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5	Attorneys for Plaintiff LAURENCE VINOCUR				
6	LAURENCE VIIVOCOK				
7	SUPERIOR COURT OF TH	HE STATE OF CALIFORNIA			
8	FOR THE COUNTY OF MARIN				
9	UNLIMITED CIVIL JURISDICTION				
10					
11 12	LAURENCE VINOCUR,	Case No. CIV 1300478			
13	Plaintiff,	CONSENT TO JUDGMENT AS TO DEFENDANT APEX MEDICAL			
14	V.	CORPORATION			
15	APEX MEDICAL CORPORATION and DOES 1-150,				
16	Defendants.				
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	CONSENT TO HIDGMENT F	RE: APEX MEDICAL CORPORATION			

1. INTRODUCTION

1.1 The Parties

This Consent To Judgment is entered into by and between Plaintiff Laurence Vinocur, ("Vinocur" or "Plaintiff') and Defendant Apex Medical Corporation ("Apex") with Vinocur and Apex collectively referred to as the "Parties."

1.2 Plaintiff

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

1.3 Defendant

Apex employs 10 or more persons and is a person 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

Vinocur alleges that Apex manufactured, distributed and/or sold, in the State of California, certain types of vinyl/PVC pill wallets/containers and medication organizers made with materials containing DEHP, including the Apex 14-Day Pill Wallet (Item 70095) that exposed users to DEHP, without first providing any "clear and reasonable warning" under Proposition 65. DEHP is listed as a reproductive and developmental toxicant pursuant to Proposition 65.

Vinocur further alleges that Apex manufactured, imported, sold and/or distributed for sale in California, pillow products made with foam cushion components containing tris(1,3-dichloro-2-propyl) phosphate ("TDCPP"), including, but not limited to, the Cozy Buddy Neck Pillow, that exposed users to TDCPP without first providing any "clear and reasonable warning" under Proposition 65. TDCPP is listed as a carcinogen pursuant to Proposition 65.

1.5 Notices of Violation

On November 21, 2012, Vinocur served Defendant and various public enforcement agencies with a document entitled "60-Day Notice of Violation" ("Notice") that provided public enforcers and these entities with notice of alleged violations of Health & Safety Code § 25249.6 for failing to warn consumers of the presence of DEHP, a toxic chemical found in and on Defendant's medication organizer products sold in California. To the best of the Parties' knowledge, no public enforcer has commenced and is diligently prosecuting the allegations set forth in the Notice.

On August 16, 2013, Vinocur served Defendant and various public enforcement agencies with a document entitled "Supplemental 60-Day Notice of Violation" ("Supplemental Notice") that provided public enforcers and these entities with notice of alleged violations of Health & Safety Code § 25249.6 for failing to warn consumers of the presence of TDCPP, a toxic chemical found in and on Defendant's foam cushioned pillow products sold in California. To the best of the Parties' knowledge, no public enforcer has commenced and is diligently prosecuting the allegations set forth in the Supplemental Notice.

1.6 Complaint

On February 1, 2013, Vinocur, acting, in the interest of the general public in California, filed a Complaint in the Superior Court of the State of California for the County of San Francisco, alleging violations by Defendant of Health & Safety Code § 25249.6 based, *inter alia*, on the alleged exposures to DEHP contained in the referenced medication organizer products (the "Action").

As part of, and upon execution of, this Consent To Judgment, the parties stipulate and agree that Vinocur shall lodge, as an exhibit to his motion to approve this settlement, a First Amended Complaint to include the parties, recitals, and allegations against Apex in conformity with the Notice and Supplemental Notice served by Vinocur upon Apex ("FAC"). As part of Vinocur's motion to approve this settlement and enter judgment, Vinocur shall also move this

Court for an order either deeming the FAC filed as of the date of the hearing on the motion to approve or an order permitting Vinocur to immediately file the FAC with the Court.

Apex stipulates to such filing of the FAC as part of Vinocur's motion to approve the settlement and agrees to waive any service of the FAC other than such service of the FAC as an exhibit to the motion to approve this settlement sent by mail to Apex's counsel of record. The parties hereby stipulate that Apex's answer to the Complaint already on file in this action shall be deemed to be its answer to the FAC, stipulate that the FAC shall be deemed at issue as to Apex upon issuance of the order of the Court either deeming the FAC filed or permitting its immediate filing, and stipulate that this Court may and shall immediately enter judgment on the FAC, as against Apex, but only pursuant to these stipulations and after approval of this Consent To Judgment.

1.7 No Admission

This Consent To Judgment resolves claims that are denied and disputed by Apex. The Parties enter into this Consent To Judgment pursuant to a full and final settlement of any and all claims between the Parties for the purpose of avoiding prolonged litigation. Defendant denies the material factual and legal allegations contained in the Notice, Supplemental Notice, and Action, maintains that it did not knowingly or intentionally expose California consumers to DEHP or TDCPP through the reasonably foreseeable use of the Covered Products and otherwise contends that all Covered Products it has manufactured, distributed and/or sold in California have been and are in compliance with all applicable laws. Nothing in this Consent To Judgment shall be construed as an admission by Defendant of any fact, finding, issue of law, or violation of law; nor shall compliance with this Consent To Judgment constitute or be construed as an admission by the Defendant of any fact, finding, conclusion, issue of law, or violation of law, such being specifically denied by Defendant. However, notwithstanding the foregoing, this section shall not diminish or otherwise affect Apex's obligations, responsibilities, and duties under this Consent To Judgment.

1.8 Consent to Jurisdiction

For purposes of this Consent To Judgment only, the Parties stipulate that this Court has jurisdiction over Apex as to the allegations contained in the Complaint, that venue is proper in the County in which the Complaint is filed, and that this Court has jurisdiction to enter and enforce the provisions of this Consent Judgment. As an express part of this Consent To Judgment, pursuant to C.C.P. §664.6 the Court in which this action was filed shall retain jurisdiction over the parties to enforce the settlement until performance in full of the terms of the settlement.

2. DEFINITIONS

- 2.1 The term "Complaint" shall mean the FAC.
- 2.2 The term "DEHP Covered Products" means the medication wallet made of vinyl or PVC faux leather materials, known as the 14 Day Pill Wallet (Item 70095). The term "TDCPP Covered Products" means any and all small, non-furniture foam-containing neck, back, bottom and other support pillows.
 - 2.3 The term "Effective Date" shall mean August 1, 2014.
- 2.4 The term "DEHP Free" DEHP Covered Products shall mean DEHP Covered Products containing materials or other components that may be handled, touched or mouthed by a consumer, and which components contain less than or equal to 1,000 parts per million ("ppm") of DEHP when analyzed by a NVLAP accredited United States laboratory 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 content in a consumer product.
- 2.5 The term "TDCPP Free" TDCPP Covered Products shall mean products containing no more than 200 parts per million ("ppm") (the equivalent of .002%) of TDCPP in any material, component, or constituent of a subject product, when analyzed by a United States accredited laboratory pursuant to EPA testing methodologies 3545 and 8270C, or equivalent methodologies utilized by federal or state agencies to determine the presence, and measure the

quantity, of TDCPP in consumer products. This reformulation level for the neck pillow or other small, intermittent use, foam-containing products is specific to these TDCPP Covered Products *only* and is not intended to nor shall in any way be construed an appropriate reformulation level for any other type of foam-containing product.

3. INJUNCTIVE RELIEF

3.1 Formulation Commitment

3.1.1 DEHP Covered Products.

Apex represents that (other than inventory which already is in the stream of commerce, if any) it does not currently sell the 14-Day Pill Wallet product, Item 70095 (the DEHP Covered Product). Apex has approximately 20,000 units of the 14-Day Pill Wallet product in its possession. Apex has placed warnings on this inventory of products. Notwithstanding any such warnings, no later than August 1, 2014, Apex shall destroy, in a manner compliant with any environmental or other waste disposal regulations, all DEHP Covered Products in its possession, custody or control, that are not laboratory test confirmed to be DEHP Free. If Apex sells any DEHP Covered Products in the future, Apex agrees to first have a representative sampling of each type of the production DEHP Covered Products tested for their DEHP concentration. Such testing shall be performed by a United States accredited laboratory pursuant to EPA testing methodologies 3545 and 8270C, or equivalent methodologies utilized by federal or state agencies to determine the presence, and measure the quantity, of DEHP in a solid substance.

If Apex determines to sell a DEHP Covered Product in California in the future, Apex shall evaluate whether such DEHP Covered Product exceeds the DEHP Free Standards, and for those that exceed such standards, shall either reformulate such DEHP Covered Product to meet the DEHP Free Standard or provide a clear and reasonable warning for each such DEHP Covered Product. Apex further agrees not to order, cause to be ordered, manufacture, cause to be manufactured, sell or otherwise distribute, or cause to be sold or distributed in California, any DEHP Covered Products that are not DEHP Free without warnings consistent with the provisions described herein.

For every DEHP Covered Product ordered, caused to be ordered, manufactured or caused to be manufactured for distribution to or sale in California after June 1, 2014, Apex shall maintain copies of any testing that demonstrates compliance with this section.

3.1.2 TDCPP Covered Products

Apex represents that its distribution of the Cozy Buddy Neck Support Pillow (SKU 6 32615 02310 7) arose out of a single purpose acquisition of this item for retailer Big Lots. Apex represents that it currently has no more inventory of this Cozy Buddy product in its possession, custody or control and has no current intention to acquire any further inventory of that product for distribution in California.

If Apex sells any TDCPP Covered Products in the future, Apex agrees to first have a representative sampling of each of the polyurethane foam components of each type of TDCPP Covered Product tested for its TDCPP concentration. Such testing shall be performed by a United States accredited laboratory pursuant to EPA testing methodologies 3545 and 8270C, or equivalent methodologies utilized by federal or state agencies to determine the presence, and measure the quantity, of TDCPP in a consumer product.

If Apex determines to sell a TDCPP Covered Product in California in the future, Apex shall evaluate whether such TDCPP Covered Product exceeds the TDCPP Free Standards, and for those that exceed such standards, shall either reformulate the TDCPP Covered Product to meet the TDCPP Free Standard or provide a clear and reasonable warning for that TDCPP Covered Product. Any TDCPP Covered Product that does not meet the TDCPP Free Standard shall only be sold into California or to a retailer Apex reasonably understands has California retail outlets (at which the TDCPP Covered Product(s) will be sold) with a clear and reasonable warning as identified in Section 3.3. Should Apex elect to reformulate a TDCPP Covered Product, then Apex shall provide the TDCPP Free Standard to its then-current vendor(s) of TDCPP Covered Products that will be sold or offered for sale to California consumers and shall instruct each vendor to only provide Apex with products that comply with such TDCPP Free

Standard. Upon request, Defendant shall provide Plaintiff with copies of each such Vendor notification and Plaintiff shall regard such copies as confidential business information.

For every TDCPP Covered Product ordered, caused to be ordered, manufactured or caused to be manufactured for distribution to or sale in California after June 1, 2014, Apex shall maintain copies of any testing of such products demonstrating compliance with this section.

3.2 Previously Obtained Covered Products.

As Apex has agreed to destroy its current inventory of DEHP Covered Products (e.g., the Pill Wallets), and has represented that it does not sell or otherwise distribute any other DEHP Covered Product, then it shall have no warning obligation as to any such previously obtained DEHP Covered Products.

3.3 Product Warnings

3.3.1 TDCPP Covered Product Warnings

For any election by Apex to label any future acquired TDCPP Covered Product with a clear and reasonable warning, each such 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 of purchase or use. Each warning shall be affixed to or printed on the TDCPP Covered Product itself.

(a) **Product Distributed To Retail Sellers.**

For distribution of any TDCPP Covered Products that are not certified to be TDCPP Free under Section 2.5, Apex shall affix a warning to the packaging, labeling, or directly on such TDCPP Covered Products that states:

WARNING: This product contains TDCPP, a chemical known to the State of California to cause cancer.

(b) Mail Order Catalog and Internet Sales. Apex may satisfy its Proposition65 warning obligations for TDCPP Covered Products that are not certified to be TDCPP Free and

are sold or otherwise marketed by a printed catalogue or through an electronic internet source by providing a warning: (1) in the printed catalogue as specified in Section 3.3.1(b)(i); on the website as specified in Section 3.3.1(b)(ii); and by affixing the warning specified in Section 3.3.1(a)(i) to the packaging, labeling, or directly on any TDCPP Covered Product.

(i) **Printed Catalog Warning.** Any warning provided in a printed catalog issued, designed, produced, ordered or otherwise controlled by Apex must be in the same type size or larger than the TDCPP Covered Product description text within the catalog. The following warning shall be provided on the same page and in the same location as the display and/or description of the TDCPP Covered Product:

WARNING: This product contains TDCPP, a chemical known to the State of California to cause cancer.

Where it is impracticable to provide the warning on the same page and in the same location as the display and/or description of the TDCPP Covered Product, Apex may utilize a designated symbol to cross-reference the applicable warning and shall define the term "designated symbol" with the following language on the inside of the front or back cover of the catalog or on the same page as any order form for the TDCPP Covered Product:

WARNING: Certain products identified with this symbol ▼ and offered for sale in this catalog contain TDCPP, a chemical known to the State of California to cause cancer.

The designated symbol must appear on the same page and in close proximity to the display and/or description of the TDCPP Covered Product. On each page where the designated symbol appears, Apex must provide a header or footer directing the consumer to the appropriate warning language and definition of the designated symbol.

If Apex elects to provide warnings in any printed catalog, then the warnings must be included in all catalogs offering to sell one or more TDCPP Covered Product printed after October 1, 2014.

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(ii) Internet Website Warning. A warning may be given in conjunction with the marketing or sale by Apex of any TDCPP Covered Product via any website or internet sales site maintained, controlled or designed by Apex, provided it appears either: (a) on the same web page on which a TDCPP Covered Product is displayed; (b) on the same web page as the order form for a TDCPP Covered Product; (c) on the same page as the price for any TDCPP Covered Product; or (d) on one or more web pages displayed to a purchaser during the checkout process. The following warning statement shall be used and shall appear in any of the above instances adjacent to or immediately following the display, description, or price of the TDCPP Covered Product for which it is given in the same type size or larger than the TDCPP Covered Product description text:

WARNING: This product contains TDCPP, a chemical known to the State of California to cause cancer.

Alternatively, the designated symbol may appear adjacent to or immediately following the display, description, or price of the TDCPP Covered Product for which a warning is being given, provided that the following warning statement also appears elsewhere on the same web page, as follows:

WARNING: Products identified on this page with the following symbol ▼ contain TDCPP, a chemical known to the State of California to cause cancer.

3.3.2 DEHP Covered Product Warnings

For any election by Apex to label any future acquired DEHP Covered Product with a clear and reasonable warning, each such 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 of purchase or use. Each warning shall be affixed to or printed on the DEHP Covered Product itself.

(a) **Product Distributed To Retail Sellers.**

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For distribution of any DEHP Covered Products that are not certified to be DEHP Free under Section 2.4, Apex shall affix a warning to the packaging, labeling, or directly on such DEHP Covered Products that states:

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

- (b) **Mail Order Catalog and Internet Sales.** Apex may satisfy its Proposition 65 warning obligations for DEHP Covered Products that are not certified to be DEHP Free and are sold or otherwise marketed by a printed catalogue or through an electronic internet source by providing a warning: (1) in the printed catalogue as specified in Section 3.3.2(b)(i); on the website as specified in Section 3.3.2(b)(ii); and by affixing the warning specified in Section 3.2.2(a)(i) to the packaging, labeling, or directly on any DEHP Covered Product.
- (i) **Printed Catalog Warning.** Any warning provided in a printed catalog issued, designed, produced, ordered or otherwise controlled by Apex must be in the same type size or larger than the DEHP Covered Product description text within the catalog. The following warning shall be provided on the same page and in the same location as the display and/or description of the DEHP Covered Product:

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

Where it is impracticable to provide the warning on the same page and in the same location as the display and/or description of the DEHPP Covered Product, Apex may utilize a designated symbol to cross-reference the applicable warning and shall define the term "designated symbol" with the following language on the inside of the front or back cover of the catalog or on the same page as any order form for the DEHP Covered Product:

WARNING: Certain products identified with this symbol ▼ and offered for sale in this catalog contain DEHP, a chemical known to the State of

California to cause cancer, birth defects and other reproductive harm.

The designated symbol must appear on the same page and in close proximity to the display and/or description of the DEHP Covered Product. On each page where the designated symbol appears, Apex must provide a header or footer directing the consumer to the appropriate warning language and definition of the designated symbol.

If Apex elects to provide warnings in any printed catalog, then the warnings must be included in all catalogs offering to sell one or more DEHP Covered Product printed after October 1, 2014.

(ii) Internet Website Warning. A warning may be given in conjunction with the marketing or sale by Apex of any DEHP Covered Product via any website or internet sales site maintained, controlled or designed by Apex, provided it appears either: (a) on the same web page on which a DEHP Covered Product is displayed; (b) on the same web page as the order form for a DEHP Covered Product; (c) on the same page as the price for any DEHP Covered Product; or (d) on one or more web pages displayed to a purchaser during the checkout process. The following warning statement shall be used and shall appear in any of the above instances adjacent to or immediately following the display, description, or price of the DEHP Covered Product for which it is given in the same type size or larger than the DEHP Covered Product description text:

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

Alternatively, the designated symbol may appear adjacent to or immediately following the display, description, or price of the DEHP Covered Product for which a warning is being given, provided that the following warning statement also appears elsewhere on the same web page, as follows:

WARNING: Products identified on this page with the following symbol ▼ contain DEHP, a chemical known to the State of California to cause cancer, birth defects and other reproductive harm.

Apex shall maintain records of compliance correspondence, inventory reports or other communication confirming compliance with § 3.3 for two (2) years from the Effective Date and shall produce copies of such records upon written request by Vinocur.

4. PENALTIES PURSUANT TO HEALTH & SAFETY CODE § 25249.7(B)

In settlement of all the claims referred to in this Consent To Judgment, and specifically based upon Apex's representations and commitments under this Agreement, Apex shall pay a total civil penalty of \$30,000.00 under this Section, as follows:

4.1 Initial Civil Penalty

Apex shall pay an initial civil penalty in the amount of \$10,000.00 no later than fifteen (15) days after the Court enters this Consent to Judgment. The civil penalty shall be apportioned in accordance with California Health & Safety Code § 25249.12(c) & (d), with 75% of these funds remitted to the State of California's Office of Environmental Health Hazard Assessment ("OEHHA") and the remaining 25% of the penalty remitted to Vinocur. Apex shall issue two separate checks for the penalty payment: (a) one check made payable to "OEHHA" in the amount of \$7,500.00 representing 75% of the total penalty; and (b) one check made payable to "Laurence Vinocur, Client Trust Account" in the amount of \$2,500.00, representing 25% of the total penalty. Two separate 1099s shall be issued for the above payments. The checks and 1099s shall be delivered to the addresses listed in Section 4.3 below.

4.2 Final Civil Penalty

No later than 180 days after the Court approves this settlement, Apex shall pay a final civil penalty of \$20,000.00. The final civil penalty shall be waived in its entirety, however, if Apex provides Vinocur, through its counsel, with written certification that Apex has elected to reformulate the TDCPP Covered Products to be sold or distributed in California to meet the TDCPP Free Standard specified in Section 2.5 above, such that all newly obtained TDCPP Covered Products sold by Defendant after November 1, 2014, are certified by the vendor of each such product to be TDCPP Free. Vinocur must receive any such certification on or before this deadline and time is of the essence. Any applicable final civil penalty shall be apportioned in

1	accordance with California Health & Safety Code § 25249.12 (c)(1) & (d), with 75% of these funds		
2	remitted to OEHHA and the remaining 25% of the penalty remitted to Vinocur, as provided by		
3	California Health & Safety Code § 25249.12(d). Apex shall issue two separate checks for the		
4	penalty payment: (a) one check made payable to "OEHHA" in the amount of \$15,000.00,		
5	representing 75% of the total penalty; and (b) one check made payable to "The Chanler Group in		
6	Trust for Laurence Vinocur" in the amount of \$5,000.00, representing 25% of the total penalty.		
7	Two separate 1099s shall be issued for the above payments. The checks and 1099s shall be		
8	delivered to the addresses listed in Section 4.3 below.		
9	4.3 Payment Procedures		
10	4.3.1. Issuance of Payments. Payments shall be delivered as follows:		
11	(a) All payments owed to Vinocur, pursuant to Sections 4.1 through 4.2,		
12	shall be delivered to the following payment address:		
13	The Chanler Group Attn: Proposition 65 Controller		
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15	Berkeley, CA 94710		
16	(b) All payments owed to OEHHA (EIN: 68-0284486), pursuant to		
17	Sections 4.1 through 4.2, shall be delivered directly to OEHHA (Memo		
18	line "Prop 65 Penalties") at the following addresses:		
19	For United States Postal Service Delivery:		
20	Mike Gyurics		
21	Fiscal Operations Branch Chief Office of Environmental Health Hazard Assessment		
22	P.O. Box 4010 Sacramento, CA 95812-4010		
23	For Non-United States Postal Service Delivery:		
24	Mike Gyurics Fiscal Operations Branch Chief		
2526	Fiscal Operations Branch Chief Office of Environmental Health Hazard Assessment 1001 I Street		
27	Sacramento, CA 95814		
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With a copy of the checks payable to OEHHA mailed to The Chanler Group at the address set forth above in 4.3.1(a), as proof of payment to OEHHA.

Any failure by defendant to deliver the above-referenced payments to either OEHHA or The Chanler Group within two days of the required date shall result in imposition of a 10% simple interest assessment on the undelivered payment(s) until delivery.

4.3.2 Issuance of 1099 Forms.

After any penalty payment, Apex shall issue separate 1099 forms for each payment to Vinocur, whose address and tax identification number shall be furnished upon request after this Consent Judgment has been fully executed by the Parties, and OEHHA at the addresses listed in Section 4.3.1 above.

5. REIMBURSEMENT OF FEES AND COSTS

The parties acknowledge that Vinocur 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. Vinocur 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 Vinocur and his counsel under general contract principles and the private attorney general doctrine codified at California Code of Civil Procedure (CCP) § 1021.5, for all work performed through the mutual execution of this Consent To Judgment. Apex shall pay \$50,000.00 for fees and costs incurred as a result of investigating, bringing this matter to Apex's attention, and negotiating a settlement in the public interest. Apex shall issue a separate 1099 for fees and costs (EIN: 94-3171522), shall make the check payable to "The Chanler Group" and shall deliver payment no later than ten (10) days after the date the Court approves this settlement, to the following address:

The Chanler Group Attn: Proposition 65 Controller 2560 Ninth Street

Parker Plaza, Suite 214 Berkeley, CA 94710-2565

Any failure by defendant to deliver the above-referenced payments to The Chanler Group within two days of the required date shall result in imposition of a 10% simple interest assessment on the undelivered payment(s) until delivery.

6. CLAIMS COVERED AND RELEASE

6.1 Vinocur's Releases of Apex

Vinocur, on behalf of himself, his past and current agents, representatives, attorneys, successors, and/or assignees, and in the interest of the general public, and Apex and its attorneys, affiliates, successors, licensors and assigns, including, but not limited to, Carex Health Brands ("Defendant Releasees"), and all entities to whom Apex directly or indirectly distributes or sells Covered Products, including but not limited to distributors, wholesalers, customers, retailers, franchisees, cooperative members, and licensees ("Downstream Defendant Releasees") of any violation of Proposition 65 that has been or could have been asserted against Defendant Releasees and Downstream Defendant Releasees regarding the alleged failure to warn about alleged exposure to TDCPP and DEHP arising in connection with TDCPP Covered Products and DEHP Covered Products manufactured, sourced, distributed, or sold by Defendant Releasees prior to the Effective Date.

- **6.1.2** Apex's compliance with this Consent To Judgment shall constitute compliance with Proposition 65 with respect to TDCPP in the TDCPP Covered Products and DEHP in the DEHP Covered Products after the Effective Date.
- **6.1.3** Vinocur on behalf of himself, his past and current agents, representatives, attorneys, successors, and/or assignees, and in the interest of the general public, hereby waives with respect to Covered Products all rights to institute or participate in, directly or indirectly, any form of legal action and releases all claims, including, without limitation, all actions, and causes of action, in law or in equity, suits, liabilities, demands, obligations, damages, costs, fines,

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penalties, losses, or expenses (including, but not limited to, investigation fees, expert fees, and attorneys' fees) of any nature whatsoever, whether known or unknown, fixed or contingent (collectively "claims"), against Defendant Releasees and Downstream Defendant Releasees that arise under Proposition 65 or any other statutory or common law claims that were or could have been asserted in the public interest, as such claims relate to Defendant Releasees' and Downstream Defendant Releasees' alleged failure to warn about exposures to DEHP contained in the DEHP Covered Products and exposures to TDCPP contained in the TDCPP Covered Products.

6.1.4 Vinocur also, in his individual capacity only and *not* in his representative capacity, provides a general 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 Vinocur of any nature, character or kind, known or unknown, suspected or unsuspected, arising out of the subject matter of the Complaint as to TDCPP Covered Products and DEHP Covered Products manufactured, distributed or sold by Defendant Releasees. Vinocur acknowledges that he is familiar with Section 1542 of the California Civil Code, which provides as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

Vinocur, in his individual capacity only and *not* in his representative capacity, expressly waives and relinquishes any and all rights and benefits which he may have under, or which may be conferred on him by the provisions of Section 1542 of the California Civil Code as well as under any other state or federal statute or common law principle of similar effect, to the fullest extent that he may lawfully waive such rights or benefits pertaining to the released matters. In furtherance of such intention, the release hereby given shall be and remain in effect as a full and complete release notwithstanding the discovery or existence of any such additional or different claims or facts arising out of the released matters.

This Section 6.1 release is expressly limited to those claims that arise under Proposition 65, as such claims relate to Defendant's alleged failure to warn about exposures to or identification of TDCPP contained in the TDCPP Covered Products and DEHP contained in the DEHP Covered Products and as such claims are identified in the Proposition 65 60-Day Notice and Supplemental Proposition 65 60-Day Notice to Defendant.

This Section 6.1 release is expressly limited to any alleged violations that occur prior to six months after the Effective Date and does not release any person, party or entity from any liability for any violation of Proposition 65 regarding the Covered Products that occur more than six months after the Effective Date.

The Parties further understand and agree that this Section 6.1 release shall not extend upstream to any entities, other than Defendant, that manufactured the DEHP Covered Products or TDCPP Covered Products or any component parts thereof, or any distributors or suppliers who sold such Covered Products or any component parts thereof to Defendant.

6.1.5 Upon court approval of the Consent To Judgment, the Parties waive their respective rights to a hearing or trial on the allegations of the Complaint.

6.2 Apex's Release of Vinocur

- **6.2.1** Apex waives any and all claims against Vinocur, his attorneys, and other representatives for any and all actions taken or statements made (or those that could have been taken or made) by Vinocur and his attorneys and other representatives, whether in the course of investigating claims or otherwise seeking enforcement of Proposition 65 against it in this matter, and/or with respect to the TDCPP Covered Products and DEHP Covered Products.
- **6.2.2** Apex also provides a general 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 Apex of any nature, character or kind, known or unknown, suspected or unsuspected, arising out of the subject matter of the Action. Apex acknowledges that it is familiar with Section 1542 of the California Civil Code, which provides as follows:

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A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

Apex expressly waives and relinquishes any and all rights and benefits that it may have under, or which may be conferred on it by the provisions of Section 1542 of the California Civil Code as well as under any other state or federal statute or common law principle of similar effect, to the fullest extent that it may lawfully waive such rights or benefits pertaining to the released matters. In furtherance of such intention, the release hereby given shall be and remain in effect as a full and complete release notwithstanding the discovery or existence of any such additional or different claims or facts arising out of the released matters.

7. SEVERABILITY

If, subsequent to court approval of this Consent To Judgment, any of the provisions of this Consent To Judgment are held by a court to be unenforceable, the validity of the enforceable provisions remaining shall not be adversely affected, unless the Court finds that any unenforceable provision is not severable from the remainder of the Consent To Judgment.

8. COURT APPROVAL

This Consent To Judgment is effective upon execution but must also be approved by the Court. The Consent to Judgment shall become null and void if, for any reason, it is not approved and entered by the Court within nine months after it has been fully executed by all Parties.

9. GOVERNING LAW

The terms of this Consent To Judgment shall be governed by the laws of the State of California.

10. NOTICES

When any Party is entitled to receive any notice under this Consent To Judgment, the notice shall be sent by certified mail and electronic mail to the following:

For Apex to:

Christopher Amantea, Esq.

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2	6
2	7

Squire Patton Boggs (US) LLP 555 So. Flower Street, 31st Floor Los Angeles, CA 90071

For Vinocur to:

Proposition 65 Coordinator The Chanler Group 2560 Ninth Street Parker Plaza, Suite 214 Berkeley, CA 94710-2565

Any Party may modify the person and address to whom the notice is to be sent by sending each other Party notice by certified mail and/or other verifiable form of written communication.

11. COMPLIANCE WITH HEALTH & SAFETY CODE § 25249.7(F)

Vinocur agrees to comply with the reporting form requirements referenced, in California Health & Safety Code §25249.7(f) and to file a motion for approval of this Consent Judgment.

MODIFICATION 12.

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

13. ADDITIONAL POST-EXECUTION ACTIVITIES

The parties acknowledge that, pursuant to Health & Safety Code §25249.7, a noticed motion is required to obtain judicial approval of this Consent To Judgment. In furtherance of obtaining such approval, Vinocur and Apex and their respective counsel agree to mutually employ their best efforts to support the entry of this agreement as a Consent To Judgment and obtain approval of the Consent To Judgment - sufficient to render a formal judgment approving this agreement - by the Court in a timely manner. Any effort by plaintiff or Apex to impede judicial approval of this Consent To Judgment shall subject such impeding party to liability for attorney fees and costs incurred by plaintiff or his counsel in their efforts to meet or oppose Apex's impeding conduct.

14. ENTIRE AGREEMENT

This Consent To Judgment 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, and understandings related hereto. No representations, oral or otherwise, express or implied, other than those contained herein have been made by any Party hereto. No other agreements not specifically referred to herein, oral or otherwise, shall be deemed to exist or to bind any of the Parties.

15. ATTORNEY'S FEES

- 15.1 Should Vinocur prevail on any motion, application for order to show cause or other proceeding to enforce this Consent To Judgment, Vinocur shall be entitled to his reasonable attorney fees and costs incurred as a result of such motion, order or application, consistent with C.C.P. §1021.5. Should Defendant prevail on any motion, application for order to show cause or other proceeding to enforce this Consent To Judgment, Defendant may be entitled to its reasonable attorney fees and costs incurred as a result of such motion, order or application upon a finding that Vinocur's prosecution of the motion or application lacked substantial justification. For purposes of this Consent to Judgment, the term substantial justification shall carry the same meaning as used in the Civil Discovery Act of 1986, Code of Civil Procedure §§ 2016, et seq.
- 15.2 Except as specifically provided otherwise herein, each Party shall bear its own costs and attorney's fees in connection with this action.
- 15.3 Nothing in this Section 15 shall preclude a Party from seeking an award of sanctions pursuant to law.

16. COUNTERPARTS, FACSIMILE SIGNATURES

This Consent To Judgment may be executed in counterparts and by facsimile or portable document format (PDF), each of which shall be deemed an original, and all of which, when taken together, shall constitute one and the same document.

17. AUTHORIZATION

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

IT IS SO AGREED

Dated: June 27, 2014 Ower Plaintiff Laurence Vinocur	Dated: June, 2014 Matt McElduff, President Apex Medical Corporation

17. **AUTHORIZATION** The undersigned parties and their counsel are authorized to execute this Consent To Judgment on behalf of their respective Parties and have read, understood, and agree to all of the terms and conditions of this Consent To Judgment. IT IS SO AGREED Dated: June ____, 2014 Dated: June ___, 2014 Plaintiff Laurence Vinocur Apex Medical Corporation