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4	Fredric Evenson (State Bar No. 198059)		
5	ECOLOGY LAW CENTER P.O. Box 1000		
6	Santa Cruz, California 95061 Telephone: (831) 454-8216		
7	Email: evenson@ecologylaw.com		
8	Counsel for Plaintiff		
9	ECOLOGICAL RIGHTS FOUNDATION		
10	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
11	COUNTY OF SAN	FRANCISCO	
12			
13	ECOLOGICAL RIGHTS FOUNDATION,	Case No. CGC-21-596389	
14	Plaintiff, v.	[PROPOSED] CONSENT JUDGMENT	
15	WALMART INC., et al.,		
16	Defendants.		
17			
18	1. <u>INTRODUCTION</u>		
19		Rights Foundation ("ERF") acting on behalf of itself	
20	and the general public, filed a Complaint for civil penalties and injunctive relief ("Complaint") in Sar		
0.1	and the general public, med a complaint for ervin	penances and injunctive rener ( complaint ) in San	

Francisco Superior Court, Case No. CGC-21-596389 against defendant Walmart Inc. (also referred to

herein as "Walmart" or "Defendant"). The Complaint alleges, among other things, that Defendant violated

provisions of the Safe Drinking Water and Toxic Enforcement Act of 1986, Health and Safety Code

sections 25249.5, et seq. (Proposition 65) by failing to give clear and reasonable warnings to those residents

of California who, in the operation of 3D pens using styrene monomer filaments-including acrylonitrile-

butadiene-styrene (ABS) filaments, polycarbonate ABS (PC-ABS) filaments and high impact polystyrene

(HIPS) filaments—are exposed to Styrene, a chemical known to the State of California to cause cancer. The Complaint was based upon a 60-Day Notice letter, sent by ERF on August 30, 2021 to Walmart, the California Attorney General, all District Attorneys, and all City Attorneys with populations exceeding 750,000 (hereinafter, "the 60-Day Notice").

1.2 For purposes of this Consent Judgment, "Covered Products" (or singularly, "Covered Product") are defined as follows:

- ANSELF 3D Pen: "3D Printing Pen Adjustable Speed & Temperature LED Display ABS Pen Holder with 1 Roll 10m PLA Filament for Drawing Painting Art Craft Making 3D Modeling Children Education Birthday Christmas Gift Toy" (UPC 0079132791009, Walmart Catalog Item 545429436) sold by Jingdong E-Commerce (Trade) Hong Kong Corporation;
- Basstop 3D Pen: "Basstop 3D Pen DIY 3D Printer Pen Drawing Pens 3D Printing Best Gifts for Kids with ABS Filament—Blue" (UPC 0078068249965, Walmart Catalog Item 976007691) sold by Kas Motion Inc.;
- Myriann 3D Pen: "3D Printing Pen Crafting Doodle Drawing Arts Printer Modeling ABS Filaments DIY" (UPC 0076240932419, Walmart Catalog Item 678275522) sold by Kas Motion Inc.;
- VicTsing 3D Pen: "3D LED Printing Pen PLA/ABS Filaments Crafting Doodle Drawing Arts Printer 3d Printing Pen Starter Kit for Kids & Adults Blue" (UPC 0079682660971, Walmart Catalog Item 343056754) sold by Coutlet LLC;
  - HC-TOP 3D Pen: "Retired Items" (UPC 0094021435435, Walmart Catalog Item 676445602) sold by Horizon String, Inc.;
    - Allcaca 3D Pen: "3D Printing Pen with LCD Screen, Printer Pen for 3D Printing, Drawing, Doodle Model Making and 3D Modeling, with Free Filament Refills, Adjustable Printing Speed, Suitable for Kids and Adults" (UPC 0019155733760; Walmart Catalog Item 103064185) sold by Brands Classics LLC, Rosewill, Inc., and Appliance Parts Company /

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Fortune Profit Trading Ltd.;

- General 3D Pen: "3D Printing Pen, 3D Pen for Doodling, Art & Craft Making, 3D Modeling and Education, Blue" (UPC 0019155733756; Walmart Catalog Item 576791739) sold by Brands Classics LLC and Rosewill, Inc.;
- Ikeepi 3D Pen: "3D Printing Pen with LCD Screen, Printer Pen for 3D Printing, Drawing, Doodle Model Making and 3D Modeling, with Free Filament Refills, Adjustable Printing Speed, Suitable for Kids and Adults" (UPC 0694105846786; Walmart Catalog Item 773732813) sold by Brands Classics LLC, Rosewill, Inc., and Jaco LLC; and
  - Mascarry 3D Pen: "3D Pen, 1.75mm ABS and PLA Compatible 3D Printing Pen" (UPC 0078068251372; Walmart Catalog Item 205512284) sold by Fun for All Ages LLC; and
  - V.I.P. 3D Pen: "3D Pen 3D Drawing Printing Printer Pen with Free Filament Refills" (UPC 0019155764538; Walmart Catalog Item 392540539) sold by Chicago Consumables Incorporated.

1.3 Defendant is a business that employs more than ten persons, and operates an online marketplace on which Covered Products were sold.

1.4 Plaintiff alleges that: (a) the Covered Products heat the above-identified filaments and thus release Styrene into the air; and (b) people using the 3D pens with filaments incorporating a Styrene monomer, and others standing in the same room, inhale Styrene in the normal course of use. Pursuant to Health and Safety Code section 25249.8, Styrene is a chemical known to the State of California to cause cancer. ERF alleges that Covered Products sold by Defendant for use in California require a warning under Proposition 65, pursuant to Health and Safety Code section 25249.6.

1.5 For purposes of this Consent Judgment, the parties stipulate that this Court has jurisdiction over the allegations of violations contained in the Complaint and personal jurisdiction over Walmart, that venue is proper in the County of San Francisco, and that this Court has jurisdiction to enter this Consent Judgment as a full settlement and resolution of the allegations contained in the Complaint.

1.6 This Consent Judgment resolves claims that are denied and disputed. The parties enter into this Consent Judgment pursuant to a full and final settlement of any and all claims between the parties for the purpose of avoiding prolonged litigation. This Consent Judgment shall not constitute an admission with respect to any allegation of the Complaint, each and every allegation of which Walmart denies, nor may this Consent Judgment, or compliance with it, be used as evidence of any alleged wrongdoing, misconduct, culpability or liability on the part of Walmart.

1.7 The term "Effective Date" means the date that this Consent Judgment is entered by the Court.

#### 2. <u>INJUNCTIVE RELIEF</u>

2.1 As of the Effective Date, Walmart agrees<sup>1</sup> as follows:

A) It will not permit Coutlet LLC to sell the "VicTsing 3D LED Printing Pen PLA/ABS
 Filaments Crafting Doodle Drawing Arts Printer 3d Printing Pen Starter Kit for Kids & Adults
 Blue" (UPC 0079682660971; Walmart Catalog Item 343056754) on Walmart.com to California
 consumers with shipping addresses in California or to supply such item to be sold in Walmart retail
 stores in California.

B) It will not permit Kas Motion Inc. to sell either the "Basstop 3D Pen DIY 3D Printer Pen Drawing Pens 3D Printing Best Gifts for Kids with ABS Filament—Blue" (UPC 0078068249965;
Walmart Catalog Item 976007691) or the "Myriann 3D Printing Pen Crafting Doodle Drawing Arts Printer Modeling ABS Filaments DIY" (UPC 0076240932419; Walmart Catalog Item 678275522) on Walmart.com to California consumers with shipping addresses in California or to supply such item to be sold in Walmart retail stores in California.

C) It will not permit Horizon String, Inc. to sell the "HC-TOP Retired Items" (UPC 0094021435435; Walmart Catalog Item 676445602) on Walmart.com to California consumers with shipping addresses in California or to supply such item to be sold in Walmart retail stores in California.

<sup>&</sup>lt;sup>1</sup> The parties recognize and acknowledge that cessation of sales is not the only method of complying with Proposition 65.

D) It will not permit Jingdong E-Commerce (Trade) Hong Kong Corporation to sell the "Anself 3D Printing Pen Adjustable Speed & Temperature LED Display ABS Pen Holder with 1 Roll 10m PLA Filament for Drawing Painting Art Craft Making 3D Modeling Children Education Birthday Christmas Gift Toy" (UPC 0079132791009; Walmart Catalog Item 545429436) on Walmart.com to California consumers with shipping addresses in California or to supply such item to be sold in Walmart retail stores in California.

(E) It will not permit Brands Classics LLC, Rosewill, Inc., and Appliance Parts Company / Fortune Profit Trading Ltd. to sell the "Allcaca 3D Printing Pen with LCD Screen, Printer Pen for 3D Printing, Drawing, Doodle Model Making and 3D Modeling, with Free Filament Refills, Adjustable Printing Speed, Suitable for Kids and Adults" (UPC 0019155733760; Walmart Catalog Item 103064185) on Walmart.com to California consumers with shipping addresses in California or to supply such item to be sold in Walmart retail stores in California.

(F) It will not permit Brands Classics LLC and Rosewill, Inc. to sell the "General 3D Printing Pen, 3D Pen for Doodling, Art & Craft Making, 3D Modeling and Education, Blue" (UPC 0019155733756; Walmart Catalog Item 576791739) on Walmart.com to California consumers with shipping addresses in California or to supply such item to be sold in Walmart retail stores in California.

(G) It will not permit Brands Classics LLC, Rosewill, Inc., and Jaco LLC to sell the "Ikeepi 3D Printing Pen with LCD Screen, Printer Pen for 3D Printing, Drawing, Doodle Model Making and 3D Modeling, with Free Filament Refills, Adjustable Printing Speed, Suitable for Kids and Adults" (UPC 0694105846786; Walmart Catalog Item 773732813) on Walmart.com to California consumers with shipping addresses in California or to supply such item to be sold in Walmart retail stores in California.

(H) It will not permit Fun for All Ages LLC to sell the "Mascarry 3D Pen, 1.75mm ABS and PLA Compatible 3D Printing Pen" (UPC 0078068251372; Walmart Catalog Item 205512284) on Walmart.com to California consumers with shipping addresses in California or to supply such item

to be sold in Walmart retail stores in California.

(I) It will not permit Chicago Consumables Incorporated to sell the "V.I.P. 3D Pen 3D Pen 3D
 Drawing Printing Printer Pen with Free Filament Refills" (UPC 0019155764538; Walmart Catalog
 Item 392540539) on Walmart.com to California consumers with shipping addresses in California
 or to supply such item to be sold in Walmart retail stores in California.

2.2 ERF shall have the exclusive right to enforce the provisions of this Consent Judgment. ERF represents and warrants neither it nor its agents or attorneys have assigned or otherwise transferred, or attempted to assign, or transfer, any claim or claims against Walmart. ERF further warrants that neither it nor its agents or attorneys are aware of any other potential private enforcer or attorney who intends to bring litigation based on the 60-Day Notice.

2.3 To the extent ERF identifies any Covered Product (or any other item referenced in the 60-Day Notice for sale on Walmart.com or in a Walmart retail store located in California) in the future which it believes is not in compliance with this Consent Judgment (or if ERF believes that Walmart is in violation or noncompliance with this Consent Judgment in any respect), ERF agrees to advise Walmart of such alleged breach in the manner set forth in Section 14, and provide Walmart with 20 business days (calculated from the date notice is provided electronically) to cure any alleged violation of this Consent Judgment (the "Notice to Cure"). Such Notice to Cure to Walmart shall contain, to the extent known by ERF, information sufficient for Walmart to identify the Covered Product such as the Covered Product's UPC (Universal Product Code) Number, the date and location when/where the Covered Product was sold, the Walmart Order Number, and for Covered Products sold on Walmart.com, a screenshot of the Covered Product's online listing (also known as the product display page), including the Covered Product's URL (Uniform Resource Locator).

2.4 ERF shall not be entitled to seek or recover any civil penalties, and ERF and its counsel shall not be entitled to recovery or reimbursement of attorney's fees and/or costs, or any other available remedies arising from or related to Notices to Cure, provided Walmart timely remedies the alleged non-compliance within 20 business days of receiving the Notice to Cure by Walmart (1) delisting a Covered

Product from Walmart.com, (2) prohibiting such Covered Product sold on Walmart.com from being shipped to an address in California, or (3) prohibiting such Covered Product from being sold at Walmart retail stores in California. If Walmart so remedies the alleged non-compliance within 20 business days of receiving the Notice to Cure, Walmart shall not be deemed in breach or violation of this Consent Judgment in any respect. In the absence of Walmart curing within 20 business days of receiving the Notice to Cure, ERF may bring an action to enforce this Consent Judgment to seek additional civil penalties, reimbursement of reasonable attorney's fees and costs, injunctive relief, and any other available remedies, or bring a new Proposition 65 action.

2.5 The injunctive relief awarded herein applies only to (1) Covered Products sold on walmart.com and shipped to California addresses and (2) Covered Products sold in Walmart retail stores located in California.

#### 3. <u>SETTLEMENT PAYMENTS</u>

## 3.1 Civil Penalties and Payments In Lieu of Penalties

Pursuant to Health and Safety Code section 25249.7(b)(2), Walmart shall pay \$1,000 in civil penalties. The penalty payment will be allocated in accordance with California Health and Safety Code section 25249.12(c)(1) & (d), with 75% of the penalty amount remitted to the California Office of Environmental Health Hazard Assessment ("OEHHA") and the remaining 25% of the penalty amount paid to Ecological Rights Foundation. Walmart will provide these payments in two checks for the following amounts made payable to: (1) "OEHHA" in the amount of \$750; and (2) "Ecological Rights Foundation" in the amount of \$250. ERF shall provide Walmart with a current W-9 from ERF and OEHHA within seven (7) days of the execution of this Consent Judgment.

The payments to OEHHA and Ecological Rights Foundation shall be sent no later than thirty (30) days after the Effective Date. All payments shall be sent via USPS certified mail, return receipt requested (or via overnight carrier), to the following addresses:

All payments to Ecological Rights Foundation shall be delivered to:

LAW OFFICES OF BRIAN GAFFNEY, A Professional Corporation

1	2370 Market Street, Suite 103-318 San Francisco, CA 94114		
2	The payment to OEHHA shall be delivered to:		
3	Mike Gyurics Fiscal Operations Branch Chief		
4	Office of Environmental Health Hazard Assessment P.O. Box 4010		
5	Sacramento, CA 95812-4010		
6	3.2 Attorneys' Fees and Litigation Costs		
7	Walmart <sup>2</sup> shall reimburse ERF a total of \$39,000 towards its fees and costs incurred as a result of		
8	investigating and bringing this matter to Walmart's attention, and negotiating a settlement in the public		
9	interest. ERF shall provide Walmart with a current W-9 from Law Offices of Brian Gaffney A Professional		
10	Corporation within seven (7) days of the execution of this Consent Judgment. The \$39,000 check shall be		
11	made payable to "Law Offices of Brian Gaffney A Professional Corporation" and sent no later than thirty		
12	(30) days after the Effective Date via USPS certified mail, return receipt requested (or via overnight		
13	carrier), to the following address:		
14	LAW OFFICES OF BRIAN GAFFNEY, A Professional Corporation		
15	2370 Market Street, Suite 103-318 San Francisco, CA 94114		
16	4. <u>RELEASE OF ALL CLAIMS</u>		
17			
17	4.1 Release of Walmart		
17	4.1 <b>Release of Walmart</b> ERF, acting on its own behalf and on behalf of its past and current agents, representatives, attorneys,		
18	ERF, acting on its own behalf and on behalf of its past and current agents, representatives, attorneys,		
18 19	ERF, acting on its own behalf and on behalf of its past and current agents, representatives, attorneys, successors and/or assignees (all of whom, collectively, are defined as the "ERF Releasors") and in the		
18 19 20	ERF, acting on its own behalf and on behalf of its past and current agents, representatives, attorneys, successors and/or assignees (all of whom, collectively, are defined as the "ERF Releasors") and in the public interest, releases Walmart and its parents, direct and indirect subsidiaries, affiliated entities,		
18 19 20 21	ERF, acting on its own behalf and on behalf of its past and current agents, representatives, attorneys, successors and/or assignees (all of whom, collectively, are defined as the "ERF Releasors") and in the public interest, releases Walmart and its parents, direct and indirect subsidiaries, affiliated entities, marketplaces, directors, officers, agents, employees, attorneys and each entity that sold or distributed,		
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	ERF, acting on its own behalf and on behalf of its past and current agents, representatives, attorneys, successors and/or assignees (all of whom, collectively, are defined as the "ERF Releasors") and in the public interest, releases Walmart and its parents, direct and indirect subsidiaries, affiliated entities, marketplaces, directors, officers, agents, employees, attorneys and each entity that sold or distributed, directly or indirectly, any Covered Products on Walmart.com or in Walmart stores including, but not		
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	ERF, acting on its own behalf and on behalf of its past and current agents, representatives, attorneys, successors and/or assignees (all of whom, collectively, are defined as the "ERF Releasors") and in the public interest, releases Walmart and its parents, direct and indirect subsidiaries, affiliated entities, marketplaces, directors, officers, agents, employees, attorneys and each entity that sold or distributed, directly or indirectly, any Covered Products on Walmart.com or in Walmart stores including, but not limited to, downstream vendors, manufacturers, distributors, wholesalers, customers, retailers, franchisees,		
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	ERF, acting on its own behalf and on behalf of its past and current agents, representatives, attorneys, successors and/or assignees (all of whom, collectively, are defined as the "ERF Releasors") and in the public interest, releases Walmart and its parents, direct and indirect subsidiaries, affiliated entities, marketplaces, directors, officers, agents, employees, attorneys and each entity that sold or distributed, directly or indirectly, any Covered Products on Walmart.com or in Walmart stores including, but not limited to, downstream vendors, manufacturers, distributors, wholesalers, customers, retailers, franchisees, cooperative members and licensees and all other downstream entities in the distribution chain, and the predecessors, successors, and assigns of any of them (collectively, "Releasees"), from all claims, causes of		
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	ERF, acting on its own behalf and on behalf of its past and current agents, representatives, attorneys, successors and/or assignees (all of whom, collectively, are defined as the "ERF Releasors") and in the public interest, releases Walmart and its parents, direct and indirect subsidiaries, affiliated entities, marketplaces, directors, officers, agents, employees, attorneys and each entity that sold or distributed, directly or indirectly, any Covered Products on Walmart.com or in Walmart stores including, but not limited to, downstream vendors, manufacturers, distributors, wholesalers, customers, retailers, franchisees, cooperative members and licensees and all other downstream entities in the distribution chain, and the		

CONSENT JUDGMENT (WALMART INC.) CGC-21-596389

actions, allegations, and demands raised in the 60-Day Notice and/or the Complaint for alleged violations of Proposition 65 through the Effective Date based on failure to warn about alleged exposures to Stryene from use of the Covered Products. This settlement is a full, final and binding resolution of all claims asserted against Walmart and/or the Releasees based on the claims, causes of action, and demands set forth in the 60-Day Notice or the Complaint alleging failure to provide warnings under Proposition 65 for alleged exposures to Styrene from use of the Covered Products.

In further consideration of the promises and agreements herein contained, and for the payment to be made pursuant to Section 3 above, the ERF Releasors provide a release herein which shall be effective as a full and final accord and satisfaction, as a bar to all actions, causes of action, obligations, costs, expenses, attorneys' fees, damages, losses, claims, liabilities and demands against Walmart and/or any of the Releasees of any nature, character, or kind, arising out of the claims and allegations set forth in the 60-Day Notice or the Complaint for the alleged failure to provide warnings for alleged exposure to Styrene from use of the Covered Products.

#### 4.2 Walmart's Release of ERF

Walmart hereby waives any and all claims against ERF and the ERF Releasors for any and all actions taken or statements made (or those that could have been taken or made) by ERF and/or its attorneys and other representatives related to this matter, whether in the course of investigating claims or otherwise seeking to enforce Proposition 65 against it in this matter or with respect to the Covered Products.

## 4.3 California Civil Code Section 1542

It is possible that other claims not known to the parties arising out of the facts alleged in the Notice and relating to the Covered Products will develop or be discovered. ERF on behalf of itself only, on one hand, and Walmart, on the other hand, acknowledge that this agreement is expressly intended to cover and include all such claims up through the Effective Date, including all rights of action therefor. The parties acknowledge that the claims released in Sections 4.1 and 4.2 above may include unknown claims, and nevertheless waive California Civil Code section 1542 as to any such unknown claims. California Civil Code section 1542 reads as follows: A general release does not extend to claims that 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 that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

ERF and Walmart each acknowledge and understand the significance and consequences of this specific waiver of California Civil Code section 1542.

#### 5. <u>ENFORCEMENT OF JUDGMENT</u>

5.1 The terms of this Consent Judgment shall be enforced exclusively by the parties hereto. Notwithstanding Section 4.1 *supra*, the parties may, by noticed motion before the Superior Court of San Francisco County, giving the notice required by law, enforce the terms and conditions contained herein. However, in the event that a dispute arises with respect to any of the provisions of this Consent Judgment, the parties shall meet and confer within 10 days after either party receives written notice of an alleged violation of this Agreement, and make a good faith attempt to resolve the dispute before a noticed motion is filed. In any proceeding brought by either party to enforce this Consent Judgment, ERF may seek whatever fines, costs, penalties or remedies as may be provided by law for any violation of this Consent Judgment. This Section is subject to Walmart's right to timely cure as set forth in Sections 2.3 and 2.4, *supra*.

**6.** 

## MODIFICATION OF JUDGMENT

6.1 This Consent Judgment may be modified only upon written agreement of the parties and upon entry of a modified Consent Judgment by the Court thereon, or upon motion of any party as provided by law and upon entry of a modified Consent Judgment by the Court.

6.2 If, subsequent to the execution of this Consent Judgment, any of the provisions of this Consent Judgment are deemed by a court to be unenforceable, the validity of the enforceable provisions remaining shall not be adversely affected.

7.

## TERMINATION AND RETENTION OF JURISDICTION

7.1 This Court shall retain jurisdiction of this matter to implement and enforce the terms this Consent Judgment. In the event that Proposition 65 is repealed, preempted, or is otherwise rendered inapplicable by reason of law generally, or as to the Covered Products, then Walmart may provide ERF 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 Covered Products are affected by such a change in the law.

8.

#### **AUTHORITY TO EXECUTE CONSENT JUDGMENT**

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

### 9. <u>SERVICE ON THE ATTORNEY GENERAL</u>

9.1 ERF shall serve a copy of this Consent Judgment, signed by both parties, on the California Attorney General concurrently with filing and serving the motion for approval in court. Service on the Attorney General shall occur no later than forty five (45) days prior to the date the motion for approval will be heard in court.

### 10. <u>ENTIRE AGREEMENT</u>

10.1 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, negotiations, commitments and understandings related hereto. No representations, oral or otherwise, express or implied, other than those contained herein have been made by any party hereto. No other agreements not specifically referred to herein, oral or otherwise, shall be deemed to exist or to bind any of the parties.

## 11. GOVERNING LAW

11.1 The validity, construction and performance of this Consent Judgment shall be governed by the laws of the State of California, without reference to any conflicts of law provisions of California law.

## 12. <u>EXECUTION AND COUNTERPARTS</u>

12.1 This Consent Judgment may be executed in counterparts which taken together shall be deemed to constitute one document.

# 13. <u>COURT APPROVAL</u>

13.1 If this Consent Judgment is not approved by the Court, it shall be of no force or effect, and cannot be used in any proceeding for any purpose.

3	cannot be used in any proceeding for any purpose.		
4	14.	<u>NOTICES</u>	
5		Any notices due under this Consent Judgment shall be sent by USPS certified mail, return receipt	
6		requested and email.	
7		If the East 1 and Distant East 1 at any	
8		If to Ecological Rights Foundation:	Fredric Evenson Ecology Law Center
9			P.O. Box 1000 Santa Cruz, CA 95061
10		With a copy to:	
11		LAW OFFICES OF BRIAN GAFFNEY, A Professional Corporation 2370 Market Street, Suite 103-318	
12		San Francisco, CA 94114 brian@gaffneylegal.com	
13		If to WALMART INC.:	
14		Walmart Inc. c/o	
15		C T Corporation System 330 North Brand Boulevard, Suite 700	
16		Glendale, CA 91203	
17		and	
18		Thomas L. Van Wyngarden	
19		Pillsbury Winthrop Shaw Pittman LLP 725 South Figueroa Street, 36 <sup>th</sup> Floor	
20		Los Angeles, CA 90017-5524 tom.vanwyngarden@pillsburylaw.com	
21			in writing to the other party a change of address to which
22	all no	tices and other communications shall be ser	
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1		ECOLOGICAL RIGHTS FOUNDATIO
2	DATED:	
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5		ITS:
6	DATED: MAY 25, 2023	WALMARTINC.
7		By:
8		TTOMAS L. VANWENCAP ITS: AUTHORIZED SIGNATORY
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11	IT IS SO ORDERED, ADJUDGED AND DECREED:	
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13	DATED:	
14	JUDGE OF	THE SUPERIOR COURT
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1	DATED: C/
2	DATED: 5/25/2023
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4	BY: Atrac Atum Linda 5. Sherby ITS: EXECUTIVE DIRECTOR
5	
6	DATED: WALMART INC.
7	BY:
8	ITS:
9	
10	IT IS SO ORDERED, ADJUDGED AND DECREED:
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12	DATED:
13	JUDGE OF THE SUPERIOR COURT
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	CONSENT JUDGMENT (WALMART INC.) CGC-21-596389 13