1 2 3 4 5 6 7 8 9 10		FILED Superior Court of California County of Los Angeles 09/15/2022 Sherri R. Carter, Executive Officer / Clerk of Court By:
	Plaintiff,	{PROPOSED] STIPULATED CONSENT JUDGMENT
12	VS.	HEALTH AND SAFETY CODE § 25249.6
14	Corporation; and DOES 1 through 50,	
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	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	KAWAHITO LAW GROUP APC 300 Corporate Pointe Ste 340 Culver City, CA 90230 Telephone: (310) 746-5300 Facsimile: (310) 593-2520 Email: jkawahito@kawahitolaw.com Attorneys for Plaintiff Pubic Health And Safety 6 7 8 9 9 10 9 10 9 11 12 13 14 15 16 17 18 19 10 PUBLIC HEALTH AND SAFETY ADVOCATES, LLC, 11 12 13 VENUS FOODS, INC., a California Corporation; and DOES 1 through 50, inclusive, 15 16 17 18 19 20 21 22 23 24 25 26 27

1.6. Notice of Violation

On June 26, 2020, PHSA served VENUS and the requisite public enforcement agencies with two 60-Day Notices of Violation ("Notices") alleging that VENUS violated Proposition 65. The Notices alleged that VENUS failed to warn its customers and consumers in California that the Covered Products contain lead and cadmium.

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1.7. Complaint

On March 12, 2021, Plaintiff, who was and is acting in the interest of the general public in California, filed a complaint ("Complaint" or "Action") in the Superior Court in and for the County of Los Angeles against VENUS and Does 1 through 50, alleging violations of Health & Safety Code §25249.6 based on the alleged exposures to lead and cadmium contained in the Covered Products.

1.8. No Admission

The Parties enter into this Consent Judgment as a full and final settlement of all claims that 15 were raised or that could have been raised in the Notices, arising out of the facts and/or conduct 16 alleged therein. VENUS denies the material, factual and legal allegations contained in PHSA's 17 Notice and the Complaint, and maintains that all products, including but not limited to the 18 Covered Products, that it has sold and distributed in California have been and are in compliance 19 with all applicable laws, and are completely safe for their intended use. Nothing in this Consent 20 Judgment shall be construed as an admission by VENUS of any fact, finding, conclusion, issue of 21 law, or violation of law, nor shall compliance with this Consent Judgment constitute or be 22 construed as an admission by VENUS of any fact, finding, conclusion, issue of law, or violation 23 of law, such being specifically denied by VENUS. However, this section shall not diminish or 24 otherwise affect VENUS's obligations, responsibilities, and duties hereunder. 25

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1.9. Consent to Jurisdiction

For purposes of this Consent Judgment only, the Parties stipulate that: (1) this Court has jurisdiction over VENUS as to the allegations contained in the Complaint; 2) that venue is proper

in the County of Los Angeles; and 3) that this Court has jurisdiction to enter and enforce the provisions of this Consent Judgment.

1.10. Effective Date

For purposes of this Consent Judgment, the term "Effective Date" shall mean the date on which the Court approves this Consent Judgment, including any unopposed tentative ruling granting approval of this Consent Judgment.

2. INJUNCTIVE RELIEF: REFORMULATED PRODUCTS AND WARNINGS

2.1. Reformulation Standard and Schedule

Commencing after the Effective Date, VENUS shall not manufacture for consumer sale into the State of California any Covered Product that subsequently exposes a person to a Daily Serving of more than 0.5 micrograms of lead or 4.1 micrograms of cadmium without providing a warning as set forth in Sections 2.3 -2.6. A reformulated Covered Product ("Reformulated Product") is one for which the Daily Serving contains no more than 0.5 micrograms of lead or 4.1 micrograms of cadmium ("Reformulation Standard").

Covered Products that comply with the Reformulation Standard shall not require any warnings. For any Covered Products manufactured after the Effective Date or later that do not meet the Reformulation Standard, VENUS shall provide the warning set forth in Section 2.3-2.6. As long as VENUS complies and remains in compliance with the requirements of Section

2.1 - 2.6 for each of the Covered Products, the Parties agree that such Products shall be deemed to
comply with Proposition 65 with respect to lead and cadmium, and that compliance with this
Consent Judgment shall fully and completely satisfy VENUS' obligations under Proposition 65 to
provide warnings for such Covered Products with respect to the presence of lead or cadmium,
regardless of when manufactured, distributed or sold. To the extent that VENUS manufactures
other similar products in the future, aside from the Covered Products, its compliance with the
obligations set forth herein, Sections 2.1-2.6, shall be deemed to comply with Proposition 65 with
respect to lead and cadmium.

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Covered Products manufactured as of the Effective Date and/or currently in the channels of 3 distribution may continue to be sold through by VENUS and Releasees. However, as of the 4 Effective Date, VENUS and the Releasees, as defined in Section 5.1, may not sell into California 5 newly manufactured Covered Products that are not Reformulated Products that do not contain the 6 warnings set forth in Paragraph 2.3-2.6.

2.2. **Daily Serving**

A Daily Serving (for purposes of determining Proposition 65 compliance for chemicals 9 present in the Covered Products) shall be defined as the serving size set forth on the "Nutritional 10 Facts" or "Supplemental Facts". 11

2.3. **Warning Option**

Covered Products that do not meet the standard of Reformulated Products set forth in 13 Section 2.1 above shall be accompanied by a warning as described in Section 2.4-2.6 below. This 14 warning shall only be required as to Covered Products that Defendant manufactures, sells or ships 15 to consumers, retailers, or distributors in California after the Effective Date. No Proposition 65 16 warning for lead and/or cadmium shall be required as to any Covered Products that are already in 17 the stream of commerce as of the Effective Date. 18

2.4. Warning Language

Covered Products manufactured after the Effective Date for sale in California that do not qualify as Reformulated Products shall contain a Proposition 65 warning affixed to the packaging, labeling, or directly on each Covered Product. The warning shall state either: [California Proposition 65] WARNING: Consuming this product can expose you to chemicals including lead and cadmium, which are known to the State of California to cause cancer, and birth defects and

> [California Proposition 65] WARNING: Cancer and Reproductive Harm - www.P65Warnings.ca.gov.

other reproductive harm. www.P65Warnings.ca.gov.

The warning shall be prominently displayed with such conspicuousness as compared with

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3	other words, statements, designs, or devices as to render it likely to be read and understood by an
4	ordinary individual under customary conditions before purchase or use. Each warning shall be
5	provided in a manner such that the consumer or user is reasonably likely to understand the
6	Covered Products the warning applies to, so as to minimize the risk of consumer confusion. In the
7	event that the Office of Environmental Health Hazard Assessment promulgates one or more
8	regulations requiring or permitting warning text and/or methods of transmission applicable to the
9	Covered Products that is different than those set forth above, VENUS shall be entitled to use, at its
10	discretion, such other warning text and/or methods of transmission without being deemed in
11	breach of this Consent Judgment, as long as such warning text and methods of transmission
12	comply with OEHHA regulations.
13	2.5. Internet Sales
14	For any Covered Products sold by VENUS through the internet, the relevant warnings
15	shall comply with the requirements of 27 Cal. Code Regs. § 25602(b), effective August 30, 2018.
16	2.6. Warnings By Notice To Businesses Who Sell Or Receive The Covered
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	Products
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	Products
17 18 19	Products For purposes of this Consent Judgment, VENUS may also satisfy the warning requirement
17 18 19 20	Products For purposes of this Consent Judgment, VENUS may also satisfy the warning requirement by providing the required information in compliance with 27 Cal. Code Regs. §25600.2 to any
17 18 19 20 21	Products For purposes of this Consent Judgment, VENUS may also satisfy the warning requirement by providing the required information in compliance with 27 Cal. Code Regs. §25600.2 to any business or retailer that is subject to Proposition 65, to which it sells or transfers the Covered
17 18 19 20 21 22	Products For purposes of this Consent Judgment, VENUS may also satisfy the warning requirement by providing the required information in compliance with 27 Cal. Code Regs. §25600.2 to any business or retailer that is subject to Proposition 65, to which it sells or transfers the Covered Products.
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 17 18 19 20 21 22 23 	ProductsFor purposes of this Consent Judgment, VENUS may also satisfy the warning requirementby providing the required information in compliance with 27 Cal. Code Regs. §25600.2 to anybusiness or retailer that is subject to Proposition 65, to which it sells or transfers the CoveredProducts.3. MONETARY PAYMENTS3.1. Payments Pursuant to Health & Safety Code § 25249.7(b)VENUS shall pay a total civil penalty of \$15,000, to be apportioned in accordance with
 17 18 19 20 21 22 23 24 25 26 	ProductsFor purposes of this Consent Judgment, VENUS may also satisfy the warning requirementby providing the required information in compliance with 27 Cal. Code Regs. §25600.2 to anybusiness or retailer that is subject to Proposition 65, to which it sells or transfers the CoveredProducts.3. MONETARY PAYMENTS3.1. Payments Pursuant to Health & Safety Code § 25249.7(b)VENUS shall pay a total civil penalty of \$15,000, to be apportioned in accordance withCalifornia Health & Safety Code §§25249.12(c) & (d), with 75% of these funds remitted to the
 17 18 19 20 21 22 23 24 25 	Products For purposes of this Consent Judgment, VENUS may also satisfy the warning requirement by providing the required information in compliance with 27 Cal. Code Regs. §25600.2 to any business or retailer that is subject to Proposition 65, to which it sells or transfers the Covered Products. 3. MONETARY PAYMENTS Just colspan="2">Safety Code § 25249.7(b) VENUS shall pay a total civil penalty of \$15,000, to be apportioned in accordance with California Health & Safety Code § 25249.12(c) & (d), with 75% of these funds remitted to the State of California's Office of Environmental Health Hazard Assessment ("OEHHA") and the

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3	of California's Office of Environmental Health Hazard Assessment ("in Trust for OEHHA") in the	
4	amount of \$11,250, representing 75% of the total civil penalty; and (b) one check to "Kawahito	
5	Law Group in Trust for PHSA" in the amount of \$3,750, representing 25% of the total civil	
6	penalty. Two separate 1099s shall be issued for the above payments: The first 1099 shall be	
7	issued to OEHHA, P.O. Box 4010, Sacramento, CA 95814 (EIN: 68-0284486). The second	
8	1099 shall be issued to Kawahito Law Group APC, who shall furnish a W2 at least five calendar	
9	days before payment is due.	
10	The payments shall be delivered to PHSA's counsel at the following address within ten	
11	days of the Effective Date of this Consent Judgment:	
12	James Kawahito, Esq.	
13	Kawahito Law Group APC 300 Corporate Pointe., Suite 340	
14	Culver City, CA 90230	
15	Payment may also be made by wire or ACH or wire transfer. Instructions will be provided	
16	separately upon request.	
17	4. REIMBURSEMENT OF ATTORNEYS' FEES AND COSTS	
18	The Parties acknowledge that PHSA and its counsel offered to resolve this dispute without	
19	reaching terms on the amount of fees and costs to be reimbursed to them, thereby leaving any fee	
20	reimbursement issue to be resolved after the material terms of the Consent Judgment had been	
21	settled. The Parties reached an accord on the compensation due to PHSA and its counsel under	
22	general contract principles and the private attorney general doctrine codified at California Code of	
23	Civil Procedure (CCP) § 1021.5, for all work performed through the mutual execution of this	
24	Consent Judgment. VENUS shall reimburse PHSA and its counsel in the total amount of \$65,000	
25	for all attorney's fees, investigative and consulting costs, and all other expenses of any kind	
26	incurred by PHSA as a result of investigating, bringing this matter to the attention of VENUS,	
27	negotiating this Consent Judgment, drafting the Complaint, and preparing the necessary briefing to	
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1 2 obtain Court approval of the Consent Judgment. VENUS shall make payment by check or by 3 ACH or wire transfer within ten days of the Effective Date. The check shall be made payable to 4 "Kawahito Law Group APC" and delivered to the address below. Wire or ACH Instructions will 5 be provided separately upon request. 6 James Kawahito, Esq. 7 Kawahito Law Group APC 8 300 Corporate Pointe., Suite 340 Culver City, CA 90230 9 To allow for the issuance of a timely payment pursuant to the above, PHSA shall provide 10 VENUS with a completed IRS Form W-9 for the Kawahito Law Group APC upon request. 11 5. RELEASE OF CLAIMS 12 **Release of VENUS** 5.1. 13 This Consent Judgment is a full, final and binding resolution between PHSA, on behalf of 14 itself and the public interest, and its past and current agents, representatives, attorneys, successors 15 and/or assignces (the "Releasors"), on the one hand, and VENUS, its respective parents, 16 subsidiaries, affiliated entities that are under common ownership, shareholders, members, 17 directors, officers, managers employees, representatives, agents, attorneys, divisions, subdivisions, 18 partners, sister companies, licensors, licensees, and each entity to whom VENUS directly or 19 indirectly distributes or sells the Covered Products, including but not limited to downstream 20 retailers, distributors, wholesalers, customers, marketplace hosts, franchisers, cooperative 21 members, licensors, licensees, and the successors and assigns of any of them ("Releasees"), on the 22 other hand, of any violation of Proposition 65 that was or could have been asserted by PHSA 23 against VENUS or the Releasees based on the alleged failure to warn about alleged Proposition 65 24 exposures to lead and/or cadmium caused by the Covered Products that were manufactured by 25 VENUS (either directly or through any of the Releasees) as of 90 days after the Effective Date. 26 Compliance with the terms of this Consent Judgment constitutes compliance with Proposition 65 27 by Defendant with respect to the alleged or actual failure to warn about exposures to lead and 28

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3	cadmium from Covered Products.	
4	With respect to the foregoing waivers and releases in this paragraph, PHSA on behalf of	
5	itself, hereby specifically waives any and all rights and benefits which he now has, or in the future	
6	may have, conferred by virtue of the provisions of Section 1542 of the California Civil Code,	
7	which provides as follows:	
8	A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER	
9	FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS	
10	SETTLEMENT WITH THE DEBTOR.	
11	5.2 VENUS Release of PHSA	
12	VENUS on behalf of itself, its past and current agents, representatives, attorneys,	
13 14	successors, and/or assignees, hereby waives any and all claims against PHSA, its attorneys and	
14	other representatives, for any and all actions taken or statements made (or those that could have	
16	been taken or made) by PHSA and its attorneys and other representatives, whether in the course of	
17	investigating claims or otherwise seeking to enforce Proposition 65 against it in this matter with	
18	respect to the Covered Products.	
19	6. COURT APPROVAL	
20	This Consent Judgment is not effective until it is approved and entered by the Court and	
21	shall be null and void if, for any reason, it is not approved and entered by the Court.	
22	7. SEVERABILITY	
23	If, subsequent to the execution of this Consent Judgment, any provision of this Consent	
24	Judgment is deemed by a court to be unenforceable, the validity of the remaining provisions shall	
25	not be adversely affected.	
26	8. GOVERNING LAW	
27	The terms of this Consent Judgment shall be governed by the laws of the State of	
28	California and apply within the State of California. In the event that Proposition 65 is repealed,	
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preempted, or is otherwise rendered inapplicable by reason of law generally, or as to the Products, then VENUS may provide Plaintiff with written notice of any asserted change in the law, and shall have no further obligations pursuant to this Consent Judgment, with respect to, and to the extent that, the Covered Products are so affected.

9. JOINT PREPARATION

The Parties have jointly participated in the preparation of this Consent Judgment and this Consent Judgment is the result of the joint efforts of the Parties. Accordingly, any uncertainty or ambiguity existing in this Consent Judgment shall not be interpreted against any Party as a result 10 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 12 the drafting Party should not be employed in the interpretation of this Consent Judgment and, in 13 this regard, the Parties hereby waive California Civil Code § 1654. 14

10. ENTIRE AGREEMENT

This Consent Judgment contains the sole and entire agreement and understanding of the 16 Parties with respect to the entire subject matter hereof, and any and all prior discussions, 17 negotiations, commitments, or understandings related thereto, if any, are hereby merged herein. 18 No supplementation, modification, waiver, or termination of this Consent Judgment shall be 19 binding unless executed in writing by the Party to be bound thereby. No waiver of any of the 20 provisions of this Consent Judgment shall be deemed or shall constitute a waiver of any of the 21 other provisions hereof whether or not similar, nor shall such waiver constitute a continuing 22 waiver unless set forth in writing between the Parties. 23

11. NOTICES

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this Consent Judgment shall be in writing and, with courtesy copies to counsel delivered by email,

sent by: (a) personal delivery; (b) first-class, registered or certified mail, return receipt requested;

or (c) a recognized overnight courier on any Party by the other at the following addresses:

Unless specified herein, all correspondence and notice required to be provided pursuant to

weiope	ID: 36D86D52-841C-4B8C-B995-5D3507354C	DO	
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3	For VENUS:	Pyng Soon, Esq.	
4		Law Offices of Pyng Soon, Inc.	
5		17870 Castleton St. Suite 215 Los Angeles, CA 90013.	
6		pyng.soon@soonattorney.com	
7	For PHSA:	Shabnam Elyaszadeh Public Health And Safety Advocates, LLC	
8		10429 Eastborne St.	
9		Los Angeles, CA 90049	
10	With a Copy to:	James K. Kawahito Kawahito Law Group APC	
11		Attn. PHSA v. VENUS 222 N. Pacific Coast Hwy., Suite 2222	
12		El Segundo, CA 90245	
13	Any Party may from time	jkawahito@kawahitolaw.com	
14		Any Party may, from time to time, specify in writing to the other a change of address to all notices and other communications shall be sent. DUNTERPARTS; FACSIMILE SIGNATURES	
15			
16	This Consent Judgment may be executed in counterparts and by facsimile or portable		
17	-	e, each of which shall be deemed an original, and all of which,	
18	when taken together, shall constitute one and the same document.		
19	13. COMPLIANCE WITH HEALTH & SAFETY CODE § 25249.7		
20	PHSA and his attorneys agree to comply with the reporting form requirements referenced		
21	in California Health and Safety Code Section 25249.7(f). 14. ADDITIONAL POST EXECUTION ACTIVITIES		
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23	The Parties acknowledge	that, pursuant to Health & Safety Code §25249.7, a noticed	
24	motion is required to obtain judic	ial approval of this Consent Judgment. In furtherance of	
25	obtaining such approval, PHSA s	hall be responsible for preparing the motion to approve the	
26 27	Consent Judgment. VENUS and	their respective counsel agree to mutually employ their best	
27	efforts to support the entry of this	agreement as a Consent Judgment and obtain approval of the	
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Consent Judgment by the Court in a timely manner. For purposes of this paragraph, best efforts shall include at a minimum, cooperating in Plaintiff's drafting and filing of any papers in support of the required motion for judicial approval.

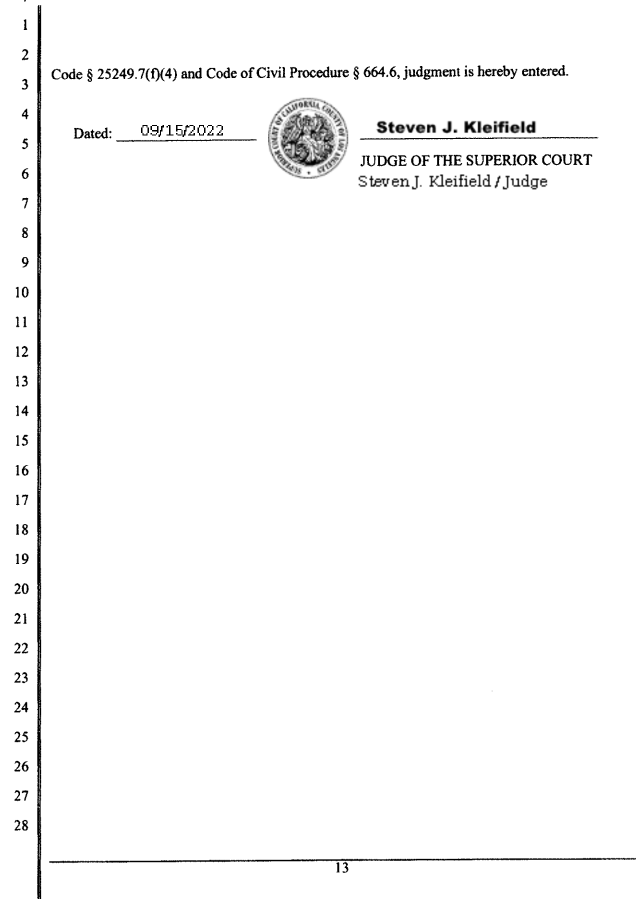
15. MODIFICATION

This Consent Judgment may be modified only: (1) by written agreement of the parties and upon entry of a modified consent judgment by the Court thereon; or (2) upon a successful motion of any party and entry of a modified consent judgment by the Court. The Attorney General shall be served with notice of any proposed modification to this Consent Judgment at least forty-five days in advance of its consideration by the Court. To the extent either party alleges a breach of this Consent Judgment, written notice shall be provided to the party in alleged breach and the Parties shall thereafter meet and confer for at least 30 days to try to informally resolve the dispute before either Party files a motion to enforce.

16. AUTHORIZATION

The undersigned are authorized to stipulate to, enter into, and 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.

19	AGREED TO:	AGREED TO:
20	Date: 8/24/22	8/24/2022 Date:
21	Date.	DocuSigned by:
22		Ву. Зазалогодотитала
23	Public Health And Safety Advocat	
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26		
27	IT IS HEREBY ORDERED, AD.	JUDGED AND DECREED that, pursuant to Health & Safety
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	PRO	DOF OF SERVICE
I am employed in the County of Los Angeles, State of California. I am over the age o 18 and not a party to this action; my current business address is 300 Corporate Pointe, Suite 340, Culver City, CA 90230		
		On A
•	POSED] JUDGMENT PURSUA LEMENT AND CONSENT JUE	NT TO TERMS OF PROPOSITION 65 DGMENT
on the	interested parties in this action as	follows:
Pyng	Soon, Esq.	Proposition 65 Enforcement Reporting
	Offices of Pyng Soon, Inc. 0 Castleton St. Suite 215	Attention: Prop 65 Coordinator 1515 Clay Street, Suite 2000
Los	Angeles, CA 90013	Post Office Box 70550 Oakland, California 94612-0550
x	BY THE FOLLOWING MEAN	,
x	BY MAIL	
I placed the envelope(s) with postage thereon fully prepaid in the United States mail, at Culver City, California.		
x I am readily familiar with the firm's practice of collection and processing correspondence for mailing with the United States Postal Service; the firm		
	deposits the collected correspon- same day, in the ordinary course	dence with the United States Postal Service that of business, with postage thereon fully prepaid,
	on the above date following ordi	aced the envelope(s) for collection and mailing inary business practices.
_ <u>x</u>	BY E-MAIL	
		demic our office is working remotely the majority of send physical mail per standard business practices. W
	will provide a physical conducted above was above.	opy, upon request only. A true and correct copy of the as electronically served on the email addresses listed
<u>_x</u>	Executed on August 30, 2022, a	t Culver City, California.
<u>x</u>		f perjury under the laws of the State of California that
	the above is true and corr	
<u>x</u>	I declare that I am emplo whose direction the servi	yed in the office of a member of the bar of this court a ce was made.
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		Sebastian Burnside