

SETTLEMENT AND RELEASE AGREEMENT

1. INTRODUCTION

1.1. Clean Product Advocates, LLC and Rice Field Corp.

This Settlement Agreement is entered into by and between Clean Products Advocates, LLC ("CPA"), on the one hand, and Rice Field Corporation ("RFC"), on the other hand, with CPA and RFC collectively referred to as the "Parties."

1.2. General Allegations

CPA alleges that RFC manufactured and distributed and offered for sale in the State of California "Frozen Grated Cassava" containing Lead, and that such sales have not included warnings pursuant to the Safe Drinking Water and Toxic Enforcement Act of 1986, California Health & Safety Code sections 25249.6 *et seq.* and its implementing regulations ("Proposition 65"). California has identified and listed Lead under Proposition 65 as a chemical known to the State of California to cause cancer, birth defects or other reproductive harm.

1.3. Product Description

The products that are covered by this Settlement Agreement are defined as Frozen Grated Cassava that RFC has manufactured, imported, sold, offered for sale or distributed in California. All such items shall be referred to herein as the "Products."

1.4. Notice of Violation

On November 15, 2022 CPA served RFC, Hawaii Supermarket and the requisite 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" ("Notice") that provided RFC and such public enforcers with notice that RFC was allegedly in violation of California Health & Safety Code section 25249.6 for failing to warn consumers and customers that the Products exposed users in California to Lead. To the best of the Parties' knowledge, no public enforcer has commenced or is diligently prosecuting the allegations set forth in the Notice.

1.5. No Admission

The Parties enter into this Settlement Agreement to settle disputed claims between them as set forth herein and in the Notice concerning RFC's compliance with Proposition 65. RFC denies the material factual and legal allegations contained in CPA's Notice and maintains that all products that it has manufactured for sale and distribution in California, including the Products, have been and are in compliance with Proposition 65 or any other statutory, regulatory, common law or equitable doctrine. Nothing in this Settlement Agreement shall be construed as an

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admission by RFC of any fact, finding, issue of law, or violation of law; nor shall compliance with this Settlement Agreement constitute or be construed as an admission by RFC of any fact, binding, conclusion, issue of law, or violation of law, such being specifically denied by RFC on its behalf. However, nothing in this section shall diminish or otherwise affect the obligations, responsibilities, and duties of RFC under this Settlement Agreement.

1.6. Effective Date

For purposes of this Settlement Agreement, the term "Effective Date" shall mean the date this Settlement Agreement is fully executed.

2. INJUNCTIVE RELIEF: REFORMULATION AND WARNINGS

As of the Effective Date, RFC, at its sole discretion, agrees to either (a) cease selling, offering for sale or distributing the Products in California, (b) manufacture, import, or otherwise source for authorized sale in California only Reformulated Products, as defined pursuant to Section 2.1 below, or (c) provide a Proposition 65 warning on the Products pursuant to Section 2.2 below.

2.1. Reformulation Standards

The Products shall be deemed to comply with Proposition 65 with regard to Lead and be exempt from any Proposition 65 warning requirements for Lead in the Products does not exceed 0.5 micrograms of Lead per day ("Reformulated Products"). Products that were supplied or contracted to be supplied to third parties by RFC prior to 6 months after the Effective Date shall be deemed exempted from the requirements of this Section 2 and shall be permitted to be sold as previously manufactured, packaged and labeled.

For the Purpose of this Agreement, the amount of Lead a person is exposed to form the Covered Product shall be calculated using the following formula: micrograms of Lead per gram of product, multiplied by grams of product per serving of the product (using the largest serving size appearing on the product label), multiplied by servings of the product per day (using the largest number of servings in recommended dosage appearing on the product label), which equals micrograms of Lead exposure per day.

2.2. Warning Option

Products that do not meet the warning exemption standard set forth in Section 2.1 above shall be accompanied by a warning as described in Section 2.3 below. This warning requirement shall only be required as to Products that are manufactured, distributed, marketed, imported, sold, shipped for sale or offered for sale to consumers by RFC in the State of California. No Proposition 65 warning shall be required for any Products that are supplied or contracted to be supplied to third parties by RFC prior to 6 months after the Effective Date, and all such Products are hereby deemed to be exempt from Proposition 65 enforcement.

2.3. Warning Language

(a) Where required to meet the criteria set forth in Section 2.2, RFC shall display one of the following warning statements on the packaging label of the Products that do not meet the warning exemption standard set forth in Section 2.1 above:

(1) **WARNING:** Consuming this product can expose you to chemicals including Lead, which [is] 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/food"

(2) **WARNING:** [Cancer and] Reproductive Harm- www.P65Warnings.ca.gov/food

RFC may use "cancer and" in the warning at its option. RFC may include the names of additional chemicals in the warning if they are present in the Products at a level that RFC reasonably believes would require a Proposition 65 warning.

(b) The requirements for warnings, set forth in subsection (a) above, are imposed pursuant to the terms of this Settlement Agreement. The Parties recognize that these are not the exclusive methods of providing a warning under Proposition 65 and its implementing regulations. RFC shall be deemed to be in compliance with the warning requirements of this Settlement Agreement by either adhering to this Section 2.3 or by complying with the Proposition 65 warning requirements adopted by the State of California Office of Environmental Health Hazard Assessment ("OEHHA") as of or after the Effective Date.

(c) If Proposition 65 warnings for Lead should no longer be required, RFC shall have no further obligations pursuant to this Settlement Agreement.

3. PENALTIES PURSUANT TO HEALTH & SAFETY CODE SECTION 25249.7(b)

In full satisfaction of all potential civil penalties and attorney's fees, costs and any other expenses incurred by CPA or its counsel, RFC shall pay the total Settlement amount of Eighteen Thousand Dollars (\$18,000.00) (The "Settlement Amount") as set forth below.

3.1. Civil Penalties to Health & Safety Code 25249.7 (B):

One Thousand and Five Hundred Dollars (\$1,500.00) of the Settlement Amount shall be considered a "civil penalty" pursuant to California Health and Safety Code. RFC shall issue two separate checks within ten (10) days of the Effective Date for a total amount of One Thousand and Five Hundred Dollars (\$1,500.00) as follows, and all payments shall be delivered to the addresses listed below.

(a) One Check made payable to the State of California's Office of Environmental Health Hazard Assessment ("OEHHA") in the amount of One Thousand and One Hundred and Twenty-Five Dollars (\$1,125.00), representing 75% of the total civil penalty; and

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(b) One check payable to "Clean Product Advocates, LLC" in the amount of Three Hundred and Seventy-Five Dollars (\$375.00), representing 25% of the total civil penalty.

3.2. Attorney's Fees and Costs:

Sixteen Thousand and Five Hundred Dollars (\$16,500.00) of the total Settlement Amount shall be paid to Cliffwood Law Firm, PC within ten (10) days of the Effective Date, as CPA's attorneys, for reasonable investigation fees, and costs, attorney's fees, and any other cost incurred as a result of investigating and bringing this matter to RFC's attention.

4. PAYMENT PROCEDURES

4.1. All Payments owed to OEHHHA, pursuant to section 3.1(a) shall be delivered directly to OEHHHA (Memo line "Prop 65 Penalties NOV #2022-02765") at the following address:

Attn: Mike Gyurics
Fiscal Operations Branch Chief
Office of Environmental Health Hazard Assessment
P.O. Box 4010
Sacramento, CA 95812-4010

4.2. All Payments owed to CPA, pursuant to Section 3.1(b) shall be delivered to:

c/o CPA
Attn: Elham Shabatian
Cliffwood Law Firm, PC
12100 Wilshire Blvd, Suite 800
Los Angeles, CA 90025

4.3. All Payments owed to Cliffwood Law Firm, PC pursuant to Section 4.3, shall be delivered to:

Cliffwood Law firm, PC
Attn: Elham Shabatian
12100 Wilshire Blvd, Suite 800
Los Angeles, CA 90025

4.4. PROOF OF PAYMENT

A copy of each check payable to OEHHHA, shall be mailed to Cliffwood Law firm, PC, simultaneous with payment to Cliffwood Law Firm, PC at the address set forth above, as proof of payment to OEHHHA.

5. RELEASE OF ALL CLAIMS

5.1. Release of RFC, Downstream Customers and Upstream Vendors

In further consideration of the promises and agreements herein contained, and for the payments to be made pursuant to Sections 2, 3 and 4 above, CPA, on behalf of itself and its respective owners, principals, shareholders, officers, directors, employees, parents, subsidiaries its past and current agents, representatives, attorneys, successors and/or assignees (collectively, "Releasers"), hereby waives all rights to institute or participate in, directly or indirectly, any form of legal action and fully releases all claims relating to the Products, including, without limitation, all actions, and causes of action, in law or in equity, suits, liabilities, demands, obligations, damages, costs, fines, penalties, losses or expenses (including, but not limited to, investigation fees, expert fees and attorneys' fees) of any nature whatsoever, whether known or unknown, fixed or contingent (collectively "Claims"), against (a) RFC (b) each of RFC's downstream distributors in the stream of commerce (including but not limited to Hawaii Supermarket and any other upstream or downstream entities in the distribution chain for the Products, specifically including, however, not limited to, those set forth in Exhibit "A" attached hereto and incorporated herein, further including, but not limited to, manufacturers, wholesalers, vendors, licensors, licensees, auctioneers, retailers, franchisees, dealers, shareholders, cooperative members, customers, owners, purchasers, third-party re-sellers, and users, (c) RFC 's parent companies, corporate affiliates, subsidiaries, affiliates, doing business as entities ("DBAs"), successor companies, and their respective officers, directors, attorneys, representatives, shareholders, agents, and employees, and sister and parent entities, and (d) the employees, shareholders, officers, directors, members, managers, equity owners, insurers, attorneys, predecessors, successors and assigns of any of the entities identified in subsection (a) and (c), above (collectively "Releasees"). CPA also, on behalf of itself, its past and current agents, representatives, attorneys, successors, and/or assignees and *not* in its representative capacity, provides a general 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 of any nature, character or kind, known or unknown, suspected or unsuspected, against RFC and the Releasees.

5.2. RFC's Release of CPA

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

5.3. California Civil Code § 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 Products will develop or be discovered. CPA on behalf of itself only, on one hand, and RFC, on the other hand, acknowledge that this Agreement is expressly intended

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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 §§ 5.1 and 5.2, above, may include unknown claims, and nevertheless waive California Civil Code § 1542 as to any such unknown claims. California Civil Code § 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.

CPA and RFC each acknowledge and understand the significance and consequences of this specific waiver of California Civil Code § 1542.

6. GOVERNING LAW

The terms of this Settlement Agreement shall be governed by the laws of the State of California and apply within the State of California. In the event that Proposition 65 is repealed or is otherwise rendered inapplicable by reason of law generally, or as to the Products, then RFC shall have no further obligations pursuant to this Settlement Agreement.

7. NOTICES

Unless specified herein, all correspondence and notices required to be provided pursuant to this Settlement Agreement shall be in writing and personally delivered or sent by:

(i) electronic mail; or (ii) overnight courier on any party by the other party at the following addresses:

For RFC Field Corporation

Richard Conway Esq.
Kahn, Soares & Conway, LLP
219 Douty Street
Hanford, CA 93230

For Clean Product Advocates, LLC:

Elham Shabatian Esq.
Cliffwood Law Firm, PC
12100 Wilshire Blvd, Suite 800
Los Angeles, CA 90025

Any party, from time to time, may specify in writing to the other party a change of address or electronic mail to which all notices and other communications shall be sent.

8. COUNTERPARTS; FACSIMILE/E-SIGNATURES

This Settlement Agreement may be executed in counterparts and by facsimile or e- signatures, each of which shall be deemed an original, and all of which, when taken together, shall constitute one and the same document.

9. ENTIRE AGREEMENT

This Settlement Agreement contains the sole and entire agreement and understanding of the Parties with respect to the entire subject matter hereof, and all related prior discussions

10. MODIFICATION

This Settlement Agreement may be modified only by a written agreement signed by the Parties.


11. AUTHORIZATION

The undersigned are authorized to execute this Settlement Agreement on behalf of their respective Parties and have read, understood and agree to all of the terms and conditions of this Settlement Agreement.

Agreed to:

Date: 4/28/23, 2023

RICE FIELD CORPORATION

By: 

Name: Eric Lee

Its: COO

4/20/2023
Date: _____, 2023

Clean Product Advocates, LLC

By: 

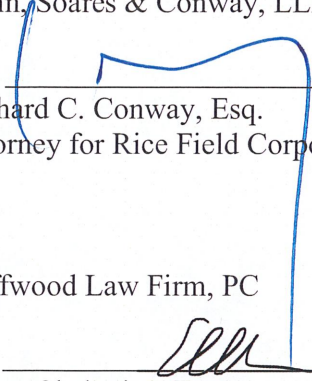
Elham Shabatian





APPROVED AS TO FORM AND CONTENT:

Kahn, Soares & Conway, LLP

By: 
Richard C. Conway, Esq.
Attorney for Rice Field Corporation

Cliffwood Law Firm, PC

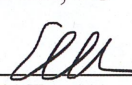
By: 
Elham Shabatian, Esq.
Attorney for Clean Product
Advocates, LLC

EXHIBIT “A”

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Frozen Peeled Cassava

HK2 OF WEST COVINA

25TH IRVING MARKET INC.
 555 MARKET CO. LLP
 +62 STREET FOOD
 88 SEAFOOD MARKET
 88 SEAFOOD SUPERMARKET #3
 88 SEAFOOD SUPERMARKET #4
 88 SEAFOOD SUPERMARKET #5
 88 MANOR MARKET #2
 ANGKOR ASIAN MARKET, INC
 A & A SUPERMARKET
 ASIAN AMIGO SUPERMARKET
 ABC SUPERMARKET
 ABC SUPERMARKET (ANAHEIM)
 A DONG SUPERMARKET
 ASIAN FOOD MARKET
 AGAT KIM CHEE STORE
 ASIA SUPERMARKET (ALHAMBRA)
 ASIAN WORLD MARKET LLC. (MO)
 AZ INTERNATIONAL MARKET
 BANGLUCK MARKET (N
 BRAZILIAN BREAD
 CHO-LON MARKET
 COUNTY MARKET #3
 COUNTY SQUARE MARKET#2
 CHO SAIGON NEW MARKET
 DA LAT SUPERMARKET
 DONG MAI SUPERMAKET
 DUC PHUONG TOFU
 DUC TRADING
 FOOD DEPOT CORP.
 FRESCO WORLD MARKET
 GLOBAL FRESH MARKET
 GREEN FARM MARKET (FOUNTAIN
 GREEN FARM MARKET (GARDENA)
 GREEN FARM MARKET (EL
 GOLDEN LION SUPERMARKET INC.
 GRANTSTONE INC.
 GROWCO MARKET
 GOLD STAR SUPERMARKET
 HAWAII SUPERMARKET
 HOA HING MARKET (SD)
 HIEN KHANH #3
 HK2 OF ROWLAND HEIGHTS LLC.
 HK2 OF WEST COVINA
 HONG KONG MARKET (COLUMBIA)
 HOMETOWN GROCERY
 HUNG PHAT MEAT MARKET

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HIEP THAI FOOD ARLINGTON #2
J & P TRADING INC.
KIM LONG MARKET
KOREANA PLAZA
LEE'S SANDWICHES (McKEE)
LEE'S SANDWICHES (OAKLAND)
LEE'S SANDWICHES (CUPERTINO)
LEE'S SUPERMARKET
LION FOOD CENTER II
LION FOOD CENTER #8
LION FOOD CENTER #9
LEE HING INC.
LIEN HOA MARKET
LONG HING SUPERMARKET
LION SUPERMARKET #1 (SJ)
LION SUPERMARKET (STOCKTON)
LION SUPERMARKET #18
LOMA LINDA ORIENTAL MARKET
LITTLE SAIGON SUPERMARKET
MARINA FOOD #5 (SJ)
MARINA GROCERY
MAXIM SUPERMARKET #1
MAXIM SUPERMARKET #3
M & D ASIAN GROCERY, INC.
MEKONG SUPERMARKET LLC (AZ)
MANILA ORIENTAL MARKET (DALY)
MANILA ORIENTAL MARKET (SJ)
MANILA ORIENTAL MARKET #3
MOM SUPERMARKET
MCKEE SEAFOOD MARKET
NEW ASIA SUPERMARKET (SAC.)
NEW LIEN HING LLC
NEW SAIGON MARKET
NEW TUONG PHONG MARKET
NHU Y MARKET
OCEAN SUPERMARKET
OLIVE FARMERS MARKET
ORIENTAL FOOD MARKET (SILOAM)
OCEAN MART INC.
OCEAN MART OF ROY INC.
OCEAN MART WHOLESALE, INC.
PACIFIC SUPERMARKET II (DO)
PACIFIC SUPERMARKET VI
PEOPLE SUPERMARKET
PHO GA #1
PINOY ASIAN MARKET
PHO K & K
PACIFIC OCEAN MARKET #3
PHNOM PENH ORIENTAL
PARK TO SHOP SUPERMARKET
SAIGON MARKET (LAWNDALE)
SAIGON SUPERMARKET (GG)
SAN BRUNO SUPERMARKET

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SEAFOOD CITY SUPERMARKET
 SEASONS ASIAN MARKET
 SENTER FOOD III
 SUPER KING FOOD CENTER #1
 SUPER KING FOOD CENTER #2
 SF SUPERMARKET #1
 SF SUPERMARKET #2
 SUN HOP FAT CORP.
 SHUANG HUR
 SONG HY SUPERMARKET
 S & L TRADING
 SANTOS MART LLC
 SAIGON MARKET PLACE
 SAN PABLO SUPERMARKET
 SUN SANG SUPERMARKET
 SUNSET III SUPERMARKET
 SUPER X MARKET (MARYSVILLE)
 SUPER X MARKET (SACRAMENTO)
 SAN YOUNG MARKET INC.
 TAN A GROCERY
 TAY DO ASIAN GROCERY
 TAN PHAT MARKET
 THIEN THANH SUPERMARKET(SJ)
 TAI WAH TRADING
 UNITED NOODLES WHOLESALE
 VIEN DONG #4 SUPERMARKET
 VIET HOA MARKET
 VIET HOA SUPERMARKET
 VINAI WHOLESALE
 VINH PHAT SUPERMARKET
 VIET WAH SUPERMARKET #1
 WORLD FOODS SUPERMARKET
 WING WA SUPERMARKET
 YEE CHONG HON CO.
 Y TRANS SERVICE

Frozen grated cassava

HK2 OF WEST COVINA

555 MARKET CO. LLP
 88 SEAFOOD MARKET
 88 SEAFOOD SUPERMARKET #3
 88 SEAFOOD SUPERMARKET #4
 88 SEAFOOD SUPERMARKET #5
 88 MANOR MARKET #2
 AA MARKETPLACE
 ANGKOR ASIAN MARKET, INC
 A & A SUPERMARKET
 ABC SUPERMARKET
 ABC SUPERMARKET (ANAHEIM)

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ASIAN DIRECT ORIENTAL MARKET
A DONG SUPERMARKET
ASIAN FOOD MARKET
AGAT KIM CHEE STORE
ASIA SUPERMARKET (ALHAMBRA)
ASIAN WORLD MARKET LLC. (MO)
AZ INTERNATIONAL MARKET
BRAZILIAN BREAD
CAM HUONG
CALIFORNIA MEAT CO.
CHO-LON MARKET
COUNTY MARKET #3
CARROLLTON PLAZA
COUNTY SQUARE MARKET#2
CHO SAIGON NEW MARKET
DA LAT SUPERMARKET
DUC PHUONG TOFU
DUC TRADING
FRESCO WORLD MARKET
GREEN FARM MARKET (FOUNTAIN
GREEN FARM MARKET (GARDENA)
GREEN FARM MARKET (EL
GOLDEN LION SUPERMARKET INC.
GRANTSTONE INC.
GROWCO MARKET
GOLD STAR SUPERMARKET
HAWAII SUPERMARKET
HOA HING MARKET (SD)
HIEN KHANH #2
HIEN KHANH #3
HK2 OF ROWLAND HEIGHTS LLC.
HK2 OF WEST COVINA
HONG KONG MARKET (GRETNA)
H P FOOD SUPPLY
J & P TRADING INC.
KIM LONG MARKET
K. SANDWICH
LAM'S SUPERMARKET
LAM'S INTERNATIONAL
LEE'S SANDWICHES (McKEE)
LEE'S SANDWICHES (OAKLAND)
LEE'S SANDWICHES (STORY)
LEE'S SANDWICHES (CUPERTINO)
LEE'S SUPERMARKET
LION FOOD CENTER II
LION FOOD CENTER #8
LION FOOD CENTER #9
LEE HING INC.
LIEN HOA MARKET
LONG HING SUPERMARKET
LION SUPERMARKET #1 (SJ)
LION SUPERMARKET (STOCKTON)
LION SUPERMARKET #18

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LITTLE SAIGON SUPERMARKET
MARINA FOOD #5 (SJ)
MARINA GROCERY
MAXIM SUPERMARKET #1
MAXIM SUPERMARKET #3
M & D ASIAN GROCERY, INC.
MEKONG SUPERMARKET LLC (AZ)
MANILA ORIENTAL MARKET (DALY
MANILA ORIENTAL MARKET (SJ)
MOM SUPERMARKET
MCKEE SEAFOOD MARKET
NEW ASIA SUPERMARKET (SAC.)
NEW SAIGON MARKET
NEW TUONG PHONG MARKET
NHU Y MARKET
OCEAN SUPERMARKET
OFFICE
OLIVE FARMERS MARKET
ORIENTAL FOOD MARKET (SILOAM
OCEAN MART INC.
OCEAN MART OF ROY INC.
PEOPLE SUPERMARKET
PINOY ASIAN MARKET
PACIFIC OCEAN MARKET #3
PARK TO SHOP SUPERMARKET
SAIGON SUPERMARKET (GG)
SOUTH BAY FOOD
SOUTHERN BAY SEAFOOD
SEAFOOD CITY SUPERMARKET
SEASONS ASIAN MARKET
SENER FOOD III
SUPER KING FOOD CENTER #1
SUPER KING FOOD CENTER #2
SUN FAT TRADING CORP.
SUN HOP FAT CORP.
SHUANG HUR
SONG HY SUPERMARKET
S & L TRADING
SANTOS MART LLC
SAN PABLO SUPERMARKET
SUN SANG SUPERMARKET
SUPER X MARKET (MARYSVILLE)
SUPER X MARKET (SACRAMENTO)
SAN YOUNG MARKET INC.
TAN A GROCERY
TAY DO ASIAN GROCERY
T & L FOOD MARKET (EDDY)
THIEN THANH SUPERMARKET(SJ)
TAI WAH TRADING
UNITED NOODLES WHOLESALE
VIEN DONG #4 SUPERMARKET
VIET HOA MARKET
VIET HOA SUPERMARKET

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VINAI WHOLESALE
 VINH PHAT SUPERMARKET
 VIET WAH SUPERMARKET #1
 WELCO SUPERMARKET
 WORLD FOODS SUPERMARKET
 WING WA SUPERMARKET
 YEE CHONG HON CO.

Frozen Peeled Cassava

COUNTY MARKET #3
 HIEN KHANH #2

 ANGKOR ASIAN MARKET, INC
 A & A SUPERMARKET
 ASIAN FOOD MARKET
 AGAT KIM CHEE STORE
 BANH MI HONG PHAT
 BRAZILIAN BREAD
 CAO NGUYEN SUPERMARKET
 COUNTY MARKET #3
 CASH SF
 COUNTY SQUARE MARKET#2
 DUC PHUONG TOFU
 FASIA BUFFET
 FIJI SUPERMARKET
 FIJI PACIFIC MARKET
 FRESCO WORLD MARKET
 GOLD STAR SUPERMARKET
 HOA HING MARKET (SD)
 HIEN KHANH #1
 HIEN KHANH #2
 HIEN KHANH #3
 HIEN KHANH #4
 J & P TRADING INC.
 K. SANDWICH
 LAL INTERNATIONAL MARKET
 LEE'S SANDWICHES (McKEE)
 LEE'S SANDWICHES (OAKLAND)
 LEE'S SANDWICHES (STORY)
 LEE'S SUPERMARKET
 LION SUPERMARKET (STOCKTON)
 LION SUPERMARKET #18
 LITTLE SAIGON SUPERMARKET
 MARINA GROCERY
 MAOLI MART
 MAXIM SUPERMARKET #3
 MEKONG MARKET (STA ROSA)
 MANILA ORIENTAL MARKET (DALY
 NEW ASIA SUPERMARKET (SAC.)
 OLIVE FARMERS MARKET

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OCEAN MART INC.
PEOPLE SUPERMARKET
PINOY ASIAN MARKET
PHNOM PENH ORIENTAL
SAIGON MARKET (LAWNDALE)
SAU VOI DELI
SOUTH BAY FOOD
SOUTHERN BAY SEAFOOD
SEAFOOD CITY SUPERMARKET
SUPER KING FOOD CENTER #1
SUPER KING FOOD CENTER #2
SF SUPERMARKET #2
S & L TRADING
SANTOS MART LLC
SONI'S SUPERMARKET, INC.
SAN PABLO SUPERMARKET
SUPER X MARKET (SACRAMENTO)
TAN A GROCERY
TAY DO ASIAN GROCERY
THANH SON HIEN KHANH (STORY)
THANH SON HIEN KHANH
THIEN THANH SUPERMARKET(SJ)
UNITED NOODLES WHOLESALE
VIEN DONG #4 SUPERMARKET
VIET HOA MARKET
VINAI WHOLESALE
VINH PHAT SUPERMARKET
WELCO SUPERMARKET
WING WA SUPERMARKET
Y TRANS SERVICE

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