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8	SUPERIOR COURT OF THE	STATE OF CALIFORNIA
9	FOR THE COUNTY OF	F SAN FRANCISCO
10	UNLIMITED JU	RISDICTION
11		
12	CENTER FOR ENVIRONMENTAL HEALTH,) Case No. CGC-12-527270
13	Plaintiff,) [PROPOSED] CONSENT JUDGMENT
14		
15	TRADER JOE'S COMPANY, et al.,	
16	Defendants.)
17	Defendants.)
18)
19)
20		
21		
22	1. INTRODUCTION	
23		udgment are the Center For Environmental
24	Health, a California non-profit corporation ("CEH"	
25 26	(collectively, the "Settling Defendants"). Exhibit A	
26 27	either Manufacturer Settling Defendants or Retailer	_
27 28	and Settling Defendants are defined as the "Parties.	The Farties enter into this Consent Judgment
2δ Document Prepared on Recycled Paper	- 1 -	
	CONSENT JUDGMENT – CA	SE NO. CGC-12-527270

to settle certain claims asserted by CEH against Settling Defendants as set forth in the operative
 complaint (the "Complaint") in the above-captioned matter. This Consent Judgment covers
 confectionery licorice products ("Licorice Products") sold or offered for sale by Settling
 Defendants.

5 1.2 Beginning on October 8, 2012, CEH served multiple 60-day Notices of
6 Violation under Proposition 65, alleging that Settling Defendants violated Proposition 65 by
7 exposing persons to lead and lead compounds ("Lead") contained in Licorice Products without
8 first providing a clear and reasonable Proposition 65 warning.

9 1.3 Each Settling Defendant is a corporation that manufactures, distributes, sells
10 or offers for sale Licorice Products in the State of California or has done so in the past.

11 1.4 On December 19, 2012, CEH filed the original Complaint in this matter.
 12 On February 21, 2013, CEH filed the operative First Amended Complaint in this matter.

131.5For purposes of this Consent Judgment only, CEH and Settling Defendants14(the "Parties") stipulate that this Court has jurisdiction over the allegations of violations contained15in the Complaint and personal jurisdiction over Settling Defendants as to the acts alleged in the16Complaint, that venue is proper in the County of San Francisco, and that this Court has17jurisdiction to enter this Consent Judgment as a full and final resolution of all claims which were18or could have been raised in the Complaint based on the facts alleged therein with respect to19Licorice Products manufactured, distributed, and/or sold by Settling Defendants.

Nothing in this Consent Judgment is or shall be construed as an admission 20 1.6 21 by the Parties of any fact, conclusion of law, issue of law or violation of law, nor shall compliance 22 with the Consent Judgment constitute or be construed as an admission by the Parties of any fact, 23 conclusion of law, issue of law, or violation of law. Nothing in this Consent Judgment shall 24 prejudice, waive or impair any right, remedy, argument or defense the Parties may have in any 25 other pending or future legal proceedings. This Consent Judgment is the product of negotiation 26 and compromise and is accepted by the Parties solely for purposes of settling, compromising, and 27 resolving issues disputed in this Action.

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2.

INJUNCTIVE RELIEF

2 2.1 **Reformulation Level.** The Reformulation Level for Licorice Products is
3 35 parts per billion ("ppb") or less of Lead by weight. Such concentrations shall be determined by
4 use of a test using ICP-MS equipment with a level of detection of at least 20 ppb that meets
5 standard laboratory QA/QC requirements ("Test Protocol").¹

6 2.2 Specification Notice to Vendors of Reformulation Level. To the extent it 7 has not already done so, no more than thirty (30) days after the date of entry of this Consent 8 Judgment ("Effective Date"), each Settling Defendant that purchases Licorice Products from a 9 third party shall provide the Reformulation Levels to each of its Licorice Products suppliers that 10 are not Settling Defendants and shall instruct each such Licorice Products supplier to provide it 11 with Licorice Products that do not exceed the Reformulation Levels. If during the next five (5) 12 year period, a Settling Defendant purchases Licorice Products from a third party that it has not 13 previously provided with instructions regarding the Reformulation Levels, the Settling Defendant 14 shall provide the Reformulation Levels to the new Licorice Product supplier when placing an 15 initial order for Licorice Products and instruct the new Licorice Product supplier to provide it with 16 Licorice Products that do not exceed the Reformulation Levels. Each Settling Defendant shall 17 retain records of communications sent to and received from suppliers that reflect its compliance 18 with the communication requirements of this Section for a period of three (3) years and shall make 19 such records available to CEH on reasonable request.

20 2.3 **Reformulation of Licorice Products**: After April 1, 2014, Manufacturer 21 Settling Defendants shall not manufacture, purchase, ship, offer for sale, sell or otherwise 22 introduce into the California marketplace any Licorice Products that do not meet the 23 Reformulation Level. In addition, Manufacturer Settling Defendants and CEH agree that after 24 December 1, 2014, Manufacturer Settling Defendants shall not ship, offer for sale, sell or 25 otherwise introduce into the United States marketplace outside California any Licorice Products 26 ¹ Sampling to assess compliance with the Reformulation Levels shall be based on testing of either an aggregate of all licorice contained in a single and discrete package, bag or box as is typically 27 sold in retail, or the average results of any multiple test results from the same aggregate sample.

1 that do not meet the Reformulation Level.

2 2.4 Good Faith Commitment to Further Lead Reduction: During the three 3 (3) years following the Effective Date, each Manufacturer Settling Defendant shall continue in 4 good faith to attempt to further reduce the Lead content of its Licorice Products until such Licorice 5 Products have a consistent Lead content of less than 13 ppb. These efforts shall include, at a 6 minimum, efforts to further adjust recipes and formulas that will reduce Lead content in finished 7 Licorice Products and attempts to secure Licorice Product ingredients with lower Lead content. 8 On each of the first three anniversaries of the Effective Date, each Manufacturer Settling 9 Defendant shall submit to CEH a written report of the activities it has undertaken to effectuate its 10 good faith commitment to further reduction of the Lead content of its Licorice Products. If a 11 Manufacturer Settling Defendant has test results demonstrating that all of its Licorice Products 12 have a consistent Lead content of less than 13 ppb, it shall provide such documentation to CEH 13 and the parties shall meet and confer and if CEH and the Manufacturer Settling Defendant agree 14 that all of the Manufacturer Settling Defendant's Licorice Products have a consistent Lead content 15 of less than 13 ppb, that Manufacturer Settling Defendant need not submit any subsequent annual 16 report to CEH regarding further reduction of Lead content of its Licorice Products. If the Parties 17 fail to agree, the Manufacturer Settling Defendant may seek relief from the Court upon a showing 18 consistent with this Section.

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3.

ENFORCEMENT

20 3.1 General Enforcement Provisions. CEH may, by motion or application for 21 an order to show cause before this Court, enforce the terms and conditions contained in this 22 Consent Judgment. Any action to enforce alleged violations of Section 2.3 by a Settling 23 Defendant shall be brought exclusively pursuant to this Section 3, and as applicable be subject to 24 the meet and confer requirement of Section 3.2.4.

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3.2

Enforcement of Reformulation Commitment.

26 3.2.1 Notice of Violation. In the event that, at any time following the 27 relevant dates set out in Section 2.3, CEH identifies a Licorice Product manufactured, distributed, or sold by a Manufacturer Settling Defendant for which CEH has laboratory test results showing
 that the Manufacturer Settling Defendant violated Section 2.3, CEH may issue a Notice of
 Violation pursuant to this Section.

4 3.2.2 Service of Notice of Violation and Supporting Documentation. 5 3.2.2.1 Subject to Section 3.2.1, the Notice of Violation shall be sent 6 to the person(s) identified in Exhibit A to receive notices for the Manufacturer Settling Defendant, 7 and must be served within 45 days of the date the Licorice Products at issue were purchased or 8 otherwise acquired by CEH, provided, however, that CEH may have up to an additional 45 days to 9 send the Notice of Violation if, notwithstanding CEH's good faith efforts, the test data required by 10 Section 3.2.2.2 below cannot be obtained by CEH from its laboratory before expiration of the 11 initial 45 day period.

12 3.2.2.2 The Notice of Violation shall, at a minimum, set forth: (a) 13 the date the alleged violation was observed, (b) the location at which the Licorice Products were offered for sale, (c) a description of the Licorice Products giving rise to the alleged violation, 14 15 including the name and address of the retail store where the sample was obtained and if available 16 information that identifies the product lot, such as the "best by" or "sell by" date, and (d) all test 17 data² obtained by CEH regarding the Licorice Products and supporting documentation sufficient 18 for validation of the test results, including any laboratory reports, quality assurance reports and 19 quality control reports associated with testing of the Licorice Products. Such Notice of Violation 20 shall be based upon the Test Protocol. Wipe, swipe, swab and X-ray fluorescence testing are not 21 sufficient to support a Notice of Violation. As an alternative, CEH may rely on testing conducted 22 and published by the California Department of Public Health ("CDPH") to support a Notice of 23 Violation, so long as CEH first obtains a full description of the Licorice Product tested, including 24 any information that is available from CDPH that would identify the product lot, such as a "best 25 by" or "sell by" date, and makes a good faith attempt to obtain information on the location at 26 which the Licorice Product was offered for sale, and the date the product was obtained by CDPH. 27 2

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To support a Notice of Violation, CEH shall provide a minimum of two tests per Notice of Violation.

CEH shall share any such information with the Manufacturer Settling Defendant. Should CEH be
 unable to obtain any such information, the Manufacturer Settling Defendant shall contact CDPH
 and request such information and shall share such information with CEH upon receipt from
 CDPH.

3.2.3 Notice of Election of Response. No more than 30 days after
service of a Notice of Violation, the Manufacturer Settling Defendant shall provide written notice
to CEH whether it elects to contest the allegations contained in a Notice of Violation ("Notice of
Election"). Failure to provide a Notice of Election within 30 days of service of a Notice of
Violation shall be deemed an election to contest the Notice of Violation.

3.2.3.1 If a Notice of Violation is contested, the Notice of Election
shall include all then-available documentary evidence regarding the alleged violation, including all
test data, if any. If the Manufacturer Settling Defendant or CEH later acquires additional test or
other data regarding the alleged violation, it shall notify the other party and promptly provide all
such data or information to the party. Any test data used to contest a Notice of Violation shall
meet the criteria of Section 3.2.2.2.

3.2.4 16 **Meet and Confer.** If a Notice of Violation is contested, CEH and 17 Manufacturer Settling Defendant shall meet and confer to attempt to resolve their dispute. Within 18 30 days of serving a Notice of Election contesting a Notice of Violation, and if no enforcement 19 action or application has been filed by CEH pursuant to Section 3.1, the Manufacturer Settling 20 Defendant may withdraw the original Notice of Election contesting the violation and serve a new 21 Notice of Election conceding the violation, provided however that the Manufacturer Settling 22 Defendant shall pay \$2,500 in addition to any payment required under this Consent Judgment. At 23 any time, CEH may withdraw a Notice of Violation, in which case for purposes of this Section 3.2 24 the result shall be as if CEH never issued any such Notice of Violation. If no informal resolution 25 of a Notice of Violation results within 30 days of a Notice of Election to contest, CEH may file an 26 enforcement motion or application pursuant to Section 3.1. In any such proceeding, CEH may 27 seek whatever fines, costs, penalties, attorneys' fees or other remedies are provided by law for

28 Document Prepared on Recycled Paper 1 failure to comply with the Consent Judgment.

3.2.5 Non-Contested Matters. If the Manufacturer Settling Defendant
elects not to contest the allegations in a Notice of Violation, it shall identify on a confidential basis
to CEH (by proper name, address of principal place of business and telephone number) the person
or entity that sold the Licorice Products to the Manufacturer Settling Defendant and the
manufacturer and other entities in the chain of distribution of the Licorice Product, provided that
such information is reasonably available. In addition, the Settling Defendant shall undertake
corrective action and make payments, if any, as set forth below.

9 3.2.5.1 If the test data provided by CEH in support of the Notice of
10 Violation reports a Lead content in a Licorice Product above the Reformulation Level but less than
11 70 ppb, then the Manufacturer Settling Defendant shall take the following corrective action and
12 make the following payments, if any:

13 (a) The Manufacturer Settling Defendant shall include in its Notice 14 of Election a detailed description with supporting documentation of the corrective action that it has 15 undertaken or proposes to undertake to address the alleged violation. Any such correction shall, at 16 a minimum, provide reasonable assurance that the Manufacturer Settling Defendant has stopped 17 selling or offering for sale in California all Licorice Products having the same lot number or lot 18 identifier, such as "best by" or "sell by" date, as that of the Licorice Products identified in CEH's 19 Notice of Violation. The Manufacturer Settling Defendant shall make available to CEH for 20 inspection and/or copying records and correspondence regarding the corrective action. If there is a 21 dispute over the corrective action, the Manufacturer Settling Defendant and CEH shall meet and 22 confer pursuant to Section 3.2.4 before seeking any remedy in court. Provided, that in no case 23 shall Plaintiffs issue more than one NOV per manufacturing lot of Licorice Products.

(b) If the Notice of Violation is the first or second Notice of
Violation received by a Manufacturer Settling Defendant under Section 3.2.5.1 that was not
successfully contested or withdrawn, no payment shall be required by that Manufacturer Settling
Defendant. If the Notice of Violation is the third, fourth or fifth Notice of Violation received by a

1	Manufacturer Settling Defendant under Section 3.2.5.1 that was not successfully contested or
2	withdrawn, that Manufacturer Settling Defendant shall pay \$2,500 for each Notice of Violation. If
3	a Manufacturer Settling Defendant has received more than five Notices of Violation under Section
4	3.2.5.1 that were not successfully contested or withdrawn, that Manufacturer Settling Defendant
5	shall pay \$5,000 for each subsequent Notice of Violation. If a Manufacturer Settling Defendant
6	produces with its Notice of Election Test Data from the manufacturer or supplier of the Licorice
7	Product that: (i) was conducted prior to the date CEH purchased the Licorice Product that is the
8	subject of the Notice of Violation; (ii) was conducted on Licorice Product that was from the same
9	manufacturing lot as the Licorice Product that is the subject of the Notice of Violation; and (iii)
10	demonstrates Lead levels below the Reformulation Level, then any payment under this Section
11	shall be decreased by fifty percent.
12	(c) Notwithstanding Section 3.2.5.1(b), if the Notice of Violation
13	was based on a Licorice Product that was sold outside of California, there shall be no payment
14	pursuant to this Section.
15	3.2.5.2 If the test data provided by CEH in support of the Notice of
16	Violation reports a Lead content in a Licorice Product of more than 70 ppb, then the Manufacturer
17	Settling Defendant shall take the following corrective action and make the following payments:
18	(a) The Manufacturer Settling Defendant shall include in its Notice
19	of Election a detailed description with supporting documentation of the corrective action that it has
20	undertaken or proposes to undertake to address the alleged violation. Any such correction shall, at
21	a minimum, provide reasonable assurance that the Manufacturer Settling Defendant has stopped
22	selling or offering for sale all Licorice Products having the same lot number or lot identifier, such
23	as "best by" or "sell by" date, as that of the Licorice Product identified in CEH's Notice of
24	Violation (the "Noticed Licorice Products"), removed the Noticed Licorice Product from the
25	market and sent instructions to any of its stores and/or customers that offer the Noticed Licorice
26	Products for sale to cease offering the Noticed Licorice Products for sale and to either return all
27	Noticed Licorice Products to the Manufacturer Settling Defendant for destruction, or to directly
28 REPARED	- 8 -

destroy the Noticed Licorice Products. The Manufacturer Settling Defendant shall keep and make
 available to CEH for inspection and copying records and correspondence regarding the market
 withdrawal and destruction of the Noticed Licorice Products. If there is a dispute over the
 corrective action, the Manufacturer Settling Defendant and CEH shall meet and confer before
 seeking any remedy in court. In no case shall Plaintiff issue more than one NOV per
 manufacturing lot of Licorice Product.

7 (b) If the Notice of Violation is the first Notice of Violation 8 received by a Manufacturer Settling Defendant under Section 3.2.5.2 that was not successfully 9 contested or withdrawn, no payment shall be required by that Manufacturer Settling Defendant. If 10 the Notice of Violation is the second, third or fourth Notice of Violation received by a 11 Manufacturer Settling Defendant under Section 3.2.5.2 that was not successfully contested or 12 withdrawn, that Manufacturer Settling Defendant shall pay \$8,000 for each Notice of Violation. If 13 a Manufacturer Settling Defendant has received more than four Notices of Violation under Section 14 3.2.5.2 that were not successfully contested or withdrawn, that Manufacturer Settling Defendant 15 shall pay \$12,000 for each Notice of Violation. If a Manufacturer Settling Defendant produces 16 with its Notice of Election Test Data from the manufacturer or supplier of the Licorice Product 17 that: (i) was conducted prior to the date CEH purchased the Licorice Product that is the subject of the Notice of Violation; (ii) was conducted on Licorice Product that was from the same 18 19 manufacturing lot as the Licorice Product that is the subject of the Notice of Violation; and (iii) 20 demonstrates Lead levels below the Reformulation Level, then any payment under this Section 21 shall be decreased by fifty percent.

3.2.6 Payments. Any payments under Section 3.2 shall be made by
check payable to the "Lexington Law Group" and shall be paid within 30 days of service of a
Notice of Election triggering a payment and which shall be used as reimbursement for costs for
investigating, preparing, sending and prosecuting Notices of Violation, and to reimburse
attorneys' fees and costs incurred in connection with these activities.

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3.2.7

Repeat Violations. If a Manufacturer Settling Defendant has

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any 12-month period then, at CEH's option, CEH may seek whatever fines, costs, penalties,
attorneys' fees or other remedies that are provided by law for failure to comply with the Consent
Judgment. Prior to seeking such relief, CEH shall meet and confer with the Manufacturer Settling
Defendant for at least 30 days to determine if the Manufacturer Settling Defendant and CEH can
agree on measures that the Manufacturer Settling Defendant can undertake to prevent future
violations.

8

4.

PAYMENTS

9 4.1 Payments by Settling Defendants. Within five (5) days of the entry of this
10 Consent Judgment, payment shall be made in the amount provided for that Settling Defendant on
11 Exhibit A as further set forth in this Section. If a Manufacturer Settling Defendant agrees to make
12 payment for and on behalf of a Retailer/Distributor Settling Defendant and fails to do so within
13 five (5) days of the entry of this Consent Judgment, written notice shall first be given by Plaintiff
14 to the Retailer/Distributor Settling Defendant and the Retailer/Distributor Settling Defendant shall
15 have an additional ten (10) days after the date of the notice to make payment.

4.2 16 Allocation of Payments. The total settlement amount for each Settling 17 Defendant shall be paid in three separate checks in the amounts specified on Exhibit A and 18 delivered to the offices of the Lexington Law Group (Attn: Eric S. Somers), 503 Divisadero 19 Street, San Francisco, California 94117. Any failure by a Settling Defendant to comply with the 20 payment terms herein shall be subject to a stipulated late fee in the amount of \$100 for each day 21 after the delivery date the payment is received. The late fees required under this Section shall be 22 recoverable, together with reasonable attorneys' fees, in an enforcement proceeding brought 23 pursuant to Section 3 of this Consent Judgment. The funds paid by each Settling Defendant shall 24 be allocated as set forth on Exhibit A for each Settling Defendant between the following 25 categories and made payable as follows:

4.2.1 A civil penalty pursuant to Health & Safety Code § 25249.7(b). CEH shall
apportion this payment in accordance with Health & Safety Code § 25249.12 (25% to CEH and

1 75% to the State of California's Office of Environmental Health Hazard Assessment).

2 Accordingly, the civil penalty payment check for the amount designated for each Settling

3 Defendant on Exhibit A as Civil Penalty shall be made payable to the "Center for Environmental
4 Health" and associated with taxpayer identification number 94-3251981.

5 4.2.2 A payment in lieu of civil penalty to CEH pursuant to Health & Safety 6 Code § 25249.7(b), and California Code of Regulations, Title 11, § 3203(b). CEH shall use such 7 funds to continue its work educating and protecting people from exposures to toxic chemicals, 8 including heavy metals. In addition, as part of its Community Environmental Action and Justice 9 Fund, CEH will use four percent of such funds to award grants to grassroots environmental justice 10 groups working to educate and protect people from exposures to toxic chemicals. The method of 11 selection of such groups can be found at the CEH web site at www.ceh.org/justicefund. The 12 payment pursuant to this Section shall be made payable to the Center For Environmental Health 13 and associated with taxpayer identification number 94-3251981.

4.2.3 A reimbursement of a portion of CEH's reasonable attorneys' fees
and costs. The attorneys' fees and costs reimbursement check shall be made payable to the
Lexington Law Group and associated with taxpayer identification number 94-3317175.

17

5.

MODIFICATION AND DISPUTE RESOLUTION

18 5.1 Modification. This Consent Judgment may be modified from time to time
19 by express written agreement of the Parties, with the approval of the Court, or by an order of this
20 Court upon motion and in accordance with law.

5.2 Notice; Meet and Confer. Any Party seeking to modify this Consent
Judgment shall attempt in good faith to meet and confer with all affected Parties prior to filing a
motion to modify the Consent Judgment.

24

6.

CLAIMS COVERED AND RELEASE

6.1 This Consent Judgment is a full, final and binding resolution between CEH
on behalf of itself and the public interest and each Settling Defendant, and their parents,

27 subsidiaries, affiliated entities that are under common ownership, directors, officers, employees,

shareholders and their successors and assigns, and attorneys ("Defendant Releasees"), and all
 entities other than those listed in Exhibit B to which a Settling Defendant distributes or sells
 Licorice Products, including but not limited to distributors, wholesalers, customers, retailers, re packagers, franchisees, licensors and licensees ("Downstream Releasees"), of any violation of
 Proposition 65 based on failure to warn about alleged exposure to Lead contained in Licorice
 Products that were sold by a Settling Defendant prior to the Effective Date.

6.2 The release set forth in Section 6.1 shall also apply to Licorice Products
sold by a Retailer/Distributor Settling Defendant that were purchased prior to April 1, 2014 but
sold thereafter.

10 6.3 CEH, acting in the public interest, releases, waives, and forever discharges
11 any and all claims against each Settling Defendant, Defendant Releasees, and Downstream
12 Releasees arising from any violation of Proposition 65 that has been or could have been asserted
13 regarding the failure to warn about exposure to Lead arising in connection with Licorice Products
14 manufactured, distributed or sold by a Settling Defendant prior to the Effective Date.

6.4 CEH, for itself only, releases, waives, and forever discharges any and all
claims against each Settling Defendant, Defendant Releasees, and Downstream Releasees arising
from any violation of Proposition 65 or any other statutory or common law claim that has been or
could have been asserted regarding the failure to warn about exposure to Lead arising in
connection with Licorice Products manufactured, distributed or sold by a Settling Defendant prior
to the Effective Date.

6.5 Compliance with the terms of this Consent Judgment by a Manufacturer
Settling Defendant and that Settling Defendant's Defendant Releasees shall constitute compliance
with Proposition 65 by such Settling Defendant, that Settling Defendant's Defendant Releasees
and that Settling Defendant's Downstream Releasees with respect to any alleged failure to warn
about Lead in Licorice Products manufactured, distributed or sold by that Settling Defendant after
the Effective Date.

27

6.6

Nothing in this Consent Judgment affects CEH's right to commence or

- 12 -

1	prosecute an action under Proposition 65 against any person other than a Settling Defendant,
2	Defendant Releasees, or Downstream Releasees. Nothing in this Consent Judgment affects CEH's
3	right to commence or prosecute an action under Proposition 65 against a Settling Defendant
4	related to exposure to Lead from Licorice Products that do not meet the Reformulation Levels
5	after the dates set out in Section 2.3.
6	7. PROVISION OF NOTICE
7	7.1 When CEH is entitled to receive any notice under this Consent Judgment,
8	the notice shall be sent by first class and electronic mail to: Eric S. Somers
9	Lexington Law Group 503 Divisadero Street
10	San Francisco, CA 94117 esomers@lexlawgroup.com
11	<u>esomers@rextawgroup.com</u>
12	7.2 When a Settling Defendant is entitled to receive any notice under this
13	Consent Judgment, the notice shall be sent by first class and electronic mail to the person(s)
14	identified in Exhibit A for each such Settling Defendant.
15	7.3 Any Party may modify the person and address to whom the notice is to be
16	sent by sending the other Party notice by first class and electronic mail.
17	8. COURT APPROVAL
18	8.1 This Consent Judgment shall become effective on the Effective Date. CEH
19	shall prepare and file a Motion for Approval of this Consent Judgment and Settling Defendants
20	shall support approval of such Motion.
21	8.2 If this Consent Judgment is not entered by the Court, it shall be of no force
22	or effect and shall not be introduced into evidence or otherwise used in any proceeding for any
23	purpose, other than to allow the Court to determine if there was a material breach of Section 8.1.
24	9. GOVERNING LAW AND CONSTRUCTION
25	9.1 The terms of this Consent Judgment shall be governed by the laws of the
26	State of California.
27	
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10.

ATTORNEYS' FEES

10.1 A Party who unsuccessfully brings or contests an action arising out of this
Consent Judgment shall be required to pay the prevailing Party's reasonable attorneys' fees and
costs unless the unsuccessful Party has acted with substantial justification. For purposes of this
Consent Judgment, the term substantial justification shall carry the same meaning as used in the
Civil Discovery Act of 1986, Code of Civil Procedure §§2016.010, *et seq.*

10.2 Notwithstanding Section 10.1, a Party who prevails in a contested
enforcement action brought pursuant to Section 3 may seek an award of attorneys' fees pursuant to
Code of Civil Procedure §1021.5 against a Party that acted with substantial justification. The
Party seeking such an award shall bear the burden of meeting all of the elements of §1021.5, and
this provision shall not be construed as altering any procedural or substantive requirements for
obtaining such an award.

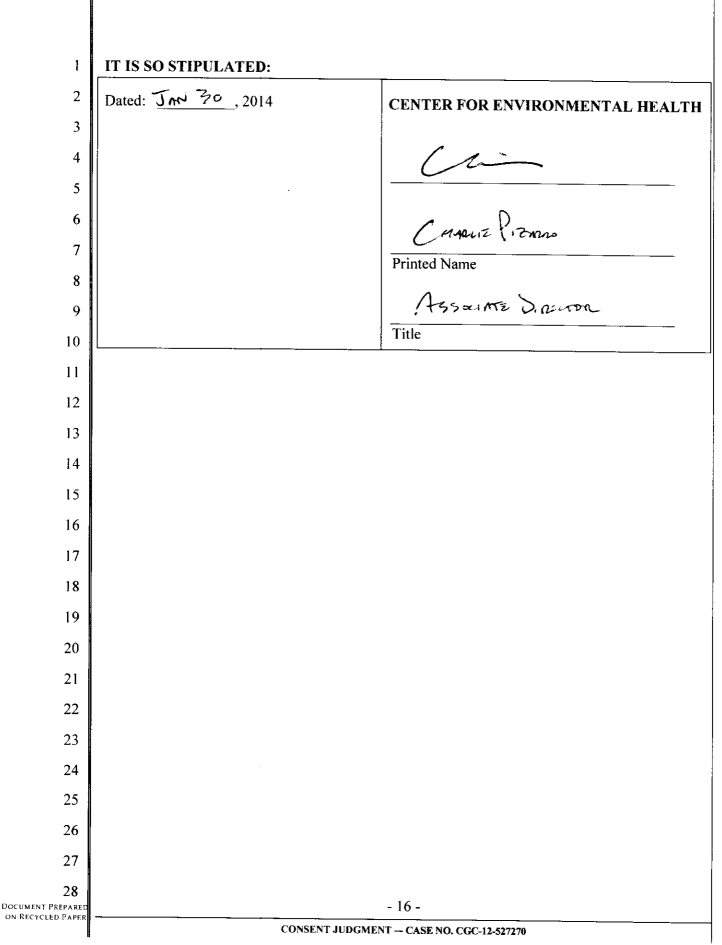
13 10.3 Nothing in this Section 10 shall preclude a party from seeking an award of
14 sanctions pursuant to law.

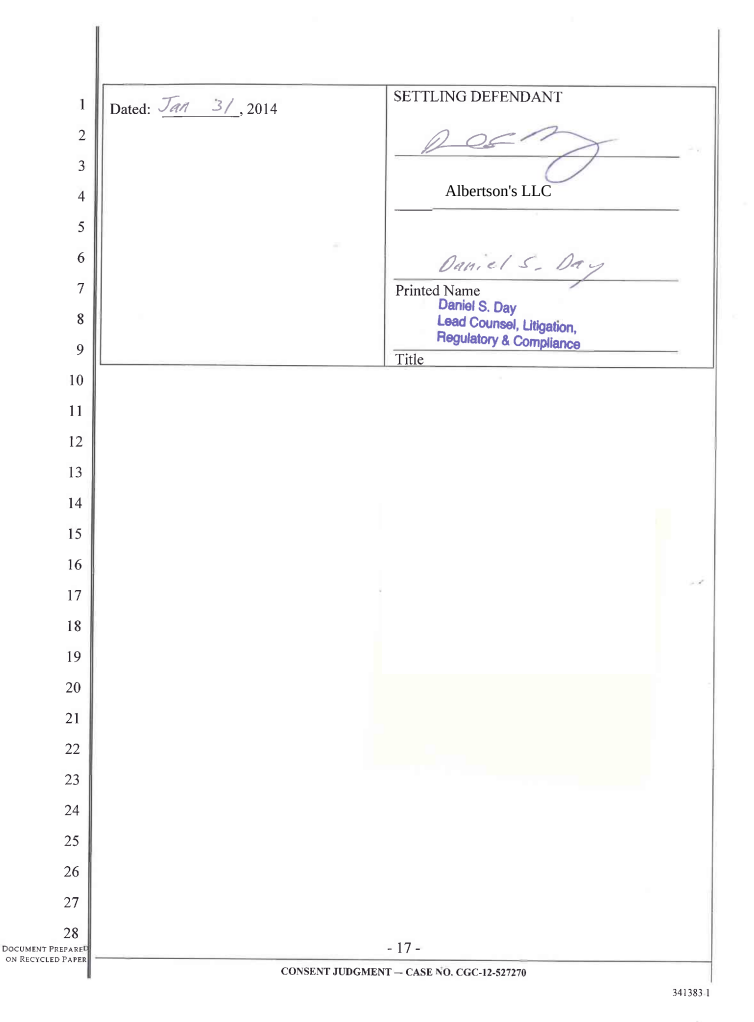
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11. ENTIRE AGREEMENT

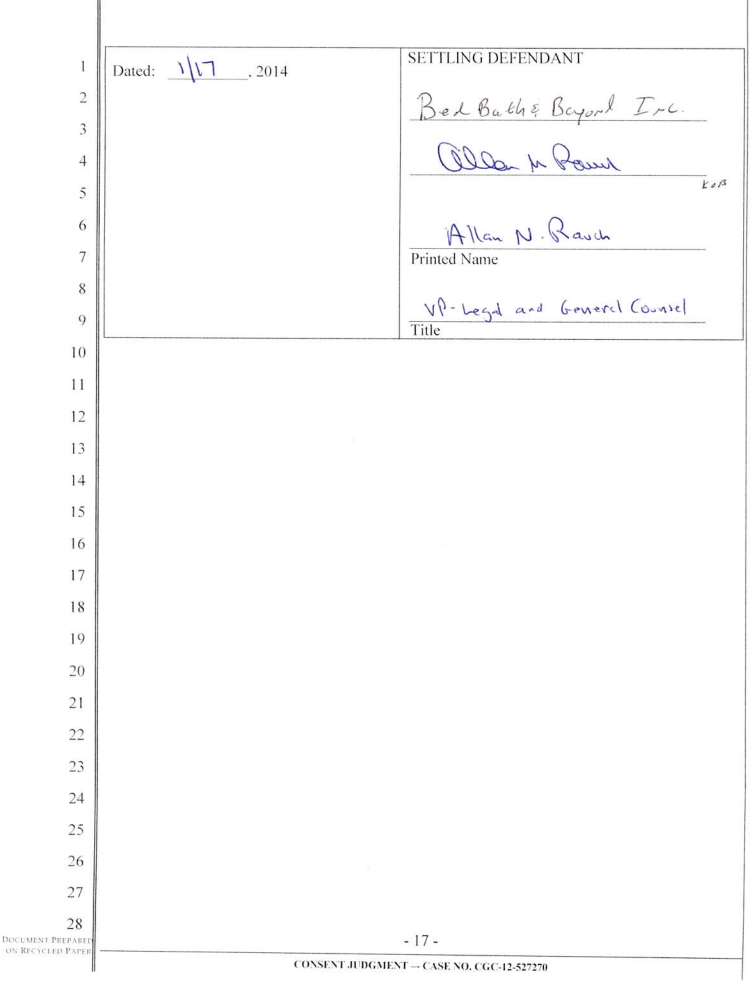
11.1 16 This Consent Judgment contains the sole and entire agreement and 17 understanding of the Parties with respect to the entire subject matter hereof, and any and all prior 18 discussions, negotiations, commitments, or understandings related thereto, if any, are hereby 19 merged herein and therein. There are no warranties, representations, or other agreements between 20 the Parties except as expressly set forth herein. No representations, oral or otherwise, express or 21 implied, other than those specifically referred to in this Consent Judgment have been made by any 22 Party hereto. No other agreements not specifically contained or referenced herein, oral or 23 otherwise, shall be deemed to exist or to bind any of the Parties hereto. Any agreements 24 specifically contained or referenced herein, oral or otherwise, shall be deemed to exist or to bind 25 any of the Parties hereto only to the extent that they are expressly incorporated herein. No 26 supplementation, modification, waiver, or termination of this Consent Judgment shall be binding 27 unless executed in writing by the Party to be bound thereby. No waiver of any of the provisions of

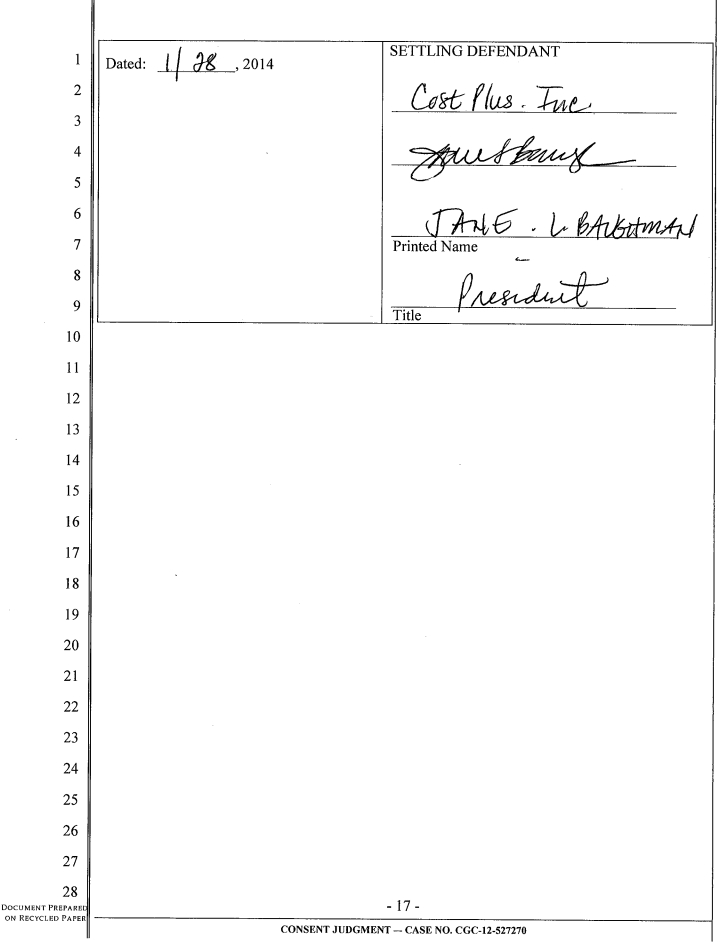
1	this Consent Judgment shall be deemed or shall constitute a waiver of any of the other provisions
2	hereof whether or not similar, nor shall such waiver constitute a continuing waiver.
3	12. RETENTION OF JURISDICTION
4	12.1 This Court shall retain jurisdiction of this matter to implement or modify
5	the Consent Judgment.
6	13. AUTHORITY TO STIPULATE TO CONSENT JUDGMENT
7	13.1 Each signatory to this Consent Judgment certifies that he or she is fully
8	authorized by the Party he or she represents to stipulate to this Consent Judgment and to enter into
9	and execute the Consent Judgment on behalf of the Party represented and legally to bind that
10	Party.
11	14. NO EFFECT ON OTHER SETTLEMENTS
12	14.1 Nothing in this Consent Judgment shall preclude CEH from resolving any
13	claim against an entity that is not a Settling Defendant on terms that are different than those
14	contained in this Consent Judgment.
15	15. EXECUTION IN COUNTERPARTS
16	15.1 The stipulations to this Consent Judgment may be executed in counterparts
17	and by means of facsimile or portable document format (pdf), which taken together shall be
18	deemed to constitute one document.
19	IT IS SO ORDERED, ADJUDGED,
20	AND DECREED
21	Dated:
22	Judge of the Superior Court of the State of California
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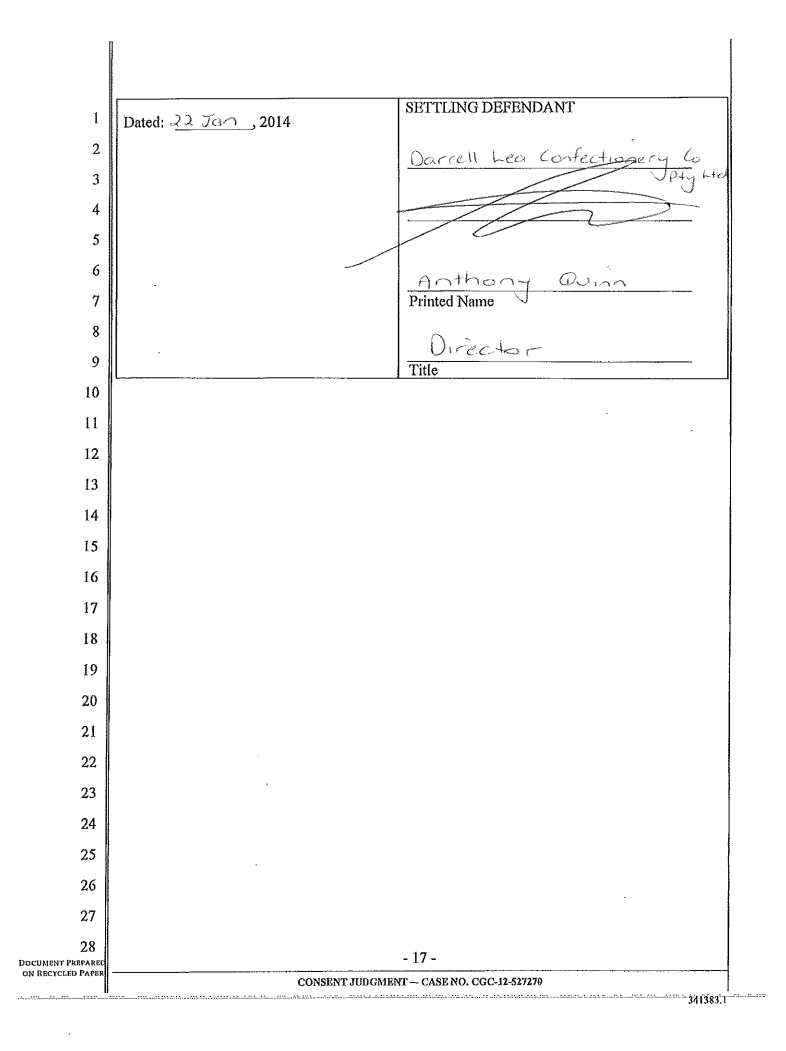




SETTLING DEFENDANT Dated: January 192014 Mutchiner American Licovice Congany John R. Kretchmer Printed Name CEO Title - 17 -DOCUMENT PREPARED ON RECYCLED PAPER CONSENT JUDGMENT -- CASE NO. CGC-12-527270





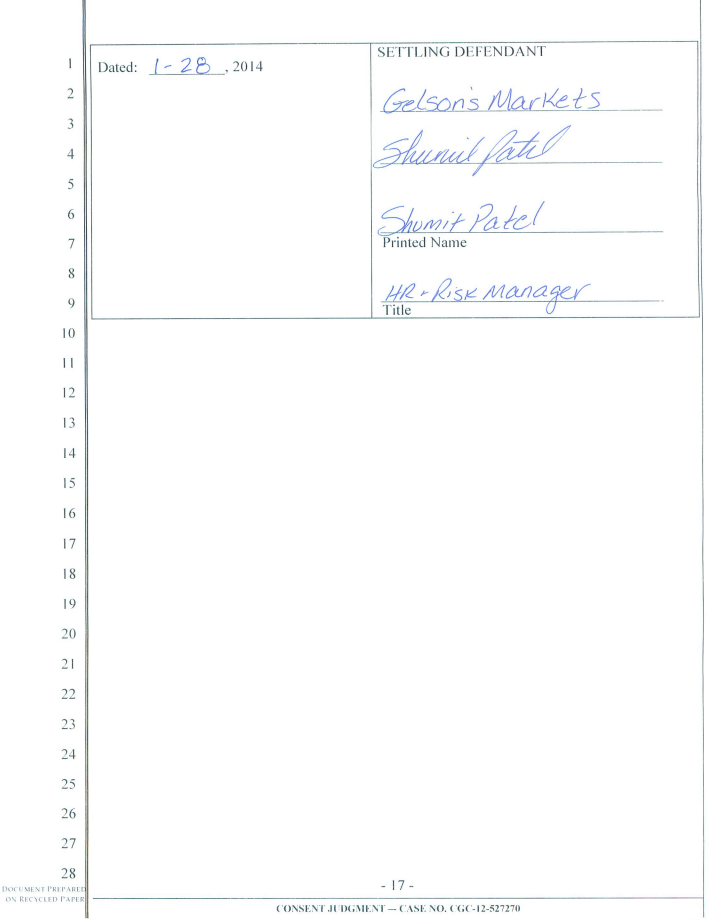


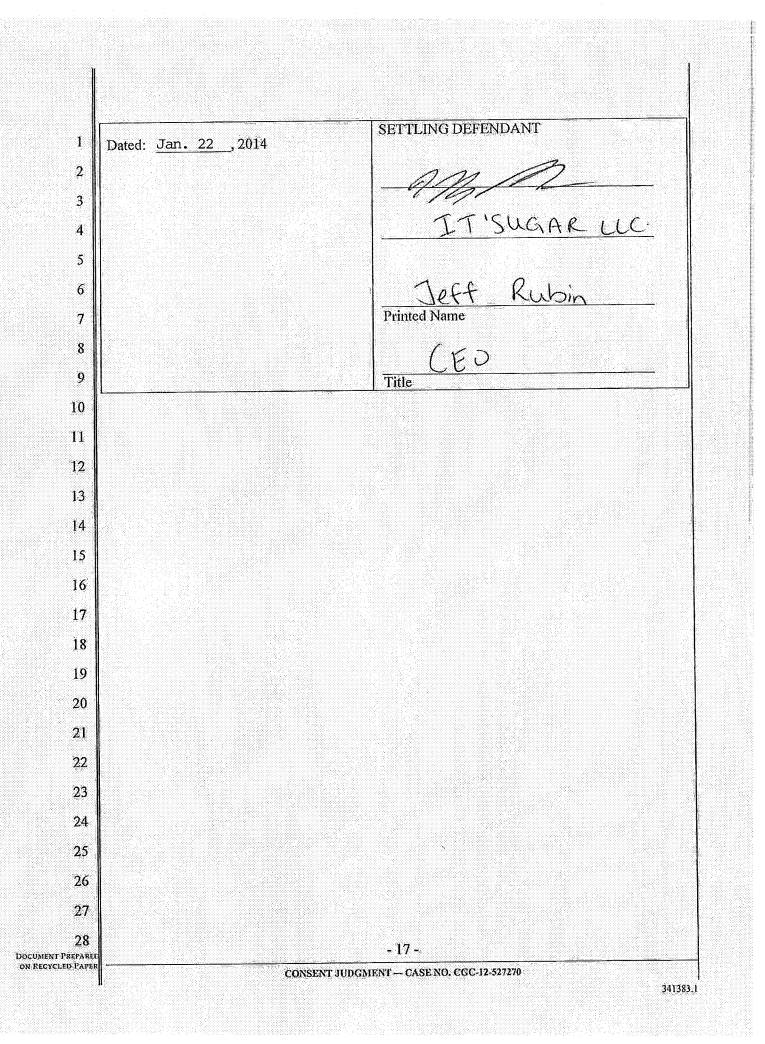
SETTLING DEFENDANT Dated: 01/15, 2014 FALLON TRADING COMPANY, INC. Ronald Geammi RONALD GIANNINI Printed Name GENERAL MANAGER Title - 17 -DOCUMENT PREPARED ON RECYCLED PAPER CONSENT JUDGMENT -- CASE NO. CGC-12-527270

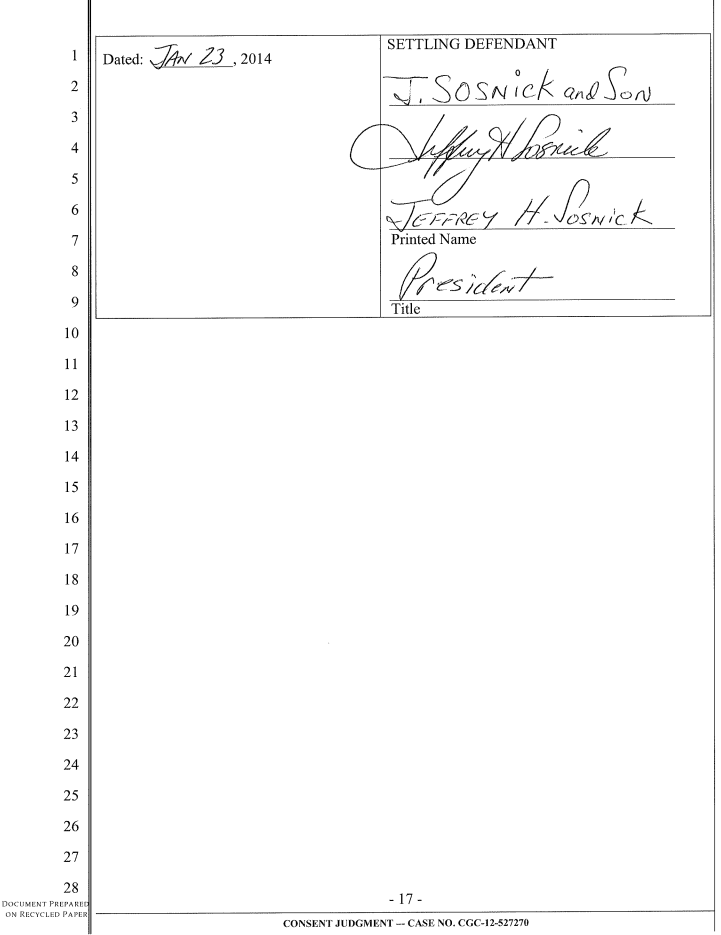
1	Dated: 27 Jan, 2014	SETTLING DEFENDANT
2		Figi's Companies, Inc., successor-in-interest to
3		Figi's, Inc.
4		e
5		
6		Tim Scobie
7		Printed Name:
8		
9		<u>General Counsel</u> Title
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28 Document Prepared		- 17 -
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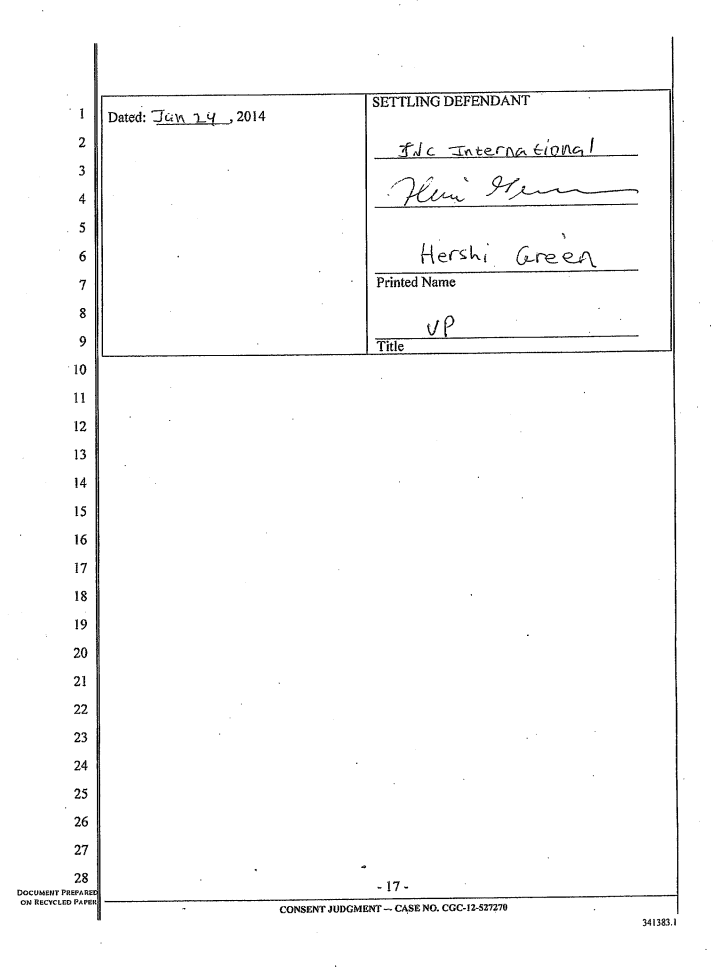
1	Dated: 27 Jan, 2014	SETTLING DEFENDANT
2		Figi's Wholesale, Inc., successor-in-interest to
3		Figi's, Inc.
4		
5		
6		Tim Scobie
7		Printed Name:
8		
9		<u>General Counsel</u> Title
10		
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28 Document Prepared on Recycled Paper		- 17 -
	CONSENT JUDGMEN	Г — CASE NO. CGC-12-527270 341383.1

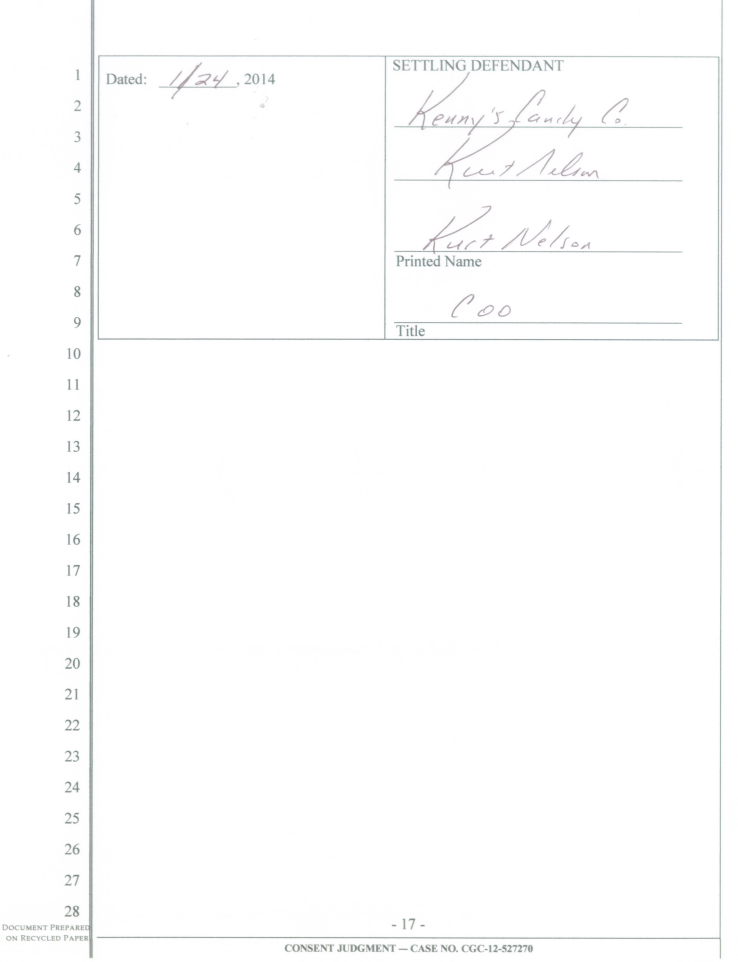
	SETTLING DEFENDANT
1 Dated: <u>Jah. 24</u> , 201	First Source, LLC, formerly Wythe Will
2	Tzetzo, LLC
3	11-11-226:0
4	BY: Keith W. Maral
5	
6	Keith McDanie!
7	Printed Name
8	
9	Chief Executive Officer Title
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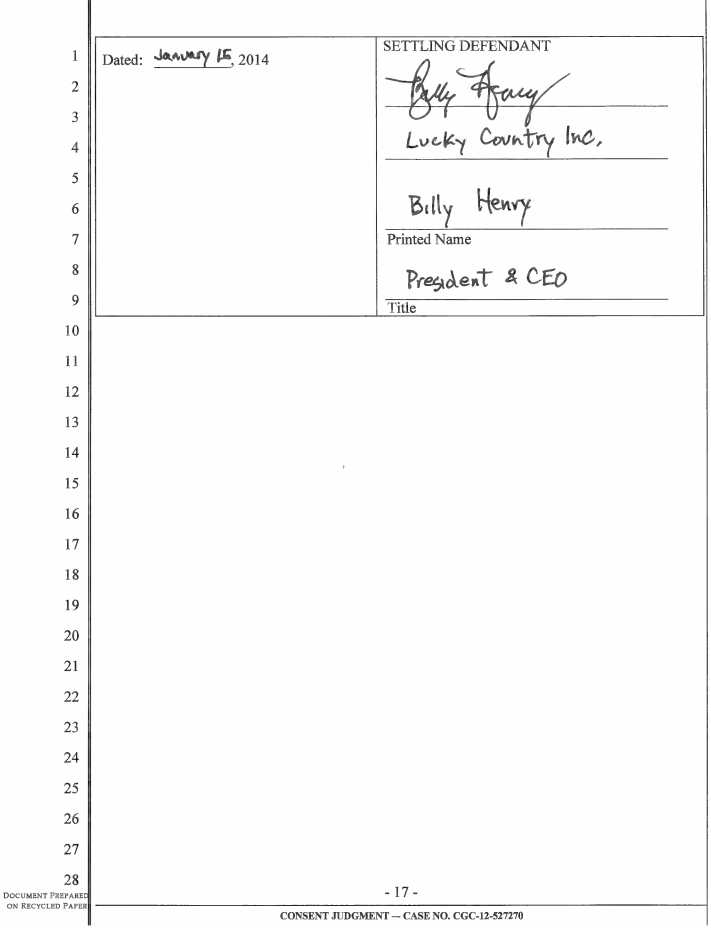


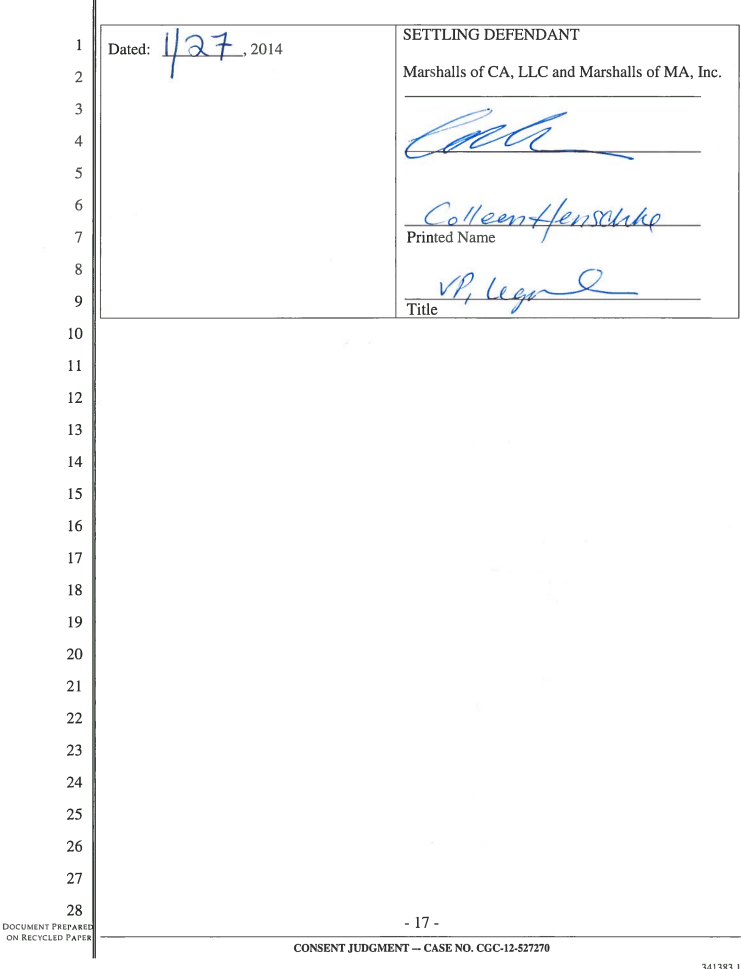


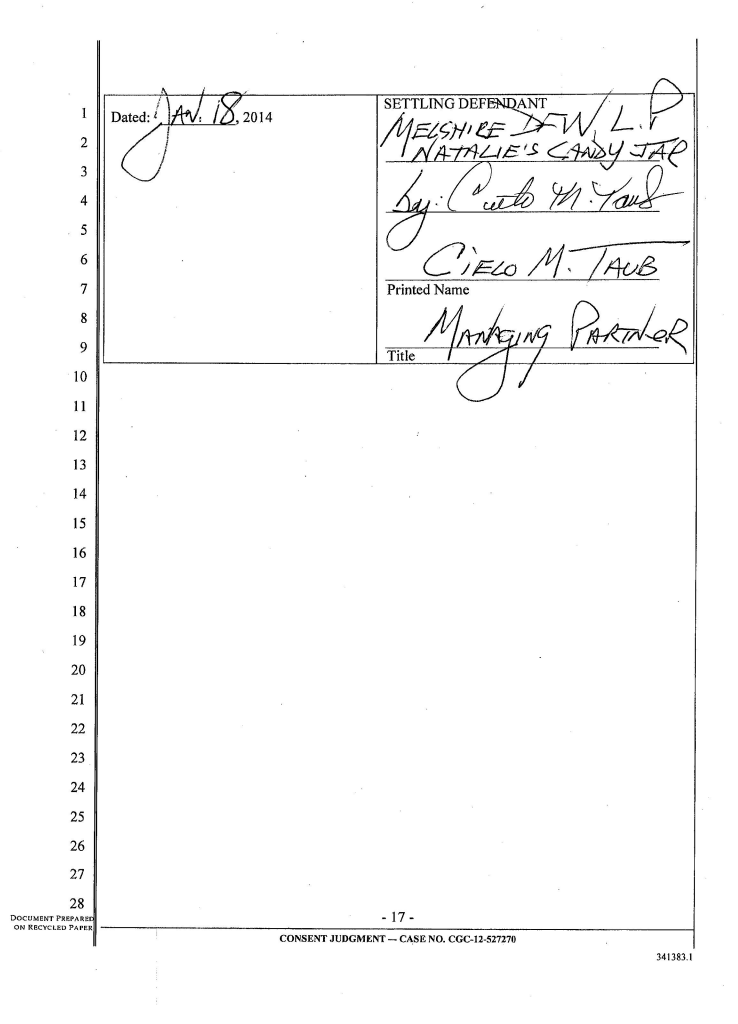




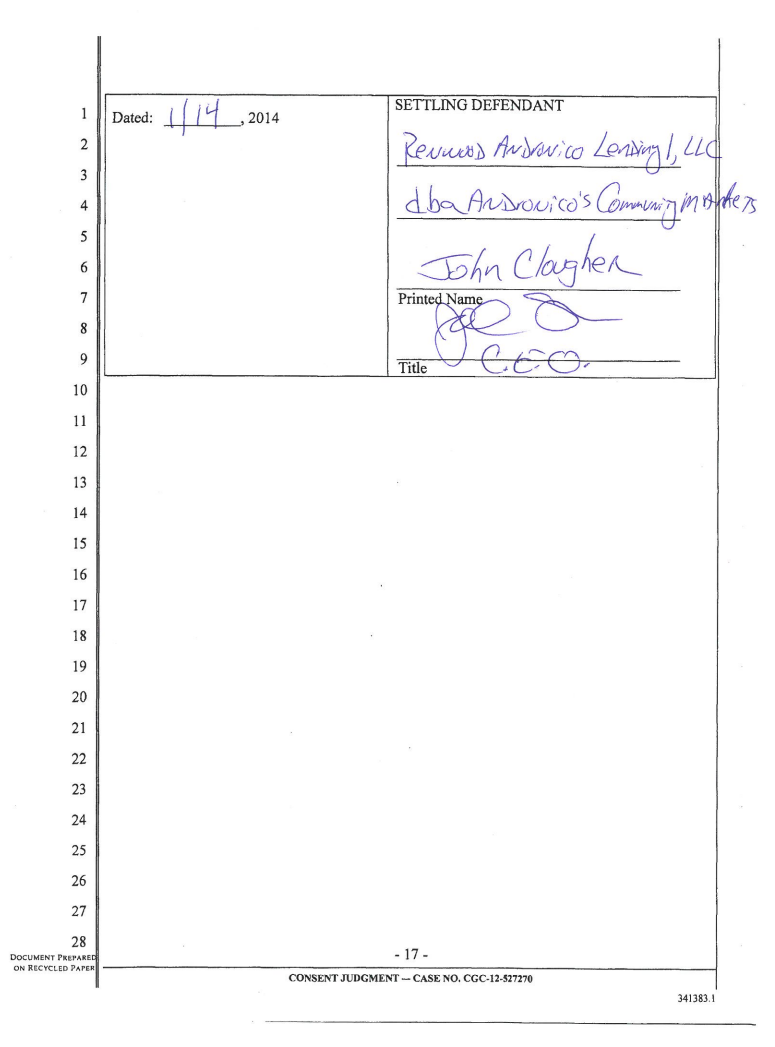


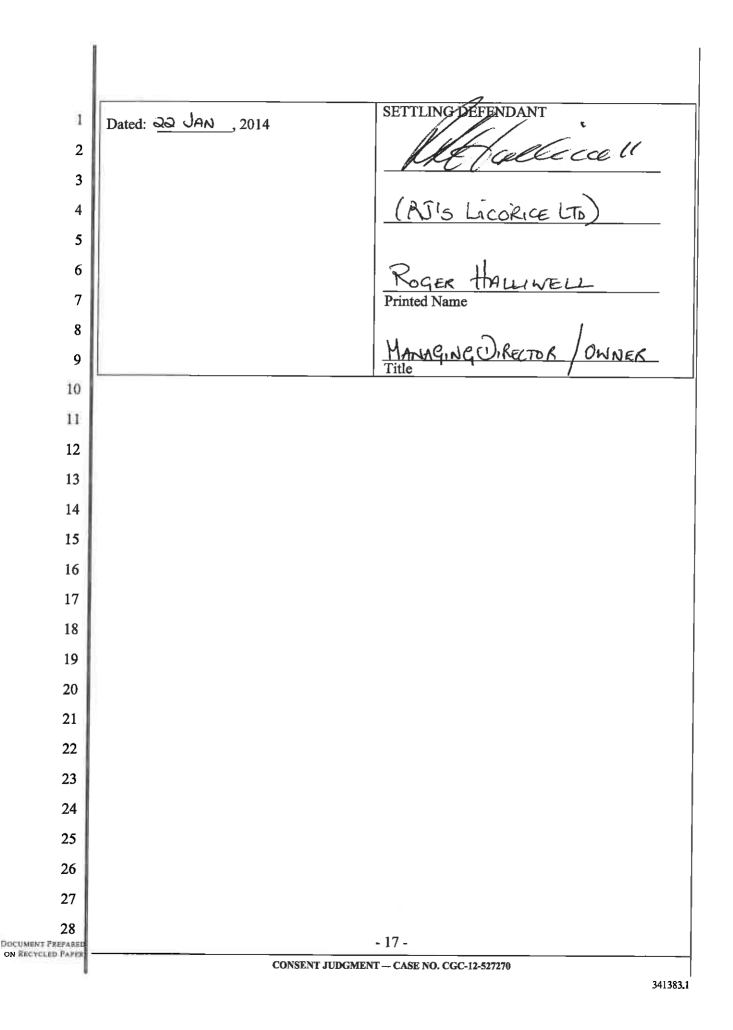




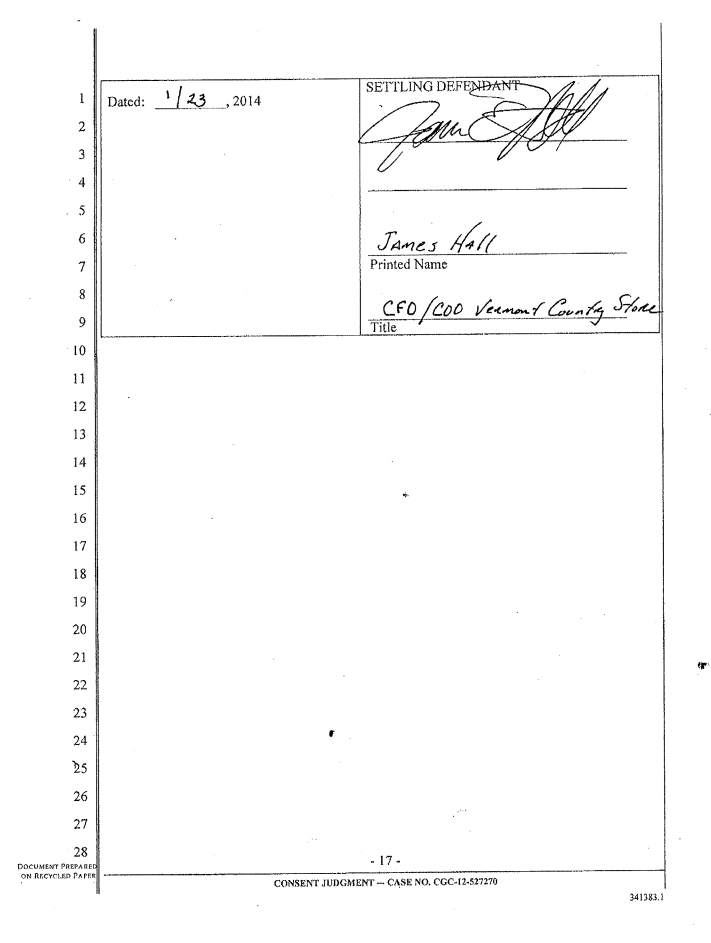


SETTLING DEFENDANT Dated: 4114, 27, 2014 Raley's bull, but Helen S. Singmaster Printed Name General Comsel Title - 17 -DOCUMENT PREPARED ON RECYCLED PAPER CONSENT JUDGMENT -- CASE NO. CGC-12-527270

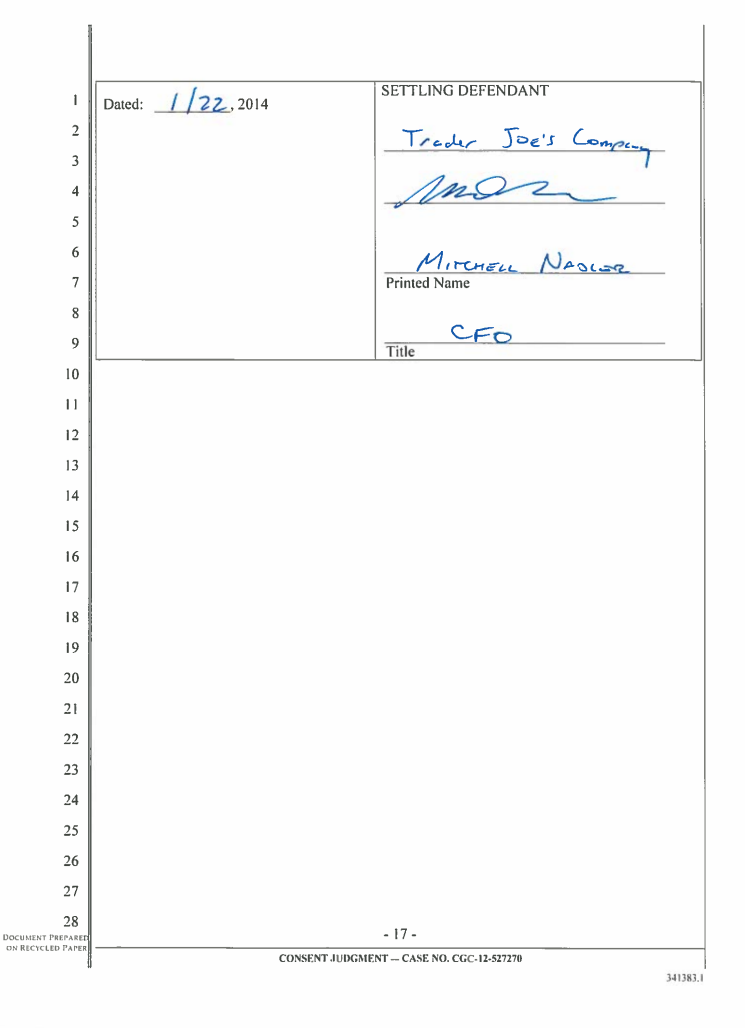




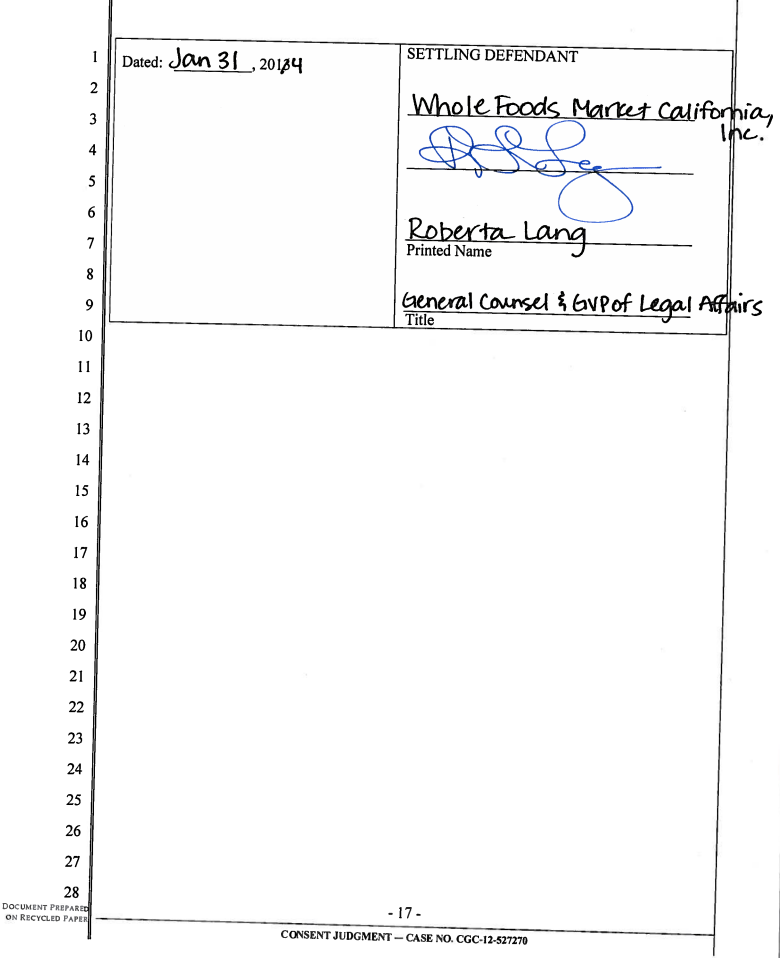
1	Dated: January 21; 2014	SUNFLOWER FARMERS MARKETS, LLC
2		B 2
3		
4		
5		Brandon Lombardi Printed Name
6		
7		Chief Legal Officer
8		
9		
10	Dated: January 2, 2014	SF MARKETS, LLC
11		52
12		
13		Brandon Lombardi
14		Printed Name
15	5	Chieflegal Officer
16 17		Title
17		
18	Dated: January 2, 2014	HENRY'S HOLDINGS, LLC
20		
21		-0
22		Question local'
23		Brandon Lombardi Printed Name
24		
25		Chief Legal Officer
26		
27		
28 Document Prepared		- 18 -
ON RECYCLED PAPER	CONSENT JUDGMENT CASE NO. CGC-12-527270	

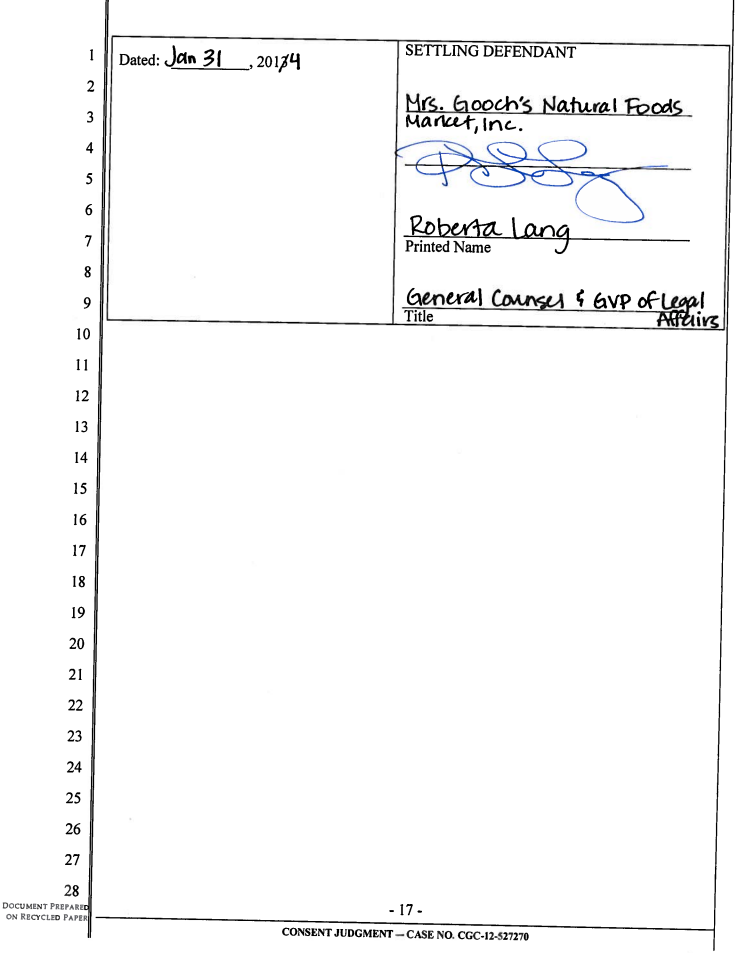


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SETTLING DEFENDANT Dated: Jan. 22, 2014 Walgreen Co. Rolet J. Das Printed Name - Answing Marage, Walgreen Co Title DOCUMENT PREPARED - 17 -CONSENT JUDGMENT -- CASE NO. CGC-12-527270 341383.1





1	EXHIBIT A Settling Defendants		
2	Settling Defendant: Albertson's LLC		
3			
4	1. Type of Defendant:		
5	Retailer/Distributor Defendant		
6			
7	2. Defendant's Settlement Payment and Allocation:		
8	Total Settlement Payment \$25,000		
9	Civil Penalty \$ 3,250		
10	Payment in Lieu of Civil Penalty \$ 4,900		
11	Attorneys' Fees and Costs \$16,850		
12			
13	3. Person(s) to Receive Notices Pursuant to Section 7:		
14	Bruce Nye Adams Nye Becht LLP		
15	222 Kearny St., 7th Floor San Francisco, CA 94108		
16	bnye@adamsnye.com		
17	Daniel S. Day, Lead Counsel, Litigation and Regulatory Compliance Albertson's LLC Boise Home Office		
18	250 Parkcenter Blvd. Boise, ID 83706		
19	daniel.day@albertsons.com		
20			
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DOCUMENT PREPARED ON RECYCLED PAPER	EXHIBIT A		

1	EXHIBIT A Settling Defendants		
2			
3	Settling Defendant: American Licorice Company		
4			
5	1. Type of Defendant: Manufacturer Defendant		
6	2 Defendent's Settlement Degrant and Allegation.		
7	2. Defendant's Settlement Payment and Allocation:		
8	Total Settlement Payment \$110,000		
9	Civil Penalty \$ 14,600		
10	Payment in Lieu of Civil Penalty \$ 21,900		
11	Attorneys' Fees and Costs \$ 73,500		
12			
13	3. Person(s) to Receive Notices Pursuant to Section 7:		
14	Lauren Michals		
15	Nixon Peabody LLP One Embarcadero Center, 18 th Floor		
16	San Francisco, CA 94111 <u>lmichals@nixonpeabody.com</u>		
17	John Nelson		
18	Chief Operations Officer American Licorice		
19	PO Box 826 Union City, CA 94587		
20			
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28	- 2 -		
t Prepared Cled Paper	EXHIBIT A		

1	EXHIBIT A Settling Defendants		
2			
3	Settling Defendants: Bed Bath & Beyond and its affiliated subsidiary Cost Plus, Inc.		
4			
5	1. Type of Defendant		
6	Retailer/Distributor Defendant		
7			
8	2. Defendant's Settlement Payment and Allocation:		
9	Total Settlement Payment \$37,500		
10	Civil Penalty \$ 4,930		
11	Payment in Lieu of Civil Penalty \$ 7,400		
12	Attorneys' Fees and Costs \$25,170		
13			
14	3. Person(s) to Receive Notices Pursuant to Section 7:		
15	Merrit Jones Bryan Cave LLP		
16	560 Mission Street, 25th Floor		
17	San Francisco, California 94105 <u>merrit.jones@bryancave.com</u>		
18			
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DOCUMENT PREPARED ON RECYCLED PAPER	EXHIBIT A		

1	EXHIBIT A Settling Defendants		
2			
3	Settling Defendant: Darrell Lea Confectionery Co. Pty. Ltd.		
4			
5	1. Type of Defendant:		
6	Manufacturer Defendant		
7			
8	2. Defendant's Settlement Payment and Allocation:		
9	Total Settlement Payment \$110,000		
10	Civil Penalty \$ 14,600		
11	Payment in Lieu of Civil Penalty \$ 21,900		
12	Attorneys' Fees and Costs \$ 73,500		
13			
14	3. Person(s) to Receive Notices Pursuant to Section 7:		
15	Lauren Michals Nixon Peabody LLP		
16	One Embarcadero Center, 18 th Floor		
17	San Francisco, CA 94111 <u>lmichals@nixonpeabody.com</u>		
18	Rex De Vantier		
19	Group General Manager Darrell Lea Confectionery Co Pty Ltd		
20	77-79 Lahr's Road		
21	YATALA QLD 4207 Australia		
22	rex@vippetfoods.com.au		
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DOCUMENT PREPARED ON RECYCLED PAPER	EXHIBIT A		

1 2		XHIBIT A ing Defendants	
3 4	Settling Defendant: Falcon Trading Company, Inc. dba SunRidge Farms, Inc.		
5 6 7	1. Type of Defendant: Retailer/Distributor Defendant		
8 9	2. Defendant's Settlement Payment and Allocation:		
10	Total Settlement Payment	\$25,000	
11	Civil Penalty	\$ 3,250	
12	Payment in Lieu of Civil Penalty	\$ 4,900	
13	Attorneys' Fees and Costs	\$16,850	
14	2 Democra(a) to Descrive Netices Democ	rent to Section 7.	
15	3. Person(s) to Receive Notices Pursu	iant to Section 7:	
16	Ronald Giannini Falcon Trading Company, Inc.		
17	423 Salinas Road Royal Oaks, CA 95076		
18	rgiann	ini@sunridgefarms.com	
19			
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28 Document Prepared on Recycled Paper		- 5 - EXHIBIT A	

1	EXHIBIT A Settling Defendants			
2				
3		gi's, Inc., through gi's Wholesale, In	its successors in interest Figi's Companies, Inc. and	
4				
5	1. Type of Defendation	nt:		
6	Retailer/Distribute	Retailer/Distributor Defendant		
7				
8	2. Defendant's Sett	lement Payment a	and Allocation:	
9				
10	Total Settlement F	Payment	\$25,000	
11	Civil Penalty		\$ 3,250	
12	Payment in Lieu o	-	\$ 4,900	
13	Attorneys' Fees an	nd Costs	\$16,850	
14	3. Person(s) to Rece	vivo Noticos Pursi	uant to Soction 7.	
15	Joshua Bloom	erve motices r ursi	iant to Section 7.	
16	Barg Coffin Lewis 350 California Str	s & Trapp, LLP eet. 22 nd Floor		
17	San Francisco, CA jab@bcltlaw.com	A 94104		
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DOCUMENT PREPARED ON RECYCLED PAPER			EXHIBIT A	

1	EXHIBIT A Settling Defendants		
2			
3	Settling Defendant: First Source, LLC, formerly Wythe Will Tzetzo, LLC		
4	1 Tome of Defendents		
5	1. Type of Defendant: Retailer/Distributor Defendant		
6	Retailer/Distributor Defendant		
7	2. Defendant's Settlement Payment and Allocation:		
8			
9	Total Settlement Payment\$25,000		
10	Civil Penalty \$ 3,250		
11	Payment in Lieu of Civil Penalty \$ 4,900		
12	Attorneys' Fees and Costs \$16,850		
13			
14	3. Person(s) to Receive Notices Pursuant to Section 7:		
15	Tim Mullin Miles & Stockbridge P.C.		
16	100 Light Street Baltimore, MD 21202		
17	tmullin@milesstockbridge.com		
18	Edward Hugo		
19	Brydon Hugo & Parker 135 Main Street, 20 th Floor		
20	San Francisco, CA 94105 ehugo@bhplaw.com		
21			
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28 Document Prepared	- 7 -		
ON RECYCLED PAPER	EXHIBIT A		

1 2	EXHIBIT A Settling Defendants
3 4	Settling Defendant: Gelson's Markets
5 6 7 8	 Type of Defendant: Retailer/Distributor Defendant Defendant's Settlement Payment and Allocation:
9	2. Derendunt 5 Settlement 1 aynient and Anocation.
10	Total Settlement Payment\$25,000
11	Civil Penalty \$ 3,250
12	Payment in Lieu of Civil Penalty \$ 4,900
13	Attorneys' Fees and Costs \$16,850
14	3. Person(s) to Receive Notices Pursuant to Section 7:
15	Kent D. Mattson
16	Pemberton, Sorlie, Rufer & Kershner, PLLP 110 N. Mills Street
17	Fergus Falls, MN 56537 k.mattson@pemlaw.com
18 19	
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28 Document Prepared on Recycled Paper	- 8 - EXHIBIT A

1 2	EXHIBIT A Settling Defendants		
3	Settling Defendant: IT'SUGAR LLC		
4			
5	1. Type of Defendant:		
6	Retailer/Distributor Defendant		
7	2. Defendant's Settlement Payment and Allocation:		
8			
9	Total Settlement Payment\$25,000		
10	Civil Penalty \$ 3,250		
11	Payment in Lieu of Civil Penalty \$ 4,900		
12	Attorneys' Fees and Costs \$16,850		
13			
14	3. Person(s) to Receive Notices Pursuant to Section 7:		
15	Betsy McDaniel Sheppard Mullin Richter & Hampton LLP		
16 17	Four Embarcadero Center, 17 th Floor San Francisco, CA 94111 <u>bmcdaniel@sheppardmullin.com</u>		
18			
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27	- 9 -		
20 Document Prepared on Recycled Paper	EXHIBIT A		

1 2		KHIBIT A ng Defendants
3 4	Settling Defendant: J. Sosnick & Son	
5	1. Type of Defendant:	
6	Retailer/Distributor Defendant	
7		
8	2. Defendant's Settlement Payment an	nd Allocation:
9		
10		\$25,000
11		\$ 3,250
12		\$ 4,900
13	Attorneys' Fees and Costs	\$16,850
14	3. Person(s) to Receive Notices Pursua	unt to Section 7:
15	Jeffrey Sosnick	
16	J. Sosnick & Son 258 Littlefield Avenue	
17	South San Francisco, CA 94080	
18	Jeff@Sosnick.com	
19	Steve Ellenberg Law Offices of Steven A. Ellenberg	
20	4 North Second Street	
21	Suite 1240 San Jose, CA 95113	
22	Steve@ellenberglawoffices.com	
23		
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DOCUMENT PREPARED ON RECYCLED PAPER	E	EXHIBIT A

1	EXHIBIT A Settling Defendants		
2 3	Settling Defendant: JNC International, Inc.		
4	Setting Detending of the International, inc	·	
5	1. Type of Defendant:		
6	Retailer/Distributor Defendant		
7			
8	2. Defendant's Settlement Payment	and Allocation:	
9	Total Settlement Payment	\$17,500	
10	Civil Penalty	\$ 2,270	
11	Payment in Lieu of Civil Penalty	\$ 3,400	
12	Attorneys' Fees and Costs	\$11,830	
13			
14	3. Person(s) to Receive Notices Purs	uant to Section 7:	
15	Robert J. Maxwell Rogers Joseph O'Donnell		
16	311 California Street, 10 th Floor San Francisco, CA 94104		
17	bmaxwell@rjo.com		
18			
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28 Document Prepared on Recycled Paper		- 11 - EXHIBIT A	

1	EXHIBIT A Settling Defendants
- 3	Settling Defendant: Kenny's Candy Company
4	1. Type of Defendant:
5	Manufacturer Defendant
6	
7	2. Defendant's Settlement Payment and Allocation:
8	Total Settlement Payment \$110,000
9	Civil Penalty \$ 14,600
10	Payment in Lieu of Civil Penalty \$ 21,900
11	Attorneys' Fees and Costs \$ 73,500
12	
13	3. Person(s) to Receive Notices Pursuant to Section 7:
14	Lauren Michals Nixon Peabody LLP
15	One Embarcadero Center, 18 th Floor
16	San Francisco, CA 94111 lmichals@nixonpeabody.com
17	Kent D. Mattson
18	Pemberton, Sorlie, Rufer & Kershner, PLLP
19	110 N. Mills Street Fergus Falls, MN 56537
20	k.mattson@pemlaw.com
21	
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DOCUMENT PREPARED ON RECYCLED PAPER	EXHIBIT A

 Settling Defendant: Lucky Country, Inc. 1. Type of Defendant: Manufacturer Defendant C. Defendant's Settlement Payment and Allocation: Total Settlement Payment \$110,000 Civil Penalty \$14,600 Payment in Lieu of Civil Penalty \$21,900 Attorneys' Fees and Costs \$73,500 3. Person(s) to Receive Notices Pursuant to Section 7: Dean Hansell Hogan Lovelis US LLP 15 15 16 20 21 22 23 24 25 26 27 28 -13- 	1 2	EXHIBIT A Settling Defendants
5 Manufacturer Defendant 6 . 7 2. 7 Defendant's Settlement Payment and Allocation: 8 . 9 Civil Penalty \$ 14,600 9 Civil Penalty \$ 21,900 10 Payment in Lieu of Civil Penalty \$ 21,900 11 Attorneys' Fees and Costs \$ 73,500 12 . . 13 . Person(s) to Receive Notices Pursuant to Section 7: 14 Dean Hansell Hogan Lovells US LLP 1 15 Los Angeles, CA 90067 16 dean.hansell@hoganlovells.com 17 . 18 . 19 . 20 . 21 . 22 . 23 . 24 . 25 . 26 . 27 . 28 . 29 . 20 . 21 . <td< th=""><th>3</th><th>Settling Defendant: Lucky Country, Inc.</th></td<>	3	Settling Defendant: Lucky Country, Inc.
6 7 2. Defendant's Settlement Payment and Allocation: 8 Total Settlement Payment \$110,000 9 Civil Penalty \$14,600 10 Payment in Lieu of Civil Penalty \$21,900 11 Attorneys' Fees and Costs \$73,500 12 3. Person(s) to Receive Notices Pursuant to Section 7: 14 Dean Hansell Hogan Lovelis US LLP 15 15 1999 Avenue of the Stars, Suite 1400 Los Angeles, CA 90067 dean.hansell@hoganlovells.com 17 18 19 20 21 23 22 23 23 -13- 24 -13-	4	1. Type of Defendant:
7 2. Defendant's Settlement Payment and Allocation: 8 Total Settlement Payment \$110,000 9 Civil Penalty \$14,600 10 Payment in Lieu of Civil Penalty \$21,900 11 Attorneys' Fees and Costs \$73,500 12 3. Person(s) to Receive Notices Pursuant to Section 7: 13 Dean Hansell Hogan Lovells US LLP 1999 Avenue of the Stars, Suite 1400 16 Los Angeles, CA 90067 17 dean.hansell@hoganlovells.com 18 9 20 21 21 23 22 23 23 -13 - 24 -13 -	5	Manufacturer Defendant
9 Total Settlement Payment \$110,000 10 Civil Penalty \$14,600 11 Attorneys' Fees and Costs \$73,500 12 . . 13 3. Person(s) to Receive Notices Pursuant to Section 7: 14 Dean Hansell Hogan Lovells US LLP 15 15 1999 Avenue of the Stars, Suite 1400 Los Angeles, CA 90067 dean.hansell@hoganlovells.com 17 . 18 . 19 . 20 . 21 . 22 . 23 . 24 . 25 . 26 . 27 . 28 . 29 . 20 . 21 . 22 . 23 . 24 . 25 . 26 . 27 . 28 . 29 . </th <th></th> <th>2. Defendant's Settlement Payment and Allocation:</th>		2. Defendant's Settlement Payment and Allocation:
9 Civil Penalty \$ 14,600 10 Payment in Lieu of Civil Penalty \$ 21,900 11 Attorneys' Fees and Costs \$ 73,500 12 . . 13 . Person(s) to Receive Notices Pursuant to Section 7: 14 Dean Hansell Hogan Lovells US LLP 15 . J999 Avenue of the Stars, Suite 1400 Los Angeles, CA 90067 . . 16 dean.hansell@hoganlovells.com 17 . . 18 . . 19 . . 20 . . 21 . . 22 . . 23 . . 24 . . 25 . . 26 . . 27 . . 28 . . 29 . . 21 . . 22 . . 23 . . 26	8	Total Settlement Payment \$110,000
Payment in Lieu of Civil Penalty \$ 21,900 11 Attorneys' Fees and Costs \$ 73,500 12 13 3. Person(s) to Receive Notices Pursuant to Section 7: 14 Dean Hansell Hogan Lovells US LLP 15 15 1999 Avenue of the Stars, Suite 1400 Los Angeles, CA 90067 dean.hansell@hoganlovells.com 17 18 19 20 21 22 23 24 25 26 26 27 28 -13 -	9	
Attorneys Fees and Costs 3 73,500 12 13 3. Person(s) to Receive Notices Pursuant to Section 7: 14 Dean Hansell Hogan Lovells US LLP 1999 Avenue of the Stars, Suite 1400 Los Angeles, CA 90067 dean.hansell@hoganlovells.com 17 18 19 20 21 22 23 24 25 26 26 -13- 27 28	10	
13 3. Person(s) to Receive Notices Pursuant to Section 7: 14 Dean Hansell 15 1990 Avenue of the Stars, Suite 1400 16 Los Angeles, CA 90067 16 dean.hansell@hoganlovells.com 17 18 19 20 21 23 23 24 25 26 26 27 28 -13 -	11	Attorneys' Fees and Costs \$ 73,500
14 Dean Hansell 15 1999 Avenue of the Stars, Suite 1400 16 Los Angeles, CA 90067 16 dean.hansell@hoganlovells.com 17 18 19 20 21 22 23 24 25 26 27 28 28 -13 -	12	
Hogan Lovells US LLP 15 1999 Avenue of the Stars, Suite 1400 Los Angeles, CA 90067 dean.hansell@hoganlovells.com 17 18 19 20 21 22 23 24 25 26 27 28 -13-	13	3. Person(s) to Receive Notices Pursuant to Section 7:
15 1999 Avenue of the Stars, Suite 1400 Los Angeles, CA 90067 16 17 18 19 20 21 22 23 24 25 26 27 28 -13 -	14	
17 18 19 20 21 22 23 24 25 26 27 28 -13-		1999 Avenue of the Stars, Suite 1400
18 19 20 21 22 23 24 25 26 27 28 -13-		dean.nansen e noganio vens.com
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DOCUMENT PREPARED EXHIBIT A		12
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1		CHIBIT A g Defendants
2		
3	Settling Defendant: Marshalls of CA, LLC a	nd Marshalls of MA, Inc.
4		
5	1. Circle Type of Defendant	
6	Retailer/Distributor Defendant	
7		1 4 11 - 21
8	2. Defendant's Settlement Payment an	d Allocation:
9	Total Settlement Payment	\$25,000
10		\$3,250
11	-	\$4,900
12	Attorneys' Fees and Costs	\$16,850
13		
14	3. Person(s) to Receive Notices Pursua	nt to Section 7:
15	General Counsel	
16	The TJX Companies, Inc.	
17	770 Cochituate Road Framingham, MA 01701-4666	
18	With a copy to:	
19		
20	Jeffrey Margulies Fulbright & Jaworski L.L.P.	
21	555 South Flower Street Forty-First Floor	
22	Los Angeles, California 90071 jeff.margulies@nortonrosefulbright.co	
23	jen.margunes@nonomoseruioright.co	<u>) </u>
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DOCUMENT PREPARED ON RECYCLED PAPER	E	XHIBIT A

1 2	EXHIBIT A Settling Defendants
3 4	Settling Defendant: Melshire DFW, LP d/b/a Natalie's Candy Jar
5 6 7 8 9 10 11 12	1. Type of Defendant: Retailer/Distributor Defendant 2. Defendant's Settlement Payment and Allocation: Total Settlement Payment \$25,000 Civil Penalty \$3,250 Payment in Lieu of Civil Penalty \$4,900 Attorneys' Fees and Costs \$16,850
13 14 15 16 17 18 19 20 21 22 23	Attorneys Fees and Costs 310,830 3. Person(s) to Receive Notices Pursuant to Section 7: Robert J. Maxwell Rogers Joseph O'Donnell 311 California Street, 10 th Floor San Francisco, CA 94104 bmaxwell@rjo.com
23 24 25 26 27 28 Document Prepared on Recycled Paper	- 15 - EXHIBIT A

1	EXHIBIT A Settling Defendants
2	
3	Settling Defendant: Raley's
4	1 True of Defendants
5	1. Type of Defendant: Retailer/Distributor Defendant
6	Retailer/Distributor Defendant
7	2. Defendant's Settlement Payment and Allocation:
8	
9	Total Settlement Payment \$25,000
10	Civil Penalty \$ 3,250
11	Payment in Lieu of Civil Penalty \$ 4,900
12	Attorneys' Fees and Costs \$16,850
13	
14	3. Person(s) to Receive Notices Pursuant to Section 7:
15	Thomas Evans Reed Smith LLP
16	101 Second Street, Suite 1800 San Francisco, CA 94105
17	tevans@reedsmith.com
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DOCUMENT PREPARED ON RECYCLED PAPER	EXHIBIT A

1		EXHIBIT A tling Defendants
2		
3	Settling Defendant: Renwood Andronico	Lending 1, LLC, dba Andronico's Country Markets
4		
5	1. Type of Defendant:	
6	Retailer/Distributor Defendant	
7	2. Defendant's Settlement Payment	and Allocation.
8	2. Detendant 5 Settement 1 aynent	
9	Total Settlement Payment	\$25,000
10	Civil Penalty	\$ 3,250
11	Payment in Lieu of Civil Penalty	\$ 4,900
12	Attorneys' Fees and Costs	\$16,850
13		
14	3. Person(s) to Receive Notices Purs	suant to Section 7:
15	Renee Wasserman Rogers Joseph O'Donnell	
16	311 California Street, 10 th Floor	
17	San Francisco, CA 94101 rwasserman@rjo.com	
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DOCUMENT PREPARED ON RECYCLED PAPER		EXHIBIT A

1	EXHIBIT A Settling Defendants
2	
3	Settling Defendant: RJ's Licorice Limited
4	1 Type of Defendent:
5	 Type of Defendant: Manufacturer Defendant
6	
7	2. Defendant's Settlement Payment and Allocation:
8	
9	Total Settlement Payment \$110,000
10	Civil Penalty \$ 14,600
11	Payment in Lieu of Civil Penalty \$ 21,900
12	Attorneys' Fees and Costs \$ 73,500
13	
14	3. Person(s) to Receive Notices Pursuant to Section 7:
15	Lauren Michals Nixon Peabody LLP
16	One Embarcadero Center, 18 th Floor San Francisco, CA 94111
17	<u>lmichals@nixonpeabody.com</u>
18	Louise Trilloe, General Manager
19	RJ's Licorice Ltd. P.O. Box 444
20	Levin 5540 New Zealand
21	louise@rjlicorice.co.nz
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DOCUMENT PREPARED ON RECYCLED PAPER	EXHIBIT A

1 2		EXHIBIT A ling Defendants	
2 3	Settling Defendants: Sunflower Farmers I Holdings, LLC	Markets, LLC, SF Markets, LLC, and Henry's	
4	1. Type of Defendant:		
5	Retailer/Distributor Defendant		
6	Retailer/Distributor Defendant		
7	2. Defendant's Settlement Payment	and Allocation:	
8			
9	Total Settlement Payment	\$25,000	
10	Civil Penalty	\$ 3,250	
11	Payment in Lieu of Civil Penalty	\$ 4,900	
12	Attorneys' Fees and Costs	\$16,850	
13			
14	3. Person(s) to Receive Notices Purs	suant to Section 7:	
15	Derek Mirza		
16	Corporate Counsel Sprouts Farmers Market		
17	11811 N. Tatum Blvd., Suite 2400		
18	Phoenix, AZ 85028 DerekMirza@sprouts.com		
19	Jeffrey Margulies		
20	Fulbright & Jaworski L.L.P.		
21	555 South Flower Street Forty-First Floor		
21	Los Angeles, California 90071 jeff.margulies@nortonrosefulbright	t.com	
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1	EXHIBIT A Settling Defendants
2	
3	Settling Defendant: The Vermont Country Store, Inc.
4	4. Type of Defendants
5	4. Type of Defendant:Retailer/Distributor Defendant
6	
7	5. Defendant's Settlement Payment and Allocation:
8	
9	Total Settlement Payment\$25,000
10	Civil Penalty \$ 3,250
11	Payment in Lieu of Civil Penalty \$ 4,900
12	Attorneys' Fees and Costs \$16,850
13	
14	6. Person(s) to Receive Notices Pursuant to Section 7:
15	Robert J. Maxwell Rogers Joseph O'Donnell
16	311 California Street, 10 th Floor San Francisco, CA 94104
17	bmaxwell@rjo.com
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DOCUMENT PREPARED ON RECYCLED PAPER	EXHIBIT A

1		EXHIBIT A tling Defendants
3	Settling Defendant: Trader Joe's Compar	IV
4	0 1	
5	1. Type of Defendant:	
6	Retailer/Distributor Defendant	
7		
8	2. Defendant's Settlement Payment	and Allocation:
9	Total Settlement Payment	\$25,000
10	Civil Penalty	\$ 3,250
11	Payment in Lieu of Civil Penalty	\$ 4,900
12	Attorneys' Fees and Costs	\$16,850
13		
14	3. Person(s) to Receive Notices Pur	suant to Section 7:
15	Kate Ides O'Melveny & Myers LLP	
16	400 South Hope Street Los Angeles, CA 90071	
17	kides@omm.com	
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28 Document Prepared on Recycled Paper		EXHIBIT A

1 2		HIBIT A g Defendants
2 3	Settling Defendant: Walgreen Co.	
4		
5	1. Type of Defendant:	
6	Retailer/Distributor Defendant	
7		
8	2. Defendant's Settlement Payment and	d Allocation:
9	Total Settlement Payment \$	25,000
10		5 3,250
11		6 4,900
12	Attorneys' Fees and Costs \$	516,850
13		
14	3. Person(s) to Receive Notices Pursuan	nt to Section 7:
15	Renee Wasserman Rogers Joseph O'Donnell	
16	311 California Street, 10 th Floor San Francisco, CA 94101	
17	rwasserman@rjo.com	
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1	EXHIBIT A Settling Defendants
2	
3 4	Settling Defendant: Whole Foods Market California, Inc. and its affiliated subsidiary Mrs. Gooch's Natural Food Markets, Inc.
5	
6	1. Type of Defendant:
7	Retailer/Distributor Defendant
8	2. Defendant's Settlement Payment and Allocation:
9	
10	Total Settlement Payment\$37,500
11	Civil Penalty \$ 4,930
12	Payment in Lieu of Civil Penalty \$ 7,400
13	Attorneys' Fees and Costs \$25,170
14	2 Demon(a) to Dessive Nations Durguent to Section 7.
15	 Person(s) to Receive Notices Pursuant to Section 7: Wells Blaxter
16	Blaxter Law
17	One Bush Street, Suite 650 San Francisco, CA 94104
18	wblaxter@blaxterlaw.com
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DOCUMENT PREPARED ON RECYCLED PAPER	EXHIBIT A

1	EXHIBIT B
2	LIST OF ENTITIES NOT SUBJECT TO DOWNSTREAM RELEASE
3	Dallo & Co., Inc.
4	Gerrit J. Verburg Co.
5	Jelly Belly Candy Co.
6	Kookaburra Licorice Co.
7	New Zealand Natural Goods, Inc.
8	Powell's Sweet Shoppe USA, LLC
9	Sugar Shack International, Inc.
10	Sweet Candy, LLC
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DOCUMENT PREPARED ON RECYCLED PAPER	EXHIBIT B