1	KLAMATH ENVIRONMENTAL LAW CENTER	
1	WILLIAM VERICK, CSB #140972	
2	FREDRIC EVENSON, CSB #198059 424 First Street	
3	Eureka, CA 95501	
	Telephone: 707/268-8900	
4	Facsimile: 707/268-8901 Email: <u>wverick@igc.org</u> , <u>ecorights@earthlink.net</u>	
5		
6	DAVID H. WILLIAMS, CSB #144479 BRIAN ACREE, CSB #202505	
	370 Grand Avenue, Suite 5	
7	Oakland, CA 94610 Telephone: 510/271-0826	
.8	Facsimile: 510/271-0829	
9	Email: davidhwilliams@earthlink.net brianacree@earthlink.net	
10	Attorneys for Plaintiff MATEEL ENVIRONMENTAL JUSTICE FOUNDATION	
11		
12	SUPERIOR COURT OF THE ST	ATE OF CALIFORNIA
	CITY AND COUNTY OF S	SAN FRANCISCO
13	UNLIMITED JURIS	SDICTION
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	MATEEL ENVIRONMENTAL JUSTICE)	Case No. CGC-12-521622
16	FOUNDATION,	
17) Plaintiff,)	CONSENT JUDGMENT AS TO DEFENDANT FELIX STORCH, INC.
18)	
	\mathbf{v}	
19	<pre>A state of the state of th</pre>	
20	FELIX STORCH, INC.	
21) Defendant.	
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1 A.	CONSENT JUDG	MENT

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1. INTRODUCTION

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On or about September 22, 2011, plaintiff Mateel Environmental Justice 1.1 Foundation ("MEJF"), provided a 60-day Notice of Violation to the California Attorney General, the District Attorneys of each county in California, the City Attorneys of every California city with a population greater than 750,000, and defendant FELIX STORCH INC. ("STORCH"), alleging that STORCH, through its sales in California of beer taps, faucets and dispensing equipment that contain lead, was in violation of California Health 7. and Safety Code § 25249.5 et seq., ("Proposition 65") by knowingly and intentionally exposing persons to lead, a product known to the State of California to cause cancer and/or birth defects or other reproductive harm, without first providing a clear and reasonable warning.

1.2 On or about, June 15, 2012, MEJF, acting in the public interest pursuant to 12 Health and Safety Code § 25249.7(d), filed a Complaint for Civil Penalties and Injunctive 13 14 Relief in this action in San Francisco County Superior Court, Case No. CGC-12-521622 against STORCH based on the allegations contained in the September 22, 2011 Notice 15 Letter. MEJF alleges in the Complaint that STORCH is a business that employs more than 16 ten persons and manufactures, distributes and/or markets within the State of California beer 17 taps, faucets and dispensing equipment that contains lead. Pursuant to Proposition 65, lead 18 19 and lead compounds are chemicals known to the State of California to cause cancer and reproductive toxicity. MEJF further alleges that beer taps, faucets and dispensing 20 equipment that are manufactured, distributed, sold and/or marketed by STORCH for use in 21 California, require a warning under Proposition 65. 22

1.3 23 For purposes of this Consent Judgment only, the Parties stipulate that this Court has jurisdiction over the allegations of violations contained in the 60 Day Notice 24 Letters and Complaint and personal jurisdiction over STORCH as to the acts alleged in the 25 Complaint, that venue is proper in the County of San Francisco and that this Court has 26 jurisdiction to enter this Consent Judgment as a full and final settlement and resolution of 27

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the allegations contained in the Complaint and of all claims which were or could have been raised based on the facts alleged therein or arising therefrom.

1.4 The Parties enter into this Consent Judgment pursuant to a full and final
settlement of disputed claims between the parties for the purpose of avoiding prolonged
litigation. This Consent Judgment and compliance with it shall not constitute an admission
with respect to any allegation made in the 60 Day Notice Letters or the Complaint, each and
every allegation of which STORCH denies, nor may this Consent Judgment or compliance
with it be used as an admission or evidence of any fact, wrongdoing, misconduct,
culpability or liability on the part of a STORCH.

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DEFINITIONS.

2.1 The term "Covered Product" means a beer tap, faucet, spigot, or other
 dispensing equipment made in whole or in part from brass or other copper alloys which
 contain lead manufactured, that are marketed or sold by STORCH.

2.2 The term "Effective Date" means the date of entry of this Consent Judgment.

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INJUNCTIVE RELIEF

3.1 At any time more than 120 days after the Effective Date, STORCH agrees that it
will not knowingly ship for sale Covered Products for use in California unless the Covered
Product meets the Reformulation Standard of paragraph 3.3.1, or both the Reformulation
Standard of paragraph 3.3.2 and the Warning specification of paragraph 3.4.3.

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3.2 Testing Protocol

3.2.1. For each product line or manufacturing specification of a Covered Product,
3 units of the Covered Product shall be selected to be tested. The Covered Products which will be
tested shall be randomly selected using any generally accepted random sampling method such as
International Standards Organization 2589-1 (1989).

3.2.2. The Exposure Solution referred to below shall be a laboratory standard 4
percent acetic acid solution.

3.2.3. Prior to its use in any test of a Covered Product, the Exposure Solution
shall be analyzed for lead, using the method of analysis (with a detection limit of 0.05)

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micrograms of lead per liter of solution) used in the test of the Covered Product under paragraph 3.2.7. The analysis shall be conducted using a sample of the size set forth in paragraph 3.2.5 and by dispensing the Exposure Solution into a container of the type set forth in such paragraph. The result shall be the Sample Blank Level.

3.2.4. The Covered Product to be tested will be washed in potable water 5 containing dishwashing detergent, rinsed and dried and will be sanitized before use with a 6 7 commercial sanitizing solution per the manufacturer's instructions. If the Covered Product is an unattached faucet, the Covered Product will be attached to a "test vessel" designed to 8 accept the Covered Product in a manner similar to a retail version of vessel that 9 incorporates the Covered Product and which has also been washed and sanitized. The test 10 vessel shall have a lid that will reduce evaporation of the Exposure Solution during 11 12 subsequent steps, shall be of a size to contain a minimum of 3 liters of Exposure Solution, and manufactured from a material (such as 300 series stainless steel) that will not leach lead 13 into the Exposure Solution during the testing. Notwithstanding the foregoing, any lead that 14 does leach from the test vessel shall be added to any lead in the Sample Blank Level and 15 considered to be a part thereof. If the Covered Product includes a vessel, which contains 16 17 an external spigot, the vessel it shall be filled to a minimum of 3 liters or its full capacity, 18 whichever is less.

3.2.5. The Covered Product, or if the Covered Product is an unattached 19 faucet, the test vessel with the Covered Product faucet attached shall be filled with the 3 20 liters of Exposure Solution. Approximately 250 milliliters of the Exposure Solution shall 21 22 be dispensed by opening the value of the faucet and then closing the value, and discarded. The Exposure Solution shall be held in the test vessel or Covered Product for a period of 4 23 24 hours, during which time no Exposure Solution is to be dispensed and no ingredients or contaminants or other Exposure Solution are to be added. After the 4 hours, 355 milliliters 25 26 (12 ounces) are to be dispensed (drawn) through the faucet by opening the valve. The sample is to be dispensed into a clean PTFE, polyethylene or HDPE container with an air-27 28 tight lid containing an appropriate preservative, if any.

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3.2.6. An additional sample of 355 milliliters (12 ounces) is to be dispensed after 1 1/2 hour and a third is to be dispensed after an additional 1/2 hour. 2 3.2.7. Each Exposure Solution sample shall be analyzed for lead using a method 3 of analysis which has a detection limit of 0.05 micrograms per liter (0.05 ug/L) or less. The 4 concentration level for the unit of the Covered Product shall be the level of lead that results from 5 6 the analysis of the sample, minus the Sample Blank Level. 3.2.8. A total of 3 units of the Covered Products shall be tested, unless the mean 7 concentration for any single tested unit of a Covered Product is more than 2 times greater or less 8 than the mean of the other two units of the Covered Product, in which case, a fourth unit shall be 9 tested. 10 3.2.9. The average concentration level of lead in the samples dispensed and 11 analyzed shall be calculated. The result shall be the Lead Concentration Level for the Covered 12 Product. This level shall apply to all Covered Products which are manufactured to the same 13 specifications using the same materials as those tested. 14 3.2.10. STORCH may rely upon written representations from its suppliers that 15

16 these test standards have been met to the extent such reliance is in good faith.

3.3 Reformulation Standards.

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3.3.1 Any Covered Product for which the Lead Concentration Level
(outcome of test protocol of 3.2) is less than or equal to 1.5 micrograms per liter may be
shipped for sale in California with no warnings.

3.3.2 Any Covered Product for which the Lead Concentration Level
(outcome of test protocol of 3.2) is greater than 1.5 micrograms per liter but less than 50
micrograms per liter may be shipped for sale in California if the warnings of 3.4 are
provided.

3.3.3 Covered Products for which the Lead Concentration Level (outcome of test
protocol of 3.2) is greater than 50 micrograms per liter may not be shipped for sale in California.

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1	3.4 Warnings
2	3.4.1 Any warning provided pursuant to 3.3.2 above, shall meet the following
3	specifications.
4	3.4.2 The warning will be affixed to the packaging or labeling of each unit of the
5	Covered Product.
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7	3.4.3 The warning shall state:
8 9	WARNING: Consuming food or beverages that have been served from this dispenser will expose you to lead, a chemical known to the State of California to cause birth defects and other reproductive harm.
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. 11	The text of this warning must be in 12 point type or larger. The word "WARNING" must be
12	capitalized and be in bold . The warning must either be on the front or top of the packaging of the
13	Covered Product.
14	3.4.4 For any entity that sells beverages dispensed from a Covered Product that
15	meets the standard of paragraph 3.3.2, if that entity provides a warning to the consumer
16	purchasing the beverage that is substantially similar to that specified in paragraph 3.4.4, that
17	entity shall be deemed to be in compliance with the warning requirements of Health and Safety
18	Code Section 25249.6 et seq
19	4. <u>ENFORCEMENT OF JUDGMENT</u>
20	4.1. The terms of this Consent Judgment shall be enforced exclusively by the
21	Parties hereto.
22	5. <u>MONETARY RELIEF</u>
23	5.1. STORCH shall pay a total of \$27,500 in full and complete settlement of all
24	monetary claims by MEJF, as follows:
25	5.2 The sum of \$17,500 shall be made payable to Klamath Environmental Law Center
26	as payment in part for the attorneys fees and costs incurred in this action. Additionally, the sum
27	of \$9,000 shall be paid as a charitable contribution to the Ecological Rights Foundation. This
28	payment shall be used for reducing exposures to toxic chemicals and other pollutants, and
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for increasing consumer, worker and community awareness of health hazards posed by lead and other toxic chemicals. The Parties agree and acknowledge that the charitable contributions made pursuant to this Section shall not be construed as a credit against the personal claims of absent third parties for restitution against the defendant.

5 5.3 The sum of \$1,000 shall be paid in civil penalties, payable as follows: 100% of the 6 penalty shall be made payable to the Office of Environmental Health Hazard Assessment, Mateel 7 Environmental Justice Foundation waives its right to collect 25% of the penalty in accordance 8 with California Health and Safety Code § 25192.

5.4 9 The above described payments shall be forwarded by Settling Defendant to its respective counsel so that it is received at least 5 days prior to the hearing date scheduled for 10 approval of this Consent Judgment. Defendant's counsel shall notify counsel for Mateel via 11 12 email upon receipt of the funds. If the Consent Judgment is approved and entered by the Court, on that day Defendant's counsel shall ensure the above described payments are delivered, via UPS or 13 14 Fedex for next business day delivery, to Klamath Environmental Law Center. Failure to comply with the terms of this section shall render this Consent Judgment null and void, and the matter 15 16 shall be placed back on the Court's calendar.

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6. <u>CLAIMS COVERED AND RELEASE</u>

6.1 As to alleged exposures to lead or lead compounds from Covered Products,
this Consent Judgment provides a full release of liability on behalf of the public interest to
STORCH, (as well as its past, present and future parents, subsidiaries affiliates,
predecessors, successors, and assigns) as to all claims and matters raised in the Notice of
Violation. Notwithstanding any other provision of this Consent Judgment, no claim or
matter is released on behalf of the public interest unless that claim or matter was raised in
the Notice of Violation.

6.2 Provided that the requirements of this Consent Judgment are complied with,
then, as to lead exposures alleged to be caused by Covered Products sold by STORCH prior
to the Effective Date, this Consent Judgment is a final and binding resolution between

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MEJF, and STORCH, and STORCH'S parents, subsidiaries, and affiliates as well as their customers, distributors, wholesalers, retailers, or any other person in the course of doing 2 3 business, and the successors and assigns of any of them, who may have used, maintained, distributed or sold or use, maintain, distribute or sell Covered Products or other products 4 that include as components Covered Products, including the Downstream Entities, as 5 defined in Section 6.3 ("Releasees") of: (i) as to lead exposures from Covered Products, any 6 violation of Proposition 65 (including but not limited to the claims made in the Complaints 7 and the Notices); and (ii) any other claim that could have been asserted by MEJF based on 8 9 exposure of persons to lead from Covered Products or failure to provide a clear and reasonable warning of such exposure, whether based on actions committed by the Releasees 10 or others. Further, as part of entry of this Judgment, the Court finds that compliance with 11 the terms of this Consent Judgment meets the current warning requirements for lead of 12 **Proposition 65.** 13

This Consent Judgment contemplates that Covered Products are and will be 14 6.3 installed in kegerators, beer coolers, and other vessels designed to dispense beer, cider, wine, 15 sodas or other beverages or liquid foods ("Dispensers") and that these Dispensers and Covered 16 Products are then be sold to individual consumers, and to restaurants and institutions which may 17 then use the products to sell beverages or foods to the public ("Downstream Entities"). 18 Notwithstanding 6.2 above, to the extent any Downstream Entity, after the Effective Date of this 19 Consent Judgment, sells or distributes beverages or other foods from any Dispenser in California 20 21 containing a Covered Product that does not meet the reformulation requirement of paragraph 3.3.1 and fails to provide the warning required by paragraph 3.3.2, or an otherwise clear and 22 reasonable Proposition 65 warning, then that Downstream Entity shall not benefit from any 23 24 release or other protection with respect to the sale and use of the Dispenser or Covered Product 25 that would otherwise be provided by this Consent Judgment. To the extent that a warning is not provided and the Downstream Entity can establish that no warning is required pursuant to this 26 Consent Judgment, the release and protection related to the sale and use of the identified 27 28 Dispenser shall remain in full force and effect.

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6.4 In furtherance of the Parties' intention that this Consent Judgment shall be effective as a full and final accord, satisfaction, and release as to the Releasees of and from any and all matters released hereunder, MEJF acknowledges familiarity and understanding of California Civil Code § 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 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.

To the extent that Section 1542 or any similar law or statute may otherwise apply to this Consent Judgment, MEJF hereby waives and relinquishes as to all matters released hereunder all rights and benefits it has, or may have, under Section 1542 or the laws of any other jurisdiction to the same or similar effect. MEJF further acknowledges that, subsequent to the execution of this Consent Judgment, it may discover Claims that were unsuspected at the time this Consent Judgment was executed, and which might have materially affected its decision to execute this Consent Judgment, but nevertheless MEJF releases the Releasees from any and all such Claims, whether known or unknown, suspected or unsuspected, at the time of the execution of this Consent Judgment.

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APPLICATION OF JUDGMENT

7.1 The obligations of this Consent Judgment shall apply to and be binding upon
 all plaintiffs acting in the public interest pursuant to Health and Safety Code § 25249.7, and
 STORCH, and its successors or assigns. The terms contained in this Consent Judgment
 shall be submitted to the California Attorney General's office prior to the entry of this
 Consent Judgment by the Court.

7.2 This Consent Judgment shall have no effect on Covered Products sold or
offered for sale by STORCH outside the State of California.

8. <u>MODIFICATION OF JUDGMENT</u>

8.1 This Consent Judgment may be modified only upon written agreement of the
parties and upon entry of a modified Consent Judgment by the Court thereon or upon

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motion of any party as provided by law and upon entry of a modified Consent Judgment by
 the Court.

8.2 If the Attorney General of the State of California or Plaintiff permit any sale with warnings, or alternative reformulation standard and/or test protocol for lead in products similar to the Covered Products by way of settlement or compromise with any other person in the course of doing business, or any other entity, or if a warning scheme or reformulation standard and/or test protocol for lead in Covered Products is incorporated by Plaintiff in any final judgment as to any other person in the course of doing business, or any other entity, then STORCH shall be entitled to apply any such warning scheme, reformulation standard and/or test protocol to Covered Products.

8.3 STORCH shall be entitled to a modification to this Consent Judgment to
 establish a reformulation standard and/or test protocol for lead content in Covered Products
 consistent with any "safe use determination" regarding lead content in Covered Products
 issued by the California Environmental Protection Agency Office of Environmental Health
 Hazard Assessment, pursuant to 27 Cal. Code Regs. § 25204 or any successor regulation.

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9. COURT APPROVAL

9.1 If the Court does not approve this Consent Judgment, it shall be of no force or
effect, and cannot be used in any proceeding for any purpose.

10. <u>RETENTION OF JURISDICTION</u>

20 10.1. This Court shall retain jurisdiction of this matter to implement this Consent
21 Judgment.

22 11. GOVERNING LAW

11.1 The laws of the State of California shall govern the validity, construction and
performance of this Consent Judgment.

12. <u>NOTICES</u>

12.1 When any Party is entitled to receive any notice under this Consent
Judgment, the notice or report shall be sent by U.S. mail or overnight courier service to the
following persons:

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2	If to MEJF: William Verick, Esq. Klamath Environmental Law Center	
3	424 First Street Eureka, CA 95501	
4	If to STORCH: Holly Gaudreau, Esq. Kilpatrick Townsend and Stockton, LLP	
6	Kilpatrick Townsend and Stockton, LLP Two Embarcadero Center, 8 th Floor San Francisco, CA 94111	
7	With a copy to: Paul Storch, Vice President	
8	Felix Storch, Inc. 770 Garrison Ave. Bronx, NY 10474	
9		
10	12.2 Any Party may modify the person and address to whom notice is to be sent by	
11	sending each other Party notice in accordance with this Section.	
12	13. <u>AUTHORITY TO STIPULATE</u>	
13	13.1 Each signatory to this Consent Judgment certifies that he or she is fully	
14	authorized by the party he or she represents to enter into this Consent Judgment and to	
15	execute it on behalf of the party represented and legally to bind that party.	
16	14. <u>ENTIRE AGREEMENT</u>	
17	14.1 This Consent Judgment contains the sole and entire, agreement and	
18	understanding of the parties with respect to the entire subject matter hereof, and any and all	
19	prior discussions, negotiations, commitments and understandings related hereto. No	
20	representations, oral or otherwise, express or implied, other than those contained herein	
21	have been made by any party hereto. No other agreements not specifically referred to	
- 22	herein, oral or otherwise, shall be deemed to exist or to bind any of the parties.	
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1	15. <u>EXECUTION IN COUNTERPARTS</u>	
2	15.1 This Consent Judgment may be executed in counterparts and/or by facsimile	
3	or portable document format (pdf), which taken together shall be deemed to constitute o	
4	original document.	
5		
6	IT IS SO STIPULATED:	
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8	Dated: March 25, 2013 MATEEL ENVIRONMENTAL JUSTICE FOUNDATION	
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11		
12	By William Verick, President	
13	Dated: April 25, 2013 FELIX STORCH INC.	
14	ATT A	
15	pro h	
16	By Paul Storch, Vice President	
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19		
20	IT IS SO ORDERED, ADJUDGED AND DECREED:	
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22		
23	Date: JUDGE OF THE SUPERIOR COURT	
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1	15. <u>EXECUTION IN COUNTERPARTS</u>	
2	15.1 This Consent Judgment may be executed in counterparts and/or by facsimile	
3	or portable document format (pdf), which taken together shall be deemed to constitute one	
4	original document.	
5		
6	IT IS SO STIPULATED:	
7		
8	Dated: March 25, 2013 MATEEL ENVIRONMENTAL JUSTICE	
9	FOUNDATION	
10	andleem Voole	
11	By William Verick, President	
12		
13	Dated:, 2013 FELIX STORCH INC.	
14		
15	By Ken Cohn	
16 17		
17		
19		
20	IT IS SO ORDERED, ADJUDGED AND DECREED:	
· 21		
22		
23	Date: JUDGE OF THE SUPERIOR COURT	
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