1 Parker A. Smith, Esq. (#290311) SY AND SMITH, PC 11622 El Camino Real, Suite 100 Del Mar, CA 92130 3 Phone: 858 746 9554 4 Facsimile: 858 746 5199 5 Attorney for Plaintiff, Kingpun Cheng 6 7 8 9 10 11 12 13 14 15

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ENDORSED F L E D Superior Court of California County of San Francisco

JAN - 8 2018

CLERK OF THE COURT

BY: JOSE RIOS MERIDA

Deputy Clark

SUPERIOR COURT OF THE STATE OF CALIFORNIA

COUNTY OF SAN FRANCISCO

UNLIMITED CIVIL JURISDICTION

KINGPUN CHENG,) CASE NO.: CGC-17-561620
) RESERVATION NO.: 10310108-10
) WK
Plaintiff,	(P ROPOSE D) ORDER APPROVING
) STIPULATION AND ORDER RE:
) CONSENT JUDGMENT
HOMEWERKS WORLDWIDE, LLC, et al.)
)
	Date: January 8, 2018
Defendant.) Time: 09:30 AM
) Dept.: 302
) Judge: Hon. Harold Kahn
-	Action Filed: September 29, 2017

Plaintiff, King Pun Cheng and Defendant, Homewerks Worldwide, LLC having agreed through their respective counsel that judgment be entered pursuant to the terms of the Stipulation and Order Re: Consent Judgment entered into by the parties, and attached to the Judgment pursuant to the terms of the Stipulation and Order Re: Consent Judgment as Exhibit 1. After consideration of the papers submitted and arguments presented, the Court finds that the settlement agreement set out in the attached Consent Judgment meets the criteria established by Health & Safety Code §25249.7, in that:

- the health hazard warning required by the Stipulation and Order Re: Consent Judgment complies with Health & Safety Code §25249.7;
- b) the reimbursement of fees and costs to be paid pursuant to the parties' Stipulation and Order Re: Consent Judgment is reasonable under California law; and
- c) the civil penalty amount to be paid pursuant to the parties' Stipulation and Order Re: Consent Judgment is reasonable

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that pursuant to Code of Civil Procedure § 664.6, judgment is entered in accordance with the Consent Judgment attached hereto as Exhibit 1.

IT IS SO ORDERED.

Dated: 1918

JUDGE OF THE SAN DIEGO SUPERIOR COURT FRANCISIO

HAROLD KAHN

PARKER SMITH, ESQ. (SBN 290311) 1 SY AND SMITH, PC. 11622 El Camino Real, Suite 100 2 Del Mar, CA 92130 3 Telephone: (858) 746-9554 Facsimile: (858)746-5199 JAN - 8 2018 4 Attorneys for Plaintiff, Kingpun Cheng 5 CLERK OF THE COURT JOSE RIOS MERIDA 6 **Deputy Clerk** 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 COUNTY OF SAN FRANCISCO 10 KINGPUN CHENG. Case No. 11 Plaintiff. UNLIMITED JURISDICTION 12 VS. STIPULATION AND [PROPOSED] 13 ORDER RE ENTRY OF CONSENT HOMEWERKS WORLDWIDE, LLC; et. al. JUDGMENT AS TO HOMEWERKS 14 WORLDWIDE, LLC Defendants. 15 Complaint Filed: September 28, 2017 16 17 1. Introduction 18 This Settlement Agreement is hereby entered into by and between Kingpun Cheng, 1.1 19 as an individual, (hereinafter "Cheng") and Homewerks Worldwide, LLC (hereinafter 20 "Homewerks"). Homewerks and Cheng shall be collectively referred to as the "Parties" and each 21 of them as a "Party." Cheng is an individual residing in California who seeks to promote 22 awareness of exposures to toxic chemicals and improve human health by reducing or eliminating 23 24 hazardous substances contained in consumer products. Homewerks employs ten or more persons 25 as required for purposes of Cal. Health & Safety Code §§ 25249.5 et seq. ("Proposition 65"). 26 Cheng alleges that Homewerks has offered for sale and sold in the State of 1.2 27 California brass valves, such as Homewerks Brass Valve, 1" UPC820633982319, containing 28

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Diisononyl Phthalate ("DINP"), and that such sales have not been accompanied by Proposition 65 warnings. DINP is listed under Proposition 65 as a chemical known to the State of California to cause cancer. Cheng has cited Homewerks Brass Valve, 1"UPC820633982319 as an example of the brass valves that are the subject of his allegation.

- 1.3 For purposes of this Settlement only, Homewerks represents that: Homewerks Brass Valve, 1" is an item it distributes to distributors, wholesalers and retailers (online and storefront) in the state of California.
- 1.4 The product that is covered by this Settlement is defined as any and all Homewerks Worldwide, LLC brand brass valves containing DINP that are distributed by Homewerks to Orchard Supply Hardware or others, and sold in California. All such items shall be referred to herein as the "Covered Products."
- 1.5 On or about May 8, 2017, Cheng served Homewerks, Orchard Supply Hardware, and various public enforcement agencies with a document entitled "60-Day Notice of Violation" pursuant to Health & Safety Code §25249.7(d) (the "Notice"), alleging that Homewerks and Orchard Supply Hardware were in violation of Proposition 65 for failing to warn consumers and customers that the Covered Products exposed users in California to DINP, and lead and lead compounds. No public enforcer diligently prosecuted the claims threatened in the Notice within sixty days plus service time after service of the Notice to them by Cheng.
- 1.6 For purposes of this Settlement only, the Parties stipulate that in the event that enforcement of this Settlement or a dispute arises regarding this Settlement, the Superior Court of California, County of San Francisco has proper jurisdiction over Homewerks as to the allegations contained in the 60 day notice served on or about May 8, 2017, and that venue is proper in the County of San Francisco.

1.7 For purposes of this Settlement, the term "Effective Date" shall mean the date on which the Parties receive notice of the approval of this Consent Judgment by the Court, including tentative rulings.

2. Injunctive Relief

Commencing on the Effective Date, Homewerks shall only sell, offer for sale, or distribute for sale in California, Covered Products that are either (a) reformulated pursuant to Section 2.1 or (b) include a warning as provided in Section 2.3.

- 2.1 Reformulation Option. The Covered Products shall be deemed to comply with Proposition 65 with regard to DINP and be exempt from any Proposition 65 warning requirements for DINP if the portions of the Products which come into contact with the body surface during reasonably foreseeable use meet the following criterion: the concentrations of DINP shall be no more than 0.1% (1,000 parts per million, or "1,000 ppm").
- 2.2 Warning Alternative. As an alternative to reformulating the Covered Products, commencing on the Effective Date, Covered Products that Homeworks ships for sale, sells or offers for sale in California that do not meet the Reformulation Option set forth in Section 2.1 above shall be accompanied by a warning as described in Section 2.3 below.
- 2.3 Warnings. Where required under Section 2.2 above, Homewerks shall provide Proposition 65 warnings substantially as follows:

WARNING: This product can expose you to chemicals including DINP, which is known to the State of California to cause cancer. For more information go to www.P65Warnings.ca.gov.

Or

WARNING: This product contains DINP, a chemical known to the State of California to cause cancer.

OR, for Products that contain listed chemicals in addition to DINP, such as lead

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WARNING: This product contains [one or more] chemicals, including lead, known to the State of California to cause cancer and birth defects or other reproductive harm. [Wash hands after handling.]

As to the last warning, the bracketed text may, but is not required to, be used.

2.4 Where utilized as an alternative to meeting the criteria set forth in Section 2.1, Homewerks shall provide the warning language set forth in Section 2.3 either with the unit package of the Covered Products or affixed to the Covered Products so that such warning shall be prominently affixed to or printed on each Covered Product's label or package or the Covered Product itself. If printed on the label, the warning shall be contained in the same section that states other safety warnings, if any, concerning the use of the Covered Product; Homewerks may continue to utilize, on an ongoing basis, unit packaging containing not identical but substantively the same Proposition 65 warnings as those set forth in Section 2.3 above or as set forth in the Consent Judgment entered on June 30, 2014 in Mateel Environmental Justice Foundation v. Mueller Industries (Homewerks Worldwide LLC) (San Francisco Case No. CGC-13-531776), as amended, but only to the extent such packaging materials are printed no later than ninety (90) after the Effective Date. Plaintiff agrees any such warnings comply with both Proposition 65 and the terms of this Settlement Agreement. Notwithstanding the above, Plaintiff agrees that Homewerks may comply with the warning requirements of this Settlement Agreement by complying with Title 27, California Code of Regulations, Sections 25601, et seq., as they may be amended from time to time, with the express acknowledgement and agreement that (1) such warnings may identify other Proposition 65-listed carcinogens in addition to or instead of DINP; and (2) such warnings may be in the form of the short form "on-product" warnings described in Title 27, California Code of Regulations, Sections 25602(a)(4) and 25603(b).

2.5 The requirements for warnings, set forth in Section 2.3 above are imposed pursuant to the terms of this Settlement. The Parties recognize that these are not the exclusive methods of providing a warning under Proposition 65 and its implementing regulations.

3. Entry of Consent Judgment

3.1 With regard to all claims that have been raised or which could have been raised with respect to failure to warn pursuant to Proposition 65 with regard to DINP in the Covered Products and because opportunities for exposure are minimal due to the nature and expected use of the Covered Products, Homewerks shall pay a civil penalty of \$2,000 pursuant to Health and Safety Code section 25249.7(b), to be apportioned in accordance with California Health & Safety Code § 25192, with 75% of these funds remitted to the State of California's Office of Environmental Health Hazard Assessment and the remaining 25% of the penalty remitted to Cheng, as provided by California Health & Safety Code § 25249.12(d) and the instructions directly below.

Homewerks shall issue two separate checks for the penalty payment: (a) one check made payable to "OEHHA" (tax identification number: 68-0284486) in an amount representing 75% of the total penalty (i.e., \$1,500; and (b) one check in an amount representing 25% of the total penalty (i.e., \$500) made payable directly to Cheng. Homewerks shall mail these payments within five (5) days after the Effective Date at which time such payments shall be mailed to the following addresses respectively:

Mike Gyurics

Fiscal Operations Branch Chief

Office of Environmental Health Hazard Assessment

P.O. Box 4010

Sacramento, CA 95812-4010

Mr. Kingpun Cheng

C/O Sy and Smith, PC

11622 El Camino Real, Suite 100

San Diego, CA 92130

4. Reimbursement of Fees and Costs

The parties reached an accord on the compensation due to Cheng and his counsel under the private attorney general doctrine and principles of contract law. Under these legal principles, Homewerks shall reimburse Cheng's counsel for fees and costs incurred as a result of investigating, bringing this matter to Homewerks's attention, and negotiating a settlement.

Homewerks shall pay Cheng's counsel \$21,250 for all attorneys' fees, expert and investigation fees, and related costs associated with this matter and the Notice. Homewerks shall wire said monies or send a check payable to "Sy and Smith, PC" within five (5) days of the Effective Date. Sy and Smith, PC will provide Homewerks with wire instruction and tax identification information on or before the Effective Date if requested. Other than the payment required hereunder, each side is to bear its own attorneys' fees and costs.

5. Release of all Claims

5.1 Release of Homewerks and Downstream Customers

This Agreement is a full, final, and binding resolution between Cheng, on behalf of himself, his past and current agents, representatives, attorneys, successors, and/or assignees, and in the interest of the general public, and Homewerks and each of its owners, officers, directors, shareholders, employees, agents, parent companies, subsidiaries, divisions, affiliates, distributors, franchisees, marketplace hosts, direct and indirect customers (including but not limited to OSH), their respective parents (including Lowe's Companies), and all subsidiaries and affiliates thereof

and their respective employees, agents, and assigns, affiliates and subsidiaries, franchisees, dealers, customers, owners, purchasers, users, parent companies, corporate affiliates, subsidiaries, and their respective officers, directors, attorneys, representatives, shareholders, agents, and employees, and sister and parent entities (all collectively "Defendant Releasees") of any violation of Proposition 65 that has been or could have been asserted against Homewerks or Defendant Releasees based on the Notice or complaint filed in this action, regarding the failure to warn about exposure to DINP arising in connection with any Covered Product manufactured, sourced, distributed, or sold by Homewerks prior to the Effective Date. Settling Defendant's compliance with this Agreement shall be deemed compliance with Proposition 65 with respect to DINP in the Covered Products after the Effective Date.

In addition to the foregoing, Cheng, on behalf of himself, his past and current agents, representatives, attorneys, and successors and/or assignees, and not in his representative capacity, hereby waives all rights to institute or participate in, directly or indirectly, any form of legal action and releases any other claims that he could make against Homewerks or the other Defendant Releasees arising prior to the Effective Date with respect to violations of Proposition 65 based upon the Covered Products. The Parties acknowledge that the claims released above may include unknown claims, and with respect to the foregoing waivers and releases in this paragraph, Cheng hereby specifically waives any and all rights and benefits which he now has, or in the future may have, conferred by virtue of the provisions of Section 1542 of the California 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 FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM MUST HAVE MATERIALLY AFFECTED HIS SETTLEMENT WITH THE DEBTOR.

5.2 Homewerks Release of Cheng

Homeworks waives any and all claims against Cheng, his attorneys and other representatives, for any and all actions taken or statements made (or those that could have been taken or made) by Cheng and his attorneys and other representatives in the course of investigating the claims asserted in the Notice or complaint filed in this action.

6. Severability and Merger

If, subsequent to the execution of this Private Settlement, any of the provisions of this document are held by a court to be unenforceable, the validity of the enforceable provisions remaining shall not be adversely affected.

This Settlement contains the sole and entire agreement of the Parties and any and all prior negotiations and understandings related hereto shall be deemed to have been merged within it. No representations or terms of agreement other than those contained herein exist or have been made by any Party with respect to the other Party or the subject matter hereof.

7. Governing Law

The terms of this Settlement shall be governed by the laws of the State of California. In the event that Proposition 65 is repealed or is otherwise rendered inapplicable by reason of law generally, or as to the Covered Products, then Homewerks shall have no further obligations pursuant to this Settlement with respect to the Covered Products to the extent the Covered Products are so affected.

8. Notices

8.1 Unless specified herein, all correspondence and notices required to be provided pursuant to this Settlement shall be in writing and personally delivered or sent by: electronic mail and either (i) first-class, (registered or certified mail) return receipt requested; or (ii) overnight courier on any party by the other party at the following addresses:

1	Homewerks:	
2	Ann G. Grimaldi	
3	Grimaldi Law Offices 50 California Street, Suite 1500	
4	San Francisco, CA 94111 ann.grimaldi@grimaldilawoffices.com	
5		
6	and	
7		
8	For Cheng:	
9	Parker A. Smith	
10	Sy and Smith, PC 11622 El Camino Real, Suite 100	
11	Del Mar, CA 92130 parker@sysmithlaw.com	
12	Any party, from time to time, may specify in writing by the means set forth above to the	
13		
14	other party a change of address to which all notices and other communications shall be sent.	
15	9. Counterparts: Facsimile Signatures	
16	9.1 This Settlement may be executed in counterparts and by facsimile, each of which	
17	shall be deemed an original, and all of which, when taken together, shall constitute one and the	
18	same document.	
19	10. Compliance with Health & Safety Code § 25249.7(f)	
20	Cheng agrees to comply with the requirements set forth in California Health & Safety	
21	Code §25249.7(f).	
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23	11. Modification	
24	This Settlement may be modified only by further written agreement of the Parties with	
25	court approval or by noticed motion.	
26	12. Attorney Fees	
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