1 2 3 4 5 6 7 8 9 10 11 12 13 14	Melvin B. Pearlston (SBN 54291) Elizabeth Sonnichsen (SBN 321131; liz@rbhancocklaw.com) Robert B. Hancock (SBN 179438) PACIFIC JUSTICE CENTER 50 California Street, Suite 1500 San Francisco, California 94111 Telephone: (415) 310-1940 Attorneys for Plaintiff ERIKA MCCARTNEY R. MORGAN GILHULY (SBN 133659; mgilhuly@bargcoffin.com) JULIA R. GRAESER (SBN 294117; jgraeser@bargcoffin.com) BARG COFFIN LEWIS & TRAPP, LLP 600 Montgomery St., Suite 525 San Francisco, California 94111 Telephone: (415) 228-5400 Attorneys for Defendant SAVORY SPICE SHOP, LLC SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN FRANCISCO				
14	ERIKA McCARTNEY	Case No. CIV CGC-17-562527			
16	Plaintiff,	[PROPOSED] STIPULATED CONSENT JUDGMENT AND ORDER			
17	v .				
18	SAVORY SPICE SHOP, INC., a Colorado corporation, and DOES 1-500,	[Cal. Health and Safety Code Sec. 25259.6, et seq.]			
19 20	Defendant.				
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	[PROPOSED] STIPULATED CONSENT JUDGMENT AND ORDER				
	Case No. CGC-17-562527	4845-7462-0548.v1			

1. INTRODUCTION

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1.1 This Action arises out of 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 Organic Raw Cacao Nibs, hereinafter the "Covered Product."

1.2 Plaintiff ERIKA MCCARTNEY ("MCCARTNEY") is a California resident
 acting as a private enforcer of Proposition 65. MCCARTNEY brings this Action in the public
 interest pursuant to California Health and Safety Code Section 25249.6. 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.

12 1.3 Defendant SAVORY SPICE SHOP, LLC (erroneously sued as "SAVORY SPICE
13 SHOP, INC."), is a Colorado limited liability company, and is referred to hereinafter as
14 "SAVORY SPICE SHOP." SAVORY SPICE SHOP, INC. is a subsidiary of SAVORY SPICE
15 SHOP.

16 1.4 SAVORY SPICE SHOP distributed and sold the Covered Product in California. 17 1.5 MCCARTNEY, SAVORY SPICE SHOP, and SAVORY SPICE SHOP, INC. are 18 hereinafter sometimes referred to individually as a "Party" or collectively as the "Parties." 19 1.6 On or about August 31, 2017, pursuant to California Health and Safety Code 20 Section 25249.7(d)(1), MCCARTNEY served a 60-Day Notice of Violation of Proposition 65 21 ("Notice of Violation") on SAVORY SPICE SHOP, the California Attorney General, and other 22 public enforcers. A true and correct copy of the Notice of Violation is attached hereto as Exhibit 23 Α.

1.7 On November 15, 2017, after more than sixty (60) days passed after service of the
Notice of Violation, and no designated governmental agency filed a complaint or otherwise
prosecuted a claim against SAVORY SPICE SHOP with regard to the Covered Product or the
violations alleged in the Notice of Violation, MCCARTNEY filed the Complaint for Injunctive

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Relief and Civil Penalties (the "Complaint") in this action. The Complaint is based on the allegations in the Notice of Violation.

1.8 The Complaint and the Notice of Violations each allege, in pertinent part that 4 SAVORY SPICE SHOP manufactured, distributed, and/or sold in California the Covered 5 Product containing cadmium, a chemical listed under Proposition 65 as a carcinogen and 6 reproductive toxin, and exposed consumers to cadmium at a level requiring a Proposition 65 7 warning. Further, the Complaint and Notice of Violation allege that the Covered Product was 8 sold in California without first providing a clear and reasonable warning, in violation of 9 California Health and Safety Code Section 25249.6. SAVORY SPICE SHOP generally denies all 10 material and factual allegations of the Notice of Violation and the Complaint, and filed an answer 11 asserting various affirmative defenses and specifically denying that the Plaintiff or California 12 consumers have been harmed or damaged by its conduct in any manner whatsoever. SAVORY 13 SPICE SHOP maintains that the Covered Product is completely safe for its intended use. 14 SAVORY SPICE SHOP and MCCARTNEY each reserve all rights to allege additional facts, 15 claims, and affirmative defenses if the Court does not approve this Consent Judgment.

16 1.9 The Parties enter into this Consent Judgment in order to settle, compromise and 17 resolve disputed claims and avoid prolonged and costly litigation. Nothing in this Consent 18 Judgment, nor compliance with its terms, shall constitute or be construed as an admission by any 19 of the Parties, or by any of their respective officers, directors, shareholders, employees, agents, 20 parent companies, subsidiaries, divisions, affiliates, suppliers, franchisees, licensees, distributors, 21 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 22 violation of Proposition 65. Except as expressly set forth herein, nothing in this Consent 23 Judgment shall prejudice, waive, or impair any right, remedy, argument, or defense the Parties 24 may have in any other or future legal proceeding. Provided, however, nothing in this Section 25 shall affect the enforceability of this Consent Judgment. 26

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1.10 The "Effective Date" of this Consent Judgment shall be the date this Consent Judgment is entered as a Judgment by the Court.

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2. JURISDICTION AND VENUE

For purposes of this Consent Judgment only, 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.

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INJUNCTIVE RELIEF, REFORMULATION, TESTING, AND WARNINGS

3.1 Beginning on the Effective Date, SAVORY SPICE SHOP shall be 8 permanently enjoined from offering for sale to a consumer in California any Covered Product 9 that contains more than 4.1 micrograms of cadmium in an 18 gram serving size unless the 10 Covered Product is accompanied by a Proposition 65 warning that complies with Section 3.4 11 below. "Distributing into California" or "Distribute into California" means to ship any of the 12 Covered Product to California for sale or to sell any of the Covered Product to a distributor that 13 SAVORY SPICE SHOP knows or has reason to know will sell the Covered Product in 14 California; provided, however, that SAVORY SPICE SHOP may manufacture or package and 15 sell Covered Product for which an 18 gram serving size contains more than 4.1 micrograms of 16 cadmium per day without providing a Proposition 65 warning so long as such products are only 17 offered for sale to consumers located outside of California and SAVORY SPICE SHOP does not 18 distribute them into California.

After the Effective Date, SAVORY SPICE SHOP shall not publish on the label of the
Covered Product or on its website any recipe that calls for the use of the Covered Product
which would, by serving, result in an exposure to cadmium greater than 4.1 micrograms without
providing a Proposition 65 warning.

3.2 All Covered Product that has been or will have been distributed, shipped, 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, 3.3 and 3.4 and are included
within the release in Sections 8.1 through 8.4. To be in compliance with the terms of this Consent
Judgment, SAVORY SPICE SHOP is not required to undertake any efforts or conduct to remove
such Covered Product from the stream of commerce or otherwise alter its labeling.

1 3.3 For a period of three (3) years from the Effective Date, each batch or lot number 2 of the Covered Product offered for sale to any consumer in California without a Proposition 65-3 compliant warning shall be tested for cadmium utilizing inductively coupled plasma-mass 4 spectrometry. All tests shall be conducted at the expense of SAVORY SPICE SHOP. Upon 5 Plaintiffs written request, SAVORY SPICE SHOP shall provide the verified results of all tests to 6 counsel for MCCARTNEY, via regular U.S. Mail, within fifteen (15) days of receipt-of such 7 written request. For purposes of this Consent Judgment, daily cadmium exposure levels shall be 8 measured in micrograms and shall be calculated using the following formula: Micrograms of 9 cadmium per gram of product, multiplied by 18 grams per serving of the product, which equals 10 micrograms of cadmium exposure per day. 11 3.4 For the Covered Product that is subject to the warning requirement of Section 3.1, 12 SAVORY SPICE SHOP shall provide the following warning ("Warning") as specified below: 13 [California Proposition 65] WARNING: This product contains [cadmium,] [a] 14 chemical[s] known to the State of California to cause cancer and birth defects or other 15 reproductive harm. 16 The text in brackets in the warning above is optional. 17 The Warning shall be permanently affixed to or printed on (at the point of manufacture, 18 prior to shipment to California, or prior to distribution within California) the outside packaging or 19 container of each unit of the Covered Product. The Warning shall be displayed with such 20 conspicuousness, as compared with other words, statements designs or devices on the outside 21 packaging or labeling, as to render it likely to be read and understood by an ordinary individual 22 prior to use. If the Warning is displayed on the product container or labeling, the Warning shall 23 be at least the same size as the largest of any other health or safety warnings on the product container or labeling, and the word "WARNING" shall be in all capital letters and in bold print. 24 If printed on the labeling itself, the Warning shall be contained in the same section of the labeling 25 that states other safety warnings concerning the use of the Covered Product. 26 Although SAVORY SPICE SHOP remains free to warn in any manner consistent with the 27 requirements above, displaying the Warning on the outside packaging, labeling, or container of 28 5

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2	each unit of the Covered Product is deemed to be a clear and reasonable warning under this				
3	Consent Judgment.				
4	 4. SETTLEMENT PAYMENT 4.1 SAVORY SPICE SHOP shall issue the following payments and send them to 				
6	counsel for MCCARTNEY, Robert B. Hancock, Pacific Justice Center, 50 California Street,				
7	Suite 1500, San Francisco, California 94111. The checks shall be payable to the following				
8	parties and the payment shall be apportioned as follows:				
9	4.2 \$10,500 as civil penalties pursuant to California Health and Safety Code Section				
	25249.7(b)(1). Of this amount, \$7,875 shall be payable to OEHHA, \$1,982 shall be payable to				
10	MCCARTNEY, and \$643 shall be payable to Cancer <i>Care</i> , a qualified 501(c)(3) charitable				
11					
12	MCCARTNEY hereby waives any statutory entitlement to penalties in excess of \$1,982.				
13					
14	attorneys' fees, costs, investigation and litigation expenses ("Attorney's Fees and Costs").				
15	4.4 These amounts shall be paid by separate checks, in six installments to begin the				
16					
17	Month one: \$7,100 to OEHHA				
18	Month two: \$775 to OEHIIA, \$1,982 to MCCARTNEY, \$643 to Cancer <i>Care</i> ,				
19	\$4,300 to Robert B. Hancock				
20	Months three through six: \$6,925 to Robert B. Hancock.				
21	5. MODIFICATION OF CONSENT JUDGMENT				
22	5.1 This Consent Judgment may be modified only by: (i) written agreement and				
23	stipulation of the Parties and upon having such stipulation entered as a modified Consent				
24	Judgment by the Court; or (ii) upon entry of a modified Judgment by the Court pursuant to a				
25	motion by one of the Parties after exhausting the meet and confer process set forth as follows. If				
26	either Party requests or initiates a modification of this Consent Judgment, then it shall meet and				
27	confer with the other Party in good faith before filing a motion with the Court seeking to modify				
28	it. MCCARTNEY is entitled to reimbursement of all reasonable attorneys' fees and costs				
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regarding the Parties' meet and confer efforts for any modification requested or initiated by 2 SAVORY SPICE SHOP. Similarly, SAVORY SPICE SHOP is entitled to reimbursement of all 3 reasonable attorney's fees and costs regarding the Parties meet and confer efforts for any 4 modification requested or initiated by MCCARTNEY. If, despite their meet and confer efforts, 5 the Parties are unable to reach agreement on any proposed modification, the party seeking the 6 modification may file the appropriate motion and the prevailing party on such motion shall be 7 entitled to recover its reasonable fees and costs associated with such motion. One basis, but not 8 the exclusive basis, for SAVORY SPICE SHOP to seek a modification of this Consent Judgment 9 is if Proposition 65 is changed, narrowed, limited, or otherwise rendered inapplicable in whole or 10 in part to the Covered Product or cadmium due to legislative change, a change in the 11 implementing regulations, court decisions, or other legal basis. 12

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In the event that MCCARTNEY or the Attorney General's Office enters into an 13 agreement or consent judgment with any other person or entity that received a 60-Day Notice of 14 Violation of Proposition 65 alleging cadmium in cacao nibs, where such agreement or consent 15 judgment establishes a serving size of less than 18 grams for purposes of determining whether the 16 4.1 microgram Proposition 65 cadmium MADL is exceeded, or at such time, if ever, that the 17 California Office of Health Hazard Assessment or the FDA establishes a serving size for cacao 18 nibs that is less than 18 grams, then that allowable level shall be deemed incorporated into this 19 Consent Judgment, and SAVORY SPICE SHOP shall be permitted to distribute, sell or offer to 20 sell to California consumers any cacao nibs that it sells without a Proposition 65 Warning so long as such products do not exceed the 4.1 microgram cadmium MADL based on the revised serving 21 22 size incorporated herein. Should MCCARTNEY in the future enter into any such agreement or consent judgment it shall notify SAVORY SPICE SHOP of such within 30 days after such 23 agreement has been fully executed. Should a Court of Appeal hold that cacao nibs with specified 24 levels of cadmium sold without a warning do not violate Proposition 65, then that level shall be 25 deemed incorporated into this Consent Judgment, and SAVORY SPICE SHOP shall be permitted 26 to distribute, sell or offer to sell to California consumers any cacao nibs that it sells without a 27 Proposition 65 Warning so long as such products comply with the allowable level for cadmium. 28 7

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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 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

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

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8.

BINDING EFFECT, CLAIMS COVERED AND RELEASED

16 8.1 This Consent Judgment is a full, final, and binding resolution between 17 MCCARTNEY, on behalf of herself and in the public interest, and SAVORY SPICE SHOP, of 18 any and all direct or derivative violations (or claimed violations) of Proposition 65 or its 19 implementing regulations for failure to provide Proposition 65 warnings of exposure to cadmium 20 from the handling, use, or consumption of the Covered Product and fully resolves all claims that 21 have been or could have been asserted in this Action up to and including the Effective Date for 22 alleged failure to provide Proposition 65 warnings for the Covered Product regarding cadmium. 23 MCCARTNEY, on behalf of herself and in the public interest, hereby forever releases and discharges, SAVORY SPICE SHOP and its past and present officers, directors, owners, 24 shareholders, employees, agents, attorneys, parent companies, subsidiaries, divisions, affiliates, 25 suppliers, franchisees, licensees, customers, distributors, wholesalers, retailers, and all other 26 upstream and downstream entities and persons in the distribution chain of any Covered Product, 27 and the predecessors, successors and assigns of any of them (collectively, "Released Parties"), 28

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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
based on alleged or actual exposure to cadmium from the Covered Product and/or failure to warn
about cadmium in the Covered Product, as set forth in the Notice of Violation and the Complaint.

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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 cadmium from the Covered Product as set forth in the Notice of Violation and the Complaint.

8.3 It is possible that other claims or alleged violations relating to Covered Products 11 or other cacao based products distributed or sold by SAVORY SPICE SHOP through the 12 Effective Date not known to MCCARTNEY will develop or be discovered. MCCARTNEY, on 13 behalf of herself, and each of her successors, assigns, legatees, heirs, attorneys, and personal 14 representatives only, acknowledges that any such claims concerning such products distributed or 15 sold by SAVORY SPICE SHOP through the Effective Date are released herein as to the Released 16 Parties including all known and unknown claims, and waives California Civil Code Section 1542 17 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 SAVORY SPICE SHOP, 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 Violation or the Complaint.

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2	However, this shall not affect or limit any Party's right to seek to enforce the terms of this					
3	Consent Judgment.					
4	9. CONSTRUCTION AND SEVERABILITY					
	9.1 The terms and conditions of this Consent Judgment have been reviewed by the					
5	respective counsel for the Parties prior to its signing, and each Party has had an opportunity to					
6	fully discuss the terms and conditions with its counsel. In any subsequent interpretation or					
7	construction of this Consent Judgment, the terms and conditions shall not be construed against any Party.					
8						
9	9.2 In the event that any of the provisions of this Consent Judgment are held by a					
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11	court to be unenforceable, the validity of the remaining enforceable provisions shall not be adversely affected.					
12	9.3 The terms and conditions of this Consent Judgment shall be governed by and					
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14	 construed in accordance with the laws of the State of California. 10. PROVISION OF NOTICE 					
15						
16	All notices required to be given to either Party to this Consent Judgment by the other that the interview and contact the following execute lists $f(x) = f(x)$					
17	shall be in writing and sent to the following agents listed below by: (a) first-class, registered					
18	mail; (b) certified mail; (c) overnight courier; or (d) personal delivery:					
10	For MCCARTNEY:					
	Melvin B. Pearlston (SBN 54291) Elizabeth Sonnichsen (SBN 321131; liz@rbhancocklaw.com)					
20	PACIFIC JUSTICE CENTER 50 California Street, Suite 1500					
21	San Francisco, California 94111 Telephone: (415) 310-1940					
22	For SAVORY SPICE SHOP:					
23						
24	Janet C. Johnston (jjohnston@savoryspiceshop.com) President/Founder					
25	Savory Spice					
26	1805 E. 58th Ave., Unit C Denver, CO 80216					
27	Telephone: (720) 399-5343					
28	With Copy to:					
	[PROPOSED] STIPULATED CONSENT JUDGMENT AND ORDER					

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2	Julia Graeser (SBN 294277; jgraeser@bargcoffin.com)				
	Barg, Coffin, Lewis, and Trapp LLP				
3	600 Montgomery St., Suite 525 San Francisco, CA 94111				
4	Telephone: (415) 228-5481				
5					
6	11. COURT APPROVAL				
7	11.1 Upon execution of this Consent Judgment by the Parties, MCCARTNEY shall file				
	a Motion for Court Approval. The Parties shall use their best efforts to support entry of this				
8	Consent Judgment.				
9	11.2 If the California Attorney General objects to any term in this Consent Judgment,				
10	the Parties shall use their best efforts to resolve the concern in a timely manner, and if possible				
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12	prior to the hearing on the motion.				
13	11.3 If, despite the Parties best efforts, the Court does not approve this Stipulated				
14	Consent Judgment, it shall be null and void and have no force or effect.				
	12. EXECUTION AND COUNTERPARTS				
15	This Stipulated Consent Judgment may be executed in counterparts, which taken together				
16	shall be deemed one document. A facsimile or PDF signature shall be construed as valid and as				
17	the original signature.				
18	13. ENTIRE AGREEMENT, AUTHORIZATION				
19	13.1 This Consent Judgment contains the sole and entire agreement and understanding				
20	of the Parties with respect to the entire subject matter herein, and any and all prior discussions,				
21	negotiations, commitments and understandings related hereto. No representations, oral or				
22	otherwise, express or implied, other than those contained herein have been made by any Party				
23	with respect to the subject matter herein. No other agreements, oral or otherwise, unless				
24	specifically referred to herein, shall be deemed to exist or to bind any Party with respect to the				
25	subject matter herein.				
26	13.2 Each signatory to this Consent Judgment certifies that he or she is fully authorized				
27	by the Party he or she represents to stipulate to this Consent Judgment. Except as explicitly				
28	provided herein, each Party shall bear its own fees and costs.				
	11				
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2	14. REQUEST FOR FINDINGS AND FOR APPROVAL				
3	14.1 This Consent Judgment has come before the Court upon the request of the Parties.				
4	The Parties request that the Court fully review this Consent Judgment and, being fully informed				
5	regarding the matters which are the subject of this action:				
6	(a) Find that the terms and provisions of this Consent Judgment represent a				
7	good faith settlement of all matters raised by the allegations of the Notice of Violation				
8	and Complaint; that the matter has been diligently prosecuted; and that the public interest				
9	is served by such settlement; and				
10	(b) Make the required findings pursuant to California Health and Safety Code				
11	Section 25249.7(f)(4), and approve this Consent Judgment.				
12	IT IS SO STIPULATED: $\mathcal{O} \mathcal{O} = \mathcal{I} \mathcal{O}$				
13	Dated: 1/3/19				
14	Erika McCartney				
15	Dated: SAVORY SPICE SHOP, LLC				
16	Name:				
17					
18	Title:				
19	Dated: SAVORY SPICE SHOP, INC.				
20	Name:				
21	Title:				
22	APPROVED AS TO FORM				
23	Dated: Jan. 3, 20189 PACIFIC JUSTICE CENTER				
24	By				
25	Elizabeth Sonnichsen				
26					
27	Attorneys for Plaintiff ERIKA MCCARTNEY				
28	Dated:, 2018 BARG COFFIN LEWIS & TRAPP, LLP 12				
-	[PROPOSED] STIPULATED CONSENT JUDGMENT AND ORDER				
	Case No. CGC-17-562527 4845-7462-0548.v1				

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6	(a) Find that the terms and provisions of this Consent Judgment represent a					
7	good faith settlement of all matters raised by the allegations of the Notice of Violation					
8	and Complaint; that the matter has been diligently prosecuted; and that the public interest					
9	is served by such settlement; and					
10	(b) Make the required findings pursuant to California Health and Safety Code					
11	Section 25249.7(f)(4), and approve this Consent Judgment.					
12	IT IS SO STIPULATED:					
13						
14	Dated: Erika McCartney					
15	Dated: 1-3-2019 SAVOR SPICE SHOP, LLC					
16						
17	Name:					
18	Title: Controlling Member					
19	Dated: 1- 5- ANY SPICE SHOP, INC.					
20	Name: M					
21	Title: Controlling Otoner					
22	APPROVED AS TO FORM					
23	Dated:, 2018 PACIFIC JUSTICE CENTER					
24						
25	By: Elizabeth Sonnichsen					
26						
27	Attorneys for Plaintiff ERIKA MCCARTNEY					
28	Dated: , 2018 BARG COFFIN LEWIS & TRAPP. LLP					
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By: Julia R. Grasse Attorneys for Defendants Savory Spice Shop, LLC and Savory Spice Shop, Inc. [PROPOSED] STIPULATED CONSENT JUDGMENT AND ORDER Case No. CGC-17-562527 4845-7462-0548.vi

	ORDER AND JUDGMENT						
Based on the Parties Stipulation, and good cause appearing therefor, this Consent							
	Judgment is approved in accordance with	Health and S	afety Code Se	ction 25249.	7(f)(4) and		
	judgment is hereby entered according to i	ts terms.					
	IT IS SO ORDERED ADJUDGED AND	DECREED.					
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	Dated:, 2018		Judge of the	Superior Co			
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