23	
24	
25	
26	
27	
28	

CONSENT JUDGILENT

いって、一個のできてもなることにいいているとのできませいとなると

б

Additional Products (Not applicable if electing low volume or de minimis sales - see IV. below)

The categories of Additional Products and Listed Chemicals, if any, subject to injunctive relief are (list product and check applicable chemical(s)):

Additional Product	DEHP	DBP	BBP	Lead
Hand Tool Pouches and Containers	xx			

CONSENT IUDGMENT

Received Aug-14-12 08:48am

From-+

70-

Page 020

1	V.	Cove	ared Products and Ag	tditional	Produc	is Appl	icable t	Settling Defendar	nt Electing Low
2		Volu	one or De Minimis S	iales (Sel	ect only	y one ii	approx	nte)	
3	0		Volume: Settling D for use or sale in Ca						
4		total	for use or sale in Ca consumer units of C ecified below; or	overed P	roducts	and A	dditions	l Products in calen	dar year 2011,
5					200	BBP	Lead	Number of	
6			Covered and	DEHP	DBP	BBP	Lean	Units Sold in	
7			Additional					California in	
8			Product Names,						
9			SKUs and/or					2011	
10			Item Numbers						
11									·
12					<u> </u>				
13									
14				<u> </u>		<u> </u>	<u> </u>		
15	0	കിഷ്	Minimis: Settling De for use or sale in Ca	hitemas l	eas mar		юш со		ributed and/or vered Products
16		and A	Additional Products	in the cal	lendar)	ear 201	ll, as sp	ecified below.	
17			Covered and	DEHP	DBP	BBP	Lead	Number of	·
18			Additional					Units Sold in	
19			Product Names.					California in	
20			SKUs and/or					2011	
21			Item Numbers						
22					<u> </u>				
23									
24									
25									
26		1							
27								•	
28									
									19
							····		

To-

1			Ī	EXHIBIT A	Ā								
2													
3	I.	Name of Se	ttling Defendant (Manda	itory)									
4				Voxx	Access	ories	Corpor	ation	To knowing the comments				
5	II.	Names of D	efendant Releasees and	Downstrea	m Defe	ndant R	teleasee	s (Option	ıal)				
6				Ingra	m Mici	0			,				
7			Fry's Electronics										
8		Do It Best Corp - DLS											
9				South	Coast	al & I	owes C	Companie	s Inc.	2			
10	III.	Covered Pro	oducts (Must correspond	to content	of 60-d	lay noti	ce; this	section n	ot				
11	applio	able if electin	g low volume or de min	imis sales -	- see be	low)							
12	The c	ategories of C	overed Products and Lis	ted Chemic	als app	licable	to the a	bove-stat	ted Settl	ing			
13	Defen	dant are (list)	product and check applic	able chemi	ical(s)):								
14					r	1	<u> </u>	7					
15			Covered Product	DEHP	DBP	BBP	Lead	are and a second					
16			The state of the s					NAME OF THE OWNER					
17			,				-	with the control of t					
18					i	A COLUMN TO A COLU	i g g g	The state of the s					
19													
20													
21	,												
22													
23													
24													
25													
26										,			
27													

1	
2	
3	
4	,
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	-
20	-
21	- Charles
22	
23	-
24	
25	
26	-
	I

28

IV. Additional Products (Not applicable if electing low volume or de minimis sales – see below)

The categories of Additional Products and Listed Chemicals, if any, subject to injunctive relief are (list product and check applicable chemical(s)):

Additional Product	DEHP	DBP	BBP	Lead

5

1

Low Volume: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California more than 1,000 total consumer units, but less than 3,000 total consumer units of Covered Products and Additional Products in calendar year 2011, as specified below; or

DEHP **DBP BBP** Covered and Lead Number of Additional Units Sold in Product Names, California in 2011 SKUs and/or Item Numbers VH148N 246 VH148NV 1,980

14 15

13

De Minimis: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California less than 1,000 total consumer units of Covered Products and Additional Products in the calendar year 2011, as specified below.

26

27

Covered and	DEHP	DBP	ВВР	Lead	Number of
Additional		A.P. Viente de la constantina della constantina	!		Units Sold in
Product Names,			· Augustinasistas and a		California in
SKUs and/or			Principal distribution of the Control of the Contro	To the comment of the	2011
Item Numbers					
		~~~			
					nergy and an artist of the second of the sec

****				EXHIBIT	· <u>A</u>							
2												
3	I.	Name of S	ettling Defendant (Man	ıdatory)								
4		Wire & Cable Specialties, Inc.										
5	II.	II. Names of Defendant Releasees and Downstream Defendant Releasees (Optional)										
6				***************************************	····				·			
7						***************************************						
8								····				
9							······		*			
10	III.	Covered Pr	roducts (Must correspon	nd to conten	nt of 60-d	lay notic	e; this s	ection not				
11		applicable	if electing low volume	or de minim	is sales	– see be	low)					
12	The c	ategories of (	Covered Products and I	Listed Chem	icals app	olicable	to the ab	ove-stated	Settling			
13	Defen	dant are (list	product and check app	licable chen	nical(s)):	;						
14			gran management management of the second		<del></del>	<del></del>						
15			Covered Product	DEHP	DBP	BBP	Lead					
16			Hand Tools	X								
17												
18												
19												
20	IV.	Additional	Products (Not applicable	le if electing	g low vol	ume or	de minir	mis sales – s	see			
21		below)										
22	The ca	tegories of A	Additional Products and	Listed Che	micals, i	f any, su	bject to	injunctive i	relief			
23	are (lis	st product and	d check applicable chen	nical(s)):								
24		Add	itional Product	DEHP	DBP	BBP	Lead	7				
25		Han	d Tools		X	X						
26								1				
27					:			+				
28								_				
	3170425	•	CON	SENT JUDGN	/ENT	ON ARROTTE AND AND A STATE OF A S	nghi miga sina yang kalikat dalam dalam temba	AN				

CONSENT JUDGMENT

1	
2	)
3	
4	ļ
5	,
6	•
7	,
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
	-

Covered and Additional Product Names, SKUs and/or Item Numbers	DEHP	DBP	BBP	Lead	Number of Units Sold in California in 2011
	,				

CONSENT JUDGMENT

1			]	EXHIBIT A	<u>\</u>					
2										
3	I.	Name of Se	ttling Defendant (Manda	atory)						
4				<u></u>	hods	tream	10-	-111	aho	1
5	II.	Names of D	efendant Releasees and	Downstrea	m Defe	ndant R	leleasee	s (Opt	ional)	
6							y	wa	namen ny faritainin 1184	•
7				<del></del>			·····			<b></b> '
8				**************************************		····				
9				<del>, , , , , , , , , , , , , , , , , , , </del>				·· · · · · · · · · · · · · · · · · · ·	<del>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</del>	*
10	III.	Covered Pro	oducts (Must correspond	l to content	of 60-d	lay notic	ce; this	section	n not	
11	applic	able if electin	g low volume or de min	imis sales -	- see be	low)				
12	The ca	ategories of C	overed Products and Lis	sted Chemic	cals app	licable	to the a	bove-s	stated S	Settling
13	Defen	dant are (list	product and check applic	cable chemi	ical(s)):	;				
14				<u> </u>	T	T	I	7		
15			Covered Product	DEHP	DBP	BBP	Lead	1		
16										
17								1		
18										
19										
20										
21										
22										
23										
24										
25										
26										
27										

---

IV. Additional Products (Not applicable if electing low volume or de minimis sales – see
 below)

The categories of Additional Products and Listed Chemicals, if any, subject to injunctive relief are (list product and check applicable chemical(s)):

Additional Product	DEHP	DBP	BBP	Lead

Covered and	DEHP	DBP	BBP	Lead	Number of
Additional					Units Sold in
Product Names,					California in
SKUs and/or					2011
Item Numbers					

De Minimis: Settling Defendant hereby certifies that it manufactured, distributed and/or sold for use or sale in California less than 1,000 total consumer units of Covered Products and Additional Products in the calendar year 2011, as specified below.

<del></del>			-	·	-
DEHP	DBP	BBP	Lead	Number of	
				Units Sold in	
				California in	
				2011 (12/10 > 11	11)
<b>V</b>				ø	
1				31	
V				20	
V				Ø	
<b>/</b>				47	
	<b>V</b>	V	✓		Units Sold in California in Fiscal Year 2011 (12/10 + 11

EXHIBIT B Person(s) to receive Notices Pursuant to Section 7.1 of the Consent Judgment 3M Office of the General Counsel Ann Grimaldi Counsel for EH& S/Proposition 65 Matters Counsel to 3M Company Title 3M Center, 220-9E-02 McKenna Long & Aldridge Address Line 1 Address Line 1 101 California St., 41st Flr Address Line 2 St. Paul, MN 55144 Address Line 2 San Francisco, CA 94111 Email Address Address Line 3 agrimaldi@mckennalong.com 

### **EXHIBIT B**

б

Person(s) to receive Notices Pursuant to Section 7.1 of the Consent Judgment

GREGORY R. GULLSTRAND	TIMOTHY FLORIAN		
Name	Name		
ATTORNEY AT LAW	PRESIDENT		
Title	Title		
5319 UNIVERSITY DR. # 530	13207 BRADLEY AVENUE		
Address Line 1	Address Line 1		
IRVINE, CA 92612	SYLMAR, CA 91342		
Address Line 2	Address Line 2		
GREGGULLSTRAND@AOL.COM	TFLORIAN@ALLIEDTOOLS.COM		
Email Address	Email Address		

**EXHIBIT B** 1 Person(s) to receive Notices Pursuant to Section 7.1 of the Consent Judgment 2 Steve Erickson Danielle G. Sakai 3 4 Name Name Counsel for Corona Clipper, Inc., and Bellota US Corp. 5 President б Title Title 7 22440 Temescal Canyon Road 3390 University Ave., 5th Floor 8 Address Line 1 Address Line 1 9 Riverside, California 92502 Corona, California 92883 10 Address Line 2 Address Line 2 11 Danielle.Sakai@bbklaw.com Steve, Erickson@corona.bellota.com 12 Email Address Email Address 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 21

**EXHIBIT B** Person(s) to receive Notices Pursuant to Section 7.1 of the Consent Judgment Scott Halpert Name Title Address Line 1 Address Line 2 Email Address CC: Robert-Falk Santrancisco, CA 94105 Rfalk@mofo.com 

# EXHIBIT B Person(s) to receive Notices Pursuant to Section 7.1 of the Consent Judgment Elaine Shen D.W.L. International Trading Inc. 65 Industrial Road Lodi, NJ 07644 973-295-3805 elaine@wincous.com

### **EXHIBIT B**

Person(s) to receive Notices Pursuant to Section 7.1 of the Consent Judgment

Kenneth Young Name	Joshua A. Bloom Name
VP Finance and CFO Title	Barg Coffin Lewis & Trapp, LLP
The Faucet Queens, Inc. Address Line 1	350 California Street, 22 Floor Address Line 1
650 Forest Edge Drive Address Line 2	San Francisco, CA 94104 Address Line 2
Vernon Hills, Illinois 60061 Address Line 3	jab@beltlaw.com Email Address
ken@faucetqueen.com Email Address	

### **EXHIBIT B**

## Person(s) to receive Notices Pursuant to Section 7.1 of the Consent Judgment

Bruce Cook	Bruce Nye
Name	Name
President	
Title	Title
Classic Products LLC	Adams Nye Becht LLP
Address Line 1	Address Line 1
238 North 39th Street, Elwood, IN 46036	222 Kearny Street, 7th Floor, San Francisco CA
Address Line 2	Address Line 2 94108
bcook@classic-products.com	bnye@adamsnye.com
Email Address	Email Address

**EXHIBIT B** Person(s) to receive Notices Pursuant to Section 7.1 of the Consent Judgment 

**EXHIBIT B** Person(s) to receive Notices Pursuant to Section 7.1 of the Consent Judgment Richard Walden, Esq. Lawrence Weiss Name Name Attorney at Burris, Schoenberg & Walden Title President M&Y Trading/Helby Import Title 12121 Wilshire Boulevard, Suite 800 Address Line 1 37 Hayward Avenue Address Line 1 Los Angeles, CA 90025 Address Line 2 Cateret, NJ 00708 Address Line 2 rick@bslaw.net Email Address Email Address 

1	Exhibit B
2	Settling Defendant/Person(s) to receive Notices Pursuant to Section 7.1 of the Consent Judgment
3	N. U.D. 11 and 11 for a Lordon Ladorstoile I Total Commence
4	Newell Rubbermaid, Inc.; Irwin Industrial Tool Company Settling Defendant
5	Walatia Ianaa
6	Kristin Jones Senior Environmental and Regulatory Counsel Newell Rubbermaid
7	3 Glenlake Parkway Atlanta, Georgia 30328 Kristin Jones@newellco.com
8	Kristin.Jones@newellco.com
9	With a copy to:
10	Jeffrey B. Margulies Fulbright & Jaworski I I P
11	Fulbright & Jaworski LLP 555 South Flower Street, 41st Floor Los Angeles, CA 90071
12	Los Angeles, CA 90071 jmargulies@fulbright.com
13	
14	
15	
16	
17	
18	
19	
20	
21	
22    23	
24	
25	
26	
27	
28	
.	Page 1
- 11	1 450 1

307215.1

1	EXHIBIT B
2	Person(s) to receive Notices Pursuant to Section 7.1 of the Consent Judgment
3	Chell lelum
4	Ed Coleman Name
5	David dent
6	
7	664 Danbury Road Address Line 1 Address Line 1
8 9	Ridgefield, CT 06877 Address Line 2 Address Line 2
10	ad Shullman devices core
11	Email Address Email Address
12	
13	63309VA1 839x1 v2
14	
15	
16	
17	
18	
19	
20	
21	-
22	
23	
24	
25	
26	
27	
28	
	2

Person(s) to receive Notices Pursuant to Section 7.1 of the Consent Judgment

David Geise	Larry N. Stopol, Esq.
Name	Name
President	Counsel
Title	Title
3502 Woodview Trace	1425 RXR Plaza
Address Line 1	Address Line 1
Indianapolis, IN 46268	Uniondale, NY 11556
Address Line 2	Address Line 2
dgeise@audiovox.com	lstopol@levystopol.com
Email Address	Email Address

**EXHIBIT B** Person(s) to receive Notices Pursuant to Section 7.1 of the Consent Judgment Address Line 1 Address Line 2 ablespeadties. Com cc: Robin Stafford San Francisco, CA 94105 Rstofford@ mofo.com 

### **EXHIBIT B**

2	Person(s) to receive Notices Pursuant to Section 7.1 of the Consent Judgment	
3	Thomas M. Donnelly	Harry E. Whaley
5		President & CED
6	Title	Tille Woodsfream Corrovation
7	555 California St. 16th floor Address Line 1	Address Line 1
8	Son Francis w, CA 94404 Address Line 2	Address Line 2
9	tondonnelly o ponesday. com	hwhaley@ woodstream, com
10 11	Email Address	Email Address
12		
13		
14		
15		
16 17		
18		
19		
20		
21		
22		
23		
24 25		
26		
27		
28		