SUPPLEMENTAL 60-DAY NOTICE OF VIOLATION

California Safe Drinking Water and Toxic Enforcement Act

Date:	August 20, 2019
То:	Speed Weed Andrew J. Gentile, President - Space Brain Inc., dba Speed Weed Andrew J. Gentile, President - Space Brain, LLC Andrew J. Gentile, President - Space Brain, LLC, dba Speed Weed Andrew J. Gentile, President - Space Brain, LLC, dba The Running Leaf Company Andrew J. Gentile, President - Cosmic Mind, dba Speed Weed Michael Davis Lawyer, Chief Executive Officer - Aquarius Cannabis, Inc., dba Speed Weed President or CEO - The Running Leaf Company Andrew J. Gentile, dba Speed Weed Jennifer Gentile, dba Speed Weed Eugene Gentile, dba Speed Weed President or CEO - Fleet Feet Delivery, LLC, dba Speed Weed President or CEO - Compassionate Care and Therapy Inc., dba Speed Weed Andrew J. Gentile Jennifer Gentile Eugene Andrew Gentile Mojave Jane Brands (California), Inc. Mojave Jane Brands, Inc. 2083 Group, Inc. California Attorney General's Office District Attorney's Office for 58 Counties City Attorneys for San Francisco, San Diego, San Jose, Sacramento and Los Angeles
From:	Michael DiPirro

This Supplemental Notice of Violation 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, you may contact the Office of Environmental Health Hazard Assessment's ("OEHHA") Proposition 65 Implementation Office at (916) 445-6900. Attached for your reference is a summary, "Appendix A: The Safe Water and Toxic Enforcement Act of 1986 (Proposition 65): A Summary, "provided by the California Office of Environmental Health Hazard Assessment's ("OEHHA") (copies not provided to public enforcement agencies).

This Supplemental Notice of Violation is provided by Michael DiPirro. I am a citizen of the State of California acting in the interest of the general public. I am dedicated to protecting the environment, promoting awareness of exposures to toxic chemicals in products sold in California, improving human health and supporting environmentally sound practices.

Identified below are specific examples of products recently purchased and/or witnessed as being available for purchase or use in California that are within the categories or types of offending products covered by this Supplemental Notice of Violation. I believe and allege that the sale of the offending products also has occurred without the requisite Proposition 65 "clear and reasonable warnings" at one or more location and/or via other means including, but not limited to, transactions made over-the-

counter, business-to-business, through the internet and/or via a catalog by the Violator(s) and other retailers and distributors of the manufacturer, including, but not limited to the retailer(s) and/or distributor(s) listed below.

Description of Violations:

Violator(s):	Speed Weed
	Space Brain Inc., dba Speed Weed
	Space Brain, LLC
	Space Brain, LLC, dba Speed Weed
	Space Brain, LLC, dba The Running Leaf Company
	Cosmic Mind, dba Speed Weed
	Aquarius Cannabis, Inc., dba Speed Weed
	The Running Leaf Company
	Andrew J. Gentile, dba Speed Weed
	Jennifer Gentile, dba Speed Weed
	Eugene Gentile, dba Speed Weed
	Fleet Feet Delivery, LLC, dba Speed Weed
	Compassionate Care and Therapy Inc., dba Speed Weed
	Andrew J. Gentile
	Jennifer Gentile
	Eugene Andrew Gentile
	Mojave Jane Brands (California), Inc.
	Mojave Jane Brands, Inc.
	2083 Group, Inc.
Toxic Chemical:	Marijuana Smoke
	Exposures to Marijuana Smoke occur from use of the products
,	identified in this Supplemental Notice of Violation.
Product Categories:	Marijuana Intended for Smoking; Paraphernalia for Smoking
	Marijuana
Non-exclusive Example of	Marijuana "bud" intended for smoking; Water Bongs; Smoking
Type of Product ¹ :	Pipes; Rolling Papers; Blunts
Retailer(s)/Distributor(s)/	Speed Weed
Manufacturer(s)	Space Brain Inc., dba Speed Weed
indiadecare (3)	Space Brain, LLC
	Space Brain, LLC, dba Speed Weed
	Space Brain, LLC, dba The Running Leaf Company
	Cosmic Mind, dba Speed Weed
	Aquarius Cannabis, Inc., dba Speed Weed
	The Running Leaf Company

The specifically identified examples of the types of products that are subject to this Notice of Violation are for the recipients' benefit to assist in their investigation of, among other things, the magnitude of potential exposures to the listed chemical from other items within the product categories/types listed herein. These examples are not meant to be an exhaustive or comprehensive identification of each specific offending product of the types listed under "Product Category." Further, it is this citizen's position that the alleged Violator is obligated to continue to conduct in good faith an investigation into other specific products within the types or categories described above that may have been manufactured, distributed, sold, shipped, stored (or otherwise within the Notice of Violation recipients' custody or control) during the relevant period so as to ensure that the requisite toxic warnings were and are provided to California citizens prior to purchase.

	Andrew J. Gentile, dba Speed Weed Jennifer Gentile, dba Speed Weed Eugene Gentile, dba Speed Weed Fleet Feet Delivery, LLC, dba Speed Weed Compassionate Care and Therapy Inc., dba Speed Weed Andrew J. Gentile Jennifer Gentile Eugene Andrew Gentile Mojave Jane Brands (California), Inc. Mojave Jane, LLC 2083 Group High Hampton Holdings Corp.
Types of Harm:	Cancer
Description of Exposure:	These exposures occur in homes, some workplaces and everywhere else throughout California where these products are handled or used. As a result of the sales of these products, exposures to the listed chemical have been occurring without clear and reasonable warnings as required by Proposition 65.
Routes of Exposure:	Inhalation Reasonably foreseeable use of the products identified in this Supplemental Notice of Violation results in human exposures to Marijuana Smoke. Marijuana Smoke is a direct and unavoidable by- product of the use of the Products listed above. The route of exposure for the violations is inhalation when the consumer inhales Marijuana Smoke as a result of using the Products listed above.
Time Period of Exposure:	The violations have been occurring as far back as December 26, 2011, and are continuing to this day.

Resolution of Noticed Claims: Based on the allegations set forth in this Supplemental Notice of Violation, I intend to file a citizen enforcement lawsuit against the alleged Violator(s) unless such Violator(s) enter into a binding written agreement to: (1) recall products already sold; (2) take effective measures to prevent unwarned Marijuana Smoke exposures from products sold in the future and to ensure that the requisite health hazard warnings are provided to those who have received such products; and (3) pay an appropriate civil penalty based on the factors enumerated in California Health and Safety Code Section 25249(b). If the alleged Violator(s) are interested in resolving this dispute without resorting to expensive and time-consuming litigation, please feel free to contact me through my counsel identified below. It should be noted that neither my counsel nor I can: (1) finalize any settlement until after the 60-day notice period has expired; nor (2) speak for the Attorney General or any District or City Attorney who received this Supplemental Notice of Violation. Therefore, while reaching an agreement with me will resolve my claims, such agreement may not satisfy the public prosecutors.

Please direct any inquiries regarding this Supplemental Notice of Violation to Michael DiPirro through his counsel David R. Bush or Jennifer Henry, Law Office of David R. Bush, 6761 Sebastopol Ave Ste 111, Sebastopol CA 95472; Telephone: (707) 827-3311; email: drbush@drbushlaw.com.

CERTIFICATE OF MERIT

Health & Safety Code§ 25249.7(d)

I, David Bush, hereby declare:

- 1. This Certificate of Merit accompanies the attached Supplemental 60-Day Notice of Violation in which it is alleged that the parties identified in the Supplemental Notice of Violation have violated Health & Safety Code § 25249.6 by failing to provide clear and reasonable warnings.
- 2. I am an attorney who represents the noticing party.
- 3. Members of my firm and I have consulted with one or more persons with relevant and appropriate experience or expertise who have reviewed facts, studies or other data regarding the alleged exposures to the listed chemical that is the subject of this action.
- 4. Based on the information obtained through those consultations, and on all other information in my possession, I believe there is a reasonable and meritorious case for the private action. I understand that "reasonable and meritorious case for the private action" means that the information provides a credible basis that all elements of the plaintiff's case can be established and the information did not prove that the alleged Violator(s) 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 Attorney General attaches to it factual information sufficient to establish the basis for this certificate, including the information identified in Health & Safety Code § 25249.7(h)(2), i.e. (1) the identity of the persons consulted with and relied on by the certifier, and (2) the facts, studies or other data reviewed by those persons.

August 20, 2019

David R. Bush

Attorney for Michael DiPirro

PROOF OF SERVICE

I declare that:

I am employed in Sonoma County, California; my business address is 6761 Sebastopol Ave Ste 111, Sebastopol CA 95472. I am over the age of 18 years and not a party to the within cause. On August 20, 2019, I served true copies of the following documents:

SUPPLEMENTAL 60-DAY NOTICE OF VIOLATION OF CALIFORNIA SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT;

APPENDIX A: THE SAFE WATER AND TOXIC ENFORCEMENT ACT OF 1986 (PROPOSITION 65): A SUMMARY; OEHHA/CAL EPA (only sent to the Violator(s));

CERTIFICATE OF MERIT; and

CERTIFICATE OF MERIT ATTACHMENTS (SERVED ONLY ON THE ATTORNEY GENERAL)

On this date, I deposited fully prepaid and sealed envelopes containing the above- mentioned documents with the United States Postal Service, addressed to the following individuals as follows: on the alleged Violator(s) listed below via First Class Certified Mail through the United States Postal Service by placing a true and correct copy in a sealed envelope, addressed to the entities listed below and providing each envelope to a United States Postal Service Representative:

President or CEO	Eugene Gentile	Andrew J. Gentile	Jennifer Gentile	Eugene Gentile
Speed Weed	10700 Woodbridge St	9033 Grove Ter	15524 Lakewood	1168 SW Hogan St
3400 Cahuenga Blvd. W.	N Hollywood CA	Pico Rivera, CA	Boulevard	Port Saint Lucie, FL
Los Angeles, CA 90068	91602	90660-3854	Bellflower CA 90706	34983-2823
Andrew J. Gentile,	Andrew J. Gentile,	Andrew J. Gentile,	Andrew J. Gentile,	2083 Group, Inc.
President	President	President	President	Attn: Andrew
Space Brain Inc., dba	Space Brain, LLC	Space Brain, LLC,	Space Brain, LLC,	Gentile
Speed Weed	15524 Lakewood Blvd	dba Speed Weed	dba The Running	c/o Brandon
5062 Lankershim Blvd	Bellflower CA 90706	15524 Lakewood	Leaf Company	Dorsky
Ste 203		Blvd	15524 Lakewood	11748.5 CULVER
North Hollywood CA		Bellflower CA 90706	Boulevard	BLVD
91601			Bellflower CA 90706	LOS ANGELES CA 90066
Mojave Jane Brands (Cal.), Inc. c/o LO SAECHAO 455 CAPITOL MALL COMPLEX STE 217 SACRAMENTO CA 95814	Mojave Jane Brands, IncGary Latham, CEO 8 Wellington St. E., MEZZ Toronto, ON. M5E 1C5 Canada	Jennifer Gentile, dba Speed Weed 15524 Lakewood Boulevard Bellflower CA 90706	Eugene Gentile, dba Speed Weed 15524 Lakewood Boulevard Bellflower CA 90706	President or CEO Fleet Feet Delivery, LLC, dba Speed Weed 15524 Lakewood Boulevard Bellflower CA 90706
Michael Davis Lawyer, Chief Executive Officer Aquarius Cannabis, dba Speed Weed 22144 Clarendon St #230, Woodland Hills, CA 91367	Andrew J. Gentile, President Cosmic Mind, dba Speed Weed 5062 Lankershim Blvd Ste 203 North Hollywood CA 91601	Michael Davis Lawyer, Chief Executive Officer Aquarius Cannabis, dba Speed Weed 7871 Santa Monica Boulevard Los Angeles, CA	Andrew J. Gentile, President Compassionate Care and Therapy Inc., dba Speed Weed 7041 Owensmouth Ave Ste 201 Canoga Park CA 91303	Michael Davis Lawyer, Chief Executive Officer Aquarius Cannabis, Inc., dba Speed Weed C/o Vcorp Services, LLC 701 S. Carson Street, Suite 200
	31001	90046		Carson City, NV 89701

By providing copies to the addressees below electronically as follows:

Electronically via the Attorney General website: The Attorney General of the State of California	Electronically to the following recipients at the following electronic mail addresses:	Yen Deng Supervising Deputy District Attorney Santa Clara County epu@da.sccgov.org	Jeffrey S. Rosell District Attorney Santa Cruz County Prop65DA@santacru zcounty.us	Christopher Dalbey Deputy District Attorney Santa Barbara County DAProp65@co.santa- barbara.ca.us
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Prop65DA@co.monterey.ca.	Prop65@co.tulare.ca.us	Sacramento County	daspecialops@ventu	jbarnes@sonoma-
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Riverside County	Yolo County		Attorney	Attorney
Prop65@rivcoda.org	cfepd@yolocounty.org		Contra Costa County	San Diego County
			sgrassini@contracost	CityAttyCrimProp65@
			ada.org	sandiego.gov

As well as providing copies to the public enforcers by placing a true and correct copy in a sealed envelope, addressed to each party listed below, and served as follows: By placing each envelope in a United States Postal Service mailbox, postage prepaid: The District Attorney for Each of the 58 counties in California; and The City Attorney for Los Angeles, San Diego, San Jose, San Francisco and Sacramento. A list of addresses for each of these recipients is attached.

Executed on August 20, 2019, at Sebastopol, California.

D. Bush

SERVICE LIST

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