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11 12	Attorneys for Defendant K & G LATIROVIAN, INC.	
13	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
14	COUNTY OF SANTA CLARA – UNLIMITED CIVIL JURISDICTION	
15	WEED AMERICA GAEE AND DEALITIEU	. C. N. 2503/450547
16	KEEP AMERICA SAFE AND BEAUTIFUL,	Case No. 25CV459547
17	Plaintiff,	[PROPOSED] CONSENT JUDGMENT
18	V.	
19	AUTOMANN INC.; K & G LATIROVIAN, INC.; and DOES 1-30, inclusive,	
20	Defendants.	
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CONSENT JUDGMENT

1. INTRODUCTION

1.1 The Parties

This Consent Judgment ("Agreement") is entered into by and between plaintiff Keep America Safe and Beautiful ("KASB") and defendant K & G Latirovian, Inc. ("K & G"), with KASB and K & G each individually referred to as a "Party" and, collectively, the "Parties." KASB is a California-based non-profit organization proceeding in the public interest pursuant to California Health & Safety Code § 25249.7(d) to ensure that chemicals known to the State of California to cause cancer, birth defects or other reproductive harm are disclosed in or eliminated from consumer products sold in California. K & G is a person in the course of doing business for purposes of California Health & Safety Code § 25249.11(b).

1.2 Consumer Product Description

KASB alleges that K & G sells, ships and offers for sale in California brass accessories containing the heavy metal, Lead (Pb) including, but not limited to, *Brass PLC Male Elbow Fitting Volvo*, 177.V20378449, without providing the health hazard warning that KASB alleges is required by California Health & Safety Code § 25249.5 *et seq*. ("Proposition 65"). Brass accessories are referred to hereinafter as the "Products." Lead is listed pursuant to Proposition 65 as a chemical known to the State of California to cause developmental toxicity, male reproductive toxicity, female reproductive toxicity, and cancer.

1.3 Notices of Violation

On September 9, 2024, KASB served defendant Automann, Inc., the California Attorney General, and the requisite public enforcement agencies with a 60-Day Notice of Violation ("Notice"), alleging Automann violated Proposition 65 by failing to warn its customers and consumers in California that its brass elbow fittings can expose users to Lead.

On March 10, 2025, plaintiff served a Supplemental 60-Day Notice of Violation ("Supplemental Notice"), on defendant Automann, Inc., K & G, the California Attorney General's Office, and the requisite public enforcement agencies, alleging, as a result of defendants' sales of brass elbow fittings, consumers in the State of California were, and are, being exposed to Lead

through their reasonably foreseeable use of the Products as intended without first receiving a "clear and reasonable warning," as required by Proposition 65.

On or about August 15, 2025, plaintiff served an Amended Supplemental 60-Day Notice of Violation ("Amended Supplemental Notice"), on defendant Automann, Inc., K & G, the California Attorney General's Office, and the requisite public enforcement agencies, alleging, as a result of defendants' sales of the Products, consumers in the State of California were, and are, being exposed to Lead through their reasonably foreseeable use of the Products as intended without first receiving a "clear and reasonable warning," as required by Proposition 65. The Notice, Supplemental and Amended Supplemental Notice are referred to collectively herein as the "Notices." No public enforcer has commenced and is diligently prosecuting an action to enforce the allegations in the Notices.

1.4 Complaint

On January 24, 2025, KASB commenced the instant action ("Complaint"), naming Automann, Inc. as a defendant for the alleged violations of Proposition 65 that are the subject of the Notice. On or about July 14, 2025, KASB filed an amendment to the Complaint naming Doe 21 as K & G Latirovian, Inc. Upon entry of Judgment pursuant to the terms of this Agreement, the complaint shall be deemed amended. nunc pro tunc. to include the allegations in the Amended Supplemental Notice.

1.5 Jurisdiction

For purposes of this Agreement only, the Parties stipulate this Court has jurisdiction over K & G as to the allegations contained in the Complaint, venue is proper in the County of Santa Clara, and the Court has jurisdiction to enter and enforce the provisions of this Agreement pursuant to Proposition 65 and Code of Civil Procedure § 664.6.

1.6 No Admission

K & G denies the allegations in the Notices 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 Agreement shall constitute or be construed as, nor shall compliance with this Agreement constitute or be construed as, an admission by K & G of any fact,

finding, conclusion of law, issue of law, or violation of law. This section shall not, however, diminish or otherwise affect K & G's obligations, responsibilities, and duties under this Agreement.

1.7 Effective Date

For purposes of this Agreement, "Effective Date" shall mean the date on which the Court approves this Agreement and enters judgment pursuant to its terms.

2. INJUNCTIVE RELIEF: REFORMULATION OR WARNINGS

2.1 Reformulation Commitment

Commencing on the Effective Date and continuing thereafter, all Products K & G sells, ships, or offers for sale in or into California shall meet the Reformulation Standard for Reformulated Products, as defined by Section 2.2, or be accompanied by a clear and reasonable warning pursuant to Section 2.3.

2.2 Reformulation Standard

For purposes of this Agreement, "Reformulated Products" are defined as those Products:

- (a) containing no more than 100 parts per million ("ppm") Lead in any decoration, description, artwork and/or design on the exterior surface when analyzed pursuant to U.S. Environmental Protection Agency ("EPA") testing methodologies 3050B and 6020A or equivalent methodologies utilized by federal or state agencies for the purpose of determining Lead content in a solid substance; and
- (b) yielding a test result of no more than 0.5 microgram of Lead on any exterior surface when sampled pursuant to the NIOSH 9100 testing protocol and analyzed pursuant to EPA 3050B and 6020A.

2.3 Clear and Reasonable Warnings

For all Product that do not qualify as Reformulated Products provided for sale to customers in California, K & G shall ensure clear and reasonable warnings are provided in accordance with this Section pursuant to Cal. Code Regs., tit. 27, § 25600, et seq. Each warning shall be prominently placed with such conspicuousness as compared with other words, statements, or designs as to render it likely to be read and understood by an ordinary individual under customary conditions before

provided pursuant to Section 2.3.1 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 that if the labeling does not use the color yellow, then the symbol may be in black and white. The entire warning shall appear in a type size no smaller than the largest type size used for other Consumer Information on the Products.

2.3.4 Catalog Warnings. If, after the Effective Date, K & G prints new catalogs and sells Products through such catalogs to customers located in California or with nationwide distribution, K & G shall ensure a warning is provided for each Product both on the Product label in accordance with Section 2.3.3, and in the catalog in a manner that clearly associates the warning with the *specific* Product being purchased. Any warning provided in a mail order catalog shall be in the same type size or larger than other consumer information provided for the Product within the catalog and shall be provided on the same page and in the same location as the display and/or description of the Product. If the On Product Warning is one of the warning statements set forth in Options 2-4 in Section 2.3.1, the Catalog Warning may use the corresponding warning statement.

2.3.5 Internet Warnings. If, after the Effective Date, K & G sells Products via the internet on websites over which it has control, K & G shall ensure a warning is provided for each Product both on the Product label in accordance with Section 2.3.3, and by prominently displaying, or requiring the warning to be prominently displayed on affiliated websites, third party websites or by retail customers, to consumers in California during the purchase of the Products without requiring customers to seek out the warning. The warning or a clearly marked hyperlink to the warning using the word "WARNING" given in conjunction with the sale of the Products via the internet shall appear either: (a) on the same web page on which the Products are displayed; (b) on the same web page as the virtual cart displaying the Products; (c) on the same page as the price for the Products; or (d) on one or more web pages displayed to a purchaser during the checkout process. The warning shall appear adjacent to or immediately following the display, description, or price of the Products for which it is given in the same type size or larger than other consumer information provided for the Products. For third party websites over which K & G has no control, K & G shall instruct it's the website or website purveyor to provide the warning required by this Section as a condition of sale of

the Products and shall supply the applicable warning requirements, pursuant to Sections 2.3. If the On Product Warning is one of the warning statements set forth in Options 2-4 in Section 2.3.1, the Internet Warning may use the corresponding warning statement.

3. MONETARY SETTLEMENT TERMS

3.1 Initial Civil Penalty

Pursuant to Health and Safety Code § 25249.7(b), K & G agrees to pay a civil penalty of \$2,000 within five (5) business days of the Effective Date. K & G's civil penalty payment will be allocated according to Health and Safety Code §§ 25249.12(c)(1) and (d), with seventy-five percent (75%) of the penalty paid to the California Office of Environmental Health Hazard Assessment ("OEHHA"), and the remaining twenty-five percent (25%) retained by KASB. K & G shall issue its payment in two checks made payable to: (a) "OEHHA" in the amount of \$1,500; and (b) "Seven Hills in Trust for KASB" in the amount of \$500. KASB's counsel shall deliver to OEHHA and KASB their respective portion of the penalty payment.

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.

Within five (5) business days of the Effective Date, K & G agrees to issue two (2) separate checks in the amount of \$12,500 payable to "Seven Hills LLP", the second check may be post-dated to thirty (30) days after the Effective Date, for a total of \$25,000 in settlement of the amount of reimbursement of all fees and costs incurred investigating, bringing this matter to K & G's attention, negotiating a settlement in the public interest, and reporting its terms to Office of the California Attorney General pursuant to Section 9. No check shall be deposited until on or after the check date.

3.3 Payments

All payments payable and due under this Agreement shall be delivered to KASB's counsel at following address:

Seven Hills LLP Attn: Laralei Paras 1 Embarcadero Center, Suite 1200 San Francisco, CA 94111

4. <u>CLAIMS COVERED AND RELEASED</u>

4.1 KASB's Release of K & G

This Agreement is a full, final and binding resolution between KASB, on behalf of itself and in the public interest, and K & G, of any claim that was or could have been asserted by KASB on behalf of itself, its past and current agents, representatives, attorneys, successors, and/or assignees, against K & G, its directors, officers, employees, attorneys, Kahgo Group, Inc., and each entity to whom K & G directly or indirectly distributes or sells Products, including, but not limited to, downstream distributors, wholesalers, customers, retailers, franchisees, cooperative members, and licensees (collectively, "Releasees"), from violations of Proposition 65 based on their failure to warn about alleged exposures to Lead contained in the Products that were manufactured, distributed, sold and/or offered for sale by K & G in California before the Effective Date, as alleged in the Notices and Complaint. The Parties further agree that compliance with Section 2 of this Agreement shall be deemed compliance with Proposition 65 with respect to alleged exposures to Lead in the Products.

In further consideration of the promises and agreements herein contained, KASB, on behalf of itself, its past and current agents, representatives, attorneys, successors, and/or assignees, hereby waives all of KASB's rights to institute or participate in, directly or indirectly, any form of legal action and releases all claims that KASB may have, 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 exclusively, investigation fees, expert fees, and attorneys' fees arising under Proposition 65 with respect to Lead in the Products manufactured, distributed, sold and/or offered for sale by K & G, before the Effective Date (collectively, "Claims"), against K & G and Releasees.

Nothing in this Section affects KASB's right to commence or prosecute an action under Proposition 65 against a Releasee that does not involve K & G's Products.

4.2 K & G's Release of KASB

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

5. **SEVERABILITY**

If, subsequent to the execution of this Agreement, any provision of this Agreement is deemed by a court to be unenforceable, the validity of the remaining provisions shall not be adversely affected.

6. **GOVERNING LAW**

The terms of this Agreement shall be governed by the laws of the State of California and apply within California. Nothing in this Agreement shall be interpreted to relieve K & G from its obligation to comply with any pertinent state or federal law or regulation.

7. NOTICE

Unless specified herein, all correspondence and notice required by this Agreement 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 K & G: For KASB:

Ara M. Baghdassarian, Managing Partner
Baghdassarian Law Group
Seven Hills LLP
16130 Ventura Boulevard, Suite 550
Encino, CA 91436
Laralei Paras, Partner
Seven Hills LLP
1 Embarcadero Center, Suite 1200
San Francisco, CA 94111

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

8. COUNTERPARTS AND PDF SIGNATURES

This Agreement 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.

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

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

10. ENTIRE AGREEMENT

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

11. MODIFICATION

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

12. AUTHORIZATION

The undersigned are authorized to execute this Agreement on behalf of their respective

Parties and have read, understood, and agreed to all of the terms and conditions of this Agreement.

AGREED TO:	AGREED TO:
Date:08/13/2025	Date: 8,/3.2025
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By:CFO	By: Kabrail Latirovian CEO
Lance Nguyen, CEO Keep America Safe and Beautiful	Kabrail Latirovian, CEO K & G Latirovian, Inc.