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• }	SUPERIOR COURT OF THE STATE OF CALIFORNIA
	FOR THE COUNTY OF ALAMEDA
10	UNLIMITED JURISDICTION
1	TEOLED OF THE STATE OF CHEM CIRCLES, CH.
. 12	rel. BILL LOCKYER, Attorney General, et al.,) (Consolidated with RG 04-162037, RG Plaintiffs,) 04-169511)
1:	j , i , i , i , i , i , i , i , i , i ,
1	vs.) [PROPOSED] CONSENT JUDGMENT) AS TO PLANET BEAUTY, INC.)
1:	WAREHOUSE CORPORATION, et al,
1	Defendants.
1	7 {
1:	AND RELATED CONSOLIDATED CASES.
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20	1. INTRODUCTION
2	1.1 This consent stugment is entered into by the content of Environmental rectal, a
2:	Camornia non prono corporation (Casta), and a manor account (Casta), the contract of the casta in the cas
2:	dumis asserted by CEIT against Defondant as out form in the operative complaint in the matter
24	Official Come for Environmental Treatment, Then, or an, Friancea County Superior Court
2:	Case No. No vo 207331 (the main fields).
20	1.2 Off May 12, 2000, CEST from the original complaint in the Haust Notion, which was
2'	later consolidated with three outer actions including the read case children's copie v. But vington
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CONSENT JUDGMENT - PLANET BEAUTY, INC.

Coat Factory et al. (Alameda Superior Court Case No. RG 04-162075).

- 1.3 On February 21, 2006, upon noticed motion, the Court entered a Consent Judgment against a group of other defendants in the consolidated actions (the "Master Consent Judgment").
- 1.4 On June 15, 2006, upon noticed motion, the Court amended the Master Consent Judgment by entering an Amended Consent Judgment in the consolidated actions (the "Amended Master Consent Judgment").
- 1.5 On June 28, 2007, CEH provided a "Notice of Violation of Proposition 65" to the California Attorney General, the District Attorneys of every county in California, the City Attorneys of every California city with a population greater than 750,000, and to Planet Beauty, Inc., regarding the presence of lead in jewelry manufactured, distributed or sold by Defendant.
- 1.6 On November 8, 2007, the complaint in the *Nadri* Action was amended to name additional defendants, including Defendant Planet Beauty, Inc. (the Fourth Amended Complaint in the *Nadri* Action is herein referred to as the Complaint")
- 1.7 Defendant is a corporation that employs 10 or more persons, and which manufactures, distributes and/or sells Covered Products in the State of California.
- 1.8 For purposes of this Consent Judgment only, CEH and Defendant (the "Parties") stipulate that this Court has jurisdiction over the allegations of violations contained in the Complaint and personal jurisdiction over Defendant as to the acts alleged in the Complaint, that venue is proper in the County of Alameda, and that this Court has jurisdiction to enter this Consent Judgment as a full and final resolution of all claims which were or could have been raised in the Complaint based on the facts alleged therein with respect to Covered Products manufactured, distributed, and/or sold by Defendant.
- 1.9 CEH and Defendant enter into this Consent Judgment as a full and final settlement of all claims that were raised in the Complaint, or which could have been raised in the Complaint, arising out of the facts or conduct related to Defendant alleged therein. By execution of this Consent Judgment and agreeing to comply with its terms, the Parties do not admit any facts or conclusions of law, including, but not limited to, any facts or conclusions of law suggesting or demonstrating any violations of Proposition 65 or any other statutory, common law or equitable

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2. **DEFINITIONS**

- 2.1 The term "Covered Products" means (a) the following ornaments worn by a person: an anklet, arm cuff, bracelet, brooch, chain, crown, cuff link, hair accessories, earring, necklace, pin, ring, and Body Piercing Jewelry, or (b) any bead, chain, link, pendant, or other component of such an ornament.
- 2.2 The term "Effective Date" means the date this Consent Judgment is entered by the Court.

3. INJUNCTIVE RELIEF

- 3.1 **Reformulation of Covered Products.** After the Effective Date, Defendant shall not manufacture, ship, or sell or offer for sale any Covered Product within the United States that contains any component, or is made of any material, that contains more than 0.001 percent lead by weight (100 ppm). Any determination of lead content of a Covered Product under this Consent Judgment shall be conducted pursuant to the Test Protocols set forth in Exhibit A.
- 3.2 Market Withdrawal of Covered Products. On or before the Effective Date, Defendant shall cease shipping (1) the Metal and CZ Owl Necklace, Item No. 435, which was identified in the 60-Day Notice of Violation sent by CEH to Defendant, and (2) the Pave Hair Clips, Manufacturer ID No. 7-81580-00671-1 (the "Recall Products"), to stores and/or customers in California, and Defendant shall withdraw the Recall Products from the market in California, and, at a minimum, send instructions to any of its stores and/or customers that offer the Recall Products for sale in California to cease offering such Recall Products for sale in California and to

either return all the Recall Products to Defendant for destruction, or to directly destroy the Recall Products. Any destruction of such Recall Products shall be in compliance with all applicable laws. Defendant shall keep and make available to CEH for inspection and copying records and correspondence regarding the market withdrawal and destruction of such Recall Products. If there is a dispute over the corrective action, the Parties shall meet and confer before seeking any remedy in court.

4. ENFORCEMENT

4.1 CEH may, by motion or application for an order to show cause before the Superior Court of the County of Alameda, enforce the terms and conditions contained in this Consent Judgment. Should CEH prevail on any motion or application under this section, CEH shall be entitled to recover its reasonable attorneys' fees and costs associated with such motion or application.

5. PAYMENTS

- 5.1 **Payments From Defendant.** Within five days of the entry of this Consent Judgment, Defendant shall pay the total sum of \$35,000 as a settlement payment.
- 5.2 Allocation of Payments. The total settlement amount for Defendant shall be paid in three separate checks delivered to the offices of the Lexington Law Group, LLP (Attn: Eric Somers), 1627 Irving Street, San Francisco, California 94122 and made payable and allocated as follows:
- 5.2.1 Defendant shall pay the sum of \$1,000 as a penalty pursuant to Health & Safety Code §25249.7(b),
- 5.2.2 Defendant shall pay the sum of \$11,200 as payment to CEH in lieu of penalty pursuant to Health & Safety Code §25249.7(b), and California Code of Regulations, title 11, §3202(b). CEH will use such funds to continue its work educating and protecting people from exposures to toxic chemicals, including heavy metals. In addition, CEH may use a portion of such funds to monitor and enforce compliance with the reformulation requirements of this and other similar Consent Judgments. The payment in lieu of penalty check shall be made payable to the Center For Environmental Health.

5.2.3 Defendant shall pay the sum of \$22,800 as reimbursement of reasonable attorneys' fees and costs. The attorneys' fees and cost reimbursement check shall be made payable to the Lexington Law Group, LLP.

6. MODIFICATION AND DISPUTE RESOLUTION

- 6.1 **Modification.** This Consent Judgment may be modified from time to time by express written agreement of the Parties, with the approval of the Court, or by an order of this Court upon motion and in accordance with law.
- 6.2 **Notice; Meet and Confer.** Any Party seeking to modify this Consent Judgment shall attempt in good faith to meet and confer with all affected Parties prior to filing a motion to modify the Consent Judgment.

7. CLAIMS COVERED AND RELEASE

- 7.1 This Consent Judgment is a full, final, and binding resolution between CEH and Defendant and its parents, shareholders, divisions, subdivisions, subsidiaries, partners, sister companies and their successors and assigns ("Defendant Releasees"), and all entities other than those listed on Exhibit B of this Consent Judgment to whom they distribute or sell Covered Products, including but not limited to distributors, wholesalers, customers, retailers, franchisees, cooperative members, and licensees ("Downstream Defendant Releasees"), of any violation of Proposition 65 or any other statutory or common law claims that have been or could have been asserted in the public interest against Defendant, Defendant Releasees, and Downstream Defendant Releasees, regarding the failure to warn about exposure to lead arising in connection with Covered Products manufactured, distributed, or sold by Defendant prior to the Effective Date.
- 7.2 CEH, for itself and acting on behalf of the public interest pursuant to Health and Safety Code §25249.7(d), releases, waives, and forever discharges any and all claims against Defendant, Defendant Releasees, and Downstream Defendant Releasees arising from any violation of Proposition 65 or any other statutory or common law claims that have been or could have been asserted in the public interest regarding the failure to warn about exposure to lead arising in connection with Covered Products manufactured, distributed or sold by Defendant prior to the Effective Date.

1	7.3 Compliance with the terms of this Consent Judgment by Defendant and its
2	Defendant Releasees shall constitute compliance with Proposition 65 by that Defendant, its
3	Defendant Releasees and their Downstream Defendant Releasees with respect to any alleged
4	failure to warn about Lead in Covered Products manufactured, distributed or sold by Defendant
5	after the Effective Date.
6	8. PROVISION OF NOTICE
7	8.1 When any party is entitled to receive any notice under this Consent Judgment, the
8	notice shall be sent by certified mail and electronic mail as follows:
9	8.1.1 Notices to Defendant. The person for Defendant to receive Notices
10	pursuant to this Consent Judgment shall be:
11	Houman Fakhimi
12	Fakhimi & Associates 3 Hutton Centre Drive, Suite 620
13	Santa Ana, California 92707 Tel: (714) 542-2188 / Fax: (714) 542-3119
14	hfakhimi@lawhf.com
15	8.1.2 Notices to Plaintiff. The person for CEH to receive Notices pursuant to
16	this Consent Judgment shall be:
17	Eric S. Somers Lexington Law Group, L.L.P.
18	1627 Irving Street
19	San Francisco, California 94122 Tel: (415) 759-4111 / Fax: (415) 759-4112
20	esomers@lexlawgroup.com
21	8.2 Any party may modify the person and address to whom the notice is to be sent by
22	sending each other party notice by certified mail and/or other verifiable form of written
23	communication.
24	9. COURT APPROVAL
25	9.1 This Consent Judgment shall become effective on the Effective Date, provided
26	however, that CEH shall prepare and file a Motion for Approval of this Consent Judgment and
27	Defendant shall support approval of such Motion.

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10. GOVERNING LAW AND CONSTRUCTION

- 10.1 The terms of this Consent Judgment shall be governed by the laws of the State of California.
- The Parties, including their counsel, have participated in the preparation of this Consent Judgment and this Consent Judgment is the result of the joint efforts of the Parties. This Consent Judgment has been accepted and approved as to its final form by all Parties and their counsel. Accordingly, any uncertainty or ambiguity existing in this Consent Judgment shall not be interpreted against any Party as a result of the manner of the preparation of this Consent Judgment. Each Party to this Consent Judgment agrees that any statute or rule of construction providing that ambiguities are to be resolved against the drafting Party should not be employed in the interpretation of this Consent Judgment and, in this regard, the Parties hereby waive California Civil Code §1654.

11. ENTIRE AGREEMENT

11.1 This Consent Judgment contains the sole and entire agreement and understanding of the Parties with respect to the entire subject matter hereof, and any and all prior discussions, negotiations, commitments, or understandings related thereto, if any, are hereby merged herein and therein. There are no warranties, representations, or other agreements between the Parties except as expressly set forth herein. No representations, oral or otherwise, express or implied, other than those specifically referred to in this Consent Judgment have been made by any Party hereto. No other agreements not specifically contained or referenced herein, oral or otherwise, shall be deemed to exist or to bind any of the Parties hereto. No supplementation, modification, waiver, or termination of this Consent Judgment shall be binding unless executed in writing by the Party to be bound thereby. No waiver of any of the provisions of this Consent Judgment shall be deemed or shall constitute a waiver of any of the other provisions hereof whether or not similar, nor shall such waiver constitute a continuing waiver.

CONSENT JUDGMENT - PLANET BEAUTY, INC.

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1	Datad N 2000	
2	Dated: November 25, 2008. December 9, 2008	PLANET BEAUTY, INC.
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5		Bahman Fakhini
6		Printed Name
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9		Title
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11	IT IS SO ORDERED, ADJUDGED, AND DECREED	
12	Dated:	
13	Dateu.	Honorable Robert J. Freedman
14		Judge of the Superior Court of the State of California
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EXHIBIT A (TESTING PROTOCOLS)

The following test methods must be used to determine compliance with the lead standards set forth in this Consent Judgment. Laboratory sample preparation protocols specific for testing the lead content of jewelry components are not readily available. The sample preparation method used in USEPA Method 3050B or Method 3051 shall be followed, as modified in the following table for use with jewelry samples. The laboratory should make every effort to assure that samples removed from jewelry pieces are representative of the component to be tested, and are free of contamination from extraneous dirt and material not related to the jewelry component to be tested. All jewelry component samples shall be washed prior to testing using standard laboratory detergent, rinsed with laboratory reagent grade deionized water, and dried in a clean ambient environment. If components must be cut or scraped to obtain a sample, then metal snips, scissors, or other cutting tools used must be made of stainless steel and washed and rinsed before each use and between samples.

Samples should be digested in containers that are known to be free of lead using acids that are not contaminated by lead. Analytical Reagent grade digestion acids and reagent grade deionized water are required. Method Blanks, consisting of all reagents used in sample preparation handled, digested and made to volume in the same exact manner and in the same container type as samples, shall be tested with each group of 20 or fewer samples tested. The results for the Method Blank shall be reported with each group of sample results, and shall be below the stated reporting limit for sample results to be considered valid.

All jewelry components samples shall be prepared for testing in accordance with USEPA Method 3050B or 3051, with the following additional notes and exceptions:

COMPONENT	NOTES AND EXCEPTIONS
Metals plated with suitable undercoats and finish coats	Digestion using hot concentrated nitric acid with optional hydrochloric acid and optional hydrogen peroxide. Sample size should be 0.050 g to 1 g. Digested samples may require dilution prior to analysis. Digestion and analysis should achieve a reported detection limit no greater than 0.1% for samples. Any

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EXHIBIT A (TESTING PROTOCOLS)

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1 2		necessary dilutions shall be made to assure that measurements are made within the calibrated range of the analytical instrument.
3	Unplated metal and metal substrates not defined as	Digestion using hot concentrated nitric acid with optional hydrochloric acid and optional hydrogen peroxide. Sample size
4 5	Class 1 Components.	should be 0.050 g to 1 g. Digested samples may require dilution prior to analysis. Digestion and analysis should achieve a reported detection limit no greater than 0.01% for samples. Any
6		necessary dilutions shall be made to assure that measurements are made within the calibrated range of the analytical instrument.
7	Polyvinyl chloride (PVC)	Digestion using hot concentrated nitric acid with optional
8	·	hydrochloric acid and optional hydrogen peroxide. Sample size should be a minimum of 0.05 g if using microwave digestion or
9		0.5 if using hot plate digestion, and should be chopped or comminuted prior to digestion. Digested samples may require
10		dilution prior to analysis. Digestion and analysis should achieve a reported detection limit no greater than 0.001% (10 ppm) for
11 12		samples. Any necessary dilutions shall be made to assure that measurements are made within the calibrated range of the
13		analytical instrument.
14	Non-PVC Plastic/Rubber (e.g., acrylic, polystyrene,	Digestion using hot concentrated nitric acid with optional hydrochloric acid and optional hydrogen peroxide. Sample size
15	plastic beads/stones).	should be a minimum of 0.05 g if using microwave digestion or 0.5 if using hot plate digestion and should be chopped or
16		comminuted prior to digestion. Plastic beads or stones should be crushed prior to digestion. Digested samples may require
17 18		dilution prior to analysis. Digestion and analysis should achieve a reported detection limit no greater than 0.001% (10 ppm) for
19		samples. Any necessary dilutions shall be made to assure that measurements are made within the calibrated range of the
20		analytical instrument.
20 21	Coatings on Glass and Plastic Pearls.	The coating of glass or plastic beads should be scraped onto a surface free of dust, such as a clean weighing paper or pan, using
22		a clean stainless steel razor blade or other clean sharp instrument that will not contaminate the sample with lead. The razor blade
23		or sharp instrument should be rinsed with deionized water, wiped to remove particulate matter, rinsed again, and dried between
24		samples. Weigh the scrapings. A minimum of 50 mg of scraped coating should be used for analysis. If less than 50 mg of scraped
25	Land the state of	coating is obtained from an individual pearl, then multiple pearls
26		from that sample must be scraped and composited to obtain a sufficient sample amount. The number of pearls used to make the
27		composite must be noted. Avoid inclusion of the substrate pearl material in the scrapings. Digest the scrapings according to
28		USEPA Method 3050B or 3051 or equivalent procedure for hot

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1		acid digestion in preparation for trace lead analysis. Dilute the
2		digestate in the minimum volume practical for analysis. Analyze the digested sample according to specification of Exhibit A
3		(approved, validated methodology for inductively-coupled plasma mass spectrometry). A reporting limit of 0.001% (10
4 5		ppm) in the coating must be obtained for the analysis. The sample result must be reported within the calibrated range of the
6		instrument. If the initial test of the sample is above the highest calibration standard, then the sample must be diluted and re-
7		analyzed within the calibrated range of the instrument.
8	Dyes, paints, coatings, varnish, printing inks,	Digestion using hot concentrated nitric acid with optional hydrochloric acid and optional hydrogen peroxide. Sample size
	ceramic glazes, glass,	should be a minimum of 0.050 g, and should be chopped or
9	crystal	comminuted prior to digestion.
10		Digested samples may require dilution prior to analysis. Digestion and analysis should achieve a reported detection limit
11		no greater than 0.001% (10 ppm) for samples. Any necessary
12		dilutions shall be made to assure that measurements are made within the calibrated range of the analytical instrument.
13	Glass and crystal used in	The components should be free of any extraneous material such
14	Children's Products (for weight)	as adhesive before they are weighed. The scale used to weigh these components should be calibrated using NIST certified (S-
15		class) weights of 1 and 2 grams immediately before the components are weighed. The calibration should be accurate to
16		within 0.01 gram.
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EXHIBIT B 1 (LIST OF ENTITIES NOT SUBJECT 2 TO DOWNSTREAM DEFENDANT RELEASE) 3 4 1. Albertson's LLC; Albertson's, Inc.; New Albertson's, Inc. 2. 5 A-List, Inc. dba Kitson 3. Amiee Lynn, Inc. 6 4. AZ3, Inc. 7 5. BCBG Max Azria Group, Inc. 8 6. Beena Beauty Holding, Inc. 9 7. Big A Drug Stores, Inc. 10 8. Busch Entertainment Corporation 11 9. Conair Corporation 12 10. Cousin Corporation of America 13 11. Creative Visions, Inc. dba Country Clutter 14 12. Elite Distributing Company dba Edco 13. 15 Furla (U.S.A.) Incorporated 14. Georgiou Studio, Inc. 16 15. Goody Products, Inc. 17 16. Hand & Mind, Inc. 18 17. Hayun Fashion Investments Corporation dba Planet Funk 19 18. I Love Bracelets, Inc. 20 19. Ivorette-Texas, Inc. dba Upstart Crow Trading Company 21 20. Jacadi USA, Inc. 22 21. La-Kontra 23 22. Legoland California LLC 24 23. Lisa Kline, Inc. 24. Long Rap, Inc. 25 25. Mango 26 26. Marin Beauty Company 27 27. Max Rave, LLC 28

1	28.	Peter David, Inc.
2	29.	Planet Beauty, Inc.
3	30.	Raley's
4	31.	Rite Aid Corporation
5	32.	Safeway Inc.
6	33.	Scünci International, Inc.
7	34.	Sea World, Inc.
8	35.	Shoe Pavilion Corporation; Shoe Pavilion, Inc.
	36.	Six Flags Theme Parks, Inc.
9	37.	Urban Outfitters West LLC; Urban Outfitters, Inc.
10	38.	Venus Fashion Jewelry
11	39.	Whole Foods Market California, Inc.; Whole Foods Market, Inc.
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