1	Stephanie Sy, Esq. (SB #247071) Law Offices of Stephanie Sy	
2	11622 El Camino Real, Suite 100 San Diego, CA 92130	
3	Telephone: (858) 746-9554 Fax: (858) 746-5199	
4 5	Attorneys for Plaintiff Keep America Safe and Beau	ıtiful
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9	SUPERIOR COURT OF THE S	ΤΑΤΈ ΟΕ CALIEODNIA
10	COUNTY OF SA	
11	KEEP AMERICA SAFE AND BEAUTIFUL,	Case No.37-2023-00024854-CU-NP-CTL
12	Plaintiff,	
13	V.	(PROPOSED) STIPULATED CONSENT JUDGMENT
14	DEL DESTINO-ATLANTA CORPORATION;	(Health & Safety Code §24249, et.
15	INSTACART	seq.)
16	AND	Complaint filed: June 14, 2023 Trial Date: May 30, 2025
17	DOES 1-10 INCLUSIVE	
18	Defendants,	
19		
20		
21	INTRODUCTION	
22	1.1 <u>The Parties</u>	
23	This Stipulated Consent Judgment ("Stipulat	ed Consent Judgment") is hereby entered into
24	by and between Keep America Safe And Beautiful (	"KASAB") and DEL DESTINO-
25 26	ATALANTA CORPORATION ("ATALANTA").	KASAB and ATALANTA are collectively
20	referred to as the "Parties" and sometimes each of th	em individually as a "Party." KASAB is a
28	Nonprofit Public Benefit Corporation in California	who seeks to promote awareness of exposures
-0	48039506.3 1	

### 1.2 <u>Allegations and Representations</u>

contained in consumer products.

(a) KASAB alleges that ATALANTA is a person in the course of doing business for purposes of Proposition 65, Cal. Health & Safety Code § 25249.6 et seq., and has offered for sale in the State of California and sold in California "Non Pareil Capers 32oz" that when used as intended exposes consumers to Lead and that such sales have not been accompanied by Proposition 65 warnings. Lead is listed under Proposition 65 as a chemical known to the State of California to cause cancer and reproductive harm. KASAB has cited the "Non Pareil Capers 32oz" as a specific example of the product that is the subject of its allegations.

to toxic chemicals and improve human health by reducing or eliminating hazardous substances

(b) ATALANTA does not admit and denies the material, factual, and legal allegations contained in the Notice (defined hereinbelow at Section 1.4) and Complaint (defined hereinbelow at Section 1.5), and maintains that all products sold, distributed, or offered for sale in California by ATALANTA are in compliance with all laws, including, without limitation, Proposition 65.

(c) The Parties enter into this Stipulated Consent Judgment to resolve all Proposition 65
 claims concerning the Products (defined hereinbelow at Section 1.3) set forth in the Notice,
 including claims against upstream and downstream harvesters, suppliers, manufacturers,
 distributors, wholesalers, marketplace hosts, licensors, licensees, auctioneers, franchisors,
 franchisees, dealers, customers, retailers, and affiliates, who allegedly violated Proposition 65 by
 distributing the Products in California without warnings.

#### 1.3 <u>Covered Products</u>

The products that are covered by this Settlement Agreement are defined as, "Non Pareil Capers 32oz" manufactured, distributed, sold, or offered for sale by ATALANTA in the State of California (the "Products").

### 1.4 <u>Notice of Violation</u>

On or about June 30, 2022, KASAB served ATALANTA (erroneously served as DEL DESTINO- ATLANTA CORPORATION), Instacart ("Instacart") and all public enforcement

agencies eligible to initiate Proposition 65 actions on behalf of the People of the State of California with a document entitled "60-Day Notice of Violation" (the "Notice") that provided ATALANTA, Instacart and such public enforcers with notice that alleged that ATALANTA and Instacart were in alleged violation of Proposition 65 for failing to warn consumers and customers that the Products exposed users in California to lead. No public enforcer diligently prosecuted the claims alleged in the Notice within sixty days plus service time relative to the provisions of the Notice to them by KASAB.

1.5 **Complaint** 

On June 14, 2023, KASAB initiated this action by filing a Complaint for Civil Penalties and Injunctive Relief (the "Complaint") pursuant to Health & Safety Code § 24249.5 et seq. ("Proposition 65") against ATALANTA and Instacart. In the Complaint, KASAB alleges that the Products contain lead, a chemical listed under Proposition 65 as a carcinogen and reproductive toxin. KASAB alleges that these products expose consumers to lead at a concentration level requiring a Proposition 65 warning. KASAB alleges that ATALANTA qualifies as a "Person" within the meaning of Proposition 65, and that ATALANTA manufactures, distributes, and/or offers for sale its products in the State of California. KASAB has dismissed Instacart from this case.

#### 1.6 No Admission

On September 4, 2024, ATALANTA filed its Answer to the Complaint wherein ATALANTA denied the allegations in the Notice and Complaint and asserted affirmative defenses. ATALANTA continues to deny the material allegations contained in KASAB's Notice and Complaint and maintains that it has not violated Proposition 65. Nothing in this Stipulated Consent Judgment shall be construed as an admission by ATALANTA of any fact, finding, issue of law, or violation of law, or any other statutory, regulatory, common law, or equitable doctrine; nor shall compliance with this Stipulated Consent Judgment constitute or be construed as an admission by ATALANTA of any fact, finding, conclusion, issue of law, or violation of law, such being specifically denied by ATALANTA. However, this section shall not diminish or otherwise

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affect the obligations, responsibilities, and duties of ATALANTA under this Stipulated Consent Judgment.

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#### 1.7 **Execution/Effective Date**

1.7.1 For purposes of this Stipulated Consent Judgment, the term "Execution Date" shall mean the date this Stipulated Consent Judgment is fully executed by the Parties.

1.7.2 For purposes of this Stipulated Consent Judgment, the term "Effective Date" shall mean the date that this Stipulated Consent Judgment has been executed and approved and entered by the Court including implementation of the injunctive relief measures provided at Section 2. herein ("Injunctive Relief").

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#### 1.8 Sell-Through

The injunctive requirements of Section 2 herein shall not apply to Products that are already manufactured, canned, packaged, inventoried, warehoused, or put into the stream of commerce between the Execution Date and one-hundred and twenty (120 days) after the Effective Date ("Sell-Through Products"), which Sell-Through Products are expressly subject to and have the benefit of the releases provided in Sections 6.2 to 6.6 herein. Sell-Through Products may be sold, offered for sale, and distributed in/to California without compliance with the injunctive provisions of Section 2 herein.

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#### **INJUNCTIVE RELIEF: WARNINGS OR REFORMULATION**

19 **Compliance with Proposition 65 Warning Regulations.** As of the Effective Date, and except for Sell-Through Products, ATALANTA, at its sole discretion, agrees to either (a) cease selling, offering for sale or distributing the Products in California ("Ceases Selling"), (b) manufacture, import, or otherwise source for authorized sale in California only Reformulated Products, as defined pursuant to Section 2.4 hereinbelow, or (c) provide a clear and reasonable 24 Proposition 65 warning on the Products pursuant to Sections 2.1 to 2.3 hereinbelow, to be in 25 compliance with Proposition 65 and this Stipulated Consent Judgment. //// ////

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2	A. WARNINGS
3	2.1 <b>Provide a Proposition 65 Warning Label on the Products.</b> Unless
4	ATALANTA Ceases Selling or complies with Section 2.4 herein, ATALANTA shall provide
5	Proposition 65 warnings on the labels of the Products to consist of either a Warning or an
6	Alternative Warning described in Sections 2.1(a) or (b), respectively, as follows:
7	(a) The "Warning" shall consist of the following statement:
8	(i) <b>"WARNING:</b> Consuming this product can expose you to lead, which is known to
9	the State of California to cause cancer and birth defects or other reproductive harm.
10	For more information go to www.P65Warnings.ca.gov/food."
11	(ii) "CALIFORNIA WARNING: Consuming this product can expose you to lead,
12	which is known to the State of California to cause cancer and birth defects or other
13	reproductive harm. For more information go to <u>www.P65Warnings.ca.gov/food"; or</u>
14	(iii) "CA WARNING: Consuming this product can expose you to lead, which is
15	known to the State of California to cause cancer and birth defects or other
16	reproductive harm. For more information go to <u>www.P65Warnings.ca.gov/food"; or</u>
17	(b) ATALANTA may, but is not required to, use the alternative short-form warning as set
18	forth in this Section 2.1(b) ("Alternative Warning"), which shall consist of either one
19	of the following statements:
20	(i) <b>"WARNING:</b> Risk of cancer and reproductive harm from exposure to lead.
21	For more information go to www.P65Warnings.ca.gov/food"; or
22	(ii) <b>"WARNING:</b> Can exposure you to lead, a carcinogen and reproductive
23	toxicant. For more information go to www.P65Warnings.ca.gov/food."
24	(iii) "CALIFORNIA WARNING: Risk of cancer and reproductive harm from
25	exposure to lead. See <u>www.P65Warnings.ca.gov/food</u> ";
26	(iv) "CALIFORNIA WARNING: Can expose you to lead, a carcinogen and
27	reproductive toxicant. See <u>www.P65Warnings.ca.gov/food</u> ";
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	CONSENT JUDGMENT

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### 2.3 Internet Warnings

individual under customary conditions of purchase or use.

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13 Consistent with this Stipulated Consent Judgment, including Section 2.4 below, if, after the 14 Effective Date, and except for Sell-Through Products, ATALANTA sells the Products to 15 consumers located in California, via the internet, on each of their own respective proprietary 16 internet websites, or any affiliated websites or a third-party website over which either ATALANTA 17 has control to post warnings, that ATALANTA shall provide warnings for each Product both on 18 the Product label in accordance with Section 2.2 – if testing in accordance with Section 2.4 inclusive 19 herein (including Section 2.4; Section 2.4(a)-(d)) finds that a consumer's average daily 20 consumption of lead from the Product or Products, has exceeded 0.5 micrograms per day or such 21 other safe harbor level adopted by OEHHA from time to time – by prominently displaying the 22 warning on each of its own proprietary internet websites, or any affiliated websites or third party 23 website over which ATALANTA has control to post warnings, to the California consumer during 24 the purchase of the Products for delivery within California without requiring customers to seek out 25 the warning (the "Internet Warning"). If required, ATALANTA will ensure this Internet Warning 26 or a clearly marked hyperlink to the warning using the words "CA WARNING" or "CALIFORNIA" 27 WARNING" or "WARNING" given in conjunction with the sale of the Products via the company's

"CA WARNING: Risk of cancer and reproductive harm from exposure to

"CA WARNING: Can expose you to lead, a carcinogen and reproductive

The Warning or Alternative Warning (collectively the "Warnings") provided

lead. See www.P65Warnings.ca.gov/food"; or

toxicant. See <u>www.P65Warnings.ca.gov/food</u>."

pursuant to Section 2.1(a) or (b) must have the term "CA WARNING" or "CALIFORNIA"

**WARNING**" or **"WARNING**:" printed in all capital letters and in bold print. The Warnings

shall be prominently displayed on the Products' label, labeling or sign and displayed with such

conspicuousness, as compared with other words, statements, or designs or devices on the label,

labeling, or sign as to render the Warning likely to be seen, read and understood by an ordinary

internet to California customers appears on the same web page on which the Products are displayed in California or is otherwise prominently displaying the warning to the customer prior to completing the purchase. To the extent that the current Proposition 65 requirements for Internet Warnings are changed, ATALANTA may elect to adhere to any such changes in lieu of that which is set forth herein. Where ATALANTA sells, ships, or distributes the Products to third-party retailers or ecommerce marketplaces for resale of the Products in California, ATALANTA will advise them, in writing, of the Internet Warning requirements, if applicable, under this Stipulated Consent Judgment.

#### B. TESTING

**2.4 Testing the Product for Lead**. In the alternative to Warnings and/or the Internet Warning, and except for Sell-Through Products, ATALANTA may sell or distribute (and/or cause to be sold) Products, including Products sold/supplied directly to retailers or via the internet, without the Warnings and Internet Warnings described in Sections 2.1-2.3 if it tests the Products including the Products subject to the Notice and Complaint for the presence of lead, and if the test results show that 0.5 micrograms per day of lead is not exceeded by a consumer's average daily consumption of the Products, or such other safe harbor level adopted by OEHHA from time to time, as determined by Sections 2.4(a)-2.4(d).

#### (a) Calculation of Lead Average Daily Exposure Levels

A Product subject to the Notice of Violation for the presence of lead in Products covered by this Stipulated Consent Judgment for which the average daily exposure level does not exceed 0.5 micrograms of lead per day, is determined by the formula, testing and quality control methodology described in Sections 2.4(b)-2.4(d). For purposes of determining if a warning is required pursuant to Sections 2.1-2.3, the average concentration utilizing the geometric mean of lead detection results of at least five (5) and up to ten (10) samples of the relevant Product, randomly selected and tested by or at the direction of ATALANTA, shall be controlling.

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#### (b) Calculation Formula

For purposes of this Stipulated Consent Judgment, average daily exposure levels shall be measured in micrograms per day and shall be calculated using the following formula: the average concentration level of lead in the Product in micrograms per gram, multiplied by grams of Product per serving of the Product (using the serving size appearing on the Product label), multiplied by a frequency of consumption of once every fourteen (14) days (i.e. 1/14).

#### (c) Testing and Quality Control Methodology

All lead concentration testing pursuant to this Agreement shall be performed by or at the direction of ATALANTA using a laboratory method that complies with the performance and quality control factors appropriate for the method used, including limit of detection, limit of quantification, accuracy, and precision and meets the following criteria: Inductively Coupled Plasma-Mass Spectrometry (ICP-MS) achieving a limit of quantification of less than or equal to 0.010 mg/kg, any future method or improvement that becomes the industry standard for lead 14 concentration testing (as evidenced by advancements in technology or changes in regulatory or industry guidance), or any other testing method subsequently agreed upon in writing by the Parties.

(d) Testing Schedule

17 ATALANTA shall not be required to engage in testing pursuant to this Stipulated 18 Consent Judgment unless ATALANTA distributes into California any Product without a warning. 19 Except for Sell-Through Products referenced in Section 1.8 above, Product testing shall be 20 performed by or at the direction of ATALANTA on and after the date that is one-hundred and 21 twenty (120) days after the Effective Date, and testing shall continue thereafter at least once per 22 year for a period of five (5) years after the Effective Date, after which Atalanta may have the option 23 to test the Products at its discretion, and the test results shall be controlling. ATALANTA shall 24 have the continuing option of commencing or halting labeling at any time consistent with the terms 25 of this Stipulated Consent Judgment.

2.5 **Compliance with Regulations**. ATALANTA shall be deemed to comply with this Stipulated Consent Judgment by either adhering to Sections 2.1-2.4 of this Stipulated Consent

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1 Judgment or by complying with warning requirements and/or safe harbor levels adopted by the 2 State of California's Office of Environmental Health Hazard Assessment ("OEHHA"). 3 Entry of Consent Judgment. Upon execution of this Stipulated Consent Judgment 2.6 4 by the Parties, KASAB shall file and notice a Motion for Court Approval of this Consent Judgment 5 and, within ten (10) days of approval of the Consent Judgment by the Court, comply with the 6 requirements set forth in California Health & Safety Code § 25249.7(f). 7 2.7 Attorney General Objection. If the California Attorney General objects to any 8 term in this Consent Judgment, the Parties shall use their best efforts to resolve the concern in a 9 timely manner, and if possible, prior to the hearing on the motion. 10 2.8 **Void if Not** Approved. If this Stipulated Consent Judgment is not approved by the 11 Court, it shall be void and have no force or effect. 12 CIVIL PENALTY & REIMBURSEMENT OF FEES AND COSTS 3. 13 3.1 Payment pursuant to Health & Safety Code Section 25249.7(b). ATALANTA shall 14 15 pay a Civil Penalty of \$500.00 to be apportioned in accordance with California Health & Safety 16 Code § 25192, with 75% of these funds remitted to the State of California's Office of 17 Environmental Health Hazard Assessment (CCR Title 11 Div 4-Proposition 65 Private 18 Enforcement) and the remaining 25% of the penalty remitted to KASAB, as provided by 19 California Health & Safety Code § 25249.7. The Civil Penalty payment(s) shall be delivered to 20 the addresses identified in Section 3.3, below. For all amounts due and owing that are not 21 received within the payment times set forth below, ATALANTA shall pay a late civil penalty 22 23 payment fee equal to \$100/day to be allocated in accordance with California Health & Safety 24 Code § 25249.12(c)(1) and (d). 25 3.2 **Civil Penalty.** ATALANTA shall issue two separate checks for the Civil Penalty 26 payment to (a) "OEHHA" in the amount of \$375.00 (75%); and to (b) "Law Offices of Stephanie 27 Sy" in the amount of \$125.00 (25%). The Civil Penalty payment(s) shall be delivered to the 28 9

1	address	ses identified	in Section 3.3, below. The Civil Penalty payments herein shall be paid within
2	twenty (20) business days of the Effective Date.		
3		3.3 Payr	nent Procedures.
4		<b>(a)</b>	Issuance of Payments. Payments shall be delivered as follows:
5			(i) All payments owed to KASAB, pursuant to Section 3.1 shall be
6		deliv	vered to the following payment address:
7			Stephanie Sy
8 9			Law Offices of Stephanie Sy 11622 El Camino Real, Suite 100 San Diego, CA 92130
10			(ii) All payments owed to OEHHA (EIN: 68-0284486), pursuant to § 3.1
11		shall	be delivered directly to OEHHA (Memo Line "Prop 65 Penalties") at the
12		follo	wing addresses, and shall be sent no later than twenty (20) business days
13		follo	wing the Effective Date:
14		For United S	States Postal Service Delivery:
15			Mike Gyurics
16 17			Fiscal Operations Branch Chief Office of Environmental Health Hazard Assessment P.O. Box 4010
18			Sacramento, CA 95812-4010
19			For Non-United States Postal Service Delivery:
20			Mike Gyurics Fiscal Operations Branch Chief Office of Environmental Health Hazard Assessment
21			1001 I Street Sacramento, CA 95814
22		(b)	Copy of Payments to OEHHA. ATALANTA agrees to provide KASAB's
23		counsel with	h a copy of the checks payable to OEHHA, simultaneous with its penalty
24		payments to	KASAB, to be delivered to the address provided in Section 3.2(a)(i), as proof
25		of payment t	to OEHHA.
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27 28	////		
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			CONSENT JUDGMENT

1	(c) Tax Documentation. KASAB agrees to provide IRS W-9 forms for each
2	of the following payees under this Stipulated Consent Judgment concurrently with delivery
3	of the executed copy of the Stipulated Consent Judgment to ATALANTA:
4	(i) "Law Offices of Stephanie Sy" at the address provided in Section
5	3.3(a)(i); and
6	(ii) "Office of Environmental Health Hazard Assessment" at 1001 I
7	
8	Street, Sacramento, CA 95814.
9	3.4 ATALANTA will pay KASAB's counsel \$12,000.00 for attorneys' fees, expert and
10	investigation fees, and related costs associated with this matter and the Notice and Complaint and
11	incurred as a result of investigating, bringing this matter to ATALANTA's attention, filing the
12	enforcement lawsuit and negotiating a settlement. Payment of said monies shall be made via
13	bank wire to the "Law Offices of Stephanie Sy" no later than twenty (20) business days of the
14	Effective Date.
15	3.5 The Law Offices of Stephanie Sy agree to provide ATALANTA with tax
16	identification information, including W-9 information, within two (2) business days following the
17	Effective Date.
17	3.6 Other than the payment specified herein, each side is to bear its own attorneys'
	fees and costs.
19 20	4. <b>RETENTION OF JURISDICTION</b>
20	4.1 This Court shall retain jurisdiction over this matter to enforce, modify, or
21	terminate this Stipulated Consent Judgment.
22	5. MODIFICATION OF CONSENT JUDGMENT
23	5.1 This Stipulated Consent Judgment may be modified only as to the injunctive terms
24	by (A) written stipulation of the Parties and upon entry by the Court of a modified consent
25	judgment, or (B) by motion of either Party pursuant to this Section 5 and upon entry by the Court
26	of a modified consent judgment.
27	5.2 If ATALANTA seeks to modify this Stipulated Consent Judgment, then
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	CONSENT JUDGMENT

ATALANTA must provide written notice to KASAB of its intent ("Notice of Intent"). If KASAB seeks to meet and confer regarding the proposed modification in the Notice of Intent, then KASAB shall provide written notice of intent to meet and confer to ATALANTA within thirty (30) days of receiving the Notice of Intent. The Parties shall then meet and confer in good faith in person, via telephone, or via video conference within thirty (30) days of KASAB's written notice of intent to meet and confer. Within thirty (30) days of such a meeting, if KASAB disputes the proposed modification, KASAB shall provide ATALANTA a written basis for its opposition. The Parties shall continue to meet and confer for an additional thirty (30) days in an effort to resolve any remaining disputes. Should it become necessary, the Parties may agree in writing to different deadlines for the meet-and-confer period. 5.3 In the event that ATALANTA initiates or otherwise requests a modification under this Section 5 for reasons other than enactment of regulations, legislation or judicial rulings

providing that a Proposition 65 warning for the Covered Products is no longer required, and the meet and confer process under Section 5.1 leads to a motion or application for a modification of the Stipulated Consent Judgment, ATALANTA shall reimburse KASAB its costs and reasonable attorney fees for the time spent in the meet-and-confer process and filing and arguing the motion.

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# CLAIMS COVERED AND RELEASED

## 6.1 <u>Binding Effect, Release of All Claims, Claims Released</u>

This Stipulated Consent Judgment shall have no application to any Product that is distributed or sold exclusively outside the State of California and/or that is not used by California consumers. Nothing in this Stipulated Consent Judgment is intended to apply to any occupational or environmental exposures arising under Proposition 65.

- **6.2** This Stipulated Consent Judgment is a full, final, and binding resolution between KASAB, on behalf of itself and its respective officers, directors, shareholders, employees, agents, parent companies, subsidiaries, divisions, and affiliates and on behalf of the public interest, and ATALANTA and its respective officers, directors, shareholders, owners, members, partners, marketers, employees, agents, principals, parent companies, subsidiaries, divisions, affiliates,

franchisors, franchisees, licensors, licensees, customers, suppliers, distributors, wholesalers, or retailers, purchasers, users, and all other upstream and downstream persons and entities in the distribution chain of the Products including, but not limited to, Instacart and the predecessors, successors, assigns and affiliates of any of them (collectively, the "Released Parties").

**6.3** Compliance with the terms of this Stipulated Consent Judgment shall be deemed to constitute compliance with Proposition 65 by any of the Released Parties regarding alleged exposures to lead from the Products as set forth in the Notice and Complaint.

**6.4 KASAB Release of ATALANTA.** KASAB, on behalf of itself and its respective officers, directors, shareholders, employees, agents, parent companies, subsidiaries, divisions, and affiliates and on behalf of the public interest fully releases and discharges Released Parties from any and all claims, actions, cause of action, suits, demands, liabilities, damages, penalties, fees costs, and expenses asserted, or that could have been asserted based on or related to the handling, use, sale, distribution, or consumption of the Products in California, as to any alleged violation of Proposition 65 or its implementing regulations up through the Effective Date, based on a failure to provide Proposition 65 warnings on the Products with respect to lead as set forth in the Notice and Complaint.

**6.5** KASAB on its own behalf only, and ATALANTA on its own behalf only, further waives and releases any and all claims they, their attorneys, or their representatives may have against each other for all actions or statements made or undertaken in the course of seeking or opposing enforcement of Proposition 65 in connection with the Notice and Complaint up through and including the Effective Date, provided, however, that nothing in this Section shall affect or limit any Party's right to seek to enforce the terms of this Stipulated Consent Judgment.

**6.6 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 Complaint, and relating to the Products, will develop or be discovered. KASAB on behalf of itself only, and ATALANTA on behalf of itself only, acknowledge that this Stipulated Consent Judgment is expressly intended to cover and include all such claims up through and including the Effective Date, including all rights

1	of action therefore. KASAB and ATALANTA acknowledge that the claims released in Sections
2	6.2, 6.4, and 6.5 above may include unknown claims, and nevertheless waive California Civil
3	Code § 1542 as to any such unknown claims. California Civil Code § 1542 reads as follows:
4	A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT THE
5	CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR, AT THE TIME OF EXECUTING THE
6	RELEASE AND THAT, IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR
7	OR RELEASED PARTY.
8	This release relates to the Products only. KASAB releases no other products or claims as to other
9	products ATALANTA may sell in California.
10	6.7 <u>ATALANTA Release of KASAB</u>
11	Aside from any potential dispute relating to this Stipulated Consent Judgment.
12	ATALANTA waives all claims against KASAB, its attorneys and other representatives, for all
13	actions taken, or statements made by KASAB and its attorneys and other representatives in the
14	course of investigating the claims or otherwise seeking enforcement of Proposition 65 against it
15	in this matter and as alleged in the Notice and Complaint with respect to the Products.
16	7. <u>SEVERABILITY AND MERGER</u>
17	If after the Effective Date of this Stipulated Consent Judgment any of the provisions of
18	this document are held by a court to be unenforceable, the validity of the enforceable provisions
19	remaining shall not be adversely affected.
20	This Stipulated Consent Judgment contains the sole and entire agreement of the Parties,
21	and all prior negotiations and understandings related hereto shall be deemed to have been merged
22	within it. No representations or terms of agreement other than those contained herein exist or
23	have been made by any Party with respect to the other Party or the subject matter hereof.
24	8. <u>GOVERNING LAW</u>
25	8.1 The terms and conditions of this Stipulated Consent Judgment shall be governed
26	by and construed in accordance with the laws of the State of California. In the event that
27	Proposition 65 is repealed, or is otherwise rendered inapplicable, amended, or clarified for
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	CONSENT JUDGMENT

1 reasons, including but not limited to changes in the law, then ATALANTA may file a motion or 2 request to the court to amend, modify or terminate this Stipulated Consent Judgment to provide 3 that a Proposition 65 warning on the Products is no longer required, and KASAB shall not oppose 4 the motion unless it believes under the law that the amendment, modification or termination of 5 this Stipulated Consent Judgment is not justified by the repeal of Proposition 65 or the 6 amendment, change, clarification, or inapplicability of the law pertaining to Proposition 65 as it 7 relates to this Stipulated Consent Judgment. Upon the granting of any such motion, this 8 Stipulated Consent Judgment shall be null and void and ATALANTA shall have no further 9 injunctive obligations pursuant to this Stipulated Consent Judgment effective the Effective Date 10 of the repeal, amendment, clarification or change in the law with respect to, and to the extent that, 11 the Covered Products are so affected. In the event the California Office of Health Hazard 12 Assessment adopts a regulation or safe use determination, or issues an interpretive guideline that 13 exempts Covered Products from meeting the requirements of Proposition 65; or if lead cases are 14 permanently enjoined by a court of competent jurisdiction; or if Proposition 65 is determined to 15 be preempted by federal law or a burden on First Amendment rights with respect to lead in 16 Covered Products or Covered Products substantially similar to Covered Products, then 17 ATALANTA shall have the right to file a motion with the court to be relieved of its obligations to 18 comply with Section 2 herein, effective the effective date of the regulation, safe use 19 determination, interpretive guideline, injunction, preemption or First Amendment rights 20 determination, and KASAB shall not oppose the motion unless it believes a granting of the 21 motion is not justified under the law. 22 8.2 This Stipulated Consent Judgment shall apply to and be binding upon KASAB and 23 ATALANTA, and their parents, divisions, subdivisions, subsidiaries, and affiliates, if any, and 24 the Parties' predecessors, successors and assigns.

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8.3 The Parties, including their counsel, have participated in the preparation of this Stipulated Consent Judgment and this Stipulated Consent Judgment is the result of the joint efforts of the Parties. This Stipulated Consent Judgment was subject to revision and modification

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1	by the Parties and has been accepted and approved as to its final form by all Parties and their
2	counsel. Accordingly, any uncertainty or ambiguity existing in this Stipulated Consent Judgment
3	shall not be interpreted against any Party because of the manner of the preparation of this
4	Stipulated Consent Judgment.
5	9. NOTICES
6	Unless specified herein, all correspondence and notices required to be provided pursuant
7	to this Stipulated Consent Judgment shall be in writing and delivered or sent by email and: (i)
8	first-class, (registered or certified mail) return receipt requested; or (ii) overnight courier on any
9	Party by the other Party at the following addresses:
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11	For ATALANTA CORPORATION:
12	Robert J. Parks, Esq. Isabel Steinmetz, Esq.
13	Parks & Solar LLP 600 West Broadway, Suite 1200
14	San Diego, CA 92101
15	For KASAB:
16	Stephanie Sy, Esq.
17	Law Offices of Stephanie Sy 11622 El Camino Real, Suite 100 Sen Diago California 02120
18	San Diego, California 92130 Any Party, from time to time, may specify in writing to the other Party a change of
19	address to which all notices and other communications shall be sent.
20	10. <u>COUNTERPARTS; FACSIMILE SIGNATURES</u>
21	This Stipulated Consent Judgment may be executed in counterparts and by means of
22	facsimile and/or portable document format (pdf), which taken together shall be deemed to
23	constitute one document.
24	11. GOOD FAITH ATTEMPT TO RESOLVE DISPUTES
25	If a dispute with respect to either Party's compliance with the terms of this Stipulated
26	Consent Judgment entered by the Court, the Parties shall meet and confer in person, by telephone,
27	
28	by video conference, and/or in writing and endeavor to resolve the dispute in an amicable manner.
	16
	CONSENT JUDGMENT

1	No ac	tion or motion may be filed with the Court in the absence of such a good faith attempt to
2	resolv	e the dispute beforehand.
3	12.	<b>ENFORCEMENT</b>
4		The Parties may, by motion or order to show cause before the Superior Court of San
5	Diego	, enforce the terms and conditions of this Stipulated Consent Judgment. In any successful
6	action	brought by either Party to enforce this Stipulated Consent Judgment, the prevailing Party
7	may s	eek whatever fines, costs, penalties, or remedies as are provided by law for failure to
8	comp	ly with this Stipulated Consent Judgment.
9	13.	COMPLIANCE WITH HEALTH & SAFETY CODE § 25249.7(f)
10		KASAB agrees to promptly comply with the reporting requirements set forth in California
11	Healtl	h & Safety Code §25249.7(f).
12	14.	MODIFICATION
13		Unless otherwise provided herein, this Stipulated Consent Judgment may be modified
14	only b	by further written agreement of the Parties and Court approval.
15	15.	ENTIRE AGREEMENT
16		This Stipulated Consent Judgment contains the sole and entire agreement and
17	under	standing of the Parties with respect to the entire subject matter hereof, and all prior
18	discus	ssions, negotiations, commitments, or understandings related thereto, if any, are hereby
19	merge	ed herein and therein. No representations, oral or otherwise, express or implied, other than
20	those	specifically referred to in this Stipulated Consent Judgment have been made by any Party
21	hereto	o. No supplementation, modification, waiver, or termination of this Stipulated Consent
22	Judgn	nent shall be binding unless executed in writing by the Party to be bound thereby. No
23	waive	r of any of the provisions of this Stipulated Consent Judgment shall be deemed or shall
24	consti	tute a waiver of any of the other provisions hereof whether similar, nor shall such waiver
25	consti	tute a continuing waiver.
26	16.	AUTHORIZATION
27	a .	The undersigned are authorized to execute this Stipulated Consent Judgment on behalf of
28	ineir i	respective Parties and have read, understood and agreed to all the terms and conditions of 17
		CONSENT JUDGMENT

1 this document.

2	17. <u>REQUEST FOR FINDINGS, APPRO</u>	DVAL, AND ENTRY	
3	This Stipulated Consent Judgment has come before the Court upon the request of the		
4	Parties. The Parties request the Court to fully review this Stipulated Consent Judgment and, being		
5	fully informed regarding the matters which are the subject of this action, make the findings		
6	pursuant to California Health and Safety Code § 25249(f)(4) and approve this Stipulated Consent		
7	Judgment.		
8	APPROVED AS TO FORM:		
9	AGREED TO:	AGREED TO:	
10		1-1-5	
11	Date : <u>3/19</u> , 2025	Date: <u>3/17/25</u> , 2025	
12		Dui A	
13	By:	By: On Behalf of ATALANTA	
14	On Behalf of KASAB Stephanie Sy	Robert J. Parks	
15	Law Office of Stephanie Sy	Parks & Solar LLP	
16			
17	IT IS HEREBY SO STIPULATED:		
	IT IS HEREBY SO STIPULATED: AGREED TO:	AGREED TO:	
17	AGREED TO:	15/03/25	
17 18		Date:	
17 18 19	AGREED TO: Date: <u>3/18/2025</u> By:	Date:	
17 18 19 20 21	AGREED TO: Date: <u>3/18/2025</u>	15/03/25	
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17 18 19 20 21	AGREED TO: Date: <u>3/18/2025</u> By: <u>Keep America Safe And Beautiful</u>	Date:	
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