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8	SUPERIOR COURT OF THE STATE OF CALIFORNIA			
9	FOR THE COUNTY OF ALAMEDA			
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12	CENTER FOR ENVIRONMENTAL HEALTH,	) Case No. RG 17-851469		
13	Plaintiff,	<ul><li>[PROPOSED] CONSENT JUDGMENT</li><li>AS TO MILTON'S BAKING</li></ul>		
14	V.	) COMPANY, LLC		
15	FOODSHOULDTASTEGOOD, INC., <i>et al.</i> ,			
16	Defendants.	)		
17		)		
18				
19				
20				
21	1. DEFINITIONS			
22	1.1 The "Complaint" means the operative First Amended Complaint in the above-			
23	captioned matter.			
24	1.2 "Covered Products" means fried or baked potato or sweet potato based snack food			
25	products, but not including sliced potato or sliced sweet potato chips. It is the Parties' intent that			
26	the Covered Products referenced in this Consent Judgment are the kind of potato or sweet potato			
27	based products falling within Type 4 in the "extruded, pellet, and baked products" category in the			
28	1			
	CONSENT JUDGMENT – MILTON'S BAKING C	OMPANY, LLC – CASE NO. RG 17-851469		

Consent Judgment as to Defendant Snak King Corporation, entered August 31, 2011, in *People v. Snyder's of Hanover, et al.*, Alameda County Superior Court Case No. RG 09-455286.<sup>1</sup> An
 initial list of the Covered Products is attached as Exhibit A hereto.

1.3 "Effective Date" means the date on which notice of entry of this ConsentJudgment by the Court is served upon Settling Defendant.

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# INTRODUCTION

2.1 The Parties to this Consent Judgment are the Center for Environmental Health, a California non-profit corporation ("CEH"), and Milton's Baking Company, LLC ("Settling Defendant"). CEH and Settling Defendant (the "Parties") enter into this Consent Judgment to settle certain claims asserted by CEH against Settling Defendant as set forth in the Complaint.

2.2 On or about November 29, 2016, CEH provided a 60-day Notice of Violation (the
 "Notice") of Proposition 65 to the California Attorney General, the District Attorneys of every
 county in California, the City Attorneys of every California city with a population greater than
 750,000, and to Settling Defendant, alleging that Settling Defendant violated Proposition 65 by
 exposing persons to acrylamide contained in Covered Products without first providing a clear and
 reasonable Proposition 65 warning.

2.3 Settling Defendant is a corporation or other business entity that manufactures,distributes, sells, and/or offers for sale Covered Products that are sold in the State of California orhas done so in the past.

20 2.4 On March 2, 2017, CEH filed the original complaint in the above-captioned
 21 matter, naming Settling Defendant as an original defendant. On May 23, 2017, CEH filed the
 22 Complaint.

23 2.5 Since receiving the Notice, Settling Defendant has worked diligently to try to
 24 reduce the acrylamide levels in the Covered Products. Settling Defendant has spent over
 25 \$120,000 on these efforts, excluding attorneys' fees.

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<sup>&</sup>lt;sup>1</sup> These products are referred to as "Group C, Type 4" products in Exhibit A to the Snak King Consent Judgment.

2.6 For purposes of this Consent Judgment only, the Parties stipulate that this Court
 has jurisdiction over the allegations of violations contained in the Complaint and personal
 jurisdiction over Settling Defendant as to the acts alleged in the Complaint, that venue is proper
 in the County of Alameda, and that this Court has jurisdiction to enter and enforce this Consent
 Judgment as a full and final resolution of all claims which were or could have been raised in the
 Complaint based on the facts alleged therein with respect to Covered Products manufactured,
 distributed, and/or sold by Settling Defendant.

8 2.7 Settling Defendant generally denies all of the material allegations made in the 9 Complaint and has asserted various affirmative defenses in the answer it filed on May 2, 2017. 10 Nothing in this Consent Judgment is or shall be construed as an admission by either of the Parties 11 of any fact, conclusion of law, issue of law, or violation of law, nor shall compliance with the 12 Consent Judgment constitute or be construed as an admission by any Party of any fact, conclusion 13 of law, issue of law, or violation of law. Nothing in this Consent Judgment shall prejudice, waive 14 or impair any right, remedy, argument, or defense any Party may have in any other pending or 15 future legal proceedings. This Consent Judgment is the product of negotiation and compromise 16 and is accepted by the Parties solely for purposes of settling, compromising, and resolving issues 17 disputed in this Action.

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### **INJUNCTIVE RELIEF**

3.1 19 **Reformulation of Covered Products.** Beginning on the day after notice of entry 20 of this Consent Judgment by the Court, or August 31, 2018, whichever is later (the "Compliance") 21 Date"), Settling Defendant shall not purchase, manufacture, ship, sell, or offer for sale Covered 22 Products that will be sold or offered for sale in California that exceed the following acrylamide 23 concentration limits (the "Reformulation Levels"), such concentration to be determined by use of 24 a test performed by an accredited laboratory using either GC/MS (Gas Chromatrograph/Mass 25 Spectrometry), LC-MS/MS (Liquid Chromatograph-Mass Spectrometry) or any other testing 26 method agreed upon by the Parties:

3.1.1 The average acrylamide concentration shall not exceed 350 parts per
 billion ("ppb") by weight (the "Average Level"). The Average Level is determined by randomly
 selecting and testing at least 5 samples from 5 different lots of Covered Products (or the
 maximum number of lots available for testing if less than 5) during a testing period of at least 60
 days.

3.1.2 The acrylamide concentration of any individual unit shall not exceed 490
ppb by weight based on a representative composite sample taken from the individual unit being
tested (the "Unit Level"). An "individual unit" means the bag or other individual packaging unit
by which the Covered Product is sold to California consumers.

For avoidance of doubt, Covered Products manufactured, distributed or sold by Settling
Defendant prior to the Compliance Date are not subject to the Reformulation Levels, even if
Defendant Releasees or a third party distribute or sell such products in California or to California
consumers on or after the Compliance Date.

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### 4. ENFORCEMENT

4.1 General Enforcement Provisions. CEH may, by motion or application for an
order to show cause before this Court, enforce the terms and conditions contained in this Consent
Judgment. Any action by CEH to enforce alleged violations of Section 3.1 or Proposition 65 with
respect to any past, present or future acrylamide exposures arising from any Covered Products
manufactured, distributed or sold by Settling Defendant shall be brought exclusively pursuant to
this Section 4, and be subject to the meet and confer requirement of Section 4.2.4 if applicable.

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# 4.2 **Enforcement of Reformulation Commitment.**

4.2.1 <u>Notice of Violation</u>. In the event that CEH identifies a Covered Product
that was sold or offered for sale to California consumers with a best-by or sell-by (or equivalent)
date or other code that reflects that the Covered Product was manufactured on or after the
Compliance Date, and for which CEH has laboratory test results showing that the Covered
Product has an acrylamide level exceeding the Unit Level, CEH may issue a Notice of Violation
pursuant to this Section.

### 4.2.2 <u>Service of Notice of Violation and Supporting Documentation</u>.

2 4.2.2.1 Subject to Section 4.2.1, the Notice of Violation shall be sent to the 3 person(s) identified in Section 8.2 to receive notices for Settling Defendant, and must be served 4 within sixty (60) days of the later of the date the Covered Products at issue were purchased or 5 otherwise acquired by CEH or the date that CEH can reasonably determine that the Covered 6 Products at issue were manufactured, shipped, sold, or offered for sale by Settling Defendant, 7 provided, however, that CEH may have up to an additional sixty (60) days to send the Notice of 8 Violation if, notwithstanding CEH's good faith efforts, the test data required by Section 4.2.2.2 9 below cannot be obtained by CEH from its laboratory before expiration of the initial sixty (60) 10 day period.

4.2.2.2 11 The Notice of Violation shall, at a minimum, set forth: (a) the date 12 the Covered Products were purchased; (b) the location at which the Covered Products were 13 purchased; (c) a description of the Covered Products giving rise to the alleged violation, 14 including the name and address of the retail entity from which the sample was obtained and 15 pictures of the product packaging from all sides, which identifies the product lot; and (d) all test 16 data obtained by CEH regarding the Covered Products and supporting documentation sufficient 17 for validation of the test results, including any laboratory reports, quality assurance reports, and 18 quality control reports associated with testing of the Covered Products.

19 4.2.3 Notice of Election of Response. No more than sixty (60) days after 20 effectuation of service of a Notice of Violation, Settling Defendant shall provide written notice to 21 CEH whether it elects to contest the allegations contained in a Notice of Violation ("Notice of 22 Election"). Failure to provide a Notice of Election within sixty (60) days of effectuation of 23 service of a Notice of Violation shall be deemed an election to contest the Notice of Violation. 24 Upon notice to CEH, Settling Defendant may have up to an additional sixty (60) days to elect if, 25 notwithstanding Settling Defendant's good faith efforts, Settling Defendant is unable to verify the 26 test data provided by CEH before expiration of the initial sixty (60) day period.

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4.2.3.1 If a Notice of Violation is contested, the Notice of Election shall
 include all documents upon which Settling Defendant is relying to contest the alleged violation,
 including all available test data. If Settling Defendant or CEH later acquires additional test or
 other data regarding the alleged violation during the meet and confer period described in Section
 4.2.4, it shall notify the other party and promptly provide all such data or information to the party
 unless either the Notice of Violation or Notice of Election has been withdrawn.

7 4.2.4 Meet and Confer. If a Notice of Violation is contested, CEH and Settling 8 Defendant shall meet and confer to attempt to resolve their dispute. Within sixty (60) days of 9 serving a Notice of Election contesting a Notice of Violation, Settling Defendant may withdraw 10 the original Notice of Election contesting the violation and serve a new Notice of Election to not 11 contest the violation, provided, however, that, in this circumstance, Settling Defendant shall pay 12 \$2,500 in addition to any payment required under this Consent Judgment. At any time, CEH may 13 withdraw a Notice of Violation, in which case for purposes of this Section 4.2 the result shall be 14 as if CEH never issued any such Notice of Violation. If no informal resolution of a Notice of 15 Violation results within sixty (60) days of a Notice of Election to contest, CEH may file an 16 enforcement motion or application pursuant to Section 4.1. In any such proceeding, CEH may 17 seek whatever fines, costs, penalties, attorneys' fees, or other remedies are provided by law for an 18 alleged failure to comply with the Consent Judgment.

4.2.5 <u>Non-Contested Notices</u>. If Settling Defendant elects to not contest the
allegations in a Notice of Violation, it shall undertake corrective action(s) and make payments, if
any, as set forth below.

4.2.5.1 Settling Defendant shall include in its Notice of Election a detailed
description with supporting documentation of the corrective action(s) that it has undertaken or
proposes to undertake to address the alleged violation. Any such correction shall, at a minimum,
provide reasonable assurance that all Covered Products having the same lot number as that of the
Covered Product identified in CEH's Notice of Violation (the "Noticed Covered Products") will
not thereafter be sold or offered for sale to California consumers by Settling Defendant or its

wholesale customers. Settling Defendant shall keep for a period of one year and make available
to CEH upon reasonable notice (which shall not exceed more than one request per year) for
inspection and copying records regarding the foregoing. If there is a dispute over the corrective
action, Settling Defendant and CEH shall meet and confer before seeking any remedy in court. In
no case shall CEH issue more than one Notice of Violation per manufacturing lot of a type of
Covered Product, nor shall CEH issue more than two Notices of Violation in the first year
following the Compliance Date.

8 4.2.5.2 If the Notice of Violation is the first, second, third, or fourth Notice of Violation received by Settling Defendant under Section 4.2.1 that was not successfully 9 10 contested or withdrawn, then Settling Defendant shall pay \$15,000 for each Notice of Violation. 11 If Settling Defendant has received more than four (4) Notices of Violation under Section 4.2.1 12 that were not successfully contested or withdrawn, then Settling Defendant shall pay \$25,000 for 13 each Notice of Violation. If Settling Defendant produces with its Notice of Election test data for 14 the Covered Product that: (i) was conducted prior to the date CEH gave Notice of Violation; 15 (ii) was conducted on the same or same type of Covered Product; and (iii) demonstrates 16 acrylamide levels below the Unit Level, then any payment under this Section shall be reduced by 17 100 percent (100%) for the first Notice of Violation, by seventy-five percent (75%) for the 18 second Notice of Violation, and by fifty percent (50%) for any subsequent Notice of Violation. 19 In no case shall Settling Defendant be obligated to pay more than \$100,000 for uncontested 20 Notices of Violation in any calendar year irrespective of the total number of Notices of Violation 21 issued.

4.2.6 <u>Payments</u>. Any payments under Section 4.2 shall be made by check
payable to the "Lexington Law Group" and shall be paid within thirty (30) days of service of a
Notice of Election triggering a payment and shall be used as reimbursement for costs for
investigating, preparing, sending, and prosecuting Notices of Violation, and to reimburse
attorneys' fees and costs incurred in connection with these activities and shall be the full extent of

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all monetary remedies available to CEH under this Consent Judgment for a non-contested Notice
 of Violation.

4.3 Repeat Violations. If Settling Defendant has received four (4) or more Notices of
Violation concerning the same type of Covered Product that were not successfully contested or
withdrawn in any two (2) year period then, at CEH's option, CEH may seek whatever fines,
costs, penalties, attorneys' fees, or other remedies that are provided by law for failure to comply
with the Consent Judgment. Prior to seeking such relief, CEH shall meet and confer with Settling
Defendant for at least thirty (30) days to determine if Settling Defendant and CEH can agree on
measures that Settling Defendant can undertake to prevent future alleged violations.

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5.

#### PAYMENTS

5.1 Payments by Settling Defendant. Within ten (10) calendar days of the Effective
Date, Settling Defendant shall pay the total sum of \$120,000 as a settlement payment as further
set forth in this Section.

14 5.2 Allocation of Payments. The total settlement amount for Settling Defendant shall 15 be paid in five (5) separate checks in the amounts specified below and delivered as set forth 16 below. Any failure by Settling Defendant to comply with the payment terms herein shall be 17 subject to a stipulated late fee to be paid by Settling Defendant in the amount of \$100 for each 18 day the full payment is not received after the applicable payment due date set forth in Section 5.1. 19 The late fees required under this Section shall be recoverable, together with reasonable attorneys' 20 fees, in an enforcement proceeding brought pursuant to Section 4 of this Consent Judgment. The 21 funds paid by Settling Defendant shall be allocated as set forth below between the following 22 categories and made payable as follows:

5.2.1 \$16,175 as a civil penalty pursuant to Health & Safety Code § 25249.7(b).
The civil penalty payment shall be apportioned in accordance with Health & Safety Code §
25249.12 (25% to CEH and 75% to the State of California's Office of Environmental Health
Hazard Assessment ("OEHHA")). Accordingly, the OEHHA portion of the civil penalty
payment for \$12,131.25 shall be made payable to OEHHA and associated with taxpayer

1	identification number 68-0284486. This payment shall be delivered as follows:	
2	For United States Postal Service Delivery:	
3	Attn: Mike Gyurics Fiscal Operations Branch Chief	
4	Office of Environmental Health Hazard Assessment P.O. Box 4010, MS #19B	
5	Sacramento, CA 95812-4010	
6	For Non-United States Postal Service Delivery:	
7	Attn: Mike Gyurics Fiscal Operations Branch Chief	
8	Office of Environmental Health Hazard Assessment 1001 I Street, MS #19B	
9	Sacramento, CA 95814	
10	The CEH portion of the civil penalty payment for \$4,043.75 shall be made	
11	payable to the Center for Environmental Health and associated with taxpayer identification	
12	number 94-3251981. This payment shall be delivered to Lexington Law Group, 503 Divisadero	
13	Street, San Francisco, CA 94117.	
14	5.2.2 \$12,125 as an Additional Settlement Payment ("ASP") to CEH pursuant	
15	to Health & Safety Code § 25249.7(b), and California Code of Regulations, Title 11, § 3204.	
16	CEH intends to restrict use of the ASPs received from the Consent Judgment before the Court to	
17	the following purposes: the funds will be placed in CEH's Toxics in Food Fund and used to	
18	support CEH programs and activities that seek to educate the public about acrylamide and other	
19	toxic chemicals in food, to work with the food industry and agriculture interests to reduce	
20	exposure to acrylamide and other toxic chemicals in food, and to thereby reduce the public health	
21	impacts and risks of exposure to acrylamide and other toxic chemicals in food sold in California.	
22	CEH shall obtain and maintain adequate records to document that ASPs are spent on these	
23	activities and CEH agrees to provide such documentation to the Attorney General within thirty	
24	days of any request from the Attorney General. The payment pursuant to this Section shall be	
25	made payable to the Center for Environmental Health and associated with taxpayer identification	
26	number 94-3251981. This payment shall be delivered to Lexington Law Group, 503 Divisadero	
27	Street, San Francisco, CA 94117.	
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5.2.3 \$91,700 as a reimbursement of a portion of CEH's reasonable attorneys'
 fees and costs. The attorneys' fees and cost reimbursement shall be made in two separate checks
 as follows: (a) \$77,465 payable to the Lexington Law Group and associated with taxpayer
 identification number 94-3317175; and (b) \$14,235 payable to the Center for Environmental
 Health and associated with taxpayer identification number 94-3251981. These payments shall be
 delivered to Lexington Law Group, 503 Divisadero Street, San Francisco, CA 94117.

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## 6. MODIFICATION AND DISPUTE RESOLUTION

8 6.1 Modification. This Consent Judgment may be modified from time to time by
9 express written agreement of the Parties, with the approval of the Court and prior notice to the
10 Attorney General's Office, or by an order of this Court upon motion and prior notice to the
11 Attorney General's Office and in accordance with law.

12 6.2 Notice; Meet and Confer. Any Party seeking to modify this Consent Judgment
13 shall attempt in good faith to meet and confer with all affected Parties prior to filing a motion to
14 modify the Consent Judgment.

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7.

#### CLAIMS COVERED AND RELEASE

16 7.1 Provided that Settling Defendant complies in full with its obligations under 17 Section 5 hereof, this Consent Judgment is a full, final, and binding resolution between CEH on 18 behalf of itself and the public interest and (a) Settling Defendant and its parents, subsidiaries, 19 affiliated entities that are under common ownership, directors, officers, employees, agents, 20 shareholders, owners, successors, assigns, and attorneys ("Defendant Releasees"), and (b) all 21 entities to which Settling Defendant directly or indirectly distributes or sells Covered Products, 22 including but not limited to distributors, wholesalers, customers, retailers (including but not 23 limited to Whole Foods Market California, Inc. and Mrs. Gooch's Natural Food Markets, Inc.), 24 franchisees, licensors, and licensees ("Downstream Defendant Releasees"), of any violation of 25 Proposition 65 based on failure to warn about alleged exposure to acrylamide contained in 26 Covered Products that were manufactured, sold, distributed or offered for sale by Settling 27 Defendant prior to the Compliance Date. With respect to any Proposition 65 claims regarding

failure to warn about alleged exposure to acrylamide contained in Covered Products that were
 manufactured, sold, distributed or offered for sale by Settling Defendant prior to the Compliance
 Date, this release on behalf of CEH in the public interest is intended to be as broad as the law
 permits.

5 7.2 Provided that Settling Defendant complies in full with its obligations under 6 Section 5 hereof, CEH, for itself, its agents, successors and assigns, releases, waives, and forever 7 discharges any and all claims against Settling Defendant, Defendant Releasees, and Downstream 8 Defendant Releasees arising from any violation of Proposition 65 or any other statutory or 9 common law claims that have been or could have been asserted by CEH individually or in the 10 public interest regarding the failure to warn about exposure to acrylamide arising in connection with Covered Products manufactured, distributed or sold by Settling Defendant prior to the 11 12 Compliance Date.

7.3 Provided that Settling Defendant complies in full with its obligations under
Section 5 hereof, compliance with the terms of this Consent Judgment by Settling Defendant
shall constitute compliance with Proposition 65 by Settling Defendant, Defendant Releasees, and
Downstream Defendant Releasees with respect to any alleged failure to warn about acrylamide in
Covered Products manufactured, distributed or sold by Settling Defendant on or after the
Compliance Date.

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8.

## **PROVISION OF NOTICE**

8.1 When CEH is entitled to receive any notice under this Consent Judgment, the
notice shall be sent by first class and electronic mail to:

22 Howard Hirsch Lexington Law Group 23 503 Divisadero Street San Francisco, CA 94117 24 hhirsch@lexlawgroup.com 25 8.2 When Settling Defendant is entitled to receive any notice under this Consent 26 Judgment, the notice shall be sent by first class and electronic mail to: 27 28 11 CONSENT JUDGMENT - MILTON'S BAKING COMPANY, LLC - CASE NO. RG 17-851469

John Reaves, CEO			
Milton's Baking Company 5875 Avenida Encinas			
	Carlsbad, CA 92008 jreaves@miltonsbaking.com		
	AND		
	Howard Slavitt		
	Coblentz Patch Duffy & Bass LLP One Montgomery Street, Suite 3000		
	San Francisco, CA 94104		
	hslavitt@cpdb.com		
Any Party may modify the person and/or address to whom the notice is to be sent by sending the			
other Party notice by first class and electronic mail.			
9.	COURT APPROVAL		
	2.1 This Consent Judgment shall be binding on each of the Parties upon the date		
signed by CEH and Settling Defendant, whichever is later, provided however, that CEH shall			
prepare and file a Motion for Approval of this Consent Judgment and Settling Defendant shall			
support entry of this Consent Judgment by the Court.			
	D.2 If this Consent Judgment is not entered by the Court, it shall be of no force or		
effect and shall not be introduced into evidence or otherwise used in any proceeding for any			
purpose other than to allow the Court to determine if there was a material breach of Section 9.1.			
10.	GOVERNING LAW AND CONSTRUCTION		
	0.1 The terms of this Consent Judgment shall be governed by the laws of the State of		
Califo	ia.		
11.	ATTORNEYS' FEES		
	1.1 A Party who unsuccessfully brings or contests an action, motion, or application		
arising	out of this Consent Judgment shall be required to pay the prevailing Party's reasonable		
attorneys' fees and costs.			
	1.2 Nothing in this Section 11 shall preclude a Party from seeking an award of		
sanctions pursuant to law.			
	12		
	CONSENT JUDGMENT – MILTON'S BAKING COMPANY, LLC – CASE NO. RG 17-851469		

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#### **12. ENTIRE AGREEMENT**

2 12.1 This Consent Judgment contains the sole and entire agreement and understanding of the Parties with respect to the entire subject matter hereof, and any and all prior discussions, 3 4 negotiations, commitments, or understandings related thereto, if any, are hereby merged herein 5 and therein. There are no warranties, representations, or other agreements between the Parties 6 except as expressly set forth herein. No representations, oral or otherwise, express or implied, 7 other than those specifically referred to in this Consent Judgment have been made by any Party 8 hereto. No other agreements not specifically contained or referenced herein, oral or otherwise, shall be deemed to exist or to bind any of the Parties hereto. Any agreements specifically 9 10 contained or referenced herein, oral or otherwise, shall be deemed to exist or to bind any of the 11 Parties hereto only to the extent that they are expressly incorporated herein. No supplementation, 12 modification, waiver, or termination of this Consent Judgment shall be binding unless executed in 13 writing by the Party to be bound thereby. No waiver of any of the provisions of this Consent 14 Judgment shall be deemed or shall constitute a waiver of any of the other provisions hereof 15 whether or not similar, nor shall such waiver constitute a continuing waiver.

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#### **13. RETENTION OF JURISDICTION**

17 13.1 This Court shall retain jurisdiction of this matter to implement or modify the18 Consent Judgment.

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### 14. AUTHORITY TO STIPULATE TO CONSENT JUDGMENT

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

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## **15. NO EFFECT ON OTHER SETTLEMENTS**

15.1 Nothing in this Consent Judgment shall preclude CEH from resolving any claim
against an entity that is not Settling Defendant on terms that are different than those contained in
this Consent Judgment. Settling Defendant may move to modify this Consent Judgment pursuant
to Section 6 to substitute higher Reformulation Levels that CEH agrees to in a future consent

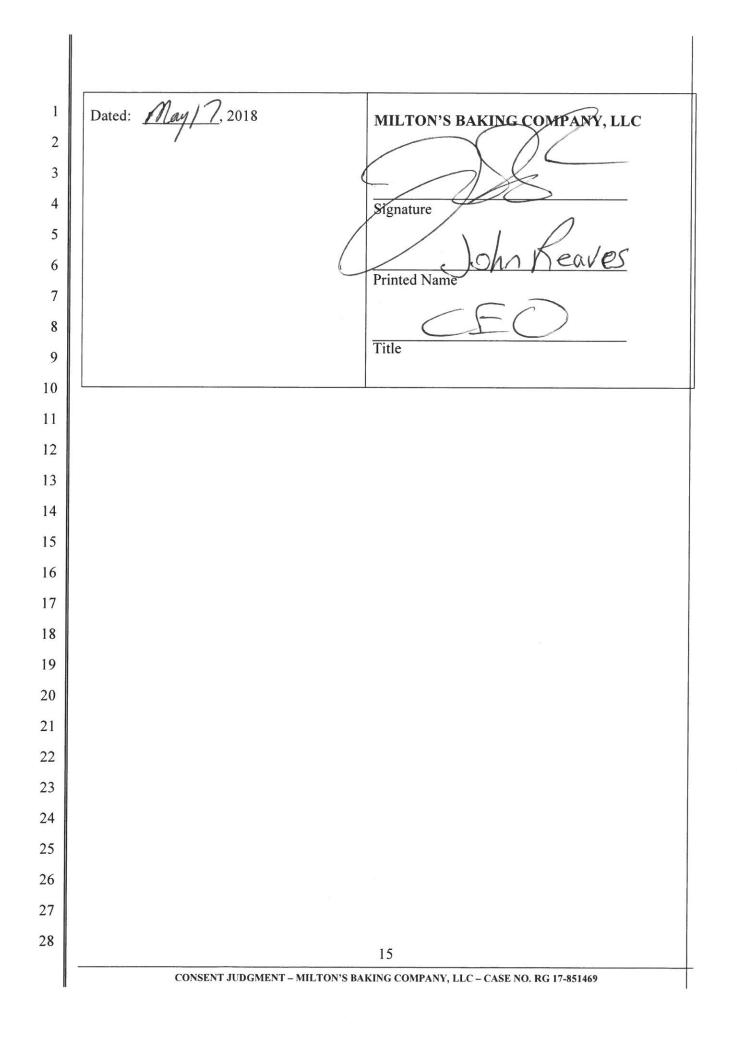
judgment applicable to fried or baked potato or sweet potato based snack food products, and CEH
 agrees not to oppose any such motion except for good cause shown.

## 3 16. EXECUTION IN COUNTERPARTS

4 16.1 The stipulations to this Consent Judgment may be executed in counterparts and by
5 means of facsimile or portable document format (pdf), which taken together shall be deemed to
6 constitute one document.
7 IT IS SO ORDERED ADJUDCED

### IT IS SO ORDERED, ADJUDGED, AND DECREED.

8	AND DECREED.	
)	· ·	
)	Dated:	
		Judge of the Superior Court
2	IT IS SO STIPULATED:	
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1	Dated: 10 MM, 2018	CENTER FOR ENVIRONMENTAL HEALTH
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5		Chino
7		Signature
3	·	AMARIA RIDORD
)		Cumuz Pizanno Printed Name
)		
l		ASSOCIATE DIRECTOR
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1	EXHIBIT A	
2	Milton's Gluten Free Crispy Sea Salt Baked Crackers	
3	Milton's Gluten Free Cheddar Cheese Baked Crackers	
4	Milton's Gluten Free Everything Baked Crackers	
5	Milton's Gluten Free Multi-Grain Baked Crackers	
6	Milton's Gluten Free Baked Crackers in Other Flavors to be Introduced	
7	in the future	
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	CONSENT JUDGMENT – MILTON'S BAKING COMPANY, LLC – CASE NO. RG 17-851469	