1 2 3 4 5 6 7 8 9 10 11	Clifford A. Chanler, Bar No. 135534 David R. Bush, State Bar No. 154511 HIRST & CHANLER LLP 2560 Ninth Street Parker Plaza, Suite 214 Berkeley, CA 94710-2565 Telephone: (510) 848-8880 Facsimile: (510) 848-8118 Attorneys for Plaintiff ANTHONY E. HELD, Ph.D., P.E. Ann G. Grimaldi, State Bar No. 160893 MCKENNA, LONG & ALDRIDGE LLP 101 California Street, 41 <sup>st</sup> Floor San Francisco, CA 94111 Telephone: (415) 267-4000 Facsimile: (415) 267-4198 Attorneys for Defendants FOURSTAR GROUP INC. (FORMERLY		
12	KNOWN AS FOURSTAR INTERNATIONAL TRADING COMPANY), and FOURSTAR GROUP USA, INC.		
13			
14	SUPERIOR COURT OF TH	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
15	FOR THE CITY AND COU	JNTY OF SAN FRANCISCO	
16	UNLIMITED CIV	'IL JURISDICTION	
17			
18	ANTHONY HELD, Ph.D., P.E.,	Case No. CGC-08-480734	
19	Plaintiff,		
20	V. )	STIPULATION AND [PROPOSED] ORDER RE: CONSENT JUDGMENT	
21	() FOURSTAR INTERNATIONAL TRADING )	ONDER RE: CONSENT JUDGMENT	
22	COMPANY; FOURSTAR GROUP U.S.A;)and DOES 1 through 150, inclusive,)		
23	Defendants.		
24	)		
25			
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	STIPULATION AND [PROPOSED]	ORDER RE: CONSENT JUDGMENT	

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1.

#### **INTRODUCTION**

#### 1.1 Anthony E. Held, Ph.D., P.E., and Fourstar

This consent judgment is entered into by and between plaintiff Anthony E. Held, Ph.D., P.E. ("Dr. Held" or "Plaintiff") and defendants Fourstar Group Inc. (formerly known as Fourstar International Trading Company), and Fourstar Group Usa, Inc. (collectively, "Fourstar Defendants") with Plaintiff Held and Fourstar Defendants collectively referred to as the "parties."

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#### 2 <u>Plaintiff Dr. Anthony Held</u>

Dr. Held is an individual residing in the County of Sacramento who seeks to promote awareness of exposure to toxic chemicals and improve human health by reducing or eliminating hazardous substances contained in consumer products.

1.3 Defendants

Fourstar Defendants employ ten or more persons and are persons in the course of doing business for purposes of the Safe Drinking Water and Toxic Enforcement Act of 1986, California Health & Safety Code §25249.6 *et seq.* (Proposition 65).

1.4 General Allegations

Dr. Held alleges that Fourstar Defendants have manufactured, distributed and/or sold certain children's products containing di(2-ethylhexyl)phthalate (hereinafter "DEHP") in the State of California without the requisite health hazard warnings. DEHP is listed pursuant to Proposition 65, and is known to cause birth defects and other reproductive harm. DEHP shall be referred to hereinafter as the "listed chemical."

#### 1.5 <u>Product Description</u>

The products that are covered by this consent judgment are defined as follows: inflatable vinyl toys and other vinyl children's items containing the plasticizer phthalate DEHP, such as the *Robbie Ducky Garden Collection Inflatable Arm Rings* (#0 49696 91946 3). All such inflatable vinyl toys and other vinyl children's items containing DEHP are referred to hereinafter as the "Products".

#### 1.6 <u>Notice of Violation</u>

On June 5, 2008, Dr. Held served Fourstar Defendants and the Office of the California Attorney General of the State of California, all California counties' District Attorneys and all City Attorneys of California cities with populations exceeding 750,000, (collectively, "Public Enforcers") with a document entitled "60-Day Notice of Violation" (the "Notice") that provided Fourstar Defendants and Public Enforcers with notice of alleged violations of California Health & Safety Code §25249.6 for failing to warn consumers that the Products that Fourstar Defendants sold allegedly exposed users in California to the listed chemical, while the items were handled or chewed. On October 3, 2008 and October 17, 2008, Dr. Held served Defendants and Public Enforcers with documents entitled "Supplemental 60-Day Notice of Violation" that provided Defendants and Public Enforcers with notice of alleged violations of California Health & Safety Code §25249.6 which further identified Products that Defendants allegedly sold and that allegedly exposed users in California to the listed chemical, while the items were handled or chewed. On October 3, 0008 and October 17, 2008, Dr. Held served Defendants and Public Enforcers with documents entitled "Supplemental 60-Day Notice of Violation" that provided Defendants and Public Enforcers with notice of alleged violations of California Health & Safety Code §25249.6 which further identified Products that Defendants allegedly sold and that allegedly exposed users in California to the listed chemical, while the items were handled or chewed. To the best of parties' knowledge, no Public Enforcer has diligently prosecuted any of the allegations set forth in the Notice, or Supplemental Notices.

#### 1.7 <u>Complaint</u>

On October 8, 2008, Dr. Held, who was and is acting in the interest of the general public in California, filed a complaint ("Complaint" or "Action") in the Superior Court in and for the County of San Francisco against Fourstar Defendants and Does 1 through 150, alleging violations of California Health & Safety Code §25249.6 based on the alleged exposures to the listed chemical contained in the Products sold by Fourstar Defendants.

#### 1.8 <u>No Admission</u>

Fourstar Defendants deny the material, factual and legal allegations contained in Dr. Held's Notice and Complaint and maintains that all Products that they have sold and distributed in California have been and are in compliance with all laws. Nothing in this consent judgment shall be construed as an admission by Fourstar Defendants 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

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by Fourstar Defendants of any fact, finding, conclusion, issue of law, or violation of law, such being specifically denied by Fourstar Defendants. In order to avoid the costs and expenses of litigation and without admitting liability or wrongdoing, Fourstar Defendants have elected to resolve this matter by settlement and on the terms set forth herein. However, this section shall not diminish or otherwise affect Fourstar Defendants' obligations, responsibilities, and duties 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 Fourstar Defendants as to the allegations contained in the Complaint, that venue is proper in the County of San Francisco and that that this Court has jurisdiction to enter and enforce this consent judgment as a full and final binding resolution of all claims which were or could have been raised in the Complaint against Fourstar Defendants based on the facts alleged therein and in the Notice and Supplemental Notice.

#### 1.10 Effective Date

**Product Warnings** 

For purposes of this consent judgment, the term "Effective Date" shall mean October 1, 2008.

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### **INJUNCTIVE RELIEF: WARNINGS AND REFORMULATION**

2.1

After the Effective Date, Fourstar Defendants shall not sell, ship, or offer to be shipped for sale in California any Products containing the listed chemical unless such Products are sold or shipped with one of the clear and reasonable warnings set forth in subsections 2.1(a) and (b), are otherwise exempt pursuant to Section 2.2, or comply with the reformulation standards set forth in Section 2.3.

Each warning 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 use. Each warning shall be provided in a manner such that the consumer or user understands to which specific Product the

1 warning applies, so as to minimize if not eliminate the chance that an overwarning situation will 2 arise. 3 (a) **Retail Store Sales**. Product Labeling. Fourstar Defendants may perform its warning 4 **(i)** obligation by ensuring that a warning is affixed to the packaging, labeling, or directly on each 5 6 Product sold in retail outlets by Fourstar Defendants or its agents, that states: 7 **WARNING:** This product contains DEHP, a phthalate chemical known to the State of California 8 to cause birth defects and other reproductive harm. 9 **(ii)** Point-of-Sale Warnings. Fourstar Defendants may perform its 10 warning obligations by ensuring that signs are posted at retail outlets in the State of California 11 where the Products are sold. Point-of-sale warnings shall be provided through one or more signs 12 posted in close proximity to the point of display of the Products that states: 13 **WARNING:** This product contains DEHP, a phthalate 14 chemical known to the State of California to cause birth defects and other 15 reproductive harm. Where more than one Product is sold in proximity to other like items or to those that do not 16 17 require a warning (e.g., Reformulated Products as defined in Section 2.3), the following statement 18 must be used: 19 **WARNING**: The following products contain DEHP, a phthalate chemical known to the State of 20 California to cause birth defects and other reproductive harm. 21 [list products for which warning is required] 22 **(b)** Mail Order Catalog and Internet Sales. Fourstar Defendants shall satisfy 23 its warning obligations for Products sold via mail order catalog or the Internet to California 24 residents by providing a warning: (i) in the mail order catalog; or (ii) on the website. Warnings 25 given in the mail order catalog or on the website shall identify the specific Product to which the 26 warning applies as further specified in Sections 2.1(b)(i) and (ii). 27 28

1	(i) Mail Order Catalog Warning. Any warning provided in a mail	
2	order catalog must be in the same type size or larger than the Product description text within the	
2	catalog. The following warning shall be provided on the same page and in the same location as the	
4	display and/or description of the Product:	
5		
6	<b>WARNING:</b> This product contains DEHP, a phthalate chemical known to the State of California to cause birth defects and other reproductive harm.	
7	Where it is impracticable to provide the warning on the same page and in the same location	
8	as the display and/or description of the Product, Fourstar Defendants may utilize a designated	
9	symbol to cross reference the applicable warning and shall define the term "designated symbol"	
10	with the following language on the inside of the front cover of the catalog or on the same page as	
11	any order form for the Product(s):	
12	<b>WARNING:</b> Certain products identified with this	
13	symbol $\nabla$ and offered for sale in this catalog contain DEHP, a phthalate	
14 15	chemical known to the State of California to cause birth defects and other	
16	reproductive harm. The designated symbol must appear on the same page and in close proximity to the display	
10	and/or description of the Product. On each page where the designated symbol appears, Fourstar	
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	Defendants must provide a header or footer directing the consumer to the warning language and	
19 20	definition of the designated symbol.	
20	If Fourstar Defendants elect to provide warnings in the mail order catalog, then the warnings	
21	must be included in all catalogs offering to sell one or more Products printed after the date of entry	
22	of this consent judgment.	
23	(ii) <b>Internet Website Warning</b> . A warning may be given in conjunction	
24	with the sale of the Product via the Internet, provided it appears either: (a) on the same web page	
25	on which the Product is displayed; (b) on the same web page as the order form for the Product; (c)	
26	on the same page as the price for any Product; or (d) on one or more web pages displayed to a	
27	purchaser during the checkout process. The following warning statement shall be used and shall	
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1 appear in any of the above instances adjacent to or immediately following the display, description, 2 or price of the Product for which it is given in the same type size or larger than the Product 3 description text: 4 **WARNING:** This product contains DEHP, a phthalate chemical known to the State of California 5 to cause birth defects and other reproductive harm. 6 7 Alternatively, the designated symbol may appear adjacent to or immediately following the 8 display, description, or price of the Product for which a warning is being given, provided that the 9 following warning statement also appears elsewhere on the same web page, as follows: 10 **WARNING:** Products identified on this page with the following symbol contain DEHP, a 11 phthalate chemical known to the State of California to cause birth defects and other 12 reproductive harm:  $\mathbf{\nabla}$ . 13 (c) **Use of Court Approved DEHP Warning Language** 14 Fourstar Defendants may alternatively use warning language for the Products that is 15 consistent with language Fourstar Defendants employ for products containing DEHP that are not 16 subject to this agreement and where the warning language to be used has been approved by the 17 California Superior Court in a Proposition 65 matter where Fourstar Defendants were a party to the 18 approved settlement. Fourstar Defendants shall provide Dr. Held with a copy of the prior approved agreement in advance of using alternative language consistent with this provision. 19 2.2 **Exceptions To Warning Requirements** 20 21 The warning requirements set forth in Section 2.1 shall not apply to: 22 Any Products shipped by Fourstar Defendants to a retail location in (i) California before July 31, 2008; or 23 Reformulated Products (as defined in Section 2.3 below). (ii) 24 2.3 **Reformulation Standards** 25 Reformulated Products are defined as those containing less than 1,000 ppm of 26 phthalate chemical, as measured by Environmental Protection Agency ("EPA") testing 27 28

STIPULATION AND [PROPOSED] ORDER RE: CONSENT JUDGMENT

methodologies 3580A and 8270C. The warnings required pursuant to Section 2.1 above shall not be required for such Reformulated Products.

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#### .4 <u>Reformulation Commitment</u>

Fourstar Defendants hereby commit that one hundred percent (100%) of the Products that they offer for sale in California after the Effective Date shall qualify as Reformulated Products or shall otherwise be exempt from the warning requirements of Section 2.1. Fourstar Defendants also represent that, as a direct result of Dr. Held's Notice issued on June 5, 2008, they began to immediately implement a process for the reformulation of the Products. In addition, as of July 31, 2008, they had discontinued the sale of Robbie Duckie Garden Collection Inflatable Arm Rings as a result of the Dr. Held's Notice.

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MONETARY PAYMENTS

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

Pursuant to Health & Safety Code §25249.7(b), the total civil penalty assessed shall be \$50,000 (fifty thousand). Fourstar Defendants shall pay \$16,000 (sixteen thousand) in civil penalties and receive a credit of \$34,000 (thirty-four thousand) against this amount in light of its prompt cooperation with Dr. Held in resolving this matter, and its commitments to sell only Reformulated Products in California after the Effective Date pursuant to Section 2.4 above.

Civil penalties are to be apportioned in accordance with California Health & Safety Code §25192, with 75% of these funds remitted to the State of California's Office of Environmental Health Hazard Assessment ("OEHHA") and the remaining 25% of the penalty remitted to Anthony Held as provided by California Health & Safety Code §25249.12(d). Fourstar Defendants shall issue two separate checks for the penalty payment: (a) one check made payable to "Hirst & Chanler LLP in Trust For OEHHA" in the amount of \$12,000 (twelve thousand) representing 75% of the total penalty; and (b) one check to ""Hirst & Chanler LLP in Trust for Anthony Held" in the amount of \$4,000 (four thousand) representing 25% of the total penalty. Two separate 1099s shall be issued for the above payments: (a) OEHHA, P.O. Box 4010, Sacramento, CA, 95814 (EIN: 68-0284486); and (b) Anthony Held, whose information shall be provided five calendar days before the

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payment is due. Payment shall be delivered to Dr. Held's counsel on or before October 15, 2008, at the following address:

HIRST & CHANLER LLP Attn: Proposition 65 Controller 455 Capitol Mall, Suite 605 Sacramento, CA 95814

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

4.1 **Attorney Fees and Costs.** 

The parties acknowledge that Dr. Held and his counsel offered to resolve this dispute without reaching terms on the amount of fees and costs to be reimbursed to them, thereby leaving 10 this fee issue to be resolved after the material terms of the agreement had been settled. Fourstar 11 Defendants then expressed a desire to resolve the fee and cost issue shortly after the other 12 settlement terms had been finalized. The parties then attempted to (and did) reach an accord on the 13 compensation due to Dr. Held and his counsel under general contract principles and the private 14 attorney general doctrine codified at California Code of Civil Procedure (CCP) §1021.5, for all 15 work performed through the mutual execution of this agreement. Fourstar Defendants shall reimburse Dr. Held and his counsel the total of \$41,000 (forty-one thousand) for fees and costs 16 17 incurred as a result of investigating, bringing this matter to Fourstar Defendants' attention, and 18 litigating and negotiating a settlement in the public interest. Fourstar Defendants shall issue a 19 separate 1099 for fees and costs (EIN: 20-3929984) and shall make the check payable to "Hirst & 20 Chanler LLP" and shall be delivered on or before October 15, 2008, to the following address: 21 HIRST & CHANLER LLP Attn: Proposition 65 Controller 22

455 Capitol Mall, Suite 605 Sacramento, CA 95814

4.2 Additional Attorney Fees and Costs in Seeking Judicial Approval.

25 Pursuant to CCP §§1021 and 1021.5, the parties further agree that Fourstar Defendants will 26 reimburse Dr. Held and his counsel for their reasonable fees and costs incurred in seeking judicial 27 approval of this settlement agreement in the trial court and fulfilling other necessary tasks in an 28

STIPULATION AND [PROPOSED] ORDER RE: CONSENT JUDGMENT

amount not to exceed \$8,000 (eight thousand). Such additional fees and costs, exclusive of fees and costs that may be incurred in the event of an appeal include, but are not limited to, drafting and filing of the motion to approve papers, fulfilling the reporting requirements referenced in Health & Safety Code §25249.7(f), responding to any third party objections, filing notice of entry of the Court's approval, corresponding with opposing counsel and appearing before the Court related to the approval process.

Reimbursement of such additional fees and costs shall be due within ten calendar days after receipt of a billing statement from Dr. Held ("Additional Fee Claim"). Payment of the Additional Fee Claim shall be made to "Hirst & Chanler LLP," and the payment shall be delivered, at the following address:

HIRST & CHANLER LLP Attn: Proposition 65 Controller 455 Capitol Mall, Suite 605 Sacramento, CA 95814

Fourstar Defendants have the right to object to such reimbursement and may submit the resolution of this issue to the American Arbitration Association (AAA) in Northern California to determine the reasonableness of the additional fees and costs sought, provided that an arbitration notice, notice of objection, or decision to arbitrate is received by Dr. Held by the end of the ten calendar days. If an arbitration notice is not filed with AAA in a timely manner, Dr. Held may file a motion with the Court pursuant to both CCP §1021.5 and this consent judgment to recover additional attorney fees and costs incurred as set forth in this paragraph. In the event Fourstar Defendants submit the matter to arbitration, Dr. Held may seek, pursuant to CCP §1021.5, reasonable attorney fees and costs incurred for the arbitration.

### RELEASE OF ALL CLAIMS

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### 5.1 Effect of Consent Judgment

As to the Products, this consent judgment is a full, final, and binding resolution between the Plaintiff, acting on behalf of itself and, as to those matters raised in Plaintiff's Notice and Supplemental Notice, on behalf of the general public in the public interest pursuant to Health and Safety Code section 25249.7(d), and Fourstar Defendants and Defendant Releasees (as that term is defined in Section 5.2 below) for their alleged failure to provide clear, reasonable, and lawful warnings of exposure to DEHP contained in the Products with respect to inflatable swim rings, bath animal figures and children's watches. As to the Products, compliance with the terms of this consent judgment resolves any issue, now and in the future, concerning compliance by Fourstar Defendants and Defendant Releasees with existing requirements of Proposition 65 to provide clear and reasonable warning about exposure to DEHP in the Products with respect to inflatable swim rings, bath animal figures, mini vinyl children's purses and children's watches distributed or sold by Fourstar Defendants.

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#### 5.2 Dr. Held's Release of Fourstar Defendants

In further consideration of the promises and agreements herein contained, and for the payments to be made pursuant to Sections 3 and 4, Dr. Held on behalf of himself, his past and current agents, representatives, attorneys, successors, and/or assignees, and as to inflatable swim rings, bath animal figures, mini vinyl children's purses and children's watches only, 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 Fourstar Defendants and each of its downstream wholesalers, licensors, licensees, auctioneers, retailers (including specifically Jo-Ann Stores, Inc.), 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 "Defendant Releasees"). This release is limited to those claims that arise under Proposition 65 that were or could have been asserted in the Complaint against Fourstar Defendants (including any claims that could be asserted in connection with any of the Products covered by this consent judgment) or Defendant Releasees, based on

failure to warn about alleged exposures to the listed chemical contained in the Products, with respect to any Products distributed or sold by Fourstar Defendants. 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 Fourstar Defendants. Dr. Held in his individual capacity and *not* his representative capacity hereby releases all claims which he now has or may have in the future against Fourstar Defendants, irrespective of the subject matter, of all character, kind and nature, whether said claims are known or unknown or are suspected or unsuspected and Dr. Held expressly waives any and all rights and benefits which he now has, or in the future may have, under California Civil Code Section 1542, which provides as follows:

> A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM MUST HAVE MATERIALLY AFFECTED HIS SETTLEMENT WITH THE DEBTOR.

#### 5.3 Fourstar Defendants' Release of Dr. Held

Fourstar Defendants waive any and all claims against Dr. Held, his attorneys, and other representatives for any and all actions taken or statements made (or those that could have been taken or made) by Dr. Held and his attorneys and other representatives, whether in the course of investigating claims or otherwise seeking enforcement of Proposition 65 against them in this matter, and/or with respect to the Products.

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#### COURT APPROVAL

This consent judgment is not effective until it is approved and entered by the Court and shall be null and void if, for any reason, it is not approved and entered by the Court within one year after it has been fully executed by all parties. If the Court does not approve the consent judgment, the parties shall meet and confer as to (and jointly agree on) whether to modify the language or appeal the ruling. If the parties do not jointly agree on a course of action to take, then the case shall proceed in its normal course on the trial court's calendar. In the event that this consent judgment is entered by the Court and subsequently overturned by any appellate court or the motion to approve is

not ultimately granted, any monies that have been provided to Plaintiff, or his counsel pursuant to Section 3 and/or Section 4 above, shall be refunded within fifteen days of the appellate decision becoming final. If the Court's approval is ultimately overturned by an appellate court, the parties shall meet and confer as to (and jointly agree on) whether to modify the terms of the consent judgment. If the parties do not jointly agree on a course of action to take, then the case shall proceed in its normal course on the trial court's calendar.

#### 7. <u>SEVERABILITY</u>

If, subsequent to the execution of this consent judgment, any of the provisions of this consent judgment are held by a court to be unenforceable, the validity of the enforceable provisions remaining shall not be adversely affected.

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#### ENTIRE AGREEMENT

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, and understandings related hereto. No representations, oral or otherwise, express or implied, other than those contained herein have been made by any party hereto. No other agreements not specifically referred to herein, oral or otherwise, shall be deemed to exist or to bind any of the parties.

#### 9. <u>GOVERNING LAW</u>

The terms of this consent judgment shall be governed by the laws of the State of California and apply within the State of California. In the event that Proposition 65 is repealed or is otherwise rendered inapplicable by reason of law generally, or as to the Products, then Fourstar Defendants shall provide written notice to Dr. Held of any asserted change in the law, and shall have no further obligations pursuant to this consent judgment with respect to, and to the extent that, the Products are so affected.

#### 10. <u>NOTICES</u>

Unless specified herein, all correspondence and notices required to be provided pursuant to this consent judgment shall be in writing and personally delivered or sent by: (i) first-class,

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

1	(regis	tered or certified mail) return receipt requested; or (ii) overnight courier on any party by the		
2	other	party at the following addresses:		
3	To Fo	urstar Defendants:		
4		Ann G. Grimaldi, Esq. MCKENNA, LONG & ALDRIDGE, LLP		
5		101 California Street, 41 <sup>st</sup> Floor San Francisco, CA 94111		
6	To Dr	: Held:		
7		Proposition 65 Coordinator		
8		HIRST & CHANLER, LLP 2560 Ninth Street		
9		Parker Plaza, Suite 214 Berkeley, CA 94710-2565		
10 11		Any party, from time to time, may specify in writing to the other party a change of address		
11	to wh	ich all notices and other communications shall be sent.		
12	11.	COUNTERPARTS; FACSIMILE SIGNATURES		
13		This consent judgment may be executed in counterparts and by facsimile, each of which		
15	shall b	be deemed an original, and all of which, when taken together, shall constitute one and the		
16	same	document.		
17	12.	COMPLIANCE WITH HEALTH & SAFETY CODE §25249.7(f)		
18		Dr. Held agrees to comply with the reporting form requirements referenced in California		
19	Health	n & Safety Code §25249.7(f).		
20	13.	ADDITIONAL POST EXECUTION ACTIVITIES		
21		Dr. Held and Fourstar Defendants agree to mutually employ their best efforts to support the		
22	entry	of this agreement as a consent judgment by the trial court and defend the agreement against		
23	any ap	opellate review. The Parties acknowledge that, pursuant to California Health & Safety Code		
24	§25249.7, a noticed motion is required to obtain judicial approval of this consent judgment.			
25	Accordingly, Dr. Held agrees to file a motion to approve the consent judgment, and Fourstar			
26	Defen	dants agree to support it.		
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## **MODIFICATION**

This consent judgment may be modified only: (1) by written agreement of the parties and upon entry of a modified consent judgment by the Court thereon; or (2) upon a successful motion of any party and entry of a modified consent judgment by the Court.

15.

#### **AUTHORIZATION**

The undersigned are authorized to execute this consent judgment on behalf of their respective parties and have read, understood, and agree to all of the terms and conditions of this consent judgment.

AGREED TO: APPROVED	AGREED TO:
Date: By Anthony E Held at 12:24 pm, 10/7/08	Date:
By:	
By:	By: Defendant, FOURSTAR GROUP INC.
Plaintiff, ANTHONY E. HELD, Ph.D., P.E.	(FORMERLY KNOWN AS FOURSTAR
	INTERNATIONAL TRADING COMPANY
	andFOURSTAR GROUP USA, INC.
APPROVED AS TO FORM:	APPROVED AS TO FORM:
Date:	Date:
HIRST & CHANLER LLP	MCKENNA, LONG & ALDRIDGE LLP
Bv:	By:
By: David R. Bush	By: Ann G. Grimaldi
Attorneys for Plaintiff	Attorneys for Defendants FOURSTAR GROUP INC. (FORMERLY
ANTHONY E. HELD, Ph.D., P.E.	KNOWN AS FOURSTAR INTERNATIONA
	TRADING COMPANY), and FOURSTAR GROUP USA, INC.
IT IS SO ORDERED.	
Date:	
	JUDGE OF THE SUPERIOR COURT

#### 14. MODIFICATION

This consent judgment may be modified only: (1) by written agreement of the parties and upon entry of a modified consent judgment by the Court thereon; or (2) upon a successful motion of any party and entry of a modified consent judgment by the Court.

15.

#### AUTHORIZATION

The undersigned are authorized to execute this consent judgment on behalf of their respective parties and have read, understood, and agree to all of the terms and conditions of this consent judgment.

	AGREED TO:
Date:	Date:
By: Plaintiff, ANTHONY E. HELD, Ph.D., P.E.	By: Defendant, FOURSTAR GROUP INC. (FORMERLY KNOWN AS FOURSTAR INTERNATIONAL TRADING COMPANY), andFOURSTAR GROUP USA, INC.
APPROVED AS TO FORM:	APPROVED AS TO FORM:
Date: Oct. 7, 2008 HIRST & CHANLER LLP By: David R. Bush Attorneys for Plaintiff ANTHONY E. HELD, Ph.D., P.E.	Date: MCKENNA, LONG & ALDRIDGE LLP By: Ann G. Grimaldi Attorneys for Defendants FOURSTAR GROUP INC. (FORMERLY KNOWN AS FOURSTAR INTERNATIONAL TRADING COMPANY), and FOURSTAR GROUP USA, INC.
IT IS SO ORDERED.	

|--|

This consent judgment may be modified only: (1) by written agreement of the parties and
upon entry of a modified consent judgment by the Court thereon; or (2) upon a successful motion of
any party and entry of a modified consent judgment by the Court.

#### 15. <u>AUTHORIZATION</u>

The undersigned are authorized to execute this consent judgment on behalf of their respective parties and have read, understood, and agree to all of the terms and conditions of this consent judgment.

AGREED TO:	AGREED TO:
Date:	Date: 10/22/08
By: Plaintiff, ANTHONY E. HELD, Ph.D., P.E.	By: Bruce Peloquin/President-U.S.A. Defendant, FOURSTAR GROUP INC.
	(FORMERLY KNOWN AS FOURSTAR INTERNATIONAL TRADING COMPAN and FOURSTAR GROUP USA, INC.
APPROVED AS TO FORM:	APPROVED AS TO FORM:
Date:	Date: 10 27 08
HIRST & CHANLER LLP	MCKENNA, LONG & ALDRIDGE LLP
By: David R. Bush Attorneys for Plaintiff ANTHONY E. HELD, Ph.D., P.E.	By: <u>Ann G. Grimaldi</u> Ann G. Grimaldi Attorneys for Defendants FOURSTAR GROUP INC. (FORMERLY KNOWN AS FOURSTAR INTERNATION TRADING COMPANY), and FOURSTAR GROUP USA, INC.
IT IS SO ORDERED.	
Date:	JUDGE OF THE SUPERIOR COURT
STIPULATION AND [PROPOSED]	