1 2 3 4 5 6 7 8	Mark N. Todzo, State Bar No. 168389 Howard J. Hirsch, State Bar No. 213209 LEXINGTON LAW GROUP 503 Divisadero Street San Francisco, CA 94117 Telephone: (415) 913-7800 Facsimile: (415) 759-4112 mtodzo@lexlawgroup.com hhirsch@lexlawgroup.com Counsel for Plaintiff CENTER FOR ENVIRONMENTAL HEALTH	MAR 1 8 2015 CLASSICAL COURTS CLASSICAL COURTS
9	COUNTY OF	F ALAMEDA
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11		
12	Coordination Proceeding Special Title:) Judicial Council Coordination) Proceeding
13	PROPOSITION 65 COCAMIDE DEA CASES) Case No. 4765
14		_) - [PROPÓSED] CONSENT
15	This Document Relates To:) JUDGMENT'
16	ALL CONSOLIDATED CASES)
17)
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DOCUMENT PREPARED ON RECYCLED PAPER	CONSENT JUDGMENT	-1- - CASE NO. JCCP 4765
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- 1.1 The parties to this Consent Judgment ("Parties") are the Center for Environmental Health ("CEH"), Shefa LMV, LLC ("Shefa"), and the defendants identified in Exhibit A ("Settling Defendants"). CEH, Shefa, and Settling Defendants are referred to collectively as the "Parties." CEH and Shefa are referred to collectively as "Plaintiffs."
- 1.2 Each Settling Defendant manufactures, distributes, and/or sells types of products identified on the Exhibit A for such Settling Defendant that contain coconut oil diethanolamine condensate (cocamide diethanolamine) ("cocamide DEA") in the State of California or has done so in the past.
- 1.3 On the date(s) identified on the Exhibit A for each Settling Defendant, CEH and/or Shefa served 60-Day Notices of Violation under Proposition 65 (The Safe Drinking Water and Toxic Enforcement Act of 1986, California Health & Safety Code §§ 25249.5, et seq.) ("Notices") to each Settling Defendant, the California Attorney General, the District Attorneys of every County in the State of California, and the City Attorneys for every City in the State of California with a population greater than 750,000. The Notices allege violations of Proposition 65 with respect to the presence of cocamide DEA in the types of products identified in Exhibit A.
- 1.4 On the date(s) identified on the Exhibit A for each Settling Defendant, CEH and/or Shefa filed the Complaints applicable to the Settling Defendants ("Complaints") for the Proposition 65 Actions identified in Exhibit A, naming each Settling Defendant on the dates identified in Exhibit A.
- 1.5 For purposes of this Consent Judgment only, the Parties stipulate that: (i) this Court has jurisdiction over the allegations of violations contained in the operative Complaints applicable to Settling Defendants and personal jurisdiction over Settling Defendants as to the acts alleged in the Complaints; (ii) venue is proper in the County of Alameda; and (iii) this Court has jurisdiction to enter this Consent Judgment.
- 1.6 Nothing in this Consent Judgment is or shall be construed as an admission by the 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,

and/or customers that resell the Section 3.3 Products in California; and (ii) send instructions to its

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5. **PAYMENTS**

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stores and/or customers that resell the Section 3.3 Products in California instructing them either to: (a) return all the Section 3.3 Products to Settling Defendant for destruction, or (b) directly destroy the Section 3.3 Products. The requirements of this Section apply only to those Section 3.3 Products that contain cocamide DEA.

Any destruction of Section 3.3 Products shall be in compliance with all applicable laws.

Within sixty (60) days of the Effective Date, Settling Defendants 3.3.3 shall provide CEH with written certification from Settling Defendants confirming compliance with the requirements of this Section 3.3.

ENFORCEMENT 4.

4.1 Plaintiffs may, by motion or application for an order to show cause before the Superior Court of Alameda County, enforce the terms and conditions contained in this Consent Judgment. Prior to bringing any motion or application to enforce the requirements of Section 3 above, Plaintiffs shall provide Settling Defendant(s) with a Notice of Violation and a copy of any test results which purportedly support the Notice of Violation. The Parties shall then meet and confer regarding the basis for the anticipated motion or application in an attempt to resolve it informally, including providing Settling Defendant(s) with a reasonable opportunity of at least thirty (30) days to cure any alleged violation. Should such attempts at informal resolution fail, Plaintiffs may file an enforcement motion or application. This Consent Judgment may only be enforced by the Parties.

5.1 Payments by Settling Defendants. Within five (5) business days of the Effective Date, each Settling Defendant or group of Settling Defendants identified together on Exhibit A ("Settling Defendant Group") shall pay the settlement payment identified for each Settling Defendant or Settling Defendant Group on the Exhibit A for each Settling Defendant or Settling Defendant Group. The total settlement amount for each Settling Defendant or Settling Defendant Group shall be paid pursuant to the instructions outlined in Exhibit A. The funds paid by Settling Defendants shall be allocated, as identified in Exhibit A, between the following

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on behalf of itself and the public interest; (ii) Shefa on behalf of itself and the public interest; and

(iii) Settling Defendants, and their parents, subsidiaries, affiliated entities that are under common

- 8.3 When any Settling Defendant is entitled to receive any notice under this Consent Judgment, the notice shall be sent by first class and electronic mail to the person identified on the Exhibit A for that Settling Defendant.
- 8.4 Any Party may modify the person and address to whom the notice is to be sent by sending the other Party notice by first class and electronic mail.

9. COURT APPROVAL

- 9.1 This Consent Judgment shall become effective upon entry by the Court.

 Plaintiffs shall prepare and file a Motion for Approval of this Consent Judgment and Settling

 Defendants shall support entry of this Consent Judgment.
- 9.2 If this Consent Judgment is not entered by the Court, it shall be of no force or effect and shall never be introduced into evidence or otherwise used in any proceeding for any purpose other than to allow the Court to determine if there was a material breach of Section 9.1.

10. ATTORNEYS' FEES

- Should Plaintiffs prevail on any motion, application for an order to show cause, or other proceeding to enforce a violation of this Consent Judgment, Plaintiffs shall be entitled to their reasonable attorneys' fees and costs incurred as a result of such motion or application. Should a Settling Defendant prevail on any motion application for an order to show cause or other proceeding, that Settling Defendant may be awarded its reasonable attorneys' fees and costs against Plaintiffs as a result of such motion or application upon a finding by the Court that Plaintiffs' prosecution of the motion or application lacked substantial justification. For purposes of this Consent Judgment, the term substantial justification shall carry the same meaning as used in the Civil Discovery Act of 1986, Code of Civil Procedure §§ 2016, et seq.
- 10.2 Except as otherwise provided in this Consent Judgment, each Party shall bear its own attorneys' fees and costs.
- Nothing in this Section 10 shall preclude a Party from seeking an award of sanctions pursuant to law.

11. OTHER TERMS

- The terms of this Consent Judgment shall be governed by the laws of the State of California.
- This Consent Judgment shall apply to and be binding upon CEH, Shefa, and Settling Defendants, and their respective divisions, subdivisions, and subsidiaries, and the successors or assigns of any of them.
- understanding of the Parties with respect to the entire subject matter hereof, and any and all prior discussions, negotiations, commitments, or understandings related thereto, if any, are hereby merged herein and therein. There are no warranties, representations, or other agreements between the Parties except as expressly set forth herein. No representations, oral or otherwise, express or implied, other than those specifically referred to in this Consent Judgment have been made by any Party hereto. No other agreements not specifically contained or referenced herein, oral or otherwise, shall be deemed to exist or to bind any of the Parties hereto. No supplementation, modification, waiver, or termination of this Consent Judgment shall be binding unless executed in writing by the Party to be bound thereby. 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 hereof whether or not similar, nor shall such waiver constitute a continuing waiver.
- 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.
- This Court shall retain jurisdiction of this matter to implement or modify the Consent Judgment.
- 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.
- 11.7 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 legally to bind that

1	Party.
2	11.8 The Parties, including their counsel, have participated in the preparation of
3	this Consent Judgment and this Consent Judgment is the result of the joint efforts of the Parties.
4	This Consent Judgment was subject to revision and modification by the Parties and has been
5	accepted and approved as to its final form by all Parties and their counsel. Accordingly, any
6	uncertainty or ambiguity existing in this Consent Judgment shall not be interpreted against any
7	Party as a result of the manner of the preparation of this Consent Judgment. Each Party to this
8	Consent Judgment agrees that any statute or rule of construction providing that ambiguities are to
9	be resolved against the drafting Party should not be employed in the interpretation of this Consent
10	Judgment and, in this regard, the Parties hereby waive California Civil Code § 1654.
11	YM MG GO ODDEDOO
12	IT IS SO ORDERED:
13	MAR 1 8 2015 GEORGE C. HERNANDEZ, JR.
14	Dated:, 2014 Judge of the Superior Court
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16	IT IS SO STIPULATED:
17	
18	CENTER FOR ENVIRONMENTAL HEALTH .
19	
20	
21	Charlie Pizarro Associate Director
22	
23	SHEFA LMV, LLC
24	alas
25	Alisa Fried
26	Managing Member
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ON RECYCLED PAPER	-9-

CONSENT JUDGMENT - CASE NO. JCCP 4765

Dated: 30th, OCJOBER, 2014	BFNFS FOR CORP. Defendant Name Signature
	Printed Name Printed Name RESIDENT Title

Dated: 8/26, 2014

Burwell Industries, Inc., dba Bloom Bath & Body and dba Margot Elena Companies and Collections

Signature
Paul Burlew
CEO

(Control of the Control of the Contr	
Dated: Sept 25, 2014	
	Signature Signature
TO PORT OF THE POR	CARUS TIMIRAOS Printed Name
	Title

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Dated: _Ocotber 3, 2014, 2014	Cococare Products, Inc. Defendant Name Signature
	Gerald J. Dubin Printed Name
-	President Title

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Dated: <u>29</u> <u>AUG</u> , 2014	CROWN LARDEATORIES Defendant Name
	Signature Signature
	Printed Name
	HEAD of Regulatory Afferirs Title

Dated: Nacobe 24, 2014	<u>Dermatologic Cosmetic Laboratories Ltd.</u> Defendant Name
	Signature
	Cherry Robinson
	Printed Name President and CEO
	Title

Approximation of the second se	
Dated: August 27 , 2014 .	FragranceNet.com, Inc. Defendant Name
	Signature
	Jason S. Apfel Printed Name
	President & Chief Operating Officer Title
The state of the s	

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Dated: September 5, 2014	
/ Suite	J Beverly Hills, Inc. Defendant Name
•	Signature O.
	Charles Naaman Printed Name
	Vice President Title

Dated: August 14th . 2014	<u>J. Strickland & Co.</u> Defendant Name
	James Mylrey Signature
	James McKelroy Printed Name
	Executive Vice President Title

Dated: 9/16, 2014	The Kroger Co. Raiphs Grocery Company Defendant Name Signature
	Steve Prongh Printed Name UP, Legal Services Title

Dated: September 9, 2014	Lotta Luv LLC
	Defendant Name
	Signature Frysh
	Steph FogelsonPrinted Name
	Member Title

Dated: August 27 , 2014	McKesson Corporation Defendant Name
	Sillie C. Bogon Signature
	Willie C. Bogan Printed Name
	Secretary Title
	Title

	Dated: September 5, 2014	Pacific Marketing Alliance, Inc., dba PMAI Defendant Name
: : ·		Signature Masahiko Nakajima
		Printed Name General Manager Title

Dated: Atober 9, 2014	Pyran ha In c Defendant Name
	Signature Signature
	Larry Spears Printed Name
	Title

Dated: 00060 16, 2014	SEXY HAIR CONCEPTS, LLC Defendant Name
	Signature MAYK Milner Printed Name
	C-FO Title

Dated: August, 2014	Sunny Marketing Systems, Inc. Defendant Name
	Signature
	John Kang Printed Name
	PresidentTitle
	•

Dated: 2 ND DEC , 2014	TAYLOR OF OLD BOND STREET LIMITED
	Defendant Name
	BMKM
	Signature
	BARRY KLEIN
	Printed Name
	MANAGING DIRECTOR
	Title

Dated: August 28, 2014	Zotos International, Inc. Defendant Name
	Signature
	Ronald Krassin Printed Name
	President and CEO Title

1		EXHIBIT A Settling Defendants
2	1.	Name of Settling Defendant: Benestar Corporation
3	2.	Name of Plaintiffs: Center for Environmental Health and Shefa LMV, LLC
4	3.	Persons to Receive Notices (Pursuant to Section 8.3):
5		Johnny Jarufe Michael Steel
6		Benestar Corporation Morrison & Foerster LLP 2001 W. Main Street, Suite 275 425 Market Street
7		Stamford, CT 06902 San Francisco, CA 94105 johnny.jarufe@gehwolfootcare.com msteel@mofo.com
8	4.	Date of 60-Day Notices of Violation (Pursuant to Section 1.3):
9		 August 6, 2014 (nail protection products): Sent by Shefa November 6, 2014 (shampoo and liquid soaps and powdered soaps): Sent by CEH
10	5.	Complaints Naming Defendant (Pursuant to Section 1.4): Shefa LMV, LLC v. House of Beauty, Inc., et al., L.A.C.S.C. Case No. BC 561055; CEH v. Noevir U.S.A., Inc., et al., A.C.S.C. Case No. RG 14-739157
11		a. Date Complaints Filed: October 17, 2014 (House of Beauty); September 3, 2014 (Noevir)
12		b. Date Defendant Named in Complaints: December 19, 2014 (<i>House of Beauty</i>); January 12, 2015 (<i>Noevir</i>)
13	6.	Covered Products Applicable to Defendant (Pursuant to Sections 1.2, 1.3, 2.1, 3.1, 3.2, 7.1, and 7.2):
14 15		X Shampoo and liquid soaps and powdered soaps such as hand soaps, face soaps, soap sheets, body washes, pet soaps, shower gels, foot baths, and bubble baths
16		Skin creams such as facial masks and shaving creams
17		Hairspray and hair treatments such as hairspray, mousse, and hair masks
18		X Nail protection products
19	7.	Defendant's Section 3.3 Product (Pursuant to Sections 3.3.1, 3.3.2, and 3.3.3): Gehwol Nail Protection Pen, UPC No. 4013474117033
20	8.	Defendant's Settlement Payment and Allocations (Pnrsuant to Section 5.1):
21		Total Settlement Payment: \$ 27,500
22		Civil Penalty (payable to Shefa LMV, LLC): \$ 3,575 Payment in Lieu of Civil Penalty (payable to the Center for Environmental Health): \$ 3,575
23		Total Attorneys' Fees and Costs: \$ 20,350 - LLG Fees and Costs (payable to the Lexington Law Group): \$ 11,000
24		- Shefa Fees and Costs (payable to the Law Office of Daniel N. Greenbaum); \$ 9,350
25		Checks payable to the "Center for Environmental Health" or the "Lexington Law Group" shall be delivered to counsel for CEH as set forth in Section 8.1.
26 27		Checks payable to "Shefa LMV, LLC" or the "Law Office of Daniel N. Greenbaum" shall be delivered to counsel for Shefa as set forth in Section 8.2.
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1		EXHIBIT A Settling Defendants		
2	1.	Name of Settling Defendant: Burwell Industries, Inc. dba Bloom Bath & Body and dba M Collections and Companies	argot Elena	
3	2.	Name of Plaintiffs: Center for Environmental Health and Shefa LMV, LLC		
4 5	3.	Persons to Receive Notices (Pursuant to Section 8.3):		
6		Paul Bnrlew Bruce Nye Burwell Industries, Inc. Adams Nye Becht LLP		
7		6890 S. Emporia Street Centennial, CO 80112 burewellinc@aol.com 222 Kearny Stret, Suite 700 San Francisco, CA 94108 bnye@adamsnye.com		
8	4.	Date of 60-Day Notices of Violation (Pursuant to Section 1.3):		
9		 June 13, 2014 (body soap): Sent by Shefa October 6, 2014 (shampoo and liquid soaps): Sent by CEH 		
10		- October 6, 2014 (skin creams): Sent by CEH		
11 12	5.	Complaints Naming Defendant (Pursuant to Section 1.4): Shefa LMV, LLC v. Petco Animal Supplies, Inc., et al., L.A.C.S.C. Case No. BC 520413; CEH v. Noevir U.S.A., Inc., et al., A.C.S.C. Case No. RG 14-739157		
13		 a. Date Complaints Filed: September 4, 2013 (Petco); September 3, 2014 (Noevir) b. Date Defendants Named in Complaint: October 17, 2014 (Petco); December 16, 201 	14 (Noevir)	
14 15	6.	Covered Products Applicable to Defendant (Pursuant to Sections 1.2, 1.3, 2.1, 3.1, 3.2, 7.1, and 7.2):		
16		X Shampoo and liquid soaps such as hand soaps, face soaps, soap sheets, body washe shower gels, and bubble baths	es, pet soaps,	
17		X Skin creams such as facial masks and shaving creams		
18		Hairspray and hair treatments such as hairspray, mousse, and hair masks		
19	7.	Defendant's Section 3.3 Product (Pursuant to Sections 3.3.1, 3.3.2, and 3.3.3): Apothek Soap, SKU No. 696166111164	e: M Body	
20	8.	Defendant's Settlement Payment and Allocations (Pursuant to Section 5.1):		
21 22			17,500 2,275	
23		Total Attorneys' Fees and Costs: \$	2,275 12,950	
24			8,750 4,200	
25		Checks payable to the "Center for Environmental Health" or the "Lexington Law Group" st to counsel for CEH as set forth in Section 8.1.	nall be delivered	
26		Checks payable to "Shefa LMV, LLC" or the "Law Office of Daniel N. Greenbaum" shall be counsel for Shefa as set forth in Section 8.2.	e delivered to	
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1		EXHIBIT Settling Defe		
2	1.	Name of Settling Defendant: Caswell-Massey, LLG	3	
3	2.	Name of Plaintiff: Center for Environmental Health	L	
4	3.	Persons to Receive Notices (Pursuant to Section 8.	3):	
5		David Bruzzi, Controller	Albert T. Liou	
6		Caswell-Massey, LLC 29 Northfield Avenue Edison, NJ 08837	LK P Głobał Law, LLP 1901 Avenue of the Stars, Suite 480 Los Angeles, CA 90067	
7		Edison, 110 00007	aliou@lkpgl.com	
8	4.	Date of 60-Day Notice of Violation (Pursuant to So	ection 1.3): October 11, 2013	
9	5.	Complaint Naming Defendant (Pursuant to Section 1.4): CEH v. Mudlark Papers, Inc., et al., A.C.S.C. Case No. RG 13-707833		
10		a. Date Complaint Filed: December 23, 2013	10 2014	
11		b. Date Defendant Named in Complaint: March		
12	6.	Covered Products Applicable to Defendant (Pursu		ŕ
13		X Shampoo and liquid soaps such as hand soap shower gels, and bubble baths	os, face soaps, soap sheets, body washes, po	et soaps,
14		Skin creams such as facial masks and shavir	ig creams	
15		Hairspray and hair treatments such as hairsp	ray, mousse, and hair masks	
16	7.	Defendant's Section 3.3 Products (Pursuant to Sections 3.3.1, 3.3.2, and 3.3.3): (i) Dr. Hunter's Rosemary & Glycerin Hair Wash, SKU No. 0-08292-07529, Item No. 16110; (ii) Almond & Aloe Classic		
17		Liquid Soap; (iii) Almond & Aloe Signature Liquid S Hunter's Original Body Cleanser	Goap; (iv) Sandalwood Foaming Bath Gel; ((v) Dr.
18	8.	Defendant's Settlement Payment and Allocations	(Pursnant to Section 5.1):	
19		Total Settlement Payment:		\$ 17,500
20		1st Payment: - Civil Penalty (payable to the Center for Env		\$ 1,925
21		Payment in Lieu of Civil Penalty (payable toCEH Fees and Costs (payable to the Center		\$ 2,625 \$ 450
22		2nd Payment:LLG Fees and Costs (payable to the Lexing)		\$ 3,700
23		- CEH Fees and Costs (payable to the Center 3rd Payment:	,	\$ 1,300
24		- LLG Fees and Costs (payable to the Lexingt		\$ 7,500
25		Checks payable to the "Center for Environmental Heat to counsel for CEH as set forth in Section 8.1.	alth" or the "Lexington Law Group" shall b	e delivered
26		The 1st payment is due within five (5) business days		
27		entered by the Court (the "Effective Date"). The 2nd the 1st payment. The 3rd payment is due ninety (90)		receives
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1		EXHIBIT A Settling Defendants		
2	Name of Settling Defendant: Cococare Products, Inc.			
3	2.	Name of Plaintiff: Center for Environmental Health		
4	3.	3. Persons to Receive Notices (Pursuant to Section 8.3):		
5		Gerald J. Dubin Joanne Schlesinger Nicholas W. Sarris Peckar & Abramson, P.		
6		Cococare Products, Inc. 1875 Century Park East, 85 Franklin Road Los Angeles, CA 90067 Dover, NJ 07801 nSarris@pecklaw.com)
7		info@cococare.com		
8	4.	 4. Date of 60-Day Notice of Violation (Pursuant to Section 1.3): August 8, 2014 5. Complaint Naming Defendant (Pursuant to Section 1.4): CEll v. Noevir U.S.A., Inc., et al., A.C.S.C. Case No. RG 14-739157 		
9 10	5.			
11		 a. Date Complaint Filed: September 3, 2014 b. Date Defendant Named in Complaint: December 16, 2014 		
12	6.	Covered Products Applicable to Defendant (Pursuant to Sections 1.2, 1.3,	2.1, 3.1, 3	3.2, 7.1, and 7.2):
13		X Shampoo and liquid soaps such as hand soaps, face soaps, soap sheet shower gels, and bubble baths	s, body w	ashes, pet soaps,
14		Skin creams such as facial masks and shaving creams		
15		Hairspray and hair treatments such as hairspray, mousse, and hair masks		
16	7.	Defendant's Section 3.3 Product (Pursuant to Sections 3.3.1, 3.3.2, and 3.3		ocare Coconut
17	Shampoo, SKU No. 0-75707-02150-4			
18	8.	Defendant's Settlement Payment and Allocations (Pursuant to Section 5.1):	
19		Total Settlement Payment: Civil Penalty (payable to the Center for Environmental Health):		\$ 17,500 \$ 1,925
20		Payment in Lieu of Civil Penalty (payable to the Center for Environmental He Total Attorneys' Fees and Costs:	alth):	\$ 2,625 \$ 12,950
21		 LLG Fees and Costs (payable to the Lexington Law Group): CEH Fccs and Costs (payable to the Center for Environmental Health 	1):	\$ 11,200 \$ 1,750
22		Checks payable to the "Center for Environmental Health" or the "Lexington L	aw Group	"shall be delivered
23		to counsel for CEH as set forth in Section 8.1.		
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EXHIBIT A 1 **Settling Defendants** 2 1. Name of Settling Defendant: Crown Laboratories, Inc. 3 2. Name of Plaintiffs: Center for Environmental Health and Shefa LMV, LLC 4 3. Persons to Receive Notices (Pursuant to Section 8.3): 5 Joel Gonce Michael R. O'Neil Crown Laboratories, Inc. Murphy Austin Adams Schoenfeld LLP 349 Lafe Cox Drive 304 S Street 6 Johnson City, TN 37604 Sacramento, CA 95811 igonce@crownlaboratories.com moneil@murphyaustin.com 7 4. Date of 60-Day Notices of Violation (Pursuant to Section 1.3): 8 September 12, 2013 (shampoo and liquid soaps): Sent by CEH 9 July 11, 2014 (shampoo): Sent by Shefa 10 5. Complaint Naming Defendant (Pursuant to Section 1.4): CEH v. Mudlark Papers Inc., et al., A.C.S.C. Case No. RG 13-707833 11 Date Complaint Filed: December 23, 2013 12 Date Defendant Named in Complaint: December 23, 2013 13 6. Covered Products Applicable to Defendant (Pursuant to Sections 1.2, 1.3, 2.1, 3.1, 3.2, 7.1, and 7.2): 14 <u>X</u> Shampoo and liquid soaps such as hand soaps, face soaps, soap sheets, body washes, pet soaps, shower gels, and bubble baths 15 Skin creams such as facial masks and shaving creams 16 Hairspray and hair treatments such as hairspray, mousse, and hair masks 17 7. Defendant's Section 3.3 Product (Pursuant to Sections 3.3.1, 3.3.2, and 3.3.3): Ala Seb Medicated Shampoo, SKU No. 3-03160-11412-0 18 8. Defendant's Settlement Payment and Allocations (Pursuant to Section 5.1): 19 Total Settlement Payment: \$17,500 20 Civil Penalty (payable to Shefa LMV, LLC): \$ 2,275 Payment in Lieu of Civil Penalty (payable to the Center for Environmental Health): \$ 2,275 21 Total Attorneys' Fees and Costs: \$ 12,950 LLG Fees and Costs (payable to the Lexington Law Group): \$8,750 22 Shefa Fces and Costs (payable to the Law Office of Daniel N. Greenbaum): \$4,200 23 Checks payable to the "Center for Environmental Health" or the "Lexington Law Group" shall be delivered to counsel for CEH as set forth in Section 8.1. 24 Checks payable to "Shefa LMV, LLC" or the "Law Office of Daniel N. Greenbaum" shall be delivered to 25 counsel for Shefa as set forth in Section 8.2. 26 27

1		EXHIBIT A Settling Defendants	
2	1.	Name of Settling Defendant: Dermatologic Cosmetic Laboratories Ltd.	
3	2.	Name of Plaintiffs: Center for Environmental Health and Shefa LMV, LLC	
4	3.	Persons to Receive Notices (Pursuant to Section 8.3):	
5		Cherry Robinson Michael Steel Dermatologic Cosmetic Laboratories Ltd. Morrison & Foerster LLP	
6		20 Commerce Street 425 Market Street East Haven, CT 06512 San Francisco, CA 94105	
7		crobinson@dclskincare.com msteel@mofo.com	
8	4.	Date of 60-Day Notices of Violation (Pursuant to Section 1.3):	
9		 September 27, 2013 (shampoo and liquid soaps): Sent by CEH August 6, 2014 (shampoo): Sent by Shefa 	
10 11	5.	Complaint Naming Defendant (Pursuant to Section 1.4): CEH v. Noevir U.S.A., Inc., et al., A.C.S.C. Case No. RG 14-739157	
12		 a. Date Complaint Filed: September 3, 2014 b. Date Defendant Named in Complaint: December 16, 2014 	
13	6.	Covered Products Applicable to Defendant (Pursuant to Sections 1.2, 1.3, 2.1, 3.1, 3.2, 7.1, and 7.2):	
14		X Shampoo and liquid soaps such as hand soaps, face soaps, soap sheets, body washes, pet soaps, shower gels, and bubble baths	
15		Skin creams such as facial masks and shaving creams	
16		Hairspray and hair treatments such as hairspray, mousse, and hair masks	
17	7.	Defendant's Section 3.3 Product (Pursuant to Sections 3.3.1, 3.3.2, and 3.3.3): DCL T-Shampoo,	
18	, •	Product ID No. DCL450 17028	
19	8.	Defendant's Settlement Payment and Allocations (Pursuant to Section 5.1):	
20		Total Settlement Payment: \$17,500 Civil Penalty (payable to Shefa LMV, LLC): \$2,275	
21		Payment in Lieu of Civil Penalty (payable to the Center for Environmental Health): \$ 2,275 Total Attorneys' Fees and Costs: \$ 12,950	
22		 LLG Fees and Costs (payable to the Lexington Law Group): \$8,750 Shefa Fees and Costs (payable to the Law Office of Daniel N. Greenbaum): \$4,200 	
23		Checks payable to the "Center for Environmental Health" or the "Lexington Law Group" shall be delivered to counsel for CEH as set forth in Section 8.1.	
24		Checks payable to "Shefa LMV, LLC" or the "Law Office of Daniel N. Greenbaum" shall be delivered to	
2526		counsel for Shefa as set forth in Section 8.2.	
27			
28			
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1		EXHIBIT A Settling Defenda		
2	1.	Name of Settling Defendant: FragranceNet.com, Inc.		
3	2.	Name of Plaintiff: Center for Environmental Health		
4	3.	Persons to Receive Notices (Pursuant to Section 8.3):		
5		4	aul Guterman	I I D
6		900 Grand Boulevard	kin Gump Strauss Hauer & Feld 133 New Hampshire Avenue, N.' ashington, DC 20036	
7		· ·	utermann@akingump.com	
8	4.	Date of 60-Day Notices of Violation (Pursuant to Sect	tion 1.3):	
9		 May 16, 2014 (shampoo and liquid soaps): Ser October 6, 2014 (hairspray and hair treatments) 		
10	5.	Complaint Naming Defendant (Pursuant to Section 1 Case No. RG 14-739157	.4): CEH v. Noevir U.S.A., Inc.,	et al., A.C.S.C.
11		a. Date Complaint Filed: September 3, 2014		
12		b. Date Defendant Named in Complaint: September	r 3, 2014	
13	6.	Covered Products Applicable to Defendant (Pursuan	t to Sections 1.2, 1.3, 2.1, 3.1, 3	.2, 7.1, and 7.2):
14		X Shampoo and liquid soaps such as hand soaps, shower gels, and bubble baths	face soaps, soap sheets, body wa	shes, pet soaps,
15		Skin creams such as facial masks and shaving c	creams	
16		X Hairspray and hair treatments such as hairspray	, mousse, and hair masks	
17 18	7.	Defendant's Section 3.3 Product (Pursuant to Section Volume Shampoo, SKU No. 6-46630-00369-3, Item No.		exy Hair Big
19	8.	Defendant's Settlement Payment and Allocations (Pu	rsuant to Section 5.1):	
20		Total Settlement Payment: Civil Penalty (payable to the Center for Environmental I-	Ť., šál.).	\$ 47,500
21		Payment in Lieu of Civil Penalty (payable to the Center Total Attorneys' Fees and Costs:		\$ 5,225 \$ 7,125 \$ 35,150
22		- LLG Fees and Costs (payable to the Lexington - CEH Fees and Costs (payable to the Center for		\$ 30,400 \$ 4,750
23		Checks payable to the "Center for Environmental Health	,	•
24		to counsel for CEH as set forth in Section 8.1.	of the Bearington Law Group	
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26				
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1	EXHIBIT A Settling Defendants				
2	1.	Name of Settling Defendant: J Beverly Hills, Inc.			
3	2.		_	ronmental Health and Shefa LMV, LLC	
4	3.		ns to Receive Notices (Pursua	, in the second of the second	
5			A. Herzog	Charles Naaman	
6		Attorn 18980 Tarzan	ventura Boulevard, #230 na, CA 91356	J Beverly Hills, Inc. 20700 Plummer Street Chatswoth, CA 91311	
7		lawwii	ngs@earthlink.com	charles@jbeverlyhills.com	
8	4.	Date o	of 60-Day Notices of Violation	(Pursuant to Section 1.3):	
9 10		- -	September 23, 2013 (shampo November 8, 2013 (shampo October 6, 2014 (skin cream	oo): Sent by Shefa o and liquid soaps): Sent by CEH s, hairspray and hair treatments): Sent by CEH	
11	5.	Compl		suant to Section 1.4): CEH v. ABACO Partners	LLC et al. ACSC
12		No. RO	G 14-717127. This complaint i	s deemed amended such that the term Products w poo, liquid soaps, skin creams, and hairspray and	hen used with respect
13			ate Complaint Filed: March late Defendant Named in Com		
14	6.	Cover	ed Products Applicable to De	fendant (Pursuant to Sections 1.2, 1.3, 2.1, 3.1,	3.2, 7.1, and 7.2):
15 16		<u>X</u> _	Shampoo and liquid soaps su shower gels, and bubble bath	uch as hand soaps, face soaps, soap sheets, body was	vashes, pet soaps,
17		<u>X</u> _	Skin creams such as facial m	asks and shaving creams	
18		<u>X</u>	Hairspray and hair treatment	s such as hairspray, mousse, and hair masks	
19	7.	Defend Rescue	dant's Section 3.3 Products (I e Anti-Aging Shampoo; (ii) J B	Pursuant to Sections 3.3.1, 3.3.2, and 3.3.3): (i) everly Hills Fragile Color Safe Shampoo	J Beverly Hills
20	8.	Defend	dant's Settlement Payment ar	nd Allocations (Pursuant to Section 5.1):	
21			Settlement Payment:	T x 00	\$ 17,500
22		Payme		, LLC): vable to the Center for Environmental Health):	\$ 2,275 \$ 2,275
23		Total A		e to the Lexington Law Group):	\$ 12,950 \$ 8,750
24		- cı		le to the Law Office of Daniel N. Greenbaum):	\$ 4,200
25	77		s payable to the "Center for En- nsel for CEH as set forth in Sec	vironmental Health" or the "Lexington Law Grou tion 8.1.	p" shall be delivered
26			s payable to "Shefa LMV, LLC I for Shefa as set forth in Sectio	" or the "Law Office of Daniel N. Greenbaum" slon 8.2.	hall be delivered to
27					

1		EXHIBIT A Settling Defendants		
2	1.	Name of Settling Defendant: J. Strickland & Co.		
3	2.	Name of Plaintiffs: Center for Environmental Health and Shefa LM	V, LLC	
4	3.	Persons to Receive Notices (Pursuant to Section 8.3):		
5		James McKelroy Steven Rosenbar J. Strickland & Co. Covington & B		
6		10420 Desoto Road One CityCenter Olive Branch, MS 38654 Washington, De	r, 850 Tenth Street,	NW
7		jmckelroy@jstrickland.net srosenbaum@c	ov.com	
8	4.	Date of 60-Day Notices of Violation (Pursuant to Section 1.3):		
9		 July 19, 2013 (shampoo and liquid soaps): Sent by CEH June 13, 2014 (shampoo): Sent by Shefa 		
10		- October 6, 2014 (skin creams, hairspray and hair treatments)	: Sent by CEH	
11	5.	Complaints Naming Defendant (Pursuant to Section 1.4): Shefa L. Inc., et al, L.A.C.S.C. Case No. BC 520413; CEH v. Biopelle, Inc., et		
12		726964. The <i>Biopelle</i> complaint is deemed amended such that the ter J. Strickland & Co. includes shampoo, liquid soaps, skin creams, and		
13		 a. Date Complaints Filed: September 4, 2013 (Petco); May 28, 20 b. Date Defendant Named in Complaints: October 17, 2014 (Petco) 		(Biopelle)
14 15	6.	Covered Products Applicable to Defendant (Pursuant to Sections	1.2, 1.3, 2.1, 3.1, 3	.2, 7.1, and 7.2):
16		X Shampoo and liquid soaps such as hand soaps, face soaps, so shower gels, and bubble baths	oap sheets, body wa	ishes, pet soaps,
17		X Skin creams such as facial masks and shaving creams		
18		X Hairspray and hair treatments such as hairspray, mousse, and	I hair masks	
19 20	7.	Defendant's Section 3.3 Products (Pursuant to Sections 3.3.1, 3.3. Gro Shampoo with Flaking Control, SKU No. 6-49010-75170-2; (ii) UPC No. 6-49010-75172-6		
21	8.	Defendant's Settlement Payment and Allocations (Pursuant to Se	ction 5.1):	
22		Total Settlement Payment:		\$ 37,500
23		Civil Penalty (payable to the Center for Environmental Health): Payment in Lieu of Civil Penalty (payable to the Center for Environmental Attachment Forward Center)	icntal Health):	\$ 4,875 \$ 4,875
24		Total Attorneys' Fees and Costs: - LLG Fees and Costs (payable to the Lexington Law Group): - Shefa Fees and Costs (payable to the Law Office of Daniel N		\$ 27,750 \$ 18,750 \$ 9,000
25		Checks payable to the "Center for Environmental Health" or the "Lex	,	,
26		to counsel for CEH as set forth in Section 8.1.	mgion Law Gloup	andii oc uciiyeicu
27		Checks payable to "Shefa LMV, LLC" or the "Law Office of Daniel I counsel for Shefa as set forth in Section 8.2.	N. Greenbaum" sha	all be delivered to
28		^		

1		EXHIBIT A Settling Defendants
2	1.	Name of Settling Defendants: The Kroger Co. and Ralphs Grocery Company
3	2.	Name of Plaintiff: Center for Environmental Health
4	3.	Person to Receive Notices (Pursuant to Section 8.3):
5		Gregory O'Hara Nixon Peabody LLP
6		2 Palo Alto Square, Suite 500 3000 El Camino Real
7		Palo Alto, CA 94306 gohara@nixonpeabody.com
8	4.	Date of 60-Day Notice of Violation (Pursuant to Section 1.3): October 18, 2013
9 10	5.	Complaint Naming Defendants (Pursuant to Section 1.4): CEH v. Skinfood USA, Inc., et al., A.C.S.C. Case No. RG 13-707307
11		 a. Date Complaint Filed: December 18, 2013 b. Date Defendants Named in Complaint: March 12, 2014
12	6.	Covered Products Applicable to Defendants (Pursuant to Sections 1.2, 1.3, 2.1, 3.1, 3.2, 7.1, and 7.2):
13		X Shampoo and liquid soaps such as hand soaps, face soaps, soap sheets, body washes, pet soaps, shower gels, and bubble baths
14		Skin creams such as facial masks and shaving creams
15		Hairspray and hair treatments such as hairspray, mousse, and hair masks
16 17	7.	Defendants' Section 3.3 Products (Pursuant to Sections 3.3.1, 3.3.2, and 3.3.3): (i) Kroger Therapeutic T+Plus Coal Tar Dandruff Shampoo, SKU No. 0-41260-33757-4; (ii) Africa's Best No-Lye Dual
18	o	Conditioning Relaxer System, SKU No. 0-34285-53000-6
19	8.	Defendants' Settlement Payment and Allocations (Pursuant to Section 5.1): Total Settlement Payment: \$ 17,500
20		Civil Penalty (payable to the Center for Environmental Health): Payment in Lieu of Civil Penalty (payable to the Center for Environmental Health): \$ 1,925 Payment in Lieu of Civil Penalty (payable to the Center for Environmental Health): \$ 2,625
21		Total Attorneys' Fees and Costs: \$ 12,950 - LLG Fees and Costs (payable to the Lexington Law Group): \$ 11,200
22		- CEH Fees and Costs (payable to the Center for Environmental Health): \$ 1,750
23		Checks payable to the "Center for Environmental Health" or the "Lexington Law Group" shall be delivered to counsel for CEH as set forth in Section 8.1.
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1		EXHIBIT A Settling Defendants	
2	1.	Name of Settling Defendant: Lotta Luv LLC	
3	2.	Name of Plaintiff: Center for Environmental Health	
4	3.	Persons to Receive Notices (Pursnant to Section 8.3):	
5		Stephen L. Baker Harry Garney	
6		Baker & Rannells, PA Lotta Luv LLC 575 Route 28 Lotta Luv LLC 16 East 34th Street, 10th Floor	
7		Raritan, NJ 08869 New York, NY 10016 s.baker@br-tmlaw.com hgaffney@komarbrands.com	
8	4.	Date of 60-Day Notice of Violation (Pursuant to Section 1.3): August 7, 2013	
9	5.	Complaint Naming Defendant (Pursuant to Section 1.4): CEH v. Accessory Zone, LLC, et al Case No. RG 13-699752	, A.C.S.C.
10		a. Date Complaint Filed: October 18, 2013	
11		b. Date Defendant Named in Complaint: October 18, 2013	
12	6.	Covered Products Applicable to Defendant (Pnrsuant to Sections 1.2, 1.3, 2.1, 3.1, 3.2, 7.1, a	nd 7.2):
13		X Shampoo and liquid soaps such as hand soaps, face soaps, soap sheets, body washes, pet shower gels, and bubble baths	t soaps,
14		Skin creams such as facial masks and shaving creams	
15		Hairspray and hair treatments such as hairspray, mousse, and hair masks	
16	7.	Defendant's Section 3.3 Product (Pursuant to Sections 3.3.1, 3.3.2, and 3.3.3): Skinny Girl B Collection Shower Gel in Margarita, SKU No. 09-116-77437541-9	ath
17	8.	Defendant's Settlement Payment and Allocations (Pursuant to Section 5.1):	
18		Total Settlement Payment: \$17,50	I
19		Civil Penalty (payable to the Center for Environmental Health): \$1,925 Payment in Lieu of Civil Penalty (payable to the Center for Environmental Health): \$2,625 Total Attorneys' Fees and Costs: \$12,95	í
20		- LLG Fees and Costs (payable to the Lexington Law Group): \$11,20 - CEH Fees and Costs (payable to the Center for Environmental Health): \$1,750	00
21		Checks payable to the "Center for Environmental Health" or the "Lexington Law Group" shall be	
22		to counsel for CEH as set forth in Section 8.1.	
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1	EXHIBIT A Settling Defendants
2	1. Name of Settling Defendant: McKesson Corporation
3	2. Name of Plaintiff: Center for Environmental Health
4	3. Persons to Receive Notices (Pursuant to Section 8.3):
5	Trent Norris
6	Sarah Esmaili Arnold & Porter LLP
7	3 Embarcadero Center, 10th Floor San Francisco, CA 94111
8	trent.norris@aporter.com sarah.esmaili@aporter.com
9	4. Date of 60-Day Notice of Violation (Pursuant to Section 1.3): September 12, 2013
10	5. Complaint Naming Defendant (Pursuant to Section 1.4): CEH v. Skinfood USA, Inc., et al., A.C.S.C. Case No. RG 13-707307
11	a. Date Complaint Filed: December 18, 2013
12	b. Date Defendant Named in Complaint: December 18, 2013
13	6. Covered Products Applicable to Defendant (Pursuant to Sections 1.2, 1.3, 2.1, 3.1, 3.2, 7.1, and 7.2):
14	X Shampoo and liquid soaps such as hand soaps, face soaps, soap sheets, body washes, pet soaps, shower gels, and bubble baths
15	Skin creams such as facial masks and shaving creams
16	Hairspray and hair treatments such as hairspray, mousse, and hair masks
17	7. Defendant's Section 3.3 Product (Pursuant to Sections 3.3.1, 3.3.2, and 3.3.3): Sunmark Coal Tar Anti-Dandruff Shampoo, SKU No. 0-10939-74733-4
18	8. Defendant's Settlement Payment and Allocations (Pursuant to Section 5.1):
19	Total Scittlement Payment: \$27,500
20	Civil Penalty (payable to the Center for Environmental Health): \$3,025 Payment in Lieu of Civil Penalty (payable to the Center for Environmental Health): \$4,125
21	Total Attorneys' Fees and Costs: \$20,350 - LLG Fees and Costs (payable to the Lexington Law Group): \$17,600
22	- CEH Fees and Costs (payable to the Center for Environmental Health): \$ 2,750
23	Checks payable to the "Center for Environmental Health" or the "Lexington Law Group" shall be delivered to counsel for CEH as set forth in Section 8.1.
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1		EXHIBIT A Settling Defendants
2	1.	Name of Settling Defendant: Pacific Marketing Alliance, Inc. dba PMAI
3	2.	Name of Plaintiff: Center for Environmental Health
4	3.	Person to Receive Notices (Pursuant to Section 8.3):
5		Catherine M. Gormley Teraoka & Partners LLP
6		1 Embarcadero Center, Suite 1020 San Francisco, CA 94111
7		catherine@teraokalaw.com
8	4.	Date of 60-Day Notice of Violation (Pursuant to Section 1.3): August 13, 2013
9	5.	Complaint Naming Defendant (Pursuant to Section 1.4): CEH v. Accessory Zone, LLC, et al., A.C.S.C. Case No. RG 13-699752
10		 a. Date Complaint Filed: October 18, 2013 b. Date Defendant Named in Complaint: October 18, 2013
11	6.	b. Date Defendant Named in Complaint: October 18, 2013 Covered Products Applicable to Defendant (Pursuant to Sections 1.2, 1.3, 2.1, 3.1, 3.2, 7.1, and 7.2):
12	0.	X Shampoo and liquid soaps such as hand soaps, face soaps, soap sheets, body washes, pet soaps,
13 14		shower gels, and bubble baths
15		Skin creams such as facial masks and shaving creams
16	_	Hairspray and hair treatments such as hairspray, mousse, and hair masks
17	7.	Defendant's Section 3.3 Product (Pursuant to Sections 3.3.1, 3.3.2, and 3.3.3): Aroma Resort Body Soap in Clear Lemon & Mint, SKU No. 4-901417-174420
18	8.	Defendant's Settlement Payment and Allocations (Pursuant to Section 5.1):
19		Total Settlement Payment: \$ 47,500 Civil Penalty (payable to the Center for Environmental Health): \$ 5,225
20		Payment in Lieu of Civil Penalty (payable to the Center for Environmental Health): \$7,125 Total Attorneys' Fees and Costs: \$35,150
21		 LLG Fees and Costs (payable to the Lexington Law Group): \$30,400 CEH Fees and Costs (payable to the Center for Environmental Health): \$4,750
22		Checks payable to the "Center for Environmental Health" or the "Lexington Law Group" shall be delivered to counsel for CEH as set forth in Section 8.1.
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1	EXHIBIT A Settling Defendants	
2	1. Name of Settling Defendant: Pyranha Incorporated	
3	2. Name of Plaintiff: Shefa LMV, LLC	
4	3. Persons to Receive Notices (Pursuant to Section 8.3):	
5	Larry Spears Rebecca L. Woodson	
6	Pyranha Incorporated McKenna Long & Aldridge LLP 6602 Cunningham Road One Market Plaza, Spear Tower, 24th Floor Austin, TX 77041 San Francisco, CA 94105	
7	Austin, TX 77041 San Francisco, CA 94105 Ispears@pyranhainc.com rwoodson@mckennalong.com	
8	4. Date of 60-Day Notice of Violation (Pursuant to Section 1.3): February 27, 2014	
9	5. Complaint Naming Defendant (Pursuant to Section 1.4): Shefa LMV LLC v. CVS Pharmacy, Inc., et al., L.A.C.S.C. Case No. BC 520411	
10	a. Date Complaint Filed: September 4, 2013	
11	b. Date Defendant Named in Complaint: June 27, 2014	
12	6. Covered Products Applicable to Defendant (Pursuant to Sections 1.2, 1.3, 2.1, 3.1, 3.2, 7.1, and 7.2):	
13	X Shampoo and liquid soaps such as hand soaps, face soaps, soap sheets, body washes, pet soaps, shower gels, and bubble baths	
14	Skin creams such as facial masks and shaving creams	
15	Hairspray and hair treatments such as hairspray, mousse, and hair masks	
16	7. Defendant's Section 3.3 Product (Pursuant to Sections 3.3.1, 3.3.2, and 3.3.3): Pyranha Revitalizing Pct Shampoo, UPC No. 791738114557	
17	8. Defendant's Settlement Payment and Allocations (Pursuant to Section 5.1):	
18	Total Settlement Payment: \$ 17,500	
19	Civil Penalty (payable to Shefa LMV, LLC): \$ 4,550 Payment in Licu of Civil Penalty: \$ 0	
20	Total Attorneys' Fees and Costs: \$12,950 - LLG Fees and Costs payable to the Lexington Law Group): \$3,500	
21	- Shefa Fees and Costs (payable to the Law Office of Daniel N. Greenbaum): \$9,450	
22	Checks payable to the "Center for Environmental Health" or the "Lexington Law Group" shall be delivered to counsel for CEH as set forth in Section 8.1.	
23	Checks payable to "Shefa LMV, LLC" or the "Law Office of Daniel N. Greenbaum" shall be delivered to	
24	counsel for Shefa as set forth in Section 8.2.	
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28 DOCUMENT PREFARED ON RECYCLED PAPER	- 14 -	

1		EXHIBIT A Settling Defendants	
2	1. Name of Settling Defendant: Sexy Hair Concepts, LLC		
3	2.	Name of Plaintiff: Center for Environmental Health	
4	3.	Persons to Receive Notices (Pursuant to Section 8.3):	
5		James A. Geocaris Lewis Brisbois Bisgaard & Smith LLP Christopher Signorello Henkel Corporation	
6	***************************************	650 Town Center Drive, Suite 1400 One Henkel Way Costa Mesa, CA 92626 Rocky Hill, CT 06067	
7		ames.geocaris@lewisbrisbois.com christopher.signorello@henle	cel.com
8	4.	Date of 60-Day Notice of Violation (Pursuant to Section 1.3): May 16, 2014	
9	5.	Complaint Naming Defendant (Pursuant to Section 1.4): CEH v. Biopelle, Inc. No. RG 14-726964	, et al., A.C.S.C. Case
10		a. Date Complaint Filed: May 28, 2014	
11		b. Date Defendant Named in Complaint: August 12, 2014	
12	6.	Covered Products Applicable to Defendant (Pursuant to Sections 1.2, 1.3, 2.1,	
13		X Shampoo and liquid soaps such as hand soaps, face soaps, soap sheets, be shower gels, and bubble baths	dy washes, pet soaps,
14		Skin creams such as facial masks and shaving creams	
15		Hairspray and hair treatments such as hairspray, mousse, and hair masks	
16	7.	Defendant's Section 3.3 Product (Pursuant to Sections 3.3.1, 3.3.2, and 3.3.3): Volume Shampoo, SKU No. 6-46630-00369-3, Item No. 220665	Big Sexy Hair Big
17	8.	Defendant's Settlement Payment and Allocations (Pursuant to Section 5.1):	
18		Total Settlement Payment:	\$ 17,500
19		Civil Penalty (payable to the Center for Environmental Health): Payment in Lieu of Civil Penalty (payable to the Center for Environmental Health)	
20		Total Attorneys' Fees and Costs: - LLG Fees and Costs (payable to the Lexington Law Group):	\$ 12,950 \$ 11,200
21		- CEH Fees and Costs (payable to the Center for Environmental Health):	\$ 1,750
22		Checks payable to the "Center for Environmental Health" or the "Lexington Law to counsel for CEH as set forth in Section 8.1.	Group" shall be delivered
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1	7015004.000	EXHIBIT A Settling Defendants	
2	1.	Name of Settling Defendant: Sunny Marketing Systems, Inc. dba Earth Therapeutics Ltd.	
3	2.	Name of Plaintiffs: Center for Environmental Health and Shefa LMV, LLC	
4	3.	Persons to Receive Notices (Pursuant to Section 8.3):	
5		John Kang Christine M. Wallace Earth Therapeutics Law Offices of Anthony S. Cannatella	
6		163 East Bethpage Road 53 Orchard Street Plainview, NY 11803 Manhasset, NY 11030	
7		john@earththerapeutics.com cwallace@acannatella.com	
8	4.	Date of 60-Day Notices of Violation (Pursuant to Section 1.3):	
9		 July 11, 2014 (soap): Sent by Shefa October 6, 2014 (skin creams): Sent by CEH 	
10		- October 6, 2014 (hairspray and hair treatments): Sent by CEH	
11	5,	Complaints Naming Defendant (Pursuant to Section 1.4): Shefa LMV, LLC v. Petco Animal Supplianc., et al, L.A.C.S.C. Case No. BC 520413; CEH v. Noevir U.S.A., Inc., et al., A.C.S.C. Case No. RG	
12		739157	1-7-
13		 a. Date Complaints Filed: September 4, 2013 (Petco); September 3, 2014 (Noevir) b. Date Defendant Named in Complaints: October 17, 2014 (Petco); December 16, 2014 (Noevir) 	I
14	6.	Covered Products Applicable to Defendant (Pursuant to Sections 1.2, 1.3, 2.1, 3.1, 3.2, 7.1, and 7.	2):
15		X Shampoo and liquid soaps such as hand soaps, face soaps, soap sheets, body washes, pet soap shower gels, and bubble baths	s,
16		X Skin creams such as facial masks and shaving creams	
17		X Hairspray and hair treatments such as hairspray, mousse, and hair masks	
18 19	7.	Defendant's Section 3.3 Product (Pursuant to Sections 3.3.1, 3.3.2, and 3.3.3): Earth Therapeutics Loofah Oatmeal and Honcy, UPC No. 704694096300	
20	8.	Defendant's Settlement Payment and Allocations (Pursuant to Section 5.1):	
21		Total Settlement Payment: \$47,500	
22		Civil Penalty (payable to Shefa LMV, LLC): Payment in Lieu of Civil Penalty (payable to the Center for Environmental Health): \$ 6,175 Total Attornous, Years and Center.	
23		Total Attorneys' Fees and Costs: - LLG Fees and Costs (payable to the Lexington Law Group): - Shefa Fees and Costs (payable to the Law Office of Daniel N. Greenbaum): \$ 23,750 \$ 11,400	
24		Checks payable to the "Center for Environmental Health" or the "Lexington Law Group" shall be deliv	/ered
25		to counsel for CEH as set forth in Section 8.1.	
26		Checks payable to "Shefa LMV, LLC" or the "Law Office of Daniel N. Greenbaum" shall be delivered counsel for Shefa as set forth in Section 8.2.	l to

1		EXHIBIT A Settling Defendants		
2	1.	1. Name of Settling Defendant: Taylor of Old Bond Street Limited		
3	2.	Name of Plaintiff: Center for Environmental Health		
4	3.	Persons to Receive Notices (Pursuant to Section 8.3):		
5		Barry Klein Jay W. Connolly Taylor of Old Bond Street Seyfarth Shaw		
6		74 Jermyn Street 560 Mission Street, Sui	ite 3100	
_		St. James, London San Francisco, CA 941	05	
7		SW1Y 6NP, England jconnolly@seyfarth.combarry.klein@tayloroldbondst.co.uk	n	
8		barry.kiemi@ayioroidoondst.co.uk		
	4.	Date of 60-Day Notices of Violation (Pursuant to Section 1.3):		
9		May 16, 2014 (sharman and liquid spans)		
10		May 16, 2014 (shampoo and liquid soaps)October 31, 2014 (skin creams)		
11	5.	Complaint Naming Defendant (Pursuant to Section 1.4): CEH v. Noevir & Case No. RG 14-739157. This complaint is deemed amended such that the te		
12		respect to Taylor of Old Bond Street Limited includes shampoo, liquid soaps, and skin	and skin c	reams.
13		 a. Date Complaint Filed: September 3, 2014 b. Date Defendant Named in Complaint: September 3, 2014 		
14	6.	Covered Products Applicable to Defendant (Pursuant to Sections 1.2, 1.3	, 2.1, 3.1, 3	3.2, 7.1, and 7.2):
15		X Shampoo and liquid soaps such as hand soaps, face soaps, soap shee	te body w	schee net coanc
1.5		shower gels, and bubble baths	is, body wa	asnes, pet soaps,
16		V 01'		
17		X Skin creams such as facial masks and shaving creams		
		Hairspray and hair treatments such as hairspray, mousse, and hair ma	asks	
18	_			
19	7.	Defendant's Section 3.3 Product (Pursuant to Sections 3.3.1, 3.3.2, and 3. Gel, Product Code No. TB-SC-7-B	3.3): Mr. (l'aylor's Shaving
20	8.	Defendant's Settlement Payment and Allocations (Pursuant to Section 5.	1):	
21		Total Settlement Payment:		\$ 17,500
22		Civil Penalty (payable to the Center for Environmental Health): Payment in Lieu of Civil Penalty (payable to the Center for Environmental Health)	ealth):	\$ 1,925 \$ 2,625
22		Total Attorneys' Fees and Costs:		\$ 12,950
23		- LLG Fees and Costs (payable to the Lexington Law Group):	1.5	\$ 11,200
<u> </u>		- CEH Fccs and Costs (payable to the Center for Environmental Healt	h):	\$ 1,750
24		Checks payable to the "Center for Environmental Health" or the "Lexington I	_aw Group	" shall be delivered
25		to counsel for CEH as set forth in Section 8.1.	1	
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1	-	EXHIBIT A Settling Defendants
2	1.	Name of Settling Defendant: Zotos International, Inc.
3	2.	Name of Plaintiff: Center for Environmental Health
4	3.	Persons to Receive Notices (Pursuant to Section 8.3):
5		Ronald Krassin Zotos International, Inc. Kathryn H. Edwards Orrick, Herrington & Sutcliffe LLP
6		Zotos International, Inc. Orrick, Herrington & Sutcliffe LLP 100 Tokeneke Road Darien, CT 06820 San Francisco, CA 94105
7		rkrassin@zotos.com kedwards@orrick.com
8	4.	Date of 60-Day Notice of Violation (Pursuant to Section 1.3): September 12, 2013
9	5.	Complaint Naming Defendant (Pursuant to Section 1.4): CEH v. Noevir U.S.A., Inc., et al., A.C.S.C. Case No. RG 14-739157
10		a. Date Complaint Filed: September 3, 2014
11		b. Date Defendant Named in Complaint: December 16, 2014
12	6.	Covered Products Applicable to Defendant (Pursuant to Sections 1.2, 1.3, 2.1, 3.1, 3.2, 7.1, and 7.2):
13		X Shampoo and liquid soaps such as hand soaps, face soaps, soap sheets, body washes, pct soaps, shower gels, and bubble baths
14		Skin creams such as facial masks and shaving creams
15		Hairspray and hair treatments such as hairspray, mousse, and hair masks
16	7.	Defendant's Section 3.3 Products (Pursuant to Sections 3.3.1, 3.3.2, and 3.3.3): (i) ISO Purifying Shampoo; (ii) Senscience Balance Shampoo for Normal Hair, SKU No. 0-74469-42456-1
17	8.	Defendant's Settlement Payment and Allocations (Pursuant to Section 5.1):
18		Total Settlement Payment: \$17,500
19		Civil Penalty (payable to the Center for Environmental Health): \$ 1,925 Payment in Lieu of Civil Penalty (payable to the Center for Environmental Health): \$ 2,625
20		Total Attorneys' Fees and Costs: \$ 12,950 - LLG Fees and Costs (payable to the Lexington Law Group): \$ 11,200 - CEH Fees and Costs (payable to the Center for Environmental Health): \$ 1,750
21		- CEH Fees and Costs (payable to the Center for Environmental Health): \$1,750 Checks payable to the "Center for Environmental Health" or the "Lexington Law Group" shall be delivered
22 23		to counsel for CEH as set forth in Section 8.1.
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