Reviewed By: L Del Mundo on 2/28/2019 8:43 PM

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			EFS-020
ATTORNEY OR PARTY WITHOUT ATTORNEY:  NAME: Tanva E. Moore. SBN 206683  FIRM NAME: Moore Law Firm. P.C.  STREET ADDRESS: 332 North Second Street  CITY: San Jose  TELEPHONE No.: (408) 298-2000  E-MAIL ADDRESS: service@moorelawfirm.com	STATE BAR NO.:  STATE: CA ZIP CODE: 95112  FAX NO.: (408) 298-6046	FOR COURT USE ONLY	
ATTORNEY FOR (name): Plaintiff, Safe Products for	Californians. LLC		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: 191 North First Sireet  MAILING ADDRESS: 191 North First Sireet  CITY AND ZIP CODE: San Jose 95113  BRANCH NAME: Downtown Superior Court	OF Santa Clara	CASE NUMBER:	
PLAINTIFF/PETITIONER: Safe Products for	or Californians, LLC	19CV340910	,
DEFENDANT/RESPONDENT: Terra Origin Inc., et al. OTHER:		JUDICIAL OFFICER: Peter H. Kirwan	
PROPOSED ORDE	R (COVER SHEET)	DEPT: 19	

**NOTE:** This cover sheet is to be used to electronically file and submit to the court a proposed order. The proposed order sent electronically to the court must be in PDF format and must be attached to this cover sheet. In addition, a version of the proposed order in an editable word-processing format must be sent to the court at the same time as this cover sheet and the attached proposed order in PDF format are filed.

 Name of the party submitting the proposed order: Safe Products for Californians, LLC

2. Title of the proposed order:

[PROPOSED] JUDGMENT PURSUANT TO TERMS OF PROPOSITION 65 SETTLEMENT AND CONSENT JUDGMENT

- 3. The proceeding to which the proposed order relates is:
  - a. Description of proceeding: MOTION TO APPROVE PROPOSITION 65 SETTLEMENT AND CONSENT JUDGMENT
  - b. Date and time: April 16, 2019 and 9:00 a.m.
  - c. Place: Department 19, Judge Peter H. Kirwan, Downtown Superior Court, 191 North First Street, San Jose, CA 95113
- 4. The proposed order was served on the other parties in the case.

Tanya E. Moore, Esq.
(TYPE OR PRINT NAME)

/s/ Tanya E. Moore

(SIGNATURE OF PARTY OR ATTORNEY)

Page 1 of 2

	Er-3-020
CASE NAME:	CASE NUMBER:
Safe Products for Californians, LLC v. The Natural Citizen LLC, et al.	19CV340910

# PROOF OF ELECTRONIC SERVICE PROPOSED ORDER

, nor oseb onden	
1. I am at least 18 years old and not a party to this action.	
<ul> <li>a. My residence or business address is (specify):</li> <li>Moore Law Firm. P.C., 332 North Second Street, San Jose, CA 95112</li> </ul>	
b. My electronic service address is (specify): isaac@moorelawfirm.com	
2. I electronically served the <i>Proposed Order (Cover Sheet)</i> with a proposed order in PDF format attached, and a proposed order in an editable word-processing format as follows:	
a. On (name of person served) (If the person served is an attorney, the party or parties represented should also be stated.): Jennifer Karpinski Singh, Esq., Attorneys for Defendant, Terra Origin; and Lauren Shoor, Esq., Attorneys for Defendants, HomeGoods, Inc. and TJ Maxx of CA	
b. To (electronic service address of person served): jennifer@grimaldilawoffices.com; lauren.shoor@nortonrosefull	
c. On (date): February 28, 2019	
Electronic service of the <i>Proposed Order (Cover Sheet)</i> with the attached proposed order in PDF format and service of the proposed order in an editable word-processing format on additional persons are described in an attachment.	
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.	
Date: February 28, 2019	
Isaac Medrano /s/ Isaac Medrano	
(TYPE OR PRINT NAME OF DECLARANT) (SIGNATURE OF DECLARANT)	

1 2 3 4 5 6	Tanya E. Moore, SBN 206683 Moore Law Firm, P.C. 332 North Second Street San Jose, California 95112 Telephone (408) 298-2000 Facsimile (408) 298-6046 E-mail: service@moorelawfirm.com Attorney for Plaintiff Safe Products for Californians, LLC	Filed June 5, 2019 Clerk of the Court Superior Court of CA County of Santa Clara 19CV340910 By: RNguyen
7 8	SUDEDIOD COUD	T OF CALIFORNIA
9		SANTA CLARA
10	COUNTY OF S	SANTA CLARA
11	SAFE PRODUCTS FOR CALIFORNIANS,	) No. 19CV340910
12	LLC,	) ) [PROPOSED] JUDGMENT PURSUANT
13	Plaintiff,	TO TERMS OF PROPOSITION 65 SETTLEMENT AND CONSENT
14	VS.	) JUDGMENT
15	TERRA ORIGIN INC., et al.	) Date: April 16, 2019
16	Defendants.	Time: 9:00 a.m. Department: 19
17		Honorable Peter H. Kirwan
18		.)
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Plaintiff, Safe Products for Californians, LLC, and Defendant, Terra Origin 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 the parties' Proposition 65 settlement and Consent Judgment, 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. By stipulation of the parties, the Court will retain jurisdiction to enforce the settlement under Code of Civil Procedure § 664.6. IT IS SO ORDERED. De H. Kirwan Signed: 6/4/2019 02:58 PM Dated: JUDGE OF THE SUPERIOR COURT Peter H. Kirwan 

# EXHIBIT 1

1 2 3 4 5 6	Tanya E. Moore, SBN 206683 MOORE LAW FIRM, P.C. 332 North Second Street San Jose, California 95112 Telephone (408) 298-2000 Facsimile (408) 298-6046 E-mail: service@mission.legal Attorneys for Plaintiff Safe Products for Californians, LLC	
7 8	SUPERIOR COURT O	E CATTEODNIA
9	COUNTY OF SAN	1A CLARA
10		
11	LLC,	o. 19CV340910
12	Plaintiff, ) [I	PROPOSED] CONSENT JUDGMENT
13	vs.	Health & Safety Code § 25249.5, et seq.)
14	TERRA ORIGIN, INC., et al.;	
15	Defendants.	
16	)	
17	)	
18		
19	1. <u>INTRODUCTION</u>	
20	1.1 Parties	
21	This Consent Judgment ("Consent Judgmen	nt") is entered into by and between plaintiff
22	Safe Products for Californians, LLC ("SPFC") and d	lefendant Terra Origin, Inc. ("Terra Origin").
23	SPFC and Terra Origin are each referred to indivi	idually as a "Party" and collectively as the
24	"Parties." Defendants T.J. Maxx of CA, LLC and	HomeGoods, Inc. (collectively "TJX," and
25	together with Terra Origin, collectively referred to	o as "Defendants") are intended third-party
26	beneficiaries of this Consent Judgment.	
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#### 1.2 SPFC

SPFC is a limited liability California company with its principal place of business within the State of California, County of Santa Clara, 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 Terra Origin

SFPC alleges, and, for purposes of this Consent Judgment only, Terra Origin does not dispute, that Terra Origin employs ten or more persons 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 25249.5 *et seq.* ("Proposition 65").

#### 1.4 General Allegations

SPFC alleges that powdered dietary supplements that Defendants manufacture, import, sell and/or distribute for sale in California cause exposure to lead and lead compounds (hereinafter referred to as "lead") and cadmium and that they do so without providing the health hazard warning that SPFC alleges is required by Proposition 65.

## 1.5 Product Description

The products that are covered by this Consent Judgment are powdered dietary supplements manufactured, imported, distributed, sold and/or offered for sale by Terra Origin, identified in SPFC's Notice of Violation as Powdered Dietary Supplements, including but not limited to: "Plant Protein - Chocolate," UPC# 8-57668-00717-5, "Bone Broth Protein - Vanilla," UPC# 8-57668-00710-6; "Greens Superfoods - Mint," UPC# 8-57668-00705-2; "Greens Superfoods - Coffee," UPC# 8-57668-00722-9; "Reds Superfoods - Kiwi Strawberry," UPC# 8-57668-00706-9; "Bone Broth Protein - Chocolate," UPC# 8-57668-00711-3; "Whey Protein - Chocolate," UPC# 8-57668-00708-3; "Tropical Superfoods - Organic Coconut Water Powder," UPC# 8-57668-00707-6; "Plant Protein - Vanilla," UPC# 8-57668-00716-8; and "Whey Protein - Vanilla," UPC# 8-57668-00706-9, that are manufactured, imported, distributed, sold and/or offered for sale by Terra Origin and/or its customers in the state of California, hereinafter the "Covered Products."

#### 1.6 Notice of Violation

On or about September 5, 2018, SPFC served Defendants, and certain requisite public enforcement agencies, with a 60-Day Notice of Violation ("Notice"), alleging that Defendants violated Proposition 65 when they failed to warn their customers and consumers in California that the Covered Products expose users to cadmium and lead and lead compounds. 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 January 9, 2019, SPFC commenced the instant action against Defendants for the alleged violations of Proposition 65 that are the subject of the Notice ("Complaint").

#### 1.8 No Admission

Terra Origin denies the material, factual and legal allegations contained in the Notice and Complaint and maintains that, to the best of its knowledge, all products that it has manufactured, imported, sold and/or distributed for sale in California, including the Covered Products, have been and are in compliance with all applicable laws. Nothing in this Consent Judgment shall be construed as an admission by Terra Origin of any fact, finding, and issue of law or violation of law; nor shall compliance with this Consent Judgment constitute or be construed as an admission by Terra Origin of any fact, finding, conclusion, issue of law or violation of law, such being specifically denied by Terra Origin. This section shall not, however, diminish or otherwise affect the obligations, responsibilities and duties under this Consent Judgment.

#### 1.9 Jurisdiction

For purposes of this Consent Judgment only, the Parties stipulate that this Court has jurisdiction over Terra Origin as to the allegations contained in the Complaint, that venue is proper in the County of Santa Clara, 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.

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For purposes of this Consent Judgment, the term "Effective Date" shall mean thirty (30) days from the date on which the Court enters this Consent Judgment.

#### 2. **INJUNCTIVE RELIEF**

#### 2.1 **Product Removal**

**Effective Date** 

As of the Effective Date, Terra Origin shall be permanently enjoined from manufacturing for sale in the State of California, "Distributing into the State of California," or directly selling in the State of California, any Covered Products manufactured after the Effective Date which expose a person to a "Daily Lead Exposure Level" of more than 0.5 micrograms of lead per day and/or "Daily Cadmium Exposure Level" of more than 4.1 micrograms per day, unless it meets the warning requirements under section 2.3.

- 2.1.1 As used in this Consent Judgment, the term "Distributing into the State of California" shall mean to directly ship a Covered Product into California for sale in California or to sell a Covered Product to a distributor Terra Origin knows or has reason to know will sell the Covered Products in California.
- **2.1.2** For purposes of this Consent Judgment, the "Daily Lead Exposure Level" shall be measured in micrograms, and shall be calculated using the following formula: micrograms of lead per gram of product, multiplied by grams of product per serving of the product (using the largest serving size appearing on the product label), multiplied by servings of the product per day (using the largest number of recommended daily servings appearing on the label), which equals micrograms of lead exposure per day. If the label contains no recommended daily servings, then the number of recommended daily shall be one.
- **2.1.3** For purposes of this Consent Judgment, the "Daily Cadmium Exposure Level" shall be measured in micrograms, and shall be calculated using the following formula: micrograms of cadmium per gram of product, multiplied by grams of product per serving of the product (using the largest serving size appearing on the product label), multiplied by servings of the product per day (using the largest number of recommended daily servings appearing on the

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label), which equals micrograms of cadmium exposure per day. If the label contains no recommended daily servings, then the number of recommended daily shall be one.

#### 2.2 **Reformulated Covered Products**

Reformulated Covered Products are Covered Products manufactured after the Effective date for which the "Daily Lead Exposure Level" is no greater than 0.5 micrograms of lead per day and/or "Daily Cadmium Exposure Level" is no more than 4.1 micrograms of cadmium per day as determined by the quality control methodology described in Sections 2.1.2 and 2.1.3.

#### 2.3 **Clear and Reasonable Warnings**

For any Covered Products manufactured after the Effective Date that do not qualify as Reformulated Covered Products and are directly sold or offered for sale in California by Terra Origin after the Effective Date, Terra Origin shall only sell or offer said non-reformulated Covered Products for sale in California when accompanied with one of the following warnings:

#### **OPTION 1:**

**WARNING:** Consuming this product can expose you to chemicals including [lead] [and] [cadmium] which [is] [are] known to the State of California to cause [cancer and] birth defects other reproductive harm. For information or more go to: www.P65warnings.CA.gov/food

OR:

#### **OPTION 2:**

WARNING: [Cancer and] Reproductive Harm – www.P65Warnings.ca.gov/food

In connection with providing a cancer warning for lead and lead compounds, Terra Origin shall use the phrase "cancer and" in the warning if Terra Origin has reason to believe that the "Daily Lead Exposure Level" is greater than 15 micrograms of lead as determined pursuant to the quality control methodology set forth in Section 2.1.2. Terra Origin also may include the reference to cancer if Terra Origin has reason to believe that another Proposition 65 chemical is present which may require a cancer warning. As identified in the brackets, the warning shall appropriately reflect whether there is lead or cadmium present in each of the Covered Products.

The words "chemicals including" may be deleted from the warning content if the warning is being provided for an exposure to a single chemical.

The warning provided pursuant to Section 2.3 shall be prominently affixed to or printed on the Covered Product's packaging or label with such conspicuousness, as compared with other words, statements, or designs as to render it likely to be read and understood by an ordinary individual under customary conditions of purchase or use. If the warning is provided on the label, it must be set off from other surrounding information and enclosed in a box. In addition, for any Covered Product sold over the internet where a California delivery address is indicated, the warning shall be provided either by including the warning on the product display page, by otherwise prominently displaying the warning to the purchaser during the checkout process prior to completing the purchase, or by any other means authorized under Section 25607.1 of Title 27 of the California Code of Regulations. An asterisk or other identifying method must be utilized to identify which products on the checkout page are subject to the warning.

In the event Terra Origin provides the warning pursuant to OPTION 2, above, the entire warning must be in a type size no smaller than the largest size used for other consumer information on the product, and in no case shall the warning appear in a type size smaller than 6-point type. For all warnings, the word "WARNING" shall be in all capital letters in bold print. Any additional statements in the warning shall comply with Title 27, California Code of Regulations, Section 25601(e).

#### 3. MONETARY SETTLEMENT TERMS

## 3.1 Payments Pursuant to Health and Safety Code § 25249.7(b)(2)

Pursuant to Health and Safety Code section 25249.7(b), Terra Origin shall pay civil penalties in the amount of \$1,000.00. The penalty payment shall be allocated according to Health and Safety Code section 25249.12(c)(1) and (d), with 75% of the penalty amount paid to the California Office of Environmental Health Hazard Assessment ("OEHHA") and the remaining 25% of the penalty paid to SPFC. SPFC's counsel shall be responsible for remitting Terra Origin's penalty payment under this Consent Judgment to OEHHA. Within five (5) business days of the Court's approval of this Consent Judgment, Terra Origin shall issue a check payable

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to "Safe Products for Californians, LLC" in the amount of \$250.00, and a check payable to OEHHA in the amount of \$750.00. These penalty payments shall be delivered to the address listed in Section 3.3 below.

#### 3.2 **Reimbursement of Attorneys' Fees and Costs**

For all work performed as a result of investigating, bringing this matter to Defendants' attention and negotiating a settlement in the public interest through the mutual execution of this Consent Judgment and the Court's approval of the same, but exclusive of fees and costs on appeal, if any, Terra Origin shall reimburse SPFC and its counsel \$20,000.00. The Parties negotiated this resolution of the compensation due to SPFC and its counsel under general contract principles and the private attorney general doctrine codified at California Code of Civil Procedure § 1021.5. Terra Origin's payment shall be due within five (5) business days of the Court's approval of this Consent Judgment and delivered to the address in Section 3.3 in the form of a check payable to "Safe Products for Californians, LLC." The reimbursement shall cover all fees and costs incurred by SPFC investigating, bringing this matter to Defendants' attention, litigating, and negotiating a settlement of the matter in the public interest.

#### 3.3 **Payment Procedures**

The payments pursuant to Sections 3.1 and 3.2 shall be delivered to the following address:

> Safe Products for Californians, LLC Attn: Moore Law Firm 332 North Second Street San Jose, California 95112

If for any reason this Consent Judgment is not entered by the Court within one year of the date the Consent Judgment is executed by all Parties, SPFC shall meet and confer with Terra Origin about mutually agreeable steps the Parties can take to ensure entry of the Consent Judgment. If such steps cannot be agreed between the Parties, SPFC shall promptly return to Terra Origin any and all monies paid by Terra Origin herein under Sections 3.1 and 3.2 upon Terra Origin's written request.

## 4. <u>CLAIMS COVERED AND RELEASED</u>

### 4.1 SPFC's Release of Proposition 65 Claims

This Consent Judgment is a full, final and binding resolution between SPFC, on behalf of itself and in the public interest, its past and current agents, representatives, attorneys, successors, and assignees, and Terra Origin, its parents, subsidiaries, affiliated entities under common ownership, directors, officers, agents, employees, attorneys, and each entity to whom Terra Origin directly or indirectly distributes or sells Covered Products, including, but not limited to, TJX, downstream distributors, wholesalers, customers, retailers, franchisees, cooperative members, marketplace hosts and licensees (collectively, "Releasees"), from all claims for any violation of Proposition 65 through the Effective Date that were or could have been asserted by SPFC relating to the Covered Products. Compliance with the terms of this Consent Judgment constitutes compliance with Proposition 65 with respect to exposures to cadmium and/or lead and lead compounds from the Covered Products, as set forth in the Notice. The Parties further understand and agree that this Section 4.1 release shall not extend upstream to any entities that manufactured the Covered Products or any component parts thereof, or any distributors or suppliers who sold the Covered Products or any component parts thereof to Terra Origin.

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

SPFC, on behalf of itself, its past and current agents, representatives, attorneys, successors, and assignees, provides a release herein which shall be effective as a full and final accord and satisfaction, as a bar to all actions, causes of action, obligations, costs, expenses, attorneys' fees, damages, losses, claims, liabilities, and demands of SPFC of any nature, character, or kind, whether known or unknown, suspected or unsuspected, limited to and arising out of alleged or actual exposures to cadmium and/or lead and lead compounds in the Covered Products manufactured, imported, distributed, or sold by Terra Origin prior to the Effective Date. The Parties further understand and agree that this Section 4.2 release shall not extend upstream to any entities that manufactured the Covered Products, or any component parts thereof, or any distributors or suppliers who sold the Covered Products, or any component parts thereof to Terra

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Origin. Nothing in this section affects SPFC's right to commence or prosecute an action under Proposition 65 against a Releasee that does not involve Terra Origin's Covered Products.

In further consideration of the promises and agreements herein contained, and for the payments to be made pursuant to Section 3, SPFC, on behalf of itself, its past and current agents, representatives, attorneys, successors and/or assignees, hereby covenants not to sue and waives any right to institute, participate in, directly or indirectly, any form of legal action and releases all claims that it may have, including without limitation, all actions and causes of action in law and in equity, all obligations, expenses (including without limitation all attorneys' fees, expert fees, and investigation fees, and costs), damages, losses, liabilities and demands against any of Releasees of character. the any nature. or kind. whether known unknown, suspected or unsuspected, limited to and arising out of the allegations made in the Notice and Complaint.

#### 4.3 Terra Origin's Release of SPFC

Terra Origin, on behalf of itself, its past and current agents, representatives, attorneys, successors, and assignees, hereby waives any and all claims against SPFC and its attorneys and other representatives, for any and all actions taken or statements made (or those that could have been taken or made) by SPFC and their attorneys and other representatives, whether in the course of investigating claims or otherwise seeking to enforce Proposition 65 against it in this matter with respect to the Covered Products.

#### 4.4 Waiver of Civil Code Section 1542

With respect to the foregoing waivers and releases in this Settlement Agreement, SPFC hereby specifically waives any and all rights and benefits which it 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 EDITOR 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.

## 6. <u>SEVERABILITY</u>

If, subsequent to the execution of this Consent Judgment as a judgment, any provision of this Consent Judgment is held by a court to be unenforceable, the validity of the remaining provisions shall not be adversely affected.

This Consent Judgment is not effective until it is approved and entered by the Court and

shall be null and void if, for any reason, it is not approved and entered by the Court within one

year after it has been fully executed by all Parties, unless the Parties mutually agree to extend

that time period due to what they mutually agree are reasonably unforeseeable circumstances.

SPFC and Terra Origin agree to support the entry of this agreement as a judgment, and to obtain

the Court's approval of their settlement in a timely manner. The Parties acknowledge that,

pursuant to California Health and Safety Code section 25249.7(f), a noticed motion is required

for judicial approval of this Consent Judgment, which motion SPFC shall draft and file and Terra

Origin shall support, appearing at the hearing if so requested.

### 7. 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 or is otherwise rendered inapplicable by reason of law generally, or if any of the provisions of this Consent Judgment are rendered inapplicable or no longer required as a result of any such repeal or preemption or rendered inapplicable by reason of law generally as to the Covered Products, then Terra Origin shall provide written notice to SPFC 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. If the Office of Environmental Health Hazard Assessment promulgates one or more regulations governing the provision of Proposition 65 warnings for foods, Terra Origin may comply with such regulations as to the Covered Products without being deemed in breach of this Consent Judgment. Nothing in this Consent Judgment shall be interpreted to relieve Terra Origin from any obligation to comply with any pertinent state or federal toxics control law.

# 8. NOTICE Unless spe

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Unless specified herein, all correspondence and notices required to be provided pursuant to this Consent Judgment shall be in writing and: (i) personally delivered, (ii) sent by first-class (registered or certified mail) return receipt requested; or (iii) sent by overnight courier, to one Party by the other Party at the following addresses:

To Terra Origin: To SPFC:

Renee Reynolds
Terra Origin
7 Oser Avenue
Hauppauge, NY 11788
Safe Products for Californians, LLC
c/o Moore Law Firm
332 North Second Street
San Jose, California 95112

With copy to:

Ann G. Grimaldi Jennifer K. Singh Grimaldi Law Offices 535 Mission Street, 14<sup>th</sup> Floor San Francisco, CA 94105

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

## 9. <u>COUNTERPARTS, FACSIMILE AND PDF SIGNATURES</u>

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

## 10. COMPLIANCE WITH REPORTING REQUIREMENTS

SPFC agrees to comply with the reporting requirements referenced in Health & Safety Code section 25249.7(f).

## 11. <u>MODIFICATION</u>

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

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# 12. <u>OTHER TERMS</u>

### 12.1 No Other Agreements

This Consent Judgment contains the sole and entire agreement and understanding of the Parties with respect to the entire subject matter hereof, and any and all prior discussions, negotiations, commitments and understandings related hereto. No representations, oral or otherwise, express or implied, other than those contained herein have been made by any party hereto. No other agreements addressing compliance with Proposition 65 as to the Covered Products not specifically referred to herein, oral or otherwise, shall be deemed to exist or to bind any of the Parties.

#### 12.2 Construction

The Parties, including their counsel, have participated in the preparation of this Consent Judgment and this Consent Judgment is the result of the joint efforts of the Parties. This Consent Judgment 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 Consent Judgment shall not be interpreted against any Party as a result of the manner of the preparation of this Consent Judgment. Each Party to this Consent Judgment agrees that any statute or rule of construction providing that ambiguities are to be resolved against the drafting Party should not be employed in the interpretation of this Consent Judgment and, in this regard the Parties hereby waive California Civil Code section 1654.

#### 13. AUTHORIZATION

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

24	Dated: Feb 6, 2019	K Randy Moore (Feb 6, 2019)
25		Safe Products for Californians, LLC By: Randy Moore, Operating Manager
26		
27	Dated:	
28		Terra Origin Inc. By:

# 12.

## 12.1

## No Other Agreements

**OTHER TERMS** 

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Parties with respect to the entire subject matter hereof, and any and all prior discussions, negotiations, commitments and understandings related hereto. No representations, oral or otherwise, express or implied, other than those contained herein have been made by any party hereto. No other agreements addressing compliance with Proposition 65 as to the Covered Products not specifically referred to herein, oral or otherwise, shall be deemed to exist or to bind any of the Parties.

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

Dated:	
	Safe Products for Californians, LLC By: Randy Moore, Operating Manager
Dated: Feb. 5, 2019	Rence Reynold
,	Terra Origin Inc.
	By: <u>Rence Reyno</u> ds, Chief Financial
	UTACER

[PROPOSED] CONSENT JUDGMENT