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TELEPHONE (562) 437-4489 TOLL-FREE (377) TOX-TORT TELECOPIER (562) 436-1561 W.W.V.TOXICTORTS.COM	1 2 3 4 5 6 7	METZGER LAW GROUP A PROFESSIONAL LAW CORPORATION RAPHAEL METZGER, ESQ., SBN 116020 KATHRYN A. SALDANA, ESQ., SBN 251 401 E. OCEAN BLVD., SUITE 800 LONG BEACH, CA 90802-4966 TELEPHONE: (562) 437-4499 TELECOPIER: (562) 436-1561 WEBSITE: www.toxictorts.com Attorneys for Plaintiff, Council for Education and Research on Toxics ("CERT")	PRO ANOTITO
	8		E STATE OF CALIFORNIA
LAW OFFICES OF RAPHAEL METZGER A PROFESSIONAL LAW CORPORATION 401 EAST OCEAN BOULEVARD, SUITE 800 LONG BEACH, CALIFORNIA 90802-4966	9 10 11	FOR THE COUNTY OF LOS AN COUNCIL FOR EDUCATION AND )	NGELES, CENTRAL DISTRICT CASE NO. BC461182
	12 13	RESEARCH ON TOXICS, a California) corporation, acting as a private) attorney general in the public) interest; Plaintiff,	Related to Lead Case No. BC435759 Assigned to the Honorable Elihu
	14 15 16 17 18	vs. BRAD BARRY COMPANY, LTD., a) California corporation; BRISTOL) FARMS, a California corporation; ) CARIBOU COFFEE COMPANY, INC., a) Minnesota corporation; COSTCO) WHOLESALE CORPORATION, a) Washington corporation; DD IP)	INC. AND MONTEREY COFFEE
	19 20	HOLDER LLC, a Delaware) corporation; DUNKIN' BRANDS,) INC., a Delaware corporation;) DUNKIN' DONUTS LLC, a Delaware)	
CONCENTRATED IN TOXIC INVIRONMENTAL LITIGATION ONAL & ENVIRONMENTAL LUNG CANCER, AND TOXIC INJURIES	21 22	<pre>corporation; F. GAVINA &amp; SONS, ) INC., a California corporation; ) THE FOLGERS COFFEE COMPANY, a ) Delaware corporation; et al., )</pre>	
IN TOX TIGATI MENTAI XIC IN	23	Defendants.	
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		CONSENT JUDGMENT AS TO DEFENDAN MONTEREY COFFEE C	

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### INTRODUCTION

1.

1.1. On May 9, 2011, the Council for Education and Research on Toxics ("CERT") filed a complaint for civil penalties and injunctive relief for violations of Proposition 65 in the Superior Court for the County of Los Angeles. CERT's complaint alleges that the Defendants failed to provide clear and reasonable warnings that ingestion of the Covered Products (as defined in Paragraph 2.1), would result in exposure to acrylamide, a chemical known to the State of California to cause cancer. The complaint further alleges that under the Safe Drinking Water and Toxic Enforcement Act of 1986, Health and Safety Code section 25249.6, also known as "Proposition 65," businesses must provide persons with a "clear and reasonable warning" before exposing individuals to these chemicals, and that the Defendants failed to do so.

1.2. Carmel Roasters, Inc., was not named as a Defendant in Plaintiff's original complaint. However, on June 21, 2012, CERT served Carmel Roasters, Inc., with "Notice of Proposition 65 Violations" consistent with the present lawsuit and thereafter named Carmel Roasters, Inc., as a defendant in this lawsuit under its true name. Monterey Coffee Company, Inc., is a wholly-owned subsidiary of Carmel Roasters, Inc. Carmel Roasters, Inc., and Monterey Coffee Company, Inc., are hereinafter referred to as "Settling Defendants."

1.3. Settling Defendants are corporations that employ more than 10 persons, or employed 10 or more persons at some time relevant to the allegations of the complaint, and which manufacture, distribute and/or sell Covered Products in the State of California or have done so in the past.

1.4. For purposes of this Consent Judgment only, the parties stipulate that this Court has jurisdiction over the allegations of violations contained in CERT's complaint and personal jurisdiction over Settling Defendants as to the acts alleged in CERT's complaint, 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 raised in the complaint based on the facts alleged therein.

1.5 CERT and Settling Defendants enter into this Consent Judgment as a full and final settlement of all claims that were raised in the complaint (except as specified in Paragraph 9.1),

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arising out of the facts or conduct alleged therein. Settling Defendants have expressly waived their statute of limitations defenses with respect to the claims alleged in CERT's complaint. By execution of this Consent Judgment and agreeing to provide the relief and remedies specified herein, Settling Defendants do not admit any violations of Proposition 65, or any other law or legal duty. Except as expressly set forth herein, nothing in this Consent Judgment shall prejudice, waive or impair any right, remedy, or defense that CERT and Settling Defendants may have in any other or in future legal proceedings unrelated to these proceedings. However, this paragraph shall not diminish or otherwise affect the obligations, responsibilities, and duties of the parties under this Consent Judgment.

#### 2. DEFINITIONS

a.

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OCCUPATIONAL & ENVIRONMENTAL LUNG DISEASE, CANCER, AND TOXIC INJURIES

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"Covered Products" means all coffee beans or grounds, flaked, instant or freeze-2.1dried coffee, or any other packaged coffee that is not\_sold as ready-to-drink and that is sold in any establishment in the State of California, including in restaurants, coffee houses, and retail speciality stores owned and/or operated by Settling Defendants ("Company Restaurants") or restaurants, coffee houses, and retail specialty stores owned and operated by third parties pursuant to franchise or license agreements with Settling Defendants ("Franchise Restaurants").

"Effective Date" means the date upon which this Court enters this Consent 2.2Judgment.

#### INJUNCTIVE RELIEF; CLEAR AND REASONABLE WARNINGS 3.

3.1. Settling Defendants shall provide warnings in the manner required by this Consent Judgment for all Covered Products.

Warning Message. The warning message provided, under the permitted warning 3.2. methods, shall be the following:

### WARNING

"Chemicals known to the State of California to cause cancer and reproductive toxicity, including acrylamide, are present in our coffee products. Acrylamide is not added to our products, but results from the roasting of coffee beans. As a result, acrylamide is present in our brewed coffee products. Your personal cancer risk is affected by a wide variety of factors. For more information regarding acrylamide see www.fda.gov. For

CONSENT JUDGMENT AS TO DEFENDANTS CARMEL ROASTERS, INC. AND MONTEREY COFFEE COMPANY, INC.

more information about acrylamide and Proposition 65. visit www.oehha.ca.gov/prop65/acrylamide.html."

b. Wherever the warning language in this Consent Judgment uses the phrase "chemical known to the State of California to cause cancer," Settling Defendants, at their option, may use either the phrase "chemical known to cause cancer" or "chemical that causes cancer."

Warning Method. The warning shall be affixed to or printed on the back of the 3.3. package of the Covered Product, in typeface equal to the typeface of other product information on the label so as to render the warning easily read and understood by an ordinary individual under customary conditions of purchase or use. Such warnings shall accompany the Covered Product sold into California beginning no later than sixty (60) days after of the Effective Date.

Nothing in this Consent Judgment requires that warnings be given for Covered 3.4. Products sold outside the State of California.

#### 4. **CIVIL PENALTIES**

4.1. Calculation of Civil Penalties

4.1.1. A company who violates Proposition 65 shall be liable for civil penalties not to exceed two thousand five hundred dollars (\$2,500) per day for each violation in addition to any other penalty established by law pursuant to Health and Safety Code section 25249.7(b)(1).

4.1.2. In assessing the amount of civil penalties for violations of Proposition 65, all of the following factors must be considered pursuant to Health and Safety Code section 25249.7(b)(2):

> a. The nature and extent of the violation.

b. The number of, and severity of, the violations.

c. The economic effect of the penalty on the violator.

đ. Whether the violator took good faith measures to comply with this chapter and the time these measures were taken.

> The willfulness of the violator's misconduct. e.

26 f. The deterrent effect that the imposition of the penalty would have on both the violator and the regulated community as a whole.

> Any other factor that justice may require. g.

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Settling Defendants voluntarily agreed to provide warnings for the Covered 4.2. Products without any litigation, and agreed to comply with Proposition 65 immediately upon receiving a Proposition-65 Notice of Intent to Sue Letter, prior to being named or served as a defendant. Further, based on financial statements provided by Settling Defendants, Settling Defendants are small businesses with limited financial resources, such that they cannot afford civil penalties. As a result, the parties have agreed that Settling Defendants will not have to pay civil penalties in this case. This agreement is based on consideration of all the penalty factors set forth in Health and Safety Code Section 25249.7(b)(2), and on 11 C.C.R. § 3203(a) which provides that a "settlement with little or no penalty may be entirely appropriate."

#### 5. PAYMENTS

Settling Defendants voluntarily agreed to be bound by the terms of this Consent 5.1. Judgment prior to the elapse of 60 days from the date of receiving a Proposition 65 Notice informing them of their violations of Proposition 65 and CERT's intent to sue if these violations were not abated. As such, Settling Defendants will not be required to make any payments in this case. Settling Defendants will bear their own costs and attorneys' fees.

#### 6. MODIFICATION OF CONSENT JUDGMENT

This Consent Judgment may be modified by written agreement of CERT and 6.1. Settling Defendants, after noticed motion, and upon entry of a modified consent judgment by the court thereon, or upon motion of CERT or Settling Defendants as provided by law and upon entry of a modified consent judgment by the court. Before filing an application with the court for a modification to this Consent Judgment, Settling Defendants may meet and confer with CERT to determine whether CERT will consent to the proposed modification. If a proposed modification is agreed, then Settling Defendants and CERT will present the modification to the court by means of a stipulated modification to the Consent Judgment.

If Proposition 65 or its implementing regulations are changed from their terms 6.2 as they exist on the date of entry of judgment, the parties may seek modifications in the Consent Judgment as follows:

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CONSENT JUDGMENT AS TODEFENDANTS CARMEL ROASTERS, INC. AND MONTEREY COFFEE COMPANY, INC.

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PRACTICE CONCENTRATED IN TOXIC TORT & ENVIRONMENTAL LITIGATION OCCUPATIONAL & ENVIRONMENTAL LUNG DISEASE, CANCER, AND TOXIC INJURIES

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a. If the change establishes that warnings for acrylamide in the Covered Products are not required, Settling Defendants may seek a modification of this Consent Judgment to conform to the judgment to the change in law.

b. If the change establishes that the warnings provided by this Consent Judgment would not comply with the law, either party may seek a modification of the Consent Judgment to conform the judgment to the change in law.

c. If the change would provide a new form or manner of an optional or safe-harbor warning, Settling Defendants may seek a modification to provide a warning in the newly permitted form, but the modification shall not be granted unless the court finds that the new warning would not be materially less informative or likely to be seen, read, and understood than the warnings provided under this Consent Judgment.

6.3 If Settling Defendants correspond in writing to an agency or branch of the United States Government in connection with the application of Proposition 65 to Acrylamide in the Covered Products, then, so long as such correspondence is not confidential and would be retrievable by CERT under the Freedom of Information Act, Settling Defendants originating such communication shall provide CERT with a copy of such communication as soon as practicable, but not more than 10 days after sending or receiving the correspondence; provided, however, that this section shall not apply to correspondence to or from trade associations or other groups of which Settling Defendants are a member.

## 7. ENFORCEMENT

7.1. CERT may, by motion or application for an order to show cause before this Court, enforce the terms and conditions contained in this Consent Judgment. In any such proceeding, CERT may seek whatever fines, costs, penalties, or remedies are provided by law for failure to comply with the Consent Judgment and where said violations of this Consent Judgment constitute subsequent violations of Proposition 65 or other laws independent of the Consent Judgment and/or those alleged in the complaint, CERT is not limited to enforcement of the Consent Judgment, but may seek in another action, whatever fines, costs, penalties, or remedies are provided for by law for failure to

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PRACTICE CONCENTRATED IN TOXIC TORT & ENVIRONMENTAL LITIGATION OCCUPATIONAL & ENVIRONMENTAL LUNG DISEASE, CANCER, AND TOXIC INJURIES

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comply with Proposition 65 or other laws. In any action brought by CERT alleging subsequent violations of Proposition 65 or other laws, Settling Defendant may assert all available defenses.

## 8. AUTHORITY TO STIPULATE TO CONSENT JUDGMENT

8.1. Each signatory to this Consent Judgment certifies that he or she is fully authorized by the party he or she represents to stipulate to this Consent Judgment and to enter into and execute the Consent Judgment on behalf of the party represented and legally to bind that party.

## 9. CLAIMS COVERED

9.1. This Consent Judgment is a full, final, and binding resolution between CERT and Settling Defendants, of any violation of Proposition 65 that has been asserted in the Complaint dated May 9, 2011, up through the Effective Date, for failure to provide clear and reasonable warnings of exposure to acrylamide from the use of the Covered Products, whether based on actions committed by Settling Defendants or by an entity to whom it distributes or sells coffee products, and for any franchisee who sells or has sold Covered Products in the State of California. Compliance with the terms of this Consent Judgment constitutes compliance with Proposition 65 with respect to exposures to acrylamide from Covered Products as set forth in the Complaint dated May 9, 2011.

## 10. RETENTION OF JURISDICTION

10.1. This Court shall retain jurisdiction of this matter to implement the Consent of the consen

Judgment.

### 11. PROVISION OF NOTICE

11.1. When any party is entitled to receive any notice under this Consent Judgment, the notice shall be sent by overnight courier service to the person and address set forth in this Paragraph. Any party may modify the person and address to whom the notice is to be sent by sending each other party notice by certified mail, return receipt requested. Said change shall take effect for any notice mailed at least five days after the date the return receipt is signed by the party receiving the change.

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CONSENT JUDGMENT AS TO DEFENDANTS CARMEL ROASTERS, INC. AND MONTEREY COFFEE COMPANY, INC.

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PRACTICE CONCENTRATED IN TOXIC TORT & ENVIRONMENTAL LITIGATION OCCUPATIONAL & ENVIRONMENTAL LUNG DISEASE, CANCER, AND TOXIC INJURIES

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A PROFESSIONAL LAW CORPORATION 401 EAST OCEAN BOULEVARD, SUITE 800 LONG BEACH, CALIFORNIA 90802-4966

RAPHAEL METZGER

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WPICases\9703\SETTLMNT\Carmel\Carmel Roasters Consent Judgment.wpd 1 TOLL-FREE (877) TOX-TORT TELECOPIER (582) 436-1561 11.2. Notices shall be sent to the following when required: W W W. TOXICTORTS, COM 2 For CERT: 3 Raphael Metzger Metzger Law Group 4 401 E. Ocean Boulevard, Suite 800 Long Beach, CA 90802 5 Telephone: (562) 437-4499 Facsimile: (562) 436-1561 6 For Settling Defendant: 7 Elizabeth J. Stevens, Esq. 8 Parravano Witten PC 198 Bonifacio Place 9 Monterey, CA 93940 (831) 373-0486 Telephone: 10 Facsimile: (831) 373-4207 401 EAST OCEAN BOULEVARD, SUITE 800 LONG BEACH, CALIFORNIA 90802-4966 A PROFESSIONAL LAW CORPORATION 11 12. COURT APPROVAL 12 This Consent Judgment shall be submitted to the Court for entry by noticed 12.1. 13 motion. If this Consent Judgment is not approved by the Court, it shall be of no force or effect and 14 may not be used by CERT or Settling Defendant for any purpose. 15 13. **ENTIRE AGREEMENT** 16 This Consent Judgment contains the sole and entire agreement and 13.1understanding of the parties with respect to the entire subject matter hereof, and any and all prior 17 discussions, negotiations, commitments and understandings related hereto. No representations, oral 18 19 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 20 21 to bind any of the parties. PRACTICE CONCENTRATED IN TOXIC TORT & ENVIRONMENTAL LITIGATION OCCUPATIONAL & ENVIRONMENTAL LUNG DISEASE, CANCER, AND TOXIC INJURIES 22 11 23 11 24 // 25 ||26 ||27 // 28 ||7

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TELEPHONE (562) 437-44 TOLL-FREE (877) TOX-17 TELECOPIER (562) 436-1 WWW.TOXICTORTS.C	2	14.1. The stipulations to this Consent Judgment may be executed in counterparts and		
	3	by means of facsimile, which taken together shall be deemed to constitute one document.		
	4	IT IS SO STIPULATED:		
	5	DATED: January 4, 2013 METZGER LAW GROUP		
	6	A Professional Law Corporation		
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	8	Kenning		
	9	RAPHAEL METZGER, ESQ. Attorneys for Plaintiff		
	10	COUNČIL ON EDUCAPION AND RESEARCH ON TOXICS ("CERT")		
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sER Porat , sult 0802-	12	DATED: January, 2013 PARRAVANO WITTEN PC		
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A PR 01 EA: LONG	17	ELIZABETH J. STEVENS, ESQ. Attorneys for Settling Defendants CARMEL ROASTERS, INC. and MONTEREY COFFEE COMPANY, INC.		
4	18	MONTERET COLLECOMITANT, INC.		
	19	IT IS SO ORDERED, ADJUDGED, AND DECREED:		
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	22	HON. ELIHU M. BERLE		
	23	Judge of the Superior Court		
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### ELECTRONIC PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES)

I am employed in the County of Los Angeles, State of I am over the age of 18 years and am not a party to the California. within action. My business address is 401 E. Ocean Blvd., 8th Floor, Long Beach, CA 90802.

On January 7, 2013, I served the foregoing document, described as: CONSENT JUDGMENT AS TO DEFENDANTS CARMEL ROASTERS, INC. AND MONTEREY COFFEE COMPANY, INC. on the interested parties to this action by submitting an electronic version of the document via FTP upload to LexisNexis/FileAndServe pursuant to the Court's Order.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on January 7, 2013, at Long Beach, California.

Susan M. Simpson, Declarant

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10 A PROFESSIONAL LAW CORPORATION 401 EAST OCEAN BOULEVARD, SUITE 800 LONG BEACH, CALIFORNIA 90802-4966 11 RAPHAEL METZGER 12 LAW OFFICES OF 13 14 15 16

TOLL-FREE (877) TOX-TORT TELECOPIER (562) 436-1561 WWW.TOXICTORTS.COM

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> CONSENT JUDGMENT AS TO DEFENDANTS CARMEL ROASTERS, INC. AND MONTEREY COFFEE COMPANY, INC.

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562) (877) [562 TOXIC	S	Lisa A. Cole, Esg.	Michele B. Corash, Esq.		
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	• •	2 Palo Alto Square	Robin Stafford, Esq.		
L E C L L	5	3000 El Camino Real, Suite 500	Travis Brandon, Esq.		
л Г Г		Palo Alto, CA 94306	Morrison & Foerster		
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	7	Food For Less of Southern California, Food	San Francisco, CA 94105-2482		
	/	4 Less Holdings, Inc., Food For Less Merchandising, Inc., Food For Less of	(Brad Barry Company, Ltd., Caribou Coffee		
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	9	Jeffrey B. Margulies, Esq.	Coffee & Tea, Llc, the J.M. Smucker		
		Tambry L. Bradford, Esq.	Company, Kraft Foods Inc., Massimo Zanetti		
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866 OX	11	555 S. Flower St., 41 <sup>st</sup> Floor	Nestle USA, Inc., Peet's Coffee & Tea,		
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OFFICES EL MET AL LAW ( BOULEV ALIFORNI		Renee D. Wasserman, Esq.	Brands, Inc., The Folgers Coffee Company,		
v offices o AEL METZ VAL LAW CO N BOULEVAR CALIFORNIA	14	Lauren B. Kramer, Esq.	Godiva Chocolatier, Inc., Newman's Own		
A A A A A A A A A A A A A A A A A A A	15	Rogers Joseph O'Donnell	Organics - the Second Generation, Inc.,		
LA RAPH DFESSIC T OCE/ BEACH,	15	311 California Street San Francisco, CA 94104	Starbucks Holding Company; Kraft Foods		
BE CHA	16	(Bristol Farms, Costco Wholesale, Inc. and	Global, Inc.; Apffels Coffee, Inc., Coffee Bean International, Inc., Dona Mireya,		
A PR 01 EAS LONG		Supervalue Inc.)	Inc., dba Jones Coffee Roasters; Equator		
LAW OFFICES OF RAPHAEL METZGER A PROFESSIONAL LAW CORPORATION 401 EAST OCEAN BOULEVARD, SUITE 800 LONG BEACH, CALIFORNIA 90802-4966	17		Coffee & Teas; Boyer Coffee Company; Caffe		
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	18	Margaret A. Moeser, Esq.	Community Coffee Company, Inc.; Copper Moon		
	19	Kate Ides, Esq. O'Melveny & Myers	Coffee, LLC; JBR, Inc., dba Rogers Family		
	17	400 S. Hope Street	Company; Lavazza Premium Coffees Corp.; Cascade Coffee, Inc.; Coffee Roasters of		
	20	Los Angeles, CA 90071-2899	Arizona, Inc.; Gold Medal Products Co.;		
		(Trader Joe's Company; Mountanos Brothers	Millstone Coffee, Inc.; Mother Parkers Tea		
	21	Coffee Company)	& Coffee, Inc.; Southern Wine and Spirits		
U u Z u	<u></u>		of America, Inc.; Central Coast Coffee		
U Z L	22	Michael D. Abraham, Esq.	Roasting Co., Inc.; Eight O'Clock Coffee		
Z A TAL	23	Robert H. Bunzel, Esq. Kerry L. Duffy, Esq.	Company; James c. Cannell Coffees, Inc. Dba		
	<i>H U</i>	Bartko, Zankel, Tarrant & Miller	Jim's Organic Coffee; Pacific Coffee, Inc. dba Maui Coffee Company; Paradise		
	24	900 Front St., Suite 300	Beverages, Inc. dba Hawaii Coffee Company;		
TAT N N N N		San Francisco, CA 94111	Regal Commodities; Steep & Brew, Inc.;		
	25	(Wal-Mart Stores, Inc. and Sam's West,	Victor Allen's Coffee, LLC; Napa Valley		
L C C C C C C C C C C C C C C C C C C C	26	Inc.)	Coffee Roasting Company; Kauai Coffee		
	26		Company LLC; Peerless Coffee Co., Inc., dba		
	27		Adam's Organic Coffees; Montana Coffee Traders, Inc.; Falcon Trading Company,		
PRACTICE CONCENTRATED IN TOXIC Tort & environmental litigation occupational & environmental lung disease, cancer, and toxic injuries	~ '		Inders, Inc.; Falcon Trading Company, Inc.; Intelligentsia Coffee & Tea, Inc.;		
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CONSENT JUDGMENT AS TO DEFENDANTS CARMEL ROASTERS, INC. AND MONTEREY COFFEE COMPANY, INC.

.vP\Cases\9703\SETTLMNT\Carmel\Carmel Roasters Consent Judgment.wpd

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Jeannette K. Witten, Esq. Elizabeth J. Stevens, Esq. Parravano Witten PC 198 Bonifacio Place Monterey, CA 93940 (Carmel Roasters, Inc.; Kean Coffee, LLC; Monterey Coffee Company, Inc.; Santa Barbara Coffee & Tea, Inc. dba Santa Barbara Roasting Company; Santa Cruz Coffee Roasting Company)

Charles F. Goria, Esq. Goria, Weber & Jarvis

CONSENT JUDGMENT AS TO DEFENDANTS CARMEL ROASTERS, INC. AND MONTEREY COFFEE COMPANY, INC.

			v/P\Cases\9703\SETTLMNT\Carmef\Carmel Roasters Consent Judgment.wpd
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		CONSENT JUDGMENT AS TO DEFENDANTS CA MONTEREY COFFEE COMPAN	ARMEL ROASTERS, INC. AND Y, INC.

### PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES )

I am employed in the County of Los Angeles, State of California. I am over the age of 18 years and am not a party to the within action. My business address is 401 East Ocean Blvd., #800, Long Beach, CA 90802.

On January 7, 2013, I served the foregoing document, described as: CONSENT JUDGMENT AS TO DEFENDANTS CARMEL ROASTERS, INC. AND MONTEREY COFFEE COMPANY, INC. as follows:

<u>X</u> (BY MAIL) I caused copies of such document, enclosed in sealed envelopes, to be deposited in the mail at Long Beach, California with postage thereon fully prepaid to the persons and addresses indicated on the attached list. I am "readily familiar" with the firm's practice of collecting and processing correspondence for mailing. It is deposited with U.S. Postal Service on that same day in the ordinary course of business. I am aware that on motion of any party served, service is presumed invalid if the postal cancellation date or postage meter date is more than one day after the date of deposit for mailing set forth in this affidavit to:

Office of the Attorney General 1515 Clay Street, 20th Floor Oakland, CA 94612-0550

X (BY E-MAIL) I delivered such document by electronic mail to: Laura J. Zuckerman, Deputy Attorney General, 1515 Clay Street, 20th Floor, Oakland, California 94612 at <u>Laura.Zuckerman@doj.ca.gov</u>, and Dennis A. Ragen, Deputy Attorney General, 110 West A Street, Suite 1100, San Diego, California 92186-5266 at <u>Dennis.Ragen@doj.ca.gov</u>. Said document was transmitted by email transmission, which was reported complete and without error.

 $\underline{X}$  (STATE) I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

(FEDERAL) I declare that I am employed in the offices of a member of this court, at whose direction service was made.

Executed on January 7, 2013, at Long Beach, California.

Susan M. Simpson, Declarant

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CONSENT JUDGMENT AS TO DEFENDANTS CARMEL ROASTERS, INC. AND MONTEREY COFFEE COMPANY, INC.

LAW OFFICES OF RAPHAEL METZGER A professional law corporation 401 east ocean boulevard, suite 800 Long beach, california 90802-4966 1

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Transaction ID: Document Title(s):	48782569
Notice of Moti Consent Judgments, M Declaration of	ion and Motion to Approve Proposition 65 Settlements and [Proposed] Memo of Points and Authorities re Brad Barry (31 pages) F Kathryn Saldana Submitted in Support of Pltf's Notice of Motion and Poposition 65 Settlement and [Proposed] Consent Judgment re Brad Barry
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Notice of Motion and Mc \_on to Approve Proposition 65 Set [[]ments and [Proposed] Consent Judgments, Memo of Points and Authorities re Starbucks (32 pages)

Declaration of Kathryn Saldana Submitted in Support of Pltf's Notice of Motion and Motion to Approve Proposition 65 Settlement and [Proposed] Consent Judgment re Starbucks (131 pages)

Notice of Lodgment in Support of Pltf's Motion to Approve Proposition 65 Settlement and [Proposed] Consent Judgment as to Bronson Baker DBA Santa Cruz Coffee Roasting Co. re Starbucks (8 pages)

Notice of Lodgment in Support of Pltf's Motion to Approve Proposition 65 Settlement and [Proposed] Consent Judgment as to Santa Barbara Coffee & Tea, Inc. DBA Santa Barbara Roasting Co. re Starbucks (8 pages)

Notice of Lodgment in Support of Pltf's Motion to Approve Proposition 65 Settlement and [Proposed] Consent Judgment as to Carmel Roasters, Inc. and Monterey Coffee Co., Inc. re Starbucks (8 pages)

Notice of Lodgment in Support of Pltf's Motion to Approve Proposition 65 Settlement and [Proposed] Consent Judgment as to Kean Coffee, LLC re Starbucks (8 pages)

Request for Judicial Notice in Support of Pltf's Motion to Approve Proposition 65 Settlements and [Proposed] Consent Judgments (84 pages)

Consent Judgment as to Kean Coffee, LLC (19 pages)

Consent Judgment as to Carmel Roasters, Inc. and Monterey Coffee Co., Inc re Starbucks (19 pages)

Consent Judgment as to Bronson Baker DBA Santa Cruz Coffee Roasting Co. re Starbucks (19 pages)

Consent Judgment as to Santa Barbara Coffee & Tea Inc. DBA Santa Barbara Roasting Co re Starbucks (19 pages)

[Proposed] Order Granting Pltf's Motion to Approve Proposition 65 Settlement and Enter Consent Judgment as to Kean Coffee, LLC re Starbucks (8 pages)

[Proposed] Order Granting Pltf's Motion to Approve Proposition 65 Settlement and Enter Consent Judgment as to Carmel Roasters, Inc. and Monterey Coffee Co., Inc. re Starbucks (8 pages)

[Proposed] Order Granting Pltf's Motion to Approve Proposition 65 Settlement and Enter Consent Judgment as to Santa Barbara Coffee & Tea, Inc. DBA Santa Barbara Roasting Co. re Starbucks (8 pages)

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