FILED ALAMEDA COUNTY

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CLERK OF THE SUPERIOR COURT

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Deputy

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Attorneys for Defendant RHG & Company, Inc. dba VITAL NUTRIENTS

SUPERIOR COURT OF THE STATE OF CALIFORNIA

COUNTY OF ALAMEDA

ENVIRONMENTAL RESEARCH CENTER, a California non-profit corporation,

Case No. RG14711723

PROPOSED] CONSENT JUDGMENT

Plaintiff,

RHG & COMPANY, INC. DBA VITAL NUTRIENTS and DOES 1-50, inclusive,

Defendants.

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. INTRODUCTION

1.1 On January 28, 2014, Plaintiff Environmental Research Center ("ERC"), a non-profit corporation, as a private enforcer and in the public interest, initiated this action by filing a Complaint for Injunctive Relief and Civil Penalties ("Complaint") pursuant to the provisions of California's Safe Drinking Water and Toxic Enforcement Act of 1986, California Health and

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(PROPOSED) CONSENT JUNGMENT

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 Safety Code § 25249.5, et seq. (also known as and hereinafter referred to as "Proposition 65"), against Defendant RHG & Company, Inc. dba VITAL NUTRIENTS ("VITAL NUTRIENTS" or "Defendant"). ERC and VITAL NUTRIENTS are hereinafter sometimes referred to individually as a "Party" or collectively as the "Parties".

- 1.2 ERC is a California non-profit corporation dedicated to, among other causes, helping safeguard the public from health hazards by reducing the use and misuse of hazardous and toxic chemicals, facilitating a safe environment for consumers and employees, and encouraging corporate responsibility.
- 1.3 VITAL NUTRIENTS is a Connecticut company. The Parties agree there is no dispute that VITAL NUTRIENTS employs ten or more persons and is a "person in the course of doing business" within the meaning of Proposition 65 for the purposes of this Consent Judgment.
- 1.4 On September 13, 2013, pursuant to California Health and Safety Code

 § 25249.7(d)(1), ERC served a Notice of Violations of Proposition 65 ('Notice of Violations')
 on the California Attorney General, other public enforcers, and VITAL NUTRIENTS.

 and correct copy of the Notice of Violations is attached increase as Exhibitra. The Notice of
 Violations contain allegations that VITAL NUTRIENTS, without giving a required clear and
 reasonable warning, have exposed and continue to expose individuals in California to lead, a
 chemical listed under Proposition 65 as a carcinogen and reproductive toxin, by manufacturing,
 marketing, distributing and/or selling the products identified in the Notice of Violations. More
 than 60 days have passed since the service of each of the Notice of Violations, and neither the
 California Attorney General nor any other public enforcer has filed suit against Defendant with
 regard to the products identified in this Notice of Violations.
- 1.5 The Complaint is based on the September 13, 2013 Notice of Violations and contains allegations that VITAL NUTRIENTS has exposed and continues to expose persons in California who use and/or handle the products identified in the Notice of Violations to the chemical lead in excess of the exposure levels allowed under Proposition 65 without first providing clear and reasonable warnings, in violation of California Health and Safety Code § 25249.6. VITAL NUTRIENTS denies all material allegations, asserts affirmative defenses to

[PROPOSED] CONSENT JUDGMENT

 shall constitute or be construed as an admission by the Parties of any fact, issue of law, or violation of law, at any time, for any purpose. Nothing in this Consent Judgment shall be construed as giving rise to any presumption or inference of admission or concession or waiver of a defense by VITAL NUTRIENTS as to any fault, wrongdoing or liability whatsoever, including, but not limited to, any alleged violation of Proposition 65.

- 1.10 Except as expressly provided herein, nothing in this Consent Judgment shall prejudice, waive or impair any right, remedy or defense that the Parties may have in any other or further legal proceedings. This paragraph shall not diminish or otherwise affect the obligations, responsibilities, and duties of any Party to this Consent Judgment.
- 1.11 The "Effective Date" of this Consent Judgment shall be the date this Consent Judgment is entered by the Court.
- 1.12 The only products covered by this Consent Judgment are the Covered Products, and the only chemical covered by this Consent Judgment is the chemical lead as related to the Covered Products only. No provision of this Consent Judgment shall apply to Vital Nutrient's operations outside of the State of California unless, and only to the extent that, such operations result in shipment or sale of Covered Products into California.

2. JURISDICTION AND VENUE

For purposes of this Consent Judgment only, the Parties stipulate that this Court has jurisdiction over the subject matter of this action and personal jurisdiction over the Parties, that venue is proper in this Court, and that this Court has jurisdiction to enter a Consent Judgment pursuant to the terms set forth herein.

3. INJUNCTIVE RELIEF

3.1 Warnings

On and after the Effective Date, Defendant shall be permanently enjoined from manufacturing for sale in California, Distributing into California, in any way arranging for or participating in the sale to any consumer located in California, or directly selling to any consumer located in California any of the Covered Products without complying with one or more of the warning methods set forth in Sections 3.2 to 3.4. below. The term "Distributing into

3.2 On-Product Warning

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The following warning shall be permanently affixed to or printed on each product label:

WARNING: This product contains a chemical known to the State of California to cause [cancer and] birth defects or other reproductive harm.

The words "cancer and" shall only be used if the maximum daily dose recommended on the label contains more than 15 micrograms of lead. The warning shall be prominently affixed to or printed on the product label with such conspicuousness, as to render it likely to be read and understood by an ordinary individual under customary conditions of purchase or use. The warning shall be at least the same size as the largest of any other health or safety warnings on the product label, and the word "WARNING" shall be in capital letters and in bold print. The warning shall be contained in the same section of the product label that states other safety warnings concerning the use of the product if such other safety warnings are on the product label. If the warning is affixed to the product with a sticker, VITAL NUTRIENTS must use a permanent adhesive. No other statements relating to Proposition 65 or lead may accompany the warning. Nothing in this Settlement Agreement shall be construed to require VITAL NUTRIENTS to continue to provide a warning for Covered Products hereunder if VITAL NUTRIENTS modifies or reformulates the Covered Products so the amount of lead contained in the Covered Products is below the threshold required for a warning under Proposition 65. VITAL NUTRIENTS shall provide ERC with a minimum of thirty (30) days notice prior to discontinuation of a warning for Covered Products pursuant to this Section.

3.3 Warning for Internet and Telephone Orders

For sales of Covered Products made directly to consumers, such as through "patient direct" mail-order programs, Internet sales, or other methods by which Covered Products are shipped directly to California consumers, the warning language above would be provided in a clear and reasonable manner on the paper invoice or a shipping package insert when a VITAL

NUTRIENTS product is shipped to a California address. The warning will be displayed in a conspicuous manner, as compared to other words, statements, designs or devices on an invoice, or shipping package insert. For shipping package inserts, the insert would be a minimum size of 5" by 7". The warning language on an invoice or shipping package insert would be at least the same size as the largest of any other health or safety warnings that appear on the invoice or shipping package insert. If no other health or safety warnings appear on the invoice or shipping package insert, the warning language type size will be at least as tall as the largest letter or numeral used in the name or price of the product printed on the shipping invoice. In the alternative, VITAL NUTRIENTS can provide the warning on the outside packaging or container of each unit in compliance with Section 3.2 or, for Internet orders, by displaying the warning in a clear and reasonable manner at the time the customer enters a California shipping address when placing an order for VITAL NUTRIENTS products. Where the Proposition 65 warning is provided by means whereby the consumer is unable to view the warning prior to purchase, such as through an invoice or shipping package or insert, VITAL NUTRIENTS will allow a consumer to return the product subject to the warning for a full refund with no extra charge or shipping or handling fee for any Covered Product(s) purchased from VITAL NUTRIENTS.

3.4 Warning in Healthcare Practitioner Offices and Retail Stores

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For Covered Products that are sold to consumers in healthcare practitioner offices—such as doctors, nutritionists, chiropractors, massage therapists, and similar establishments—or retail stores, the warning language described above, listing the applicable VITAL NUTRIENTS products, will be placed on a placard that is prominently and securely displayed in close proximity to the location where the VITAL NUTRIENTS products are being offered for sale. For healthcare practitioner offices, the placard shall be provided in close proximity to where VITAL NUTRIENTS products are displayed to consumers, or if no VITAL NUTRIENTS products are displayed the placard would be provided at the reception desk, in the waiting room, or another location where consumers will have an opportunity to view the placard before purchasing VITAL NUTRIENTS products from the healthcare practitioner.

(a) For retail stores that sell Covered Products, VITAL NUTRIENTS will require the retailer to provide the placard on each aisle, shelf, or display where VITAL NUTRIENTS products are provided to consumers; but, if the retail location contains less than 7,500 square feet of retail space and no more than two cash registers, or the retail establishment's principal

(b) If multiple Covered Products are provided to consumers through a healthcare practitioner office or retail store, warning language listing multiple products, as follows may be used on the placard.

WARNING: The following products contain a chemical known to the State of California to cause [cancer and] birth defects or other reproductive harm: [list of Covered Products that are sold at a particular retail or healthcare practitioner office location].

The words "cancer and" shall only be used if the maximum daily dose recommended on the label contains more than 15 micrograms of lead.

- (c) Placards used in either a healthcare practitioner office or retail store will be a minimum size of 5" by 7". The term "WARNING" will appear on the placard centered one-half of an inch from the top of the placard in one-half of an inch capital, bold letters. For the body of the warning, left and right margins of at least one-half of an inch, and a bottom margin of at least one-half of an inch will be used. If a larger placard is used, the placard will be substantially the same proportions of type size and spacing to placard dimensions as a placard that is 5" by 7" in size.
- that sells Covered Products with written instructions via Certified Mail, Return Receipt requested, requiring that the entity post the placard in the manner described above and acknowledging, in writing, that the placard will be posted as required. VITAL NUTRIENTS will maintain files demonstrating that it sent written instructions regarding placard placement and received a Return Receipt or a written acknowledgement from the retailer or healthcare practitioner. If VITAL NUTRIENTS learns that a retailer or healthcare practitioner has failed to post or maintain a placard in accordance with the placement terms described herein, VITAL NUTRIENTS will, within 2 business days, stop disseminating its Covered Products to these entities until it has verified compliance.

3.5 Additional Compliance Measures

(a) VITAL NUTRIENTS shall incorporate an addendum requiring its distributors and retailers to comply with California Proposition 65, in the company's existing Distributor and

Retailer Agreements, if any. VITAL NUTRIENTS agrees that all future agreements with distributors and retailers shall specifically require compliance with California Proposition 65.

- (b) For distributors and retailers ordering from VITAL Nutrients' website, VITAL NUTRIENTS will expand the Terms & Conditions section to include information specifically requiring compliance with California Proposition 65.
- 3.6 Defendant's compliance with Sections 3.1 through 3.5 of this Consent Judgment shall satisfy Defendant's obligations under Proposition 65 to provide warnings for all Covered Products with respect to the presence of lead. Vital Nutrients will not be deemed to have violated the terms of this Consent Judgment if a retailer or healthcare practitioner fails to provide the placard in the required manner set forth in Section 3.4 above, provided that Vital Nutrients has fulfilled its obligations set forth above in Sections 3.4 above.

3.7 Products in the Stream of Commerce-

The injunctive relief set forth in Section 3 shall not apply to any of the Covered Products that are put into the stream of commerce before the Effective Date. No later than 30 days after the Effective Date, VITAL NUTRIENTS shall provide ERC with the last lot number and expiration date for each of the Covered Products in the stream of commerce as of the Effective Date.

3.8 Calculation of Lead Levels

(a) In complying with Sections 3.2 to 3.4, VITAL NUTRIENTS shall not be required to provide any of the warnings specified therein for any Covered Product if the maximum daily dose or serving recommended on the Covered Product's label contains no more than 0.5 mcg of lead per day as defined herein. For purposes of determining whether the maximum daily dose of a Covered Product contains no more than 0.5 mcg of lead, three (3) randomly selected samples of that Covered Product (in the form intended for distribution or sale to an end-user in California) shall be tested. As used in this Consent Judgment, "no more than 0.5 mcg of lead per day" means that the samples of Covered Products tested by VITAL NUTRIENTS pursuant to this Consent Judgment each result in a daily exposure of no more than 0.5 mcg per day using the following formula: micrograms of lead per gram of Covered Product, multiplied by grams of

product per serving of the Covered Product (using the largest serving size appearing on the product label), multiplied by servings of product per day (using the largest recommended number of servings per day appearing on the product label), which equals micrograms of lead per day, excluding the amounts of naturally occurring lead in the ingredients listed in the table below in accordance with the Attorney General's Stipulation Modifying Consent Judgments in People v. Warner Lambert, et al. (San Fran. Sup. Ct. Case no. 984503). Before VITAL NUTRIENTS' first distribution or sale of a Covered Product without a warning after the Effective Date, and continuing for at least three (3) years thereafter, at least once every year, VITAL NUTRIENTS shall test the Covered Products sold without a warning for lead content in the manner provided for in this Consent Judgment.

ingredient	NATURALLY OCCURRING AMOUNT OF LEAD
Calcium (elemental)	0.8 mcg/1000 milligrams
Ferrous Fumarate	0.4 mcg/g
Zinc Oxide	8.0 mcg/g
Magnesium Oxide	0.4 mcg/g
Magnesium Carbonate	.332 mcg/g
Magnesium Hydroxide	0.4 mcg/g
Zinc Gluconate	0.8 mcg/g
Potassium Chloride	1.1 mcg/g

If VITAL NUTRIENTS intends to use this Warner Lambert calculation, it must first submit to ERC a complete list showing all the ingredients, including ingredients in the Table above, that are being used in a Covered Product, the percentage and amount in grams of each ingredient being used in the overall Covered Product, and data that independently confirms the percentage of each ingredient in the Covered Product using the maximum daily serving recommended by VITAL NUTRIENTS. VITAL NUTRIENTS may update this list from time to time, VITAL NUTRIENTS will be entitled to submit this information to ERC confidentially.

Reformulation and Testing Methodology 3.9

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- (a) On and after the Effective Date, if the formula of any Covered Product is altered by either the inclusion of a new ingredient or an increase in the percentage of an existing ingredient, or if any ingredient in a Covered Product is sourced from a different supplier, and such change materially impacts or is reasonably likely to materially impact VITAL NUTRIENTS' warning requirement set forth in Sections 3.2 to 3.4 above, VITAL NUTRIENTS shall have three (3) randomly selected samples of that Covered Product (in the form intended for distribution or sale to an end-user in California) tested according to the requirements of this Section to determine whether a warning is required. For purposes of determining which warning, if any, is required under Sections 3.2 to 3.4(d), the highest lead detection result of the randomly selected samples of the Covered Products will be controlling.
- (b) All testing is to be performed by a laboratory certified by the California Environmental Laboratory Accreditation Program or a laboratory that uses scientifically valid testing methods as set forth under 21 CFR Part 111. Testing under this section shall be performed using Inductively Coupled Plasma-Mass Spectrometry (ICP-MS), any scientifically valid testing method, or any other testing method agreed upon in writing by the Parties.
- (c) If testing is required pursuant to Section 3.9(a) and the result requires a change in the warning presently in use and approved by both Parties at the time of this writing for a product, VITAL NUTRIENTS shall forward to ERC the copies of all test results and laboratory report documentation relating to the testing for lead content of each of the lots of Covered Products within twenty (20) working days after receipt by VITAL NUTRIENTS of the test results.
- (d) For purposes of this Section 3.9, daily lead exposure levels shall be measured in micrograms and shall be calculated as set forth in Section 3.8 above.
- (e) Nothing in this Consent Judgment shall limit VITAL Nutrients' ability to conduct, or require that others conduct, additional testing of the Covered Products including the raw materials used in their manufacture.
- (f) The testing and sampling methodology set forth above is a result of negotiation and compromise, and is accepted by the Parties for the purposes of settling, compromising, and resolving the issues in this matter, including future compliance with this Consent Judgment, and shall not be used for any purpose or in any other matter, except for the purposes of determining

future compliance with this Consent Judgment.

4. SETTLEMENT PAYMENT

4.1 Total Payment

In full and final satisfaction of civil penalties, payment in lieu of further civil penalties, ERC's expenses and costs of litigation, and ERC's attorney fees, VITAL NUTRIENTS shall, within 10 business days after the Effective Date, issue a single check in the amount of \$85,000 ("Total Settlement Amount"), made payable to "Environmental Research Center – ERC Escrow Account", and send the check by first-class registered or certified mail, or overnight delivery, directly to ERC at the following address:

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Environmental Research Center 3111 Camino Del Rio North, Suite 400 San Diego, CA 92108

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VITAL NUTRIENTS shall also issue a single IRS Federal Tax Form 1099 for the above payment to ERC. Sections 4.2-4.4 below describe the agreed partition of the Total Settlement Amount.

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4.2 Civil Penalty

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penalty pursuant to California Health and Safety Code § 25249.7(b)(1). ERC shall remit 75% (\$9,096,00) of the civil penalties to the Office of Environmental Health Hazard Assessment ("OEHHA") for deposit in the Safe Drinking Water and Toxic Enforcement Fund in accordance with California Health and Safety Code § 25249.12(c), and a copy of the transmittal letter will be sent to Defendant's counsel. ERC will retain the remaining 25% (\$3,032.00) of the civil penalty.

As a portion of the Total Settlement Amount, \$12,128.00 shall be considered a civil

4.3 Reimbursement of Expenses and Costs

As a portion of the Total Settlement Amount, \$20,220.80 shall be considered a reimbursement to ERC for its reasonable costs associated with the enforcement of Proposition 65 and other expenses and costs incurred as a result of bringing this matter to the attention of VITAL NUTRIENTS, and litigating and negotiating a settlement in the public interest.

4.4 Payment In Lieu of Further Penalties

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As a portion of the Total-Settlement Amount, \$36,376.20 shall be considered a payment to ERC in lieu of further civil penalties for activities such as (1) funding the purchasing and testing of consumer products that may contain Proposition 65 listed chemicals; (2) funding the continued day-to-day business of enforcement of Proposition 65 matters that address contaminated ingestible products similar to the subject matter of this action; and (3) giving a donation of \$1,820.00 to As You Sow to address reducing toxic chemical exposures in California.

4.5 Attorney Fees

As a portion of the Total Settlement Amount, \$16,275.00 shall be considered a reimbursement to ERC for its attorney fees (\$12,000.00 for attorney fees of Karen A. Evans, \$2,250.00 for attorney fees of Ryan Hoffman, and \$2,025.00 for attorney fees of Michael Freund).

COSTS AND FEES

Except as expressly set forth herein in Section 4, each Party shall bear its own attorneys' fees, costs and expenses in this action.

6. RELEASE

- 6.1 ERC and its agents (including its attorneys), acting on its own behalf and in the public interest, releases VITAL NUTRIENTS, and its respective officers, directors, shareholders, employees, agents, representatives, parents, subsidiaries, divisions, subdivisions, affiliates, franchisees, licensees, predecessors, successors, assigns, attorneys, suppliers, manufacturers, distributors, wholesalers, retailers and all other entities (excluding private label customers of Defendant) in the distribution chain of the Covered Products ("Released Parties"), from any and all claims, including without limitation, all actions and causes of action in law or in equity, suits, liabilities, demands, obligations, damages, costs, fines, penalties, losses, or expenses (including, but not limited to, investigation fees, expert fees, and attorneys' fees) for violations of Proposition 65 up through the Effective Date for alleged exposures to lead from the Covered Products as set forth in the Notices of Violations and the Complaint.
 - 6.2 Compliance with the terms of this Consent Judgment constitutes compliance with

6.3 ERC, on behalf of itself, its past and current agents, representatives, attorneys, successors and/or assignees and not in its representative capacity, provides a general 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, damages, losses, claims, liabilities and demands of any nature, character or kind, known or unknown, suspected or unsuspected against the Released Parties relating to Covered Products manufactured, distributed, and/or sold by VITAL NUTRIENTS prior to the Effective Date. ERC acknowledges that it is familiar with section 1542 of the California Civil Code, which provides as follows:

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

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ERC, in its individual capacity and not in its representative capacity, and on behalf of itself, its past and current agents, representatives, attorneys, successors and/or assignees expressly and knowingly waives and relinquishes any and all rights and benefits which it may have under, or which may be conferred on it by the provisions of section 1542 of the California Civil Code, as well as under any other state or federal statute or common law principle of similar effect, to the fullest extent that it may lawfully waive such rights or benefits pertaining to the released matters

- 6.4 ERC on behalf of itself only, on the one hand, and VITAL NUTRIENTS, on the other hand, release and waive all claims they may have against each other and their respective officers, directors, employees, agents, representatives and attorneys for any statements or actions made or undertaken by them or their respective officers, directors, employees, agents, representatives and attorneys in connection with the Notice of Violations or this action.
- 6.5 Nothing in this release is intended to apply to any occupational or environmental exposures arising under Proposition 65, nor shall it apply to any products other than the Covered

MOTION FOR COURT APPROVAL

7.1 Upon execution of this Consent Judgment by the Parties, ERC shall notice, prepare, and file a Motion for Approval & Entry of Consent Judgment pursuant to 11 California Code of Regulations § 3000, et seq. This motion shall be served upon VITAL NUTRIENTS and upon the California Attorney General's Office. VITAL NUTRIENTS and ERC shall use their best efforts to support entry of this Consent Judgment in the form submitted to the Court for approval.

- 7.2 If, after service of the Motion for Approval & Entry of Consent Judgment, the California Attorney General objects in writing to any term in this Consent Judgment or files an opposition to the motion, the Parties shall use their best efforts to resolve the concern in a timely manner prior to the hearing on the motion. If the concern of the California Attorney General is not resolved prior to the hearing on the motion, any Party may withdraw from this Consent Judgment prior to the date of the hearing, with notice to all Parties in accordance with Paragraph 17 below and notice to the California Attorney General's Office, and upon such notice this Consent Judgment shall be null and void.
- 7.3 This Consent Judgment shall be effective only after it has been entered by the Court. Otherwise, it shall be of no force or effect and cannot be used in any other proceeding for any purpose.

RETENTION OF JURISDICTION

This Court shall retain jurisdiction of this matter to enforce, modify, or terminate this Consent Judgment.

MODIFICATION OF CONSENT JUDGMENT

This Consent Judgment after its entry by the Court may be modified only upon written agreement of the Parties and upon entry of a modified Consent Judgment by the Court thereon.

10. ENFORCEMENT OF CONSENT JUDGMENT; GOOD FAITH ATTEMPT TO RESOLVE DISPUTES

In the event a dispute arises with respect to any Party's compliance with the terms and/or

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conditions of this Consent Judgment after its entry by the Court, the Party-seeking compliance by another Party shall make a good faith attempt to resolve the dispute by conferring with the other Party in person, by telephone, or by written communication before seeking relief from the Court. If the dispute is not resolved after such an attempt, this Consent Judgment may be enforced in this Court pursuant to Code of Civil Procedure § 664.6 or any other valid provision of the law. The prevailing party in any such dispute brought to this Court for resolution shall be awarded all reasonable costs and attorney's fees. As used in the preceding sentence, the term "prevailing party" means a party who is successful in obtaining relief more favorable to it than the relief the other party was agreeable to providing during the Parties' good faith attempt to resolve the dispute that is the subject of such an enforcement proceeding.

11. SEVERABILITY OF UNENFORCEABLE PROVISIONS

In the event that, after entry of this Consent Judgment in its entirety, any of the provisions hereof are subsequently held by a court to be unenforceable, the validity of the enforceable provisions shall not be adversely affected.

12. GOVERNING LAW

The terms of this Consent Judgment shall be governed by and construed in accordance with the laws of the State of California.

13. RELATION TO OTHER ACTIONS

This Consent Judgment shall have no application or effect outside the State of California or on VITAL NUTRIENTS for the Covered Products or other products distributed or sold by VITAL NUTRIENTS to consumers outside the State of California.

14. DRAFTING

The terms of this Consent Judgment have been reviewed by the respective legal counsel for the Parties prior to its signing, and each Party has had an opportunity to fully discuss the terms and conditions with its legal counsel. The Parties agree that, in any subsequent interpretation or construction of this Consent Judgment, no inference, assumption or presumption shall be drawn, and no provision of this Consent Judgment shall be construed against any Party, based on the fact that one of the Parties and/or one of the Parties' legal counsel prepared and/or

15. ENTIRE AGREEMENT

This Consent Judgment contains the sole and entire agreement and understanding of the Parties with respect to the entire subject matter hereof, and supersedes and replaces any and all prior agreements or understandings, written or oral, with regard to the matters set forth herein.

No other agreements or understandings not specifically referred to herein, oral or otherwise, shall be deemed to exist or to bind any of the Parties.

16. EXECUTION IN COUNTERPARTS

This Consent Judgment may be executed in counterparts, which taken together shall be deemed to constitute one document. A facsimile or pdf signature shall be construed as valid as the original signature.

17. NOTICES

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25 26 All notices required by this Consent Judgment to be given to any Party shall be sent by first-class registered or certified mail, or overnight delivery, to the following:

FOR ERC:

Chris Heptinstall, Executive Director Environmental Research Center 3111 Camino Del Rio North, Suite 400 San Diego, CA 92108

Ryan Hoffman
Michael Freund
Michael Freund & Associates
1919 Addison Street, Suite 105
Berkeley, CA 94704

FOR DEFENDANT:

Mr. Thomas J. Petrarca RHG & Company, Inc. dba VITAL NUTRIENTS 45 Kenneth Dooley Drive

(16)

Middletown, CT 06457

Les S. Brenner (SBN 180235) Kelley Drye & Warren LLP 10100 Santa Monica Blvd., Suite 2300 Los Angeles CA 90067

AUTHORITY TO STIPULATE TO THIS CONSENT JUDGMENT 18.

Each person signing this Consent Judgment on behalf of a Party certifies that he or she is fully authorized by that Party to stipulate to the terms and conditions of this Consent Judgment on behalf of that Party, to enter into and execute this Consent Judgment on behalf of that Party, and to legally bind that Party to this Consent Judgment. Each person signing this Consent Judgment on behalf of a Party represents and warrants that he or she has read and understands this Consent Judgment, and agrees to all of the terms and conditions of this Consent Judgment on behalf of that Party.

IT IS 80 STIPULATED:

Executive Director

RHG & COMPANY, INC. DBA VITAL NUTRIENTS

Mesident & CEO

APPROVED AS TO FORM:

Dated: LAW OFFICE OF KAREN A. EVANS

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2	By Karen A. Evans
3	Attorney for Plaintiff ENVIRONMENTAL RESEARCH CENTER
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7	Dated: 3-5-14 KELLY DRYE & WARREN LLP
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9	By: July S. Bremmer
10	Attorneys for Defendant
	RHO dba VITAL NUTRIENTS
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14	JUDGMENT
. 15	Based on the Parties' stipulation, and good cause appearing therefore, this Consent
16	Judgment is approved and judgment is hereby entered according to its terms.
17	IT IS SO ORDERED, ADJUDGED AND DECREED.
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20	Dated: (18/19)
21	Judge of the Superior Court
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