LAW OFFICES OF GEORGE RIKOS

555 Beech Street, Suite 500 • San Diego, CA 92101 • TEL: (858) 342-9161 • FAX: (858) 724-1453

January 6, 2021

SIXTY-DAY NOTICE OF INTENT TO SUE FOR VIOLATION OF THE SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986

(Cal. Health & Safety Code § 25249.5, et see.) ("Proposition 65")

Nathaniel R. Pennington Registered Agent for **Humboldt Seed Company LLC** 1076 Kinglet Avenue, McKinleyville, CA 95519

Stephen Boyd Registered Agent for **GP Operations, Inc.** 15858 LITTLE MORONGO ROAD, Desert Hot Springs, CA 92240

LegalInc. Corporate Services, Inc., Registered Agent for: **Albert Einstone's LLC** 4788 Dewey Drive, Fair Oaks, CA 95628

JOHN ORAM, Registered Agent for: **Nug LIC01 LLC** 2601C Blanding Ave Ste 408, Alameda Ca 94501 Humboldt Seed Company, et. al. January 6, 2021 Re: Page 2

Jimmy Duong Registered Agent for: **Green Rose Green Leaf Care, Inc.** 1325 E St Andrew Pl, Santa Ana Ca 92705

Dirk Bredthauer Registered Agent for: **SD Pantry, Inc.** 2201 Northgate Blvd, Sacramento Ca 95833

Brendan Chatham Registered Agent for: **Nfuzed Crosstown Holdings LLC** 921 Walnut St., Ste. 200, Boulder, CO 80302

Richard D. Rand Registered Agent for: **Kiva Manufacturing, Inc.** 2300 North Loop Road, Alameda Ca 94502

Adam Grossman Registered Agent for: **Papa & Barkley California LLC** 524 5th St, Eureka Ca 95501

Rocket Corporate Services, Inc. Registered Agent for: **Speedy Weedy Vista, LLC,** 2804 Gateway Oaks Drive, Suite 100 Sacramento, California 95833

Dr. Green RX 1406 S. Santa Fe Avenue, Vista, CA 92084 Humboldt Seed Company, et. al. January 6, 2021

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ERA Services, LLC Registered Agent for Verdant Venture Services, LLC a.k.a Manzanita Naturals 324 NW Hill Street Bend, Oregon97703

AND THE PUBLIC PROSECUTORS LISTED ON THE DISTRIBUTION LIST ACCOMPANYING THE ATTACHED CERTIFICATE OF SERVICE

Re: Violations of Proposition 65 concerning **Products containing Cannabis**, Cannabis Smoke and/or THC

Dear Registered Agents:

Charles Jamison, the noticing entity, whose attorney of record's address is 555 Beech Street, Suite 500, San Diego, California, 92101, serves this Notice of Violation ("Notice") upon the violators ("Violator") Humboldt Seed Company LLC, GP Operations, Inc., Albert Einstone's LLC, Nug LIC01 LLC, Green Rose Green Leaf Care, Inc., SD Pantry, Inc., Nfuzed Crosstown Holdings LLC, Kiva Manufacturing, Inc., Papa & Barkley California LLC, Speedy Weedy Vista, LLC, Dr. Green RX, Verdant Venture Services, LLC a.k.a Manzanita Naturals and pursuant to and in compliance with Proposition 65. Violators may contact Law Offices of George Rikos concerning this Notice through its designated person within the entity, George Rikos, Esq. located at 555 West Beech, Suite 2100, San Diego, California 92101, Telephone No. (858) 342-9161, email: George@georgerikoslaw.com. This Notice satisfies a prerequisite for Mr. Jamison to commence an action against Violator in any Superior Court of California to enforce Proposition 65. The violations addressed by this Notice occurred at numerous locations in each county in California as reflected in the district attorney addresses listed in the attached distribution list. Mr. Jamison is serving this Notice upon each person or entity responsible for the alleged violations, the California Attorney General, the district attorney for each county where alleged violations occurred, and the City Attorney for each city with a population (according to the most recent decennial census) of over 750,000 located within counties where the alleged violations occurred.

- Charles Jamison is a resident of the State of California. By sending this Notice, Mr. Jamison is acting "in the public interest" pursuant to Proposition 65. Mr. Jamison is a concerned citizen and resident of California and is dedicated to protecting the environment, improving human health, and supporting environmentally sound practices.
- This Notice concerns violations of the warning prong of Proposition 65, which states that "[n]o person in the course of doing business shall knowingly and intentionally expose any individual to a chemical known to the state to cause cancer or reproductive toxicity without first giving clear and reasonable warning to such individual ..." Cal. Health & Safety Code § 25249.6.

Humboldt Seed Company, et. al. January 6, 2021

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• The Following products contain Cannabis (Marijuana) Smoke, Cannabis and Δ9-Tetrahydrocannabinol (THC) which are known to the State of California to cause cancer and reproductive toxicity. Cannabis (Marijuana) Smoke was added to the Proposition 65 list on June 19, 2009 for cancer. THC, Cannabis and Cannabis Smoke were added for reproductive toxicity effective January 3, 2021. This violation has, on information and belief, been ongoing since January 3, 2021 to the present.

• An exemplar of the violations caused by the Products includes but is not limited to:

Exemplar Product ¹	Manufacturer/Retailer	
Humbolt Seed Company 10 pack	Humboldt Seed Company/Speedy Weedy Vista, LLC	
Tonik 100mg Sleep Shot	GP Operations, Inc./Speedy Weedy Vista, LLC	
Simply Stoneaid Drink Shot 20mg	Albert Einstone, LLC/Speedy Weedy Vista, LLC	
THC		
Nug Fruit Pops	Nug LIC01 LLC	
	/Speedy Weedy Vista, LLC	
Fuzzies	Green Rose Green Leaf Care/Speedy Weedy Vista, LLC	
Kokoa Dark Chocolate	GP Operations, Inc./Speedy Weedy, LLC	
Stones Gummies	GP Operations, Inc./Speedy Weedy, LLC	
Heavanley Sweet Cannabutter	SD Pantry, Inc./Dr. Green RX	
Lost Farm Ras Gummies	Kiva Manufacturing, Inc.	
	/Dr. Green RX	
Kwik Syrup-Kushberry	Verdant Ventures, LLC a.k.a Manzanita Naturals/Dr.	
	Green RX	
P & B Relief Tincture	Papa & Barkley California, LLC/Dr. Green RX	
N Fuzed CBD Gummies	Nfuzed Crosstown Holdings LLC/Dr. Green RX	

• This Notice addresses consumer products exposures. A "[c]onsumer products exposure' is an exposure which results from a person's acquisition, purchase, storage, consumption, or other reasonably foreseeable use of a consumer good, or any exposure that results from receiving a consumer service." *Cal. Code Regs.* 27 § 25602(b).

Violator caused consumer product exposures in violation of Proposition 65 by producing or making available for distribution or sale in California to consumers **Cannabis and THC Products**. The packaging for **Cannabis and THC Products** (meaning any label or other written, printed or graphic matter affixed to or accompanying the product or its container or wrapper) contains no Proposition 65-compliant warning. Nor did Violator, with regard to **Cannabis and THC Products**, provide a system of signs, public advertising identifying the system and toll-free information services, or any

¹ These products identified are only for exemplar purposes and this notice is intended to provide notice for all related products containing Cannabis, Cannabis Smoke and/or THC

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other system, which provided clear and reasonable warnings.

The principal route of exposure is through inhalation, smoking and breathing in particulate matter or consumption of the product. Handling, consuming or burning the product causes the Cannabis Smoke and THC to become airborne and inhaled by the consumer. Consuming the product orally can result in reproductive toxicity. Exposure can cause cancers of the nose, lungs throat and sinuses as well as reproductive toxicity.

Proposition 65 requires that notice of intent to sue be given to the violator(s) sixty (60) days before the suit is filed. Cal. Health & Safety Code § 25249.7(d)(1). With this letter, Mr. Jamison gives notice of the alleged violation to Violators and the appropriate governmental authorities. In absence of any action by the appropriate governmental authorities within sixty (60) calendar days of the sending of this notice (plus five (5) calendar days because the place of address is within the State of California and ten (10) calendar days if the address is outside the State of California but within the United States), Mr. Jamison may file suit. See Cal. Health & Safety Code § 25249.7(d)(1); Cal. Code Regs. 27 § 25903(d)(1); and Cal. Code Civ. Proc. § 1013. Mr. Jamison remains open to discussing the possibility of resolving its grievances short of formal litigation.

With the copy of this notice submitted to the Violators, a copy of the following is attached: The Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): A Summary.

Dated: January 6, 2021

George Rikos, Esq.
Attorney for Charles Jamison

Products Containing Cannabis, Cannabis Smoke and/or THC

CERTIFICATE OF MERIT

Health & Safety Code Section 25249.7(d)

I, George Rikos, hereby declares:

- 1. This Certificate of Merit accompanies the attached sixty-day notice(s) in which it is alleged the party(s) identified in the notice(s) has violated Health and Safety Code section 25249.6 by failing to provide clear and reasonable warnings.
- 2. I am the attorney for the noticing party.
- 3. My client, Charles Jamison, has confirmed the products contain the above identified chemicals and the products did not contain a warning.
- 4. Based on the information obtained, 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 plaintiffs' case can be established, and the information did not prove that the alleged violator will be able to establish any of the affirmative defenses set forth in the statute.
- 5. The copy of this 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 and Safety Code section 25249.7(h)(2), i.e., (1) the identity of the persons consulted with and relied on by the certified, and (2) the facts, studies, or other data reviewed by those persons.

Dated: January 6, 2021

By: <u>Jeorge Rikos</u>

George Rikos

CERTIFICATE OF SERVICE

Health & Safety Code Section 25249.7(d)

I am over the age of 18 and not a party to this case. I am a resident of employed in the county where the mailing occurred. My business address is 555 West Beech, Suite 500, San Diego, California 92101.

ON THE DATE SHOWN BELOW, I CAUSED TO BE SERVED THE FOLLOWING:

- 1) 60-Day Notice of Intent to Sue Under Health & Safety Code Section 25249.6
- 2) Certificate of Merit: Health and Safety Code Section 25249.7(d)
- 3) Certificate of Merit (Attorney General Copy): Factual information sufficient to establish the basis of the certificate of merit (*only sent to Attorney General*)
- 4) The Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): A Summary by enclosing copies of the same in a sealed envelope, along with an unsigned copy of this declaration, addressed to each person shown below and depositing the envelope in the U.S. mail with the postage fully prepaid. Place of Mailing: San Diego, California

Name and address of each party to whom documents were mailed:

SEE ATTACHED SERVICE LIST

Name and address of each public prosecutor to whom documents were mailed:

SEE ATTACHED SERVICE LIST

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

Date of Mailing: January 6, 2021 By: <u>Jeorge Rikos</u>
George Rikos

SERVICE LIST

Nathaniel R. Pennington Registered Agent for **Humboldt Seed Company LLC** 1076 Kinglet Avenue, McKinleyville, CA 95519

Stephen Boyd Registered Agent for **GP Operations, Inc.** 15858 LITTLE MORONGO ROAD, Desert Hot Springs, CA 92240

LegalInc. Corporate Services, Inc., Registered Agent for: **Albert Einstone's LLC** 4788 Dewey Drive, Fair Oaks, CA 95628

JOHN ORAM, Registered Agent for: **Nug LIC01 LLC** 2601C Blanding Ave Ste 408, Alameda Ca 94501

Jimmy Duong Registered Agent for: **Green Rose Green Leaf Care, Inc.** 1325 E St Andrew Pl, Santa Ana Ca 92705

Dirk Bredthauer Registered Agent for: **SD Pantry, Inc.** 2201 Northgate Blvd, Sacramento Ca 95833

Brendan Chatham Registered Agent for: **Nfuzed Crosstown Holdings LLC** 921 Walnut St., Ste. 200, Boulder, CO 80302 Richard D. Rand Registered Agent for: **Kiva Manufacturing, Inc.** 2300 North Loop Road, Alameda Ca 94502

Adam Grossman Registered Agent for: **Papa & Barkley California LLC** 524 5th St, Eureka Ca 95501

Rocket Corporate Services, Inc. Registered Agent for: **Speedy Weedy Vista, LLC,** 2804 Gateway Oaks Drive, Suite 100 Sacramento, California 95833

Dr. Green RX 1406 S. Santa Fe Avenue, Vista, CA 92084

ERA Services, LLC Registered Agent for Verdant Venture Services, LLC a.k.a Manzanita Naturals 324 NW Hill Street Bend, Oregon97703

Distribution List

Alameda County District Attorney	Los Angeles County District Attorney	Mono County District Attorney
CEPDProp65@acgov.org	210 W. Temple St., 18 th Floor	PO Box 617
	Los Angeles, CA 90012	Bridgeport CA, 93517
Alpine County District Attorney	Madera County District Attorney	San Joaquin County District Attorney
PO Box 248	209 W Yosemite Ave	DAConsumer.Environmental@sjcda.org
Markleeville, CA 96120	Madera, CA 93637	
Amador County District Attorney	Mariposa County District Attorney	San Francisco County District Attorney
708 Court, Suite 202	mcda@mariposacounty.org	alethea.sargent@sfgov.org
Jackson, CA 95642		
Butte County District Attorney	Marin County District Attorney	San Diego City Attorney
25 County Center Dr.	3501 Civic Center Drive, #130	CityAttyCrimProp65@sandiego.gov
Oroville, CA 95965-3385	San Rafael, CA 94903	a D C D C D C D C D C D C D C D C D C D
Calaveras County District Attorney	Mendocino County District Attorney	San Bernardino County District Attorney
Prop65Env@co.calaveras.ca.us	P.O. Box 1000	316 N Mountain View Ave San Bernardino, CA 92415-0004
Office of the Attorney General	Ukiah, CA 95482 Los Angeles City Attorney	San Francisco City Attorney
P.O. Box 70550	200 N Main St Ste 1800	Valerie.lopez@sfcityatt.org
Oakland, CA 94612-0550	Los Angeles CA 90012	valene.iopez@sicityatt.org
Colusa County District Attorney	Inyo County District Attorney	Placer County District Attorney
Courthouse, 547 Market St.	inyoda@inyocounty.us	Prop65@placer.ca.gov
Colusa, CA 95932	myoda(a)myocodinty.us	1 Toposa piacer.ca.gov
Contra Costa County District Attorney	Orange County District Attorney	Merced County District Attorney
sgrassini@contracostada.org	PO Box 808	Prop65@countyofmerced.com
-gssimossimumorg	Santa Ana, CA 92702	Spot @ teams, emicrocal com
Del Norte County District Attorney	Nevada County District Attorney	Napa County District Attorney
450 "H" St.	DA.Prop65@co.nevada.ca.us	CEPD@countyofnapa.org
Crescent City, CA 95531		yy
El Dorado County District Attorney	Plumas County District Attorney	Riverside County District Attorney
515 Main St.	Davidhollister@countyofplumas.com	Prop65@rivcoda.org
Placerville, CA 95667-5697		
Fresno County District Attorney	Sacramento County District Attorney	San Benito County District Attorney
2220 Tulare St., Ste 1000	Prop65@sacda.org	419 4 th St
Fresno, CA 93721		Hollister, CA 95023
Glenn County District Attorney	San Luis Obispo County District Attorney	Siskiyou County District Attorney
PO Box 430	edobroth@co.slo.ca.us	PO Box 986
Willows, CA 95988		Yreka, CA 96097
Humboldt County District Attorney	San Mateo County District Attorney	Solano County District Attorney
825 5 th St., 4 th Floor	400 County Center	600 Union Ave
Eureka, CA 95501	Redwood City, CA 94063	Fairfield, CA 94533
Imperial County District Attorney	Santa Barbara County District Attorney	Sonoma County District Attorney
939 W. Main St., 2 nd Floor	DAProp65@co.santa-barbara.ca.us	jbarnes@sonoma-county.org
El Centro, CA 92243-2860	a at a Birina	at a g
Kern County District Attorney	Santa Clara County District Attorney	Shasta County District Attorney
1215 Truxtun Ave.	EPU@da.sccgov.org	1525 Court St., 3 rd Floor
Bakersfield, CA 93301	Santa Cruz County District Attorney	Redding, CA 96001-1632
Kings County District Attorney		Sierra County District Attorney
Gov't Ctr., 1400 W. Lacey Blvd. Hanford, CA 93230	Prop65DA@santacruzcounty.us	PO Box 457 Downieville, CA 95936-0457
Lake County District Attorney	Stanislaus County District Attorney	Trinity County District Attorney
255 N. Forbes St.	PO Box 442	PO Box 310
Lakeport, CA 95453-4790	Modesto, CA 95353	Weaverville, CA 96093
Modoc County District Attorney	Sutter County District Attorney	Yuba County District Attorney
204 S. Court Street	446 Second Street	215 5 th St
Alturas, CA 96101-4020	Yuba City, CA 95991	Marysville, CA 95901
San Diego District Attorney	Lassen County District Attorney	Monterey County District Attorney
SanDiegoDAProp65@sdcda.org	mlatimer@co.lassen.ca.us	Prop65DA@co.monterey.ca.us
Tuolumne County District Attorney	Tulare County District Attorney	Yolo County District Attorney
2 S. Green St	Prop65@co.tulare.ca.us	cfepd@yolocounty.org
Sonora, CA 95370		
Ventura County District Attorney	Tehama County District Attorney	San Jose City Attorney
daspecialops@ventura.org	P.O. Box 519	151 W. Mission St.
	Red Bluff, CA 96080	San Jose, CA 95110
Electronically Uploaded to:		
Office of the Attorney General		
Proposition 65 Enforcement Reporting		
Attn: Prop 65 Coordinator		
https://oag.ca.gov/Prop65/add-60-day-notice		