

SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement and Release (“Agreement”) between Environmental Research Center, Inc. (“ERC”) and Penn Herb Company Ltd. (“Penn Herb”) is effective on the date on which it is fully executed (“Effective Date”). ERC and Penn Herb are referred to individually as a “Party” and collectively as the “Parties.” The Parties agree as follows:

1. This Agreement is intended to fully resolve all claims, demands, and allegations set forth in or related to the Notice of Violation of California Health & Safety Code §25249.5, *et seq.* (also known as “Proposition 65”) that ERC served on Penn Herb on July 24, 2015 (the “Notice”) with regard to each of the following products identified below (referred to individually as “Covered Product” or collectively as “Covered Products”):

1. Penn Herb Company Ltd. Nature’s Wonderland Emotional Rescue Vegetarian Formula
2. Penn Herb Company Ltd. Nature’s Wonderland Soothing Bowel Support Vegetarian Formula
3. Penn Herb Company Ltd. Nature’s Wonderland Bitter Melon Vegetarian Formula
4. Penn Herb Company Ltd. Nature’s Wonderland Rhubarb Root Vegetarian Formula
5. Penn Herb Company Ltd. Nature’s Wonderland Burdock Root Vegetarian Formula
6. Penn Herb Company Ltd. Nature’s Wonderland Bladderwrack Plant Vegetarian Formula
7. Penn Herb Company Ltd. Nature’s Wonderland Spirulina Herb Vegetarian Formula
8. Penn Herb Company Ltd. Nature’s Wonderland Uva Ursi Leaves Vegetarian Formula
9. Penn Herb Company Ltd. Nature’s Wonderland Horny Goat Weed Vegetarian Formula
10. Penn Herb Company Ltd. Nature’s Wonderland Ginger Root Vegetarian Formula
11. Penn Herb Company Ltd. Nature’s Wonderland Bone, Flesh & Cartilage Vegetarian Formula
12. Penn Herb Company Ltd. Nature’s Wonderland Meno-Fem-Change Vegetarian Formula
13. Penn Herb Company Ltd. Nature’s Wonderland Prostaaid Plus Vegetarian Formula
14. Penn Herb Company Ltd. Nature’s Wonderland Dandelion Root Vegetarian Formula
15. Penn Herb Company Ltd. Nature’s Wonderland Psyllium Husks Vegetarian Formula
16. Penn Herb Company Ltd. Nature’s Wonderland Fo Ti Root Vegetarian

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Formula

17. Penn Herb Company Ltd. Nature's Wonderland Alfalfa Herb Vegetarian Formula
18. Penn Herb Company Ltd. Nature's Wonderland Chickweed Herb Vegetarian Formula
19. Penn Herb Company Ltd. Nature's Wonderland Mugwort Herb Vegetarian Formula
20. Penn Herb Company Ltd. Nature's Wonderland Agar Agar Vegetarian Formula
21. Penn Herb Company Ltd. Nature's Wonderland Pipsissewa Herb Vegetarian Formula
22. Penn Herb Company Ltd. Nature's Wonderland White Oak Bark Vegetarian Formula
23. Penn Herb Company Ltd. Nature's Wonderland Meadowsweet Herb Vegetarian Formula
24. Penn Herb Company Ltd. Nature's Wonderland White Willow Bark Vegetarian Formula
25. Penn Herb Company Ltd. Nature's Wonderland Echinacea Golden Seal Plus Vegetarian Formula
26. Penn Herb Company Ltd. Nature's Wonderland Lung Care Vegetarian Formula
27. Penn Herb Company Ltd. Nature's Wonderland Neem Leaves Vegetarian Formula
28. Penn Herb Company Ltd. Nature's Wonderland Gymnema Sylvestre Vegetarian Formula
29. Penn Herb Company Ltd. Nature's Wonderland St. John's Wort Herb Vegetarian Formula
30. Penn Herb Company Ltd. Nature's Wonderland Maca Root Vegetarian Formula
31. Penn Herb Company Ltd. Nature's Wonderland Barberry Bark of Root Vegetarian Formula
32. Penn Herb Company Ltd. Nature's Wonderland Valerian Root Vegetarian Formula
33. Penn Herb Company Ltd. Nature's Wonderland Pau D' Arco Vegetarian Formula
34. Penn Herb Company Ltd. Nature's Wonderland Herbal Purifying Laxative Vegetarian Formula
35. Penn Herb Company Ltd. Nature's Wonderland Herbal Detox Vegetarian Formula
36. Penn Herb Company Ltd. Nature's Wonderland Mullein Flowers Vegetarian Formula
37. Penn Herb Company Ltd. Nature's Wonderland Kudzu Vegetarian Formula
38. Penn Herb Company Ltd. Nature's Wonderland Milk Thistle Herb Vegetarian Formula
39. Penn Herb Company Ltd. Nature's Wonderland Turmeric Root Vegetarian Formula

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40. Penn Herb Company Ltd. Nature's Wonderland Passion Flower Herb Vegetarian Formula
41. Penn Herb Company Ltd. Nature's Wonderland Scullcap Herb Vegetarian Formula
42. Penn Herb Company Ltd. Nature's Wonderland Gotu Kola Vegetarian Formula
43. Penn Herb Company Ltd. Nature's Wonderland Ashwagandha Root Vegetarian Formula
44. Penn Herb Company Ltd. Nature's Wonderland Green Tea Vegetarian Formula
45. Penn Herb Company Ltd. Nature's Wonderland Sinu-Care Vegetarian Formula
46. Penn Herb Company Ltd. Nature's Wonderland Hawaiian Noni Vegetarian Formula
47. Penn Herb Company Ltd. Nature's Wonderland Silica Complex Vegetarian/Vegan Formula
48. Penn Herb Company Ltd. Nature's Wonderland Blood Purifier Vegetarian Formula
49. Penn Herb Company Ltd. Nature's Wonderland Mental Alertness Vegetarian Formula
50. Penn Herb Company Ltd. Nature's Wonderland Blood Purifying Formula Vegetarian Formula
51. Penn Herb Company Ltd. Nature's Wonderland Catfish Bitters Vegetarian Formula
52. Penn Herb Company Ltd. Nature's Wonderland Pressu-Relieve Vegetarian Formula
53. Penn Herb Company Ltd. Nature's Wonderland Coral Calcium Vegetarian Formula
54. Penn Herb Company Ltd. Nature's Wonderland Horsetail Herb Vegetarian Formula
55. Penn Herb Company Ltd. Nature's Wonderland Ginkgo Leaves Vegetarian Formula
56. Penn Herb Company Ltd. Nature's Wonderland Red Clover Blossoms Vegetarian Formula
57. Penn Herb Company Ltd. Nature's Wonderland Dandelion Leaves Vegetarian Formula
58. Penn Herb Company Ltd. Nature's Wonderland Hibiscus Flowers Vegetarian Formula
59. Penn Herb Company Ltd. Nature's Wonderland Buchu Leaves Vegetarian Formula
60. Penn Herb Company Ltd. Nature's Wonderland Cleavers Herb Vegetarian Formula
61. Penn Herb Company Ltd. Nature's Wonderland Chaste Tree Berries Vegetarian Formula
62. Penn Herb Company Ltd. Nature's Wonderland Mexican Sarsaparilla Root Vegetarian Formula
63. Penn Herb Company Ltd. Nature's Wonderland Respiratory Defense Vegetarian Formula

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64. Penn Herb Company Ltd. Nature's Wonderland Antispasmodic Mixture Vegetarian Formula
65. Penn Herb Company Ltd. Nature's Wonderland Breathe Free Vegetarian Formula
66. Penn Herb Company Ltd. Nature's Wonderland Circu-Assist Vegetarian Formula
67. Penn Herb Company Ltd. Nature's Wonderland Prickly Ash Bark Vegetarian Formula
68. Penn Herb Company Ltd. Nature's Wonderland Astragalus Root Vegetarian Formula
69. Penn Herb Company Ltd. Nature's Wonderland Butcher's Broom Vegetarian Formula
70. Penn Herb Company Ltd. Nature's Wonderland Celery Seed Vegetarian Formula
71. Penn Herb Company Ltd. Nature's Wonderland Elecampane Root Vegetarian Formula
72. Penn Herb Company Ltd. Nature's Wonderland Plantain Leaves Vegetarian Formula
73. Penn Herb Company Ltd. Nature's Wonderland Horehound Herb Vegetarian Formula
74. Penn Herb Company Ltd. Nature's Wonderland Blue Cohosh Root Vegetarian Formula
75. Penn Herb Company Ltd. Nature's Wonderland Buckthorn Bark Vegetarian Formula
76. Penn Herb Company Ltd. Nature's Wonderland Calendula Flowers Vegetarian Formula
77. Penn Herb Company Ltd. Nature's Wonderland Cinchona Bark Vegetarian Formula
78. Penn Herb Company Ltd. Nature's Wonderland Devil's Claw Root Vegetarian Formula
79. Penn Herb Company Ltd. Nature's Wonderland Dong Quai Vegetarian Formula
80. Penn Herb Company Ltd. Nature's Wonderland Gentian Root Vegetarian Formula
81. Penn Herb Company Ltd. Nature's Wonderland Red Chinese Ginseng Root Vegetarian Formula
82. Penn Herb Company Ltd. Nature's Wonderland Eleuthero Root Vegetarian Formula
83. Penn Herb Company Ltd. Nature's Wonderland Korean White Ginseng Root Vegetarian Formula
84. Penn Herb Company Ltd. Nature's Wonderland Kelp Vegetarian Formula
85. Penn Herb Company Ltd. Nature's Wonderland Licorice Root Vegetarian Formula
86. Penn Herb Company Ltd. Nature's Wonderland Korean Red Ginseng Root Vegetarian Formula

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- 87. Penn Herb Company Ltd. Nature's Wonderland Schizandra Berry Vegetarian Formula
- 88. Penn Herb Company Ltd. Nature's Wonderland Eyebright Formula Vegetarian Formula
- 89. Penn Herb Company Ltd. Nature's Wonderland Water Away Vegetarian Formula
- 90. Penn Herb Company Ltd. Nature's Wonderland Lower Bowel Formula Vegetarian Formula
- 91. Penn Herb Company Ltd. Nature's Wonderland Thyroid Formula Vegetarian Formula
- 92. Penn Herb Company Ltd. Nature's Wonderland Glands Support Vegetarian Formula
- 93. Penn Herb Company Ltd. Nature's Wonderland Nature Vitality Vegetarian Formula
- 94. Penn Herb Company Ltd. Nature's Wonderland Pancreas Support Formula Vegetarian Formula
- 95. Penn Herb Company Ltd. Nature's Wonderland Neco-Hab Stop Vegetarian Formula
- 96. Penn Herb Company Ltd. Nature's Wonderland Supreme Cada-Gin-Guy Vegetarian Formula
- 97. Penn Herb Company Ltd. Nature's Wonderland Kor-Gin-Guy Vegetarian Formula
- 98. Penn Herb Company Ltd. Nature's Wonderland Cellulite Formula Vegetarian Formula
- 99. Penn Herb Company Ltd. Nature's Wonderland Female Corrective Combination Vegetarian Formula
- 100. Penn Herb Company Ltd. Nature's Wonderland Glucosamine & Chondroitin
- 101. Penn Herb Company Ltd. Nature's Wonderland Blessed Thistle Herb Vegetarian Formula
- 102. Penn Herb Company Ltd. Nature's Wonderland Blueberry Leaves Vegetarian Formula
- 103. Penn Herb Company Ltd. Nature's Wonderland Slippery Elm Bark Vegetarian Formula
- 104. Penn Herb Company Ltd. Nature's Wonderland Gluco Ease Plus Vegetarian Formula
- 105. Penn Herb Company Ltd. Nature's Wonderland Hormonal Regulator Vegetarian Formula
- 106. Penn Herb Company Ltd. Nature's Wonderland Healthy Heart Support Vegetarian Formula
- 107. Penn Herb Company Ltd. Nature's Wonderland Healthy Liver & Gall Bladder Support Vegetarian Formula
- 108. Penn Herb Company Ltd. Nature's Wonderland Trim & Slim Vegetarian Formula

2. The Parties enter into this Agreement in order to achieve a settlement of the claims as

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stated in Section 1 (collectively “this Matter”) and for the purpose of avoiding prolonged litigation. Nothing in this Agreement shall be construed as an admission of the Parties of any fact, issue of law, or violation of law, nor shall compliance with this Agreement constitute or be construed as an admission by the Parties of any fact, issue of law or violation of law. Nothing in this Agreement or any document referred to shall be construed as giving rise to any presumption or inference of admission or concession by the Parties as to any fault, wrongdoing or liability. This Section shall not diminish or otherwise affect the obligations, responsibilities, and duties of the Parties under this Agreement.

3. In consideration of the following covenants and conditions contained in this Agreement, the Parties have provided the releases as set forth in Section 6 below:

a. Penn Herb agrees that all Covered Products produced and offered for sale in California (and offered for sale to a third party for retail sale in California) on and after the Effective Date, shall comply with Proposition 65.

b. Beginning on the Effective Date, Penn Herb shall not manufacture for sale in the State of California, “Distribute into the State of California”, or directly sell in the State of California, any Covered Product which exposes a person to a “Daily Lead Exposure Level” of more than 0.5 micrograms of lead per day when the maximum suggested dose is taken as directed on the Covered Product’s label, unless the following warning statement is displayed to the customer on Penn Herb’s website and invoice. Further the following warning statement will be provided to any distributor Penn Herb has actual knowledge will sell the Covered Products in California:

“WARNING: This product contains a chemical known to the State of California to cause [cancer and] birth defects or other reproductive harm.”

i. As used in this Settlement Agreement and Release, the term “Distribute into the State of California” shall mean to directly ship a Covered Product into California for sale in California or to sell a Covered Product to a distributor that Penn Herb has actual knowledge will sell the Covered Product in California.

ii. For the purposes of this Agreement, “Daily Lead Exposure Level” shall be measured in micrograms, and shall be calculated using the following formula: micrograms of lead per gram of product, multiplied by grams of product per serving of the product (using the largest serving size appearing on the product label), multiplied by servings of the product per day (using the largest number of servings in a recommended dosage appearing on the product label), which equals micrograms of lead exposure per day.

iii. The phrase “cancer and” must be included in the warning only if the maximum recommended daily dose causes an exposure to more than 15 micrograms of lead when taken as directed on the Covered Product’s label.

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c. For Covered Products sold by Penn Herb to California consumers through the Internet, the Warning shall be prominently displayed on each webpage describing the ingredients or attributes of a Covered Product, or the Warning may be provided at the time the customer enters a California address for the shipping address. In addition, for each shipment of any Covered Product resulting from such a sale, the Warning shall be displayed on the invoice that accompanies the shipment of the Covered Product and identify each of the Covered Products being shipped to a California consumer. In all circumstances in which a Warning is required, the Warning shall be displayed with such conspicuousness, as compared with other words, statements, designs, or devices on the webpages, product packaging, product container, or invoice, as to render it likely to be read and understood by an ordinary individual prior to purchase. The Warning shall be at least the same size as the largest of any other health or safety warnings on the webpage, invoice, or product packaging, and the word “**WARNING**” shall be in all capital letters and in bold print. A Warning printed on an invoice must be in a type size at least as tall as the largest letter or numeral in the name or price of the Covered Product printed on the invoice. The requirements of this paragraph may be modified by written agreement between Penn Herb and ERC.

d. Penn Herb shall arrange, for at least five (5) consecutive years and at least once per year, commencing one year from the Effective Date, for the lead testing of five (5) randomly-selected samples of five separate lots each year for each Covered Product to confirm whether the Daily Lead Exposure Level is more or less than 0.5 micrograms of lead per day when the maximum suggested dose is taken pursuant to the directions on the Covered Product’s label. Penn Herb shall provide ERC with any test results pursuant to Section 3.e.2, and shall include the lot identification numbers of the lots tested. Penn Herb shall test samples in the form intended for the end-user to be distributed or sold to California consumers. The testing requirement does not apply to any of the Covered Products for which Penn Herb has provided the warning specified in Section 3(b).

e. If Penn Herb is successful with reformulation for any of the Covered Products which reduces the Daily Lead Exposure Level to 0.5 micrograms of lead per day or below when taken pursuant to the maximum suggested dose as directed on the Covered Product’s label, the Parties agree that the Covered Products may be offered for sale in California without the warning stated in Section 3b. If Penn Herb is successful with reformulation on any of the Covered Products, Penn Herb shall notify ERC and provide any test results for the Covered Products that document this change in formulation, no longer than 10 working days after Penn Herb receives the test results and prior to Penn Herb manufacturing for sale in the State of California, or directly selling in the State of California, any Covered Products without the warning set forth in section 3(b).

(1) Testing performed pursuant to Sections 3d. and 3e., shall be performed by an independent third-party laboratory certified by the California Environmental Laboratory Accreditation Program or an independent third-party laboratory that is registered with the United States Food & Drug Administration. The method of selecting samples for testing must comply with the regulations of the Food & Drug Administration as set forth in Title 21, Part 111, Subpart E of the Code of Federal Regulations, including

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Section 111.80(c). Testing for lead shall be performed using Inductively Coupled Plasma-Mass Spectrometry (ICP-MS) achieving a limit of quantification of less than or equal to 0.010 mg/kg or any other testing method agreed upon in writing by the Parties. Nothing in this Agreement shall limit Penn Herb's ability to conduct or require that others conduct additional testing of the Covered Products, including raw materials used in their manufacture.

(2) Pursuant to Sections 3d. and 3e., Penn Herb shall retain copies of its test data from the date testing commenced and shall provide all test data to ERC within fifteen (15) days of receiving the data after conducting the required testing as set forth above. The requirement to provide all test data to ERC shall cease after five (5) years from the Effective Date.

4. Penn Herb shall make a total settlement payment of \$87,500.00 ("Total Settlement Payment") Penn Herb shall make four (4) consecutive equal monthly payments of \$21,875.00 by wire transfer to ERC's escrow account for which ERC will give Penn Herb the necessary account information. The first payment will be due within 5 days of the Effective Date ("Due Date"), each of the three subsequent monthly payments will be due on the same day of each month. The Total Settlement Payment shall be allocated as follows:

a. \$23,040.00 shall be considered a civil penalty pursuant to California Health and Safety Code §25249.7(b)(1). ERC shall remit 75% (\$17,280.00) of the civil penalty to the Office of Environmental Health Hazard Assessment ("OEHHA") for deposit in the Safe Drinking Water and Toxic Enforcement Fund in accordance with California Health and Safety Code §25249.12(c). ERC will provide Penn Herb with a copy of the remittance at the time payment is remitted to the Office of Environmental Health Hazard Assessment. ERC will retain the remaining 25% (\$5,760.00) of the civil penalty.

b. \$12,193.86 shall be considered a reimbursement to ERC for its costs incurred as a result of bringing this Matter to Penn Herb's attention and negotiating a settlement.

c. \$34,567.49 shall be considered payment in lieu of civil penalties, for day-to-day business activities such as (1) continued enforcement of Proposition 65, which includes work, analyzing, researching and testing consumer products that may contain Proposition 65 chemicals, focusing on the same or similar type of ingestible products that are the subject of this Matter; and (2) the continued monitoring of past consent judgments and settlements to ensure companies are in compliance with Proposition 65.

d. \$9,000.00 shall be considered reimbursement of attorney fees for Lozeau Drury LLP, and \$8,698.65 shall be considered reimbursement for ERC's in-house legal fees.

e. In the event that Penn Herb fails to remit the Total Settlement Payment owed under Section 4 of this Settlement Agreement on or before the Due Date for each payment, Penn Herb shall be deemed to be in material breach of its obligations under this Agreement.

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5. Except as expressly set forth in Section 4, the Parties shall bear their own costs, expenses, and attorneys' fees related to this Matter.

6. Binding Effect; Claims Covered and Released

a. ERC, on behalf of itself and its respective owners, principals, shareholders, officers, directors, employees, agents, parents, subsidiaries, successors, assigns, and legal representatives fully releases Penn Herb and its respective owners, principals, shareholders, officers, directors, employees, agents, parents, subsidiaries, successors, assigns, and legal representatives (collectively the "Releasing Parties") from any and all claims for violations of Proposition 65 up through and including the Effective Date based on exposure to lead from the Covered Products as set forth in the Notice.

b. The Releasing Parties further waive and release any and all claims they may have against each other for all actions or statements made or undertaken in the course of seeking or opposing enforcement of Proposition 65 in connection with the Notice.

c. It is possible that other claims not known to the Parties arising out of the facts alleged in the Notice and relating to the Covered Products will develop or be discovered. ERC on behalf of itself only, on the one hand, and Penn Herb, on behalf of itself only, on the other hand, acknowledge that this Agreement is expressly intended to cover and include all such claims up through and including the Effective Date, including all rights of action therefore, and further acknowledge that the claims released this section may include unknown claims, and nevertheless waive California Civil Code section 1542 as to any such unknown claims. California Civil Code section 1542 reads 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.

ERC on behalf of itself only, on the one hand, and Penn Herb, on the other hand, acknowledge and understand the significance and consequences of this specific waiver of California Civil Code Section 1542.

7. Nothing in this Release is intended to apply to any occupational or environmental exposures arising under Proposition 65, except as otherwise provided in this agreement, nor shall it apply to any of Penn Herb's products other than the Covered Products.

8. The terms of this agreement shall expire five years after the effective date, however, nothing herein shall be construed as diminishing Penn Herb's continuing obligations to comply with Proposition 65.

9. After executing this Agreement, ERC will submit to the California Attorney General a

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Report of Settlement. In addition, ERC will provide to the California Attorney General a signed copy of this Agreement. The Parties acknowledge and agree that the Parties shall provide as much information as is requested by the California Attorney General, or any other governmental agency, regarding this Matter, its settlement, and this Agreement. If the California Attorney General comments on this Agreement, the Parties shall use their best efforts to resolve the concern in a timely manner.

10. This Agreement contains the entire agreement between the Parties with regard to settlement of this Matter, and supersedes all prior or contemporaneous agreements or understandings, written or oral, with regard to the matters set forth in this Agreement. This Agreement may be amended or modified in whole or in part at any time only by an agreement in writing executed by the Parties.

11. This Agreement shall be binding upon and shall inure to the benefit of the Parties and their respective owners, principals, shareholders, members, managers, officers, directors, employees, agents, successors, and assigns.

12. No inference, assumption or presumption shall be drawn, and no provision of this Agreement shall be construed against any of the Parties, based upon the fact that one of the Parties and/or one of the Parties' attorneys prepared and/or drafted all or any portion of this Agreement. It is conclusively presumed that the Parties participated equally in the preparation and drafting of this Agreement.

13. If any provision, term, or section of this Agreement is found to be invalid, illegal, or unenforceable, then all remaining provisions, terms, or sections shall continue in full force and effect and remain binding on the Parties. If any provision, term, or section of this Agreement is determined to be unenforceable, then such provision, term, or section may be modified so that the unenforceable provision, term, or section is enforceable to the greatest extent possible.

14. This Agreement shall be deemed to have been entered into in the State of California, and governed and interpreted by the laws of the State of California, regardless of the physical locations of the individuals executing this Agreement at the time of execution.

15. The Parties acknowledge that they have a right to consult an attorney and they have consulted their attorneys with respect to the terms and conditions of this Agreement or by signing this Agreement hereby acknowledge they have made the decision not to consult with an attorney in this Matter. The Parties further acknowledge that they fully understand this Agreement and the effect of signing and executing this Agreement.

16. The Parties are aware and acknowledge that this Agreement is an out-of-court settlement and that they may not receive the protections afforded by a court-approved consent judgment. The Parties are entering into this Agreement in good faith and in an effort to settle all claims and allegations related to the Notice, and this Agreement applies only to the claims made by ERC and to the products identified in the Notice. Penn Herb may elect to convert this settlement to a

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consent judgment, in which case it will reimburse ERC for the reasonable costs and attorneys' fees incurred by ERC in doing so, not to exceed \$10,000.00.

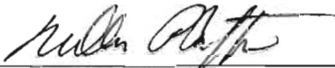
17. Any legal action to enforce this Agreement shall be brought in the county of Alameda of the State of California. ERC shall be entitled recover its reasonable attorneys' fees that are necessary and required to enforce the agreement pursuant to California Code of Civil Procedure section 1021.5.

18. This Agreement may be signed in counterparts, and each counterpart, as well as any facsimile, e-mail, copy of this Agreement, or any other counterpart, shall be deemed to be an original.

19. Each of the individuals who execute this Agreement represents and warrants they have the authority to execute this document and bind the respective Parties to the terms and conditions of this Agreement, and have read, understand, and agree to all the terms and conditions in this Agreement.

DATED: 11/23/15

PENN HERB COMPANY, LTD.

By: 
William Betz Jr.
Title: President

DATED: 11/24/2015

ENVIRONMENTAL RESEARCH CENTER, INC.

By: 
Chris Hopinstall, Executive Director

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