1 2 3 4 5 6	Daniel N. Greenbaum, Esq. (SBN 268104) LAW OFFICE OF DANIEL N. GREENBAUM The Hathaway Building 7120 Hayvenhurst Ave., Suite 320 Van Nuys, CA 91406 Telephone: (818) 809-2199 Facsimile: (424) 243-7689 Email: dgreenbaum@greenbaumlawfirm.com Attorney for Shefa LMV, Inc.	
7	SUPERIOR COURT OF T	HE STATE OF CALIFORNIA
8		LOS ANGELES
9	7	
10	SHEFA LMV, INC.,	Case No: BC679143
11	Plaintiff,	Hon. Dennis J. Landin Dept. 51
12	v.	
13	CALIFORNIA EXOTIC NOVELTIES, LLC, et al.,	[PROPOSED] CONSENT JUDGMENT
14	Defendants.	Action Filed: October 12, 2017
15	Defendants.	Trial Date: None Set
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[PROPOSED] CONSENT JUDGMENT

1. <u>INTRODUCTION</u>

1.1 The Parties

The parties to this [Proposed] Consent Judgment ("Consent Judgment") are plaintiff Shefa LMV, Inc. ("Shefa" or "Plaintiff"), and the defendants who execute this Consent Judgment. All settling defendants shall be referred to herein as a "Settling Defendant" and collectively as "Settling Defendants." Settling Defendants and Plaintiff are the "Parties" to this Consent Judgment. Each Settling Defendant is identified in an Exhibit A to this Consent Judgment.

1.2 Plaintiff

Plaintiff seeks to promote awareness of exposure to toxic chemicals and improve human health by reducing or eliminating hazardous substances contained in consumer products.

1.3 Settling Defendants

Each Settling Defendant employs ten or more persons, is a person in the course of doing business for purposes of Proposition 65, and has received a 60-Day Notice of Violation alleging that it manufactures, distributes, or offers Covered Products (as further defined in Section 2.2 below) for sale in the State of California containing one or more of the Listed Chemicals (as defined in Section 2.3 below), without the requisite health hazard warning, or has done so in the past.

1.4 General Allegations

Plaintiff alleges that each Settling Defendant violated the Safe Drinking Water and Toxic Enforcement Act of 1986, California Health and Safety Code section 25249.5 *et seq*. ("Proposition 65") by exposing persons to one or more Listed Chemicals contained in certain adult novelties without first providing a clear and reasonable warning regarding the risk of cancer and/or reproductive harm from the Listed Chemicals. Settling Defendants deny these allegations and deny that they have violated any law, rule or regulation pertaining to their products.

1.5 Sixty-Day Notices of Violation

Commencing in late 2016 and 2017, 60-Day Notices of Violation were served on each Settling Defendant alleging that the entities named in those notices violated Proposition 65 by exposing persons to one of more Listed Chemicals contained in certain adult novelties, without

first providing a clear and reasonable warning regarding the risk of cancer and/or reproductive harm from the Listed Chemicals.

1.6 Complaint

On October 12, 2017, Plaintiff filed a complaint in the Superior Court of California for the County of Los Angeles and Amendments to the Complaint on March 16, 2018, naming each Settling Defendant and alleging Proposition 65 violations as to the Listed Chemicals contained in the Covered Products applicable to each Settling Defendant (hereinafter "Action" or "Complaint").

1.7 Product Description

The products covered by this Consent Judgment are "Covered Products" as defined in Sections 2.2 and 2.6 below.

1.8 No Admission

Nothing in this Consent Judgment is or shall be construed as an admission by Settling Defendants of any fact, conclusion of law, issue of law or violation of law, nor shall compliance with the Consent Judgment constitute or be construed as an admission by Settling Defendants of any fact, conclusion of law, issue of law, or violation of law. Nothing in this Consent Judgment shall prejudice, waive or impair any right, remedy, argument or defense Settling Defendants may have in any other legal proceeding. This Consent Judgment is the product of negotiation and compromise and is accepted by the Parties for purposes of settling, compromising and resolving claims that are disputed in this Action.

1.9 Consent to Jurisdiction

For purposes of this Consent Judgment only, Settling Defendants stipulate that this Court has jurisdiction over them as to the allegations contained in the Complaint, that venue is proper in the County of Los Angeles, and that the Court has jurisdiction to enter and enforce the provisions of this Consent Judgment.

1.10 Effective Date

For purposes of this Consent Judgment, the term "Effective Date" shall mean the date on which this Consent Judgment is entered by the Court as to each Settling Defendant.

2. **DEFINITIONS**

- 2.1 "Accessible Component" means any accessible part of the Covered Product that can be mouthed, handled, or touches the body ("Accessible Component") during the ordinary and customary conditions of purchase or use of the Covered Product.
- 2.2 "Covered Products" means any Adult Novelty Product (as defined in Section 2.6 below) that contains one or more of the Listed Chemicals and is manufactured, imported, distributed or sold by a Settling Defendant.
- 2.3 "Listed Chemicals" means the following listed chemicals: Di[2-Ethylhexyl] Phthalate (DEHP), Diisononyl Phthalate (DINP), Di-n-butyl Phthalate (DBP), Di-isodecyl Phthalate (DIDP), Benzyl Butyl Phthalate (BBP), and Di-n-hexyl Phthalate (DnHP) each of which is listed pursuant to Proposition 65 as a chemical known to the State of California to cause cancer, birth defects, and/or other reproductive harm.
- 2.4 "Phthalate Free" shall mean that each Accessible Component of each Covered Product contains less than or equal to 1,000 parts per million (ppm) of DEHP, DINP, DBP, DIDP, BBP, and DnHP when analyzed pursuant to U.S. EPA testing methodology 3580A and 8270C or similar methodologies utilized by federal or state agencies for the purpose of determining phthalate content in a solid substance.
- 2.5 "Settling Defendant" means a defendant that executes this Consent Judgment and is listed in an Exhibit A to this Consent Judgment.
- 2.6 "Adult Novelty Product" shall mean any article, including apparel or other items that may be worn on or attached to the body, produced or marketed primarily for romantic, sexual or erotic gratification, enhancement, stimulation, play, role playing, or related activities.

3. <u>INJUNCTIVE RELIEF</u>

3.1 Reformulation Commitment

After the Effective Date, Settling Defendants shall only manufacture, or accept from a manufacturer or other supplier Covered Products to be offered for sale in California that are Phthalate Free unless such Covered Products comply with the warning provisions set forth in

Section 3.3 below. Settling Defendants may rely on their suppliers' test results in order to determine whether the Covered Products are Phthalate Free.

3.2 Vendor Notification

No more than thirty (30) days after a Settling Defendant executes this Consent Judgment, that Settling Defendant shall provide the Phthalate Free concentration standards of Section 2.4 to its then-current vendors of Covered Products that will be sold or offered for sale to California consumers and shall instruct each vendor to use reasonable efforts to provide Covered Products that are Phthalate Free. In addressing the obligation set forth in the preceding sentence, Settling Defendants shall not employ statements that will encourage a vendor to delay compliance with the Phthalate Free standard. Upon request, each Settling Defendant shall provide Plaintiff with copies of such vendor notification and Plaintiff shall regard such copies as confidential business information.

3.3 Warnings

Covered Products manufactured after the Effective Date that do not meet the Phthalate Free standard shall bear the following warning on the label or package:

▲ WARNING: Cancer and Reproductive Harm-www.P65warnings.ca.gov

In lieu of the preceding warning, Settling Defendants may use any warning language and method that complies with Title 27, California Code of Regulations, section 25600 et seq., as amended August 30, 2016 and subsequently thereafter.

3.4 Covered Products in the Stream of Commerce

The reformulation and warning requirements of Sections 3.1 and 3.3 do not apply to any Covered Products in the stream of commerce as of the Effective Date.

4. <u>SETTLEMENT PAYMENT</u>

4.1 Payments by Settling Defendants

Settling Defendants shall collectively pay, \$106,459.00, which shall be divided as follows: (i) \$15,750.00 as a civil penalty; and (ii) \$90,709.00 as reimbursement of Plaintiff's attorney's fees and costs.

4.2 Payment Procedures

The settlement funds shall be made payable by checks, as follows: (a) "OEHHA" in an amount equal to 75% of the civil penalty; (b) "Shefa LMV" in an amount equal to 25% of the civil penalty; and (c) "Law Office of Daniel Greenbaum" in the amount set forth in Section 4.1 for reimbursement of Plaintiff's attorneys' fees and costs. The settlement checks shall be delivered to Plaintiff's counsel at the address set forth in Section 10 within ten (10) business days after receipt of Notice of Entry of the Consent Judgment.

5. RELEASE OF ALL CLAIMS

5.1 Shefa's Release of Settling Defendants

Plaintiff, on behalf of itself and in the public interest, and Settling Defendants, their parents, subsidiaries, and affiliated entities that are under common ownership, directors, officers, shareholders, members, employees, and attorneys ("Defendant Releasees"), each entity to whom they directly or indirectly distribute or sell or in the past have distributed or sold Covered Products, including but not limited to distributors, wholesalers, customers, retailers, franchisees, cooperative members, licensors, and licensees, and Amazon.com, Inc., and each of those entities' parents, subsidiaries, and affiliated entities ("Downstream Defendant Releasees") of any violation of Proposition 65 that was or could have been asserted in the Complaint against Settling Defendants, their Defendant Releasees, and Downstream Defendant Releasees, based on the failure to warn about alleged exposure to Listed Chemicals contained in the Covered Products that were produced, imported, distributed or sold by each Settling Defendant prior to the Effective Date.

5.1.2 In further consideration of the promises and agreements herein contained, the injunctive relief commitments set forth in Section 3, and for the payments to be made pursuant to Section 4, Plaintiff on behalf of itself, its past and current agents, representatives, attorneys, successors, and/or assignees, and in the public interest, hereby waives all rights to institute or participate in, directly or indirectly, any form of legal action, and releases all claims, including, without limitation, all actions, and causes of action, in law or in equity, suits, liabilities, demands,

obligations, damages, costs, fines, penalties, losses, or expenses (including, but not limited to, investigation fees, expert fees, and attorneys' fees) of any nature whatsoever (collectively "claims"), against Settling Defendants, each of their Defendant Releasees, and each of their Downstream Defendant Releasees, and agrees to dismiss any pending claim against any of the Settling Defendants, each of their Defendant Releasees, and each of their Downstream Defendant Releasees, that is not fully resolved as a result of and upon entry of this Consent Judgment. This waiver, release, and agreement to dismiss is limited to those claims that arise under Proposition 65 with respect to Listed Chemicals in the Covered Products manufactured, distributed or sold by each Settling Defendant, as such claims relate to the alleged failure to warn under California Health & Safety Code section 25249.6 as to the Listed Chemicals in each Settling Defendant's Covered Products.

- 5.1.3 Plaintiff also, in its individual capacity only and *not* in its representative capacity, provides a release herein on behalf of itself, its past and current agents, representatives, attorneys, successors, and/or assignees, which shall be effective as a full and final accord and satisfaction, and as a bar to all actions, causes of action, obligations, costs, expenses, attorneys' fees, damages, losses, claims, liabilities and demands of any nature, character or kind, known or unknown, suspected or unsuspected, arising out of alleged or actual exposure to the Listed Chemicals in the Covered Products manufactured, distributed or sold by each Settling Defendant, each of its Defendant Releasees, and each of its Downstream Defendant Releasees.
- 5.1.4 Compliance with the terms of this Consent Judgment by each Settling

 Defendant constitutes compliance with Proposition 65 with respect to Listed Chemicals in each

 Settling Defendant's Covered Products. Only Parties to this Consent Judgment may enforce any

 of its terms. Any Defendant Releasee or Downstream Defendant Releasee may enforce and assert

 as a defense any waiver, release, or agreement to dismiss provided by and upon entry of this

 Consent Judgment.

5.2 Settling Defendants' Release of Shefa

Settling Defendants waive any and all claims against Shefa, its attorneys and other representatives, for any and all actions taken, or statements made (or those that could have been

taken or made), by Shefa and its attorneys and other representatives, whether in the course of investigating claims or otherwise seeking enforcement of Proposition 65 against Settling Defendants in this matter, and/or with respect to the Covered Products.

6. POST SETTLEMENT ACTIVITIES AND COURT APPROVAL

- 6.1 The Parties acknowledge that, pursuant to California Health & Safety Code section 25249.7, a noticed motion is required to obtain judicial approval of this Consent Judgment. As part of the noticed motion, Plaintiff will seek approval of those fees and costs to be paid pursuant to this Consent Judgment, representing a portion of the total fees and costs incurred by Shefa's counsel with respect to the investigation, litigation, and enforcement of the coordinated maters, including the fees and costs previously incurred in this action that have not otherwise been recovered. In furtherance of obtaining such approval, the Parties and their respective counsel agree to mutually employ their reasonable best efforts to support the entry of this Consent Judgment and obtain approval of the Consent Judgment by the Court in a timely manner.
- 6.2 If this Consent Judgment is not approved by the Court in its entirety, the Parties shall meet and confer to determine whether to modify the terms of the Consent Judgment and to resubmit it for approval. In meeting and conferring, the Parties agree to undertake any actions reasonably necessary to amend and/or modify this Consent Judgment in order to further the mutual intention of the Parties in entering into this Consent Judgment.
- 6.3 If this Consent Judgment is not entered by the Court within one year of the date it has been signed by the Parties, it shall be of no force or effect and shall never be introduced into evidence or otherwise used in any proceeding for any purpose other than to determine the rights or obligations of a Party as a result of the fact that the Consent Judgment was not approved.

7. GOVERNING LAW

The terms of this Consent Judgment shall be governed by the laws of the State of California and apply within the State of California. In the event that Proposition 65 is repealed, preempted or is otherwise rendered inapplicable by reason of law generally, or as to the Covered Products, any Settling Defendant may provide written notice to Shefa of any asserted change in the law, and shall have no further obligations pursuant to this Consent Judgment with respect to,

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unreasonably opposed unless a material term affecting the opposing party is at issue.

12. ATTORNEYS' FEES

Except as otherwise provided in this Consent Judgment, each Party shall bear its own attorneys' fees and costs.

13. OTHER TERMS

- 13.1 This Consent Judgment shall apply to and be binding upon Plaintiff and Settling Defendants, and their respective divisions, subdivisions, and subsidiaries, and the successors or assigns of any of them.
- 13.2 This Consent Judgment contains the sole and entire agreement and understanding of the Parties with respect to the entire subject matter set forth in this Consent Judgment, and any and all prior discussions, negotiations, commitments, or understandings related thereto, if any, are deemed merged. No representations, oral or otherwise, express or implied, other than those specifically referred to in this Consent Judgment have been made by any Party with respect to the subject matter of this Consent Judgment. No other agreements not specifically contained or referenced in this Consent Judgment, oral or otherwise, shall be deemed to exist or to bind any of the Parties with respect to the subject matter of this Consent Judgment. No supplementation, modification, waiver, or termination of this Consent Judgment shall be binding unless executed in writing by the Party to be bound. No waiver of any of the provisions of this Consent Judgment shall be deemed or shall constitute a waiver of any of the other provisions whether or not similar, nor shall such waiver constitute a continuing waiver.
- 13.3 Nothing in this Consent Judgment shall release, or in any way affect any rights that Settling Defendants might have against any other party.
- 13.4 The Parties, including their counsel, have participated in the preparation of this Consent Judgment and this Consent Judgment is the result of the joint efforts of the Parties. This Consent Judgment was subject to revision and modification by the Parties and has been accepted and approved as to its final form by all Parties and their counsel. Accordingly, any uncertainty or ambiguity existing in this Consent Judgment shall not be interpreted against any Party as a result of the manner of the preparation of this Consent Judgment. Each Party to this Consent Judgment agrees that any statute or rule of construction providing that ambiguities are to be resolved against

1	the drafting Party should not be employed in the interpretation of this Consent Judgment and, in
2	this regard, the Parties hereby waive California Civil Code section 1654.
3	14. <u>AUTHORITY TO EXECUTE</u>
4	Each signatory to this Consent Judgment certifies that he or she is fully authorized by the
5	Party he or she represents to stipulate to this Consent Judgment and to enter into and execute the
6	Consent Judgment on behalf of the Party represented and to legally bind that Party.
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8	AGREED TO: AGREED TO: /20 / 9
9	Date: 11/14/2019 Date:
10	Pro yhlatet
11	By
12	SHEFALMV, INC.
13	North (tis, LL)
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5	Party he or she represents to stipulate to this Con	sent Judgment and to enter into and execut	te the
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8	AGREED TO:	AGREED TO:	
9	Date: 11/14/2019	Date: 8 14 19	
10	01.4		
11	By: Which INC	By: Mark Franks	- ceo
12	SHEIVE EM V, INC.	CEO Castle Megastore Group, Inc.	
14		custic Wegastore Group, Inc.	
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AGREED TO:	AGREED TO:
Date:	Date: 9/30/19
By: SHEFA LMV, INC.	By: At

Scott Taylor, New Sensations Novelties, Inc.

1	the drafting Party should not be employed in t	he interpretation of this Consent Judgment and, in
2	this regard, the Parties hereby waive Californi	a Civil Code section 1654.
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6	Consent Judgment on behalf of the Party repre	esented and to legally bind that Party.
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8	AGREED TO:	AGREED TO:
9.	Date: 11/14/2019	Date: 9/23/19
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11	By: SHEFA LMV, INC.	By: 19 19 19 19 19 19 19 19 19 19 19 19 19
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11 [PROPOSED] CONSENT JUDGMENT

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6	Consent Judgment on behalf of the Party represent	nted and to legally bind that Party.
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8	AGREED TO:	AGREED TO:
9	Date: 11/14/2019	Date: $10/21/2019$
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11	By: Union SHEFA LMV, INC.	By: Morion Demello
12	SHEFAULIVIVIINC.	CFO, PIPEDREAM PRODUCTS
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5	Party he or she represents to stipulate to this Con	nsent Judgment and to enter into and execute the
6	Consent Judgment on behalf of the Party represe	ented and to legally bind that Party.
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8	AGREED TO:	AGREED TO:
9	Date: 11/14/2019	Date:
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11	By: () Month() SHEFM LMV, INC.	By:
12		TJ Creative, Inc., dba Sportsheets International, Inc.
13		By Ed Hayes, COO
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6	Consent Judgment on behalf of the Party represented and to legally bind that Party.
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8	AGREED TO: AGREED TO:
9	Date: Date: Date:
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11	By: Jahriel Scally SHEFALMY, INC.
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[PROPOSED] CONSENT JUDGMENT

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8	AGREED TO:
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11	By: By:
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	11 IPPOPOSEDI CONSENT HIDGMENT

the drafting Party should not be employed in the interpretation of this Consent Judgment and, in

1		EXHIBITA
2	I. Name of Settling Defendant	
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4	California Exotic Novelties, LLC	
	7	
5	**************************************	
6	II. Person(s) to receive notices p	ursuant to the Consent Judgment
7	Susan Colvin	
8	Name	
9	President	
10	Title	-
11	California Exotic Novelties, LLC	
	Company	
12	1455 E. Francis Street	-
13	Address, Line 1 Ontario, CA 91761	
14	Address, Line 2	-
15	sc@calexotics.com	
	Email	_
16		
17		
18	Peg Carew Toledo	
19	Name	
20	Counsel	_
	Title	
21	Arnold & Porter Kaye Scholer LLP	_
22	Company	
23	Three Embarcadero Center, 10th Floor Address, Line 1	-
24	San Francisco, CA 94111-4024	
	Address, Line 2	-
25	Peg.Toledo@arnoldporter.com	
26	Email	_
27		

7 T	
2	Name of Settling Defendant
3	
4	Castle Megastore Group, Inc
5	
6	II. Person(s) to receive notices pursuant to the Consent Judgment
7	
8	Mark Franks Name
9	CEO
10	Title
11	Castle Megastore Group, Inc. Company
12	2202 E. University Dr., Suite 1
13	Address, Line 1
14	Address, Line 2
15	mfranks@castlemegastore.com
16	Email
17	
18	John H. Weston, Esq
19	Name
20	Attorney at Law Title
21	Weston, Garrou & Mooney
22	Company
23	12121 Wilshire Blvd., Suite 525 Address, Line 1
24	Los Angeles, CA 90025 Address, Line 2
25	
26	JohnHWeston@wgdlaw.com Email
27	
28	

Doc Johnson Enterprises	
II. Person(s) to receive notices p	ursuant to the Consent Judgr
Chad Braverman	
Name	
Chief Operating Officer	
Title	
Doc Johnson Enterprises	
Company	•
11933 Vose Street	
Address, Line 1	•
North Hollywood, CA 91605	
Address, Line 2	•
chadb@docjohnson.com	
Email	_
Peg Carew Toledo	
Name	
Counsel	-
Title	
Arnold & Porter Kaye Scholer LLP	-
Company	
Three Embarcadero Center, 10th Floor	-
Address, Line 1	
San Francisco, CA 94111-4024	-
Address, Line 2	

1		
2	I. Name of Settling Defendant	
3	New Sensations Novelties, Inc.	
4		
5	, 'A	
6	II. Person(s) to receive notices pu	rsuant to the Consent Judgment
7	Scott Taylor	
8	Name Chief Executive Officer	
10	Title New Sensations Novelties, INc.	
11 12	Company 21345 Lassen Street	
13	Address, Line 1 Chatsworth, CA 91311	
14 15	Address, Line 2 scott@newsensations.com	
16	Email	_
17 18	Peg Carew Toledo	
19	Name Counsel	
20	Title	
21	Arnold & Porter Kaye Scholer LLP	
22	Company	
23	Three Embarcadero Center, 10th Floor	
24	Address, Line 1 San Francisco, CA 94111-4024	
25	Address, Line 2	
26	Peg.Toledo@arnoldporter.com	_
	Email	
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1		EXHIBIT A
2	I. Name of Settling Defendant	
3	Novelties by Nasswalk, Inc.	
5		
6	II. Person(s) to receive notices p	ursuant to the Consent Judgment
7	Ted Rothstein	
8	Name President	
10 11	Title Novelties by Nasswalk, Inc.	•
12	Company 2075 91st Street	
13	Address, Line 1 North Bergen, NJ 07047	•
14 15	Address, Line 2 tr918@aol.com	-
16 17	Email	
18	Peg Carew Toledo	
19	Name Counsel	
20	Title Arnold & Porter Kaye Scholer LLP	-
22	Company	-
23	Three Embarcadero Center, 10th Floor Address, Line 1	- -
24	San Francisco, CA 94111-4024	
25	Address, Line 2	-
26	Peg.Toledo@arnoldporter.com Email	
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. Name of Settling Defendant	
PD Products LLC dba Pipedream Products	
· · · · · · · · · · · · · · · · · · ·	
I. Person(s) to receive notices pu	ursuant to the Consent Iv
I. Person(s) to receive notices pu	ursuant to the Consent of
Marion DeMello	
Name	
Chief Financial Officer	
Title	
PD Products LLC dba Pipedream Products	
Company	
21350 Lassen Street	
Address, Line 1 Chatsworth, CA 91311	
Address, Line 2	
marion@pipedreamproducts.com	_
Email	
Peg Carew Toledo	
Name	
Counsel	
Title	
Arnold & Porter Kaye Scholer LLP	
Company	
Three Embarcadero Center, 10th Floor	
Address, Line 1	
San Francisco, CA 94111-4024	-
Address, Line 2	
Peg.Toledo@arnoldporter.com	_
Email	

1	EARIBIT A
2	I. Name of Settling Defendant
3 4	TJ Creative, Inc., dba Sportsheets International, Inc.
5	
6	II. Person(s) to receive notices pursuant to the Consent Judgment
7	
8	Ed Hayes Name
9	COO Title
11	TJ Creative, Inc., dba Sportsheets International, Inc. Company
12	7436 Lorge Circle Address, Line 1
13	Huntington Beach, CA 92647 Address, Line 2
15	ed@sportsheets.com Email
16 17	Eman
18	De LG Description
19	Paul S. Rosenlund Name
20	Title
21	Duane Morris LLP
22	Company
23	1 Market Plaza, Spear Tower, Suite 2200 Address, Line 1
24	San Francisco, CA 94105 Address, Line 2
25	psrosenlund@duanemorris.com
26	Email
27	
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1	
2	I. Name of Settling Defendant
3	WSM Investment LLC DBA Topco Sales
4	
5	II. Person(s) to receive notices pursuant to the Consent Judgment
6	II. Person(s) to receive notices pursuant to the Consent Judgment
7 8	Gabriel Scally Name
9	Controller Title
10	WSM Investment LLC DBA Topco Sales
11	Company
12	3990 B Heritage Oaks
13	Address, Line 1 Simi Valley, CA 93063
14	Address, Line 2
15	Gabriel.scally@topcosales.us
16	Email
17	
18	
19	Name
20	Title
21	
22	Company
23	Address, Line 1
24	
25	Address, Line 2
26	Email
27	
28	

	EXHIBITA
I. Name of Settling Defendant	
XR LLC	
II. Person(s) to receive notices pu	rsuant to the Consent Judgi
Ari Suss	
Name	
Chief Executive Officer	
Title	
XR LLC	
Company	
15251 Pipeline Lane	
Address, Line 1	
Huntington Beach, CA 92649	
Address, Line 2	
ari@xrllc.com	
Email	_
Peg Carew Toledo	
Name	
Counsel	
Title	
Arnold & Porter Kaye Scholer LLP	
Company	
Three Embarcadero Center, 10th Floor	
Address, Line 1	
San Francisco, CA 94111-4024	
Address, Line 2	
Peg.Toledo@arnoldporter.com	_
Email	