1 2 3 4	Melvin B. Pearlston (SBN 54291) Robert B. Hancock (SBN 179438) PACIFIC JUSTICE CENTER 50 California Street, Suite 1500 San Francisco, California 94111 Tel: (415) 310-1940/Fax: (415) 354-3508 Email: rbh@lawyer.com					
5	Attorneys for Plaintiff ERIKA MCCARTNEY					
6 7	Howard A. Slavitt (SBN 172840) COBLENTZ PATCH DUFFY & BASS LLP					
8	One Ferry Building, Suite 200 San Francisco, California 94111-4213 Tel: (415) 391-4800/Fax: (415) 989-1663 Email: hslavitt@cpdb.com					
10 11	Attorneys for Defendants WEBER-STEPHEN PRODUCTS LLC and WSP HOLDINGS CO.					
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13	#					
14	SUPERIOR COURT OF CALIFORNIA					
15	COUNTY OF SA	AN FRANCISCO				
16	ERIKA MCCARTNEY, in the public interest,) CIVIL ACTION NO. CGC-14-543457				
17	Plaintiff,) [PROPOSED] STIPULATED CONSENT) JUDGMENT; [PROPOSED] ORDER				
18	v.) [Cal. Health and Safety Code				
19 20	WEBER-STEPHEN PRODUCTS LLC, a Delaware limited liability company; WSP HOLDINGS CO., an Illinois corporation; and	Sec. 25249.6, et seq.]				
21	DOES 1 through 500, inclusive,	ĺ				
22	Defendants.))				
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1. INTRODUCTION

- 1.1 This Action arises out of the alleged violations of California's Safe Drinking Water and Toxic Enforcement Act of 1986, California Health and Safety Code Section 25249.5 et seq. (also known as and hereinafter referred to as "Proposition 65") regarding the following products: Weber Firespice Mesquite Wood Chips; Weber Firespice Apple Wood Chips; Weber Firespice Cherry Wood Chips; Weber Firespice Hickory Wood Chips; Weber Firespice Pecan Wood Chips; Weber Firespice Beech Wood Chips; Weber Firespice Apple Wood Chunks; Weber Firespice Cherry Wood Chunks; Weber Firespice Hickory Wood Chunks; Weber Firespice Pecan Wood Chunks; and Weber Firespice Mesquite Wood Chunks (hereinafter, collectively the "Covered Products").
- 1.2 Plaintiff ERIKA MCCARTNEY ("MCCARTNEY") is a California resident acting as a private enforcer of Proposition 65. MCCARTNEY alleges that she brings this Action in the public interest pursuant to California Health and Safety Code Section 25249. MCCARTNEY asserts that she is dedicated to, among other causes, helping safeguard the public from health hazards by reducing the use and misuse of hazardous and toxic chemicals, facilitating a safe environment for consumers and employees, and encouraging corporate responsibility.
- 1.3 Defendant Weber-Stephen Products LLC, is a Delaware limited liability company, and Defendant WSP Holdings Co., is an Illinois corporation. Defendants Weber-Stephen Products LLC and WSPH Holdings Co. are collectively referred to hereinafter as "WEBER."
- 1.4 MCCARTNEY and WEBER are hereinafter sometimes referred to individually as a "Party" or collectively as the "Parties."
 - 1.5 WEBER distributes and sells the Covered Products.

- 1.6 On or about October 8, 2014, March 10, 2015, and July 30, 2015, pursuant to California Health and Safety Code Section 25249.7(d)(1), MCCARTNEY served 60-Day Notices of Violations of Proposition 65 ("Notices of Violations") on the California Attorney General, other public enforcers, and WEBER. True and correct copies of the Notices of Violations are attached hereto as Exhibits A-C.
- 1.7 After more than sixty (60) days passed since service of the Notice of Violation dated October 8, 2014 (Exh. A, hereto), and no designated governmental agency having filed a complaint against WEBER with regard to the Covered Products or the alleged violations, MCCARTNEY filed a complaint (the "Complaint") for injunctive relief and civil penalties. The Complaint is based on the allegations in the Notice of Violations. After more than sixty (60) days passed since service of the subsequent Notices of Violations, McCartney filed an Amended Complaint (the "Amended Complaint") for injunctive relief and civil penalties, adding the additional products included in the subsequent Notices of Violations to the complaint.
- 1.8 The First Amended Complaint and the Notice of Violations each allege that WEBER manufactured, distributed, and/or sold in California the Covered Products, which allegedly contain wood dust, a substance listed under Proposition 65 as being known by the State of California to cause cancer, requiring a Proposition 65 warning. Further, the Complaint and Notices of Violations allege that use of the Covered Products exposes persons in California to wood dust without first providing clear and reasonable warnings, in violation of California Health and Safety Code Section 25249.6. WEBER generally denies all material and factual allegations of the Notice of Violations and the Complaint, filed an answer asserting various affirmative defenses, and specifically denies that the Plaintiff or California consumers have been harmed or damaged by its

conduct. WEBER and MCCARTNEY each reserve all rights to allege additional facts, claims, and affirmative defenses if the Court does not approve this Consent Judgment.

- 1.9 The Parties enter into this Consent Judgment in order to settle, compromise and resolve disputed claims and avoid prolonged and costly litigation. Nothing in this Consent Judgment, nor compliance with its terms, shall constitute or be construed as an admission by any of the Parties, or by any of their respective officers, directors, shareholders, employees, agents, parent companies, subsidiaries, divisions, affiliates, suppliers, franchisees, licensees, distributors, wholesalers, or retailers, of any fact, conclusion of law, issue of law, violation of law, fault, wrongdoing, or liability, including without limitation, any admission concerning any alleged violation of Proposition 65. Except as expressly set forth herein, nothing in this Consent Judgment shall prejudice, waive, or impair any right, remedy, argument, or defense the Parties may have in any other or future legal proceeding. Provided, however, nothing in this Section shall affect the enforceability of this Consent Judgment.
- 1.10 The "Effective Date" of this Consent Judgment shall be the date this Consent Judgment is entered as a Judgment.

2. JURISDICTION AND VENUE

The Parties stipulate that this Court has jurisdiction over the subject matter of this Action and personal jurisdiction over the Parties, that venue is proper in this Court, and that this Court has jurisdiction to enter this Consent Judgment pursuant to the terms set forth herein.

3. INJUNCTIVE RELIEF, REFORMULATION, TESTING, AND WARNINGS

3.1 Beginning on the Effective Date, WEBER shall be permanently enjoined from offering for sale to a consumer in California, directly selling to a consumer in California, or

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"Distributing into California" any of the Covered Products unless the label of the Covered Products contains a Proposition 65 compliant warning, consistent with Section 3.3, below. "Distributing into California" means to ship any of the Covered Products to California for sale or to sell any of the Covered Products to a distributor that WEBER knows or has reason to know will sell the Covered Products in California. Provided, however, that WEBER may manufacture or package and sell Covered Products without providing a Proposition 65 compliant warning so long as such products are only for sale to consumers located outside of California and WEBER does not distribute them into California.

3.2 All Covered Products that have been or will have been distributed, shipped, or sold, or otherwise placed in the stream of commerce through and including the Effective Date of this Consent Judgment are exempt from the provisions of Sections 3.1 and 3.3 and are included within the release in Sections 8.1 through 8.4.

3.3 Clear and Reasonable Warnings

For the Covered Products that are subject to the warning requirement of Section 3.1, WEBER shall provide the following warning ("Warning") as specified below, or one that has a substantially similar meaning:

[California Proposition 65] WARNING: This product contains wood dust, which is a substance known to the State of California to cause cancer.

The text in brackets in the warning language above is optional.

The Warning shall be permanently affixed to or printed on (at the point of manufacture, prior to shipment to California, or prior to distribution within California) the outside packaging or container of each unit of the Covered Products. The Warning shall be displayed with such conspicuousness, as compared with other words, statements designs or devices on the outside packaging or labeling, as to render it likely to be read and understood by an ordinary individual

prior to use. If the Warning is displayed on the product packaging or labeling, the Warning shall be at least the same size as the largest of any other health or safety warnings on the product packaging or labeling, and the word "WARNING" shall be in all capital letters and in bold print. If printed on the labeling itself, the Warning shall be contained in the same section of the labeling that states other safety warnings concerning the use of the Covered Products, if any.

Without limitation as to other forms of warnings, displaying the Warnings that are in Exhibit D hereto, or substantially similar thereto, on the outside packaging or container of each unit of the Covered Products is deemed to be a clear and reasonable warning under, and to fully comply with, Health & Safety Section 25249.6 and the implementing regulations at Title 27 California Code of Regulations Sections 25601 through 25605.2.

4. SETTLEMENT PAYMENT

- 4.1 WEBER shall make a total payment of \$50,000 within ten days of the Effective Date, which shall be in full and final satisfaction of any and all civil penalties, payment in lieu of civil penalties, and attorneys' fees and costs.
- 4.2 The payment will be in the form of separate checks sent to counsel for MCCARTNEY, Robert B. Hancock, Pacific Justice Center, 50 California Street, San Francisco, California 94111. The checks shall be payable to the following parties and the payment shall be apportioned as follows:
- 4.3 \$10,000 (ten thousand dollars) as civil penalties pursuant to California Health and Safety Code Section 25249.7(b)(1). Of this amount, \$7,500 (seven thousand, five hundred dollars) shall be payable to the Office of Environmental Health Hazard Assessment ("OEHHA"), and \$2,500 (two thousand, five hundred dollars) shall be payable to MCCARTNEY. (Cal. Health &

Safety Code § 25249.12(c)(1) & (d)). MCCARTNEY's counsel will forward the civil penalty to OEHHA.

- 4.4 \$40,000 (forty thousand dollars) payable to Pacific Justice Center as reimbursement of MCCARTNEY's attorneys' fees, costs, investigation and litigation expenses ("Attorney's Fees and Costs").
- 4.5 Any failure by WEBER to remit payment on or before its due date shall be deemed a material breach of this Agreement.

5. MODIFICATION OF CONSENT JUDGMENT

5.1 This Consent Judgment may be modified only by: (i) Written agreement and stipulation of the Parties and upon having such stipulation entered as a modified Consent Judgment by the Court; or (ii) Upon entry of a modified Judgment by the Court pursuant to a motion by one of the Parties after exhausting the meet and confer process set forth as follows. If either Party requests or initiates a modification, then it shall meet and confer with the other Party in good faith before filing a motion with the Court seeking to modify it. MCCARTNEY is entitled to reimbursement of all reasonable attorneys' fees and costs regarding the Parties' meet and confer efforts for any modification requested or initiated by WEBER. Similarly, WEBER is entitled to reimbursement of all reasonable attorney's fees and costs regarding the Parties' meet and confer efforts for any modification requested or initiated by MCCARTNEY. If, despite their meet and confer efforts, the Parties are unable to reach agreement on any proposed modification the party seeking the modification may file the appropriate motion and the prevailing party on such motion shall be entitled recover its reasonable fees and costs associated with such motion. One basis, but not the exclusive basis, for WEBER to seek a modification of this Consent Judgment is if

Proposition 65 is changed, narrowed, limited, or otherwise rendered inapplicable in whole or in part to the Covered Products or wood dust due to legislative change, a change in the implementing regulations, court decisions, or other legal basis.

6. RETENTION OF JURISDICTION, ENFORCEMENT OF CONSENT JUDGMENT

- 6.1 This Court shall retain jurisdiction of this matter to enforce, modify or terminate this Consent Judgment.
- 6.2 Subject to Section 6.3, any Party may, by motion or application for an order to show cause filed with this Court, enforce the terms and conditions contained in this Consent Judgment. The prevailing party in any such motion or application may request that the Court award its reasonable attorneys' fees and costs associated with such motion or application.
- 6.3 Before filing a motion or application for an order to show cause, MCCARTNEY shall provide WEBER with 30 (thirty) days written notice of any alleged violations of the terms and conditions contained in this Consent Judgment. As long as WEBER cures any such alleged violations within the 30 (thirty) day period (or if any such violation cannot practicably be cured within 30 days, it expeditiously initiates a cure within 30 days and completes it as soon as practicable) and WEBER provides proof to McCartney that the alleged violation(s) was the result of good faith mistake or accident, then WEBER shall not be in violation of the Consent Judgment. WEBER shall have the ability to avail itself of the benefits of this Section two (2) times per three year period following the Effective Date.

7. APPLICATION OF CONSENT JUDGMENT

This Consent Judgment shall apply to and be binding upon the Parties and their respective officers, directors, successors and assigns, and it shall benefit the Parties and their respective

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officers, directors, shareholders, employees, agents, parent companies, subsidiaries, divisions, affiliates, franchisees, licensees, customers, distributors, wholesalers, retailers, predecessors, successors, and assigns.

8. BINDING EFFECT, CLAIMS COVERED AND RELEASED

8.1 This Consent Judgment is a full, final, and binding resolution between MCCARTNEY, on behalf of herself and in the public interest, and WEBER, of any and all direct or derivative violations (or claimed violations) of Proposition 65 or its implementing regulations for failure to provide Proposition 65 warnings of exposure to wood dust from the handling, use, or consumption of the Covered Products and fully resolves all claims that have been or could have been asserted in this Action up to and including the Effective Date for failure to provide Proposition 65 warnings for the Covered Products regarding wood dust. MCCARTNEY, on behalf of herself and in the public interest, hereby forever releases and discharges, WEBER and its past and present officers, directors, owners, shareholders, employees, agents, attorneys, parent companies, subsidiaries, divisions, affiliates, suppliers, franchisees, licensees, customers, distributors, wholesalers, retailers, and all other upstream and downstream entities and persons in the distribution chain of any Covered Product, and the predecessors, successors and assigns of any of them (collectively, "Released Parties"), from any and all claims and causes of action and obligations to pay damages, restitution, fines, civil penalties, payment in lieu of civil penalties and expenses (including but not limited to expert analysis fees, expert fees, attorney's fees and costs) (collectively, "Claims") arising under, based on, or derivative of Proposition 65 or its implementing regulations up through the Effective Date relating to actual or potential exposure to wood dust from

the Covered Products and/or failure to warn about wood dust, as set forth in the Notice of Violations and the Complaint.

- 8.2 Compliance with the terms of this Consent Judgment shall be deemed to constitute compliance by any Released Party with Proposition 65 regarding alleged exposures to wood dust from the Covered Products as set forth in the Notice of Violations and the Complaint.
- 8.3 It is possible that other Claims not known to MCCARTNEY arising out of the facts alleged in the Notice of Violations or the Complaint and relating to wood dust in the Covered Products that were manufactured, sold or Distributed into California before the Effective Date will develop or be discovered. MCCARTNEY, on behalf of herself only, acknowledges that the Claims released herein include all known and unknown Claims and waives California Civil Code Section 1542 as to any such unknown Claims. California Civil Code Section 1542 reads 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."

MCCARTNEY, on behalf of herself only, acknowledges and understands the significance and consequences of this specific waiver of California Civil Code section 1542.

- 8.4 MCCARTNEY, on one hand, and WEBER, on the other hand, each release and waive all Claims they may have against each other for any statements or actions made or undertaken by them in connection with the Notice of Violations or the Complaint. However, this shall not affect or limit any Party's right to seek to enforce the terms of this Consent Judgment.
- 9. CONSTRUCTION AND SEVERABILITY

9.1 The terms	and conditions of this	Consent Judgment ha	ave been reviewed by the
respective counsel for the	ne Parties prior to its signi	ing, and each Party has	s had an opportunity to fully
discuss the terms and co	onditions with its counsel.	. In any subsequent ir	nterpretation or construction
of this Consent Judgme	nt, the terms and condition	ns shall not be construe	ed against any Party.

- 9.2 In the event that any of the provisions of this Consent Judgment is held by a court to be unenforceable, the validity of the remaining enforceable provisions shall not be adversely affected.
- 9.3 The terms and conditions of this Consent Judgment shall be governed by and construed in accordance with the laws of the State of California.

10. PROVISION OF NOTICE

All notices required to be given to either Party to this Consent Judgment by the other shall be in writing and sent to the following agents listed below by: (a) first-class, registered, (b) certified mail, (b) overnight courier, or (c) personal delivery to the following:

For Erika McCartney:

Melvin B. Pearlston Robert B. Hancock PACIFIC JUSTICE CENTER 50 California Street, Suite 1500 San Francisco, California 94111

For WEBER:

Howard Slavitt Coblentz Patch Duffy & Bass LLP One Montgomery Street, Suite 3000 San Francisco, CA 94104

11. COURT APPROVAL

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11.1 Upon execution of this Consent Judgment by the Parties, MCCARTNEY shall notice a Motion for Court Approval. The Parties shall use their best efforts to support entry of this Consent Judgment.

- 11.2 If the California Attorney General objects to any term in this Consent Judgment, the Parties shall use their best efforts to resolve the concern in a timely manner, and if possible prior to the hearing on the motion.
- 11.3 If, despite the Parties' best efforts, the Court does not approve this Stipulated Consent Judgment, it shall be null and void and have no force or effect.

12. EXECUTION AND COUNTERPARTS

This Stipulated Consent Judgment may be executed in counterparts, which taken together shall be deemed one document. A facsimile or .pdf signature shall be construed as valid and as the original signature.

13. ENTIRE AGREEMENT, AUTHORIZATION

- 13.1 This Consent Judgment contains the sole and entire agreement and understanding of the Parties with respect to the entire subject matter herein, and any and all prior discussions, negotiations, commitments and understandings related hereto. No representations, oral or otherwise, express or implied, other than those contained herein have been made by any Party. No other agreements, oral or otherwise, unless specifically referred to herein, shall be deemed to exist or to bind any Party.
- 13.2 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. Except as explicitly provided herein, each Party shall bear its own fees and costs.

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14.1 This Consent Judgment has come before the Court upon the request of the Parties.

The parties request the Court to fully review this Consent Judgment and, being fully informed regarding the matters which are the subject of this action, to:

(a) Find that the terms and provisions of this Consent Judgment represent a good faith settlement of all matters raised by the allegations of the Complaint, that the matter has been diligently prosecuted, and that the public interest is served by such settlement; and

(b) Make the findings pursuant to California Health and Safety Code Section 25249.7(f)(4), and approve the Settlement, and this Consent Judgment.

IT IS SO STIPULATED.

Dated: Erika McCartney

Dated: /2-1-2015

12-1-2015

APPROVED AS TO FORM:

WEBER-STEPHEN PRODUCTS LLC

Name:

Title: GENELAL COUNSEL + CORPORATE

WSP HOLDINGS CO.

Name: // Mucy

Title: ASSISTANT CORPORATE SERETARY

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1 2 3 4 5 6 7 8 9	Dated:	, 2015	By: Robert B. Hancock Attorneys for Plaintiff ERIKA MCCARTNEY COBLENTZ, PATCH, DUFFY & BASS, LLP By: Howard Slavitt Attorneys for Defendants WEBER-STEPHEN PRODUCTS LLC and WSP HOLDINGS CO.
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1	Dated:	, 2015	PACIFIC JUSTICE CENTER
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3	8.		By: Robert B. Hancock Attorneys for Plaintiff
5			Attorneys for Plaintiff ERIKA MCCARTNEY
6	Dated: 12/1	, 2015	COBLENTZ, PATCH, DUFFY & BASS, LLP
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8			By: Mith
9	Ta		Howard Slavitt
10			Attorneys for Defendants WEBER-STEPHEN PRODUCTS LLC and WSP HOLDINGS CO.
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ORDER AND JUDGMENT

Based upon the Parties' Stipulation, and good cause appearing therefor, this Consent

Judgment is approved and judgment is hereby entered according to its terms.

IT IS SO ORDERED, ADJUDGED AND DECREED.

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Dated:	. 2014.		
	,,	Judge of the Superior Court	

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EXHIBIT A



Melvin B. Pearlston
Senior Counsel

Of Counsel

Robert B. Hancock

October 8, 2014

60-DAY NOTICE OF VIOLATIONS OF CALIFORNIA HEALTH & SAFETY CODE SECTION 25249.5 ET. SEQ. (PROPOSITION 65)

Dear Alleged Violator and the Appropriate Public Enforcement Agencies:

I represent Erika McCartney in this matter. Ms. McCartney has identified violations of California's Safe Drinking Water and Toxic Enforcement Act of 1986 ("Proposition 65"), which is codified at California Heath & Safety Code §25249.5 et. seq., with respect to the products identified below. These violations have occurred and continue to occur because the alleged Violator identified below failed to provide required clear and reasonable warnings with the identified products. This letter serves as a notice of these violations to the alleged Violator and the appropriate public enforcement agencies. Pursuant to Section 25249.7(d) of the statute, Ms. McCartney intends to file a private enforcement action in the public interest 60 days after effective service of the is notice unless the public enforcement agencies have commenced and are diligently prosecuting an action to rectify these violations.

General Information about Proposition 65. A copy of a summary of Proposition 65, prepared by the Office of Environmental Health Hazard Assessment, is an attachment with the copy of this letter served to the alleged Violator identified below.

Alleged Violator. The name of the companies covered by this notice that violated Proposition 65 (hereinafter "the Violators") are:

Weber-Stephen Products LLC WSP Holdings Co.

Consumer Products and Listed Chemical. The products that are the subject of this notice and the chemical in those products identified as exceeding allowable levels are:

Weber Firespice Mesquite Wood Chips - Wood Dust

On December 18, 2009, the State of California officially listed wood dust as a chemical known to cause cancer.

It should be noted that Ms. McCartney may continue to investigate other products that may reveal further violations and result in subsequent notices of violations.

Route of Exposure. The consumer exposures that are the subject of this notice result from the purchase, acquisition, and recommended use of these products. Consequently, the primary route of exposure to these chemicals has been and continues to be through inhalation.

Approximate Time Period of Violations. Ongoing violations have occurred every day since at least October 8, 2013, as well as every day since the products were introduced into the California marketplace, and will continue every day until clear and reasonable warnings are

provided to product purchasers and users or until these known toxic chemicals are either removed from or reduced to allowable levels in the products. Proposition 65 requires that a clear and reasonable warning be provided prior to exposure to the identified chemicals. The method of warning should be a warning that appears on the product label. The Violator violated Proposition 65 because it failed to provide persons using these products with appropriate warnings that they are being exposed to these chemicals.

Consistent with the public interest goals of Proposition 65 and a desire to have these ongoing violations of California law quickly rectified, Ms. McCartney is interested in seeking a constructive resolution of this matter that includes an enforceable written agreement by the Violator to: (1) recall any products already sold, or undertake best efforts to ensure that the requisite health hazard warnings are provided to those who have received such products; (2) reformulate the identified products so as to eliminate further exposures to the identified chemicals, or provide appropriate warnings on the labels of these products; and (3) pay an appropriate civil penalty. Such a resolution will prevent further unwarned consumer exposures to the identified chemicals, as well as expensive and time-consuming litigation. It should be noted that counsel cannot (1) finalize any settlement until after the 60-day notice period has expired; or (2) speak for the California Attorney General or any District or City Attorney who has received this notice. Therefore, while reaching an agreement may satisfy the claims alleged herein, such agreement may not be satisfactory to public prosecutors.

Erika McCartney has retained me as legal counsel in connection with this matter. Her address is 2124 Lincoln Avenue, #B, Alameda, California, 94501. Her telephone number is 707.502.8635. Please direct all communications regarding this Notice of Violations to my attention at the law office address and telephone number indicated on the letterhead.

Sincerely,

Robert B. Hancock

Attachments

Certificate of Merit
Certificate of Service
OEHHA Summary (to Violators only)
Additional Supporting Information for Certificate of Merit (to AG only)

CERTIFICATE OF MERIT

Re: Notice of Proposition 65 Violations by Weber-Stephen Products LLC and WSP Holdings Co.

Robert B. Hancock declares:

- 1. This Certificate of Merit accompanies the attached sixty-day notice in which it is alleged the parties identified in the notice violated California Health & Safety Code Section 25249.6 by failing to provide clear and reasonable warnings.
 - 2. 1 am an attorney for the noticing party.
- 3. I have consulted with one or more persons with relevant and appropriate experience or expertise who have reviewed facts, studies, or other data regarding the exposures to the listed chemicals that are the subject of the action.
- 4. Based on the information obtained through those consultants, and on other information in my possession, I believe there is a reasonable and meritorious case for the private action. I understand that "reasonable and meritorious case for the private action" means that the information provides a credible basis that all elements of the plaintiff's case can be established and that the information did not prove that the alleged Violator will be able to establish any of the affirmative defenses set forth in the statute.
- 5. Along with the copy of this Certificate of Merit served on the Attorney General is attached additional factual information sufficient to establish the basis for this certificate, including the information identified in California Health & Safety Code §25249.7(h)(2), i.e., (1) the identity of the persons consulted with and relied on by the certifier, and (2) the facts, studies, or other data reviewed by those persons.

Dated: October 8, 2014

Robert B. Hancock

CERTIFICATE OF SERVICE

I, the undersigned, declare under penalty of perjury under the laws of the State of California that the following is true and correct:

I am a citizen of the United States, over the age of 18 years of age, and am not a party to the within action.

On October 8, 2014, I served the following documents: NOTICE OF VIOLATIONS OF CALIFORNIA HEALTH & SAFETY CODE §25249.5 ET. SEQ.; CERTIFICATE OF MERIT; "THE SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986 (PROPOSITION 65): A SUMMARY" on the following parties by placing a true and correct copy thereof in a sealed envelope, addressed to the party listed below and depositing it in a US Postal Service Office with the postage fully prepaid for delivery by Certified Mail:

Current Manager or Managing Member Weber-Stephen Products LLC 200 E. Daniels Road Palatine, IL 60067

Current President or CEO WSP Holdings Co. 200 E. Daniels Road Palatine, IL 60067

On October 8, 2014, I served the following documents: NOTICE OF VIOLATION CALIFORNIA HEALTH & SAFETY CODE §25249.5 ET SEQ.; CERTIFICATE OF MERIT; ADDITIONAL SUPPORTING INFORMATION FOR CERTIFICATE OF MERIT AS REQUIRED BY CALIFORNIA HEALTH & SAFETY CODE §25249.7(d)(I) on the following parties by placing a true and correct copy thereof in a sealed envelope, addressed to the party listed below and depositing it in a Federal Express drop-off box for overnight delivery to:

Office of the California Attorney General Prop 65 Enforcement Reporting 1515 Clay Street, Suite 2000 Post Office Box 70550 Oakland, CA 94612-0550

On October 8, 2014, I served the following documents: NOTICE OF VIOLATION CALIFORNIA HEALTH & SAFETY CODE §25249.5 ET SEQ.; CERTIFICATE OF MERIT on each of the parties on the Service List attached hereto by placing a true and correct copy thereof in a sealed envelope, addressed to each of the parties on the Service List attached hereto, and depositing it with the U.S. Postal Service with the postage fully prepaid for delivery by Priority Mail.

Executed under penalty of perjury pursuant to the laws of the State of on October 8, 2014.

Robert B. Hancock

Service List

District Attorney, Alameda County 1225 Fallon Street, Rosen 900 Ouldand, CA 94612

District Atterney, Alpine County P.O. Box 248 Marklowille, CA 96120

District Attorney, Amader County 708 Court Street, #202 Jackson, CA 95642

District Attorney, Butte County 15 County Center Drive Oraville, CA 95965

District Attorney, Coloveras County 891 Moustain Ranch Road Sen Andress, CA 95249

District Attorney, Cohisa County \$47 Market Street Coluse, CA 95912

District Attorney, Contra Costs County 900 Ward Street Martinez, CA 94553

District Attorney, Del Norte County 450 H Street, Str. 171 Crescent City, CA 95531

District Atterney, El Dorado County 515 Mais Street Placerville, CA 95667

District Atterney, Freeze County 2220 Tulere Street, #1000 Fremo, CA 93721

District Attorney, Glone County Post Office Box 430 Willows, CA 95758

District Attorney, Humboldt County 825 5th Street Eureka, CA 95501

District Attorney, Imperial County 940 West Main Street, See 102 El Centre, CA 92243

District Atturney, Bryo County 230 W. Line Street Bishop, CA 93514

District Atterney, Kern County 1215 Trantan Avenue Balcarsfield, CA 93301

District Attorney, Kings County 1400 West Lneey Boulevard Henford, CA 93230 District Attorney, Lake County 255 N Forbes Street Lakeport, CA 95453

District Attorney, Lassen County 220 South Lassen Street, Ste. 8 Sussawille, CA 96130

District Attorney, Les Angeles County 210 West Temple Street, Suite 18000 Les Angeles, CA 70012

District Attorney, Madera County 209 West Yosemire Avenue Madera, CA 93637

District Atterney, Marin County 3501 Civic Center Drive, Room 130 San Rafiel, CA 34903

District Atterney, Maripess County Past Office Bex 730 Maripesa, CA 95338

District Attorney, Mendocine County Pest Office Best 1000 Ukieh, CA 95482

District Attorney, Merced County 2222 M Street Merced, CA 95340

District Attorney, Modoc County 204 S Court Street, Room 202 Altures, CA 96101-4020

District Attorney, Mone County Post Office Box 617 Bridgewert, CA 91517

District Attorney, Menterey County Past Office Box 1131 Salinas, CA 91902

District Attorney, Napa County 931 Parkway Mail Napa, CA 94559

District Attorney, Nevada County 201 Commercial St. Nevada City, CA 95939

District Attorney, Orange County 401 Civis Center Drive West Santa Ana, CA 92701

District Attorney, Placer County 10810 Justice Center Drive, Ste 240 Roseville, CA 95678

District Atternoy, Plemas County 520 Main Street, Room 404 Quincy, CA 95971 District Attorney, Riverside County 3960 Grange Street Riverside, CA 92502

District Attorney, Sacramonto County 901 "G" Street Sacramento, CA 95814

District Atterney, See Benito County 419 Fourth Street, 2nd Floor Hollister, CA 95023

District Attorney, San Bernardino County 316 N. Mountain View Avenue San Bernardino, CA 92415-0004

District Attorney, San Diego County 330 West Broadway, Room 1300 San Diego, CA 92101

District Atterney, Sen Francisco County 850 Beyant Street, Room 322 Sen Francisco, CA 94103

District Attorney, San Jeequin County Post Office Box 990 Stockton, CA 95201

District Attorney, San Luis Obispo County 1035 Palm St. Room 450 San Luis Obispo, CA 93408

District Attenuy, San Mateo County 400 County Cir., 3rd Fleec Redwood City, CA 94063

District Attorney, Santa Barbara County 1112 Santa Barbara Street Santa Barbara, CA 93101

District Atterney, Santa Clore County 70 West Hedding Street Sen Jose, CA 95110

District Attorney, Senta Crez. County 701 Ocean Street, Room 200 Senta Crez, CA 95060

District Attorney, Shasta County 1355 West Street Redding, CA 96001

District Atterney, Sierra County PO Box 457 Downleville, CA 95936

District Atterney, Sinkiyou County Past Office Box 986 Yreka, CA 96097

District Attorney, Solane County 675 Teams Street, Sta 4500 Fairfield, CA 94513 District Attorney, Senema County 600 Administration Drive, Room 2123 Santa Room, CA 95403

District Atterney, Stanishus County 832 12th Street, Ste 300 Modesto, CA 95353

District Attorney, Sotter County 446 Second Street Yube City, CA 95991

District Attorney, Tehuma County Pert Office Box 519 Red Bluff, CA 96080

District Attorney, Trinity County Past Office Box 3 10 Weaverville, CA 96093

District Attorney, Tulare County 221 S. Mouney Avenue, Room 224 Visalia, CA 93291

District Attorney, Tunhamae County 423 N Washington Street Senora, CA 95370

District Atturney, Ventura County 800 South Victoria Avenue Ventura, CA 93009

District Attorney, Yolo County 301 2nd Street Woodland, CA 95695

District Attorney, Yube County 215 Fifth Street, State 152 Marysville, CA 95901

Les Angeles City Atterney's Office City Hell East 200 N. Main Street, Rev 800 Les Angeles, CA 90012

San Diego City Attorney's Office 1200 3rd Avenue, Ste 1620 Son Diego, CA 92101

San Francisco City Attorney's Office City Hall, Renys 234 1 Drive Carbon B Goodlett Place San Francisco, CA 94102

Sen Jose City Atterney's Office 200 East Sente Clara Street, 16th Floor Sen Jose, CA 95113 OFFICE OF ENVIRONMENTAL HEALTH HAZARD ASSESSMENT CALIFORNIA ENVIRONMENTAL PROTECTION AGENCY

THE SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986 (PROPOSITION 65): A SUMMARY

The following summary has been prepared by the California Office of Environmental Health Hazard Assessment (OEHHA), the lead agency for the implementation of the Safe Drinking Water and Toxic Enforcement Act of 1986 (commonly known as "Proposition 65"). A copy of this summary must be included as an attachment to any notice of violation served upon an alleged violator of the Act. The summary provides basic information about the provisions of the law, and is intended to serve only as a convenient source of general information. It is not intended to provide authoritative guidance on the meaning or application of the law. The reader is directed to the statute and OEHHA's implementing regulations (see citations below) for further information.

FOR INFORMATION CONCERNING THE BASIS FOR THE ALLEGATIONS IN THE NOTICE RELATED TO YOUR BUSINESS, CONTACT THE PERSON IDENTIFIED ON THE NOTICE

Proposition 65 appears in California law as Health and Safety Code Sections 25249.5 through 25249.13. The statute is available online at: http://oehha.ca.gov/prop65/law/P65law72003.html. Regulations that provide more specific guidance on compliance, and that specify procedures to be followed by the State in carrying out certain aspects of the law, are found in Title 27 of the California Code of Regulations, sections 25102 through 27001. These implementing regulations are available online at: http://oehha.ca.gov/prop65/law/P65Regs.html.

WHAT DOES PROPOSITION 65 REQUIRE?

The "Governor's List." Proposition 65 requires the Governor to publish a list of chemicals that are known to the State of California to cause cancer and/or reproductive toxicity. This means that chemicals are placed on the Proposition 65 list if they are known to cause cancer and/or birth defects or other reproductive harm, such as damage to female or male reproductive systems or to the developing fetus. This list must be updated at least once a year. The current Proposition 65 list of chemicals is available on the OEHHA website at: http://www.oehha.ca.gov/prop65/prop65.list/Newlist.html.

¹ All further regulatory references are to sections of Title 27 of the California Code of Regulations unless otherwise indicated. The statute, regulations and relevant case law are available on the OEHHA website at: http://www.oehha.ca.gov/prop65/law/index.html.

Only those chemicals that are on the list are regulated under this law. Businesses that produce, use, release or otherwise engage in activities involving those chemicals must comply with the following:

Clear and reasonable warnings. A business is required to warn a person before "knowingly and intentionally" exposing that person to a listed chemical unless an exemption applies, for example, when exposures are sufficiently low (see below). The warning given must be "clear and reasonable." This means that the warning must: (1) clearly make known that the chemical involved is known to cause cancer, or birth defects or other reproductive harm; and (2) be given in such a way that it will effectively reach the person before he or she is exposed. Some exposures are exempt from the warning requirement under certain circumstances discussed below.

Prohibition from discharges into drinking water. A business must not knowingly discharge or release a listed chemical into water or onto land where it passes or probably will pass into a source of drinking water. Some discharges are exempt from this requirement under certain circumstances discussed below.

DOES PROPOSITION 65 PROVIDE ANY EXEMPTIONS?

Yes. You should consult the current version of the statute and regulations (http://www.oehha.ca.gov/prop65/law/index.html) to determine all applicable exemptions, the most common of which are the following:

Grace Period. Proposition 65 warning requirements do not apply until 12 months after the chemical has been listed. The Proposition 65 discharge prohibition does not apply to a discharge or release of a chemical that takes place less than 20 months after the listing of the chemical.

Governmental agencies and public water utilities. All agencies of the federal, state or local government, as well as entities operating public water systems, are exempt.

Businesses with nine or fewer employees. Neither the warning requirement nor the discharge prohibition applies to a business that employes a total of nine or fewer employees. This includes all employees, not just those present in California.

Exposures that pose no significant risk of cancer. For chemicals that are listed as known to the State to cause cancer ("carcinogens"), a warning is not required if the business can demonstrate that the exposure occurs at a level that poses "no significant risk." This means that the exposure is calculated to result in not more than one excess case of cancer in 100,000 individuals exposed over a 70-year lifetime. The Proposition 65 regulations identify specific "No Significant Risk Levels" (NSRLs) for many listed carcinogens. Exposures below these levels are exempt from the warning requirement. See OEHHA's website at:

http://www.oehha.ca.gov/prop65/getNSRLs.html for a list of NSRLs, and Section 25701 et seq. of the regulations for information concerning how these levels are calculated.

Exposures that will produce no observable reproductive effect at 1,000 times the level in question. For chemicals known to the State to cause reproductive toxicity, a warning is not required if the business can demonstrate that the exposure will produce no observable effect, even at 1,000 times the level in question. In other words, the level of exposure must be below the "no observable effect level" divided by 1,000. This number is known as the Maximum Allowable Dose Level (MADL). See OEHHA's website at: http://www.oehha.ca.gov/prop65/getNSRLs.html for a list of MADLs, and Section 25801 et seq. of the regulations for information concerning how these levels are calculated.

Exposures to Naturally Occurring Chemicals in a Food. Certain exposures to chemicals that occur in foods naturally (i.e., that do not result from any known human activity, including activity by someone other than the person causing the exposure) are exempt from the warning requirements of the law. If the chemical is a contaminant² it must be reduced to the lowest level feasible. Regulations explaining this exemption can be found in Section 25501.

Discharges that do not result in a "significant amount" of the listed chemical entering into any source of drinking water. The prohibition from discharges into drinking water does not apply if the discharger is able to demonstrate that a "significant amount" of the listed chemical has not, does not, or will not pass into or probably pass into a source of drinking water, and that the discharge complies with all other applicable laws, regulations, permits, requirements, or orders. A "significant amount" means any detectable amount, except an amount that would meet the "no significant risk" level for chemicals that cause cancer or that is 1,000 times below the "no observable effect" level for chemicals that cause reproductive toxicity, if an individual were exposed to such an amount in drinking water.

HOW IS PROPOSITION 65 ENFORCED?

Enforcement is carried out through civil lawsuits. These lawsuits may be brought by the Attorney General, any district attorney, or certain city attorneys. Lawsuits may also be brought by private parties acting in the public interest, but only after providing notice of the alleged violation to the Attorney General, the appropriate district attorney and city attorney, and the business accused of the violation. The notice must provide adequate information to allow the recipient to assess the nature of the alleged violation. The notice must comply with the information and procedural requirements specified in Section 25903 of the regulations and in Title 11, sections 3100-3103. A private party may not pursue an independent enforcement action under Proposition 65 if one of the governmental officials noted above initiates an action within sixty days of the notice.

A business found to be in violation of Proposition 65 is subject to civil penalties of up to \$ 2,500 per day for each violation. In addition, the business may be ordered by a court of law to stop committing the violation.

² See Section 25501(a)(4).

FOR FURTHER INFORMATION ABOUT THE LAW OR REGULATIONS.

Contact the Office of Environmental Health Hazard Assessment's Proposition 65 Implementation Office at (916) 445-6900 or via e-mail at P65Public.Comments@oehha.ca.gov

EXHIBIT B



Melvin B. Pearlston Senior Counsel Of Counsel

Robert B. Hancock

March 10, 2015

60-DAY NOTICE OF VIOLATIONS OF CALIFORNIA HEALTH & SAFETY CODE SECTION 25249.5 ET. SEQ. (PROPOSITION 65)

Dear Alleged Violator and the Appropriate Public Enforcement Agencies:

I represent Erika McCartney in this matter. Ms. McCartney has identified violations of California's Safe Drinking Water and Toxic Enforcement Act of 1986 ("Proposition 65"), which is codified at California Heath & Safety Code §25249.5 et. seq., with respect to the products identified below. These violations have occurred and continue to occur because the alleged Violator identified below failed to provide required clear and reasonable warnings with the identified products. This letter serves as a notice of these violations to the alleged Violator and the appropriate public enforcement agencies. Pursuant to Section 25249.7(d) of the statute, Ms. McCartney intends to file a private enforcement action in the public interest 60 days after effective service of the is notice unless the public enforcement agencies have commenced and are diligently prosecuting an action to rectify these violations.

General Information about Proposition 65. A copy of a summary of Proposition 65, prepared by the Office of Environmental Health Hazard Assessment, is an attachment with the copy of this letter served to the alleged Violator identified below.

Alleged Violator. The name of the companies covered by this notice that violated Proposition 65 (hereinafter "the Violators") are:

Weber-Stephen Products LLC WSP Holdings Co.

Consumer Products and Listed Chemical. The products that are the subject of this notice and the chemical in those products identified as exceeding allowable levels are:

Weber Firespice Apple Wood Chips – Wood Dust Weber Firespice Cherry Wood Chips – Wood Dust Weber Firespice Hickory Wood Chips – Wood Dust Weber Firespice Pecan Wood Chips – Wood Dust Weber Firespice Apple Wood Chunks – Wood Dust Weber Firespice Cherry Wood Chunks – Wood Dust Weber Firespice Hickory Wood Chunks – Wood Dust Weber Firespice Pecan Wood Chunks – Wood Dust Weber Firespice Mesquite Wood Chunks – Wood Dust

On December 18, 2009, the State of California officially listed wood dust as a chemical known to cause cancer.

It should be noted that Ms. McCartney may continue to investigate other products that may reveal further violations and result in subsequent notices of violations.

Route of Exposure. The consumer exposures that are the subject of this notice result from the purchase, acquisition, and recommended use of these products. Consequently, the primary route of exposure to these chemicals has been and continues to be through inhalation.

Approximate Time Period of Violations. Ongoing violations have occurred every day since at least March 10, 2014, as well as every day since the products were introduced into the California marketplace, and will continue every day until clear and reasonable warnings are provided to product purchasers and users or until these known toxic chemicals are either removed from or reduced to allowable levels in the products. Proposition 65 requires that a clear and reasonable warning be provided prior to exposure to the identified chemicals. The method of warning should be a warning that appears on the product label. The Violator violated Proposition 65 because it failed to provide persons using these products with appropriate warnings that they are being exposed to these chemicals.

Consistent with the public interest goals of Proposition 65 and a desire to have these ongoing violations of California law quickly rectified, Ms. McCartney is interested in seeking a constructive resolution of this matter that includes an enforceable written agreement by the Violator to: (1) recall any products already sold, or undertake best efforts to ensure that the requisite health hazard warnings are provided to those who have received such products; (2) reformulate the identified products so as to eliminate further exposures to the identified chemicals, or provide appropriate warnings on the labels of these products; and (3) pay an appropriate civil penalty. Such a resolution will prevent further unwarned consumer exposures to the identified chemicals, as well as expensive and time-consuming litigation. It should be noted that counsel cannot (1) finalize any settlement until after the 60-day notice period has expired; or (2) speak for the California Attorney General or any District or City Attorney who has received this notice. Therefore, while reaching an agreement may satisfy the claims alleged herein, such agreement may not be satisfactory to public prosecutors.

Erika McCartney has retained me as legal counsel in connection with this matter. Her address is 2124 Lincoln Avenue, #B, Alameda, California, 94501. Her telephone number is 707.502.8635. Please direct all communications regarding this Notice of Violations to my attention at the law office address and telephone number indicated on the letterhead.

Sincerely,

Robert B. Hancock

Attachments

Certificate of Merit
Certificate of Service
OEHHA Summary (to Violators only)
Additional Supporting Information for Certificate of Merit (to AG only)

CERTIFICATE OF MERIT

Re: Notice of Proposition 65 Violations

Robert B. Hancock declares:

- 1. This Certificate of Merit accompanies the attached sixty-day notice in which it is alleged the parties identified in the notice violated California Health & Safety Code Section 25249.6 by failing to provide clear and reasonable warnings.
 - 2. 1 am an attorney for the noticing party.
- 3. I have consulted with one or more persons with relevant and appropriate experience or expertise who have reviewed facts, studies, or other data regarding the exposures to the listed chemicals that are the subject of the action.
- 4. Based on the information obtained through those consultants, and on other information in my possession, I believe there is a reasonable and meritorious case for the private action. I understand that "reasonable and meritorious case for the private action" means that the information provides a credible basis that all elements of the plaintiff's case can be established and that the information did not prove that the alleged Violator will be able to establish any of the affirmative defenses set forth in the statute.
- 5. Along with the copy of this Certificate of Merit served on the Attorney General is attached additional factual information sufficient to establish the basis for this certificate, including the information identified in California Health & Safety Code §25249.7(h)(2), i.e., (1) the identity of the persons consulted with and relied on by the certifier, and (2) the facts, studies, or other data reviewed by those persons.

Dated: March 10, 2015

Robert B. Hancock

CERTIFICATE OF SERVICE

I, the undersigned, declare under penalty of perjury under the laws of the State of California that the following is true and correct:

I am a citizen of the United States, over the age of 18 years of age, and am not a party to the within action.

On March 10, 2015, I served the following documents: NOTICE OF VIOLATIONS OF CALIFORNIA HEALTH & SAFETY CODE §25249.5 ET. SEQ.; CERTIFICATE OF MERIT; "THE SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986 (PROPOSITION 65): A SUMMARY" on the following parties by placing a true and correct copy thereof in a sealed envelope, addressed to the party listed below and depositing it in a US Postal Service Office with the postage fully prepaid for delivery by Certified Mail:

Current Manager or Managing Member Weber-Stephen Products LLC 200 E. Daniels Road Palatine, IL 60067

Current President or CEO WSP Holdings Co. 200 E. Daniels Road Palatine, IL 60067

On March 10, 2015, I served the following documents: NOTICE OF VIOLATION CALIFORNIA HEALTH & SAFETY CODE §25249.5 ET SEQ.; CERTIFICATE OF MERIT; ADDITIONAL SUPPORTING INFORMATION FOR CERTIFICATE OF MERIT AS REQUIRED BY CALIFORNIA HEALTH & SAFETY CODE §25249.7(d)(I) on the following parties by uploading the foregoing documents at the webpage listed below:

Office of the California Attorney General Prop 65 Enforcement Reporting 1515 Clay Street, Suite 2000 Post Office Box 70550 Oakland, CA 94612-0550 https://oag.ca.gov/prop65/add-60-day-notice

On March 10, 2015, I served the following documents: NOTICE OF VIOLATION CALIFORNIA HEALTH & SAFETY CODE §25249.5 ET SEQ.; CERTIFICATE OF MERIT on each of the parties on the Service List attached hereto by placing a true and correct copy thereof in a sealed envelope, addressed to each of the parties on the Service List attached hereto, and depositing it with the U.S. Postal Service with the postage fully prepaid for delivery by Priority Mail.

Executed under penalty of perjury pursuant to the laws of the State of California this 10th day of March, 2015.

Robert B. Hancock

Service List

District Attorney, Alameda County 1225 Fallon Street, Room 900 Oakland, CA 94612

District Attorney, Alpine County P.O. Box 248 Markleeville, CA 96120

. 1

District Attorney, Amador County 708 Court Street, #202 Jackson, CA 95642

District Attorney, Butte County 25 County Center Drive Oroville, CA 95965

District Attorney, Calaveras County 891 Mountain Ranch Road San Andreas, CA 95249

District Attorney, Colusa County 547 Market Street Colusa, CA 95932

District Attorney, Contra Costa County 900 Ward Street Martinez, CA 94553

District Attorney, Del Norte County 450 H Street, Ste. 171 Crescent City, CA 95531

District Attorney, El Dorado County 515 Main Street Placerville, CA 95667

District Attorney, Fresno County 2220 Tulare Street, #1000 Fresno, CA 93721

District Attorney, Glenn County Post Office Box 430 Willows, CA 95988

District Attorney, Humboldt County 825 5th Street Eureka, CA 95501

District Attorney, Imperial County 940 West Main Street, Ste. 102 El Centre, CA 92243

District Attorney, Inyo County 230 W. Line Street Bishop, CA 93514

District Attorney, Kern County 1215 Truxtun Avenue Bakersfield, CA 93301

District Attorney, Kings County 1400 West Lacey Boulevard Hanford, CA 93230 District Attorney, Lake County 255 N. Forbes Street Lakeport, CA 95453

District Attorney, Lassen County 220 South Lassen Street, Ste. 8 Susanville, CA 96130

District Attorney, Los Angeles County 210 W. Temple St., Ste. 1800 Los Angeles, CA 90012

District Attorney, Madera County 209 West Yosemite Avenue Madera, CA 93637

District Attorney, Marin County 3501 Civic Center Dr., Rm. 130 San Rafael, CA 94903

District Attorney, Mariposa County Post Office Box 730 Mariposa, CA 95338

District Attorney, Mendocino County Post Office Box 1000 Ukiah, CA 95482

District Attorney, Merced County 2222 M Street Merced, CA 95340

District Attorney, Modoc County 204 S Court Street, Room 202 Alturas, CA 96101-4020

District Attorney, Mono County Post Office Box 617 Bridgeport, CA 93517

District Attorney, Monterey County Post Office Box 1131 Salinas, CA 93902

District Attorney, Napa County 931 Parkway Mall Napa, CA 94559

District Attorney, Nevada County 201 Commercial St. Nevada City, CA 95959

District Attorney, Orange County 401 Civic Center Drive West Santa Ana, CA 92701

District Attorney, Placer County 10810 Justice Center Dr., Ste. 240 Roseville, CA 95678

District Attorney, Plumas County 520 Main Street, Room 404 Quincy, CA 95971 District Attorney, Riverside County 3960 Orange Street Riverside, CA 92502

District Attorney, Sacramento County 901 "G" Street Sacramento, CA 95814

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District Attorney, Solano County 675 Texas Street, Ste. 4500 Fairfield, CA 94533 District Attorney, Sonoma County 600 Administration Drive, Room 212J Santa Rosa, CA 95403

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Office of the City Attorney City of Sacramento 915 I Street, 4th Floor Sacramento, CA 95814

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San Francisco City Attorney's Office City Hall, Room 234 1 Drive Carlton B Goodlett Place San Francisco, CA 94102

San Jose City Attorney's Office 200 E. Santa Clara St., 16th Floor San Jose, CA 95113

OFFICE OF ENVIRONMENTAL HEALTH HAZARD ASSESSMENT CALIFORNIA ENVIRONMENTAL PROTECTION AGENCY

THE SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986 (PROPOSITION 65): A SUMMARY

The following summary has been prepared by the California Office of Environmental Health Hazard Assessment (OEHHA), the lead agency for the implementation of the Safe Drinking Water and Toxic Enforcement Act of 1986 (commonly known as "Proposition 65"). A copy of this summary must be included as an attachment to any notice of violation served upon an alleged violator of the Act. The summary provides basic information about the provisions of the law, and is intended to serve only as a convenient source of general information. It is not intended to provide authoritative guidance on the meaning or application of the law. The reader is directed to the statute and OEHHA's implementing regulations (see citations below) for further information.

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WHAT DOES PROPOSITION 65 REQUIRE?

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¹ All further regulatory references are to sections of Title 27 of the California Code of Regulations unless otherwise indicated. The statute, regulations and relevant case law are available on the OEHHA website at: http://www.oehha.ca.gov/prop65/law/index.html.

Only those chemicals that are on the list are regulated under this law. Businesses that produce, use, release or otherwise engage in activities involving those chemicals must comply with the following:

Clear and reasonable warnings. A business is required to warn a person before "knowingly and intentionally" exposing that person to a listed chemical unless an exemption applies; for example, when exposures are sufficiently low (see below). The warning given must be "clear and reasonable." This means that the warning must: (1) clearly make known that the chemical involved is known to cause cancer, or birth defects or other reproductive harm; and (2) be given in such a way that it will effectively reach the person before he or she is exposed. Some exposures are exempt from the warning requirement under certain circumstances discussed below.

Prohibition from discharges into drinking water. A business must not knowingly discharge or release a listed chemical into water or onto land where it passes or probably will pass into a source of drinking water. Some discharges are exempt from this requirement under certain circumstances discussed below.

DOES PROPOSITION 65 PROVIDE ANY EXEMPTIONS?

Yes. You should consult the current version of the statute and regulations (http://www.oehha.ca.gov/prop65/law/index.html) to determine all applicable exemptions, the most common of which are the following:

Grace Period. Proposition 65 warning requirements do not apply until 12 months after the chemical has been listed. The Proposition 65 discharge prohibition does not apply to a discharge or release of a chemical that takes place less than 20 months after the listing of the chemical.

Governmental agencies and public water utilities. All agencies of the federal, state or local government, as well as entities operating public water systems, are exempt.

Businesses with nine or fewer employees. Neither the warning requirement nor the discharge prohibition applies to a business that employs a total of nine or fewer employees. This includes all employees, not just those present in California.

Exposures that pose no significant risk of cancer. For chemicals that are listed as known to the State to cause cancer ("carcinogens"), a warning is not required if the business can demonstrate that the exposure occurs at a level that poses "no significant risk." This means that the exposure is calculated to result in not more than one excess case of cancer in 100,000 individuals exposed over a 70-year lifetime. The Proposition 65 regulations identify specific "No Significant Risk Levels" (NSRLs) for many listed carcinogens. Exposures below these levels are exempt from the warning requirement. See OEHHA's website at:

http://www.oehha.ca.gov/prop65/getNSRLs.html for a list of NSRLs, and Section 25701 et seq. of the regulations for information concerning how these levels are calculated.

Exposures that will produce no observable reproductive effect at 1,000 times the level in question. For chemicals known to the State to cause reproductive toxicity, a warning is not required if the business can demonstrate that the exposure will produce no observable effect, even at 1,000 times the level in question. In other words, the level of exposure must be below the "no observable effect level" divided by 1,000. This number is known as the Maximum Allowable Dose Level (MADL). See OEHHA's website at: http://www.oehha.ca.gov/prop65/getNSRLs.html for a list of MADLs, and Section 25801 et seq. of the regulations for information concerning how these levels are calculated.

Exposures to Naturally Occurring Chemicals in a Food. Certain exposures to chemicals that occur in foods naturally (i.e., that do not result from any known human activity, including activity by someone other than the person causing the exposure) are exempt from the warning requirements of the law. If the chemical is a contaminant² it must be reduced to the lowest level feasible. Regulations explaining this exemption can be found in Section 25501.

Discharges that do not result in a "significant amount" of the listed chemical entering into any source of drinking water. The prohibition from discharges into drinking water does not apply if the discharger is able to demonstrate that a "significant amount" of the listed chemical has not, does not, or will not pass into or probably pass into a source of drinking water, and that the discharge complies with all other applicable laws, regulations, permits, requirements, or orders. A "significant amount" means any detectable amount, except an amount that would meet the "no significant risk" level for chemicals that cause cancer or that is 1,000 times below the "no observable effect" level for chemicals that cause reproductive toxicity, if an individual were exposed to such an amount in drinking water.

HOW IS PROPOSITION 65 ENFORCED?

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A business found to be in violation of Proposition 65 is subject to civil penalties of up to \$2,500 per day for each violation. In addition, the business may be ordered by a court of law to stop committing the violation.

² See Section 25501(a)(4).

FOR FURTHER INFORMATION ABOUT THE LAW OR REGULATIONS....

Contact the Office of Environmental Health Hazard Assessment's Proposition 65 Implementation Office at (916) 445-6900 or via e-mail at P65Public.Comments@oehha.ca.gov

EXHIBIT C



Melvin B. Pearlston Senior Counsel Of <u>Counsel</u> Robert B. Hancock

RECEIVED JUL 3 0 2015

July 27, 2015

60-DAY NOTICE OF VIOLATIONS OF CALIFORNIA HEALTH & SAFETY CODE SECTION 25249.5 ET. SEQ. (PROPOSITION 65)

Dear Alleged Violator and the Appropriate Public Enforcement Agencies:

I represent Erika McCartney in this matter. Ms. McCartney has identified violations of California's Safe Drinking Water and Toxic Enforcement Act of 1986 ("Proposition 65"), which is codified at California Heath & Safety Code §25249.5 et. seq., with respect to the products identified below. These violations have occurred and continue to occur because the alleged Violator identified below failed to provide required clear and reasonable warnings with the identified products. This letter serves as a notice of these violations to the alleged Violator and the appropriate public enforcement agencies. Pursuant to Section 25249.7(d) of the statute, Ms. McCartney intends to file a private enforcement action in the public interest 60 days after effective service of the is notice unless the public enforcement agencies have commenced and are diligently prosecuting an action to rectify these violations.

General Information about Proposition 65. A copy of a summary of Proposition 65, prepared by the Office of Environmental Health Hazard Assessment, is an attachment with the copy of this letter served to the alleged Violator identified below.

Alleged Violator. The name of the companies covered by this notice that violated Proposition 65 (hereinafter "the Violators") are:

Weber-Stephen Products LLC WSP Holdings Co.

<u>Consumer Products and Listed Chemical</u>. The products that are the subject of this notice and the chemical in those products identified as exceeding allowable levels are:

Weber Firespice Beech Wood Chips - Wood Dust

On December 18, 2009, the State of California officially listed wood dust as a chemical known to cause cancer.

It should be noted that Ms. McCartney may continue to investigate other products that may reveal further violations and result in subsequent notices of violations.

Route of Exposure. The consumer exposures that are the subject of this notice result from the purchase, acquisition, and recommended use of these products. Consequently, the primary route of exposure to these chemicals has been and continues to be through inhalation.

Approximate Time Period of Violations. Ongoing violations have occurred every day since at least July 27, 2014, as well as every day since the products were introduced into the

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California marketplace, and will continue every day until clear and reasonable warnings are provided to product purchasers and users or until these known toxic chemicals are either removed from or reduced to allowable levels in the products. Proposition 65 requires that a clear and reasonable warning be provided prior to exposure to the identified chemicals. The method of warning should be a warning that appears on the product label. The Violator violated Proposition 65 because it failed to provide persons using these products with appropriate warnings that they are being exposed to these chemicals.

Consistent with the public interest goals of Proposition 65 and a desire to have these ongoing violations of California law quickly rectified, Ms. McCartney is interested in seeking a constructive resolution of this matter that includes an enforceable written agreement by the Violator to: (1) recall any products already sold, or undertake best efforts to ensure that the requisite health hazard warnings are provided to those who have received such products; (2) reformulate the identified products so as to eliminate further exposures to the identified chemicals, or provide appropriate warnings on the labels of these products; and (3) pay an appropriate civil penalty. Such a resolution will prevent further unwarned consumer exposures to the identified chemicals, as well as expensive and time-consuming litigation. It should be noted that counsel cannot (1) finalize any settlement until after the 60-day notice period has expired; or (2) speak for the California Attorney General or any District or City Attorney who has received this notice. Therefore, while reaching an agreement may satisfy the claims alleged herein, such agreement may not be satisfactory to public prosecutors.

Erika McCartney has retained me as legal counsel in connection with this matter. Her address is 2124 Lincoln Avenue, #B, Alameda, California, 94501. Her telephone number is 707.502.8635. Please direct all communications regarding this Notice of Violations to my attention at the law office address and telephone number indicated on the letterhead.

Sincerely.

Robert B. Hancock

Attachments

Certificate of Merit
Certificate of Service
OEHHA Summary (to Violators only)
Additional Supporting Information for Certificate of Merit (to AG only)

CERTIFICATE OF MERIT

Re: Notice of Proposition 65 Violations

Robert B. Hancock declares:

- 1. This Certificate of Merit accompanies the attached sixty-day notice in which it is alleged the parties identified in the notice violated California Health & Safety Code Section 25249.6 by failing to provide clear and reasonable warnings.
 - 2. 1 am an attorney for the noticing party.
- 3. I have consulted with one or more persons with relevant and appropriate experience or expertise who have reviewed facts, studies, or other data regarding the exposures to the listed chemicals that are the subject of the action.
- 4. Based on the information obtained through those consultants, and on other information in my possession, I believe there is a reasonable and meritorious case for the private action. I understand that "reasonable and meritorious case for the private action" means that the information provides a credible basis that all elements of the plaintiff's case can be established and that the information did not prove that the alleged Violator will be able to establish any of the affirmative defenses set forth in the statute.
- 5. Along with the copy of this Certificate of Merit served on the Attorney General is attached additional factual information sufficient to establish the basis for this certificate, including the information identified in California Health & Safety Code §25249.7(h)(2), i.e., (1) the identity of the persons consulted with and relied on by the certifier, and (2) the facts, studies, or other data reviewed by those persons.

Dated: July 27, 2015

Robert B. Hancock

CERTIFICATE OF SERVICE

I, the undersigned, declare under penalty of perjury under the laws of the State of California that the following is true and correct:

I am a citizen of the United States, over the age of 18 years of age, and am not a party to the within action.

On July 27, 2015, I served the following documents: NOTICE OF VIOLATIONS OF CALIFORNIA HEALTH & SAFETY CODE §25249.5 ET. SEQ.; CERTIFICATE OF MERIT; "THE SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986 (PROPOSITION 65): A SUMMARY" on the following parties by placing a true and correct copy thereof in a sealed envelope, addressed to the party listed below and depositing it in a US Postal Service Office with the postage fully prepaid for delivery by Certified Mail:

Current Manager or Managing Member Weber-Stephen Products LLC c/o Howard A. Slavitt, Esq. COBLENTZ, PATCH, DUFFY & BASS LLP One Ferry Building, Suite 200 San Francisco, CA 94111-4123 Current President or CEO WSP Holdings Co. c/o Howard A. Slavitt, Esq. COBLENTZ, PATCH, DUFFY & BASS LLP One Ferry Building, Suite 200 San Francisco, CA 94111-4123

On July 27, 2015, I served the following documents: NOTICE OF VIOLATION CALIFORNIA HEALTH & SAFETY CODE §25249.5 ET SEQ.; CERTIFICATE OF MERIT; ADDITIONAL SUPPORTING INFORMATION FOR CERTIFICATE OF MERIT AS REQUIRED BY CALIFORNIA HEALTH & SAFETY CODE §25249.7(d)(1) on the following parties by uploading the foregoing documents at the webpage listed below:

Office of the California Attorney General Prop 65 Enforcement Reporting 1515 Clay Street, Suite 2000 Post Office Box 70550 Oakland, CA 94612-0550 https://oag.ca.gov/prop65/add-60-day-notice

On July 27, 2015, I served the following documents: NOTICE OF VIOLATION CALIFORNIA HEALTH & SAFETY CODE §25249.5 ET SEQ.; CERTIFICATE OF MERIT on each of the parties on the Service List attached hereto by placing a true and correct copy thereof in a sealed envelope, addressed to each of the parties on the Service List attached hereto, and depositing it with the U.S. Postal Service with the postage fully prepaid for delivery by Priority Mail.

Executed under penalty of perjury pursuant to the laws of the State of California this 27th day of July, 2015.

Robert B. Hancock

Service List

District Attorney, Alameda County 1225 Fallon Street, Room 900 Oakland, CA 94612

District Attorney, Alpine County P.O. Box 248 Markleeville, CA 96120

District Attorney, Amador County 708 Court Street, #202 Jackson, CA 95642

District Attorney, Butte County 25 County Center Drive Oroville, CA 95965

District Attorney, Calaveras County 891 Mountain Ranch Road San Andreas, CA 95249

District Attorney, Colusa County 547 Market Street Colusa, CA 95932

District Attorney, Contra Costa County 900 Ward Street Martinez, CA 94553

District Attorney, Del Norte County 450 H Street, Ste. 171 Crescent City, CA 95531

District Attorney, El Dorado County 515 Main Street Placerville, CA 95667

District Attorney, Fresno County 2220 Tulare Street, #1000 Fresno, CA 93721

District Attorney, Glenn County Post Office Box 430 Willows, CA 95988

District Attorney, Humboldt County 825 5th Street Eureka, CA 95501

District Attorney, Imperial County 940 West Main Street, Ste. 102 El Centre, CA 92243

District Attorney, Inyo County 230 W. Line Street Bishop, CA 93514

District Attorney, Kern County 1215 Truxtun Avenue Bakerafield, CA 93301

District Attorney, Kings County 1400 West Lacey Boulevard Hanford, CA 93230 District Attorney, Lake County 255 N. Forbes Street Lakeport, CA 95453

District Attorney, Lassen County 220 South Lassen Street, Ste. 8 Susanville, CA 96130

District Attorney, Los Angeles County 210 W. Temple St., Ste. 1800 Los Angeles, CA 90012

District Attorney, Madera County 209 West Yosemite Avenue Madera, CA 93637

District Attorney, Marin County 3501 Civic Center Dr., Rm. 130 San Rafael, CA 94903

District Attorney, Mariposa County Post Office Box 730 Mariposa, CA 95338

District Attorney, Mendocino County Post Office Box 1000 Ukiah, CA 95482

District Attorney, Merced County 2222 M Street Merced, CA 95340

District Attorney, Modoc County 204 S Court Street, Room 202 Alturas, CA 96101-4020

District Attorney, Mono County Post Office Box 617 Bridgeport, CA 93517

District Attorney, Monterey County Post Office Box 1131 Salinas, CA 93902

District Attorney, Napa County 931 Parkway Mall Napa, CA 94559

District Attorney, Nevada County 201 Commercial St. Nevada City, CA 95959

District Attorney, Orange County 401 Civic Center Drive West Santa Ana, CA 92701

District Attorney, Placer County 10810 Justice Center Dr., Stc. 240 Roseville, CA 95678

District Attorney, Plumas County 520 Main Street, Room 404 Quincy, CA 95971 District Attorney, Riverside County 3960 Orange Street Riverside, CA 92502

District Attorney, Sacramento County 901 "G" Street Sacramento, CA 95814

District Attorney, San Benito County 419 Fourth Street, 2nd Floor Hollister, CA 95023

District Attorney, San Bernardino County 316 N. Mountain View Avenue San Bernardino, CA 92415

District Attorney, San Diego County 330 W. Broadway, Room 1300 San Diego, CA 92101

District Attorney, San Francisco County 850 Bryant Street, Room 322 San Francisco, CA 94103

District Attorney, San Joaquin County Post Office Box 990 Stockton, CA 95201

District Attorney, San Luis Obispo County 1035 Palm St. Room 450 San Luis Obispo, CA 93408

District Attorney, San Mateo County 400 County Ctr., 3rd Floor Redwood City, CA 94063

District Attorney, Senta Barbara County 1112 Santa Barbara Street Santa Barbara, CA 93101

District Attorney, Santa Clara County 70 West Hedding Street San Jose, CA 95110

District Attorney, Santa Cruz County 701 Ocean Street, Room 200 Santa Cruz, CA 95060

District Attorney, Shasta County 1355 West Street Redding, CA 96001

District Attorney, Sierra County PO Box 457 Downieville, CA 95936

District Attorney, Siskiyou County Post Office Box 986 Yreka, CA 96097

District Attorney, Solano County 675 Texas Street, Ste. 4500 Fairfield, CA 94533 District Attorney, Sonoma County 600 Administration Drive, Room 212J Santa Rosa, CA 95403

District Attorney, Stanislaus County 832 12th Street, Ste. 300 Modesto, CA 95353

District Attorney, Sutter County 446 Second Street Yuba City, CA 95991

District Attorney, Tehama County Post Office Box 519 Red Bluff, CA 96080

District Attorney, Trinity County Post Office Box 310 Weaverville, CA 96093

District Attorney, Tulare County 221 S. Mooney Ave., Rm. 224 Visalia, CA 93291

District Attorney, Tuolumne County 423 N. Washington Street Sonora, CA 95370

District Attorney, Ventura County 800 South Victoria Avenue Ventura, CA 93009

District Attorney, Yolo County 301 2nd Street Woodland, CA 95695

District Attorney, Yuba County 215 Fifth Street, Suite 152 Marysville, CA 95901

Los Angeles City Attorney's Office City Hall East 200 N. Main Street, Rm. 800 Los Angeles, CA 90012

Office of the City Attorney City of Sacramento 915 I Street, 4th Floor Sacramento, CA 95814

San Diego City Attorney's Office 1200 3rd Avenue, Ste. 1620 San Diego, CA 92101

San Francisco City Attorney's Office City Hall, Room 234 1 Drive Carlton B Goodlett Place San Francisco, CA 94102

San Jose City Attorney's Office 200 E. Santa Clara St., 16th Floor San Jose, CA 95113

EXHIBIT D

Firespice" planks Tablas Firespice** Planches Firespice * Pranchas Firespice™





Firespice planks

• Large planks fit full salmon fillets

Tablas Firespice»

· Tablas de gran tamaño para filetes de salmón enteros

Planches Firespice™

· Grandes planches pour filets de saumon entiers

Pranchas Firespice**

· Pranchas grandes para filés inteiros de salmão

△ WARNING: This product contains wood dust, which is a substance known to the State of California to cause cancer.

A WARNING: Combustion byproducts produced when using this product contain chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.





Weber-Stephen Products S.A de C.V Jose Guadalupe Zuno #2302 PH. Lol. Americana, Buadalajara

Jalisco, México CP 44160 R.F.C WPR 030919 NO4 MX Para Importaciones a México.

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Trozos de madera Fragments de bois Pedaços de madeira

Available in additional flavors Disponible en más sabores Disponibles dans des arômes supplémentaires Disponiveis em outros sabores











△ WARNING: This product contains wood dust, which is a substance known to the State of California to cause cancer.

△ WARNING: Combustion byproducts produced when using this product contain chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

Wood Chunks

Once the coals are hot and covered with a white ash, arrange the wood chunks along the outer edge of the bed of coal. The number of wood chunks recommended depends on the size of your grill and how strong you would like the smoky flavor to be. About two to four wood chunks will typically provide a nice smoky flavor to your food. Place the cooking grate and lid back on the grill. When smoke starts to escape the grill, carefully open the lid and place food on the cooking grate. The wood chunks will smolder for a couple of hours on top of the coal. If smoking or slow cooking, you may want to add more wood chunks throughout the cooking process. Wood chunks may also be used to replace charcoal. Refer to your charcoal grill owner's guide and only use this technique if recommended by your charcoal grill manufacturer.

- Keep the grill lid closed as much as possible so that the smoke permeates the lood.
- Always follow your grill/smoker owner's guide for specific setup and usage instructions.
- Wood churks are not recommended for alt gas grill smoker boxes. Review your smoker box instructions for best results.
- △ Always use heat-resistant barbecue mitts or gloves when operating your grilt.

Trozos de madera

Una vez que las brasas estén calientes y se encuentren cubiertas de ceniza blanca, disponga los trozos de madera a largo del borde exterior del lecho de carbón. El número de trozos de madera recomendado depende del tamaño del asador y de la intensidad del sabor ahumado que se desee. Normalmente, entre dos y cuatro trozos de madera suelen dar un agradable sabor ahumado a los alimentos. Coloque la parrilla de cocción y la tapa de nuevo sobre el asador. Cuando comience a salir humo del asador, abra la tapa con cuidado y coloque la comida sobre la parrilla de cocción. Los trozos de madera arderán durante un par de horas sobre las brasas. Durante el ahumado o la cocción lenta, puede añadir más trozos de madera. También pueden usarse trozos de madera en lugar de carbon. Consulte el manual de instrucciones de su asador y utilice esta técnica solo si el fabricante del asador de carbón la recomienda.

- Mantenga la tapa del asador cerrada tanto como sea posible, de manera que el humo impregne los alimentos.
- Siga siempre las indicaciones del manual de instrucciones de su asador/ahumador para prepararlo y utilizarlo.
- Et uso de trozos de madera no se recomienda en todas las cajas de ahumado para asadores de gas. Consulte las instrucciones de la caja de ahumado para obtener los mejores resultados.
- Utilice siempre manoplas o guantes para barbacoa resistentes al calor at utilizar el asador.

Fragments de bois

Une fois le charbon de cendres blanches, disp pourtour extérieur du li de fragments de bois n de gril et du degré de fo deux à quatre fragmen agréable à vos aliments cuisson et le couvercle commence à s'échappe précaution et placez le Les fragments de bois pendant quelques heur de bois. S'il s'agit d'un lente, vous pourrez ajo supplémentaires tout a Des fragments de bois pour remplacer le char au guide de l'utilisateur de bois et utilisez cette elle est recommandée Astuces

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Pedacos de madeira

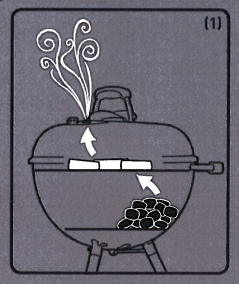
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contains wood dust, which is a substance known to the State

of California to cause cancer.

A WARNING: Combustion byproducts produced when using this product contain chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

Wood Chips

For optimal results, soak the wood chips in water for at least 30 minutes prior to grilling. Adding wet wood chips over hot charcoal will produce more smoke to flavor your food. Charcoal grills and smokers

Once the coals are hot and covered with a white ash, drain the wood chips, and sprinkle them over the coals. Place the cooking grate and lid on the grill. When smoke starts to escape the grill, carefully open the lid and place food on the cooking grate. Be sure to position the lid so that the vent is located on the opposite side of the charcoal. Doing so will draw heat and smoke over the food and out the vent [1].

Follow the smoker box instructions for best results.

- Approximately one cup of wood chips will provide 10 to 20 minutes of smoke, depending on how hot the fire is.
- · Keep the grill lid closed as much as possible so that the smoke permeates the food.

A Always use heat-resistant barbecue mitts or gloves when operating your grill.

Virutas de madera

Para obtener unos resultados óptimos, ponga las virutas a remojar en aqua por lo menos 30 minutos antes de comenzar a asar. Añadir las virutas de madera húmedas sobre las brasas producirá más humo para dar sabor a la comida. Asadores de carbón y ahumadores

Una vez que las brasas estén calientes y se encuentren cubiertas de ceniza blanca, escurra las virutas de madera y distribúyalas sobre las brasas. Coloque la parrilla de cocción y la tapa sobre el asador. Cuando comience a salir humo del asador, abra la tapa con cuidado y coloque la comida sobre las parrillas de cocción. Asegúrese de colocar la tapa de manera que los orificios de ventilación estén situados en el lado opuesto al carbón. Esto dirigirá el calor y el humo hacia la comida, y permitirá que salgan por los orificios de ventilación [1].

Asadores de gas Siga las instrucciones de la caja de ahumado para obtener los mejores resultados.

- Aproximadamente una taza de virutas de madera ofrecerá de 10 a 20 minutos de humo, dependiendo de la temperatura del fuego.
- Mantenga la tapa del asador cerrada tanto como sea posible. de manera que el humo impregne los alimentos

△ Utilice siempre manoplas o guantes para barbacoa resistentes al calor at utilizar et asador.

Available in additional flavors Disponible en más sabores Disponibles dans des arômes supplémentaires Disponíveis em outros sabores































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