PROPOSITION 65 SETTLEMENT AGREEMENT (Susan Davia AG Notice 2018-01559)

1. INTRODUCTION

1.1 The Parties

This settlement agreement ("Agreement" or "Settlement Agreement") is entered into by and between Susan Davia ("Davia"), on the one hand, and Travel Caddy, Inc., dba Travelon or Travelon, Inc. ("Travelon" or "Defendant"), on the other hand, with Davia and Travelon collectively referred to as the "Parties."

1.2 Davia

Davia is an individual residing in the State of California who 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 Travel Caddy, Inc., dba Travelon

Travelon is a person in the course of doing business for purposes of the Safe Drinking Water and Toxic Enforcement Act of 1986, California Health & Safety Code §§ 25249.6 *et seq.* ("Proposition 65").

1.4 General Allegations

Davia alleges that Travelon participated in the manufacture, distribution and/or sale, in the State of California, of luggage tags and accessories with vinyl/PVC components that exposed users to di(2-ethylhexyl)phthalate ("DEHP") without first providing a "clear and reasonable warning" under Proposition 65. DEHP is listed as a carcinogen and reproductive toxin pursuant to Proposition 65. DEHP shall be referred to hereinafter as the "Listed Chemical".

1.5 Notices of Violation

On August 28, 2018, Davia served Travelon and various public enforcement agencies with a document entitled "60-Day Notice of Violation" that provided public enforcers and the noticed entities with notice of alleged violations of Health & Safety Code § 25249.6 for failing to warn consumers of the presence of the Listed Chemical found in the Covered Products (defined hereafter) sold in California

(AG Notice 2018-01559). The August 28, 2018, 60-Day Notice of Violation served on Travelon shall be referred to herein as "Notice."

Travelon received the Notice. Travelon represents that, as of the date it executes this Agreement, it is not aware of any public enforcer that is diligently prosecuting a Proposition 65 enforcement action related to the Listed Chemical in the Covered Products, as identified in the Notice.

1.6 No Admission

This Agreement resolves claims that are denied and disputed by Travelon. The Parties enter into this Agreement pursuant to a full, final and binding settlement of any and all claims between the Parties for the purpose of avoiding prolonged litigation. Travelon denies the material factual and legal allegations contained in the Notice, maintains that it did not knowingly or intentionally expose California consumers to the Listed Chemical through the reasonably foreseeable use of the Covered Products or Covered Packaging (defined hereafter) and further contends that all Covered Products and Covered Packaging it has manufactured, distributed and/or sold in California have been and are in compliance with all applicable laws. Nothing in this Agreement shall be construed as an admission by Travelon of any fact, finding, issue of law, or violation of law, nor shall compliance with this Agreement constitute or be construed as an admission by Travelon of any fact, finding, conclusion, issue of law, or violation of law, all of which are specifically denied by Travelon. However, notwithstanding the foregoing, this section shall not diminish or otherwise affect Travelon's obligations, responsibilities, and duties under this Agreement.

1.7 Consent to Jurisdiction

For purposes of this Agreement only, the Parties stipulate that the Marin County Superior Court has jurisdiction over Travelon as to the allegations in the 60-Day Notice received from Davia, and this Agreement, that venue is proper in County of Marin, and that the Marin County Superior Court has jurisdiction over the Parties and any action to enforce the provisions of this Agreement.

2. DEFINITIONS

- **2.1** The term "Product" or "Covered Product" shall mean all luggage tags and accessories with vinyl/PVC components manufactured, distributed or sold by Travelon, including, but not limited to Travelon luggage tags (all designs, including 13246 Doughnut) and Latitude 40 luggage tags (all designs, including 13153-340 Cobalt Solid/Stripes).
- 2.2 The term "Phthalate Free" Covered Products shall mean that each component of each Covered Product contains less than or equal to 1,000 parts per million ("ppm") of di(2-ethylhexyl) phthalate ("DEHP"), dibutyl phthalate ("DBP"), diisononyl phthalate ("DINP"), diisodecyl phthalate ("DIDP"), di-n-hexyl phthalate ("DnHP") and butyl benzyl phthalate ("BBP") as determined test results using Environmental Protection Agency ("EPA") testing methodologies 3580A and 8270C.
 - **2.3** "Effective Date" shall mean December 1, 2018.

3. INJUNCTIVE-TYPE RELIEF

3.1 Product Reformulation Commitment

- **3.1.1** No later than the Effective Date, Travelon shall provide the Phthalate Free phthalate concentration standards of Section 2.2 to its then-current vendors of any Covered Product and instruct such entities not to provide any Covered Product that does not meet the Phthalate Free concentration standards of Section 2.2. Travelon shall maintain copies of all vendor correspondence relating to the Phthalate Free concentration standards for two (2) years after the Effective Date and shall produce such copies to Davia within fifteen (15) days of receipt of reasonable request made in writing from Davia.
- **3.1.2** After the Effective Date, Travelon shall provide the Phthalate Free phthalate concentration standards of Section 2.2 to any New Vendors of any Covered Product and instruct such entities not to provide any Covered Product that does not meet the Phthalate Free concentration standards of Section 2.2. "New Vendors" means vendors of Covered Products from whom Travelon was not obtaining Covered Products as of the Effective Date. Prior to purchase and acquisition of any Covered Product from any New Vendor, Travelon shall obtain written confirmation and laboratory test result from the New Vendor demonstrating compliance with the Phthalate Free phthalate

concentration standard for any Covered Product. For two (2) years after the Effective Date, for every Covered Product Travelon manufactures, causes to be manufactured, orders, causes to be ordered or otherwise obtains from a New Vendor, Travelon shall maintain copies of all testing of such products demonstrating compliance with this section, shall maintain copies of all vendor correspondence relating to the Phthalate Free concentration standards and shall produce such copies to Davia within fifteen (15) days of receipt of reasonable request made in writing from Davia.

3.1.3 As of January 1, 2019, Travelon shall not manufacture, cause to be manufactured, order or cause to be ordered any Covered Product that is not Phthalate Free. For every Covered Product Travelon manufactures, causes to be manufactured, orders, causes to be ordered or otherwise sells after the Effective Date, Travelon shall, for a period of two (2) years after placing the order, maintain copies of all testing of the product demonstrating compliance with this section, shall maintain copies of all vendor correspondence relating to the Phthalate Free concentration standards of Section 2.2 and shall produce such copies to Davia within fifteen (15) days of receipt of reasonable request made in writing from Davia.

3.2 Previously Distributed Covered Products.

3.2.1 Customer Notification - No later than the Effective Date, Travelon shall send a letter, electronic or otherwise ("Notification Letter") to: (1) each California distributor or each retailer with a California retail outlet to which it, after July 1, 2018, supplied any Covered Product that was not either Phthalate Free or labelled with a warning compliant with Section 3.3.1. The Notification Letter shall advise the recipient that the Covered Products can expose consumers to DEHP, a chemical known to the State of California to cause cancer and birth defects or other reproductive harm. The Notification letter shall inform the recipient that all Covered Products must either have a label attached to the packaging or on a shelf sign immediately proximate to the display of Covered Product expressly referring to the Covered Product, which label or sign contains one of the following warnings. The Notification Letter shall include a sheet of white background, adhesive stickers with one of the following warning statements in no less than Book Antiqua, point 9 font (or its equivalent):

▲ WARNING: This product can expose you to chemicals, including di(2-ethylhexyl)phthalate (DEHP), that are known to the State of California to cause cancer and birth defects or other reproductive harm. For more information go to www.P65Warnings.ca.gov;

or

▲ WARNING: This product can expose you to di(2-ethylhexyl)phthalate (DEHP), a chemical known to the State of California to cause cancer and birth defects or other reproductive harm. For more information go to www.P65Warnings.ca.gov;

or, only for any Covered Products with the warning statement contained on the product, the product label, or the immediate packaging of the Covered Product itself,

▲ WARNING: Cancer and Reproductive Harm - www.P65Warnings.ca.gov

The Notification Letter shall be sent with return receipt requested. The Notification Letter shall request written confirmation from the recipient, within 15 days of receipt, that all such inventory for California sale has been, or will be, labelled with the warning language identified in this section.

3.2.2 Settling Defendant shall maintain records of compliance correspondence, inventory reports or other communication confirming compliance with § 3.2.1 for two (2) years from the Effective Date and shall produce copies of such records upon reasonable written request by Davia.

3.3 Existing Inventory Product Packaging Labels

For any inventory of Covered Products ordered by Travelon before January 1, 2019, Travelon shall not sell or ship any of such Covered Product to a buyer or recipient known by Travelon to be located in California, or operate a retail outlet in California, unless the Covered Product is demonstrated to be Phthalate Free or Travelon has complied with all warning requirements set forth in this Section 3.3.

3.3.1 Covered Packaging Label.

For all Covered Products that are not Phthalate Free, Travelon shall affix a label to the product, the product label, or the immediate packaging of the Covered Product itself that states:

▲WARNING: This product can expose you to chemicals, including di(2-ethylhexyl)phthalate (DEHP), that are known to the State of California to cause cancer and birth defects or other reproductive harm. For more information go to www.P65Warnings.ca.gov;

or

▲ WARNING: This product can expose you to di(2-ethylhexyl)phthalate (DEHP), a chemical known to the State of California to cause cancer and birth defects or other reproductive harm. For more information go to www.P65Warnings.ca.gov;

or,

▲ WARNING: Cancer and Reproductive Harm - www.P65Warnings.ca.gov

The label shall be prominently affixed with such conspicuousness as compared with other words, statements, designs, or devices, as to render it likely to be read and understood by an ordinary individual under customary conditions *before* purchase or use.

3.3.2 Internet Website Warning.

For Covered Products obtained by Defendant before January 1, 2019, that do not meet the Phthalate Free standard of Section 2.2, such product may only be sold by Travelon through an ecommerce website owned, operated or controlled by Travelon with a Proposition 65 warning. The warning for such Covered Product must appear either: (a) on the same web page on which a Covered Product is displayed; (b) on the same web page as the order form for a Covered Product; (c) on the same page as the price for any Covered Product; or (d) on one or more web pages displayed to a purchaser during the checkout process. The warning must include one of the following warning statements:

▲WARNING: This product can expose you to chemicals, including di(2-ethylhexyl)phthalate (DEHP), that are known to the State of California to cause cancer and birth defects or other reproductive harm. For more information go to www.P65Warnings.ca.gov;

or

WARNING: This product can expose you to di(2-ethylhexyl)phthalate (DEHP), a chemical known to the State of California to cause cancer and birth defects or other reproductive harm. For more information go to www.P65Warnings.ca.gov;

or, only when the warning applies to a Covered Product that *also* has one of the warning statements from Section 3.3.1 on the product, the product label, or the immediate packaging of the Covered Product itself,

▲ WARNING: Cancer and Reproductive Harm - www.P65Warnings.ca.gov

3.3.3 Catalog Warning

Where California Customers can purchase Covered Products from a mail order catalog, for all such catalogs printed by or for Travelon more than six (6) months after the Effective Date that offer for sale any Covered Product that does not meet the Phthalate Free standards of Section 2.2, the identification of the Covered Product in the catalog shall be accompanied by a Proposition 65 warning. The Proposition 65 warning provided in such catalog shall be displayed with such conspicuousness, as compared with other words, statements, designs, or devices in the catalog, as to render it reasonably likely to be read and understood by an ordinary individual under customary conditions of purchase. The warning shall be at least the size of the largest of any other health or safety warnings for the Covered Product, and the word "warning" shall be in all capital letters and in bold print. One of the following warnings shall be provided on the same page and in the same location as the display and/or description of the Covered Product:

▲WARNING: This product can expose you to chemicals, including di(2-ethylhexyl)phthalate (DEHP), that are known to the State of California to cause cancer and birth defects or other reproductive harm. For more information go to www.P65Warnings.ca.gov;

or

▲ WARNING: This product can expose you to di(2-ethylhexyl)phthalate (DEHP), a chemical known to the State of California to cause cancer and birth defects or other reproductive harm. For more information go to www.P65Warnings.ca.gov;

or, only when the warning applies to a Covered Product that *also* has one of the warning statements from Section 3.3.1 on the product, the product label, or the immediate packaging of the Covered Product itself,

▲WARNING: Cancer and Reproductive Harm - www.P65Warnings.ca.gov

4. MONETARY PAYMENTS

4.1 Civil Penalty

As a condition of settlement of all the claims referred to in this Settlement Agreement, Travelon shall cause to be paid a total of \$6,500 in civil penalties in accordance with California Health & Safety Code § 25249.12(c)(1) & (d).

4.2 Augmentation of Penalty Payments

For purposes of the penalty assessment under this Agreement, Davia is relying entirely upon Travelon and its counsel for accurate, good faith reporting to Davia of the nature and amounts of sales activity of the Covered Products. If within twelve (12) months of the Effective Date, Davia discovers and presents to Travelon evidence that the Covered Products have been distributed in California by

Travelon in sales volumes materially different (more than 25%) than those identified by Travelon prior to execution of this Agreement, then Travelon shall be liable for an additional penalty amount of Travelon shall also pay reasonable, additional attorney fees expended by Davia in discovering such additional sales and reporting them to Travelon in accordance with this section. Davia agrees to provide Travelon with a written demand for such additional penalties and attorney fees under this Section. After service of such demand, Travelon shall have thirty (30) days to pay the additional civil penalties amount demanded or negotiate with Davia as to an agreed amount of fees and penalties to be paid in accordance with the method of payment of penalties and fees identified in Section 4.4. Should the Parties fail to reach an agreement within thirty (30) days, Davia shall be entitled to file an action for breach of this Agreement in which the sole issues for resolution by the Court shall be: (1) whether Covered Products were distributed in California by Travelon in sales volumes materially different (more than 25%) than those identified by Travelon prior to execution of this Agreement; and (2) if the Court finds in favor of Davia on issue no. 1, the amount of legal fees Davia is entitled to recover for discovering the additional sales and reporting them to Travelon in accordance with this section. In any action brought under this Section 4.2, the prevailing party shall be entitled to recover its attorney's and other fees and costs.

4.3 Reimbursement of Davia's Fees and Costs

The Parties acknowledge that Davia and her counsel refused to consider any reimbursement of plaintiff's fees or costs until all other terms of the settlement were reached. The Parties then reached an accord on the reimbursement due to Davia and compensation of her counsel under general contract principles and consistent with the private attorney general doctrine codified at California Code of Civil Procedure section 1021.5, in the amount of \$26,500 for fees and costs incurred investigating and negotiating a resolution of this matter. Such payment shall be made payable to "Sheffer Law Firm".

4.4 Payment Procedures

Travelon shall satisfy its obligation to pay civil penalties pursuant to Section 4.1 by delivery of a check payable to "OEHHA" (EIN: 68-0284486, Memo line "Prop 65 Penalties, 2018-01559") in the

amount of 75% of the civil penalties provided in Section 4.1 (\$4,875) and a separate check payable to

"Susan Davia" (Tax ID to be supplied, Memo line "Prop 65 Penalties, 2018-01559") in the amount of

25% of the civil penalties provided in Section 4.1 (\$1,625). Davia shall be responsible for delivering to

the California Office of Environmental Health Hazard Assessment the civil penalty check payable to

OEHHA.

Travelon shall satisfy its obligation to pay attorney fees and costs pursuant to Section 4.3 by

delivery of a check payable to "Sheffer Law Firm" (EIN 55-08-58910, Memo line "2018-01559") in the

amount of \$26,500.

Travelon shall satisfy its obligation to pay civil penalties pursuant to Section 4.2 by issuing

checks payable to "OEHHA" and "Susan Davia" (Memo line "Prop 65 Penalties, 2018-01559"), in the

amounts agreed to pursuant to Section 4.2 or as ordered by the Court.

Travelon shall satisfy its obligation to pay any attorney fees or costs pursuant to Section 4.2 by

a check payable to "Sheffer Law Firm" (EIN 55-08-58910, Memo line "2018-01559"), in the amounts

agreed to pursuant to Section 4.2 or as ordered by the Court.

All Section 4.1 and Section 4.3 civil penalty and attorney fee/cost payments shall be delivered

to Davia's counsel within five (5) business days after execution of this Agreement, at the following

address:

Sheffer Law Firm

Attn: Proposition 65 Controller

81 Throckmorton Ave., Suite 202

Mill Valley, CA 94941

All Section 4.2 civil penalty and attorney fee/cost payments shall be delivered to plaintiff's

counsel at the address set forth above on or before the date agreed upon pursuant to that section or

ordered by the Court.

Travelon shall be liable for payment of interest, at a rate of 10% simple interest, for all amounts

due and owing from it under this Section that are not received by Sheffer Law Firm within two business

days of the due date for such payment.

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4.5 Issuance of 1099 Forms

After this Agreement has been executed and funds have been transmitted to Davia's counsel at the address set forth in Section 4.4., Travelon shall cause three separate 1099 forms to be issued, as follows:

- (a) The first 1099 shall be issued to the Office of Environmental Health Hazard Assessment, P.O. Box 4010, Sacramento, CA 95814 (EIN: 68-0284486) in the amount paid pursuant to Sections 4.1 and 4.2 (if any);
- (b) The second 1099 shall be issued to Davia in the amount paid pursuant to Sections 4.1 and 4.2 (if any), whose address and tax identification number shall be provided to Travelon prior to any payments being due under this Agreement; and
- (c) The third 1099 shall be issued to the Sheffer Law Firm (EIN: 55-08-58910) in the amount paid pursuant to Section 4.3 and 4.2 (if any).

5. RELEASES

5.1 DAVIA'S RELEASE OF TRAVELON

- 5.1.1 This settlement agreement is a full, final and binding resolution between Davia, and Travelon of any violation of Proposition 65 that was or could have been asserted by Davia on behalf of herself, her representatives or attorneys, against Travelon, its directors, officers, employees, attorneys, parents and each entity to whom Travelon directly or indirectly distributes or sells Covered Products, including, but not limited to downstream distributors and retailers, including but not limited to Bed Bath & Beyond, Inc. and Liberty Procurement Company, Inc. ("Releasees"), based on their alleged failure to warn about alleged exposures to the Listed Chemical contained in the Covered Products distributed or sold by Travelon before the Effective Date. As to Davia only, Travelon's compliance with the terms of this Agreement shall constitute compliance with Proposition 65 as to exposures to DINP, DIDP, DEHP, DBP, BBP and DnHP in the Covered Products.
- 5.1.2 Davia also provides a general release and waiver which shall be effective as a full and final accord and satisfaction, and as a bar to all claims, actions and causes of action, of any nature,

character or kind, known or unknown, suspected or unsuspected, arising out of the subject matter of the Notice and the Covered Products to the extent sold or distributed by Travelon prior to the Effective Date, and for all actions taken and statements made (or that could have been taken or made) by Travelon and its attorney's and other representatives in connection with negotiating this Agreement. Davia acknowledges that she is familiar with section 1542 of the California Civil Code, which provides as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE AND, IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR OR RELEASED PARTY.

Davia, in her individual capacity expressly waives and relinquishes any and all rights and benefits that she may have under, or which may be conferred on her by the provisions of Section 1542 of the California Civil Code as well as under any other state or federal statute or common law principle of similar effect, to the fullest extent that she may lawfully waive such rights or benefits pertaining to the released matters. In furtherance of such intention, the release hereby given shall be and remain in effect as a full and complete release notwithstanding the discovery or existence of any such additional or different claims or facts arising out of the released matters.

This Section 5 release shall not release any obligations created by or set forth in this Agreement. The Parties further understand and agree that this Section 5 release shall not extend upstream to any entities, other than Travelon, that manufactured any Covered Product or any component parts thereof, or any distributors or suppliers who sold Covered Products or any component parts thereof to Travelon.

5.2 TRAVELON RELEASE OF DAVIA

Travelon, on behalf of itself and its agents, representatives, attorneys, successors, and/or assignees, hereby waives any and all claims against Davia and her attorneys and other representatives, for any and all actions taken or statements made (or those that could have been taken or made) by

Davia and her attorneys and other representatives arising out of the subject matter of the Notice and the Covered Products, whether in the course of investigating claims in this matter, otherwise seeking to enforce Proposition 65 against Travelon and Releasees in this matter, or negotiating this Agreement. Travelon acknowledges that it is familiar with Section 1542 of the California Civil Code, which provides as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE AND, IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR OR RELEASED PARTY.

Travelon expressly waives and relinquishes any and all rights and benefits which it may have under, or which may be conferred on it by the provisions of Section 1542 of the California Civil Code as well as under any other state or federal statute or common law principle of similar effect, to the fullest extent that it may lawfully waive such rights or benefits pertaining to the released matters identified in this Section 5.2. In furtherance of such intention, the release hereby given shall be and remain in effect as a full and complete release notwithstanding the discovery or existence of any such additional or different claims or facts arising out of the released matters.

This Section 5 release shall not release any obligations created by or set forth in this Agreement.

6. SEVERABILITY

If any of the provisions of this Agreement are found by a court to be unenforceable, the validity of other provisions of this Agreement, upon express consent of all Parties, shall not be affected and shall remain in full force and effect.

7. GOVERNING LAW

The terms of this Agreement shall be governed by the laws of the State of California.

8. NOTICES

When any Party is entitled to receive any notice under this Agreement, the notice shall be sent by FedEx (or other tracked delivery service) or electronic mail to the following:

For Travelon:

Don Godshaw, President & CEO Travel Caddy, Inc. 700 Touhy Avenue Elk Grove Village, IL 60007

Neil M. Rosenbaum, Esq. Funkhouser Vegosen Liebman & Dunn Ltd. 55 West Monroe Street, Suite 2300 Chicago, IL 60603 nrosenbaum@fvldlaw.com

For Davia:

Proposition 65 Coordinator Sheffer Law Firm 81 Throckmorton Ave., Suite 202 Mill Valley, CA 94941

Any Party may modify the person and address to whom the notice is to be sent by sending each other Party notice by certified mail and/or other verifiable form of written communication.

9. COMPLIANCE WITH HEALTH & SAFETY CODE § 25249.7(F)

Davia agrees to comply with the reporting form requirements of California Health & Safety Code §25249.7(f).

10. MODIFICATION

This Agreement may be modified only by written agreement of the Parties or court order.

11. ENTIRE AGREEMENT

This Agreement 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, negotiations, commitments, and understandings related hereto. No representations, oral or otherwise, express or implied, other than those contained herein have been made or relied on by any Party hereto (other than the sales figures provided to Davia). No other agreements not specifically referred to herein, oral or otherwise, shall be deemed to exist or to bind any of the Parties. No supplementation, modification, waiver, or termination of this Agreement shall be binding unless executed in writing by the Party to be

bound. No waiver of any of the provisions of this Agreement 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

12. ATTORNEY'S FEES

12.1 In any dispute concerning any matter related to this Agreement, the prevailing Party shall be entitled to recover its costs and expenses, including attorneys' fees and costs. Except as otherwise specifically provided herein, each Party shall bear its own costs and attorney's fees in connection with the Notices. Nothing in this Section shall preclude a Party from seeking an award of sanctions pursuant to law.

13. NEUTRAL CONSTRUCTION

Both Parties and their counsel have participated in the preparation of this Agreement and this Agreement is the result of the joint efforts of the Parties. This Agreement was subject to revision and modification by the Parties and has been accepted and approved as to its final form by each of the Parties. Accordingly, any uncertainty or ambiguity existing in this Agreement shall not be interpreted against any Party as a result of the manner of the preparation of this Agreement. Each Party to this Agreement agrees that any statute or rule of construction providing that ambiguities are to be resolved against the drafting Party should not be employed in the interpretation of this Agreement and, in this regard, the Parties hereby waive California Civil Code Section 1654. The Parties further agree that the section headings are for convenience only and shall not affect interpretation of this Agreement.

14. COUNTERPARTS, FACSIMILE SIGNATURES

This Agreement may be executed in counterparts and by facsimile or portable document format (PDF), each of which shall be deemed an original, and all of which, when taken together, shall constitute one and the same document. Signatures by scanned and e-mailed image or facsimile transmission shall have the same force and effect as original signatures and as an electronic record executed and adopted by a Party with the intent to sign the electronic record pursuant to Civil Code §§ 1633.1 *et seq*.

15. AUTHORIZATION

Each of the persons signing this agreement represents and warrants that he or she is authorized and has the capacity to execute this Agreement on behalf of their respective Party and has read, understood, and agrees to all of the terms and conditions of this Agreement on behalf of such Party.

IT IS SO AGREED

Dated: September, 2019	Dated: September, 2019
Don Godshaw, President & CEO Travel Caddy, Inc., dba Travelon	Susan Davia

15. AUTHORIZATION

Each of the persons signing this agreement represents and warrants that he or she is authorized and has the capacity to execute this Agreement on behalf of their respective Party and has read, understood, and agrees to all of the terms and conditions of this Agreement on behalf of such Party.

IT IS SO AGREED

Dated: September 3, 2019	Dated: September, 2019
Don Godshaw, President & CEO Travel Caddy, Inc., dba Travelon	Susan Davia

15. AUTHORIZATION

Each of the persons signing this agreement represents and warrants that he or she is authorized and has the capacity to execute this Agreement on behalf of their respective Party and has read, understood, and agrees to all of the terms and conditions of this Agreement on behalf of such Party.

IT IS SO AGREED

Dated: September 3 2019

Don Godshaw, President & CEO Travel Caddy, Inc., dba Travelon Dated: September 6, 2019

Susan Davia