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7	CENTER FOR ENVIRONMENTAL HEALTH
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9	SUPERIOR COURT FOR THE STATE OF CALIFORNIA
10	FOR THE COUNTY OF ALAMEDA
11	
12	CENTER FOR ENVIRONMENTAL HEALTH, ) Case No. RG 15-774917
13 14	Plaintiff, ) [PROPOSED] CONSENT ) JUDGMENT AS TO ATMOS
14	v. ) NATION LLC AND ATMOS ) TECHNOLOGY LLC
15	VAPE REVOLUTION LLC, et al.,
17	Defendants.
18	ý
19	
20	1. INTRODUCTION
21	<b>1.1.</b> This Consent Judgment is entered into by Plaintiff Center for Environmental
22	Health, a non-profit corporation ("CEH"), and defendants Atmos Nation LLC and Atmos
23	Technology LLC ("Settling Defendants") to settle claims asserted by CEH against Settling
24	Defendants as set forth in the operative Complaint in the matter Center for Environmental Health
25	v. Vape Revolution LLC, et al., Alameda County Superior Court Case No. RG 15-774917 (the
26	"Action"). CEH and Settling Defendants are referred to collectively as the "Parties."
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28 Document Prepared on Recycled Paper	-1-
ON RECICLED I AFER	CONSENT JUDGMENT – ATMOS NATION & ATMOS TECHNOLOGY– CASE NO. RG 15774917

1 1.2. On March 18, 2015, CEH served a 60-Day Notice of Violation (the "Notice") 2 relating to the California Safe Drinking Water and Toxic Enforcement Act of 1986, California 3 Health & Safety Code § 25249.5, et seq. ("Proposition 65") on Settling Defendants, the California 4 Attorney General, the District Attorneys of every County in the State of California, and the City 5 Attorneys for every City in State of California with a population greater than 750,000. The 6 Notice alleges violations of Proposition 65 with respect to the presence of nicotine in electronic 7 cigarette devices designed for use with nicotine-containing liquid manufactured, distributed, 8 and/or sold by Settling Defendants.

9 1.3. Settling Defendants are each a corporation that employs ten (10) or more persons
and that manufactures, distributes, and/or sells Covered Products (as defined herein) in the State
of California or has done so in the past.

12 1.4. For purposes of this Consent Judgment only, the Parties stipulate that: (i) this
13 Court has jurisdiction over the allegations of violations contained in the Notices and Complaint
14 and personal jurisdiction over Settling Defendants as to the acts alleged in the Complaint; (ii)
15 venue is proper in the County of Alameda; and (iii) this Court has jurisdiction to enter this
16 Consent Judgment as a full and final resolution of all claims which were or could have been
17 raised in the Complaint based on the facts alleged in the Notices and Complaint with respect to
18 Covered Products manufactured, distributed, and/or sold by Settling Defendants.

19 1.5. The Parties enter into this Consent Judgment as a full and final settlement of all 20 claims which were or could have been raised in the Complaint arising out of the facts or conduct 21 related to Settling Defendants alleged therein. By execution of this Consent Judgment and 22 agreeing to comply with its terms, the Parties do not admit any fact, conclusion of law, or 23 violation of law, nor shall compliance with the Consent Judgment constitute or be construed as an 24 admission by the Parties of any fact, conclusion of law, or violation of law. Settling Defendants 25 deny the material, factual, and legal allegations in the Notices and Complaint and expressly deny 26 any wrongdoing whatsoever. Except as specifically provided herein, nothing in this Consent 27 Judgment shall prejudice, waive, or impair any right, remedy, argument, or defense any of the

Parties may have in this or any other pending or future legal proceedings. This Consent Judgment
 is the product of negotiation and compromise and is accepted by the Parties solely for purposes of
 settling, compromising, and resolving issues disputed in this Action.

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## DEFINITIONS

2.1. "Covered Products" means electronic cigarette devices, also known as tanks and
vape pens, which contain nicotine or are designed and intended for use with nicotine-containing
liquid, manufactured, distributed, and/or sold by Settling Defendants in California.

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

9 2.3. "Manufacture Date" means the date the Covered Product was manufactured and
10 as may be indicated on a tag attached to the Covered Product.

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3.

### **INJUNCTIVE RELIEF**

3.1. Clear and Reasonable Warnings for Covered Products. As of the Effective
 Date, no Covered Product may be manufactured for sale, distributed or sold in California unless
 such Covered Product has a clear and reasonable warning on the outer packaging of the product.
 For Covered Products that contain nicotine, the warning shall state the following:

WARNING: Use of this product will expose you to nicotine, a chemical
known to the State of California to cause birth defects or other reproductive
harm.

19 For Covered Products that do not contain nicotine, but are designed for use with nicotine-

20 containing products, the warning shall state the following:

WARNING: Use of this product with nicotine-containing liquid will
expose you to nicotine, a chemical known to the State of California to
cause birth defects or other reproductive harm.

The warning shall not be preceded by, surrounded by, or include any additional words or phrases that contradict, obfuscate, or otherwise undermine the warning. The warning statement shall be prominently displayed on the outer packaging of the Covered Product with such conspicuousness, as compared with other words, statements, or designs as to render it likely to be read and

1 understood by an ordinary individual prior to sale. To the extent that other warning statements 2 are included on the outer packaging of a Covered Product, the warning required herein shall be 3 separated from the other warnings by a line that is at least the same height as a line of text on the 4 label. For internet, catalog, or any other sale where the consumer is not physically present and 5 cannot see a warning displayed on the Covered Product prior to purchase or payment, the warning 6 statement shall be displayed in such a manner that it is likely to be read and understood as being 7 applicable to the Covered Product being purchased prior to the authorization of or actual 8 payment. Placement of the warning statement at the bottom of an internet webpage that offers 9 multiple products for sale does not satisfy the requirements of this Section.

3.2. Optional Additional Injunctive Provisions. In order for Settling Defendants to
be eligible for a waiver of the additional penalty/payment in lieu of penalty payments set forth in
Section 4.1.5 below, a Settling Defendant shall undertake the additional actions below. If
Settling Defendants opt to be bound by this Section, Settling Defendants must provide CEH with
a written election.

3.2.1. Prohibition on Sales and Advertising to Minors. Settling Defendants
opting to participate in Section 3.2 shall not sell Covered Products to persons younger than
eighteen (18) years of age and shall take reasonable steps to prevent the sale of Covered Products
to such persons, including, but not limited to the following measures:

3.2.1.1. Settling Defendants shall implement one or more systems
for checking the age of persons who purchase Covered Products on the Internet or in person. The
system shall include age verification by requiring and checking an official government
identification card or verifying through a reputable credit agency the age of anyone who
purchases Covered Products on the Internet, or of anyone under twenty-six (26) years old who
purchases in person. The system shall be put into place within ninety (90) days of the Effective
Date.

3.2.1.2. Settling Defendants shall not use advertisements that target
minors. For example, Defendant will not use models or images of people that appear to be

28 Document Prepared on Recycled Paper

-4-

1 younger than twenty-one (21) years of age or cartoons. Additionally, Settling Defendants will 2 not: (a) advertise in any media that appears to be marketed primarily to teens or young children, 3 such as Seventeen Magazine; (b) utilize any form of outdoor advertising within 1,000 feet of any 4 school or playground; (c) pay for advertising keywords that specifically target anyone under 5 eighteen years of age; and (d) sponsor any athletic, musical or cultural event, unless such events 6 are designated as prohibiting patrons under the age of 18. 7 **3.2.2.** Prohibition on Health and Safety Claims. Settling Defendants opting to 8 participate in Section 3.2 shall not make health and or safety claims unless such claims have been 9 reviewed and approved by the Federal Food and Drug Administration. Examples of prohibited 10 claims include the following: 11 3.2.2.1. Settling Defendants shall not advertise Covered Products as 12 smoking-cessation devices. This prohibition includes any claims or testimonials about quitting 13 smoking, using e-cigarettes as a treatment for tobacco dependence or addiction. 14 3.2.2.2. Settling Defendants shall not make any claim that the 15 Covered Products do not expose users carcinogens or are better or safer than tobacco. 3.2.2.3. 16 Settling Defendants shall not make any claim that the 17 Covered Products produce no second hand smoke. 18 4. **PAYMENTS** 19 4.1. Settling Defendants shall initially pay to CEH the total sum of \$28,000, which 20 shall be allocated as follows: 21 **4.1.1.** \$1,630 as a civil penalty pursuant to California Health & Safety Code § 22 25249.7(b), such money to be apportioned by CEH in accordance with California Health & 23 Safety Code § 25249.12 (25% to CEH and 75% to the State of California's Office of

24 Environmental Health Hazard Assessment).

4.1.2. \$2,445 as a payment in lieu of civil penalty pursuant to California Health &
Safety Code § 25249.7(b) and California Code of Regulations, Title 11, § 3203(b). CEH will use
such funds to continue its work educating and protecting people from exposures to toxic

2 Judgment and to purchase and test Settling Defendants' products to confirm compliance. In 3 addition, as part of its Community Environmental Action and Justice Fund, CEH will use four 4 percent (4%) of such funds to award grants to grassroots environmental justice groups working to 5 educate and protect the public from exposures to toxic chemicals. The method of selection of 6 such groups can be found at the CEH website at www.ceh.org/justicefund. 7 **4.1.3.** \$23,925 as a reimbursement of a portion of CEH's reasonable attorneys' 8 fees and costs. This amount shall be divided into two checks: (1) a check for \$21,125 shall be 9 made payable to the Lexington Law Group; and (2) a check for \$2,800 shall be made payable to 10 the Center for Environmental Health. 11 **4.1.4.** The payments required under Sections 4.1.1-4.1.3 shall be made in four (4) 12 separate checks, all to be delivered within ten (10) days following the Effective Date. The 13 payments required pursuant to Sections 4.1.1 and 4.1.2 shall each be made payable to the Center 14 for Environmental Health. All checks shall be delivered to Mark Todzo at Lexington Law Group 15 at the address set forth in Section 8.1.2. 16 **4.1.5.** In the event that Settling Defendants elect not to certify their compliance 17 with one or more of the optional provisions in Section 3.2 in accordance with that Section, within 18 ninety (90) days following the Effective Date, Settling Defendants must make an additional 19 payment for each provision not certified, as follows: (i) \$3,000 if Settling Defendants elect to not 20 participate in Section 3.2.1.1; (ii) \$3,000 if Settling Defendants elect to not participate in Section 21 3.2.1.2; and (iii) \$3,000 if Settling Defendants elect to not participate in Section 3.2.2. Each of 22 these payments shall be paid in two (2) separate checks, each payable to the Center for 23 Environmental Health, to be allocated as follows: 24 4.1.5.1. Forty percent (40%) of the total payment specified in Section 25 4.1.5 shall constitute a penalty pursuant to California Health & Safety Code § 25249.7(b), such 26 money to be apportioned by CEH in accordance with California Health & Safety Code §

chemicals. CEH may also use a portion of such funds to monitor compliance with this Consent

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25249.12 (25% to CEH and 75% to the State of California's Office of Environmental Health Hazard Assessment).

3 4.1.5.2. Sixty percent (60%) of the total payment specified in Section 4 4.1.5 shall constitute a payment in lieu of civil penalty pursuant to California Health & Safety 5 Code § 25249.7(b) and California Code of Regulations, Title 11, § 3203(b). CEH will use such 6 funds to continue its work educating and protecting people from exposures to toxic chemicals. 7 CEH may also use a portion of such funds to monitor compliance with this Consent Judgment and 8 to purchase and test Settling Defendant's Products to confirm compliance. In addition, as part of 9 its Community Environmental Action and Justice Fund, CEH will use four percent (4%) of such 10 funds to award grants to grassroots environmental justice groups working to educate and protect 11 the public from exposures to toxic chemicals. The method of selection of such groups can be 12 found at the CEH website at www.ceh.org/justicefund.

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#### ENFORCEMENT OF CONSENT JUDGMENT

14 5.1. CEH may, by motion or application for an order to show cause before the Superior 15 Court of Alameda County, enforce the terms and conditions contained in this Consent Judgment. 16 Prior to bringing any motion or application to enforce the requirements of Section 3 above, CEH 17 shall provide the affected Settling Defendant with a Notice of Violation and a copy of any test 18 results which purportedly support CEH's Notice of Violation. The Parties shall then meet and 19 confer regarding the basis for CEH's anticipated motion or application in an attempt to resolve it 20 informally, including providing the Settling Defendant a reasonable opportunity of at least thirty 21 (30) days to cure any alleged violation. Should such attempts at informal resolution fail, CEH 22 may file its enforcement motion or application. The prevailing party on any motion to enforce 23 this Consent Judgment shall be entitled to its reasonable attorney's fees and costs incurred as a 24 result of such motion or application. This Consent Judgment may only be enforced by the 25 Parties. 26

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## MODIFICATION OF CONSENT JUDGMENT

**6.1.** This Consent Judgment may only be modified by written agreement of CEH and Settling Defendants, or upon motion of CEH or any Settling Defendant as provided by law.

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#### CLAIMS COVERED AND RELEASE

5 7.1. This Consent Judgment is a full, final, and binding resolution between CEH acting 6 in the public interest and Settling Defendants and Settling Defendants' parents, officers, directors, 7 shareholders, divisions, subdivisions, subsidiaries, and their respective successors and assigns 8 ("Defendant Releasees") and all entities to whom they distribute or sell or have distributed or sold 9 Covered Products including, but not limited to, distributors, wholesalers, customers, retailers, 10 franchisees, cooperative members, and licensees ("Downstream Defendant Releasees"), of all 11 claims alleged in the Complaint in this Action arising from any violation of Proposition 65 that 12 have been or could have been asserted in the public interest against Settling Defendants and 13 Downstream Defendant Releasees, regarding the failure to warn about exposure to nicotine in the 14 Covered Products manufactured, distributed, or sold by Settling Defendants prior to the Effective 15 Date.

7.2. CEH, for itself, releases, waives, and forever discharges any and all claims alleged
in the Complaint against Settling Defendants and Downstream Defendant Releasees arising from
any violation of Proposition 65 that have been or could have been asserted regarding the failure to
warn about exposure to nicotine in connection with Covered Products manufactured, distributed,
or sold by Settling Defendants prior to the Effective Date.

7.3. Compliance with the terms of this Consent Judgment by Settling Defendants and
the Downstream Defendant Releasees shall constitute compliance with Proposition 65 by Settling
Defendants and Downstream Defendant Releasees with respect to any alleged failure to warn
about nicotine in Covered Products manufactured, distributed, or sold by Settling Defendants
after the Effective Date.

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1	8. PROVISION OF NOTICE
2	<b>8.1.</b> When any Party is entitled to receive any notice under this Consent Judgment, the
3	notice shall be sent by first class and electronic mail as follows:
4	8.1.1. Notices to Settling Defendants. The persons for Settling Defendants to
5	receive notices pursuant to this Consent Judgment shall be:
6	Glen Shrayer
7	Shrayer Law Firm, LLC 101 NE 3rd Avenue, Suite 1500
8	Fort Lauderdale, FL 33301 ghs@shrayerlaw.com
9	giis@siiiayeriaw.com
10	<b>8.1.2.</b> Notices to Plaintiff. The persons for CEH to receive notices pursuant to
11	this Consent Judgment shall be:
12	Mark Todzo
13	Lexington Law Group 503 Divisadero Street
14	San Francisco, CA 94117 mtodzo@lexlawgroup.com
15	
16	<b>8.2.</b> Any Party may modify the person and address to whom the notice is to be sent by
17	sending the other Parties notice by first class and electronic mail.
18	9. COURT APPROVAL
19	<b>9.1.</b> This Consent Judgment shall become effective on the Effective Date, provided
20	however, that CEH shall prepare and file a Motion for Approval of this Consent Judgment and
21	Settling Defendants shall support approval of such Motion.
22	<b>9.2.</b> If this Consent Judgment is not entered by the Court, it shall be of no force or
23	effect and shall not be introduced into evidence or otherwise used in any proceeding for any
24	purpose.
25	10. GOVERNING LAW AND CONSTRUCTION
26	<b>10.1.</b> The terms and obligations arising from this Consent Judgment shall be construed
27	and enforced in accordance with the laws of the State of California.
28 Document Prepared on Recycled Paper	-9-
	CONSENT JUDGMENT – ATMOS NATION & ATMOS TECHNOLOGY– CASE NO. RG 15774917

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### **11. ENTIRE AGREEMENT**

**11.1.** This Consent Judgment contains the sole and entire agreement and understanding of CEH and Settling Defendants with respect to the entire subject matter hereof, and any and all prior discussions, negotiations, commitments, or understandings related thereto, if any, are hereby merged herein and therein.

11.2. There are no warranties, representations, or other agreements between CEH and
Settling Defendants except as expressly set forth herein. No representations, oral or otherwise,
express or implied, other than those specifically referred to in this Consent Judgment have been
made by any Party hereto.

10 11.3. No other agreements not specifically contained or referenced herein, oral or
11 otherwise, shall be deemed to exist or to bind any of the Parties hereto. Any agreements
12 specifically contained or referenced herein, oral or otherwise, shall be deemed to exist or to bind
13 any of the Parties hereto only to the extent that they are expressly incorporated herein.

14 **11.4.** No supplementation, modification, waiver, or termination of this Consent
15 Judgment shall be binding unless executed in writing by the Party to be bound thereby.

16 11.5. No waiver of any of the provisions of this Consent Judgment shall be deemed or
17 shall constitute a waiver of any of the other provisions hereof whether or not similar, nor shall
18 such waiver constitute a continuing waiver.

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# 12. **RETENTION OF JURISDICTION**

20 **12.1.** This Court shall retain jurisdiction of this matter to implement or modify the
21 Consent Judgment.

## **13.** AUTHORITY TO STIPULATE TO CONSENT JUDGMENT

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

1	14. NO EFFECT ON OTHER SETTLEMENTS
2	14.1. Nothing in this Consent Judgment shall preclude CEH from resolving any claim
3	against another entity on terms that are different from those contained in this Consent Judgment.
4	15. EXECUTION IN COUNTERPARTS
5	15.1. The stipulations to this Consent Judgment may be executed in counterparts and by
6	means of facsimile, which taken together shall be deemed to constitute one document.
7	
8	IT IS SO STIPULATED:
9	
10	CENTER FOR ENVIRONMENTAL HEALTH
11	
12	( this
13	Charlie Pizarro
14	Associate Director
15	
16	ATMOS NATION LLC
17	
18	
19	Signature
20	
21	
22	Printed Name
23	
24	
25	Title
26	
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28 Document Prepared	-11-
ON RECYCLED PAPER	CONSENT JUDGMENT – ATMOS NATION & ATMOS TECHNOLOGY– CASE NO. RG 15774917

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7	
8	IT IS SO STIPULATED:
9	
10	CENTER FOR ENVIRONMENTAL HEALTH
11	
12	
13	Charlie Pizarro
14	Associate Director
15	
16	ATMOS NATION LLC
17	
18	Con Adain
19	Signature
20	
21	PAR'Y ALIMA
22	Printed Name
23 24	
24	MEMR
26	Title
20	
28	
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	CONSENT JUDGMENT - ATMOS NATION & ATMOS TECHNOLOGY- CASE NO. RG 15774917

