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October 16, 2020

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President/CEO Tempress Products, LP c/o Mark Lozelle 5052 Sharp Street Dallas, TX 75247	Member/Manager Tempress Group, LLC c/o Mark Lozelle 5052 Sharp Street Dallas, TX 75247
Member/Manager Bass Pro, LLC c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801	Member/Manager BPS Direct, LLC c/o The Corporation Trust Company The Corporation Trust Center 1209 Orange Street Wilmington, DE 19801

AND THE PUBLIC PROSECUTORS LISTED ON THE DISTRIBUTION LIST ACCOMPANYING
THE ATTACHED CERTIFICATE OF SERVICE

Re: Withdraw of Notice of Violation of California Health & Safety Code §25249.6, et seq.
AG# 2020-02281


To Whom It May Concern:

Please be advised that on September 8, 2020, Brodsky & Smith, LLC ("Brodsky Smith"), on behalf of Anthony Ferreiro ("Ferreiro"), provided notice to the above individuals, entities and public prosecutors identified on the accompanying distribution list regarding violations of California's Safe Drinking Water and Toxic Enforcement Act of 1986 ("Proposition 65") with respect to the following consumer product:

Product	Retailer(s)	Manufacturer(s)/Distributor(s)
BoatMates Predestal Gear Bag – Black Mesh UPC# 664986314041 Model# 3140 Bass Pro Order# Y100570152	Bass Pro, LLC BPS Direct, LLC	Tempress Products, LP Tempress Group, LLC

We, as counsel for Ferreiro, hereby withdraw without prejudice the September 8, 2020 Notice with respect to the above product.

Sincerely,



Evan J. Smith