ž	Clifford A. Chanler, State Bar No. 135534 CHANLER LAW GROUP				
-2-	71 Ehn Street, Suite 8				
3	New Cansen, CT 96840 Telephone: (203) 966-9911				
4	Facsimile: (203) 861-5722				
5	Daniel Bernstein, State Bar No. 161711 Laralle S. Paras, State Bar No. 203319			8;	
6	PARAS LAW GROUP				
7	655 Redwood Highway, Suite 216 Mill Valley, CA 34941				
8	Telephone: (415) 380-9222 Facaimile: (415) 380-9223	200			
9	Christopher Martin, State Bar No. 186021				
10	MARTIN LAW GROUP 23 N. Lincoln, Suite 204				
11	Hinsdale, IL 60321 Telephone: (630) 789-6998				
12	Facsimile: (630) 214-0979				
13	Attorneys for Plaintiff Russell Bringer				
14	STROOM IN ALEX				
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16	SUPERIOR COURT OF THE STATE OF CALIFORNIA				
17	COUNTY OF SAN FRANCISCO				
18	UNLIMITED FURISDICTION				
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20	RUSSELL BRIMER,	Case No.	CGC-05-44081	t.	
21	Plaintiff,	STYPULAT	ION FOR ENTE T	RY OF	
22	v.				
23	THE BOELTER COMPANIES, et al.,				
24	Defendants.				
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26					
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	STIPULATION AND (PROPOSED) OR SPSC CASE NO. D	DER RE CONSEN	OT JUDGINENT		
- 1	and the state of t	7 7 7 7			

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- 1. The following constitutes the knowing and voluntary election and stipulation of the entity named below ("Company" or "Opt-In-Defendant")-to-join-as-a-Settling-Defendant under the Consent Judgment previously entered by the Court in *Brimer v. The Boelter Companies, Inc.*, San Francisco Superior Court Case No. CGC 05 -440811 ("Action") and to be bound by the terms of that Consent Judgment.
- 2. At any time during the one-year period prior to the filing of this Stipulation ("Relevant Period"), the Company has employed ten (10) or more part-time or full-time persons and has manufactured, distributed, offered for use or sold one or more items in each of the following categories of Covered Products, as defined in the Consent Judgment (section 1.4) (check all that apply):
  - ☑ Glassware Food/Beverage Products ("Category A Products")
  - ☐ Glassware Non-Food/Beverage Products ("Category C Products")
  - Ceramicware Food/Beverage Products ("Category B Products")
  - Ceramicware Non-Food/Beverage Products ("Category D Products")
- 3. The categories of products identified above are hereafter designated "Covered Products" in the Action with respect to the Company.
- 4. At least one of the items in each of the categories checked above did not during the Relevant Period or does not currently meet the Reformulation Standards set forth for that category of Covered Products in section 2.3 of the Consent Judgment. The Company has not provided compliant Proposition 65 warnings in conjunction with the sale or use of all such Covered Products in California at all times during the Relevant Period.
- 5. The Company has not conducted a risk or exposure assessment for all Covered Products within each separate category checked above firmly establishing that the use of such Covered Products will result in an exposure in an amount less than that deemed permissible in 22 Cal. Code Regs. §12805(b) (i.e., less than 0.5 micrograms of lead per day and/or less than 4.1 micrograms of cadmium per day).

- 6. To the extent the Consent Judgment applies to the categories of Covered Products checked above, the Company agrees to be bound by the injunctive relief provisions of the Consent Judgment as it relates to each such category of Covered Products.
- 7. In conjunction with the execution of this Stipulation, the Company has provided the payments applicable to it as set forth in Table 14.4 of the Consent Judgment in the manner described in Exhibit E to the Consent Judgment. In this regard, the Company hereby represents and warrants that under the criteria set forth in subsections 14.4(a), (b), and (c) of the Consent Judgment, with respect to the Covered Products applicable to it pursuant to the categories checked in Paragraph 2 of this Stipulation, it is a (check only one)<sup>1</sup>:
  - (a) Manufacturer with combined sales in California of less than 350,000
     consumer units in calendar year 2004
  - (a.1) Low Volume Manufacturer with combined sales in California of less
     than 10,000 consumer units in calendar year 2004
  - (b) Distributor and/or Importer with combined sales in California of less than 350,000 consumer units in calendar year 2004
  - (b.1) Low Volume Distributor and/or Importer with combined sales in California of less than 10,000 consumer units in calendar year 2004
  - (c) Retailer and/or Amusement & Recreation Establishment
  - $\ \square$  (d) Bar, Restaurant, Hotel, or Other Food/Beverage Service Defendant
  - (e) Opt-In Defendant with De Minimus Sales, i.e., combined sales in
     California of less than 500 consumer units in calendar year 2004 (attach to this
     Stipulation a list of the names of all product lines (by narrative description and,

Any entity which has conducted activities which comprise more than one of the categories of business listed in (a)-(d) below shall be deemed to be a Manufacturer if 15% or more of its sales of Covered Products in California were the result of its Manufacturing of Covered Products; any entity otherwise in categories (c) or (d) shall be deemed to be a Distributor/Importer if 15% or more of its sales of Covered Products in California were the result of its Distributing/Importing of Covered Products.

isdiction of the Court for purposes of the Consent Judgment.				
notices concerning this Stipulation and the Consent Judgment shall be				
npany at the address shown in Exhibit C as attached hereto. If the				
change the individual and/or address designated to receive notice on its				
y shall provide notice to Brimer and Boelter's counsel at the addresses for				
pit C to the Consent Judgment.				
undersigned have read, and the person and/or entity named below				
intarily agree to be bound by, all terms and conditions of this Stipulation				
dgment as previously approved and entered by the San Francisco County				
nis Action.				
undersigned have full authority to make the written representations above				
s Stipulation for the person/entity on behalf of which he/she is signing.				
IPULATED AND AGREED TO:				
By: pla Riax.  Hopher & Klein Loune: S Phras.	_			
ategy and Business  On Behalf of Plaintiff Russell Brimer				
ine Brands, Inc.				
4 STIPULATION AND (PROPOSED) ORDER RE: CONSENT JUDGMENT SFSC CASE NO. CGC 05-440811				
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6	Opt-In Defendant	
7	Dated: March 23, 2006	Dated: 5-5-2006
8	Dated. March 25, 2000	,
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**EXHIBIT C (Supplement)** Contact Information for Purposes of Future Notice Opt-In Party Name: Fortune Brands, Inc. Susan C. Cagann Contact Person: Mailing address: Nixon Peabody LLP Two Embarcadero Center, Suite 2700 San Francisco, California 94111 Direct Telephone: (415) 984-8350 Main Telephone: (415) 984-8200 Fax number: (415) 984-8300 Email address: scagann@nixonpeabody.com