| · · · . | | | | | |
|---------|--|----------------------|-----------------------------|---------------------------------------|------|
| 1 | Reuben Yeroushalmi (SBN 193981) | ٠. | | | |
| 2 | Daniel D. Cho (SBN 105409) Ben Yeroushalmi (SBN 232540) | | | | · . |
| 3 | 9100 Wilshire Blvd., Suite 610E | | | | |
| 4 | Beverly Hills, CA 90212 Telephone: 310-623-1926 | | | | |
| 5 | Facsimile: 310-623-1930 | | | | |
| 6 | Attorneys for Plaintiff, Consumer Advocacy Group, Inc. | | | · · · · · · · · · · · · · · · · · · · | |
| 7 | Consumer Advocacy Group, me. | | | ** | |
| / | SUPERIOR COURT OF TH | III OTATE OE (| TAT TEODNIA | | |
| 8 | | | | | |
| .9 | COUNTY OF LOS ANGEI | LES – CENTRA | L DISTRICT | | |
| 10 | | · . | | : ! | |
| 11 | CONSUMER ADVOCACY GROUP, INC., in the public interest, | CASE NO. | BC437195 | | |
| 12 | Plaintiff, | [PROPOSEI |)] CONSENT Л | JDGMENT | 1 |
| 13 | | Health & Safe | ety Code § 25249 | .5 et seq. | |
| 14 | V. | Judge: | Hon. Malcolm | Н. | |
| 15 | 99 CENTS ONLY STORES, a business entity, form unknown; DELUXE IMPORTS, a | Dept.: | Mackey 55 | | * . |
| 16 | business entity, form unknown | Complaint: Trial: | May 6, 2010 May 20, 2013 | | |
| 17 | Defendants. | | | : ! | • |
| 18 | | | | | |
| | 1 INTRODUCTION | | | | |
| 19 | 1. INTRODUCTION | : | turan plaintiff (| ONICHIMEE | • |
| 20 | 1.1 This Consent Judgment is entered | | , | 1 1 | |
| 21 | ADVOCACY GROUP, INC. (referred to as "CAG) acting on behalf of itself and in the interest of | | | | |
| 22 | the public, and defendants, 99 CENTS ONLY STORES dba DELUXE IMPORTS ("99 CENTS"). | | | | |
| 23 | (99 CENTS herein referred to as the "Defendant | t" or "Settling E | ntity") with each | a Party to th | 1e . |
| 24 | action and collectively referred to as "Parties." | | | • | |
| 25 | 1.2 Defendant employs ten or more persons, and is a person in the course of doing | | | | |
| 26 | business for purposes of the Safe Drinking Water and Toxic Enforcement Act of 1986, California | | | | |
| 27 | Health & Safety Code §§ 25249.6 et seq. ("Proposition 65") Defendant 99 CENTS ONLY | | | | |
| 28 | | | | | |
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[PROPOSED] STIPULATED CONSENT JUDGMENT

STORES also does business as DELUXE IMPORTS, Bargain Wholesale, and Momentum Brands. CAG and Settling Entity are collectively referred to herein as the "Parties."

1.3 Covered Products and Noticed Chemicals

1.3.1 Covered Products: In the above entitled lawsuit ("Action"), CAG alleges that Defendant made available for sale and distribution in the State of California the following products: (1) "Regent Garden Tool Transplant Trowel," (2) "Regent Garden Tool Regular Trowel," (3) "Regent Garden Tool Cultivator," (4) "Power +Plus 16ft Measuring Tape (#MU-34345)," (5) "Power +Plus Screwdriver and Sockets Tools Set (#RGD-14)," (6) "24" Christmas Tree (#151090) with 'Flame Resistance' and 'Tarnish Proof,'" (7) "Small Silver Plastic Flashlight with Black Rubber Grip Handle (6" in length and 1 ½" in lens diameter)." (8) "ToolmartTM Magnetic Screwdriver/Bit Set Item # 25312," (9) "Toolmart™ 25ft x 1in Tape Measure With 11 "Easy Read" Measurements Item # 13290," (10) "18" Wreath Flame Resistance Tarnish Proof," 12 (11) "Circuit Tester 6v and 12v Systems," (12) "Hands Free Headset for Mobile Phones," (13) 13 "Go StereoTM Ear Buds." (14) "Screwdrivers (6 in 1 Screwdriver, Item 173674, "Distributed By Aimco Accent, Monterey Park, CA 91754")," (15) "Women's Fun Flip-Flops, Pink with Multi-15 colored Floral design, Blue Strap and Sole, Distributed by BW Brands Inc.," and 'Flip Flops,', 'Distributed by Momentum Brands, Commerce, CA 90023,'" (16) "Hip Gear™ SP/DS Clip 17 Earphones," (17) "Tempo® Car Visor Tissue Holders," (18) "Wallets, including but not limited 18 to Brown Faux Leather Wallet," (19) Headsets, including but not limited to "Hands Free Set for 19 20 Both IPHONE and Blackberry with 3.5mm Pin, HFS00263" (20) "Large Plastic Coated Paper 21 Clips, including but not limited to Teachers Choice 180 Pc Stationary Kit," (21) "Kitchen Trends TM Vinyl Placemat" (22) "Grip Liner" "Thicker" "Made in China" "ITEM # DPGM-12E4FA-01" 22 23 "Grip Liner 12" x 4ft. 30,4 cm x 121,9 cm" "Non-Adhesiye Non-Slip Liner Washable," (23) "Compact Squeegee w/Scrub Sponge" (24) "21 PCS T-Handle Screwdriver and Bit Set Item No. 24 #150277, "Distributed by AIMCO/ACCENT, Monterey Park, CA 91754" (25) "Pencil Pouch, 25 including but not limited to 'Pencil Pouch' 'Better Everyday' 'Item #565250' 'Distributed by Momentum Brands, Commerce, CA 90023," and (26) Easy Reader's TM Reading Glasses 27 including but not limited to "Easy Reader's TM Power +1.50 Reading Glasses" and "Easy

1.3.2 <u>Noticed Chemicals</u>: The Covered Products allegedly contain (1) Lead and/or (2) Di (2-ethylhexyl) phthalate ("DEHP"), chemicals known to the State of California to cause cancer and birth defects or other reproductive harm. The Covered Products also allegedly contain Di-*n*-butyl Phthalate ("DBP"), a chemical known to the State of California to cause reproductive harm. (Lead, DEHP, and DBP are hereinafter referred to as the "Noticed Chemicals.")

1.4 Notices of Violations

1.4.1 Pursuant to the table 1.4.1 below, Plaintiff gave notice of alleged violations of Health and Safety Code section 25249.6, subject to a private action to the Settling Entities, the California Attorney General, County District Attorneys, and City Attorneys for each city containing a population of at least 750,000 people in whose jurisdictions the violations allegedly occurred, concerning:

Table 1.4.1:

| No. | Date Notice Served | Description of Violation | Chemical |
|-----|-----------------------|--|----------|
| 1 | 06/01/2009 | Regent Garden Tool Transplant Trowel. ("June 1, 2009 Notice.") | Lead |
| 2 | 11/02/2009 | Regent Garden Tool Regular Trowel. ("November 2, 2009 Notice.") | Lead |
| 3 | 11/23/2009 | (1) Regent Garden Tool Cultivator, (2) Power +Plus 16ft Measuring Tape (#MU-34345), (3) Power +Plus Screwdriver and Sockets Tools Set (#RGD-14), and (4) 24" Christmas Tree (#151090) with "Flame Resistance" and "Tarnish Proof." ("November 23, 2009 Notice.") | Lead |
| 4 | 12/23/2009 | Small Silver Plastic Flashlight with Black Rubber Grip Handle (6" in length and 1 ½" in lens diameter). ("December 23, 2009 Notice.") | Lead |
| 5 | 07/23/2010 | (1) Toolmart TM Magnetic Screwdriver/Bit Set Item # 25312; and (2) Toolmart TM 25ft x 1in Tape Measure With "Easy Read" Measurements Item # 13290 | Lead |

| | Γ | 6 | 08/19/2010 | 18" Wreath, Flame Resistance, Tarnish Proof | Lead |
|--|-----|----------|---------------------------------------|--|--------|
| · 1 | - 1 | 6 | 08/19/2010 | Circuit Tester 6v and 12v Systems | Load |
| 2 | | 7 | 12/27/2010 | ("December 27, 2010 Circuits Notice") | Lead |
| - 11 | | | | Hands Free Headset for Mobile Phones | |
| 3 | | 8 | 12/27/2010 | ("December 27, 2010 Headset Notice") | Lead |
| - | } | | | Go Stereo TM Ear Buds | |
| 4 | | 9 | 12/27/2010 | (December 27, 2010 Go Stereo Notice") | Lead |
| 5 | } | | · · · · · · · · · · · · · · · · · · · | Screwdrivers (6 in 1 Screwdriver, Item | |
| ` | | | · | 173674, "Distributed By Aimco Accent, | |
| 6 | | 10 | 6/15/2011 | Monterey Park, CA 91754") ("June 15, 2011 | Lead |
| | | | | Notice") | |
| 7 | | | . , | "Women's Fun Flip-Flops, Pink with Multi- | |
| ٥ | | | | colored Floral design, Blue Strap and Sole, | DEHP & |
| 8 | | 11 | 07/06/2011 | | DBP |
| 9 | | | | Distributed by BW Brands, Inc." ("July 6, | DDF |
| _ [] | | | 05/00/11 0 | 2011 Notice") | |
| 10 | | 12 | 07/22/11 & | Hip Gear TM SP/DS Clip Earphones ("July 22, | Lead |
| | - | | 10/17/2011 | 2011 Hip Notice") | |
| 11 | | 12 | 07/22/2011 | Tempo® Car Visor Tissue Holder | DEHP |
| 10 | | 13 | 07/22/2011 | ("July 22, 2011 Tempo Notice.") | DLIII |
| 12 | | | | Wallets, including but not limited to Brown | |
| 13 | | 14 | 07/22/2011 | Faux Leather Wallet ("July 22, 2011 Wallet | Lead |
| | | 17 | 07/22/2011 | Notice") | |
| 14 | | 7 | | Headsets, including but not limited to Hands | |
| | | | | Free Set for Both IPHONE and Blackberry | |
| 15 | | 15 | 07/25/2011 | with 3.5mm Pin, HFS00263 (July 25, 2011 | Lead |
| 16 | | | | Notice") | |
| 10 | Ì | | | "Flip Flops," "Ladies ," "Distributed by | |
| 17 | | 16 | 08/01/2011 | Momentum Brands, Commerce, CA 90023." | DBP |
| | | 10 | 00/01/2011 | ("August 1, 2011 Notice") | |
| 18 | | | | Large Plastic Coated Paper Clips (Teachers | |
| 10 | | 17 | 08/26/2011 | Choice 180 Pc Stationary Kit) ("August 26, | Lead |
| 19 | | 17 | 00/20/2011 | 2011 Notice") | |
| 20 | | · | | Kitchen Trends TM Vinyl Placemat ("August | |
| _ | | 18 | 08/31/2011 | 31, 2011 Placemat Notice") | DEHP |
| 21 | | | | "Grip Liner" "Thicker" "Made in China" | |
| | | | | "ITEM # DPGM-12E4FA-01" "Grip Liner | |
| 22 | 1. | 19 | 08/31/2011 | 12" x 4ft. 30,4 cm x 121,9 cm" "Non- | DEHP |
| 23 | [. | ' | 00/51/2011 | Adhesive Non-Slip Liner Washable" | |
| رک | | | 1 | ("August 31, 2011 Liner Notice") | |
| 24 | | <u> </u> | | Compact Squeegee w/Scrub Sponge | |
| - | | 20 | 09/06/2011 | ("September 6, 2011 Notice") | Lead |
| 25 | | - | · | 21 PCS T-Handle Screwdriver and Bit Set, | |
| 20 | | | | Item No. #150277, "Distributed by | |
| 26 | | 21 | 10/17/2011 | AIMCO/ACCENT, Monterey Park, CA | DEHP |
| 27 | | | 1 | 91754" ("October 17, 2011 Notice") | |
| ٠ ــــــــــــــــــــــــــــــــــــ | | _ | | "Pencil Pouch, including but not limited to | |
| 28 | | 22 | 10/21/2011 | 'Pencil Pouch' 'Better Everyday' 'Item | DEHP |
| - | H | | L | 1 011011 1 0 0 0 1 1 1 1 1 1 1 1 1 1 1 | |

| | | | <u> </u> |
|--------------------------------------|------------|--|----------|
| #565250' 'Distributed by Momentum Br | | #565250' 'Distributed by Momentum Brands, | |
| | • | Commerce, CA 90023," ("October 21, 2011 | |
| | | Notice") | |
| | | Easy Reader's TM Reading Glasses including | |
| | | but not limited to "Easy Reader's™ Power | |
| 23 | 11/09/2011 | +1.50 Reading Glasses" and "Easy | DEHP |
| | | Reader's™ Power +1.75 Reading Glasses." | |
| | | ("November 9, 2011 Notice") | - , |

1.4.2 All of the 60 Day Notices of alleged violations of Health and Safety Code section 25249.6 in Table 1.4.1 shall be collectively referred to as the "Notices."

1.5 Complaint. On May 6, 2010, Plaintiff, CONSUMER ADVOCACY GROUP, INC. ("CAG"), filed a complaint in the Los Angeles Superior Court entitled Consumer Advocacy Group, Inc. v. 99 Cents Only Stores, et al Case No. BC437195 (the "Action"), for civil penalties and injunctive relief pursuant to the provisions of California Health & Safety Code § 25249.5, et seq. ("Proposition 65") against 99 CENTS ONLY STORES and DELUXE IMPORTS ("Defendants"). On CAG filed its First Amended Complaint ("FAC") which added claims related to multiple additional 60 Day Notices served on Defendant.

- averred in the Notices and the Complaint and FAC, and denies liability for the causes of action alleged in the Complaint and FAC and in connection with the Action. By executing this Consent Judgment and agreeing to provide the relief and remedies specified herein, Settling Entity does not admit that it has committed any violations of Proposition 65, or any other law or legal duty and specifically denies that it has committed any such violations and no such admission shall be deemed to have occurred as a result of Settling Entity's agreement to settle and compromise the Action. Settling Entity maintains that all Covered Products distributed, marketed and/or sold by Settling Entity in California have at all times been in compliance with Proposition 65.
- 1.7 For purposes of this Consent Judgment only, the Parties stipulate that this Court has jurisdiction over the allegations of violations contained in CAG's Complaint and FAC, and personal jurisdiction over the Settling Entity with respect to the matters set forth in the Consent Judgment, that venue is proper in the County of Los Angeles, 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 and FAC based on the facts alleged therein.

- 1.8 The Parties enter into this Consent Judgment pursuant to a settlement of certain disputed claims as alleged in the Complaint and FAC for the purpose of avoiding prolonged and costly litigation.
- 1.9 Neither this Consent Judgment nor any of its provisions shall be construed as an admission by the Parties of any fact, conclusion of law, issue of law or violation of law, including without limitation, any admission concerning any violation of Proposition 65 or any other statutory, regulatory, common law, or equitable doctrine, or the meaning of the terms "knowingly and intentionally expose" or "clear and reasonable warning" as used in Health and Safety Code section 25249.6. Nothing in this Consent Judgment, nor compliance with its terms, shall constitute or be construed as an admission by the Parties of any fact, conclusion of law, issue of law, or violation of law, or of fault, wrongdoing, or liability by Settling Entity, its officers, directors, employees, or parent, subsidiary or affiliated corporations, or be offered or admitted as evidence in any administrative or judicial proceeding or litigation in any court, agency, or forum.
- 1.10 Nothing in this Consent Judgment shall prejudice, waive or impair any right, remedy, argument, or defense the Parties may have in any other or future legal proceeding, except as expressly provided in this Consent Judgment. By executing this Consent Judgment and agreeing to provide the relief and remedies specified herein, Settling Entity does not admit that this Action or any other action that may be filed against it in the future under Proposition 65 or any other cause of action is not preempted by Federal law. Settling Entity reserves all of its rights and defenses with regard to any claim by any person under Proposition 65 or otherwise, including the defense of federal preemption.
- 1.11 This Consent Judgment is the product of negotiations during the litigation and is accepted by the Parties, for purposes of settling, compromising, and resolving issues disputed in this Action, including future compliance by Settling Entities with Section 2 of this Consent Judgment, and shall not be used for any other purpose, or in any other matter.

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Within thirty (30) days of receiving Notice of Court approval of this Consent 2.1 Judgment (Effective Date), Defendant will do one of the following, at Defendant's sole option with respect to the Covered Products:

Cease sale of any of the Covered Products within thirty (30) days after 2.1.1 notice of court approval of the Consent Judgment;

Cause the Covered Products to be reformulated to a level where the level of 2.1.2 lead is below 100ppm or the level of Di (2-ethylhexyl) phthalate (DEHP) and/or Di-n-butyl Phthalate (DBP) is below 0.1% so that they are in compliance with Proposition 65 warning requirements as demonstrated by testing in a lab licensed in or by the State of California; or

As to any existing Covered Products in Defendants' inventory, provide a 2.1.3 Proposition 65 compliant warning.

SETTLEMENT PAYMENT

- Within ten (10) days of the Effective Date, Settling Entity shall pay a total of four 3.1 hundred thousand dollars (\$400,000.00) by separate checks apportioned as follows:
- Civil Penalty: Settling Entity shall issue two separate checks for a total amount of forty-six thousand dollars four hundred dollars (\$46,400.00) as penalties pursuant to Health & Safety Code § 25249.12: (a) one check made payable to the State of California's Office of Environmental Health Hazard Assessment (OEHHA) in the amount of \$34,800.00, representing 75% of the total penalty; and (b) one check to Consumer Advocacy Group, Inc. in the amount of \$11,600.00, representing 25% of the total penalty. Settling Entity shall issue two separate 1099s for the above payments: The first 1099 shall be issued to OEHHA, P.O. Box 4010, Sacramento, CA 95184 (EIN: 68-0284486). The second 1099 shall be issued to CAG and delivered to: Yeroushalmi & Associates, 9100 Wilshire Boulevard, Suite 610E, Beverly Hills, California 90212.
- 3.1.2 Monetary Payment in Lieu of Civil Penalty: Settling Entity shall pay thirtythree thousand six hundred dollars (\$33,600.00) to CAG in lieu of any civil penalty pursuant to California Health and Safety Code § 25249.7(b). CAG will use the payments for such projects and

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exposure to hazardous substances, including but not limited to, administrative and litigation costs and fees (excluding attorneys' fees), laboratory fees for testing samples for Proposition 65 listed chemicals, expert fees for evaluating exposures and merit to each potential violation of Proposition 65, and the substantial cost of hiring consulting and retained experts who assist with the extensive scientific analysis necessary for those files in litigation. The check shall be made payable to Consumer Advocacy Group, Inc. and delivered to Reuben Yeroushalmi, Yeroushalmi & Associates, 9100 Wilshire Boulevard, Suite 610E, Beverly Hills, California 90212. 3.1.3 Attorneys' Fees and Costs: Settling Entity shall pay three hundred and

twenty thousand dollars (\$320,000.00) to Yeroushalmi & Associates, as CAG's attorneys, for reasonable investigation fees and costs, attorneys' fees, and any other costs incurred as a result of investigating, bringing this matter to Defendant's attention, litigating, and negotiating a settlement in the public interest. The checks shall be made payable to Yeroushalmi & Associates and delivered to Reuben Yeroushalmi, Yeroushalmi & Associates, 9100 Wilshire Boulevard, Suite 610E, Beverly Hills, California 90212.

MODIFICATION OF CONSENT JUDGMENT

- This written Consent Judgment may only be modified by written agreement of the Parties upon stipulation and Order of the Court, or after noticed motion by CAG or Settling Entity, and upon entry of an order by the Court thereon.
- The Attorney General shall be served with notice of any proposed modification to 4.2 this Consent Judgment at least 15 days in advance of its consideration by the Court.

5. ENFORCEMENT OF CONSENT JUDGMENT

Any party may, by motion or application for an order to show cause before the Superior Court of the County of Los Angeles, consistent with the terms and conditions set forth in paragraphs 5.2 and 5.3 of this Consent Judgment, enforce the terms and conditions contained in this Consent Judgment. The prevailing party shall be entitled to its reasonable attorneys' fees and costs associated with such motion or application.

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No action to enforce this Consent Judgment may be commenced, and no notice of violation related to the Covered Products may be served or filed against Settling Entity by CAG, unless the party seeking enforcement or alleging violation notifies the other party in writing (either by mail or email) of the specific acts alleged to breach this Consent Judgment at least 90 days before serving or filing any motion, action, or Notice of Violation. Any notice to Settling Entity must contain (a) the name of the product, (b) specific dates when the product was sold in California, (c) the store or other place at which the product was available for sale to consumers, and (d) any other evidence or other support for the allegations in the notice.

5.3 Within 30 days of receiving the notice described in paragraph 8.1, Settling Entity shall either (1) take all steps necessary to bring the sale of the product into compliance under the terms of this Stipulated Consent Judgment, (2) withdraw the product, or (3) refute the information provided under paragraph 5.2. Should the parties be unable to resolve the dispute, either party may seek relief from the Court under paragraph 5.1.

6. APPLICATION OF CONSENT JUDGMENT

This Consent Judgment shall apply to and be binding upon the Parties hereto, their divisions, subdivisions and subsidiaries, officers, directors, employees, agents and their successors or assigns, and to the extent allowed by law, on the general public.

7. CLAIMS COVERED AND RELEASED

7.1 Release of Settling Entity

7.1.1 Except as designated in paragraph 7.2 below and subject to payment of all sums set forth in paragraphs 3.1.1, 3.1.2, and 3.1.3, CAG acting on its own behalf and in the public interest releases Settling Entity, and each of its related subsidiaries, affiliates, predecessors, successors and assigns, and all of its officers, directors, employees, and shareholders, and all persons and entities who are downstream in the stream of commerce from Settling Entity who sell or distribute the Covered Products (and only as to the Covered Products distributed or sold by Settling Entities) (collectively, "Released Parties"), from all claims for violations of Proposition 65 up through the Effective Date based on exposure to the Noticed Chemicals from the Covered Products as set forth in the Notices. Compliance with the terms of this Consent Judgment

7.1.2 Except as designated in paragraph 7.2 below and subject to payment of all sums set forth in paragraphs 3.1.1, 3.1.2, and 3.1.3, CAG, on behalf of itself only, hereby releases and discharges Settling Entity from any and all known and unknown past, present, and future rights, claims, causes of action, damages, suits, penalties, liabilities, injunctive relief, declaratory relief, and attorney fees, costs, and expenses related to or arising out of the facts and claims asserted, or that could have been asserted, under state or federal law or the facts alleged in CAG's Proposition 65 Notices or the Complaint relating to any and all claims concerning exposure of any person to the Noticed Chemicals in the Covered Products (and only as to the Covered Products distributed or sold by Settling Entity). This release does not limit or affect the obligations of any party created under this Consent Judgment.

Unknown Claims. It is possible that other injuries, damages, liability, or claims not now known to the Parties arising out of the facts alleged in the Complaint and relating to the exposure of individuals to the Noticed Chemicals in the Covered Products will develop or be discovered, and this Consent Judgment is expressly intended to cover and include all such injuries, damages, liability, and claims, including all rights of action therefor. CAG has full knowledge of the contents of Section 1542 of the Civil Code. CAG, on behalf of itself only, acknowledges that the claims released in Section 7.1 above may include unknown claims and waives Section 1542 as to any such unknown claims. Section 1542 reads as follows:

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

CAG acknowledges and understands the significance and consequences of this specific waiver of Civil Code Section 1542.

8. ATTORNEYS FEES AND COSTS

Except as herein provided, the Parties will bear their own attorneys fees and costs.

9. GOVERNING LAW

9.1 The terms of this Consent Judgment shall be governed by the laws of the State of California.

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[PROPOSED] CONSENT JUDGMENT

10. PROVISION OF NOTICE

10.1 All notices required pursuant to this Consent Judgment and correspondence shall be sent to the following:

For Consumer Advocacy Group, Inc.

For 99 Cents Only Stores dba Deluxe Imports

Reuben Yeroushalmi YEROUSHALMI & ASSOCIATES 9100 Wilshire Boulevard, Suite 610E Beverly Hills, CA 90212

Patrick J. Cafferty, Jr.
MUNGER, TOLLES & OLSON LLP
560 Mission Street, 27th Floor
San Francisco, CA 94105

T: 310-623-1926 F: 310-623-1930 T: 415.512.4012 F: 415.644.6912

For Regent Group, Inc.

Kashif Haque

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AEGIS LAW FIRM, PC

9811 Irvine Center Drive, Suite 100

11 | Irvine, California 92618

T: 949.379.6250 F: 949.379.6251

The contacts and/or addresses above may be amended by giving notice to all Parties to this Consent Judgment.

11. ENTIRE AGREEMENT

11.1 This Consent Judgment constitutes the sole and entire agreement and understanding between the Parties with respect to the subject matter hereof, and any 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 herein, shall be deemed to exist or 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.

12. ATTORNEY GENERAL REVIEW AND COURT APPROVAL

12.1 The Court shall either approve or disapprove of this Consent Judgment in its entirety, without alteration, deletion or amendment, unless otherwise so stipulated by the Parties and their counsel. If this Consent Judgment is not approved by the Court, it shall be of no further force or effect.

| 1 | 12.2 CAG shall comply with Health and Safety Code section 25249.7(f) | and with Title |
|----|--|---------------------------------------|
| 2 | 11 California Code of Regulations section 3003. | · · · · · · · · · · · · · · · · · · · |
| 3 | 13. EXECUTION AND COUNTERPARTS | |
| 4 | 13.1 This Consent Judgment may be executed in counterparts and by me | eans of |
| 5 | facsimile, which taken together shall be deemed to constitute one document. Facs | |
| 6 | signatures shall be construed as valid as if an original. | |
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14. AUTHORIZATION

14.1 Each signer of this Consent Judgment certifies that he or she is fully authorized by the party he or she represents to stipulate to the terms and conditions of this Consent Judgment and to enter into and execute the Consent Judgment on behalf of the party represented and legally bind that party. The undersigned have read, understand and agree to all of the terms and conditions of this Consent Judgment. Except as explicitly provided herein, each party is to bear its own fees and costs.

Dated: 9-17-13

CONSUMER ADVOCACY GROUP, INC.

Dated: 9/13/2013

99 CENTS ONLY STORES dba DELUXE IMPORTS, BARGAIN WHOLESALE, MOMENTUM BRANDS

Print Name Michael & Green
Title Toking & portice Precide of Fere

| ORDE | R AND JUDGMENT | |
|---|-------------------------------|--------------------------|
| Based upon the Consent Judgmen | t between Consumer Advoca | acy Group, Inc., 99 Cent |
| Only Stores dba Deluxe Imports, Bargain | Wholesale and Momentum | Brands, this Consent |
| Judgment is approved and judgment is he | reby entered according to the | e terms herein. |
| | | |
| Dated: | | |
| | Judge, Superior Court of | the State of California |