

## JUNE 21, 2013, NOTICE OF VIOLATION

### California Safe Drinking Water and Toxic Enforcement Act Titanium Dioxide (airborne, unbound particles of respirable size) in Personal Care Powders

This June 21, 2013, Notice of Violation ("NOV") is provided to you pursuant to and in compliance with California Health and Safety Code section 25249.7(d).

- For general information regarding the California Safe Drinking Water and Toxic Enforcement Act (commonly known as "Prop 65"), see the attached summary provided by the California Environmental Protection Agency (copies not provided to public enforcement agencies).
- This NOV is provided by The Public Interest Alliance LLC ("PIA"), 222 Sutter Street, Suite 600, San Francisco, CA 94108 (Telephone 415.597.5500). PIA is a California limited liability company dedicated to improving human health, preserving the natural environment, and promoting compliance with environmental and consumer disclosure laws.

#### **Description of Alleged Violation:**

- Violators. The names and addresses of the alleged violators are listed on Exhibit A, which is attached hereto and by this reference incorporated herein.
- Time Period of Exposure: The alleged violations have been occurring since at least September 2, 2012, and continue to the date set forth above.
- Provision of Prop 65. This NOV covers the "warning provision" of Prop 65, which is found at California Health & Safety Code section 25249.6
- Chemical(s) Involved. The name of the listed chemical involved in the alleged violations is titanium dioxide (airborne, unbound particles of respirable size). Exposures to Titanium Dioxide (unbound, airborne particles of respirable size) occur from use of the products and types of products identified in this NOV.
- Types of Products. The specific types of products causing this alleged violation are personal care products in powder form that contain titanium dioxide (airborne, unbound particles of respirable size) (the "Products"). Non-exclusive examples of these types of products are listed on Exhibit A.
- Description of Exposure. This NOV addresses consumer exposures to titanium dioxide. Use of the Products results in human exposures to titanium dioxide. The Products contain titanium dioxide (airborne, unbound particles of respirable size). The route of exposure for the violations is inhalation by consumers. Inhalation occurs when the products are applied to the skin and face, which releases respirable-sized particles of titanium dioxide into the air. No clear and reasonable warning is provided with the Products regarding the carcinogenic hazards of titanium dioxide.

#### **Resolution of Noticed Claims:**

Based on the allegations set forth in this NOV, PIA intends to file a citizen enforcement lawsuit against each of the alleged violators unless such violator agrees in a binding written instrument to: (1) recall all Products sold since September 2, 2012; (2) provide clear and reasonable warnings for Products sold in the future, or reformulate such Products to eliminate the titanium dioxide (airborne, unbound particles of respirable size) exposures; and (3) pay an appropriate civil penalty based on the factors enumerated in California Health and Safety Code section 25249.7(b). If any of the alleged violators is interested in resolving this dispute without resort to time-consuming litigation, please feel free to contact PIA through its counsel of record, identified below. Please note that PIA cannot: (a) Finalize any settlement until after the 60-day notice period has expired; nor (b) speak for the Attorney General, or any District or City Attorney who received PIA's NOV. Therefore, while reaching an agreement with PIA will resolve PIA's claims, such agreement may not satisfy public enforcement officials.

Please direct any inquiries regarding this NOV to PIA through its counsel Jeffrey M. Judd, Judd Law Group LLP, 222 Sutter Street, 6<sup>th</sup> Floor, San Francisco, CA 94108 (telephone 415-597-5500, ext. 101) (email: [jeff@juddlawgroup.com](mailto:jeff@juddlawgroup.com)).

**EXHIBIT A**

June 21, 2013, Notice of Violation

**Titanium Dioxide (airborne, unbound particles of respirable size)  
in Personal Care Products (cosmetics, sunscreen, skincare products) in Powder Form**

<b>NO.</b>	<b>ALLEGED VIOLATOR</b>	<b>EXEMPLARY PRODUCTS</b>	<b>NOTES</b>
1.	Access Business Group, LLC Amway Global Services Inc. 5600 Beach Blvd P.O. Box 5940 Buena Park, CA 90622-5940	Amway Global Artistry Eye Color	
2.	Added Extras LLC 1400 Broadway, 27 <sup>th</sup> Floor New York, NY 10018	Bratz Shimmer Powder	
3.	Alessandro International GmbH 2 Tri Harbor Court, Port Washington, NY 11050-4617	Perdix Silky Touch Clean & Fresh Foot Powder (Item #67-004)	
4.	Alfa Nail Supply, Inc. 11488 S. Choctaw Dr. Baton Rouge, LA 70815	Mix powder, powder mix, fast-set powder	
5.	Allure Labs, Inc. Attn: Mr. Sam Dhatt 10901 Weigman Road Hayward, CA 94544	Brown Sugar Powder Sunscreen	
6.	Aloette Cosmetics Inc. 3715 Northside Pkwy, NW Building 200, Suite 200 Atlanta, GA 30327	Aloette Conceal-Away Duo	
7.	Nail Systems International/NSI 2 Union Hill Road W. Conshohocken, PA 19428	Attraction Nail Powders	
8.	American International Industries 2220 Gaspar Avenue Los Angeles, CA 90040	Supernail White Powder	
9.	Arbonne International LLC 9400 Jeronimo Rd. Irvine CA 92618	About Natural Radiance Mineral Powder Foundation SPF 15	
10.	Armand Dupree Inc. 14901 S. Orange Blossom Tr. Orlando, FL 32837	Face Powder (Mini Rubor Bronze)	
11.	Aubrey Organics Inc. 4419 N. Manhattan Avenue Tampa, FL 33614	Silken Earth Powder Blush – Bronzed Earth Peach	
12.	Australian Gold, Inc. 6270 Corporate Drive, Ste. 250 Indianapolis, IN 46278  California Tan, Inc. 6270 Corporate Drive, Ste. 250, Indianapolis, IN 46278	California Tan Suddenly Sun Bronzing Powder	
13.	Aveda Corporation 4000 Pheasant Ridge Drive Blaine MN 55449	Petal Essence Single Eye Shadow	

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14.	Avon Products Inc. 777 Third Avenue New York, NY 10017	Smooth Minerals Powder Foundation	
15.	Bath and Body Works c/o Limited Brands, Inc. Legal Department 3 Limited Parkway Columbus, OH 43230	Lid-licious Glam Eyes Compact Eye Shadow	
16.	Beauty 21 Cosmetics, Inc. 2021 S. Archibald Avenue Ontario, California 91761	Arissa Single Blush	
17.	Beauty Society, Inc. 18265 Gothard Street Huntington Beach, CA, 92648	Beauty Society Powder Foundation	
18.	Beauty Treats International Co., Inc. 1232-1236 Factory Place Los Angeles, CA 90013	Beauty Treats Blushes	
19.	BeutiControl, Inc. 2121 Midway Road Carrollton, TX 75006	BC Color – Mineral Blush BC Color – loose powder mineral makeup	
20.	Beyond the Zone, Inc. (no business address available – only registered agent)	Beyond the Zone Color Bombz Temporary Haircolor (aerosol)	
21.	Bonne Bell, LLC dba The Bonne Bell Company 1006 Crocker Road Westlake, OH 44145	Bonne Bell Glimmer Bronze Highlighting Dust	
22.	Boots Retail USA Inc. 383 Main Avenue, 7 <sup>th</sup> Floor Norwalk, CT 06851	Boots Botanics Mineral Blusher	
23.	Borlind of Germany, Inc. Bioforce USA (USA Sales Partner) 6 Grandinetti Drive Ghent, New York 12075	Annemarie Borlind Loose Powder, Sun Bronze	
24.	Brentwood Beauty Laboratories Int'l, Inc. 3001 Colorado Boulevard Denton TX 76210	Beauty Secrets Acrylic Powder	
25.	Chanel Inc. 876 Centennial Ave. Piscataway, NJ 08854	Powder Blushes	
26.	Cos.Brands, LLC 470 Mamaroneck Ave. Ste. 409 White Plains, NY 01605	24.7 Anti-Aging Mineral Blush	
27.	Coty US LLC 1 Park Avenue New York NY 10016	Airspun Face Powder	

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28.	Cover FX Skin Care Inc. c/o Cover FX Skin Care Limited 1330 Post Oak Boulevard, Ste. 2575 Houston, TX 77056	Cover FX Illuminator	
29.	Dermalogica 1535 East Beachey Place Carson, CA 90746	Daily Microfoliant (rice-powder-based formula/aerosol)	
30.	DHC USA Incorporated 555 Montgomery Street Ste. #1400 San Francisco, CA 94111	DHC Face Color Palette	
31.	Elizabeth Arden, Inc. 2400 SW 145 Avenue Miramar, FL 33027	Alfred Sung, Sung Dusting Powder	
32.	Fashion Fair Direct, LLC (no business address available – only registered agent)	Fashion Fair Fragrance Free Pressed Powder	
33.	Femme Couture International, Inc. 3001 Colorado Boulevard Denton, TX 76210	Femme Couture Mineral Effects Loose Mineral Makeup	
34.	Freeze 24/7 International LLC 49 W 57 <sup>th</sup> Street, 3 <sup>rd</sup> Floor New York, NY 10022	Age-Less Mineral Foundations per PRA db	
35.	Fresh, Inc. 19 East 57 <sup>th</sup> Street New York, NY 10022	Fresh Seventh Veil Face Luster pressed powder	
36.	Fusion Brands, Inc. 444 Madison Avenue, Suite 7C New York, NY 10022	Virtual Finishing Powder	
37.	Gucci America, Inc. 50 Hartz Way Secaucus NJ 07094	Gucci Guilty Body Shimmer Powder	
38.	J. Strickland & Co. 10420 Desoto Road Olive Branch, MS 38654	Zuri Pressed Powder – Amber Bronze	
39.	Jafra Cosmetics International 2451 Townsgate Road Westlake Village CA 91361	Jafra Mineral Makeup SPF 15	
40.	Jean Philippe Fragrances 551 Fifth Avenue, #1500 New York, NY 10176	Aziza Powder Foundation	

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41.	Kanebo Cosmetics, Inc. c/o Kanebo Cosmetics USA Inc. 330 Madison Avenue, 6 <sup>th</sup> Floor New York, NY 10017	Sensai Loose Powder	
42.	L'Occitane en Provence SA c/o L'Occitane, Inc. 1430 Broadway, 2d Floor New York, NY 10018	Facecolour Powder Taffetas	
43.	Lauren Hutton's Good Stuff LLC (no business address available – only registered agent)	Naturals Face Disc – Eye Shadow and Blushes	
44.	Malaleuca, Inc. 3910 S. Yellowstone Idaho Falls, ID 83402	Nicole Miller Final Touch Loose Powder	
45.	Max Factor & Company One Procter & Gamble Plaza Cincinnati, OH 45202	Loose Powder	
46.	Max Huber Research Labs, Inc. (no business address available – only registered agent)	Skincolor de La Mer – The Treatment Powder Foundation	
47.	Merle Norman 9130 Bellanca Avenue Los Angeles, CA 90045	Luxiva Purely Mineral Loose Powder makeup	
48.	Murad, Inc. 2121 Rosecrans Avenue, 5 <sup>th</sup> Floor El Segundo, CA 90245	Neutralizing Treatment Powder	
49.	NeoStrata Company, Inc. 307 College Road East Princeton, NJ 08540	Coverblend by Exuviance – CoverBlend Anti-Aging Finishing Powder	
50.	Nippon Menard Cosmetic Co., Ltd. c/o Hi-Mate International Corporation 2531 West 237 <sup>th</sup> Street, #123 Torrance, CA 90504	Jupier Face Powder	
51.	No Lift Nails Inc. 5301 Business Drive Huntington Beach, CA 92649	Acrylic Nail Powder	
52.	NSE Products, Inc. (no business address available – only registered agent)	Nu Skin Nu Colour Bronzing Powder Pearls	
53.	NYX Los Angeles, Inc. 2230 S. Tubeway Avenue Commerce CA 90040	NYX Loose Face Powders	
54.	Ofra Cosmetic Laboratories 2200 NW 32 ST. Suite 1600 Pompano Beach, FL, 33069	Derma Mineral Powder Foundation - Brown Sugar	

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55.	Palladio Beauty Group 183 E. Putnam Avenue Greenwich CT 06830	Be Chic Blush	
56.	Prescriptives, Inc. Attn: John Demsey CEO 7 Corporate Center Drive Melville, NY 11747	Custom Blend Powders	
57.	Shiseido Co., Ltd. c/o Shiseido Americas Corporation 900 Third Avenue New York, NY 10022	Shiseido Qioro Powder Base	
58.	Sisley – Paris Attn: James Maki, CEO 7 Renaissance Square, 3 <sup>rd</sup> Floor White Plains, NY 10601	Transparent Loose Face Powder	
59.	Soap & Glory Ltd. c/o Soap & Glory USA LLC 1728 Whitley Avenue Los Angeles, CA 90028	Glow Getter Face & Body Sun Powder Spray (aerosol)	
60.	Studio Gear Cosmetics, Inc. 400 South Avenue, Suite 2 Middlesex, NJ 08846	Invisible Loose Powder	
61.	Legal Department Buth-Na-Bodaige, Inc., dba The Body Shop 5036 One World Way Wake Forest, NC 27587	Brilliance Powder	
62.	Tigi Cosmetics 1655 Waters Ridge Drive Lewisville, TX 75057	Eye Shadow by Bed Head	
63.	Ventura International Ltd. 101 California Street, Suite 800 San Francisco, CA 94111	L'Bel Effect Parfait Spots Reducing Effect Foundation SPF 18	
64.	Victoria's Secret Beauty (no business address available – only registered agent)	VS Makeup Savage Beauty Mineral Eye Shadow Palette	
65.	Young Nails, Inc. 1149 North Patt Street Anaheim, CA 92801	Young Nails Neon Color Acrylic Powders	
66.	Yves Rocher Inc. (no business address available – only registered agent)	Yves Rocher Yria Lift Radiance Brightening Powder	

CERTIFICATE OF MERIT  
California Health & Safety Code section 25249.7(d)

I, Jeffrey M. Judd, declare as follows:

1. This Certificate of Merit accompanies the attached June 21, 2013, Notice of Violation (the "NOV"), which alleges that the parties identified in the NOV have violated California Health & Safety Code section 25249.6, by failing to provide clear and reasonable warnings in connection with the sale of the types of products identified in the NOV.

2. I am a member in good standing of the California State Bar Association and managing partner of Judd Law Group LLP. Judd Law Group LLP represents the noticing party, The Public Interest Alliance LLC.

3. I have consulted with one or more persons with relevant and appropriate experience or expertise who has reviewed facts, studies, or other data regarding the exposures to the listed chemical that is the subject of the NOV.

4. Based on the information obtained through those consultations, and on other information in my possession, I believe there is a reasonable and meritorious case for the private action, which means that the information provides a credible basis to conclude that all elements of the plaintiff's case can be established and the information did not prove that the alleged violators will be able to establish any of the affirmative defenses set forth in the statute.

5. The copy of the Certificate of Merit served on the California Attorney General has attached to it factual information sufficient to establish the basis for this certificate, including the information identified in California Health & Safety Code section 25249.7(h)(2) (i.e., (a) the identity of the persons consulted with and relied on by the undersigned certifier, and (b) the facts, studies, or other data reviewed by those persons).

Dated: June 21, 2013

  
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Jeffrey M. Judd  
of JUDD LAW GROUP LLP  
Attorneys for The Public Interest Alliance LLP

## APPENDIX A

### OFFICE OF ENVIRONMENTAL HEALTH HAZARD ASSESSMENT CALIFORNIA ENVIRONMENTAL PROTECTION AGENCY

#### THE SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986 (PROPOSITION 65): A SUMMARY

The following summary has been prepared by the California Office of Environmental Health Hazard Assessment (OEHHA), the lead agency for the implementation of the Safe Drinking Water and Toxic Enforcement Act of 1986 (commonly known as "Proposition 65"). A copy of this summary must be included as an attachment to any notice of violation served upon an alleged violator of the Act. The summary provides basic information about the provisions of the law, and is intended to serve only as a convenient source of general information. It is not intended to provide authoritative guidance on the meaning or application of the law. The reader is directed to the statute and OEHHA's implementing regulations (see citations below) for further information.

FOR INFORMATION CONCERNING THE BASIS FOR THE ALLEGATIONS IN THE NOTICE RELATED TO YOUR BUSINESS, CONTACT THE PERSON IDENTIFIED ON THE NOTICE.

Proposition 65 appears in California law as Health and Safety Code Sections 25249.5 through 25249.13. The statute is available online at: <http://oehha.ca.gov/prop65/law/P65law72003.html>. Regulations that provide more specific guidance on compliance, and that specify procedures to be followed by the State in carrying out certain aspects of the law, are found in Title 27 of the California Code of Regulations, sections 25102 through 27001.<sup>1</sup> These implementing regulations are available online at: <http://oehha.ca.gov/prop65/law/P65Regs.html>.

#### *WHAT DOES PROPOSITION 65 REQUIRE?*

***The "Governor's List."*** Proposition 65 requires the Governor to publish a list of chemicals that are known to the State of California to cause cancer and/or reproductive toxicity. This means that chemicals are placed on the Proposition 65 list if they are known to cause cancer and/or birth defects or other reproductive harm, such as damage to female or male reproductive systems or to the developing fetus. This list

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<sup>1</sup> All further regulatory references are to sections of Title 27 of the California Code of Regulations unless otherwise indicated. The statute, regulations and relevant case law are available on the OEHHA website at: <http://www.oehha.ca.gov/prop65/law/index.html>.

must be updated at least once a year. The current Proposition 65 list of chemicals is available on the OEHHA website at:

[http://www.oehha.ca.gov/prop65/prop65\\_list/Newlist.html](http://www.oehha.ca.gov/prop65/prop65_list/Newlist.html).

Only those chemicals that are on the list are regulated under this law. Businesses that produce, use, release or otherwise engage in activities involving listed chemicals must comply with the following:

***Clear and reasonable warnings.*** A business is required to warn a person before “knowingly and intentionally” exposing that person to a listed chemical unless an exemption applies; for example, when exposures are sufficiently low (see below). The warning given must be “clear and reasonable.” This means that the warning must: (1) clearly make known that the chemical involved is known to cause cancer, or birth defects or other reproductive harm and (2) be given in such a way that it will effectively reach the person before he or she is exposed. Some exposures are exempt from the warning requirement under certain circumstances discussed below.

***Prohibition from discharges into drinking water.*** A business must not knowingly discharge or release a listed chemical into water or onto land where it passes or probably will pass into a source of drinking water. Some discharges are exempt from this requirement under certain circumstances discussed below.

#### ***DOES PROPOSITION 65 PROVIDE ANY EXEMPTIONS?***

Yes. You should consult the current version of the statute and regulations (<http://www.oehha.ca.gov/prop65/law/index.html>) to determine all applicable exemptions, the most common of which are the following:

***Grace Period.*** Proposition 65 warning requirements do not apply until 12 months after the chemical has been listed. The Proposition 65 discharge prohibition does not apply to a discharge or release of a chemical that takes place less than 20 months after the listing of the chemical.

***Governmental agencies and public water utilities.*** All agencies of the federal, state or local government, as well as entities operating public water systems, are exempt.

***Businesses with nine or fewer employees.*** Neither the warning requirement nor the discharge prohibition applies to a business that employs a total of nine or fewer employees. This includes all employees, not just those present in California.

**Exposures that pose no significant risk of cancer.** For chemicals that are listed as known to the State to cause cancer (“carcinogens”), a warning is not required if the business can demonstrate that the exposure occurs at a level that poses “no significant risk.” This means that the exposure is calculated to result in not more than one excess case of cancer in 100,000 individuals exposed over a 70-year lifetime. The Proposition 65 regulations identify specific “No Significant Risk Levels” (NSRLs) for many listed carcinogens. Exposures below these levels are exempt from the warning requirement. See OEHHA’s website at: <http://www.oehha.ca.gov/prop65/getNSRLs.html> for a list of NSRLs, and Section 25701 *et seq.* of the regulations for information concerning how these levels are calculated.

**Exposures that will produce no observable reproductive effect at 1,000 times the level in question.** For chemicals known to the State to cause reproductive toxicity, a warning is not required if the business can demonstrate that the exposure will produce no observable effect, even at 1,000 times the level in question. In other words, the level of exposure must be below the “no observable effect level” divided by a 1,000. This number is known as the Maximum Allowable Dose Level (MADL). See OEHHA’s website at: <http://www.oehha.ca.gov/prop65/getNSRLs.html> for a list of MADLs, and Section 25801 *et seq.* of the regulations for information concerning how these levels are calculated.

**Exposures to Naturally Occurring Chemicals in a Food.** Certain exposures to chemicals that occur in foods naturally (i.e., that do not result from any known human activity, including activity by someone other than the person causing the exposure) are exempt from the warning requirements of the law. If the chemical is a contaminant<sup>2</sup> it must be reduced to the lowest level feasible. Regulations explaining this exemption can be found in Section 25501.

**Discharges that do not result in a “significant amount” of the listed chemical entering into any source of drinking water.** The prohibition from discharges into drinking water does not apply if the discharger is able to demonstrate that a “significant amount” of the listed chemical has not, does not, or will not pass into or probably pass into a source of drinking water, and that the discharge complies with all other applicable laws, regulations, permits, requirements, or orders. A “significant amount” means any detectable amount, except an amount that would meet the “no significant risk” level for chemicals that cause cancer or that is 1,000 times below the “no observable effect” level for chemicals that cause reproductive toxicity, if an individual were exposed to that amount in drinking water.

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<sup>2</sup> See Section 25501(a)(4)

### *HOW IS PROPOSITION 65 ENFORCED?*

Enforcement is carried out through civil lawsuits. These lawsuits may be brought by the Attorney General, any district attorney, or certain city attorneys. Lawsuits may also be brought by private parties acting in the public interest, but only after providing notice of the alleged violation to the Attorney General, the appropriate district attorney and city attorney, and the business accused of the violation. The notice must provide adequate information to allow the recipient to assess the nature of the alleged violation. The notice must comply with the information and procedural requirements specified in Section 25903 of the regulations and in Title 11, sections 3100-3103. A private party may not pursue an independent enforcement action under Proposition 65 if one of the governmental officials noted above initiates an action within sixty days of the notice.

A business found to be in violation of Proposition 65 is subject to civil penalties of up to \$2,500 per day for each violation. In addition, the business may be ordered by a court to stop committing the violation.

### *FOR FURTHER INFORMATION ABOUT THE LAW OR REGULATIONS...*

Contact the Office of Environmental Health Hazard Assessment's Proposition 65 Implementation Office at (916) 445-6900 or via e-mail at [P65Public.Comments@oehha.ca.gov](mailto:P65Public.Comments@oehha.ca.gov).

Revised: July, 2012

NOTE: Authority cited: Section 25249.12, Health and Safety Code. Reference: Sections 25249.5, 25249.6, 25249.9, 25249.10 and 25249.11, Health and Safety Code.

PROOF OF SERVICE BY U.S. MAIL AND ELECTRONIC SERVICE

I, Melanie McCormick, declare:

I am over 18 years of age, a citizen of the United States, and not a party to this action. I am employed in the county of San Francisco, CA. My place of business is 222 Sutter Street, Suite 600, San Francisco, CA 94108, and my electronic notification address is [melanie@juddlawgroup.com](mailto:melanie@juddlawgroup.com).

On June 22, 2013, I served a copy from San Francisco, CA the following document(s):

JUNE 21, 2013 NOTICE OF VIOLATION OF CALIFORNIA SAFE DRINKING WATER AND TOXIC ENFORCEMENT;

CERTIFICATE OF MERIT; and

THE SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986 (PROPOSITION 65): A SUMMARY (sent only to those on the service list with an asterisk).

On this date, I placed the document(s) listed above in a sealed envelope with postage thereon fully prepaid, and by placing the envelope, addresses as set forth below, for deposit with the United States Postal Service that same day in the ordinary course of business.

**Please see attached U.S. Mail Service List**

Also on this date, at 12:55 pm, I caused the above documents to be sent to the persons at the electronic service addresses listed set forth below:

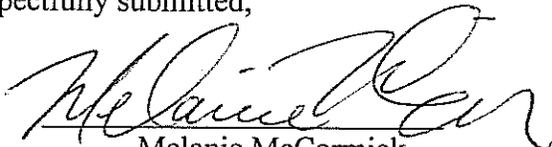
**Please see attached Electronic Service List**

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: June 22, 2013

Respectfully submitted,

By:

  
Melanie McCormick

## U.S. Mail Service List

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\*XL Corporate Services, Inc.  
Aloette Cosmetics Inc.  
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\*Corporation Service Company  
Armand Dupree Inc.  
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\*National Registered Agents,  
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Australian Gold, Inc.  
California Tan, Inc.  
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Beauty 21 Cosmetics, Inc.  
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Boots Retail USA Inc.  
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\*The Corporation Trust Co.  
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\*Buth-Na-Bodaige, Inc.,  
dba The Body Shop  
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