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July 7, 2020

MR. YASUO LAWATA  
KAWA CORPORATION  
2-10 KAIGAN DORI  
5 CHOME CHUO-KU  
KOBE 650-0024 - JAPAN  
TEL: 078-367-1452  
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RE: KAWA CORPORATION 60-DAY NOTICE  
AG # 2020-00683 Date of Service 03/16/2020  
AG # 2020-00684 Date of Service 03/16/2020  
AG # 2020-00685 Date of Service 03/16/2020  
AG # 2020-00686 Date of Service 03/16/2020  
Dried Crab Snacks & Crispy Prepared Seaweed

To whom it may concern,

This letter is to confirm withdrawal of 60-Day Notice No. 2020-00683; 2020-00684; 2020-00685; 2020-00686 in connection with Prop 65 based on affidavit of Yasuo Kawata. Copy attached. Should you have any question or concern, please do not hesitate to contact me at (310) 444-0055.

Sincerely,



Davar David Danialpour, Esq.

AFFIDAVIT OF KAWA CORPORATION

RE: KAWA CORPORATION and AKT TRADING INC. 60-Day Notice  
AG #2020-0683; 2020-0684; 2020-0685; 2020-0686  
Dried Crab Snacks & Crispy Prepared Seaweed

I, Yasuo Kawata, President of Kawa Corporation, declare as follows:

1. Public Health and Safety Advocates, LLC ("Claimant"), represented by Mr. Davar David Danialpour (#257374) ("Claimant's Counsel"), sent Kawa Corporation and AKT Trading Inc. ("AKT Trading") two (2) 60-Day Notice of Violation letters, each dated March 16, 2020, in connection with (1) the exemplar product Crispy Prepared Seaweed, Ajitsuke Saku-Saku Wakame, No. KOKB78, UPC: 4971455069682 (the "Crispy Prepared Seaweed"), and (2) the exemplar product Mini Dried Crab Snacks Tamago Gani ASIN B01DDH7KRC, UPC: 4971455070657 (the "Dried Crab Snacks"). Following receipt of Claimant's letters, Kawa Corporation and AKT Trading researched California Health & Safety Code Section 25249.5 ("Proposition 65") and investigated Claimant's claims regarding the Crispy Prepared Seaweed and the Dried Crab Snacks. Kawa Corporation, on behalf of itself and AKT Trading, replied to Claimant by sending a letter, dated April 28, 2020 (the "April 28 Response Letter"). Following the April 28 Response Letter, Claimant's Counsel sent a letter to Kawa Corporation, dated June 17, 2020, which requested affidavits to support certain statements in the April 28 Response Letter as a condition for withdrawing the 60-Day Notice of Violation letters with respect to the Crispy Prepared Seaweed and the Dried Crab Snacks. I have personal knowledge of the facts set forth herein, which are known by me to be true and correct, and, if called as a witness, I could and would competently testify thereto.

2. With respect to the Crispy Prepared Seaweed, all orders of such products imported into the State of California by Kawa Corporation and AKT Trading since the amendment of the Proposition 65 warning requirements (effective August 2018) have been accompanied by a Proposition 65 warning label on each unit of the product. The first order of the Crispy Prepared Seaweed following August 2018 was imported from Japan in May 2019. Attached hereto as

Exhibit A is a picture of a unit of the Crispy Prepared Seaweed that includes the Proposition 65 warning label. For each import order of the Crispy Prepared Seaweed that occurred after August 2018, Kawa Corporation and AKT Trading have followed a compliance program that consists of a review of the manufacturer's test data and the inclusion of a Proposition 65 warning label in the event that the test data shows that any chemicals exceed the levels prescribed by Proposition 65.

3. With respect to the Dried Crab Snacks, there has been no distribution of such product to Marukai Corporation and Tokyo Central or any other retail locations in the State of California by Kawa Corporation or AKT Trading since 2015.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed June 25, 2020, at Chuo-Ku, Kobe.



Yasuo Kawata,  
President

Kawa Corporation