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| 4<br>5   | REC'D<br>JUN 23:2016<br>FILING WINDOW   | Sherri R. Carte<br>By Sall | r, Executive Officer/Clerk<br>y Fletcher, Deputy               |
| 6        | SUPERIOR COURT OF THE S   |                            | ORNIA  |
| 7        | COUNTY OF LOS ANGELES   |                            |  |
| 8        | (Unlimited Juri   | isdiction) 550             |  |
| 9        | ECOLOGICAL ALLIANCE, LLC, a   | Case No. BC622562          |  |
| 10       | California limited liability company,   | {PROPOSED] JUDGMENT        |  |
| 11       | Plaintiff,  |                            |  |
| 12       | v.  | Complaint Filed:           | June 21, 2016  |
| 13<br>14 | MERIT BRASS COMPANY, INC., an Ohio corporation; and DOES 1 through 10, inclusive, | Trial Date:                | Not Set  |
| 15<br>16 | Defendants.   |                            |  |
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Plaintiffs ECOLOGICAL ALLIANCE, LLC ("Plaintiff"), and Defendant MERIT BRASS COMPANY, INC. ("Defendant") have agreed through their respective counsel that judgment be entered in this Proposition 65 action pursuant to the terms of the Stipulated Consent Judgment executed by the parties. After consideration of the papers submitted and arguments presented, the Court finds that the Stipulated Consent Judgment meets the criteria established by California Health & Safety Code § 25249.7, in that:

- 1. Any injunctive relief required by the Stipulated Consent Judgment complies with Proposition 65;
- 2. Any reimbursement of attorneys' fees and costs pursuant to the Stipulated Consent Judgment is reasonable under California law; and
- 3. Based on the criteria set forth in Health & Safety Code § 25249.7(b)(2), any civil penalty required by the Stipulated Consent Judgment is reasonable.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that, pursuant to Health & Safety Code § 25249.7(f)(4) and Code of Civil Procedure § 664.6, judgment is hereby entered in accordance with the terms of the Consent Judgment attached hereto as Exhibit 1.

Dated: 8/15/16

JUDGE OF THE SUPERIOR COURT

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| 1<br>2<br>3<br>4<br>5 | MIGUEL A. CUSTODIO, JR., STATE BAR NO. 2<br>VINEET DUBEY, STATE BAR NO. 243208<br>CUSTODIO & DUBEY LLP<br>448 S. Hill St., Suite 612<br>Los Angeles, CA 90013<br>Telephone: (213) 785-2909<br>Facsimile: (213) 785-2899<br>Attorneys for Plaintiff Ecological Alliance, LLC | 248744                                    |  |  |  |
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| 6                     | The majority is a manner belongious and manner, base  |   |  |  |  |
| 7                     | SUPERIOR COURT OF THE STATE OF CALIFORNIA   |   |  |  |  |
| 8                     | COUNTY OF LOS ANGELES   |   |  |  |  |
| 9                     | (Unlimited Jurisdiction)  |   |  |  |  |
| 10                    | ECOLOGICAL ALLIANCE, LLC, a California limited liability company,   | Case No.:                                 |  |  |  |
| 11                    | Plaintiff,  | [PROPOSED] STIPULATED<br>CONSENT JUDGMENT |  |  |  |
| 12                    | 1   | CONSERVI VODGINENT                        |  |  |  |
| 13                    | ν.  |   |  |  |  |
| 14                    | MERIT BRASS COMPANY, INC., an Ohio corporation; and DOES 1 through 10, inclusive,   | Complaint Filed: Trial Date:  Not Set     |  |  |  |
| 15                    | Defendants.   | Thur Date.                                |  |  |  |
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| 1                     | [PROPOSED] STIPULATED CONSENT JUDGMENT  |   |  |  |  |

Plaintiff Ecological Alliance, LLC ("Plaintiff"), and Defendant Merit Brass Company, Inc. ("Defendant") hereby enter into this Stipulated Consent Judgment ("Consent Judgment") as follows:

WHEREAS: On or about March 11, 2016, Plaintiff, through Plaintiff's counsel, served a 60 Day Notice to 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 (collectively, "Public Prosecutor(s)") alleging that Defendant violated California Health & Safety Code §§ 25249.6 et seq., entitled Safe Drinking Water and Toxic Enforcement Act of 1986 ("Proposition 65"), and that Plaintiff intended to file an enforcement action in the public interest; and

WHEREAS: Plaintiff alleges that Defendant manufactured and/or distributed brass flanges and fittings (including, without limitation, UPC# 10671404070752) sold or distributed for sale in California (collectively the "Covered Products") that expose consumers in the State of California to chemicals including lead, chemicals that are listed by the State of California pursuant to California Health and Safety Code § 25249.8; and

WHEREAS: Plaintiff further alleges that persons in the State of California were exposed to listed chemicals, including lead, in Covered Products without being provided the Proposition 65 warning set out at California Health and Safety Code § 25249.6 and its implementing regulations ("Proposition 65 Warning"); and

WHEREAS: Defendant denies Plaintiff's claims and allegations and maintains that its products, including the Covered Products, are distributed in full compliance with applicable laws; and

WHEREAS: Plaintiff and Defendant acknowledge that this matter involves disputed claims and wish to resolve their differences without incurring the time and expense of litigation, and with no admission of liability or the validity of any claim or defense.

NOW THEREFORE BE IT RESOLVED AND AGREED UPON AS BETWEEN PLAINTIFF ACTING IN THE PUBLIC INTEREST AND DEFENDANT AS FOLLOWS:

### 1. Introduction

- 1.1. On March 11, 2016, Plaintiff served the 60-Day Notice upon Defendant and on Public Prosecutors. No Public Prosecutors commenced an enforcement action. No Public Prosecutor having commenced an enforcement action, Plaintiff filed its Complaint against Defendant in the present action.
- 1.2. Defendant employs ten (10) or more persons.
- 1.3. For purposes of this Consent Judgment only, Plaintiff and Defendant (the "Parties,") stipulate that: (1) this Court has jurisdiction over Defendant as to the allegations of violation contained in the Complaint; (2) venue is proper in the County of Los Angeles; and (3) this Court has jurisdiction to enter this Consent Judgment as a full and final resolution of all claims which were or could have been raised in the Complaint and of all claims which were or could have been raised by any person or entity based in whole or in part, directly or indirectly, on the facts alleged in the 60-Day Notices, in the present action, or arising therefrom or related thereto, with respect to Covered Products, including any Proposition 65 claim arising out of an exposure to Covered Products (collectively, "Proposition 65 Claims").
- 1.4. The Parties enter into this Consent Judgment as a full and final settlement of the Proposition 65 Claims, for the purpose of avoiding prolonged and costly litigation and resolving the issues raised therein, both as to past and future conduct. By execution of this Consent Judgment, the Parties do not admit any fact, conclusion of law, or violation of law, nor shall Defendant's compliance with the Consent Judgment constitute or be construed as an admission by Defendant of any fact, conclusion of law or violation of law. Defendant denies the material, factual, and legal allegations in the 60-Day Notice and the Complaint and expressly deny any wrongdoing whatsoever.

### 2. DEFINITIONS

2.1. "Effective Date" shall mean, with respect to this Consent Judgment, the date on which the Consent Judgment is approved and entered by the Court.

# 3. INJUNCTIVE RELIEF

3.1. Defendant agrees to either undertake, or cause to be undertaken on its behalf, the measures identified in 3.2-3.5 below, compliance with which will constitute compliance by Defendant with all requirements of Proposition 65, California Health and Safety Code § 25249.6, et seq., and its implementing regulations (collectively, "Proposition 65") relating to the Covered Products:

# 3.2. <u>Proposition 65 Exemption for the Covered Products</u>

Any Covered Product that is distributed sold, or offered for sale in the State of California commencing 90 days after the Effective Date, shall be deemed to comply with Proposition 65 with regard to lead, and shall be exempt from any Proposition 65 warning requirements, if no Accessible Component Part of such Covered Product contains more than 100 parts per million ("ppm") of lead. For purposes of this Consent Judgment, "Accessible Component Part" shall mean components of the Covered Products to which a person would be exposed to lead by direct contact during normal use of the Covered Product.

# 3.3. Warning Option

Covered Products that do not meet the warning exemption standard set forth in Section 3.2 above shall be accompanied by a warning as described in Section 3.4 below. This warning requirement shall only be required as to Covered Products that are manufactured, imported, distributed, sold and/or shipped for sale in the State of California, commencing 90 days after the Effective Date. No Proposition 65 warning shall be required as to any Covered Products that are already in the stream of commerce as of the Effective Date, and all such Covered Products are hereby deemed to be exempt from Proposition 65 warning requirements.

# 3.4. Warning Language

Where required to meet the criteria set forth in Section 3.3, Defendant shall provide the following warning statement on or within the unit packaging of the Covered Products, or affixed to the Covered Products, displayed in such a manner as to be reasonably

calculated to be seen by the ordinary consumer:

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

For Covered Products sold or distributed by Defendant in bulk for sale or distribution in California, in lieu of warning statements on individual Covered Product units, Defendant may provide notice to downstream distributor/retailer customers of the Proposition 65 warning requirements set forth in Sections 3.3-3.4 above. Such notice shall be included in the purchase/sale agreement, purchase orders, packaging material and/or other written or electronic transmittals as applicable for such customers.

# 4. MONETARY RELIEF

- 4.1. Within ten (10) days of the Effective Date, Defendants shall pay to Plaintiff the total sum of \$43,000.00, which includes \$8,000.00 in civil penalties and \$35,000.00 in payment of Plaintiff's costs and reasonable attorney's fees. The \$8,000.00 civil penalty shall be apportioned pursuant to Health and Safety Code section 25249.12 (d), with 75% (or \$6,000.00), paid to the State of California's Office of Environmental Health Hazard Assessment, and 25% (or \$2,000.00) payable to Plaintiff.
- 4.2. The payment specified in Section 4.1. shall be made by wire transfer to Plaintiff's counsel Custodio & Dubey LLP:

Bank: Bank of America, N.A. Routing Transit No.: 026009593 Account No.: 325054144600 Beneficiary: Custodio & Dubey LLP

# 5. CLAIMS COVERED AND RELEASE

5.1. This Consent Judgment is a full, final, and binding resolution between Plaintiff, on behalf of itself, and acting in the public interest, and Defendant for any alleged violation of Proposition 65, and its implementing regulations, for failure to provide Proposition 65 warnings for the Covered Products, and fully resolves all claims that have been brought, or which could have been brought in this action, or in any other action, up to and

including the Effective Date. Plaintiff on behalf of itself, and in the public interest, hereby releases and discharges Defendant, and its current and former parent companies, subsidiaries, divisions, suppliers, affiliates, importers, distributors and retailers (including, without limitation, Amazon.com), licensees and related entities, together with their current and former officers, directors, shareholders, employees, representatives, contractors, agents, divisions, insurers, successors, assigns and attorneys, as well as all other upstream and downstream entities in the distribution chain for any of the Covered Products, and the predecessors, successors, and assigns of each of them (all of the foregoing entities and individuals being referred to collectively herein as the "Released Parties"), from any and all claims, actions, causes of action, suits, demands, liabilities, damages, penalties, fees, costs and expenses asserted, or that could have been asserted, with respect to any alleged violation of Proposition 65 arising from the failure to provide Proposition 65 warnings for any or all of the Covered Products, and/or any other claim alleged in this action, or which could have been alleged in this action, through and including the Effective Date.

- 5.2. Plaintiff, acting on its own behalf, and in the public interest pursuant to California Health and Safety Code § 25249.7(d), releases, waives, and forever discharges any and all claims against the Released Parties arising from any violation of Proposition 65 that has been or could have been asserted in the public interest regarding the failure to warn under Proposition 65 arising in connection with exposure to the Covered Products, manufactured, imported, distributed, offered for sale, sold and/or distributed in the State of California by Released Parties prior to the Effective Date.
- 5.3. It is possible that other claims not known to the Parties arising out of the facts alleged in the 60-Day Notice and/or in the Complaint, relating to the Covered Products, will hereafter be discovered or developed. Plaintiff, on behalf of itself only, on the one hand, and Defendant, 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 therefore. Plaintiff and Defendant

acknowledge that the claims released in Sections 5.1 and 5.2 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 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.

- 5.4. Plaintiff understands and acknowledges that the significance and consequence of this waiver of California Civil Code § 1542 is that even if Plaintiff 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, Plaintiff will not be able to make any claim for those damages against any of the Released Parties.
- 5.5. Compliance by Defendant with the terms of this Consent Judgment shall constitute compliance with Proposition 65 with respect to the Covered Products.

# 6. PROVISION OF NOTICE

6.1. When any Party is entitled to receive any notice or writing under this Consent Judgment, the notice or writing shall be sent by first class certified mail with return receipt requested, or by electronic mail, as follows:

#### To Defendant:

Chris Locke, Esq.
Farella Braun & Martell LLP
Russ Building
235 Montgomery St.
San Francisco, CA 94104
Email: clocke@fbm.com

### To Plaintiff:

Vineet Dubey Custodio & Dubey LLP 448 S. Hill St., Ste 612 Los Angeles, CA 90013

Email: dubey@cd-lawyers.com

6.2. Any Party may modify the person and address to whom the notice is to be sent by sending the other Party notice that is transmitted in the manner set forth in section 6.1.

# 7. COURT APPROVAL

7.1. Upon execution of his Consent Judgment by all Parties, Plaintiff shall prepare and file, at its sole cost and expense, a Motion for Approval of this Consent Judgment that Defendant shall support. This Consent Judgment shall not become effective until approved and entered by the Court. If this Consent Judgment is not approved and entered by the Court, it shall be of no force or effect, and shall not be introduced into evidence or otherwise used in any proceeding for any purpose.

### 8. GOVERNING LAW AND CONSTRUCTION

8.1. The terms of this Consent Judgment shall be governed by the laws of the State of California.

## 9. ENTIRE AGREEMENT

- 9.1. This Consent Judgment contains the sole and entire agreement and understanding of the Parties with respect to the entire subject matter herein.
- 9.2. 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.
- 9.3. 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.
- 9.4. No amendment, supplementation, modification, waiver, or termination of this Consent Judgment shall be binding unless executed in writing by an authorized representative of each Party and approved by the Court.
- 9.5. 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.

### 10. RETENTION OF JURISDICTION

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

#### 11. NO EFFECT ON OTHER SETTLEMENTS

11.1. Nothing in this Consent Judgment shall preclude Plaintiffs from resolving any claim against another entity on terms that are different from those contained in this Consent Judgment.

### 12. EXECUTION IN COUNTERPARTS

12.1. This Consent Judgment may be executed in counterparts, each of which shall be deemed to be an original, and all of which, taken together, shall constitute the same document. Execution of the Consent Judgment by e-mail, facsimile, or other electronic means, shall constitute legal and binding execution and delivery. Any photocopy of the executed Consent Judgment shall have the same force and effect as the original.

#### 13. AUTHORIZATION

13.1. The undersigned are authorized to stipulate to, enter into, and execute this Consent Judgment on behalf of their respective Party, and have read, understood, and agree to all of the terms and conditions of this Consent Judgment.

#### 14. SEVERABILITY

14.1. If subsequent to Court approval of this Consent Judgment, any part or provision is declared by a Court to be invalid, void, or unenforceable, the remaining portions or provisions shall continue in full force and effect.

# 15. ATTORNEYS FEES AND COSTS

15.1 Except as provided under Sections 4.1 and 7.1 above, each Party shall bear its own attorneys fees and costs in this matter.

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| 2  | 16. FULL AND FINAL SETTLEMENT  |  |  |
| 3  | 16.1 The Parties intend this to constitute a full and final settlement and will request that |  |  |
| 4  | it be entered as a final judgment.   |  |  |
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| 6  | AGREED TO: AGREED TO:  |  |  |
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