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CBS BROADCASTING, INC.; CBS STORE
12

13 SUPERIOR COURT OF THE STATE OF CALIFORNIA
14 FOR THE CITY AND COUNTY OF SAN FRANCISCO
15 UNLIMITED CIVIL JURISDICTION
16

17 RUSSELL BRIMER

18 Plaintiff,

19 v.

20 CBS BROADCASTING, INC.; CBS STORE;
and DOES 1 through 150, inclusive,

21 Defendants.
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Case No. CGC-05-447602

**STIPULATION AND [PROPOSED] ORDER
RE: CONSENT JUDGMENT**

1. **INTRODUCTION**

1.1 **Russell Brimer And CBS BROADCASTING, INC.**

This Consent Judgment is entered into by and between plaintiff Russell Brimer (hereinafter "Brimer" or "Plaintiff") and defendant CBS BROADCASTING, INC. (hereinafter "CBS" or "Defendant"), with Brimer and CBS collectively referred to as the "Parties."

1.2 **Plaintiff**

Brimer is an individual residing in California who seeks to promote awareness of exposures to toxic chemicals and improve human health by reducing or eliminating hazardous substances contained in consumer products.

1.3 **Defendant**

CBS employs ten or more persons and is a person in the course of doing business for purposes of Proposition 65.

1.4 **General Allegations**

Brimer alleges that CBS has manufactured, distributed and/or sold in the State of California certain glasses and ceramic mugs with colored artwork, designs, and/or markings on the surface that contain lead and/or cadmium. Lead and cadmium are listed pursuant to the Safe Drinking Water and Toxic Enforcement Act of 1986, California Health & Safety Code §§25249.5 et seq. ("Proposition 65"), as chemicals known to the State of California to cause birth defects and other reproductive harm. Lead and/or cadmium shall be referred to herein as the "Listed Chemicals."

1.5 **Product Description**

CBS has listed on Exhibit A the glassware and ceramic products containing lead it sold via the CBS.com website to California residents between September 24, 2004 and February 17, 2006. The parties agree that products of the type (regardless of the specific decorative design) listed on Exhibit A are defined as "Products" and are covered by this Consent Judgment.

1.6 **Notices of Violation**

On or about September 27, 2005, Brimer served CBS and various public enforcement agencies with a document entitled "60-Day Notice of Violation" (the "Notice") that provided CBS and such public enforcers with notice that alleged that CBS was in violation of California Health & Safety Code

§25249.6 for failing to warn consumers and customers that the Products that CBS sold exposed users in California to the Listed Chemicals.

1.7 Complaint

On December 13, 2005, Brimer, who is acting in the interest of the general public in California, filed a complaint (hereinafter referred to as the "Complaint" or the "Action") in the Superior Court in and for the City and County of San Francisco against CBS and Does 1 through 150, (Brimer v. CBS BROADCASTING, INC., CGC-05-447602) alleging violations of Health & Safety Code §25249.6 based on the alleged exposures to the Listed Chemicals contained in the Products sold by CBS.

1.8 No Admission

CBS denies the material factual and legal allegations contained in Brimer's Notice and Complaint and maintains that all products that it has sold and distributed in California, including the Products, have been and are in compliance with all laws. Nothing in this Consent Judgment shall be construed as an admission by CBS of any fact, finding, issue of law, or violation of law, nor shall compliance with this Consent Judgment constitute or be construed as an admission by CBS of any fact, finding, conclusion, issue of law or violation of law, such being specifically denied by CBS. However, this Section shall not diminish or otherwise affect the obligations, responsibilities and duties of CBS under this Consent Judgment.

1.9 Consent to Jurisdiction

For purposes of this Consent Judgment only, the Parties stipulate that this Court has jurisdiction over CBS as to the allegations contained in the Complaint, that venue is proper in the County of San Francisco and that this Court has jurisdiction to enter and enforce the provisions of this Consent Judgment.

1.10 Effective Date

For purposes of this Consent Judgment, the term "Effective Date" shall mean November 30, 2006.

2. INJUNCTIVE RELIEF: WARNINGS AND REFORMULATION

2.1 After the Effective Date, CBS shall not sell, ship or offer to be shipped for sale in California Products containing the Listed Chemicals unless such Products are sold or shipped with the

clear and reasonable warnings set out in Section 2.2.

Any warning issued for Products pursuant to Section 2.2 below shall be prominently placed with such conspicuousness as compared with other words, statements, designs, or devices as to render it likely to be read and understood by an ordinary individual under customary conditions before purchase or, for Products shipped directly to an individual in California, before use.

2.2 Product Warnings

2.2.1 Clear and Reasonable Warnings. This Section describes CBS' options for satisfying the warning obligations required by Section 2.1, depending, in part, on the manner of sale:

(a) Retail Store Sales

(I) Product Labeling. From the Effective Date, a warning will be affixed to the packaging, labeling or directly on the Product by CBS or its agent, that states:

WARNING TO CALIFORNIA RESIDENTS:

The colored artwork or designs used on this product contain lead and/or cadmium, chemicals known to the State of California to cause birth defects and other reproductive harm. This warning is required by Proposition 65.

(ii) Point-of-Sale Warnings. CBS may perform its warning obligations by ensuring to the greatest extent possible that signs are posted at retail outlets in the State of California where the Products are sold. Point-of-sale warnings shall be provided through one or more signs posted in close proximity to the point of display of the Products that state:

WARNING TO CALIFORNIA RESIDENTS:

The colored artwork or designs used on this product contain lead and/or cadmium, chemicals known to the State of California to cause birth defects and other reproductive harm. This warning is required by Proposition 65.

A point-of-sale warning shall be provided in a manner such that the consumer understands to which *specific* Products the warning applies so as to minimize if not eliminate the chance that an overwarning situation will arise.

(b) Mail Order Catalog and Internet Sales. Defendant shall satisfy its warning obligations for Products that are sold by mail order catalog or from the internet to California

1 residents, by providing a warning: (a) in the mail order catalog and/or on the website; or (b) with the
2 Product when it is shipped to an address in California. Warnings given in the mail order catalog or on
3 the website shall identify the specific Product to which the warning applies as further specified in
4 Sections 2.2.1(b)(i), (ii) and/or (iii) as applicable:

5 (i) **Mail Order Catalog.** Any warning provided in a mail order
6 catalog must be in the same type size or larger as the product description text within the catalog. The
7 following warning shall be provided on the same page and in the same location as the display and/or
8 description of the Product:

9 **WARNING TO CALIFORNIA RESIDENTS:**

10 The colored artwork or designs used on this
11 product contain lead and/or cadmium,
12 chemicals known to the State of California
13 to cause birth defects and other reproductive
14 harm. This warning is required by
15 Proposition 65.

16 If Defendant elects to provide warnings in the mail order catalog, then the warnings must be
17 included in all catalogs offering to sell one or more Products printed after November 30, 2006.

18 (ii) **Internet Web Sites and Pages.** A warning may be given in
19 conjunction with the sale of the Product via the internet, provided it appears either: (a) on the same web
20 page on which the Product is displayed; (b) on the same web page as the order form for the Product; (c)
21 on the same page as the price for any Product; or (d) on one or more web pages displayed to a purchaser
22 during the checkout process for sale of the Product. The following warning statement shall be used and
23 shall appear in one or more of the above locations in a manner such that is calculated to ensure that it
24 will be read and understood by an ordinary individual under customary conditions of purchase of a
25 Product prior to purchase:

26 **WARNING TO CALIFORNIA RESIDENTS:**

27 The colored artwork or designs used on this
28 product contain lead and/or cadmium,
chemicals known to the State of California
to cause birth defects and other reproductive
harm. This warning is required by
Proposition 65.

(iii) **Package Insert or Label.** For all Products sold by catalog or via
the internet, a warning may be provided with the Product when it is shipped directly to an individual in

California, by either: (a) affixing the following warning language to the packaging, labeling or directly to a specific Product; (b) inserting a warning card measuring at least 4" x 6" in the shipping carton which contains the following warning language; or (c) by placing the following warning statement on the packing slip or customer invoice on the line directly below the description of the Product on the packing slip or customer invoice:

WARNING TO CALIFORNIA RESIDENTS:

The colored artwork or designs used on this product contain lead and/or cadmium, chemicals known to the State of California to cause birth defects and other reproductive harm. This warning is required by Proposition 65.

Alternatively, CBS may place the following language on the packing slip or invoice and specifically identifying the Product in lettering of the same size or larger as the description of the Product:

WARNING TO CALIFORNIA RESIDENTS:

The colored artwork or designs used on the following product(s) contain lead and/or cadmium, chemicals known to the State of California to cause birth defects or other reproductive harm: *[list products for which warning is given]*. This warning is required by Proposition 65.

The Defendant shall, in conjunction with providing the foregoing warning, also inform the consumer, in a conspicuous manner, that he or she may return the Product for a full refund (including shipping costs for both the receipt and the return of the Product) within thirty (30) days of his or her receipt of the Product.

2.2.2 Exceptions

The warning requirements set forth in Section 2.2.1 shall not apply to any Products shipped to a third party before the Effective Date.

3. MONETARY PAYMENTS

3.1 Penalties Pursuant to Health & Safety Code §25249.7(b)

Pursuant to Health & Safety Code §25249.7(b), CBS shall pay \$10,000 in civil penalties with the penalty payment to be made on or before October 20, 2006, and be made payable to the "HIRST &

1 CHANLER LLP in Trust For Russell Brimer" and shall be delivered to plaintiff's counsel at the
2 following address:

3 HIRST & CHANLER LLP
4 Attn: Proposition 65 Controller
5 2560 Ninth Street
6 Parker Plaza, Suite 214
7 Berkeley, CA 94710-2565

8 **3.2 Apportionment of Penalties Received**

9 All penalty monies received shall be apportioned by Brimer in accordance with Health & Safety
10 Code §25192, with 75% of these funds remitted by Brimer to the State of California's Office of
11 Environmental Health Hazard Assessment and the remaining 25% of these penalty monies retained by
12 Brimer as provided by Health & Safety Code §25249.12(d). Brimer shall bear all responsibility for
13 apportioning and paying to the State of California the appropriate civil penalties paid in accordance with
14 this Section.

15 **4. REIMBURSEMENT OF FEES AND COSTS**

16 The Parties acknowledge that Brimer and his counsel offered to resolve this dispute without
17 reaching terms on the amount of fees and costs to be reimbursed to them, thereby leaving this fee issue
18 to be resolved after the material terms of the agreement had been settled. CBS then expressed a desire to
19 resolve the fee and cost issue shortly after the other settlement terms had been finalized. The Parties
20 then attempted to (and did) reach an accord on the compensation due to Brimer and his counsel under
21 the private attorney general doctrine codified at California Code of Civil Procedure §1021.5 for all work
22 performed through the Court's approval of this agreement. Under the private attorney general doctrine,
23 CBS shall reimburse Brimer and his counsel for fees and costs incurred as a result of investigating,
24 bringing this matter to CBS' attention, litigating and negotiating a settlement in the public interest and
25 seeking the Court's approval of the settlement agreement. CBS shall pay Brimer and his counsel
26 \$32,000 for all attorneys' fees, expert and investigation fees, litigation and related costs. The payment
27 shall be made payable to HIRST & CHANLER LLP and shall be delivered on or before October 20,
28 2006, at the following address:

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1 HIRST & CHANLER LLP
2 Attn: Proposition 65 Controller
3 2560 Ninth Street
4 Parker Plaza, Suite 214
5 Berkeley, CA 94710-2565

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5. **RELEASE OF ALL CLAIMS**

5.1 **Release of CBS and Downstream Customers**

In further consideration of the promises and agreements herein contained, and for the payments to be made pursuant to Sections 3 and 4, Brimer, on behalf of himself, his past and current agents, representatives, attorneys, successors and/or assignees, and in the interest of the general public, hereby waives all rights to institute or participate in, directly or indirectly, any form of legal action and releases all claims, including, without limitation, all actions, and causes of action, in law or in equity, suits, liabilities, demands, obligations, damages, costs, fines, penalties, losses or expenses (including, but not limited to, investigation fees, expert fees and attorneys' fees) of any nature whatsoever, whether known or unknown, fixed or contingent (collectively "Claims"), against CBS and each of its downstream distributors, wholesalers, licensors, licensees, auctioneers, retailers, franchisees, dealers, customers, owners, purchasers, users, parent companies, corporate affiliates, subsidiaries, and their respective officers, directors, attorneys, representatives, shareholders, agents, and employees, and sister and parent entities (collectively "Releasees"). This release is limited to those claims that arise under Proposition 65, as such claims relate to CBS' alleged failure to warn about exposures to or identification of the Listed Chemicals contained in the Products.

The Parties further understand and agree that this release shall not extend upstream to any entities that manufactured the Products or any component parts thereof, or any distributors or suppliers who sold the Products or any component parts thereof to CBS. Notwithstanding the foregoing, Brimer agrees to and hereby does release CBS' upstream suppliers, including but not limited to Best Promotions, Inc. and TV City Gifts (including their respective downstream distributors, wholesalers, licensors, licensees, auctioneers, retailers, franchisees, dealers, customers, owners, purchasers, users, parent companies, corporate affiliates, subsidiaries, and their respective officers, directors, attorneys, representatives, shareholders, agents, and employees, and sister and parent entities), from any liability resulting from the

1 sale of Products sold by CBS to California consumers. This release does not extend to Products sold by
2 such Releasees to other entities for sale in California other than CBS.

3 The parties further agree and acknowledge that this Consent Judgment is a full, final, and binding
4 resolution of any direct or derivative violation of Proposition 65 that has been or could have been asserted
5 in Complaint against CBS for the CBS Releasees' alleged failure to provide clear and reasonable
6 warnings of exposure to or identification of the Listed Chemical in the Products. It is specifically
7 understood and agreed that CBS' compliance with the terms of this Consent Judgment resolves all issues
8 and liability, now and in the future (so long as CBS complies with the terms of the Consent Judgment)
9 concerning CBS' and the CBS Releasees' compliance with the requirements of Proposition 65, as to the
10 Listed Chemicals in the Products.

11 **5.2 CBS' Release of Brimer**

12 CBS waives any and all claims against Brimer, his attorneys and other representatives, for any and
13 all actions taken or statements made (or those that could have been taken or made) by Brimer and his
14 attorneys and other representatives, whether in the course of investigating claims or otherwise seeking
15 enforcement of Proposition 65 against it in this matter and/or with respect to the Products.

16 **6. COURT APPROVAL**

17 This Consent Judgment is not effective until it is approved and entered by the Court and shall be
18 null and void if, for any reason, it is not approved and entered by the Court within one
19 year after it has been fully executed by all Parties, in which event any monies that have been provided to
20 Plaintiff, or his counsel pursuant to Section 3 and/or Section 4 above, shall be refunded within fifteen
21 (15) days.

22 **7. SEVERABILITY**

23 If, subsequent to court approval of this Consent Judgment, any of the provisions of this Consent
24 Judgment are held by a court to be unenforceable, the validity of the enforceable provisions remaining
25 shall not be adversely affected.

26 **8. ATTORNEYS' FEES**

27 In the event that a dispute arises with respect to any provision of this Consent Judgment, the
28 prevailing party shall, except as otherwise provided herein, be entitled to recover reasonable attorneys'

fees and costs incurred in connection with such dispute.

1 **9. GOVERNING LAW**

2 The terms of this Consent Judgment shall be governed by the laws of the State of California and
3 apply within the State of California. In the event that Proposition 65 is repealed or is otherwise rendered
4 inapplicable by reason of law generally, or as to the Products, CBS shall have no further obligations
5 pursuant to this Consent Judgment with respect to, and to the extent that, the Products are so affected.

6 **10. NOTICES**

7 Unless specified herein, all correspondence and notices required to be provided pursuant to this
8 Consent Judgment shall be in writing and personally delivered or sent by: (i) first-class, (registered or
9 certified mail) return receipt requested; or (ii) overnight courier on any Party by the other party at the
10 following addresses:

11 To CBS:

12
13 Brian T. Hafter
14 STEEFEL, LEVITT & WEISS
15 One Embarcadero Center, Suite 3000
16 San Francisco, CA 94111

17 To Brimer:

18 HIRST & CHANLER LLP
19 2560 Ninth Street
20 Parker Plaza, Suite 214
21 Berkeley, CA 94710-2565
22 Attn: Proposition 65 Controller

23 Any Party, from time to time, may specify in writing to the other Party a change of address to
24 which all notices and other communications shall be sent.

25 **11. COUNTERPARTS; FACSIMILE SIGNATURES**

26 This Consent Judgment may be executed in counterparts and by facsimile, each of which shall be
27 deemed an original, and all of which, when taken together, shall constitute one and the same document.

28 **12. COMPLIANCE WITH HEALTH & SAFETY CODE § 25249.7(f)**

Brimer agrees to comply with the reporting form requirements referenced in Health & Safety
Code §25249.7(f).

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13. **ADDITIONAL POST EXECUTION ACTIVITIES**

1 Brimer and CBS agree to mutually employ their best efforts to support the entry of this Agreement
2 as a Consent Judgment and obtain approval of the Consent Judgment by the Court in a timely manner.

3 The Parties acknowledge that, pursuant to Health & Safety Code § 25249.7, a noticed motion is required
4 to obtain judicial approval of this Consent Judgment. Accordingly, the Parties agree to file a Joint
5 Motion to Approve the Agreement ("Joint Motion"), the first draft of which Plaintiff's counsel shall
6 prepare, within a reasonable period of time after the Execution Date (i.e., not to exceed thirty (30) days
7 unless otherwise agreed to by the Parties' counsel based on unanticipated circumstances). CBS shall have
8 no additional responsibility to Plaintiff's counsel pursuant to Code of Civil Procedure §1021.5 or
9 otherwise with regard to reimbursement of any fees and costs incurred with respect to the preparation and
10 filing of the Joint Motion and its supporting declaration or with regard to Plaintiff's counsel appearing for
11 a hearing thereon. Within ten (10) days after entry of this Consent Judgment, Brimer shall file a
12 dismissal without prejudice of the entire action.

13 **14. MODIFICATION**

14 _____ This Consent Judgment may be modified only: (1) by written agreement of the Parties and upon
15 entry of a modified Consent Judgment by the Court thereon; or (2) upon a successful motion of any Party
16 and entry of a modified Consent Judgment by the Court. The Attorney General shall be served with notice
17 of any proposed modification to this Consent Judgment at least fifteen (15) days in advance of its
18 consideration by the Court.

19 **15. AUTHORIZATION**

20 The undersigned are authorized to execute this Consent Judgment on behalf of their respective
21 Parties and have read, understood and agree to all of the terms and conditions of this Consent Judgment.
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AGREED TO:
Date: _____
By: _____
Plaintiff Russell Brimer

AGREED TO:
Date: 12 October 2006
By: UP Wesling
Defendant CBS
BROADCASTING, INC.

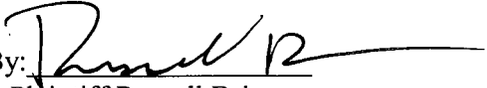
APPROVED AS TO FORM:
Date: _____
HIRST & CHANLER LLP
By: _____
Christopher M. Martin
Attorneys for Plaintiff
RUSSELL BRIMER

APPROVED AS TO FORM:
Date: 10/17/06
STEEFEL, LEVITT &
WEISS
By: [Signature]
Brian T. Hafter
Attorneys for Defendant
CBS
BROADCASTING,
INC.

IT IS SO ORDERED.

Date: _____

JUDGE OF THE SUPERIOR
COURT

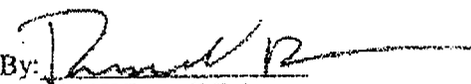
<p>1 AGREED TO:</p> <p>2 Date: <u>10-16-06</u></p> <p>3</p> <p>4 By: </p> <p>5 Plaintiff Russell Brimer</p>	<p> AGREED TO:</p> <p> Date: _____</p> <p> By: _____</p> <p> Defendant CBS BROADCASTING, INC.</p>
<p>7 APPROVED AS TO</p> <p>8 FORM:</p> <p>9 Date: _____</p> <p>10 HIRST & CHANLER LLP</p> <p>11</p> <p>12 By: _____</p> <p>13 Christopher M. Martin Attorneys for Plaintiff RUSSELL BRIMER</p>	<p> APPROVED AS TO</p> <p> FORM:</p> <p> Date: _____</p> <p> STEEFEL, LEVITT & WEISS</p> <p> By: _____</p> <p> Brian T. Hafter Attorneys for Defendant CBS BROADCASTING, INC.</p>

16 **IT IS SO ORDERED.**

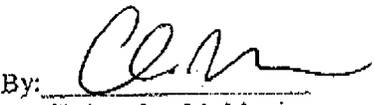
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AGREED TO:
Date: 10-16-06
By: 
Plaintiff Russell Brimer

AGREED TO:
Date: _____
By: _____
Defendant CBS
BROADCASTING, INC.

APPROVED AS TO FORM:
Date: 10/16/06
HIRST & CHANLER LLP
By: 
Christopher M. Martin
Attorneys for Plaintiff
RUSSELL BRIMER

APPROVED AS TO FORM:
Date: _____
STEEFEL, LEVITT &
WEISS
By: _____
Brian T. Hafter
Attorneys for Defendant
CBS
BROADCASTING,
INC.

IT IS SO ORDERED.

Date: _____

JUDGE OF THE SUPERIOR
COURT

Exhibit A

ITEM #	ITEM DESCRIPTION	NET QTY SHPD
CSS100031	LATE SHOW CERAMIC MUG	166
CSS100067	CBS WHITE CERAMIC MUG	2
CSS100068	CBS BLACK CERAMIC MUG	31
CSS100083	CBS SHOT GLASS BLACK	6
CSS100084	CBS SHOT GLASS BLUE	6
CSS100094	CBS NEWS WHITE CERAMIC MUG	11
CSS100095	CBS NEWS BLACK CERAMIC MUG	20
CSS100105	FACE THE NATION MUG	1
CSS100135	PRICE IS RIGHT CERAMIC MUG	61
CSS100144	Y&R MUG WHITE CERAMIC	45
CSS100150	BOLD & BEAUTIFUL CERAMIC MUG	16
CSS100181	E L RAYMOND MUG BLACK CERAMIC	38
CSS100187	I LOVE LUCY CERAMIC RED MUG	8
CSS100285	HONEYMOONERS WHITE MUG WVA-VA-	4
CSS100287	EARLY SHOW CERAMIC MUG WHITE 2	3
CSS100313	CBS SPORTS MUG CERAM NAVY	3
CSS100314	CBS SPORTS MUG CERAMIC YELLOW	4
CSS100315	CBS SPORTS NCAA CERAMIC MUG	1
CSS100335	GUIDING LIGHT SAUCER CUP WHITE	3
CSS100340	GUIDING LIGHT MUG	15
CSS100341	AS THE WORLD TURNS MUG	26
CSS100346	AS THE WORLD TURNS SAUCER T CUP	6
CSS100375	60 MINUTES MUG WHITE	13
CSS100376	TOUCHED BY ANGEL MUG NAVY	4
CSS100402	Y&R CRIMSON LIGHTS WHITE MUG	113
CSS100522	CSI HEAT SENSOR MUG	162
CSS100535	Y&R SHOT GLASS - CLEAR	15
CSS100539	BOLD & BEAUTIFUL MUG W/ SAUCER	12
CSS100636	SURVIVOR 3 ELEPHANT MUG	29
CSS100637	SURVIVOR 3 SHOTGLASS	5
CSS100638	SURV 3 CAMPFIRE MUG WHITE	19
CSS100790	SURV 5 ELEPHANT MUG	19
CSS100850	SURVIVOR 6 SHOTGLASS	5
CSS100868	SURV UNIVERSAL TALL SHOT GLASS	17
CSS100949	CSI: BADGE LOGO MUG VIP BLACK	38
CSS100950	CSI: BADGE TEST TUBE SHOT GLASS	25
CSS100961	BIG BROTHER MUG BLACK LOGO GEN	40
CSS100962	BIG BROTHER TALL SHOT GLASS W/	14
CSS100970	SURVIVOR 7 P.I. SHOT GLASS	4
CSS101046	JAG CERAMIC MUG NVY W/YELLO	43
CSS101087	SURVIVOR SHOT GLASS SET1 S1-S4	45
CSS101088	SURVIVOR SHOT GLASS SET2 S5-S7	49
CSS101105	SURV 8 ALL STAR SHOT GLASS CLEA	24
CSS101106	SURV 8 ALL STAR CAMP MUG	221
CSS101238	B&B SHOT GLASS BLACK W/ LOGO	5
CSS101258	SURV 9 CLEAR SHOT GLASS	69
CSS101259	SURV 9 FIRE RED SHOT GLASS	109
CSS101260	SURV 9 CAMPFIRE MUG	339

CSS101364	CSI: NY BLUE FROSTED SHOT GLASS	3
CSS101432	CSI: NY HEAT SENSITIVE MUG	96
CSS101433	CSI: MIAMI FROSTED SHOT GLASS	4
CSS101462	SURVIVOR 10 CAMPFIRE MUG BLUE	249
CSS101463	SURVIVOR 10 SHOT GLASS CLEAR	89
CSS101464	SURVIVOR 10 SHOT GLASS CAMOFLAU	52
CSS101472	WORLDWIDE PANTS MUG NAVY	9
CSS101504	CSI: 3 LOGO SHOT GLASS SET OF 3	6
CSS101508	JOAN OF ARCADIA BLACK MUG	10
CSS101522	LATE LATE SHOW OCEAN BLUE MUG	17
CSS101550	CSI MIAMI HEAT SENSOR MUG	79
CSS101589	SURVIVOR 11 CAMPFIRE MUG PURPLE	157
CSS101590	SURVIVOR 11 SHOT GLASS CLEAR	100
CSS101651	KING OF QUEENS MUG WHITE 12OZ	5
CSS101711	AMAZING RACE HEAT SENSITIVE MUG	27
CSS101738	SURVIVOR 12 CAMPFIRE MUG BLACK	28
CSS101739	SURVIVOR 12 SHOTGLASS CLEAR	14