1 2 3 4 5 6 7 8	Kimberly Gates Johnson, State Bar No. 282369 Seven Hills LLP 4 Embarcadero Center, Suite 1400 San Francisco, CA 94111 Telephone: (415) 926-7247 kimberly@sevenhillsllp.com Attorneys for Plaintiff KEEP AMERICA SAFE AND BEAUTIFUL David A. Diepenbrock, State Bar No. 215679 Weintraub Tobin Chediak Coleman Grodin, A Lav 400 Capital Mall, 11 th Floor Sacramento, CA 95814 Email: DDiepenbrock@weintraub.com	w Corporation	
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10	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
11	COUNTY OF SAN FRANCISCO		
12	UNLIMITED CIVIL JURISDICTION		
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14	KEEP AMERICA SAFE AND BEAUTIFUL,	Case No. CGC-22-600606	
15	PLAINTIFF,	CONSENT JUDGMENT	
16	V.	(Health & Safety Code § 25249.6 et seq. and	
17	TIGERCHEF; SUBURBAN BOWERY OF	Code of Civil Procedure § 664.6)	
18	SUFFERN, INC.; AMAZON.COM, INC.; and DOES 1-30, inclusive,		
19	DEFENDANTS.		
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	{3973762.DOCX:} CONSENT JUDGMENT		

1. INTRODUCTION

This Consent Judgment is entered into by and between plaintiff Keep America Safe and Beautiful ("KASB") and defendant Suburban Bowery of Suffern dba TigerChef.com ("TigerChef"), with KASB and TigerChef each individually referred to as a "Party" and collectively, as the "Parties," to resolve the allegations in the July 9, 2021 60-Day Notice of Violation in compliance with the Safe Drinking Water and Toxic Enforcement Act of 1986, Health & Safety Code § 25249.6 *et seq.* ("Proposition 65").

1.1 The Parties

9 KASB is a California-based non-profit organization proceeding in the public interest pursuant
10 to California Health & Safety Code § 25249.7(d) to ensure that chemicals known to the State of
11 California to cause cancer, birth defects or other reproductive harm are properly disclosed in or
12 eliminated from consumer products sold in California. TigerChef is a person in the course of doing
13 business for purposes of California Health & Safety Code § 25249.11(b).

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1.2 Consumer Product Description

15 KASB alleges that TigerChef manufactures, processes, sells and distributes for sale in 16 California food storage containers containing the chemical Bisphenol A ("BPA"), including, but not 17 limited to, TigerChef Commercial Grade Food Storage Container, UPC# 7 89313 01011 0, 18 collectively referred to hereinafter as the "Product(s)," without providing a compliant health hazard 19 warning that KASB alleges is required by Proposition 65. BPA is listed pursuant to Proposition 65 as 20 a chemical known to the State of California to cause reproductive harm and developmental harm. 21 TigerChef asserts that the Products were sold with a Proposition 65 warning titled "[California 22 Residents] Proposition 65 WARNING" that described the Products as containing BPA and that 23 identified BPA as a substance known to the State of California to cause birth defects or other 24 reproductive harm. KASB asserts that the warning does not comply with the Proposition 65 safe 25 harbor warning regulations. The Parties dispute whether the warning is "clear and reasonable" within 26 the meaning of Proposition 65.

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1.3 Notice of Violation

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On July 9, 2020, KASB served TigerChef, the California Attorney General, and the requisite

public enforcement agencies with a 60-Day Notice of Violation ("Notice"), alleging that TigerChef
violated Proposition 65 when it failed to provide compliant warnings to its customers and consumers
in California that its Products can expose users to BPA. No public enforcer has commenced and is
diligently prosecuting an action to enforce the allegations set forth in the Notice. The Parties enter
into this Consent Judgment for the purpose of resolving KASB's claims asserted in the Notice and to
avoid prolonged and costly litigation.

1.4 Complaint

On July 8, 2022, KASB commenced the instant action ("**Complaint**"), naming TigerChef as a defendant for the alleged violations of Proposition 65 that are the subject of the Notice.

1.5 No Admission

TigerChef denies the material, factual, and legal allegations contained in the Notice and
Complaint, and maintains that all products it has sold or distributed for sale in California, including
the Products, have been, and are, in compliance with all laws. Nothing in this Consent Judgment
shall be construed as, nor shall compliance with this Consent Judgment constitute or be construed as,
an admission by TigerChef of any fact, finding, conclusion of law, issue of law, or violation of law.
This section shall not, however, diminish or otherwise affect TigerChef's obligations, responsibilities,
and duties under this Consent Judgment.

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1.6 Jurisdiction

For purposes of this Consent Judgment only, the Parties stipulate that this Court has
jurisdiction over TigerChef as to the allegations contained in the Complaint, that venue is proper in
the County of San Francisco, and that the Court has jurisdiction to enter and enforce the provisions
of this Consent Judgment pursuant to Proposition 65 and Code of Civil Procedure § 664.6.

1.7 Execution Date

The term "Execution Date" shall mean the date on which all parties have signed this Consent
Judgment.

1.8 Effective Date

The term "Effective Date" shall mean the date on which the Court approves this Consent
Judgment and enters judgment pursuant to its terms.

CONSENT JUDGMENT

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2.1

INJUNCTIVE RELIEF: REFORMULATION AND WARNINGS

Commitment to Reformulate or Warn

Commencing on the Effective Date and continuing thereafter, all Products TigerChef manufactures, imports, sells, ships, or distributes for sale, in or into California, directly or through one or more third party retailers or e-commerce marketplaces, shall either (a) meet the Reformulation Standard for Reformulated Products, as defined by Section 2.2;or (b) be accompanied by a clear and reasonable warnings pursuant to Sections 2.3 through 2.5.

2.2 Reformulated Products and Reformulation Standard Defined

9 For purposes of this Consent Judgment, "Reformulated Products" are defined as Products 10 containing bisphenol A ("BPA") in a maximum concentration of less than 0.1 percent (1,000 parts 11 per million) in any "accessible component" (i.e., any component that may be touched during a 12 reasonably foreseeable use) when analyzed by a laboratory accredited by the State of California, a 13 federal agency, or a nationally recognized accrediting organization. For purposes of compliance 14 with this reformulation standard, testing samples shall be prepared and extracted using Consumer 15 Product Safety Commission ("CPSC") methodology CPSC CH-C1001.09.4 and analyzed using U.S. 16 Environmental Protection Agency methodology 8270D, or other methodologies utilized by federal 17 or state government agencies to determine phthalate content in a solid substance.

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2.3 Clear and Reasonable Warnings

19 Commencing on or before the Execution Date, for all Products that do not meet the definition 20 of Reformulated Products, TigerChef shall provide clear and reasonable warnings for all Products it 21 manufactures, imports, distributes for sale or sells, in or into California, in accordance with this 22 Section pursuant to Title 27 California Code of Regulations § 25600, et seq. Each warning shall be 23 prominently placed with such conspicuousness, as compared with other words, statements, or 24 designs, as to render it likely to be read and understood by an ordinary individual under customary 25 conditions before purchase or use and shall be provided in a manner such that it is clearly associated 26 with the specific Product to which the warning applies.

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(a) Warning. The Warning shall consist of the following statement:

WARNING: This product can expose you to BPA, which is known to the State of California to cause birth defects or other reproductive harm. For more information go to www.P65Warnings.ca.gov.

(b) Short-Form Warning. As an alternative to the warning set forth in subsection 2.3(a), TigerChef may, but is not required to, use the following short-form warning ("Short-Form Warning"), subject to the additional requirements detailed in Sections 2.4 and 2.5:

WARNING: Reproductive Harm - www.P65Warnings.ca.gov.

(c) Foreign Language Requirement. Where a consumer product sign, label or shelf tag used to provide a warning includes consumer information, as that term is defined in Title 27 California Code of Regulations § 25600.1(c) ("Consumer Information"), in languages other than English, then the warning must also be provided in those languages, in addition to English.

2.4 Product Warnings

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TigerChef shall affix a warning to the Product label or otherwise directly on each Product provided for sale, directly or indirectly, through customers with retail outlets in California, mail order catalogs and/or e-commerce websites, to consumers located in California. For purposes of this agreement, "**Product label**" means a display of written, printed or graphic material that is printed on or affixed to a Product or its immediate container or wrapper. A warning provided pursuant to section 2.3(a) or (b) must print the word "**WARNING**:" in all capital letters and in bold font. The warning symbol to the left of the word "**WARNING**:" must be a black exclamation point in a yellow equilateral triangle with a black outline, except, if the labeling does not use the color yellow, then the symbol may be in black and white. For the short form warning, the entire warning shall appear in a type size of at least 6-point type and no smaller than the largest type size used for other Consumer Information on the product.

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2.5 Internet Warnings

If, after the Effective Date, TigerChef sells Products via the internet directly, or indirectly
through customers with e-commerce websites, to customers located in California, then TigerChef
shall provide warnings for each Product both on the Product label in accordance with Sections 2.3
and 2.4, and by including either the warning or a clearly marked hyperlink using the word
"WARNING" on the product display page, or by otherwise prominently displaying the warning to the
purchaser prior to completing the purchase and without requiring the purchaser to search for the

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1 warning in the general content of the website. If TigerChef sells Products directly to customers with 2 e-commerce websites, TigerChef shall inform those customers in writing of their obligation to 3 provide online warnings consistent with Title 27 California Code of Regulations § 25602(b) in 4 conjunction with Products sold to customers located in California. Internet warnings may consist of 5 the Short-Form Warning, as set forth in Section 2.3(b), if the warning provided on the Product label also uses the Short-Form Warning. For third-party websites, as a condition of sale, TigerChef shall 6 7 notify the sellers that the Products must be accompanied by a warning, prior to and as a condition of 8 sale, in or into California, and shall supply the warning requirements, as detailed above.

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3.

MONETARY SETTLEMENT TERMS

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3.1 Civil Penalty

11 Pursuant to Health and Safety Code § 25249.7(b), within ten (10) business days of the 12 Effective Date, TigerChef agrees to pay a civil penalty of \$2,500. TigerChef's civil penalty payment 13 will be allocated according to Health and Safety Code § 25249.12(c)(1) and (d), with seventy-five 14 percent (75%) of the penalty paid to the California Office of Environmental Health Hazard 15 Assessment ("OEHHA"), and the remaining twenty-five percent (25%) retained by KASB. 16 TigerChef shall issue its payment in two checks made payable to: (1) "OEHHA" in the amount of 17 \$1,875; and (2) "Keep America Safe and Beautiful" in the amount of \$625. KASB's counsel shall 18 deliver to OEHHA and KASB their respective portion of the penalty payment.

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3.2 Reimbursement of Attorneys' Fees and Costs

KASB and its counsel offered to resolve the allegations in the Notice without reaching terms
on the amount of reimbursement of attorneys' fees and costs. Shortly after the Parties finalized the
other material settlement terms, they negotiated and reached an accord on the amount of
reimbursement to be paid to KASB's counsel, under general contract principles and the private
attorney general doctrine, codified at California Code of Civil Procedure § 1021.5, for all work
performed through the mutual execution and reporting of this Agreement to the Office of the
California Attorney General.

27 TigerChef shall pay a total sum of \$23,000 for all fees and other costs incurred through
28 investigating, bringing this matter to TigerChef 's attention, negotiating a settlement in the public

interest, and reporting its terms to Office of the California Attorney General, pursuant to Section 9. The attorneys' fees and costs payments shall be made as detailed below in section 3.2.a. and shall be deposited according to the schedule detailed there and subject to its terms., detailed below in section 3.2.b.

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Attorneys' Fees & Costs: Installment Agreement Timing a.

TigerChef agrees to deliver checks to Seven Hills LLP for all attorneys' fees and costs payments due under this Agreement within ten (10) business days of the Effective Date. The Parties, however, agree the payment of attorneys' fees and costs, totaling \$23,000, shall be broken into an initial installment of \$4,600 and five equal installments of \$3,680. All payments under this Section shall be made in the form of individual checks payable to "Seven Hills LLP" and delivered concurrently to the address below, in Section 3.3, within ten (10) business days of the Effective Date. Upon receipt, Seven Hills LLP shall immediately deposit the initial payment of \$4,600. Seven Hills LLP agrees to hold the remaining payments and deposit them on the following schedule. Seven Hills LLP agrees to hold the remaining payments and deposit them according to the following schedule. Seven Hills LLP shall deposit the remaining five (5) installment payments of \$3,680 each roughly thirty days apart timed according to the date of the initial payment, or the 1st business day of each of the following months: August, September, October, November and December, with all attorneys' fees and costs deposited no later than January 1, 2024.

Installment Agreement Terms & Understandings b.

Upon full execution of this Consent Judgment, attorneys for KASB shall remit Federal Form W9s for all payees herein to attorneys for TigerChef via electronic mail, allowing TigerChef to comply with its Federal income reporting requirements. TigerChef agrees and understands, should any installment payment due under this Section or this Agreement fail due to insufficient funds, KASB shall advise TigerChef in the manner set forth in Section 7, as well as by electronic mail to TigerChef's counsel, and will provide TigerChef ten (10) business days, calculated from the date notice is provided, to cure any non-compliance under this Agreement, before any remaining payments become due and payable. If TigerChef fails to cure an issue based on insufficient funds or a failed payment, then, after a notice and opportunity to cure, TigerChef acknowledges all

payments herein shall become due and payable. If Seven Hills LLP incurs fees for any returned checks, TigerChef agrees to reimburse Seven Hills LLP for such fees.

TigerChef acknowledges that, until the last installment payment is deposited and clears with sufficient funds, KASB reserves the right to institute a proceeding under Proposition 65, including the filing of a complaint based on the allegations in the Notice, a suit based on breach of or failure to perform under a contract, or any other remedy allowable under law. TigerChef agrees this Consent Judgment will effectively toll the statute of limitations, until it fulfills its payment obligations, allowing KASB an opportunity to enforce the original noticed violations. In the event any such action is brought, TigerChef retains all defenses and does not hereby waive any potential defenses.

3.3 Payments Due Date

All payments payable and due under this Consent Judgment shall be delivered to KASB's counsel at the address listed in Section 3.4 within ten (10) business days of the Effective Date.

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3.4 Delivery Address

All payments required by this Consent Judgment shall be delivered to the following address:

Seven Hills LLP Attn: Kimberly Gates Johnson 4 Embarcadero Center, Suite 1400 San Francisco, CA 94111

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CLAIMS COVERED AND RELEASED

4.1 KASB's Release of Proposition 65 Claims

KASB, acting on its own behalf and in the public interest, and on behalf of its past and current agents, representatives, attorneys, successors and assignees ("**Releasors**") releases TigerChef, its past and present parents, subsidiaries, affiliated entities under common ownership, directors, officers, employees, attorneys, and each entity to whom TigerChef directly or indirectly distributes or sells Products including its downstream distributors, wholesalers, marketplace hosts, customers, retailers, franchisees, cooperative members, and licensees ("**Releasees**") based on the failure to provide a clear and reasonable warning, arising under Proposition 65, about alleged exposures to BPA contained in the Products that were manufactured, processed, distributed, sold

1 and/or offered for sale in California before the Effective Date, as set forth in the Notice and 2 Complaint. The Parties further agree that compliance with Section 2 of this Consent Judgment shall 3 be deemed compliance with Proposition 65 with respect to alleged exposures to BPA in the Products. 4

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4.2 **KASB's Individual Release of Claims**

KASB, in its individual capacity only and not in his representative capacity, also provides a 7 release to TigerChef and Releasees which shall be effective as a full and final accord and 8 satisfaction, as a bar to all actions, causes of action, obligations, costs, expenses, attorneys' fees, 9 damages, losses, claims, liabilities and demands of KASB of any nature, character or kind, whether 10 known or unknown, suspected or unsuspected, arising out of alleged or actual failure to provide a 11 clear and reasonable warning about exposures to BPA, arising under Proposition 65, in Products 12 manufactured, processed, distributed or sold to consumers in California before the Effective Date. 13 Nothing in this section shall affect KASB's right to commence or prosecute an action under 14 Proposition 65 against a Release that does not involve TigerChef Products.

15 The Parties understand and agree these Section 4 releases shall not extend upstream to any 16 entities who sold, supplied, or manufactured the Products, or any component parts thereof, to Bamboo 17 Imports. The Parties further agree and intend these Section 4 release shall not extend downstream to 18 any third-party entities who had a duty to warn, pursuant to Proposition 65, and failed to do so. 19 Nothing in these Section 4 releases shall affect KASB's right to commence or prosecute an action 20 under Proposition 65 against a Releasee that does not involve TigerChefs' Products.

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4.3 **TigerChef's Release of KASB**

22 TigerChef, on behalf of itself, its past and current agents, representatives, attorneys, 23 successors, and assignees, hereby waives any and all claims against KASB and its attorneys and 24 other representatives, for any and all actions taken or statements made (or those that could have been 25 taken or made) by KASB and its attorneys and other representatives in the course of investigating 26 claims or otherwise seeking to enforce Proposition 65 against it in this matter with respect to the 27 Products.

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COURT APPROVAL

Pursuant to California Health and Safety Code § 25249.7(f)(4), KASB shall file a noticed
motion for judicial approval of this Consent Judgment. The Parties agree to mutually employ their
best efforts, and those of their counsel, to support entry of a judgment pursuant to the terms of this
Consent Judgment, and to obtain judicial approval of their settlement in the form of this Consent
Judgment in a timely manner. For purposes of this section, "best efforts" shall include, at a
minimum, supporting the motion for approval, responding to any third-party objection, and
appearing at the hearing before the Court if so requested.

9 6. <u>SEVERABILITY</u>

If, subsequent to the Court's approval and entry of this Consent Judgment as a judgment, any
provision of this Consent Judgment is deemed by a court to be unenforceable, the validity of the
remaining provisions shall not be adversely affected.

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GOVERNING LAW

The terms of this Consent Judgment shall be governed by the laws of the State of California and apply within California. In the event Proposition 65 is repealed, preempted, or is otherwise rendered inapplicable by reason of law generally, or as to the Products, then TigerChef may provide KASB the other Party with written notice of any asserted change in the law and shall have no further injunctive obligations pursuant to this Consent Judgment, with respect to, and to the extent that, the Products are so affected. Nothing in this Consent Judgment shall be interpreted to relieve TigerChef from its obligation to comply with any pertinent state or federal law or regulation.

8. <u>NOTICE</u>

Unless specified herein, all correspondence and notice required by this Consent Judgment
shall be in writing and sent by: (i) first-class registered or certified mail, return receipt requested; or
(ii) a recognized overnight courier to any Party by the other at the following addresses:

For TigerChef:
Ezra Markovic, President
TigerChef
TigerChef
Chestnut Street
Suffern, NY 10901
For KASB:
Kimberly Gates Johnson
Seven Hills LLP
Embarcadero Center, Suite 1400
San Francisco, CA 94111
kimberly@sevenhillsllp.com

 With a Copy to: David A, Diepenbrock
 Weintraub Tobin Cediak Coleman
 Grodin, L.C.
 Grodin, L.C.
 Grodin, L.C.
 Grodin, L.C.
 Doceptal Mall, 11th Floor
 Sacramento, CA 95814
 DDiepenbrock@weintraub.com
 with a copy to Sheller@ weintraub.com

5 Any Party may, from time to time, specify in writing to the other Party a change of address to which 6 all Notice and other communications shall be sent.

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COUNTERPARTS, FACSIMILE AND PDF SIGNATURES

This Consent Judgment may be executed in counterparts and by portable document format (pdf) signature, each of which shall be deemed an original and, all of which, when taken together, shall constitute one and the same document.

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10. <u>COMPLIANCE WITH REPORTING REQUIREMENTS</u>

12 KASB and its counsel agree to comply with the reporting form requirements referenced in
13 California Health and Safety Code § 25249.7(f).

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11. <u>ENTIRE AGREEMENT</u>

15 This Consent Judgment contains the sole and entire agreement and understanding of the 16 Parties with respect to the entire subject matter hereof, and any and all prior discussions, negotiations, commitments, or understandings related thereto, if any, are hereby merged into this 17 18 Consent Judgment. There are no warranties, representations, or other agreements between the 19 Parties except as expressly set forth herein. No representations, oral or otherwise, express or 20 implied, other than those specifically referred to in this Consent Judgment have been made by any 21 Party hereto. No other agreements not specifically contained or referenced herein, oral or otherwise, 22 shall be deemed to exist or to bind any of the Parties hereto.

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12. MODIFICATION

This Consent Judgment may be modified only by: (i) a written agreement of the Parties and the entry of a modified Consent Judgment by the Court thereon; or (ii) upon a successful motion of any party and the entry of a modified Consent Judgment by the Court thereon.

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13. <u>AUTHORIZATION</u>

2	The undersigned are authorized to execute this Consent Judgment on behalf of their	
3	respective Parties and have read, understood, and agreed to all of the terms and conditions of this	
4	Consent Judgment.	
5	AGREED TO:	AGREED TO:
6	Date: 08/30/2023	<u>Date:</u> 08/29/2023
7		
8	By:	By: Zra Markovic
9	My Nguyen, CFO Keep America Safe and Beautiful	Ezra Markovic, President TigerChef
10	Keep America Sale and Deautiful	rigerener
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