NOTICE OF VIOLATION

California Safe Drinking Water and Toxic Enforcement Act

Hexavalent Chromium in Footwear Made with Leather Materials

March 8, 2024

This Notice of Violation (the "Notice") 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, see the attached summary provided by the California EPA (copies not provided to public enforcement agencies).
- This Notice is provided by the Center for Environmental Health ("CEH"), 2201 Broadway, Suite 508, Oakland, CA 94612, (510) 655-3900. CEH is a nonprofit corporation dedicated to protecting the environment, improving human health, and supporting environmentally sound practices. Emily Reder is the Illegal Toxic Threats Senior Program Manager of and a responsible individual within CEH.

Description of Violation:

- <u>Violators</u>: The names and addresses of the violators are identified on the attached Exhibit 1
- <u>Time Period of Exposure</u>: The violations have been occurring since at least March 8, 2021, and are ongoing.
- <u>Provision of Proposition 65</u>: This Notice covers the "warning provision" of Proposition 65, which is found at California Health and Safety Code Section 25249.6.
- <u>Chemical(s) Involved</u>: The name of the listed chemical involved in these violations is chromium (hexavalent compounds), which is also known as hexavalent chromium. Hexavalent chromium is listed under Proposition 65 as a chemical known to the State of California to cause cancer and reproductive toxicity. Exposures to hexavalent chromium occur from use of the products identified in this Notice.
- <u>Type of Product:</u> The specific type of product that is the subject of this Notice and is causing these violations is footwear made with leather materials. Nonexclusive examples of this specific type of product are identified on the attached Exhibit 1.
- <u>Description of Exposure</u>: This Notice addresses consumer exposures to hexavalent chromium. Use of the products identified in this Notice results in human exposures to hexavalent chromium. The routes of exposure for the violations are: (1) dermal absorption directly through the skin when consumers

wear, touch, or handle the products or otherwise have direct skin to leather contact with the leather parts of the products; and (2) ingestion via hand to mouth contact after consumers wear, touch, or handle the products. No clear and reasonable warning is provided with these products regarding the carcinogenic or reproductive hazards of hexavalent chromium.

Resolution of Noticed Claims:

Based on the allegations set forth in this Notice, CEH intends to file a citizen enforcement lawsuit against each alleged violator unless such violator agrees in a binding written instrument to: (1) recall products already sold; (2) provide clear and reasonable warnings for products sold in the future or reformulate such products to eliminate the hexavalent chromium 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 alleged violator is interested in resolving this dispute without resort to expensive and time-consuming litigation, please feel free to contact CEH through its counsel identified below.

For any alleged violators that are interested in potentially resolving this dispute by way of reformulating the products at issue rather than providing warnings, there is an opt-in procedure by which entities may agree to the terms of a prior CEH settlement requiring the adoption of state-or-the-art protocols designed to prevent the formation of hexavalent chromium on the surface of the products. For more information on this opt-in procedure, please visit the website established at https://prop65hexchromesettlement.com/. However, please note that the deadline to opt in is **May 21, 2024**.

It should be noted that CEH cannot: (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 CEH's 60-day Notice. Therefore, while reaching an agreement with CEH will resolve its claims, such agreement may not satisfy the public prosecutors.

Preservation of Relevant Evidence:

This Notice also serves as a demand that each alleged violator preserve and maintain all relevant evidence, including all electronic documents and data, pending resolution of this matter. Such relevant evidence includes but is not limited to all documents relating to the presence or potential presence of hexavalent chromium in footwear; purchase and sales information for such products; efforts to comply with Proposition 65 with respect to such products; communications with any person relating to the presence or potential presence of hexavalent chromium in such products; and representative exemplars of each unit of any such products sold by each alleged violator in the year preceding this Notice through the date of any trial of the claims alleged in this Notice.

Please direct any inquiries regarding this Notice to CEH's counsel Joseph Mann at Lexington Law Group, 503 Divisadero Street, San Francisco, CA 94117, (415) 913-7800, jmann@lexlawgroup.com.

CERTIFICATE OF MERIT
Health & Safety Code § 25249.7(d)

I, Joseph Mann, hereby declare:

1. This Certificate of Merit accompanies the attached sixty-day notice in which it is

alleged that the parties identified in the notice have violated Health & Safety Code § 25249.6 by

failing to provide clear and reasonable warnings.

2. I am an attorney with the Lexington Law Group, and I represent the noticing

party, the Center for Environmental Health.

3. Members of my firm and 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 action.

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. 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 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 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.

March 8, 2024

Joseph Mann

Attorney for CENTER FOR

ENVIRONMENTAL HEALTH

EXHIBIT 1 March 8, 2024 Notice of Violation Hexavalent Chromium in Footwear Made with Leather Materials

Names and Addresses of Responsible Parties	Non-Exclusive Examples of the Products	Further Description of Non- Exclusive Exemplar Products
Off-White Operating S.r.L. Via Filippo Turati 12 20121 Milano (MI) Italy		
Off-White, LLC 1920 Adelicia Street, #300 Nashville, TN 37212	Off-White Bookish Leather Sponge Slider in Beige Brown	UPC No. 1-96629-56728-1 Style No. OWIT001823LEA0016160
Off-White Operating Holding Corp. 350 5th Avenue, 41st Floor New York, NY 10118		
Dolce & Gabbana USA Inc. 546 5 th Avenue, 10 th Floor New York, NY 10036	Dolce & Gabbana Leather Pump in Black	UPC No. 40020226570 Style No. CG0037A1294
Manolo Blahnik Americas LLC 717 Madison Avenue New York, NY 10065 Manolo Blahnik USA, Ltd. 31 West 54th Street New York, NY 10019	Manolo Blahnik Designer Heels in Green	UPC No. 5059879143108
Roger Vivier S.p.A. Via Filippo Della Valle 1 63811 Sant'Elpidio a Mare (FM) Italy Cal. Del. U.S.A. Inc. 555 Madison Avenue, 20 th Floor New York, NY 10022	Roger Vivier Strass Buckle Rope Wedge	UPC No. 193563300127 Style No. RVW61931050F
Brunello Cucinelli, USA, Inc. 466 Saw Mill River Road Ardsley, NY 10502	Brunello Cucinelli Leather Sandals in Black	UPC No. 8055722465103 Style No. MZOPC2145-22

1	PROOF OF SERVICE			
2	I, Lilian Macancela, declare:			
3	I am a citizen of the United States and employed in the County of San Francisco, State of California. I am over the age of eighteen (18) years and not a party to this action. My business			
4	address is 503 Divisadero Street, San Francisco, CA Lmacancela@lexlawgroup.com.	A 94117 and my email address is		
5				
6	On March 8, 2024, I served the following document(s) on all interested parties in this action by placing a true copy thereof in the manner and at the addresses indicated below:			
7	NOTICE OF VIOLATION OF CALIFO TOXIC ENFORCEMENT ACT;	RNIA SAFE DRINKING WATER AND		
8 9	CERTIFICATE OF MERIT; and			
9	THE SAFE DRINKING AND TOXIC ENFORCEMENT ACT OF 1986			
10		y sent to those on service list marked with an		
11	RV MAIL: Lam readily familiar with the firm?	s practice for collecting and processing mail		
12	■ BY MAIL: I am readily familiar with the firm's practice for collecting and processing mail with the United States Postal Service ("USPS"). Under that practice, mail would be deposited with USPS that same day with postage thereon fully prepaid at San Francisco, California in the			
13	ordinary course of business. On this date, I placed mentioned documents for collection and mailing for	sealed envelopes containing the above-		
14	Diagona and attack of a surion list			
15	Please see attached service list.			
16	■ BY ELECTRONIC MAIL: I transmitted a PDF version of the document(s) listed above via email to the email address(es) indicated on the attached service list [or noted above] the date executed.			
17	executed.			
18	Nancy O'Malley, District Attorney Alameda County	James Clinchard, Assistant District Attorney El Dorado County		
19	7677 Oakport St. Ste 650 Oakland, CA 94621	778 Pacific St., Placerville, CA 95667 EDCDAPROP65@edcda.us		
20	CEPDProp65@acgov.org			
21	Barbara Yook, District Attorney Calaveras County	Lisa A. Smittcamp, District Attorney Fresno County		
22	891 Mountain Ranch Rd. San Andreas, CA 95249	2100 Tulare Št., Fresno, CA 93721 consumerprotection@fresnocountyca.gov		
23	Prop65Env@co.calaveras.ca.us	Thomas L. Hardy, District Attorney		
24	Stacey Grassini, Deputy District Attorney Contra Costa County	Inyo County 168 North Edwards St.		
25	900 Ward St. Martinez, CA 94553	Independence, CA 93526 inyoda@inyocounty.us		
26	sgrassini@contracostada.org			
27				

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4	Lori E. Frugoli, District Attorney	Anne Marie Schubert, District Attorney
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6	consumer@marincounty.org	Prop65@sacda.org
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14	1200 Aguajito Rd	Prop65@sfcityatty.org
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17	1127 First Street, Ste C	
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18	CEPD@countyofnapa.org	San Joaquin County
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19	Clifford H. Newell, District Attorney	Stockton, CA 95202
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20	201 Commercial St.	
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21	DA.Prop65@co.nevada.ca.us	San Luis Obispo County
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23	10810 Justice Center Dr.	
	Roseville, CA 95678	Christopher Dalbey, Deputy District
24	prop65@placer.ca.gov	Attorney
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25	David Hollister, District Attorney	1112 Santa Barbara St.
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27	davidhollister@countyofplumas.com	
	1	

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4	Attorney	Visalia, CA 95370	
5	70 W Hedding St San Jose, CA 95110	Prop65@co.tulare.ca.us	
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7	Santa Cruz County	Ventura, CA 93009	
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9	Jill Ravitch, District Attorney	Yolo County 301 Second St.	
10	Sonoma County	Woodland, CA 95695	
11	600 Administration Dr	cfepd@yolocounty.org	
12			
13	I declare under penalty of perjury under the laws of the State of California that the		
14	foregoing is true and correct.		
15	Executed on March 8, 2024 at San Francisco, California.		
16		Lilien Naom Da	
17		Lilian Macancela	
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	II		

SERVICE LIST

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