42 - 14 - 1 1		$\frown$
1 2 3 4 5 6 7 8 9 10 11 12 13 14	FOR THE CO UNLIMITED C SUSAN DAVIA, Plaintiff,	Case No. CIV1600177 LUC MARIN CONPOSITION 65 CIVIC ON PROPOSITION 65 CIVIC ON PROPOSITION 65 CIVIC ON PROPOSITION 65
8 9 10 11 12 13 14 15 16 17 18 19 20	FOR THE CO UNLIMITED C SUSAN DAVIA,	UNTY OF MARIN IVIL JURISDICTION Case No. CIV1600177 JUDGMENT ON PROPOSITION 65
21 22 23 24 25 26 27 28	JUDGMENT ON PI	ROPOSITION 65 SETTLEMENT

1	1 In the above-entitled action, Plaintiff Susan Da	via and Defendants Protective Industrial	
2	Products, Inc., having agreed through their respective counsel that a judgment be entered		
3	pursuant to the terms of the Settlement Agreement entered into by the parties in resolution of		
4	4 this Proposition 65 action, and following the issuance	this Proposition 65 action, and following the issuance of an order approving the Parties'	
5	5 Settlement Agreement and Stipulation to Judgment or	n this day, IT IS HEREBY ORDERED,	
6	6 ADJUDGED AND DECREED that pursuant to Health	& Safety Code § 25249.7(f)(4) and Code of	
7	Civil Procedure § 664.6, judgment is hereby entered in accordance with the terms of the		
8	8 Stipulation to Judgment attached hereto as Exhibit A.	Stipulation to Judgment attached hereto as Exhibit A. By stipulation of the parties, the Court	
9	9 will retain jurisdiction to enforce the settlement under	Code of Civil Procedure § 664.6.	
10		STEPHEN P. FRECCERO	
11	1 Dated: JUL 10 2011	le Stephen Freccero	
12		The Superior Court	
13	3		
14	4		
15	5		
16	5		
17	7		
18	3		
19			
20			
21			
22	2		
23	3		
24	4		
25	5		
26			
27	7		
28	3		
	JUDGMENT ON PROPOSIT	ION 65 SETTLEMENT	

# EXHIBIT A

1 2 3 4 5	Gregory M. Sheffer, Esq., State Bar No. 173124 SHEFFER LAW FIRM 81 Throckmorton Ave., Suite 202 Mill Valley, CA 94941 Telephone: (415) 388-0911 Facsimile: (415) 388-9911 Attorneys for Plaintiff SUSAN DAVIA	
6		
7 0	SUPERIOR COURT OF T	HE STATE OF CALIFORNIA
8 9	FOR THE COU	JNTY OF MARIN
10	UNLIMITED CI	VIL JURISDICTION
11		
12	SUSAN DAVIA,	Case No. CIV 1600177
13	Plaintiff,	STIPULATED SETTLEMENT AGREEMENT
14	v.	
15	PROTECTIVE INDUSTRIAL PRODUCTS,	
16	INC., GOLDEN STATE LUMBER and DOES 1-150,	Action Filed: January 15, 2016
17	Defendants.	
18		
19		
20		
21 22		
22		
23	,	
25		
26		
27		
28		
	STIPULATED SETTLEN	IENT AGREEMENT CIV1600177

.

3

4

5

6

7

8

9

1.

**INTRODUCTION** 

1.1 The Parties

This Stipulated Settlement Agreement pursuant to C.C.P. Section 664.6 ("Agreement") is entered into by and between Plaintiff Susan Davia, ("Davia" or "Plaintiff") and Defendant Protective Industrial Products, Inc. ("PIP" or "Defendant"); PIP and Davia shall be collectively referred to as the "Parties."

> 1.2 Plaintiff

Davia is an individual residing in the State of California who seeks to promote awareness of exposure to toxic chemicals and improve human health by reducing or eliminating hazardous substances contained in consumer products. 10

11

1.3 Defendant

PIP employs 10 or more persons and is a person in the course of doing business for purposes 12 of the Safe Drinking Water and Toxic Enforcement Act of 1986, California Health & Safety Code 13 §§ 25249.5 *et seq.* and the regulations issued pursuant thereto ("Proposition 65"). 14

15

1.4 **General Allegations** 

Davia alleges that PIP manufactured, distributed and/or sold, in the State of California, 16 certain types of PVC rainwear comprised of or made with components that allegedly exposed users 17 to Di(2-ethylhexyl)phthalate ("DEHP") without first providing a "clear and reasonable warning" as 18 set forth in Proposition 65. 19

DEHP is listed as a reproductive and developmental toxicant pursuant to Proposition 65. 20 DEHP shall be hereafter referred to as the "Listed Chemical." 21

22

1.5 Notice of Violation

On October 20, 2015, Davia served PIP with a Proposition 65 60-DayNotice of Violation (AG 23 Notice 2015-01098), together with a Certificate of Merit that provided public enforcers and these 24 entities with notice of alleged violations of Health & Safety Code § 25249.6 for failing to warn 25 consumers of the alleged presence of the DEHP in and on their PVC rainwear products sold in 26 California (hereafter the "Notice"). 27

28

PIP received the October 20, 2015 Notice of Violation. PIP and Davia represent that, as of the

date it executes this Agreement, it believes that no public enforcer is diligently prosecuting a
 Proposition 65 enforcement action related to the Listed Chemical in the Covered Products, as
 identified in the Notice.

ĺ

4

5

6

7

8

1.6 Complaint

On January 15, 2016, Davia, acting in the interest of the California general public, filed a Complaint in the Superior Court of the State of California for the County of Marin, Case No. CIV 1600177, alleging a violation by PIP and others of Health & Safety Code § 25249.6 based, *inter alia*, on the alleged exposures to DEHP contained in certain PVC rainwear products.

9

1.7 No Admission

This Agreement resolves claims that are denied and disputed by PIP. The Parties enter into 10 this Agreement pursuant to a full and final settlement of any and all claims between the Parties for 11 the purpose of avoiding the cost of prolonged litigation. PIP denies the material, factual, and legal 12 allegations contained in the Notice and Action, maintains that it did not knowingly or intentionally 13 expose California consumers to the Listed Chemical through the reasonably foreseeable use of the 14 Covered Products and otherwise contends that all of the products set forth in the Notice have been 15 and are in compliance with all applicable California laws. Nothing in this Agreement shall be 16 construed as an admission by Defendant of any fact, finding, issue of law, or violation of law; nor 17 shall compliance with this Agreement constitute or be construed as an admission by PIP of any fact, 18 finding, conclusion, issue of law, or violation of law, such being specifically denied by PIP. However, 19 notwithstanding the foregoing, this section shall not diminish or otherwise affect PIP's obligations, 20 responsibilities, and duties under this Agreement. 21

22

# **1.8** Consent to Jurisdiction

For purposes of this Agreement only, the Parties stipulate that this Court has jurisdiction over PIP and Davia as to the allegations contained in the Complaint, that venue is proper in County of Marin, and that this Court has jurisdiction to enter and enforce the provisions of this Agreement. As an express part of this Agreement, pursuant to C.C.P. §664.6, the Court in which this action was filed shall retain jurisdiction over the parties to enforce the settlement until performance in full of the terms of the settlement.

2

3

4

5

6

7

8

**2.** DEFINITIONS

2.1 The term "Complaint" shall mean the January 15, 2016, Complaint, Marin County Superior Court Case No. CIV1600177.

2.2 The term "Covered Product" means any Falcon brand PVC raincoats and rainsuits that PIP manufactures, distributes, and/or offers for sale to retailers, distributors, or consumers, including, but not limited to, Falcon Raincoats (such as 201-300 and 205-300FR) and Falcon Rainsuits (such as 201-100, 201-250, 201-350, 201-355, 201-360, 201-370, 205-370FR).

**2.3** The term "Effective Date" shall mean March 15, 2017.

9 **2.4** The term "Phthalate Free" shall mean a product contains less than or equal to 1,000 10 parts per million ("ppm") of each of these phthalates (DEHP, DINP, DIDP, DnHP and DBP), in any 11 component of the Covered Products, as determined by a minimum of duplicate quality controlled 12 tests by an accredited U.S. laboratory using Environmental Protection Agency ("EPA") testing 13 methodologies 3580A and 8270C or equivalent methodologies utilized by federal or state agencies to 14 determine the presence of, and measure the quantity of, phthalates in a solid substance.

2.5 As used herein, "Manufactured" and "Manufacturer" have the meaning defined in
Section 3(a)(10 & 11) of the Consumer Product Safety Act ("CPSA") [15 U.S.C. § 2052(a)(10 & 11)], as
amended from time to time.

- **3.** NON-MONETARY RELIEF
- 19

18

3.1 Reformulation Commitment

PIP represents as a material part of this settlement agreement that it has thoroughly, 3.1.1 20 and in good faith, investigated chemical reformulation of the Covered Products to reduce or 21 eliminate Proposition 65 listed phthalate plasticizers in the Covered Products. After this 22 investigation, PIP has concluded that no substitute chemicals for the listed Proposition 65 23 constituents of Covered Products are available that would allow PIP to manufacture the Covered 24 Products to its current standards for durability, safety and performance. As such, reformulation is 25 not a viable option at the present time and for the foreseeable future. Instead, PIP shall continue to 26 maintain a comprehensive customer notification and warning scheme for the Covered Products 27 currently in place as required by this Agreement. PIP agrees that, while it is in no way bound by this 28

Agreement to achieve Covered Product reformulation in the future if reasonable substitute chemicals are not available, it will continue to evaluate alternative formulation of its rainwear products, in good faith, to identify and incorporate reasonable substitute chemicals for the Proposition 65 Listed Chemicals currently utilized in the Covered Products.

**3.1.2** As of the Effective Date, PIP shall only manufacture, cause to be manufactured, order, cause to be ordered, sell or otherwise distribute, Covered Products to California, or to any entity that PIP reasonably understands maintains a retail outlet in California, that are Phthalate Free as set forth in Section 2.4 or include a Proposition 65 consumer health hazard warning pursuant to Section 3.3.

9 3.1.3 For any Covered Products that PIP contends meets the reformulation standard of 10 Section 2.4 and therefore does not require a warning that is ordered, caused to be ordered, 11 manufactured or caused to be manufactured for distribution or sale in California after the Effective 12 Date, PIP shall maintain copies of all testing of such Covered Products demonstrating phthalate 13 content, shall maintain copies of all vendor correspondence relating to the Phthalate Free 14 concentration standards, and shall produce such copies to Davia within thirty (30) days of receipt of 15 written request from Davia.

16

1

2

3

4

5

6

7

8

**3.2** Previously Obtained or Distributed Covered Products.

3.2.1 Customer Notification - No later than April 30, 2017, PIP shall send a letter, electronic 17 or otherwise ("Notification Letter") to: (1) each California customer ("customer" means person or 18 entity to whom PIP sells Covered Products) to which PIP, after January 1, 2015, supplied any Covered 19 Product; (2) each non-California customer to which PIP, after January 1, 2015, supplied any Covered 20 Product that PIP reasonably understands maintains any retail outlet in California and (3) any other 21 California customer that PIP actually knows has any inventory of any Covered Product. The 22 Notification Letter shall advise the recipient that Covered Product contains DEHP a chemical known 23 to the State of California to cause cancer, birth defects and other reproductive harm. The Notification 24 letter shall direct recipient to label all Covered Product with a clear and reasonable Proposition 65 25 warning before it is sold in the California market. The Notification Letter shall include a sheet of 26 white background, adhesive Proposition 65 Warning stickers with the following warning in no less 27 than Book Antiqua, point 9 font (or its equivalent): 28

The Notification Letter shall require written confirmation from the recipient, within 15 days of mailing, as to the number of Covered Product in their inventory and confirmation that all such inventory has been labelled with the warning language identified in this section.

**3.2.2** Settling Defendant shall maintain records of compliance correspondence, inventory reports or other communication confirming compliance with § 3.2.1 for three years (1,095 calendar days) following the Effective Date and shall produce copies of such records upon written request by Davia.

10

1

2

3

4

5

6

7

8

9

### 3.3 PIP Warning Obligations

11 PIP certifies that it has already commenced a warning program whereby all Covered Product 12 designated for sale into California are labelled with a Proposition 65 warning. As of the Effective 13 Date PIP shall not sell or ship any Covered Product that is not Phthalate Free to any California 14 customer, vendor or retailer, or sell or ship any Covered Product to a customer, vendor or retailer 15 that PIP reasonably understands maintains retail outlets in California, unless such Covered 16 Products – to the extent they are going to be sold in California – are sold or shipped with one of the 17 clear and reasonable warnings set forth hereafter. However, if a Covered Product in PIP's inventory 18 already contains a Proposition 65 warning that does not exactly match the warning requirements of 19 Section 3.3, and such product is shipped after the Effective Date, it does not have to be re-labeled 20 with a different warning and the existing warning shall be deemed in compliance with this 21 Agreement. In lieu of the warnings set forth herein, PIP and/or GSL may, at their option, provide 22 the safe harbor warnings established by the State of California and in effect at the time the Covered 23 Product is available for sale.

24 25

26

27

28

Each warning shall be prominently placed with such conspicuousness as compared with other words, statements, designs, or devices as to render it likely to be read and understood by an ordinary individual under customary conditions *before* purchase or use. Each warning shall be provided in a manner such that the consumer or user understands to which *specific* Covered Product the warning applies, so as to minimize the risk of consumer confusion.

STIPULATED SETTLEMENT AGREEMENT CIV1600177

3

4

5

6

7

8

9

17

18

19

25

26

27

**Retail Store Sales.** 

(a)

Product Labeling. For all Covered Products sold at to any entity that PIP (i) reasonably understands maintains retail outlets in California, PIP shall affix a warning to the labeling or directly on the Covered Product that states:

> WARNING: This product contains chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

Mail Order Catalog and Internet Sales. For all Covered Products sold by PIP via (b) mail order catalog or the Internet to customers located in California any such catalog or Internet site 10 offering any Covered Product for sale shall include a warning in the catalog or within the website, 11 identifying the specific Covered Product to which the warning applies, as specified in Sections 12 3.2(b)(i) and (ii) below.

13 Mail Order Catalog Warning. Any warning provided in a mail order catalog (i) 14 must be in the same type size or larger than the Covered Product description text within the catalog. 15 The following warning shall be provided on the same page and in the same location as the display 16 and/or description of the Covered Product:

> WARNING: This product contains chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

Where it is impracticable to provide the warning on the same page and in the same location as the 20 display and/or description of the Covered Product, PIP may utilize a designated symbol to cross 21 reference the applicable warning and shall define the term "designated symbol" with the following 22 language on the inside of the front or back cover of the catalog or on the same page as any order form 23 24 for the Covered Product(s):

> WARNING: Certain products identified with this symbol ▼ contain chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

The designated symbol must appear on the same page and in close proximity to the display and/or 28

description of the Covered Product. On each page where the designated symbol appears, PIP must
 provide a header or footer directing the consumer to the warning language and definition of the
 designated symbol.

4 5

6

If PIP elects to provide warnings in any mail order catalog, then the warnings must be included in all catalogs printed after the Effective Date offering to sell one or more Covered Products that are in inventory as of the Effective Date.

Internet Website Warning. A warning must be given in conjunction with the (ii) 7 sale of any Covered Products by PIP via the Internet to any customer with a shipping address in 8 California, provided it appears either: (a) on the same web page on which a Covered Product is 9 displayed; (b) on the same web page as the order form for a Covered Product; (c) on the same page 10 as the price for any Covered Product; or (d) on one or more web pages displayed to a purchaser 11 during the checkout process. The following warning statement shall be used and shall appear in any 12 of the above instances adjacent to or immediately following the display, description, or price of the 13 Covered Product for which it is given in the same type size or larger than the Covered Product 14 15 description text:

16

17

21

22

23

25

26

27

28

**WARNING:** This product contains chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

Alternatively, the designated symbol may appear adjacent to or immediately following the display,
 description, or price of the Covered Product for which a warning is being given, provided that the
 following warning statement also appears elsewhere on the same web page, as follows:

WARNING:	<b>RNING:</b> Products identified on this page with the	
	following symbol ▼ contain chemicals	
	known to the State of California to cause	
	cancer and birth defects or other	
	reproductive harm.	

24

**3.4** GSL Warning Obligations

No later than the Effective Date, GSL shall check their stock and inventory of Covered Product and pull any such Covered Product that does not have the Proposition 65 warning printed on its label or packaging. Within one week of the Effective Date, GSL shall provide a written confirmation of completion of this task and identification of the number of each Covered Product pulled for lack of STIPULATED SETTLEMENT AGREEMENT CIV1600177 warning.

1

2

3

4

As of the Effective Date, GSL shall not sell or ship any Covered Product in California or to a California address, unless such Covered Products are sold or shipped with one of the clear and reasonable warnings set forth hereafter.

Each warning shall be prominently placed with such conspicuousness as compared with 5 other words, statements, designs, or devices as to render it likely to be read and understood by an 6 ordinary individual under customary conditions before purchase or use. Each warning shall be 7 provided in a manner such that the consumer or user understands to which *specific* Covered Product 8 the warning applies, so as to minimize the risk of consumer confusion. 9

10

**Retail Store Sales.** 

(a)

Product Labeling. For all Covered Products sold from a California GSL retail (i) 11 facility, to the extent not already done by another entity, GSL shall affix a warning to the labeling or 12 directly on each Covered Product that states: 13

> WARNING: This product contains chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

16

17

19

21

4.

14

15

MONETARY PAYMENTS

#### 4.1 Civil Penalty Payment Pursuant to Health & Safety Code § 25249.7(b)

18 As a condition of settlement of all the claims referred to in this Agreement, PIP shall pay a total of \$12,000 in civil penalties in accordance with California Health & Safety Code § 25249.12(c)(1) 20 & (d), with 75% of the funds remitted to the California Office of Environmental Health Hazard Assessment ("OEHHA") and the remaining 25% of the penalty remitted to Davia.

22

#### 4.2 **Augmentation of Penalty Payments**

23 For purposes of the penalty assessment under this Agreement, plaintiff is relying entirely 24 upon defendant for accurate, good faith reporting to plaintiff of the nature and amounts of relevant 25 sales activity. If within nine (9) months of the Effective Date, plaintiff discovers and presents to 26 Defendant evidence that any type of Covered Product was distributed by PIP prior to execution of 27 this Agreement in sales volumes materially different than those identified by Defendant, then 28 Defendant shall be liable for an additional penalty amount of \$10,000. Defendant shall also be liable

STIPULATED SETTLEMENT AGREEMENT CIV1600177

for any reasonable, additional attorney fees expended by Plaintiff in discovering applicable 1 additional sales of Defendant. Plaintiff agrees to provide Defendant with a written demand for all 2 such additional penalties and attorney fees under this Section. After service of such demand, 3 Defendant shall have thirty (30) days to attempt to agree with Plaintiff as to the amount of fees and 4 penalties owing and submit such payment to Plaintiff in accordance with the method of payment of 5 penalties and fees identified in Sections 4.4. Should this thirty (30) day period pass without any 6 resolution between the Parties and payment of such additional penalties and fees, Plaintiff shall be 7 entitled to file a formal legal claim for additional civil penalties pursuant to this Section and shall be 8 entitled to all reasonable attorney fees and costs relating to such claim if it prevails. If the claim of 9 Plaintiff is not sustained in whole or in part, then Plaintiff shall be liable to Defendant for its 10 reasonable attorney's fees and costs incurred in defending against the claim. 11

12

#### 4.3 Reimbursement of Plaintiff's Fees and Costs

The Parties acknowledge that Davia and her counsel offered to resolve this dispute without 13 reaching terms on the amount of fees and costs to be reimbursed to them, thereby leaving this fee 14 issue to be resolved after the material terms of the agreement had been settled. Defendant then 15 expressed a desire to resolve the fee and cost issue shortly after the other settlement terms had been 16 finalized. The Parties then attempted to (and did) reach an accord on the compensation due to Davia 17 and her counsel under general contract principles and the private attorney general doctrine codified 18 at California Code of Civil Procedure section 1021.5, for all work performed in this matter, except 19 fees that may be incurred on appeal. Under these legal principles, PIP shall pay the amount of 20 \$62,000 for fees and costs incurred investigating, litigating, and enforcing this matter, including the 21 fees and costs incurred (and yet to be incurred) negotiating, drafting, and obtaining the Court's 22 approval of this Agreement in the public interest. 23

24

4.4

#### Payment Timing; Payments Held In Trust

PIP shall deliver all settlement payment funds required by this Agreement to its counsel
within two calendar weeks of the date that this Agreement is fully executed by the Parties.
Defendant's counsel shall confirm receipt of settlement funds in writing to plaintiff's counsel and,
thereafter, hold the amounts paid in trust until such time as the Court approves this Agreement.

1	Within five business days of the date the Court approves the Agreement, Defendant's	
2	counsel shall deliver the payments it has held in trust to plaintiff's counsel as follows:	
3	<b>1.</b> a civil penalty check in the amount of \$9,000 payable to "OEHHA" (EIN: 68-0284486,	
4	Memo line "Prop 65 Penalties, 2015-01098");	
5	2. a civil penalty check in the amount of \$3,000 payable to "Susan Davia" (Tax ID to	
6	be supplied prior to issuance of the payment, Memo line "Prop 65 Penalties, 2015-	
7	01098″); and	
8	3. An attorney fee and cost reimbursement check, pursuant to Section 4.3, in the	
9	amount of \$62,000 payable to "Sheffer Law Firm" (EIN 55-08-58910, Memo line	
10	"2015-01098")	
11	All penalty payments shall be delivered to the Sheffer Law Firm at the following address:	
12	Sheffer Law Firm Attn: Proposition 65 Controller	
13	81 Throckmorton Ave., Suite 202 Mill Valley, CA 94941	
14	PIP shall be liable for payment of interest, at a rate of 10% simple annual interest, for all	
15	amounts due and owing from it under this Section that are not received by Sheffer Law Firm within	
16	two business days of the due date for such payment.	
17	5. CLAIMS COVERED AND RELEASE	
18	5.1 Davia's Releases of Settling Defendant	
19	5.1.1 This Agreement is a full, final, and binding resolution between Davia, on	
20	behalf of herself, her past and current agents, representatives, attorneys, successors, and/or	
21	assignees, and in the interest of the general public, and PIP and each of its attorneys, successors,	
22	licensors, assigns, affiliates and former affiliates ("affiliate"" means any person or entity who directly	
23	or indirectly owns or controls, is owned or controlled by, or is under common ownership or control	
24	with, Defendant), and their current and past directors, officers, employees, and attorneys (all jointly	
25	referred to as "Defendant Releasees"), and each entity to whom (or from whom) any of them directly	
26	or indirectly distribute, receive for distribution, and/or sell the Covered Products, including but not	
27	limited to Golden State Lumber and any distributors, wholesalers, customers, retailers, franchisees,	
28	cooperative members, licensors, and licensees ("Distributor Releasees"), of any violation of	

STIPULATED SETTLEMENT AGREEMENT CIV1600177

Proposition 65 that has been or could have been asserted against Defendant Releasees or Distributor
 Releasees regarding the failure to warn about exposure to any Listed Chemical arising in connection
 with any Covered Product manufactured, sourced, distributed, or sold by Defendant Releasees or
 Distributor Releasees prior to the Effective Date. Compliance with this Agreement shall constitute
 compliance with Proposition 65 with respect to the Listed Chemical in the Covered Products after
 the Effective Date.

5.1.2 Davia, on behalf of herself, her past and current agents, representatives, attorneys, 7 successors, and/or assignees, and in the interest of the general public, hereby waives with respect to 8 the Covered Products all rights to institute or participate in, directly or indirectly, any form of legal 9 action and releases all claims, including, without limitation, all actions, and causes of action, in law 10 or in equity, suits, liabilities, demands, obligations, damages, costs, fines, penalties, losses, or 11 expenses (including, but not limited to, investigation fees, expert fees, and attorneys' fees) of any 12 nature whatsoever, whether known or unknown, fixed or contingent (collectively "claims"), against 13 Defendant Releasees or Distributor Releasees that arise under Proposition 65 or any other statutory 14 or common law claims that were or could have been asserted, as such claims relate to Defendant 15 Releasees' or Distributor Releasees' alleged failure to warn about exposures to a Listed Chemical 16 contained in any of the Covered Products. 17

This Section 5.1 release shall not extend upstream to any entities that manufactured any
Covered Product or any component parts thereof, or any distributors or suppliers who sold any
Covered Products or any component parts thereof to PIP.

5.1.3 Upon court approval of the Agreement, the Parties waive their respective rights to a
hearing or trial on the allegations of the Complaint.

23

1

2

3

4

5

6

## 5.1.4 General Release

It is possible that other Claims not known to Davia that arise out of the facts alleged in the Notices and/or the Complaint will develop or be discovered. Except as otherwise detailed in Section 4.2, Davia, on behalf of herself, her past and current agents, representatives, attorneys, and successors and/or assigns, and <u>not</u> in her representative capacity, acknowledges that this Agreement is expressly intended to cover and include all such Claims, including all rights of action therefor. Davia

1	has full knowledge of the contents of Civil Code § 1542. Davia acknowledges that the Claims	
2	released in Sections 4.1 and 4.2 include unknown Claims, and Davia nevertheless waives Civil Code	
3	§ 1542 as to any such unknown Claims. Civil Code § 1542 reads as follows:	
4	A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER	
5	FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN	
6	BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.	
7	Davia, on behalf of herself, her past and current agents, representatives, attorneys, and	
8	successors and/or assignees, and <u>not</u> in her representative capacity, acknowledges and understands	
9	the significance and consequences of this specific waiver of Civil Code § 1542.	
10	<b>5.2</b> Cattling Defendent's Delegas of Devia	
11	<b>5.2</b> Settling Defendant's Release of Davia	
12	5.2.1 Defendant waives any and all claims against Davia, her attorneys, and other	
13	representatives for any and all actions taken or statements made by Davia and her attorneys and	
14	other representatives, whether in the course of investigating claims or otherwise seeking enforcement	
15	of Proposition 65 against it in this matter, and/or with respect to the Covered Products.	
16	<b>5.2.2</b> Defendant provides a general release herein which shall be effective as a full and final	
17	accord and satisfaction, as a bar to all actions, causes of action, obligations, costs, expenses, attorneys'	
18	fees, damages, losses, claims, liabilities and demands of Defendant of any nature, character or kind,	
19	known or unknown, suspected or unsuspected, arising out of the subject matter of the Action.	
20	Defendant acknowledges that it is familiar with Section 1542 of the California Civil Code, which	
21	provides as follows:	
22	A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER	
23	FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER	
24	SETTLEMENT WITH THE DEBTOR.	
25	Defendant expressly waives and relinquishes any and all rights and benefits that it may have	
26	under, or which may be conferred on it by the provisions of Section 1542 of the California Civil Code	
27	as well as under any other state or federal statute or common law principle of similar effect, to the	
28	fullest extent that it may lawfully waive such rights or benefits pertaining to the the subject matter of	
	STIPULATED SETTLEMENT AGREEMENT CIV1600177	

the Action. In furtherance of such intention, the release hereby given shall be and remain in effect as
a full and complete release notwithstanding the discovery or existence of any such additional or
different claims or facts arising out of the subject matter of the Action.

4

5

6

7

6.

SEVERABILITY

If, subsequent to court approval of this Agreement, any of the provisions of this Agreement are determined by a court to be unenforceable, then so long as all parties agree, the validity of the enforceable provisions remaining shall not be adversely affected, unless the Court finds that any unenforceable provision is not severable from the remainder of the Agreement.

8

7. COURT APPROVAL

10 This Agreement becomes enforceable upon approval by the Court. Davia shall give notice 11 to PIP and its counsel of the approval of the Agreement by the Court by electronic delivery of a 12 Notice of Entry of Order to the designated address for counsel for PIP set forth in Section 9. 13 Compliance with this notice provision controls the date upon which the payments set forth in Section 14 4 are due. If notice is delayed, then such requirements for payment under Section 4 are extended by 15 the same number of days that the notice is delayed.

16 If this Agreement is not approved by the Court in its entirety, the Parties shall meet and confer 17 to determine whether to modify the terms of the Agreement and to resubmit it for approval. In 18 meeting and conferring, the Parties agree to undertake any actions reasonably necessary to amend 19 and/or modify this Agreement in order to further the mutual intention of the Parties in entering into 20 this Agreement.

The Agreement shall become null and void if, for any reason, it is not approved and entered by the Court, as it is executed, within one year after it has been fully executed by all Parties. If the Agreement becomes null and void after any payment of monies under this agreement to Defendant's counsel or to Davia or her counsel, such monies shall be returned to Defendant by return of settlement payment checks or payment of such monies to counsel of Defendant in trust for that Defendant.

If this Agreement is not entered by the Court, and the Parties have exhausted their meet and confer efforts pursuant to this Section 7, upon 15 days written notice, the law firm holding Defendant's funds in trust shall refund any and all payments made directly or indirectly into its trust

1	account by Defendant, including through its counsel, for purposes of making those payments noted	
2	in Section 4	
3	8. GOVERNING LAW	
4	The terms of this Agreement shall be governed by the laws of the State of California.	
5	9. NOTICES	
6	When any Party is entitled to receive any notice under this Agreement, the notice shall be sent	
7	by tracked mail and electronic mail to the following:	
8	For Protective Industrial Products, Inc. to:	
9	Joseph A. Milot, Jr., President	
10	Protective Industrial Products, Inc. 968 Albany Shaker Road	
11	Latham, NY 12110	
12	With copy to their counsel at:	
13	Jeff Parker	
14	Sheppard Mullin Richter & Hampton LLP 333 South Hope Street, 43rd Floor	
15	Los Angeles, CA 90071-1422 E-Mail: jparker@sheppardmullin.com	
16		
17	For Davia to:	
18	Proposition 65 Coordinator Sheffer Law Firm	
19	81 Throckmorton Ave., Suite 202	
20	Mill Valley, CA 94941 E-Mail: sheffesq@aol.com	
21	Any Party may modify the person and address to whom the notice is to be sent by sending each other	
22	Party a signed notice by certified mail and/or other verifiable form of written communication.	
23	10. COMPLIANCE WITH HEALTH & SAFETY CODE § 25249.7(F)	
24	Davia agrees to comply with the reporting form requirements referenced, in California Health	
25	& Safety Code §25249.7(f) and to file a motion for approval of this Agreement.	
26	11. MODIFICATION	
27	This Agreement may be modified only by: (1) written agreement of the Parties; or (2) a	
28	successful motion of any Party after written agreement of the Parties and approval of the modified	
	STIPULATED SETTLEMENT AGREEMENT CIV1600177	

Agreement by the Court.

1 2

3

4

5

6

7

8

9

10

11

#### 12. ADDITIONAL POST-EXECUTION ACTIVITIES

The parties acknowledge that, pursuant to Health & Safety Code §25249.7, a noticed motion is required to obtain judicial approval of this Agreement. In furtherance of obtaining such approval, Davia and Defendant, and their respective counsel, agree to mutually employ their best efforts to support the entry of this Agreement as a settlement agreement and obtain approval of the Agreement - sufficient to render an order approving this agreement - by the Court in a timely manner. Any effort by Settling Defendant or by Davia to impede judicial approval of this Agreement shall subject such impeding party to liability for attorney fees and costs incurred by Plaintiff or her counsel or by Defendant and its counsel, as the case may be, in their efforts to meet or oppose such impeding conduct.

12

#### **13.** ENTIRE AGREEMENT

This Settlement contains the sole and entire agreement and understanding of the Parties with 13 respect to the entire subject matter hereof, and any and all prior discussions, negotiations, 14 commitments, and understandings related hereto are of no force and effect unless incorporated 15 herein. No representations, oral or otherwise, express or implied, other than those contained herein 16 have been made by any Party hereto. No other agreements not specifically referred to herein, oral or 17 otherwise, shall be deemed to exist or to bind any of the Parties. No supplementation, modification, 18 waiver, or termination of this Agreement shall be binding unless executed in writing by the Parties. 19 20 No waiver of any of the provisions of this Agreement shall be deemed or shall constitute a waiver of any of the other provisions whether or not similar, nor shall such waiver constitute a continuing 21 waiver. 22

23

#### **14.** ATTORNEY'S FEES

14.1 Should Davia or Defendant prevail on any motion, application for order to show
cause, or other proceeding to enforce a violation of this Agreement, the prevailing Party shall be
entitled to her/its reasonable attorney fees and costs incurred as a result of such motion, order or
application.

**14.2** Except as specifically provided in the above paragraph and in Section 4.3, each Party shall bear its own costs and attorney's fees in connection with this action.

**14.3** Nothing in this Section 14 shall preclude a Party from seeking an award of sanctions pursuant to law.

5

1

2

3

4

## **15.** Neutral Construction

All Parties and their counsel have participated in the preparation of this Agreement and this 6 Agreement is the result of the joint efforts of the Parties. This Agreement was subject to revision and 7 modification by the Parties and has been accepted and approved as to its final form by all Parties and 8 their counsel. Accordingly, any uncertainty or ambiguity existing in this Agreement shall not be 9 interpreted against any Party as a result of the manner of the preparation of this Agreement. Each 10 Party to this Agreement agrees that any statute or rule of construction providing that ambiguities are 11 to be resolved against the drafting Party shall not be employed in the interpretation of this Agreement 12 and, in this regard, the Parties hereby waive California Civil Code Section 1654. 13

# 14

# 16. COUNTERPARTS, FACSIMILE SIGNATURES

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

18 **17.** AUTHORIZATION

The undersigned parties are authorized to execute this Agreement on behalf of their
respective Parties and have read, understood, and agree to all of the terms and conditions of this
Agreement.

22

23

24

25

26

27

28

# IT IS SO AGREED

Dated: \_\_\_\_\_, 2017

Plaintiff Susan Davia

Dated: April 28\_, 2017

Joseph A. Milot, Jr., President Protective Industrial Products, Inc. **14.2** Except as specifically provided in the above paragraph and in Section 4.3, each Party shall bear its own costs and attorney's fees in connection with this action.

**14.3** Nothing in this Section 14 shall preclude a Party from seeking an award of sanctions pursuant to law.

### 15. Neutral Construction

All Parties and their counsel have participated in the preparation of this Agreement and this Agreement is the result of the joint efforts of the Parties. This Agreement was subject to revision and modification by the Parties and has been accepted and approved as to its final form by all Parties and their counsel. Accordingly, any uncertainty or ambiguity existing in this Agreement shall not be interpreted against any Party as a result of the manner of the preparation of this Agreement. Each Party to this Agreement agrees that any statute or rule of construction providing that ambiguities are to be resolved against the drafting Party shall not be employed in the interpretation of this Agreement and, in this regard, the Parties hereby waive California Civil Code Section 1654.

#### **16.** COUNTERPARTS, FACSIMILE SIGNATURES

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

#### 17. AUTHORIZATION

The undersigned parties are authorized to execute this Agreement on behalf of their respective Parties and have read, understood, and agree to all of the terms and conditions of this Agreement.

#### IT IS SO AGREED

Dated: 4.28.2017 2017 Plaintiff Susan Davia

Dated: \_\_\_\_\_, 2017

Joseph A. Milot, Jr., President Protective Industrial Products, Inc.

STIPULATED SETTLEMENT AGREEMENT CIV1600177