State of California - Department of Justice - Attorney General's Office - Proposition 65 Enforcement Reporting

FORM JUS 1502 (03-01) Attention: Prop 65 Coordinator, 1515 Clay Street, Suite 2000, Oakland, CA 94612

PRIVATE ENFORCEMENT FILING - Health and Safety Code section 25249.7(e) and (f)

REPORT OF ENTRY OF JUDGMENT

Please	print or type required information	Original Filing	O Supplementa	al Filing	Corrected Filing		
PARTIES TO THE ACTION	PLAINTIFF(S) Shefa LMV LLC DEFENDANT(S) INVOLVED IN JUDGMENT SkinMedica, Inc.						
CASE INFO	COURT DOCKET NUMBER CIV 1503341 SHORT CASE NAME	T at al		COURTNA Mari	ME 1 County Supe	rior Co	urt
	INJUNCTIVE RELIEF Reformulation PAYMENT: CIVIL PENALTY \$3,000.00 DATE SUBMITTED TO COURT 04 /24 /2017 COPY OF	PAYMENT: ATTORN \$16,000.0 IS JUDGMENT PURS TO SETTLEMENT? O Yes F JUDGMENT	SUANT No	O IFYES, REPOR	NT: OTHER DATE SETTLEMENT WAS ITED 10 ATTORNEY GENERAL CHED	For Internal Use Only	
FILER	NAME OF CONTACT Daniel N. Greenbaum ORGANIZATION Law Office of Danie ADDRESS 7120 Hayvenhurst Av CITY Van Nuys	el Greenba		E-MAIL A	DDRESS enbaum@green	TELEPHONEN (818) FAXNUMBER (424) baumlaw	243-7689

FILING INSTRUCTIONS: This form can be completed online and printed. If electronic filing is not available, mail the completed form with a copy of the judgment to the attention of the Prop 65 Coordinator at the address shown above. If you need additional space to complete this form please use an attachment.

1	LAW OFFICE OF DANIEL N. GREENBAUM					
2	Daniel N. Greenbaum, Esq. (SBN 268104) The Hathaway Building					
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4	Telephone: (818) 809-2199	JAMES M. KIM, Court Executive Officer MARIN COUNTY SUPERIOR COURT				
5	Facsimile: (424) 243-7689 E-mail: dgreenbaum@greenbaumlawfirm.com	By: J. Chen, Deputy				
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7	,					
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13	Attorneys for Defendant SKINMEDICA, INC., AND ITS SUCCESSOR-IN-INTEREST, ALLERGAN SALES LLC					
14						
15	SUPERIOR COURT OF THE STATE OF CALIFORNIA					
16	COUNTY	OF MARIN BY FAX				
17	SHEFA LMV, LLC,	Case No. CIV 1503341				
18	Plaintiff,	[PROPOSED] CONSENT JUDGMENT				
19	vs.	AS TO SKINMEDICA, INC., AND ITS				
20	CONCEPT II COSMETICS, LLC, and DOES 1) through 50, inclusive,	SUCCESSOR-IN-INTEREST, ALLERGAN SALES LLC				
21	Defendants.	A-4: Fil-1- S 10, 2015				
22		Action Filed: Sept. 10, 2015				
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1. INTRODUCTION

1.1 Parties

This consent judgment ("Consent Judgment") is entered into by and between plaintiff
Shefa LMV, LLC ("Shefa" or "Plaintiff"), and SkinMedica, Inc., and its successor-in-interest,
Allergan Sales LLC (together, "SMI" or "Settling Defendant"), with Shefa and SMI individually
referred to as a "Party" and collectively as the "Parties."

1.2 Plaintiff

Shefa is a limited liability company in California that seeks to promote awareness of exposures to toxic chemicals and to improve human health by reducing or eliminating hazardous substances contained in consumer products.

1.3 Settling Defendant

For the purposes of this Consent Judgment only, SMI concedes that it is a person in the course of doing business for purposes of the Safe Drinking Water and Toxic Enforcement Act of 1986, Health and Safety Code sections 25249.6 et seq. ("Proposition 65").

1.4 Products Covered

The products covered by this Consent Judgment are sunscreen products alleged to contain benzophenone that are manufactured, sold, or distributed for sale in California by SMI including, but not limited to, SkinMedica Environmental Defense SunscreenTM SPF 50+ (collectively, "Covered Products").

1.5 General Allegations

Shefa alleges that SMI manufactures, imports, sells, or distributes, for sale in California, Covered Products that contain benzophenone without first providing a clear and reasonable warning required by Proposition 65. Benzophenone (CAS # 119-61-9) is a chemical listed under Proposition 65 as a chemical "known to the state to cause cancer" as Proposition 65 defines that term. 27 CCR 25000. SMI denies these allegations.

1.6 Notice of Violation

On January 15, 2016, Shefa served SMI, others, and the requisite public enforcement

agencies with a 60-Day Notice of Violation ("Notice") alleging that SMI violated Proposition 65 when it failed to warn its customers and consumers in California that a Covered Product exposed users to benzophenone. To the best of the Parties' knowledge, no public enforcer has commenced and is diligently prosecuting the allegations set forth in the Notice.

1.7 Complaint

On September 10, 2015, Shefa filed a complaint in the Superior Court in and for the county of Marin against Concept II Cosmetics, LLC, and DOES 1-15, alleging violations of Health & Safety Code § 25249.6, based on exposures to benzophenone contained in certain products containing sunscreen sold in California (the "Complaint"). On April 26, 2016, Shefa filed a DOE Amendment under Code Civ. Proc. § 474, listing SMI as DOE 34.

1.8 No Admission

SMI denies the material, factual, and legal allegations contained in the Notice and Complaint, and maintains that all the products it has manufactured, sold, or distributed for sale in California, including the Covered Products, have been, and are, in compliance with all laws.

Nothing in this Consent Judgment shall be construed as an admission by SMI of any fact, finding, conclusion of law, issue of law, or violation of law; nor shall compliance with this Consent Judgment constitute or be construed as an admission by SMI of any fact, finding, conclusion of law, issue of law, or violation of law, the same being specifically denied by SMI. This section shall not, however, diminish or otherwise affect SMI's obligations, responsibilities, and duties under this Consent Judgment.

1.9 Consent to Jurisdiction

For purposes of this Consent Judgment only, the Parties stipulate that: this Court has jurisdiction over Settling Defendant as to the allegations in the Complaint; venue is proper in the county of Marin; the Settling Defendant agrees that it employs or has employed ten or more persons during time periods relevant to the Complaint; and this Court has jurisdiction over the Parties to enter and enforce the provisions of this Consent Judgment pursuant to Proposition 65 and Code of Civil Procedure § 664.6.

1.10 Effective Date

For purposes of this Consent Judgment, the term "Effective Date" shall mean the date the Consent Judgment is approved and entered by the Court.

2. INJUNCTIVE RELIEF: COMPLIANT PRODUCTS AND WARNINGS

2.1 Discontinuation of Covered Products

As of the Effective Date, SMI intends to discontinue producing and/or selling to its distributors and wholesalers the Covered Products for sale in California. If SMI continues to produce the Covered Products, or, at any time in the future, produces or sells any products containing the intentionally added ingredient benzophenone, then SMI will comply with the reformulation standards in Sections 2.2 and 2.3.

2.2 Reformulation Standards

"Reformulated Products" are defined as those Covered Products containing benzophenone in concentrations less than or equal to 12.5 parts per million ("ppm") when analyzed pursuant to a scientifically reliable application of U.S. Environmental Protection Agency testing methodologies 3580A and 8270C or any other scientifically reliable methodology for determining the benzophenone content in a substance of the form of the Covered Products herein. Commencing on the Effective Date, and continuing thereafter, SMI shall not order, or cause to be ordered, the raw ingredient benzophenone for use in the manufacture of the Covered Products to be distributed, sold, and/or offered for sale in California, unless the benzophenone contains levels of benzophenone that will result in benzophenone concentrations in the Covered Products that are below the level stated above

2.3 Reformulation

Commencing on Effective Date, and continuing thereafter, SMI shall not manufacture, or cause to be manufactured, for sale in California, or order for distribution or sale in California, Covered Products unless they are Reformulated Products pursuant to Section 2.1 above.

3. MONETARY SETTLEMENT TERMS

3.1 Civil Penalty Payments

SMI agrees to an assessment of \$3,000 as a civil penalty. Such penalty payment shall be allocated according to Health and Safety Code sections 25249.12(c)(1) and (d), with 75% of the penalty amount paid to the California Office of Environmental Health Hazard Assessment ("OEHHA") and the remaining 25% of the penalty paid to Shefa. The civil payment is allocated as follows: (a) \$2,250.00 payable to OEHHA; and (b) \$750.00 payable to Shefa. SMI will issue two separate checks to OEHHA and Shefa, respectively, as described above.

3.2 Reimbursement of Attorney Fees and Costs

The Parties reached an accord on the compensation due to Shefa and its counsel under general contract principles and the private-attorney-general doctrine codified at Code of Civil Procedure section 1021.5 for all work performed in this matter. Under these legal principles, \$16,000 shall be payable by SMI to the Law Office of Daniel N. Greenbaum for all fees and costs through execution of this Consent Judgment, including fees and costs incurred investigating, bringing this matter to the attention of SMI's management, and negotiation of this settlement.

3.3 Payment Schedule

Amounts described in sections 3.1 and 3.2 above shall be due and payable no later than the date that is thirty (30) days after the Effective Date and receipt of the taxpayer identification numbers. Prior to the Effective Date, Shefa will provide taxpayer identification numbers for OEHHA, Shefa, and the Law Office of Daniel N. Greenbaum. Checks payable to OEHHA, Shefa, and the Law Office of Daniel N. Greenbaum will be sent to the Law Office of Daniel N. Greenbaum at the address stated herein.

4. CLAIMS COVERED AND RELEASED

4.1 Shefa's Public Release of SMI

This Consent Judgment is a full, final, and binding resolution between Shefa and SMI of any violation of Proposition 65 that was or could have been asserted by Shefa, acting on behalf of itself and in a representative capacity in the public interest under Health & Safety Code § 25249.7,

against SMI, its parents, subsidiaries, affiliated entities under common ownership, manufacturers, suppliers, directors, officers, employees, attorneys, and the predecessors, successors, or assigns of each of them, and each entity to whom SMI directly or indirectly distributes or sells the Covered Products, including, without limitation, downstream distributors, wholesalers, customers, retailers, franchisees, cooperative members, and licensees ("Releasees"), based on failure to warn of alleged exposures to benzophenone from Covered Products manufactured, sold, or distributed for sale in California by SMI prior to the Effective Date. The release in this Section 4.1 applies to all Covered Products that SMI manufactured, distributed, and/or sold prior to the Effective Date, regardless of the date any other Releasee distributes or sells the Covered Products.

Upon entry of this Consent Judgment by the Court, going forward, SMI's compliance with the terms of this Consent Judgment shall be deemed to constitute compliance with Proposition 65 by SMI or any other Releasee with respect to benzophenone in Covered Products manufactured, sold, or distributed for sale in California by SMI on and after the Effective Date.

4.2 Shefa's Individual Release of Claims

In further consideration of the promises and agreements herein contained, Shefa, on its own behalf and on behalf of its past and current agents, representatives, attorneys, successors, and/or assignees, hereby waives all rights to institute or participate in, directly or indirectly, any form of legal action, and releases all claims that it may have against SMI and Releasees, including, without limitation, all actions and causes of action, suits, liabilities, demands, obligations, damages, costs, fines, penalties, losses, or expenses, including, without limitation, investigation fees, expert fees, and attorneys' fees arising under Proposition 65 for unwarned exposures to benzophenone from Covered Products manufactured, sold, or distributed for sale in California by SMI prior to the Effective Date. The releases in Section 4.2 are provided in Shefa's individual capacity and are not releases on behalf of the public.

4.3 SMI's Release of Shefa

SMI, on its own behalf and on behalf of its past and current agents, representatives, attorneys, successors, and assignees, hereby waives any and all claims that it may have against

Shefa and its attorneys and other representatives, for any and all actions taken or statements made by Shefa and its attorneys and other representatives, whether in the course of investigating claims, otherwise seeking to enforce Proposition 65 against it in this matter, or with respect to the Covered Products.

4.4 Release of Unknown Claims

It is possible that other claims not known to the Parties arising out of the facts contained in the 60-Day Notice, or alleged in the Complaint, relating to the Covered Products, will hereafter be discovered or developed. Shefa, on behalf of itself only, on the one hand, and SMI, on the other hand, acknowledge that this Consent Judgment is expressly intended to cover and include all such claims through and including the Effective Date, including all rights of action therefor. Shefa and SMI acknowledge that the claims released in Section 4 may include unknown claims, and nevertheless intend to release such claims, and in doing so waive California Civil Code § 1542, which reads 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.

Shefa understands and acknowledges that the significance and consequence of this waiver of California Civil Code § 1542 is that, even if Shefa suffers future damages arising out of or resulting from, or related directly or indirectly to, in whole or in part, the Covered Products, including but not limited to any exposure to, or failure to warn with respect to exposure to, the Covered Products, Shefa will not be able to make any claim for those damages against any of the Releasees.

5. COURT APPROVAL

This Consent Judgment is not effective until it is approved and entered by the Court, and shall be null and void if, for any reason, it is not approved and entered by the Court within ninety (90) days after it has been fully executed by the Parties, or by such additional time as the Parties may agree in writing.

6. 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 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. Any agreements specifically contained or referenced herein, oral or otherwise, shall be deemed to exist or to bind any of the Parties hereto only to the extent that they are expressly incorporated herein.

7. SEVERABILITY

If, subsequent to the execution of this Consent Judgment, any provision of this Consent Judgment is held by a court to be void or unenforceable, or the Parties agree to modify any terms due to comments from the Office of the Attorney General or after a hearing before the Court in connection with Shefa's Motion to Approve, or for other good cause, each Party to be bound by any such modified terms must re-execute the modified Consent Judgment, and such modified Consent Judgment then shall be presented by Shefa to the Court for approval; provided, however, that if a provision of this Consent Judgment declared void or unenforceable is material to the Party for whom such term provided a benefit or protection, that Party can seek other remedies, including, without limitation, rescission or reformation, based on the provision being declared void or unenforceable.

8. GOVERNING LAW

The terms of this Consent Judgment shall be governed by the laws of the State of California and apply within the State of California. Benzophenone is listed pursuant to Proposition 65 as a chemical that is known to the State of California to cause cancer. In the event that Proposition 65 is repealed or is otherwise rendered inapplicable by reason of law generally, or as to the Covered

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1	Produ	acts, including without limitation the delisting of	benzophenone, then SMI may provide written	
2	notice to Shefa of any asserted change in the law and, with the exception of Sections 3.1 and 3.2			
3	above, have no further obligations pursuant to this Consent Judgment, with respect to, and to the			
4	extent that, the Covered Products are so affected. None of the terms of this Consent Judgment shall			
5	have any application to Covered Products sold outside of the State of California.			
6	9.	NOTICE		
7		Unless specified herein, all correspondence an	nd notices required to be provided pursuant to	
8	this Consent Judgment shall be in writing and sent by: (i) personal delivery; (ii) first-class,			
9	registered, or certified mail, return receipt requested; or (iii) a recognized overnight courier on any			
10	Party	by the other at the following addresses:	ži	
11		To Skinmedica, Inc.:	To Shefa:	
12		Robert S. Nicksin, Esq.	Daniel N. Greenbaum, Esq. Law Office of Daniel N. Greenbaum	
13		O'Melveny & Myers LLP 400 South Hope Street, 18 th Floor	7120 Hayvenhurst Ave., Suite 320 Van Nuys, CA 91406	
۱4		Los Angeles, CA 90071	Vali Nuys, CA 71400	
15				
16	Any I	Party may, from time to time, specify in writing	to the other Party a change of address to which	
17	all no	tices and other communications shall be sent.		
8	10.	COUNTERPARTS; FACSIMILE AND PD	F SIGNATURES	
19		This Consent Judgment may be executed in co	ounterparts, and by facsimile or portable	
20	document format (PDF) signature, each of which shall be deemed an original, and all of which,			
21	when	taken together, shall constitute one and the same	e document.	
22	11.	COMPLIANCE WITH HEALTH & SAFE	TY CODE § 25249.7(f)	
23		Plaintiff agrees to comply with the reporting f	form requirements referenced in Health &	
24	Safety	y Code § 25249.7(f).		
25	12.	POST-EXECUTION ACTIVITIES		
26		The Parties acknowledge that, pursuant to Hea	alth & Safety Code § 25249.7(f), Shefa is	
27	obligated to file a noticed motion to obtain judicial approval of this Consent Judgment.			

13. MODIFICATION

- judgment entered into by Shefa involving another party, or any future court-approved consent judgment entered into by any enforcer of Proposition 65 involving another party, sets out a reformulation or compliance standard that is less stringent than that in Section 2.1 above for benzophenone in substantially similar sunscreen products, then upon written notice to Shefa, SMI is entitled to a corresponding modification to the corresponding standard set forth in section 2.1 of this Consent Judgment, with regard to the Covered Products.
- 13.2 In the event OEHHA establishes a safe harbor No-Significant Risk Level ("NSRL") for benzophenone, which SMI asserts would allow for the Covered Products to contain levels of benzophenone in amounts greater than those set forth above in Section 2.1, then SMI may provide written notice to Shefa of any such assertion and the Parties shall confer within 30 days to attempt to agree upon modification of this Consent Judgment.
- 13.3 Should such attempts at informal resolution of a modification fail, and in the event SMI still intends to change its reformulation obligations, SMI will provide written notice to Shefa of its intent to adopt a modified compliance standard.

14. DISPUTE RESOLUTION

If Shefa determines at a future date that a violation of this Consent Judgment has occurred, Shefa shall provide notice to SMI. Prior to bringing any action to enforce any requirement of this Consent Judgment, the party alleging a violation of this Consent Judgment shall provide the other party with written notice of the grounds for such allegation, together with all supporting information as well as a complete demand for the relief sought. The Parties shall then meet and confer regarding the basis for the allegation to resolve the matter informally, including providing the party alleged to be in violation with a reasonable opportunity of at least thirty (30) days to cure any alleged violation. Should such attempt at informal resolution fail, the party alleging a violation may invoke binding arbitration in the state of California. The arbitration shall be conducted on a confidential basis pursuant to the Commercial Arbitration Rules of the American Arbitration

1	Association. Any decision or award as a result of any such arbitration proceeding shall be in		
2	writing and shall provide an explanation for all conclusions of law and fact. Costs, expenses, and		
3	reasonable attorneys' fees shall be awarded to the prevailing party. An award of arbitration may be		
4	confirmed in a court of competent jurisdiction.		
5	15. AUTHORIZATION		
6	The undersigned are authorized to execute this Consent Judgment on behalf of their		
7	respective Parties and have read, understood, and agree to all the terms and conditions of this		
8	Consent Judgment.		
9			
10	AGREED TO: AGREED TO:		
11	Date: 4/4/2017 Date: 4/14/17		
12			
13	By: Shefa LMV, LLC By: Settling Defendant: Skinmedica, Inc.,		
14	and its successor-in-interest, Allergan Sales LLC		
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ORDER AND JUDGMENT

Based upon the stipulated Consent Judgment between Shefa LMV, LLC, and Skinmedica, Inc., and its successor-in-interest, Allergan Sales LLC, the settlement is approved and the clerk is directed to enter judgment in accordance with the terms herein.

Dated:	6-9-17

21.

Judge of the Superior Court