1 2 3 4 5 6 7 8	Clifford A. Chanler (Bar No. 135534) Laurence D. Haveson (Bar No. 152631) Josh Voorhees (Bar No. 241436) Troy C. Bailey ( <i>Pro Hac Vice</i> ) THE CHANLER GROUP 2560 Ninth Street Parker Plaza, Suite 214 Berkeley, CA 94710-2565 Telephone: (510) 848-8880 Facsimile (510) 848-8118  Attorneys for Plaintiffs ANTHONY E. HELD, Ph.D., P.E. and JOHN MOORE		
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11	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
12	COUNTY OF SAN FRANCISCO		
13	UNLIMITED JURISDICTION		
14	ANTHONY E HELD DLD DE		
15	ANTHONY E. HELD, Ph.D., P.E.,	Lead Case No. CGC-10-497729	
16	Plaintiff, v.		
17	ALDO U.S., INC., ALDO GROUP, INC, et al.,	AMENDED STIPULATION FOR ENTRY OF JUDGMENT	
18	Defendants.		
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20	JOHN MOORE,		
21	Plaintiff,		
22	v.		
23	KATE SPADE, LLC, et al.,		
24	Defendants.		
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- 1. The following constitutes the knowing and voluntary election and stipulation of the entity named below ("Company" or "Opt-In Settling Defendant") to join as a Settling Defendant under the Amended Consent Judgment ("Consent Judgment") previously entered by the Court in the above-captioned actions, *Held v. Aldo U.S., Inc. and Aldo Group, Inc., et al.*, San Francisco Superior Court Case No. CGC-10-497729 and *Moore v. Kate Spade, LLC., et al.*, San Francisco Superior Court Case No. CGC-10-498981, consolidated therein, (the "Action") and to be bound by the terms of that Consent Judgment.
- 2. The terms of the Consent Judgment apply to the Opt-In Settling Defendant only as to those categories of Fashion Accessories and the specific phthalate(s) selected on Exhibit A, attached hereto, which are also Covered Products.
- 3. At any time during the three-year period prior to the filing of this Stipulation ("Relevant Period"), the Company has employed ten or more part-time or full-time persons and has manufactured, imported, distributed, or offered for use or sale in California one or more items in each of the following selected categories of Fashion Accessories as defined in the Consent Judgment (section 2.5) and that are Covered Products as defined in the Consent Judgment (section 2.2) (check all that apply):

**Fashion Accessories** Phthalate(s) Wallets and other coin or bill holders ☐ DEHP  $\square$  BBP  $\square$  DBP Handbags, purses, clutches and totes  $\square$  BBP  $\square$  DBP Belts ☐ DEHP  $\square$  BBP  $\square$  DBP Footwear ☐ DEHP  $\square$  BBP  $\square$  DBP Apparel, including gloves and headwear ☐ DEHP  $\square$  BBP □ DBP (and excluding sauna suits) **Jewelry**  $\square$  BBP Key holders, keychains, and key caps ☐ DEHP  $\square$  BBP  $\square$  DBP Luggage tags and ID cases □ DEHP  $\square$  BBP  $\square$  DBP

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	Bag charms and zipper pulls	□ DEHP		□ DBP
	Eyeglass cases	☐ DEHP	□ BBP	□ DBP
	Coverings/cases for mobile electronic devices (e.g., for telephones, cameras, MP3 players, CDs/DVDs, and laptops)	□ DЕНР	□ BBP	□ DBP
X	Coverings for journal/address books (e.g., diaries, planners, photo albums)	БЕНР	ВВР	Дрвь
	Cosmetic cases/bags	□ DЕНР	□BBP	□ DBP
	Toiletry cases/bags	☐ DEHP	□ BBP	□ DBP

- 4. One or more items within each above-selected category of Fashion Accessories contained, during the Relevant Period, Accessible Components as defined in the Consent Judgment (section 2.1) containing DEHP, BBP and/or DBP, as indicated.
- The Company has not provided compliant Proposition 65 warnings in conjunction with the sale or use of the above-selected Covered Products in California during the Relevant Period.
- 6. The Opt-In Settling Defendant has not performed a risk or exposure assessment establishing that the above-selected Covered Products it offered for sale in California during the Relevant Period did not require Proposition 65 warnings with respect to the selected phthalate(s).
- 7. In conjunction with the execution of this Stipulation, the Company has provided the payments required of it under the Consent Judgment and shall make all future payments that may apply to the Company. The Company shall be bound by the injunctive relief provisions set forth in the Consent Judgment as it relates to the Covered Products.
- 8. At least 65 days prior to the entry of judgment pursuant to this Stipulation, Anthony E. Held, Ph.D., P.E. ("Dr. Held") shall, if plaintiffs have not already previously done so, serve a 60-day notice letter alleging certain violations of Proposition 65 with respect to sales of the above-selected Covered Products and, provided it has been mailed to the Company

Opt-In Settling Defendant

at the address shown in Exhibit B, the Company agrees to be deemed to have accepted service of the 60-day notice letter.

- 9. The Company hereby stipulates to be deemed to have voluntarily accepted service of the summons and complaint in this Action upon the filing of this Stipulation and agrees to be subject to the jurisdiction of the Court for purposes of the Consent Judgment.
- 10. Future notices concerning this Stipulation and the Consent Judgment shall be provided to the Company through its designated contact as shown in Exhibit B attached hereto. If the Company desires to change the individual and/or address designated to receive notice on its behalf, the Company shall provide written notice to plaintiffs' counsel via certified mail, return receipt requested or overnight courier at the address listed in Section 7.1 and to Settling Defendants' designated contacts via email at the email addresses shown on their Exhibit B.
- 11. The undersigned have read, and the person and/or entity named below knowingly and voluntarily agree to be bound by, all terms and conditions of this Stipulation and the Consent Judgment as previously approved and entered by the San Francisco County Superior Court in this Action.
- 12. The undersigned has full authority to make the written representations above and to enter into this Stipulation for the person/entity on behalf of which he/she is signing.

1 /	and to enter into this Stipulation for the person	Ventity on behalf of which he/she is signing.
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19	1161700	$()////_{0}$
20	(signature)	By: On Behalf of Plaintiffs,
21	0.16616	Anthony E. Held, Ph.D., P.E. and John Moore
22	Name (printed/typed)	
23	PRESIDENT	
24	Title (printed/typed)	
25	On Behalf of:	
26	(Insert Company Name)	
- 11		

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Name of Settling Defendant (and relevant associated entities under common ownership): PRINZ LTD EFRAMES & Alburs LIC

Fashion Accessories Categories Applicable to above. Select all that apply. **Fashion Accessories** Phthalate(s) Wallets and other coin or bill holders ☐ DEHP  $\square$  BBP  $\square$  DBP Handbags, purses, clutches and totes ☐ DEHP  $\square$  BBP **Belts** ☐ DEHP  $\square$  BBP □ DBP Footwear  $\square$  BBP  $\square$  DBP Apparel, including gloves and headwear ☐ DEHP  $\square$  BBP  $\square$  DBP (and excluding sauna suits) Jewelry ☐ DEHP ☐ DBP  $\square$  BBP Key holders, keychains, and key caps ☐ DEHP  $\square$  BBP  $\square$  DBP Luggage tags and ID cases  $\square$  DEHP  $\square$  BBP  $\square$  DBP П Bag charms and zipper pulls □ DEHP  $\square$  BBP  $\square$  DBP Eyeglass cases □ DEHP  $\square$  BBP Coverings/cases for mobile electronic devices  $\square$  BBP  $\square$  DBP (e.g., for telephones, cameras, MP3 players, CDs/DVDs, and laptops) Coverings for journal/address books (e.g., diaries, **X**DEHP BBP planners, photo albums) Cosmetic cases/bags  $\square$  DBP  $\square$  BBP Toiletry cases/bags ☐ DEHP  $\square$  BBP  $\square$  DBP

1	Ех	xhibit B
2	Person(s) to receive Notices Pursuar	nt to Section 7.1 of the Consent Judgment
3	December	0 1 1 5 1 5
4	Name FELDSTEIN	Robert Falk, Esq Name
5	President	Partner, Morrison & Foerster, L.
6	Title	Title
7	Prinz Ltd	425 Market Street
8	Address Line 1 512 Lindberg Lane	Address Line 1
9	Northbrook, IL 60062 Address Line 2	San Francisco, CA 94105 Address Line 2
10 11	richard@prinzusa.com	rfalk @mofo.com
12	Email Address	Email Address
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