1 2 3 4 5 6 7	Laralei S. Paras, State Bar No. 203319 Josh Voorhees, State Bar No. 241436 THE CHANLER GROUP 2560 Ninth Street Parker Plaza, Suite 214 Berkeley, CA 94710-2565 Telephone: (510) 848-8880 Facsimile: (510) 848-8118 Attorneys for Plaintiff JOHN MOORE		
8	SUPERIOR COURT OF	THE STATE OF CALIFORNIA	
9	FOR THE C	OUNTY OF MARIN	
10	UNLIMITED CIVIL JURISDICTION		
11			
12	JOHN MOORE,) Case No. CIV-1200888	
13	Plaintiff,)	
14	V.) [PROPOSED] CONSENT JUDGMENT	
15	FKA DISTRIBUTING CO.; HOMEDICS-)	
16	U.S.A., INC.; and DOES 1-150, inclusive,)	
17	Defendants.)	
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INTRODUCTION

1.

1.1 John Moore, FKA Distributing Co., and HoMedics-U.S.A., Inc.

This Consent Judgment is entered into by and between plaintiff John Moore ("Moore" or "Plaintiff") on one hand and defendants FKA Distributing Co., now known as FKA Distributing Co., LLC, ("FKA") and HoMedics-U.S.A., Inc., now known as HoMedics USA, LLC ("HoMedics") on the other hand, with HoMedics and FKA collectively referred to as the "Defendants," and Plaintiff and Defendants collectively referred to as the "parties."

1.2 John Moore

Moore is an individual residing in the State of California who states that he seeks to promote awareness of exposure to toxic chemicals and to improve human health by reducing or eliminating hazardous substances contained in consumer and commercial products.

1.3 FKA Distributing Co. and HoMedics-U.S.A., Inc.

Moore alleges that FKA and HoMedics each employ ten or more persons and are persons in the course of doing business for purposes of the Safe Drinking Water and Toxic Enforcement Act of 1986, California Health & Safety Code § 25249.6, *et seq.* ("Proposition 65").

1.4 General Allegations

Moore alleges that FKA and HoMedics have imported, distributed, sold and/or offered for sale portable cases with zipper pulls and cords that contain phthalates, including di(2ethylhexyl)phthalate ("DEHP") and di-n-butyl phthalate ("DBP") and folding beds/mats that contain phthalates, including DEHP and DBP, without the requisite Proposition 65 warnings. DEHP and DBP are on the Proposition 65 list as known to cause birth defects and other reproductive harm.

1.5 Product Description

The products that are covered by this Consent Judgment are portable speaker cases with zipper pulls and cords containing DEHP and DBP, as well as folding beds/mats containing DEHP and DBP, that are imported, distributed, sold and/or offered for sale by the Defendants in the State of California. All such portable speaker cases with zipper pulls and cords alleged to contain DEHP and DBP and folding beds/mats alleged to contain DEHP and DBP, including, but not limited to the products listed in Exhibit A to this Consent Judgment, are referred to collectively hereinafter as "Products."

1.6 Notices of Violation

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On September 19, 2011, Moore served FKA, HoMedics, and various public enforcement agencies with a document entitled "60-Day Notice of Violation" (the "Notice") that provided the recipients with notice of alleged violations of California Health & Safety Code § 25249.6 based on FKA and HoMedics' alleged failure to warn consumers that the Products exposed users in California to DEHP and DBP. On November 2, 2012, Moore served FKA, HoMedics, Kohl's Corporation, and various public enforcement agencies with a document entitled "Supplemental 60-Day Notice of Violation" (the "Supplemental Notice") that provided the recipients with notice of alleged violations of California Health & Safety Code § 25249.6 based on FKA, HoMedics, and Kohl's Corporation's alleged failure to warn consumers that the Products exposed users in California to DEHP and DBP. On December 20, 2012, Moore served FKA, HoMedics, Kohl's, Bed Bath & Beyond, Best Buy, Wal-Mart, Amazon, and various public enforcement agencies with a document entitled "Second Supplemental 60-Day Notice of Violation" (the "Second Supplemental Notice") that provided the recipients with notice of alleged violations of California Health & Safety Code § 25249.6 based on the above companies' alleged failure to warn consumers that the Products exposed users in California to DEHP and DBP. To the best of the parties' knowledge, no public enforcer has commenced or diligently prosecuted the allegations set forth in the Notice or Supplemental Notice. The Notice and the Supplemental Notice are collectively referred to herein as the "Notices."

1.7 Complaint

On February 23, 2012, Moore filed a complaint in the Superior Court in and for the County of Marin against FKA Distributing Co., HoMedics-U.S.A., Inc., and Does 1 through 150, *Moore v. FKA Distributing Co., et al.*, Case No. CIV-1200888 (the "Action" or "Complaint"), alleging violations of California Health & Safety Code § 25249.6, based on the alleged exposures to DEHP and DBP contained in certain cases with zipper pulls sold by FKA and HoMedics. Upon entry of this Consent Judgment, the Complaint will be deemed amended *nunc pro tunc*, such that Judgment

pursuant to the terms of this Consent Judgment shall resolve the allegations set forth in the Notice, the Supplemental Notice, and the Second Supplemental Notice provided that no public enforcer elects to prosecute the allegations set forth in the Second Supplemental Notice.

1.8 No Admission

FKA and HoMedics deny the material, factual and legal allegations contained in Moore's Notices, Complaint and allegations of liability contained herein, and maintain that all products that they have sold, manufactured, imported, and/or distributed in California, including the Products, have been and are in compliance with all laws. Nothing in this Consent Judgment shall be construed as an admission by FKA or HoMedics of any fact, finding, issue of law, or violation of law, nor shall compliance with this Consent Judgment constitute or be construed as an admission by FKA or HoMedics of any fact, finding, conclusion, issue of law, or violation of law. However, this section shall not diminish or otherwise affect the Defendants' obligations, responsibilities, and duties under this Consent Judgment.

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1.9 Consent to Jurisdiction

For purposes of this Consent Judgment only, the parties stipulate that this Court has jurisdiction over FKA and HoMedics as to the allegations contained in the Complaint, that venue is proper in the County of Marin and that this Court has jurisdiction to enter and enforce the provisions of this Consent Judgment.

1.10 Execution Date

For purposes of this Consent Judgment, the term "Execution Date" shall mean the date this Consent Judgment is signed by all parties.

1.11 Effective Date

For purposes of this Consent Judgment, the term "Effective Date" shall mean the date the Court enters Judgment pursuant to the terms of this Consent Judgment.

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2. INJUNCTIVE RELIEF: REFORMULATION OR WARNINGS

Commencing on the Effective Date and continuing thereafter, FKA and HoMedics shall
only import, distribute, sell, or offer for sale in California, the Products if: (1) they qualify as
"Reformulated Products," as defined in section 2.1 below; or (2) they are accompanied by a

warning as provided in subsections 2.2 or 2.3.

2.1 Reformulation Standards

Reformulated Products are defined as those Products containing DEHP and DBP in concentrations of less than 0.1 percent (1,000 parts per million) each pursuant to U.S. Environmental Protection Agency testing methodologies 3580A and 8270C or any other methodology utilized by federal or state agencies for the purpose of determining the DEHP and DBP content in a solid substance.

2.2 **Product Warnings**

2.2.1 For all Products other than Reformulated Products (if any), FKA and
HoMedics shall provide clear and reasonable warnings as set forth in subsection 2.2.2. Each
warning shall be prominently placed with such conspicuousness as compared with other words,
statements, designs or devices as to render it likely to be read and understood by an ordinary
individual under customary conditions before purchase or use. Each warning shall be provided in a
manner such that the consumer or user understands to which *specific* Product the warning applies,
so as to minimize the risk of consumer confusion.

2.2.2 For Products that contain chemicals known to the State of California to cause cancer and reproductive harm:

WARNING: This product contains chemicals known to the State of California to cause cancer, birth defects and other reproductive harm.

2.3 Defendants' Existing Warnings In Use In The Stream Of Commerce

The parties acknowledge that at certain relevant times FKA and HoMedics have

implemented the following "Existing Warning":

WARNING: This product contains a chemical known to the State of California to cause cancer, birth defects or other reproductive harm

5 FKA and HoMedics may sell any remaining inventory of Products that include the Existing

Warning until all Existing Warnings labels are utilized. All Products sold or distributed after the

- 27 Existing Warnings are utilized must be accompanied by a warning as provided in section 2.2.2.
- 28 FKA and HoMedics shall not purchase any more of the Existing Warnings after the inventory of

Existing Warnings remaining before the Effective Date is exhausted.

3. MONETARY PAYMENTS

3.1 Civil Penalties

In settlement of all the claims referred to in this Consent Judgment, FKA and HoMedics shall collectively pay \$20,000 in civil penalties as follows:

3.1.1 Initial Civil Penalty

Within five days of the Execution Date, FKA and HoMedics, collectively, shall make an initial payment of \$10,000 to be apportioned in accordance with Health & Safety Code § 25249.12, subdivisions (c)(1) and (d), with 75% of these funds earmarked for the State of California's Office of Environmental Health Hazard Assessment ("OEHHA") and the remaining 25% of these penalty monies earmarked for John Moore.

3.1.2 Final Civil Penalty

On or before May 15, 2013, FKA and HoMedics, collectively, shall make a final payment of \$10,000 to be apportioned in accordance with Health & Safety Code § 25249.12, subdivisions (c)(1) and (d), with 75% of these funds earmarked for OEHHA and the remaining 25% of these penalty monies earmarked for John Moore. The final civil penalty shall be waived in its entirety; however, if officers of FKA and HoMedics provide Moore with written certification that, as of May 15, 2013 and continuing thereafter, Defendants have met the Reformulation Standard specified in Section 2.1 above.

3.2 Reimbursement of Plaintiff's Fees and Costs

The parties acknowledge that Moore and his counsel offered to resolve this dispute without reaching terms on the amount of fees and costs to be reimbursed to them, thereby leaving this fee issue to be resolved after the material terms of the agreement had been settled. FKA and HoMedics then expressed a desire to resolve the fee and cost issue shortly after the other settlement terms had been finalized. The parties then attempted to (and did) reach an accord on the compensation due to Moore and his counsel under general contract principles and the private attorney general doctrine codified at California Code of Civil Procedure § 1021.5, for all work performed in this matter, except fees that may be incurred on appeal. Under these legal principles,

FKA and HoMedics, collectively, shall pay the amount of \$55,000 for fees and costs incurred investigating, litigating and enforcing this matter, including the fees and costs incurred (and yet to be incurred) negotiating, drafting, and obtaining the Court's approval of this Consent Judgment in the public interest.

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Payment Procedures

Initial Payments. All payments required by Sections 3.1.1 and 3.2 shall be 3.3.1 delivered to The Chanler Group and shall be held in trust pending the Court's approval of this Consent Judgment. Payments shall be delivered to The Chanler Group in four checks made payable as follows:

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10		(a)	One check made payable to "The Chanler Group in Trust for	
11			OEHHA" in the amount of \$7,500 within five days of the Execution	
12			Date;	
13		(b)	One check made payable to "The Chanler Group in Trust for John	
14			Moore" in the amount of \$2,500 within five days of the Execution	
15			Date;	
16		(c)	One check made payable to "The Chanler Group" in the amount of	
17			\$27,500 within five days of the execution date; and	
18		(d)	One check made payable to "The Chanler Group" in the amount of	
19			\$27,500 on April 1, 2013.	
20	3.3.2	Final	Civil Penalty Payments. If the final civil penalty of \$10,000	
21	referenced in Section 3.1.2 above is not waived, payments shall be delivered to The Chanler Group		,	
22	and shall be held in trust pending the Court's approval of this Consent Judgment, if the Consent			
23	Judgment has not otherwise been approved at the time these payment are due. Payments pursuant			
24	to Section 3.1.2 shall be delivered to The Chanler Group in two checks made payable as follows:			
25		(a)	One check made payable to "The Chanler Group in Trust for	
26			OEHHA" in the amount of \$7,500; and	
27		(b)	One check to "The Chanler Group in Trust for John Moore" in the	
28			amount of \$2,500.	
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1	3.3.3 Issuance of 1099 Forms. After the settlement funds have been transmitted	
2	to plaintiff's counsel, FKA and HoMedics, collectively, shall issue separate 1099 forms as follows:	
3	(a) The first 1099 shall be issued to the Office of Environmental Health	
4	Hazard Assessment, P.O. Box 4010, Sacramento, CA 95814 (EIN:	
5	68-0284486) in the amount of \$7,500;	
6	(b) The second 1099 shall be issued to John Moore in the amount of	
7	\$2,500, whose address and tax identification number shall be	
8	furnished upon request; and	
9	(c) The third 1099 shall be issued to The Chanler Group (EIN: 94-	
10	3171522) in the amount of \$55,000.	
11	(d) If the penalty of \$10,000 referenced in Section 3.1.2 above is paid, a	
12	fourth 1099 shall be issued to the Office of Environmental Health	
13	Hazard Assessment, P.O. Box 4010, Sacramento, CA 95814 (EIN:	
14	68-0284486) in the amount of \$7,500; and a fifth 1099 shall be	
15	issued to Moore in the amount of \$2,500, whose address and tax	
16	identification number shall be furnished upon request.	
17	3.3.4 Payment Address: All payments and tax information required by this	
18	Section shall be delivered to the Chanler Group at the following address:	
19	The Chanler Group	
20	Attn: Proposition 65 Controller 2560 Ninth Street	
21	Parker Plaza, Suite 214 Berkeley, CA 94710	
22		
23	4. CLAIMS COVERED AND RELEASED	
24	4.1 Moore's Release of Defendants	
25	Moore, acting on his own behalf and in the public interest, releases FKA, HoMedics, their	
26	Affiliates (Affiliates is defined as any individual or company that shares common ownership or	
27	control with the defendants), FKA and HoMedics customers, including, but not limited to, Kohl's	
28	Corporation, Bed Bath & Beyond, Inc., Best Buy Co., Inc., Wal-Mart Stores, Inc., and	
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Amazon.com, Inc. (collectively "Retailers") from all claims for violations of Proposition 65 up through the Effective Date based on exposure to DEHP and DBP from HoMedics and/or FKA Products as set forth in the Notices. Compliance with the terms of this Consent Judgment constitutes compliance with Proposition 65 with respect to exposures to DEHP and DBP from the Products as set forth in the Notices.

Moore, also, in his individual capacity only and *not* in his representative capacity, provides a 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 plaintiff of any nature, character or kind, whether known or unknown, suspect or unsuspected, limited to and arising out of alleged or actual exposures to DEHP and DBP in the Products manufactured, distributed or sold by FKA HoMedics, their Affiliates, and the Retailers.

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4.2 FKA's and HoMedics' Release of Moore

FKA and HoMedics on behalf of themselves, their past and current agents, representatives, attorneys, successors, and/or assignees, hereby waive any and all claims against Moore, his attorneys and other representatives, for any and all actions taken or statements made (or those that could have been taken or made) by Moore and his 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.

20 5.

COURT APPROVAL

This Consent Judgment is not effective until it is approved and entered by the Court and shall be null and void if, for any reason, it is not approved and entered by the Court within one year after it has been fully executed by all parties. If this Consent Judgment is not approved by the Court in its entirety, the Parties shall meet and confer to determine whether to modify the terms of the Consent Judgment and to resubmit it for approval. In meeting and conferring, the Parties agree to undertake any actions reasonably necessary to amend and/or modify this Consent Judgment in order to further the mutual intention of the Parties in entering into this Consent Judgment. If this Consent Judgment is not entered by the Court within one year of the Effective Date, it shall be of no force or

effect and shall never be introduced into evidence or otherwise used in any proceeding for any purpose other than to determine the rights or obligations of a Party as a result of the fact that the Consent Judgment was not approved. If this Consent Judgment is not entered by the Court, and the Parties have exhausted their meet and confer efforts pursuant to this Section, upon 15 days written notice, Plaintiff shall refund any and all payments made into its trust account by that Defendant as requested.
6. SEVERABILITY

If, subsequent to the execution of this Consent Judgment, any of the provisions of this Consent Judgment are held by a court to be unenforceable, the validity of the enforceable provisions remaining shall not be adversely affected.

7. GOVERNING LAW

The terms of this Consent Judgment 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, preempted or is otherwise rendered inapplicable by reason of law generally, or if any of the provisions of this Consent Judgment are rendered inapplicable or no longer require as a result of any such repeal or preemption or rendered inapplicable by reason of law generally as to the Products, then FKA and HoMedics shall provide written notice to Moore of any asserted change in the law, and shall have no further obligations pursuant to this Consent Judgment with respect to, and to the extent that, the Products are so affected. Nothing in this Consent Judgment shall be interpreted to relieve FKA and HoMedics from any obligation to comply with any pertinent state or federal toxics control law.

8. NOTICES

Unless specified herein, all correspondence and notices required to be provided pursuant to this Consent Judgment shall be in writing and personally delivered or sent by: (i) first-class, (registered or certified mail) return receipt requested; or (ii) overnight courier on any party by the other party at the following addresses:

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[PROPOSED] CONSENT JUDGMENT

1	To FKA:		To Moore:
2		erber, President	Proposition 65 Coordinator
3	3000 Nor	tributing Co. th Pontiac Trail the Township, MI 48390	The Chanler Group 2560 Ninth Street Parker Plaza, Suite 214
4	Commerc	~ 10wiisiiip, wii 10590	Berkeley, CA 94710-2565
5	То НоМе	dics:	
6		erber, President s-U.S.A., Inc.	
7	3000 Nor	th Pontiac Trail e Township, MI 48390	
8	Commerc	6 Township, 101 10090	
9	To BROO	OKS KUSHMAN PC:	
10	Mark Cantor, President BROOKS KUSHMAN PC		
11	1000 To	wn Center, 22nd Floor ld, MI 48009	
12	Southire.	a, mi 1000)	
13	Any party, a	rom time to time, may speci	ify in writing to the other party a change of address
14	to which all notices	and other communications	shall be sent.
15	9. COUNTER	RPARTS; FACSIMILE AN	ND PDF SIGNATURES
16	This Conse	nt Judgment may be executed	d in counterparts and by facsimile or pdf signature,
17	each of which shall	be deemed an original, and	all of which, when taken together, shall constitute
18	one and the same d	ocument. A facsimile or pdf	f signature shall be as valid as the original.
19	10. COMPLIA	NCE WITH HEALTH &	SAFETY CODE § 25249.7(f)
20	Moore and	his attorneys agree to comply	y with the reporting form requirements referenced in
21	California Health & Safety Code § 25249.7(f).		
22	11. ADDITION	NAL POST EXECUTION	ACTIVITIES
23	Moore, FK	A, and HoMedics agree to m	utually employ their best efforts to support the entry
24	of this agreement as a Consent Judgment and obtain approval of the Consent Judgment by the Court		
25	in a timely manner. The parties acknowledge that, pursuant to California Health & Safety Code		
26	§ 25249.7, a noticed motion is required to obtain judicial approval of this Consent Judgment, which		
27	Moore shall draft and file, and FKA and HoMedics shall join. If any third party objection to the		dics shall join. If any third party objection to the
28	noticed motion is f	led, Moore, FKA, and HoM	edics shall work together to file a joint reply and
			10

appear at any hearing before the Court. This provision is a material component of the Consent Judgment and shall be treated as such in the event of a breach.

12. MODIFICATION

This Consent Judgment may be modified only: (1) by written agreement of the parties and upon entry of a modified Consent Judgment by the Court thereon; or (2) upon a successful motion of any party and entry of a modified Consent Judgment by the Court.

13. AUTHORIZATION

The undersigned are authorized to execute this Consent Judgment on behalf of their respective parties and have read, understood, and agree to all of the terms and conditions of this Consent Judgment.

11	AGREED TO:	AGREED TO:
12	Date: JANUARY 18,2013	Date:
13	Date: JANUARY 18,2013	
14	By: Jun Jun	By:
15	John Moore	Roman Ferber, President FKA Distributing Co., LLC
16		AGREED TO:
17		Date:
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19		By:
20		Roman Ferber, President HoMedics USA, LLC
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1	appear at any hearing before the Court. This provision is a material component of the Consent
2	Judgment and shall be treated as such in the event of a breach.
3	12. MODIFICATION
4	This Consent Judgment may be modified only: (1) by written agreement of the parties and
5	upon entry of a modified Consent Judgment by the Court thereon; or (2) upon a successful motion
6	of any party and entry of a modified Consent Judgment by the Court.
7	13. AUTHORIZATION
8	The undersigned are authorized to execute this Consent Judgment on behalf of their
9	respective parties and have read, understood, and agree to all of the terms and conditions of this
10	Consent Judgment.
11	AGREED TO: AGREED TO:
12	Date: Date: 1/22/2013
13	
14	By:_By:
15	FKA Distributing Co., LLC
16	AGREED TO:
17	Date: 1/22/2013
18	d'and
19	By: Roman Ferber, President
20	HoMedics USA, LLC
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ļ	[PROPOSED] CONSENT JUDGMENT

EXHIBIT A

1.	HMDX Audio Speaker-On-The-Go, Model # HMDX-GO (0 31262 03354 3), blue;
2.	HMDX Audio Speaker-On-The-Go, Model # HMDX-GO (0 31262 03354 3), pink;
3.	HMDX Audio Speaker-On-The-Go, Model # HMDX-GO (0 31262 03354 3), purple;
4.	HMDX Audio Speaker-On-The-Go, Model # HMDX-GOA (0 31262 03354 3), black;
5.	HMDX Speaker-On-The-Go, Model # HMDX-GO2PK (0 31262 04306 1);
6.	HMDX Speaker-On-The-Go, Model # HMDX-GO2PP (0 31262 04306 1);
7.	HMDX Speaker-On-The-Go, Model # HMDX-GO2BK (0 31262 04306 1);
8.	HMDX Speaker-On-The-Go, Model # HMDX-GO2SV (0 31262 04306 1);
9.	HMDX Speaker-On-The-Go, Model # HMDX-GO2TL (0 31262 04306 1);
10.	HMDX Speaker-On-The-Go, Model # HMDX-GO2GBP (0 31262 04377 1);
11.	HMDX Speaker-On-The-Go, Model # HMDX-GO2PCE (0 31262 04377 1);
12.	HMDX Speaker-On-The-Go, Model # HMDX-GO2SKL (0 31262 04377 1);
13.	HDMX GO Portable Speaker, Model # HX-GO3BKA, PP-HXGO3BKHTA (#0 31262 04926 1);
14.	HDMX GO Portable Speaker, Model # HX-GO3BKWA, PP-HXGO3BKWHTB (#0 31262 05229 2);
15.	HDMX GO Portable Speaker, Model # HX-GO3BLA, PP-HXGO3BLHTB (#0 31262 04924 7);
16.	HDMX GO Portable Speaker, Model # HX-GO3BLA, PP-HXGO3BLHTA (#0 31262 04924 7);
17.	HDMX GO Portable Speaker, Model # HX-GO3CMOA, PP-HXGO3CMOHTB (#0 31262 04929 2);
18.	HDMX GO Portable Speaker, Model # HX-GO3CMOA, PP-HXGO3CMOHTA (#0 31262 04929 2);
19.	HDMX GO Portable Speaker, Model # HX-GO3OWL1, PP-HXGO3OWL1HTB (#0 31262 05231 5);
20.	HDMX GO Portable Speaker, Model # HX-GO3OWLA, PP-HXGO3OWLHTA (#0 31262 04930 8);
21.	HDMX GO Portable Speaker, Model # HX-GO3OWLA, PP-HXGO3OWLHTB (#0 31262 04930 8);
22.	HDMX GO Portable Speaker, Model # HX-GO3PKA, PP-HXGO3PKHTA (#0 31262 04925 4);
23.	HDMX GO Portable Speaker, Model # HX-GO3PKA, PP-HXGO3PKHTB (#0 31262 04925 4);
24.	HDMX GO Portable Speaker, Model # HX-GO3PKWA, PP-HXGO3PKWHTB (#0 31262 05228 5);

- 25. HMDX GO Portable Speaker, Model # HX-GO3PRA, PP-HXGO3PRHTA (#0 31262 04972 8);
- 26. HMDX GO Portable Speaker, Model # HX-GO3PRA, PP-HXGO3PRHTB (#0 31262 04972 8);
- 27. HDMX GO Portable Speaker, Model # HX-GO3PRPLDA, PP-HXGO3PRPLDHTA (#0 31262 04976 6);
- 28. HDMX GO Portable Speaker, Model # HX-GO3PRPLDA, PP-HXGO3PRPLDHTB (#0 31262 04976 6);
- 29. HDMX GO Portable Speaker, Model # HX-GO3PRWA, PP-HXGO3PKWHTB (#0 31262 05227 8);
- 30. HDMX GO Portable Speaker, Model # HX-GO3SVA, PP-HXGO3SVHTA (#0 31262 04971 1);
- 31. HDMX GO Portable Speaker, Model # HX-GO3SVA, PP-HXGO3SVHTB (#0 31262 04971 1);
- 32. HDMX GO Portable Speaker, Model # HX-GO3SVWA, PP-HXGO3SVHTB (#0 31262 05230 8);
- 33. HDMX GO Portable Speaker, Model # HX-GO3Z, PP-HXGO3ZHT (#0 31262 05217 1);
- 34. HDMX GO Portable Speaker, Model # HX-GO3ZA, PP-HXGO3ZHT (#0 31262 05217 1);
- 35. HDMX Portable Speaker, Model # HX-GO33-90S (#0 31262 04925 4);
- 36. HOMEDICS GO Portable Speaker Case, Model # SS-MN101 (#0 31262 04332 0); and
- 37. HOMEDICS The Crash Pad Instant Folding Bed, HMS-3MAT (#0 31262 04521 8).