1 2 3 4 5 6	MIGUEL A. CUSTODIO, JR., STATE BAR NO. 24 VINEET DUBEY, STATE BAR NO. 243208 CUSTODIO & DUBEY LLP 445 S. Figueroa St., Suite 2520 Los Angeles, CA 90071 Telephone: (213) 593-9095 Facsimile: (213) 785-2899 Attorneys for Plaintiff Ecological Alliance, LLC SUPERIOR COURT OF THE ST	County of Los Angeles 08/15/2024 David W. Slayton, Executive Officer / Clerk of Court By: <u>C. Wilson</u> Deputy
7	COUNTY OF LOS	ANGELES
8	(Unlimited Juris	
9 10	ECOLOGICAL ALLIANCE, LLC, a California limited liability company,	Case No.:24STCV07119
11	Plaintiff,	[PROPOSED] STIPULATED CONSENT JUDGMENT
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14	GUNTERSVILLE BREATHABLES, INC., an Alabama corporation,	
15 16	Defendant.	
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Plaintiff Ecological Alliance, LLC ("Plaintiff"), and Guntersville Breathables, Inc.

("Defendant") hereby enter into this Stipulated Consent Judgment ("Consent Judgment") as follows:

WHEREAS: On or about September 1, 2023, Plaintiff, through Plaintiff's counsel, served a 60 Day Notice (the "Notice") on Defendant, Wal-Mart Stores East, L.P., 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's Safe Drinking Water and Toxic Enforcement Act of 1986, California Health and Safety Code § 25249.6, et seq., and its implementing regulations (collectively, "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 pack
jackets, including but not limited to UPC #647484082896, containing Perfluorooctanoic Acid
("PFOA") (collectively the "Covered Products") that were sold or distributed for sale in
California and further alleges that those Covered Products expose consumers in the State of
California to PFOA, which is 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 PFOA 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: On March 21, 2024, Plaintiff filed a Complaint against Defendant for the
alleged violations of Proposition 65 that are the subject of the Notice (the "Complaint"); and
WHEREAS: Defendant denies the allegations of the Notice and the Complaint, and denies
that it has violated Proposition 65 and expressly denies that it has engaged in any wrongdoing
whatsoever; and

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WHEREAS: Plaintiff seeks to provide the public with Proposition 65 Warnings and

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2	believes that this objective is achieved by the actions described in this Consent Judgment; and
3	WHEREAS: Plaintiff and Defendant wish to resolve their differences without the delay
4	and expense of litigation.
5	NOW THEREFORE BE IT RESOLVED AND AGREED UPON AS BETWEEN
6	PLAINTIFF ACTING IN THE PUBLIC INTEREST AND DEFENDANT AS FOLLOWS:
7	1. INTRODUCTION
8	1.1. On September 1, 2023, Plaintiff served the Notice upon Defendant, Wal-Mart
9	Stores East, L.P. and on Public Prosecutors. No Public Prosecutors commenced an
10	enforcement action. No Public Prosecutor having commenced an enforcement action,
11	Plaintiff proceeded to file its Complaint against Defendant in the present action.
12	1.2. Defendant employs ten (10) or more persons.
13	1.3. For purposes of this Consent Judgment only, Plaintiff and Defendant (the
14	"Parties") stipulate that: 1) this Court has jurisdiction over the allegations of violation
15	contained in the Complaint and personal jurisdiction over Defendant as to the acts alleged
16	in the Complaint; 2) venue is proper in the County of Los Angeles; and 3) this Court has
17	jurisdiction to enter this Consent Judgment as a full and final resolution of all claims
18	which were or could have been raised in the Complaint based on the facts alleged therein
19 20	with respect to the Covered Products, and of all claims which were or could have been
20	raised by any person or entity based in whole or in part, directly or indirectly, on the facts
21	alleged in the Notice, in the present action, or arising therefrom or related thereto, with
22	respect to Covered Products, including any Proposition 65 claim arising out of an
23	exposure to Covered Products (collectively, "Proposition 65 Claims").
24	1.4. The Parties enter into this Consent Judgment as a full and final settlement of the
25 26	Proposition 65 Claims, for the purpose of avoiding prolonged and costly litigation and of
26 27	resolving the issues raised therein both as to past and future conduct. By execution of
27	this Consent Judgment and agreeing to comply with its terms, the Parties do not admit
28	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 Notice and the Complaint, expressly denies any wrongdoing
whatsoever, and maintains that all products it has sold or distributed for sale in
California, including the Covered Products, have been, and are, in compliance with all
laws.
2. DEFINITIONS
2.1. "Effective Date" shall mean, with respect to this Consent Judgment, the date the
Consent Judgment has been approved and entered by the Court.
3. INJUNCTIVE RELIEF
3.1. Commencing ninety (90) days after the Effective Date, Defendant shall not sell or
distribute for sale to consumers in California, or sell directly to consumers in California
any Covered Product unless, either (a) the Covered Product complies with the
Proposition 65 exemption identified in Section 3.2 below, or (b) the Covered Product is
labeled with a warning as prescribed in Sections 3.3-3.4 below. Compliance with this
Section 3.1 will constitute compliance by Defendant with all requirements of Proposition
65 relating to PFOA exposure in the Covered Products.
3.2. <u>Proposition 65 Exemption for the Covered Products</u>
As of the Effective Date, Defendant shall not manufacture or cause to be manufactured
any Covered Product that will be sold or offered for sale to California consumers that
contains (1) any intentionally added PFOA, or (2) any intentionally added fluorinated
ingredient that causes PFOA to be in a Covered Product, including but not limited to C9-
15 fluoroalcohol phosphate. The warning requirements set forth in Section 3.3 below
shall apply only to Covered Products that are distributed, marketed, sold or shipped for
sale in the State of California. The warning requirement shall not apply to Covered
Products that are already in the stream of commerce as of the Effective Date or that
Defendant places into the stream of commerce within ninety (90) days of the Effective

Date.

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3 3.3. Warning Option 4 Covered Products that do not meet the warning exemption standard set forth in Section 3.2 5 above, shall be accompanied by a warning as described in Section 3.4 below. The 6 warning described in Section 3.4 below shall only be required as to Covered Products that 7 are sold or shipped out to consumers in California or to retailers or distributors for sale in 8 California commencing ninety (90) days after the Effective Date. No Proposition 65 9 Warning for PFOA shall be required as to any Covered Products that are already in the 10 stream of commerce as of the Effective Date or that Defendant places into the stream of 11 commerce within ninety (90) days of the Effective Date. 12 3.4. Warning Language 13 Where required to meet the criteria set forth in Section 3.3, Defendant shall provide one of 14 the following warning statements (each, a "Warning") on or within the unit packaging of 15 the Covered Products, or affixed to the Covered Products, displayed in a reasonably 16 conspicuous manner: 17 WARNING: This product can expose you to chemicals (1)18 including Perfluorooctanoic acid (PFOA), which is known to the 19 State of California to cause cancer and birth defects or other 20 21 information reproductive harm. For more go to 22 www.P65Warnings.ca.gov. 23 WARNING: (2)Reproductive Harm Cancer and 24 25 www.P65Warnings.ca.gov. 26 Where the sign, label or shelf tag for the product is not printed using the color 27 yellow, the symbol may be printed in black and white. The symbol shall be placed 28 to the left of the text of the Warning, in a size no smaller than the height of the

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2	word "WARNING". If the consumer information on the product is in a foreign
3	language, the required Warning label will also be included in that same foreign
4	language.
5	In addition, for any Covered Products sold over the internet by Defendant, a
6	Warning that complies with the content requirements of Section 3.4(1) shall be
7	provided by including either the Warning or a clearly marked hyperlink using the
8	word "WARNING" or "Prop65 WARNING" on the product display page, or by
9	otherwise prominently displaying the Warning to the purchaser prior to completing
10	the purchase. If the Warning is provided using the short-form warning label
11	pursuant to Section 3.4(2), the Warning provided on the website may use the same
12	content. A Warning pursuant to this Section is not prominently displayed if the
13	purchaser must search for it in the general content of the website. Defendant shall
14	provide the online Warning required by this Section for Covered Products sold
15	through Defendant's website or third-party websites where Defendant has the
16	ability to control the display of Proposition 65 warnings, including
17	www.walmart.com. For third-party websites where Defendant does not have the
18	ability to control the display of Proposition 65 warnings, Defendant shall require
19	the third-party website operators to provide the Warning, which may be satisfied
20	by complying with 27 California Code of Regulations § 25600.2 and informing the
21	third-party websites of their duty to provide an internet Warning. Nothing in this
22	Consent Judgment modifies, limits, restricts, reduces, waives, or alters in any
23	manner the representations, warranties, and obligations Defendant has pursuant to
24	its agreements with retailers, owners and operators of internet marketplaces where
25	Covered Products are sold or offered for sale, including Walmart.
26	4. MONETARY RELIEF
27	4.1. Within fifteen (15) days of the Effective Date, pursuant to Health and Safety Code
28	§ 25249.7(b), Defendant shall pay the total sum of \$34,000, which includes \$10,000 in

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2	civil penalties and \$24,000 in payment of Plaintiff's costs and reasonable attorney's fees.
3	The \$10,000 civil penalty shall be apportioned pursuant to Health and Safety Code
4	sections 25249.12(c)–(d), with 75%, or \$7,500, paid to the State of California's Office of
5	Environmental Health Hazard Assessment and 25%, or \$2,500, payable to Plaintiff.
6	4.2. The payments specified in Section 4.1. shall be made by wire transfer to Plaintiff's
7	counsel Custodio & Dubey LLP as set forth below. Plaintiff's counsel will remit the
8	portions due to the State of California Office of Environmental Health Hazard
9	Assessment and to Plaintiff.
10	Bank: Bank of America, N.A.
11	Routing Transit No.: 026009593
12	Account No.: 325149324377
13	Beneficiary: Custodio & Dubey LLP
14	5. CLAIMS COVERED AND RELEASED
15	5.1. This Consent Judgment is a full, final, and binding resolution between Plaintiff, on
16	behalf of itself, and acting on behalf of the public interest, and Defendant, and all of
17	Defendant's officers, directors, members, shareholders, employees, representatives,
18	attorneys, agents, parent companies, subsidiaries, divisions, affiliates, and the
19	predecessors, successors, and assigns of any of them (collectively the "Defendant
20	Releasees"), as well as all other upstream and downstream entities in the distribution
21	chain for the Covered Products, including but not limited to Wal-Mart Stores East, L.P.,
22	Wal-Mart Stores East, Inc., Walmart Inc., Wal-Mart Stores Inc., Wal-Mart.com USA
23	LLC, manufacturers, retailers, suppliers, distributors, marketplace hosts, internet
24	marketplaces, wholesalers, customers, private label customers, franchisees, licensees,
25	licensors, and cooperative members, and all of their respective officers, directors,
26	members, shareholders, employees, representatives, attorneys, agents, direct or indirect
27	parent companies, subsidiaries, divisions, affiliates, predecessors, successors, and assigns
28	(collectively, the "Released Parties"), for any alleged violation of Proposition 65, and its

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2	implementing regulations, based on alleged exposures to PFOA from the Covered
3	Products as set forth in the Notice and Complaint, and fully resolves all claims that have
4	been brought, or which could have been brought in this action up to and including the
5	Effective Date. Plaintiff on behalf of itself, and in the public interest, hereby discharges
6	the Defendant Releasees and Released Parties from any and all claims, actions, causes of
7	action, suits, demands, liabilities, damages, civil penalties, obligations, debts, losses, fees,
8	costs and expenses asserted with respect to any alleged violation of Proposition 65 arising
9	from or related to alleged exposures to PFOA from any or all of the Covered Products
10	sold through ninety (90) days after the Effective Date of the Consent Judgment.
11	Compliance with the terms of this Consent Judgment constitutes compliance with
12	Proposition 65 by Defendant with respect to any alleged failure to warn about exposures
13	to PFOA from the Covered Products sold or distributed by Defendant after the Effective
14	Date. This release does not apply to any third party website owner/operator that is
15	required to provide a warning in accordance with Section 3 and fails to do so.
16	5.2. Plaintiff, acting in its individual capacity only, and in consideration of the
17	promises and monetary payments contained herein, hereby releases Defendant Releasees
18	and Released Parties from any alleged claim, cause of action, action, suit, demand,
19	liabilities, damages, civil penalties, obligations, debts, losses, fees, costs and expenses for
20	alleged failure to provide Proposition 65 Warnings for the Covered Products that
21	Defendant has sold or caused to be sold in California through ninety (90) days after the
22	Effective Date.
23	5.3. California Civil Code § 1542: It is possible that other claims not known to the
24	Parties arising out of the facts contained in the Notice, or alleged in the Complaint,
25	relating to the Covered Products, will hereafter be discovered or developed. Plaintiff, on
26	behalf of itself only, on the one hand, and Defendant, on the other hand, acknowledge
27	that this Consent Judgment is expressly intended to cover and include all such claims
28	through and including the Effective Date, including all rights of action thereon. Plaintiff
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2	and Defendant acknowledge that the claims released in Sections 5.1 and 5.2 may include
3	unknown claims, and nevertheless intend to release such claims, and in doing so waive
4	California Civil Code § 1542 which reads as follows:
5	A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT THE
6	CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE
7	RELEASE AND THAT, IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE
8	DEBTOR OR RELEASED PARTY.
9	5.4. Plaintiff understands and acknowledges that the significance and consequence of
10	this waiver of California Civil Code § 1542 is that even if Plaintiff suffers future damages
11	arising out of or resulting from, or related directly or indirectly to, in whole or in part, the
12	Covered Products, including but not limited to any exposure to, or failure to warn with
13	respect to exposure to, chemicals in or from the Covered Products, Plaintiff will not be
14	able to make any claim for those damages against any of the Defendant Releasees or the
15	Released Parties.
16	5.5. Compliance by Defendant with the terms of this Consent Judgment shall constitute
17	compliance with Proposition 65 with respect to exposure to PFOA in the Covered
18	Products as set forth in the Notice and/or the Complaint. If, after the Effective Date, the
19	California Office of Environmental Health Hazard Assessment promulgates regulations
20	that differ from the warning provisions set forth in Section 3.4 herein, Defendant may
21	comply with those regulations without being deemed in breach of this Consent Judgment.
22	6. COMPLIANCE WITH HEALTH AND SAFETY CODE SECTION 25249.7(F)
23	6.1. Plaintiff and its attorneys agree to comply with the reporting form requirements
24	referenced in California Health and Safety Code § 25249.7(f).
25	7. PROVISION OF NOTICE
26	7.1. When any Party is entitled to receive any notice or writing under this Consent
27	Judgment, the notice or writing shall be sent by first class certified mail with return
28	receipt requested, or by electronic mail, as follows:
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2	To Defendant:
3	Zach Mardis, Esq.
4	Maynard Nexsen PC 655 Gallatin Street SW
5	Huntsville, AL 35801 zmardis@maynardnexsen.com
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7	To Plaintiff: Vineet Dubey, Esq.
8	Custodio & Dubey LLP 445 S. Figueroa St., Ste 2520
9	Los Angeles, CA 90071 dubey@cd-lawyers.com
10	7.2. Any party may modify the person and address to whom the notice is to be sent by
11	sending the other Party notice that is transmitted in the manner set forth in section 7.1.
12	8. COURT APPROVAL
13	8.1. Upon execution of his Consent Judgment by all Parties, Plaintiff shall prepare and
14	file, at its sole cost and expense, a Motion for Approval of this Consent Judgment that
15	Defendant shall not oppose. This Consent Judgment shall not become effective until
16	approved and entered by the Court. If this Consent Judgment is not entered by the Court,
17	it shall be of no force or effect, and shall not be introduced into evidence or otherwise
18	used in any proceeding for any purpose.
19	9. GOVERNING LAW AND CONSTRUCTION
20	9.1. The terms of this Consent Judgment shall be governed by the laws of the State of
21	California, and shall apply only to Covered Products sold in California.
22	10. ENTIRE AGREEMENT
23	10.1. This Consent Judgment contains the sole and entire agreement and understanding
24	of the Parties with respect to the entire subject matter hereof, and any and all prior
25	discussions, negotiations, commitments, or understandings related thereto, if any, are
26	hereby merged herein and therein.
27	10.2. There are no warranties, representations, or other agreements between the Parties
28	except as expressly set forth herein. No representations, oral or otherwise, express or
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2	implied, other than those specifically referred to in this Consent Judgment have been
3	made by any Party hereto.
4	10.3. No other agreements not specifically contained or referenced herein, oral or
5	otherwise, shall be deemed to exist or to bind any of the Parties hereto. Any agreements
6	specifically contained or referenced herein, oral or otherwise, shall be deemed to exist or
7	to bind any of the Parties hereto only to the extent that they are expressly incorporated
8	herein.
9	10.4. No supplementation, modification, waiver, or termination of this Consent
10	Judgment shall be binding unless executed in writing by the Party to be bound thereby,
11	and approved and ordered by the Court.
12	10.5. No waiver of any of the provisions of this Consent Judgment shall be deemed or
13	shall constitute a waiver of any of the other provisions hereof whether or not similar, nor
14	shall such waiver constitute a continuing waiver.
15	11. RETENTION OF JURISDICTION
16 17	11.1. This Court shall retain jurisdiction of this matter to implement or modify the
17	Consent Judgment.
18	12. NO EFFECT ON OTHER SETTLEMENTS
19 20	12.1. Nothing in this Consent Judgment shall preclude Plaintiff from resolving any
20	claim against another entity on terms that are different from those contained in this
21 22	Consent Judgment.
22	13. EXECUTION IN COUNTERPARTS
23 24	13.1. This Consent Judgment may be executed in counterparts, each of which shall be
24 25	deemed to be an original, and all of which, taken together, shall constitute the same
23 26	document. Execution of the Consent Judgment by e-mail, facsimile, or other electronic
20 27	means, shall constitute legal and binding execution and delivery. Any photocopy of the
27	executed Consent Judgment shall have the same force and effect as the original.
20	14. AUTHORIZATION

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2	14.1. The undersigned are authorized to stipulate to, enter into, and execute this Consent
3	Judgment on behalf of their respective parties, and have read, understood, and agree to all
4	of the terms and conditions of this Consent Judgment.
5	15. Severability
6	15.1. If subsequent to Court approval of this Consent Judgment, any part or provision is
7	declared by a Court to be invalid, void, or unenforceable, the remaining portions or
8	provisions shall continue in full force and effect to the extent they implement the Parties'
9	intent.
10	16. Enforcement
11	16.1. Plaintiff may, by motion or application for an order to show cause, attempt to
12	enforce the terms and conditions contained in this Consent Judgment. This Consent
13	Judgment may only be enforced by the Parties or by an appropriate public enforcer. Prior
14	to bringing any motion or application to enforce, Plaintiff shall meet and confer regarding
15	the basis for its anticipated motion or application in an attempt to resolve it informally,
16	including providing Defendant a reasonable opportunity of at least thirty (30) days to
17	cure any alleged violation. The prevailing party on any motion to enforce this Consent
18	Judgment shall be entitled to its reasonable attorneys' fees and costs incurred as a result
19	of such motion or application.
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3	AGREED TO:
4	Ecological Alliance LLC
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6	Date: June $(\underline{0}, 2024)$
7	By: JWeb
8	Harmony Welsh, Managing Member
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10	AGREED TO:
11	Guntersville Breathables, Inc.
12	Date: June <u>10</u> , 2024
13	1351,70
14	By: Willa
15	William Fowler, President
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19	IT IS HEREBY ORDERED, ADJUDGED AND DECREED that, pursuant to Health &
20	Safety Code § 25249.7(f)(4) and Code of Civil Procedure § 664.6, judgment is hereby entered.
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22 23	Dated: 08/15/2024 Barkey M. Schor
23 24	JUDGE OF THE SUPERIOR COURT
24	Barbara M. Scheper/Judge
23 26	
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