1 2 3 4 5 6	Josh Voorhees, State Bar No. 241436 THE CHANLER GROUP 2560 Ninth Street Parker Plaza, Suite 214 Berkeley, CA 94710-2565 Telephone: (510) 848-8880 Facsimile: (510) 848-8118 Email: josh@chanler.com  Attorneys for Plaintiff JOHN MOORE	ALAMEDA GOUNTY  JAN 1 0 2017  CLERK OF THE SUPERIOR COURT ByYOLANDA ESTRADOputy
7 8 9		F THE STATE OF CALIFORNIA
10	COUNTY OF ALAMEDA  UNLIMITED CIVIL JURISDICTION	
11	ONDIMITED	CIVIL JOIGDDICTION
12 13	ANTHONY E. HELD, PH.D., P.E., et al.,	Case No. RG16803507
14	Plaintiffs,	-{PROPOSED} JUDGMENT PURSUANT
15	V.	TO TERMS OF PROPOSITION 65 SETTLEMENT AND CONSENT
16	READY AMERICA, INC., et al.,	JUDGMENT AS TO DEFENDANT TAP PLASTICS, INC.
17	Defendants.	Date: January 10, 2017 Time: 2:30 p.m.
18		Dept.: 17 Judge: Hon. George C. Hernandez, Jr.
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20		Reservation No.: R-1796263
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JUDGMENT PURSUANT TO TERMS OF PROPOSITION 65 SETTLEMENT AND CONSENT JUDGMENT

Dated:

Plaintiff John Moore and Defendant Tap Plastics, Inc. having agreed through their respective counsel that Judgment be entered pursuant to the terms of their settlement agreement in the form of a consent judgment, and following this Court's issuance of an order approving their Proposition 65 settlement and Consent Judgment, and for good cause being shown,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that, pursuant to Health and Safety Code section 25249.7(f)(4) and Code of Civil Procedure section 664.6, judgment is hereby entered in accordance with the terms of the Consent Judgment attached hereto as Exhibit 1. By stipulation of the parties, the Court will retain jurisdiction to enforce the terms of the settlement under Code of Civil Procedure section 664.6.

IT IS SO ORDERED.

JAN 1 0 2017

GEORGE C. HERNANDEZ, JR.

JUDGE OF THE SUPERIOR COURT

# EXHIBIT 1

1	Josh Voorhees, State Bar No. 241436			
2	THE CHANLER GROUP 2560 Ninth Street			
3	Parker Plaza, Suite 214 Berkeley, CA 94710-2565			
4	Telephone: (510) 848-8880			
5	Facsimile: (510) 848-8118 Email: josh@chanler.com			
6	Attorneys for Plaintiffs			
7	ANTHONY E. HELD, PH.D., P.E.; PETER ENGLANDER;			
8	WHITNEY R. LEEMAN, PH.D.; and			
9	JOHN MOORE			
10	SUPERIOR COURT OF THE STATE OF CALIFORNIA			
11	COUNTY OF ALAMEDA			
12	UNLIMITED CIVIL JURISDICTION			
13	CALMITED CIVIL TORGODIC FOR			
14	ANTHONY E. HELD, PH.D., P.E.; PETER	Case No. RG16803507		
15	ENGLANDER; WHITNEY R. LEEMAN, PH.D.; and JOHN MOORE,	[PROPOSED] CONSENT JUDGMENT		
16	, i	AS TO TAP PLASTICS, INC.		
17	Plaintiffs,	(Health & Safety Code § 25249.6 et seq.)		
18	v.			
19	READY AMERICA, INC.; ABLE PLANET, INCORPORATED; E.S.I. CASES &			
20	ACCESSORIES, INC.; GROCERY OUTLET			
21	INC.; QUICK FITTING, INC.; TAP PLASTICS, INC., A CALIFORNIA			
22	CORPORATION; and DOES 1-150, inclusive,			
23	Defendants.			
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#### 1. INTRODUCTION

#### 1.1 Parties

This Consent Judgment is entered into by and between plaintiff John Moore ("Moore"), and TAP Plastics, Inc. ("TAP"), with Moore and TAP each individually referred to as a "Party" and collectively as the "Parties."

#### 1.2 Plaintiff

Moore is an individual residing in California who 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 TAP

TAP employs ten or more individuals and is a "person in the course of doing business" for purposes of the Safe Drinking Water and Toxic Enforcement Act of 1986, California Health and Safety Code section 25249.6 et seq. ("Proposition 65").

#### 1.4 General Allegations

Moore alleges that TAP manufactures, imports, sells, or distributes for sale in California, categories and product types described as Vinyl/PVC Tool Grips and Vinyl/PVC Tubing that contain Di(2-ethylhexyl)phthalate ("DEHP") without first providing the exposure warning required by Proposition 65. DEHP is listed pursuant to Proposition 65 as a chemical known to the State of California to cause birth defects and other reproductive harm.

#### 1.5 Product Description

The products covered by this Consent Judgment are Vinyl/PVC Tool Grips including but not limited to, the Regal Brand 8" Long Nose Plier, Model No. LN-8, UPC #0 82021 39441 2 ("Nose Pliers") and Vinyl/PVC Tubing containing DEHP that are sold or offered for sale in California, including but not limited to Tubing, 3/8 ID ½ OD, #46491 ("Tubing") (collectively hereinafter, the "Covered Products").

#### 1.6 Notice of Violation

On or about October 21, 2015, Moore served TAP, and certain requisite public enforcement agencies with a "60-Day Notice of Violation" ("Notice") alleging that TAP violated Proposition 65 by

failing to warn its customers and consumers in California that the Covered Products expose users to DEHP. 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 February 10, 2016, Anthony E. Held, PH.D., P.E. filed the instant action naming Ready America as a defendant for the alleged violations of Health and Safety Code section 25249.6 that are the subject of an additional Notice. On February 16, 2016, the first amended complaint was filed ("Complaint") adding three additional plaintiffs – Peter Englander, Whitney Leeman, Ph.D., and John Moore, and five additional defendants—Able Planet, Inc., E.S.I. Cases & Accessories, Inc., Grocery Outlet, Inc., Quick Fitting, Inc., and, as relevant to this Consent Judgment, TAP Plastics, Inc. with respect to the alleged violations of Health and Safety Code section 25249.6 that are the subject of the Notice to TAP.

#### 1.8 No Admission

TAP denies the material, factual, and legal allegations contained in the Notice and Complaint, and maintains that the products TAP has sold and distributed for sale in California, including the Covered Products, have been, and are, in compliance with all laws, and further denies any involvement in formulation or manufacture of, or original labelling or control over, any the Covered Products. TAP alleges that it is a retailer who has not formulated, manufactured, or mislabeled any products set forth above. TAP alleges that it purchased at wholesale, for retail sale, certain Vinyl/PVC Tool Grips from Service Tool Company, Inc. ("STC") and certain Vinyl/PVC Tubing from TPI Partners, Inc. ("TPP"), and further alleges that it is entitled to indemnity from STC and TPI, respectively.

Nothing in this Consent Judgment shall be construed as an admission 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 of any fact, finding, conclusion of law, issue of law, or violation of law. This Section shall not, however, diminish or otherwise affect TAP's obligations, responsibilities, and duties under this Consent Judgment.

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#### 1.9 Jurisdiction and Venue

For purposes of this Consent Judgment only, the Parties stipulate that this Court has jurisdiction over TAP as to the allegations contained in the Complaint, that venue is proper in the County of Alameda, and that the Court has jurisdiction to enter and enforce the provisions of this Consent Judgment pursuant to Proposition 65 and Code of Civil Procedure section 664.6.

#### 1.10 Effective Date

For purposes of this Consent Judgment, the term "Effective Date" means the date on which the Motion for Approval of the Consent Judgment is granted by the Court.

#### 2. INJUNCTIVE RELIEF: REFORMULATION

#### 2.1 Labeled or Reformulated Covered Products

Commencing on the Effective Date, and continuing thereafter, those Covered Products that TAP sells, offers for sale, or distributes for sale in California shall bear a clear and reasonable warning pursuant to Section 2.3, unless they are "Reformulated Covered Products" as defined in Section 2.2.

#### 2.2 Reformulated Covered Products

For purposes of this Consent Judgment, "Reformulated Covered Products" are defined as Covered Products in which any accessible component contains DEHP in concentrations less than 0.1 percent (1,000 parts per million) when analyzed pursuant to U.S. Environmental Protection Agency testing methodologies 3580A and 8270C or other methodology utilized by federal or state government agencies for the purpose of determining DEHP content in a solid substance.

#### 2.3 Clear and Reasonable Warning

Commencing on the Effective Date and continuing thereafter, those Covered Products sold, offered for sale, or distributed for sale in California by TAP that are not Reformulated Covered Products, shall be accompanied by a clear and reasonable warning, in accordance with this section. The warning required by this section shall be prominently placed in relation to the Covered Product with such conspicuousness when compared with other words, statements, designs, or devises as to render it likely to be read and understood by an ordinary individual under customary conditions of purchase or use. For purposes of this Consent Judgment, a clear and reasonable warning for the

Covered Products satisfying these criteria shall consist of a warning affixed directly to a Covered Product or its accompanying labeling or packaging sold in California, or alternatively, as set forth below with respect to internet sales or the Display Alternative, containing the following statement:

WARNING: This product can expose you to DEHP [and other Proposition 65 chemical(s) to be identified, as may be applicable], which is a chemical known to the State of California to cause cancer and birth defects and other reproductive harm. For more information, go to www.P65Warnings.gov.

Provided, however, that in the event a manufacturer or supplier of the Covered Products to TAP has independently affixed to the Covered Product a warning label that otherwise is in compliance with applicable Proposition 65 regulations. TAP shall not be required to place an additional warning on the product.

In the event that TAP sells Covered Products via an internet website to customers located in California, the warning requirements of this section shall be satisfied if the foregoing warning appears either: (a) on the same web page on which a Covered Product is displayed and/or described; (b) on the same page as the price for the Covered Product; or (c) on one or more web pages displayed to a purchaser prior to purchase during the checkout process. Alternatively, a symbol may appear adjacent to or immediately following the display, description, price, or checkout listing of the Covered Product, provided that the warning statement also appears elsewhere on the same web page.

Where any Covered Product is "sold in proximity" to other like items, or to those that do not require a warning (e.g., Reformulated Covered Products as defined in Section 2.2), then as a "Display Alternative" TAP may display the identical "warning" text as provided above using a warning sign of no less than 12-point font, displayed in close proximity to the point of display of the Covered Products, which sign specifically lists the Covered Products to which the warning applies. "Sold in proximity" shall mean that the Covered Product(s) and/or similar products are offered for sale close enough to each other that the consumer, under customary conditions of purchase, would not be able to differentiate which products are the subject of the warning.

#### 3. MONETARY SETTLEMENT TERMS

#### 3.1 Civil Penalty Payments

Pursuant to Health & Safety Code § 25249.7(b), in settlement of all the claims referred to in this Consent Judgment, TAP shall pay \$6,000 in civil penalties. The civil penalty payment shall be allocated according to Health and Safety Code section 25249.12(c)(1) and (d), with seventy-five percent (75%) of the funds paid to the California Office of Environmental Health Hazard Assessment ("OEHHA"), and twenty-five percent (25%) of the funds remitted to Moore.

TAP shall make the civil penalty payment following the procedure set forth in Section 3.3 and 3.4 below in two checks for the following amounts made payable to: (a) "OEHHA" in the amount of \$4,500; and (b) "John Moore, Client Trust Account" in the amount of \$1,500. Moore's counsel shall be responsible for delivering to OEHHA the amount due to OEHHA under this Consent Judgment.

#### 3.2 Reimbursement of Attorney's Fees and Costs

The parties acknowledge that Moore and his counsel offered to reach agreement on the material terms of this dispute before reaching terms on the amount of fees and costs to be reimbursed to them, thereby leaving the issue to be resolved after the material terms of this Consent Judgment had been agreed to in principal. The Parties thereafter attempted to (and did) reach an accord on the compensation due to Moore and his counsel under general contract principles and the private attorney general doctrine codified at California Code of Civil Procedure section 1021.5 for all work performed through the mutual execution of this Consent Judgment. TAP shall pay a total of \$29,000 for the fees and costs incurred by Moore investigating, bringing this matter to the attention of the responsible parties, litigating, negotiating and completing this settlement and Consent Judgment in the public interest.

#### 3.3 Payments

All payments due under this agreement shall be delivered within five (5) days of the Effective Date to the address found in Section 3.4 below.

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#### 3.4 Payment Address

All payments required by this Consent Judgment shall be delivered to the following address:

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

#### 4. CLAIMS COVERED AND RELEASED

#### 4.1 Moore's Public Release of Proposition 65 Claims

Moore, acting on his own behalf and in the public interest, hereby releases TAP, and each entity to whom TAP directly or indirectly transfers, distributes, or sells the Covered Products including, but not limited to TAP's downstream distributors, wholesalers, customers, retailers, franchisers, cooperative members, licensors and licensees, and their dbas, and further releases Harker Associates, Inc., Service Tool Company, Inc., TPI Partners, Inc., Excelon, and Thermoplastic Processes, and all of the respective parents, subsidiaries, affiliated entities under common ownership, directors, officers, employees, agents, attorneys, representatives, successors, and assigns of TAP and said other entities, (collectively, the "Releasees"), for any violations arising under Proposition 65 for unwarned exposures to DEHP from Covered Products offered or sold by TAP prior to the Effective Date. Further, compliance with Section 2 of this Consent Judgment shall constitute compliance with Proposition 65 by TAP and any other Releasee with respect to the alleged or actual failure to warn about exposures to DEHP in Covered Products sold or offered for sale by TAP on or after the Effective Date.

#### 4.2 Moore's Individual Release of Claims

Moore, in his individual capacity only and *not* in his representative capacity, also hereby releases TAP and all other Releases, which Release shall be effective as a full and final accord and satisfaction, from all actions, causes of action, obligations, costs, expenses, attorneys' fees, damages, injuries, losses, claims, liabilities and demands of Moore of any nature, character or kind, whether known or unknown, suspected or unsuspected, arising out of or in any way related to alleged or actual exposures to DEHP in the Covered Product sold or offered for sale by TAP prior to the Effective Date.

#### 4.3 TAP Plastics' Release of Moore

TAP, on its own behalf, and on behalf of its past and current representatives, attorneys, successors, and assignees, hereby waives any and all claims against Moore and his attorneys and other representatives, for any and all actions taken or statements made by Moore and his attorneys and other representatives, whether in the course of investigating claims or otherwise, seeking to enforce Proposition 65 against TAP in this matter with respect to any Covered Products.

#### 4.4 Mutual Waiver of California Civil Code Section 1542

The Parties each acknowledge he/it is familiar with Section 1542 of the 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.

Moore, waives and relinquishes as to TAP and all Releasers, and TAP, waives and relinquishes as to Moore and his agents, any and all rights and benefits which either may have against the other under, or which may be conferred upon them by, the provisions of Civil Code section 1542, as well as under any other state or federal statute or common law principle of similar effect, to the fullest extent each may lawfully waive such rights or benefits pertaining to the released matters as described in Sections 4.2 and 4.3, above.

#### 5. COURT APPROVAL

This Consent Judgment shall not be deemed 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 one year after it has been signed by the Parties.

#### 6. ENFORCEMENT AND PREVAILING PARTY

In the event any dispute between the Parties arises out of this Consent Judgment, the Parties shall meet and confer in an attempt to resolve the dispute informally. If after thirty (30) days such attempts at informal resolution fail, the disputing party may pursue enforcement of this Consent Judgment through any legal means available including by motion or application for an order to show

cause before the Court. The prevailing party shall be entitled to recover its reasonable attorney's fees and costs incurred as a result of such motion or application.

#### 7. <u>SUCCESSORS AND ASSIGNS</u>

This Consent Judgment shall be binding upon and inure to the benefit of the Parties and their respective divisions, subdivisions, and subsidiaries, and the successors or assigns of any of them.

#### 8. <u>SEVERABILITY</u>

If, subsequent to the Court's approval and entry of this Consent Judgment as a judgment, any provision is Moore by a court to be unenforceable, the validity of the remaining provisions shall not be adversely affected.

#### 9. 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. In the event that Proposition 65 is repealed, preempted, or is otherwise rendered inapplicable by reason of law generally, or as to the Covered Products, then TAP may provide written notice to Moore of any asserted change in the law, and shall have no further injunctive obligations pursuant to this Consent Judgment with respect to, and to the extent that, the Covered Products are so affected. Nothing in this Consent Judgment shall be interpreted to relieve TAP from any obligation to comply with any pertinent state or federal toxics control laws.

#### 10. NOTICE

Unless specified herein, all correspondence and notice required by this Consent Judgment shall be in writing and sent by: (i) personal delivery; (ii) first-class, registered, or certified mail, return receipt requested; or (iii) a recognized overnight courier to the following addresses:

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#### **TAP Plastics**

David Freeberg, President TAP Plastics, Inc., A California Corporation 3011 Alvarado Street, Suite A San Leandro, CA 94577 with a copy to:

Joshua A. Bloom, Esq. Meyers Nave 555 12th Street, Suite 1500 Oakland, CA 94607

and:

Mark Cameron Miller Starr Regalia 1331 N. California Boulevard, Fifth Floor Walnut Creek, CA 94596

#### Moore

Proposition 65 Coordinator The Chanler Group 2560 Ninth Street Parker Plaza, Suite 214 Berkeley, CA 94710-2565

Any Party may, from time to time, specify in writing to the other, a change of address to which all notices and other communications shall be sent.

#### 11. COUNTERPARTS; FACSIMILE SIGNATURES

This Consent Judgment may be executed in counterparts and by facsimile or portable document format (PDF) signature, each of which shall be deemed an original, and all of which, when taken together, shall constitute one and the same document.

#### 12. POST EXECUTION ACTIVITIES

Moore agrees to comply with the reporting form requirements referenced in Health and Safety Code section 25249.7(f). The Parties further acknowledge that, pursuant to Health and Safety Code section 25249.7(f), a noticed motion is required to obtain judicial approval of the settlement. In furtherance of obtaining such approval, the Parties agree to mutually employ their best efforts, and those of their counsel, to support the entry of this agreement as judgment, and to obtain judicial approval of their settlement in a timely manner. For purposes of this Section, "best efforts" shall include, at a minimum, cooperating on the drafting and filing of the necessary moving papers, supporting the motion, and appearing at the hearing before the Court.

#### 13. MODIFICATION

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This Consent Judgment may be modified only by: (i) a written agreement of the Parties and entry of a modified consent judgment by the Court; or (ii) a successful motion or application of any Party, and the entry of a modified consent judgment by the Court.

#### 14. <u>AUTHORIZATION</u>

The undersigned are authorized to execute this Consent Judgment and have read, understood, and agree to all of the terms and conditions contained herein

AGREED TO:	AGREED TO:
Date:	Date:
By:	By:  David Freeberg, President  TAP PLASTICS, INC.

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#### 13. MODIFICATION

This Consent Judgment may be modified only by: (i) a written agreement of the Parties and entry of a modified consent judgment by the Court; or (ii) a successful motion or application of any Party, and the entry of a modified consent judgment by the Court.

#### 14. <u>AUTHORIZATION</u>

The undersigned are authorized to execute this Consent Judgment and have read, understood, and agree to all of the terms and conditions contained herein

AGREED'	TO:
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AGREED TO:

Date: 10/27/2016

Date: 10/18/2016

By: A OO OO OO OO

David Freeberg, President/ TAP PLASTICS, INC.