

FILED
NOV 20 2012

ALEX GALVO, CLERK
BY DEBORAH POJAS
DEPUTY, SANTA CRUZ COUNTY

1 BOB LEE, DISTRICT ATTORNEY
2 Kelly Walker, Assistant District Attorney
3 State Bar Number 95538
4 County of Santa Cruz
5 701 Ocean Street, Room 200
6 Santa Cruz, CA 95060
7 Tel: (831) 454-2559
8 Fax: (831) 454-2227

9 (For list of additional plaintiffs counsel,
10 see attached Exhibit 1)

11 Attorneys for Plaintiff

12 SUPERIOR COURT OF CALIFORNIA
13 IN AND FOR THE COUNTY OF SANTA CRUZ

14 PEOPLE OF THE STATE OF CALIFORNIA,) CASE No. **CV 175 856**
15)
16 Plaintiff,) STIPULATION FOR ENTRY
17) OF FINAL JUDGMENT
18 vs.)
19)
20 SENSA PRODUCTS, LLC, a Delaware Limited)
21 Liability Company, INTELLIGENT BEAUTY)
22 INC., a Delaware corporation.)
23)
24 Defendants.)
25)
26)
27)
28)
29)

30 Plaintiff, the People of the State of California, appears through its attorneys: Bob
31 Lee, District Attorney of Santa Cruz County, by Kelly J. Walker, Assistant District Attorney;
32 Nancy E. O'Malley, District Attorney of Alameda County, by Scott D. Patton, Deputy
33 District Attorney; Edward S. Berberian, District Attorney of Marin County, by Andres H.
34 Perez, Deputy District Attorney; Dean Flippo, District Attorney of Monterey County, by
35 John F. Hubanks, Deputy District Attorney; Gary Lieberstein, District Attorney of Napa
36 County, by Catherine Borsetto, Deputy District Attorney; Tony Rackauckas, District
37 Attorney of Orange County, by Tracy E. Hughes, Deputy District Attorney; Jeffrey F. Rosen,

1 District Attorney of Santa Clara County, by Yen B. Dang, Deputy District Attorney; Donald
2 A. du Bain, District Attorney of Solano County, by Diane M. Taira, Deputy District
3 Attorney; and Jill R. Ravitch, District Attorney of Sonoma County, by Matthew T. Cheever,
4 Deputy District Attorney.

5 Defendants, Sensa Products, LLC, a Delaware limited liability company, with its
6 principal place of business at 2301 Rosecrans Avenue, Suite 1150, El Segundo, CA 90245,
7 Intelligent Beauty, Inc., a Delaware corporation, with its principal place of business at 2301
8 Rosecrans Avenue, Suite 5100, El Segundo, CA 90245, appear through their attorneys, Mitchell
9 Silberberg & Knupp, LLP, by Jeffrey L. Richardson, Seth E. Pierce, and Valentine Shalamitski.

10

11 **IT IS HEREBY STIPULATED** and agreed as follows:

12 1. That the proposed Final Judgment, a copy of which is attached hereto as Exhibit A,
13 and by this reference made a part hereof, may be entered in the above-entitled matter and that
14 said entry of judgment may be ordered by a Judge of the Superior Court.

15 2. That defendants acknowledge that they have been represented by legal counsel
16 throughout the negotiations which preceded the execution of this stipulation, and that they
17 have executed this stipulation with the consent and on the advice of such counsel.

18 3. That defendants hereby waive the right to appeal, to attempt to set aside or vacate,
19 or otherwise to attack, directly or collaterally, the attached proposed judgment between the
20 People and the defendants entered pursuant to this stipulation.

21 4. That nothing in this stipulation shall be construed as or deemed to be an admission
22 by defendants of any unlawful conduct by defendants or their affiliates and the defendants
23 expressly deny liability of any kind whatsoever.

24 5. That the limited liability company defendant agrees to be bound as of the date of
25 its officer's signature on this stipulation, the corporate defendant agrees to be bound as of the
26 date of its officer's signature on this stipulation, by the provisions of the proposed judgment
27 as though ordered by the Court, and defendants, and each of them, waive any further notice
28 or service of this Final Judgment.

29 6. That the filing of this Stipulation and Final Judgment may be made by the ex-parte

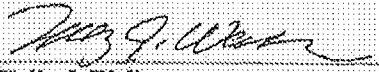
1 appearance of plaintiff without notice to defendants.

2 7. That this stipulation may be signed by counsel and by the parties in counterpart.

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4 For the People:

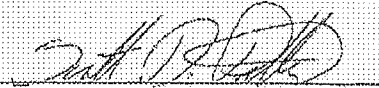
5 Date: 11/8/12

6 Bob Lee
7 Santa Cruz County District Attorney

8 By: 
9 Kelly J. Walker
10 Assistant District Attorney

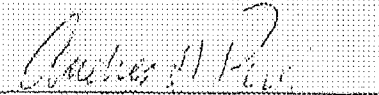
11 Date: 11/8/2012

12 Nancy E. O'Malley
13 Alameda County District Attorney

14 By: 
15 Scott D. Patton
16 Deputy District Attorney


17 Date: 11/6/12

18 Edward S. Berberian
19 Marin County District Attorney

20 By: 
21 Andres H. Perez
22 Deputy District Attorney

23 Date: 11-15-12

24 Dean Flippo
25 Monterey County District Attorney

26 By: 
27 John F. Hubanks
28 Deputy District Attorney
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Dated: 11/8/12

Gary Lieberstein
Napa County District Attorney

By: *Catherine Borsetto*
Catherine Borsetto
Deputy District Attorney

Date: 11/15/12

Tony Rackauckas
Orange County District Attorney

By: *Tracy E. Hughes*
Tracy E. Hughes
Deputy District Attorney

Date: 11/8/12

Jeffrey F. Rosen
Santa Clara County District Attorney

By: *Yen B. Dang*
Yen B. Dang
Deputy District Attorney

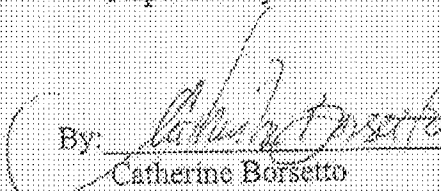
Dated: _____

Donald A. du Bain
Solano County District Attorney

By: _____
Diane M. Taira
Deputy District Attorney

1 Dated: 11/8/12

Gary Lieberstein
Napa County District Attorney

2
3
4 By: 
5 Catherine Borsetto
6 Deputy District Attorney


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8 Date: _____

Tony Rackauckas
Orange County District Attorney

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10
11 By: _____
12 Tracy E. Hughes
13 Deputy District Attorney

14 Date: 11/8/12

Jeffrey F. Rosen
Santa Clara County District Attorney

15
16
17 By: 
18 Yen B. Dang
19 Deputy District Attorney

20
21
22 Dated: 11/13/12

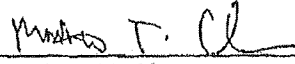
Donald A. du Bain
Solano County District Attorney

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25 By: 
26 Diane M. Taira
27 Deputy District Attorney
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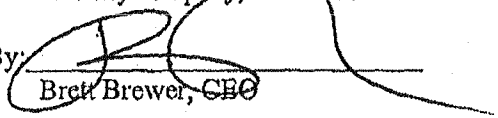
Jill R. Ravitch
Sonoma County District Attorney

By: 
Matthew T. Cheever
Deputy District Attorney

For Defendants:

Dated: 11/8/12

Sensa Products, LLC, a Delaware limited liability company, Defendant

By: 
Brett Brewer, CEO

Dated: _____

Intelligent Beauty, Inc., a Delaware corporation, Defendant

By: _____
Matt Fojut, General Counsel

Dated: _____

Mitchell Silberberg & Knupp, LLP
Attorneys for Defendants

By: _____
Jeffrey L. Richardson

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Dated: 11/8/12

Jill R. Ravitch
Sonoma County District Attorney

By: Matthew T. Cheever
Matthew T. Cheever
Deputy District Attorney

For Defendants:

Dated: _____

Sensa Products, LLC, a Delaware limited liability company, Defendant

By: _____
Brett Brewer, CEO

Dated: 11/09/12

Intelligent Beauty, Inc., a Delaware corporation, Defendant

By: Matt Fojut
Matt Fojut, General Counsel

Dated: _____

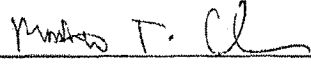
Mitchell Silberberg & Knupp, LLP
Attorneys for Defendants

By: _____
Jeffrey L. Richardson

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Dated: 11/8/12

Jill R. Ravitch
Sonoma County District Attorney

By: 
Matthew T. Cheever
Deputy District Attorney

For Defendants:

Dated: _____

Sensa Products, LLC, a Delaware limited liability company, Defendant

By: _____
Brett Brewer, CEO

Dated: _____

Intelligent Beauty, Inc., a Delaware corporation, Defendant

By: _____
Matt Fojut, General Counsel

Dated: 11/8/12

Mitchell Silberberg & Knupp, LLP
Attorneys for Defendants

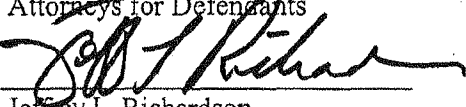
By: 
Jeffrey L. Richardson

EXHIBIT A

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Kelly Walker, Assistant District Attorney
State Bar Number 95538
County of Santa Cruz
701 Ocean Street, Room 200
Santa Cruz, CA 95060
Tel: (831) 454-2559
Fax: (831) 454-2227

(For list of additional plaintiff's counsel,
see attached Exhibit 1)

Attorneys for Plaintiff

SUPERIOR COURT OF CALIFORNIA
IN AND FOR THE COUNTY OF SANTA CRUZ

PEOPLE OF THE STATE OF CALIFORNIA,)	CASE No.
)	
Plaintiff,)	FINAL JUDGMENT
vs.)	PURSUANT TO STIPULATION
)	
SENSA PRODUCTS, LLC, a Delaware Limited)	
Liability Company, INTELLIGENT BEAUTY INC.,)	
a Delaware corporation.)	
Defendants.)	
)	
)	

Plaintiff, the People of the State of California, appears through its attorneys: Bob Lee, District Attorney of Santa Cruz County, by Kelly J. Walker, Assistant District Attorney; Nancy E. O'Malley, District Attorney of Alameda County, by Scott D. Patton, Deputy District Attorney; Edward S. Berberian, District Attorney of Marin County, by Andres H. Perez, Deputy District Attorney; Dean Flippo, District Attorney of Monterey County, by John F. Hubanks, Deputy District Attorney; Gary Lieberstein, District Attorney of Napa County, by Catherine Borsetto, Deputy District Attorney; Tony Rackauckas, District Attorney of Orange County, by Tracy E. Hughes, Deputy District Attorney; Jeffrey F. Rosen, District Attorney of Santa Clara County, by Yen B. Dang, Deputy District Attorney; Donald A. du Bain, District Attorney of Solano

1 County, by Diane M. Taira, Deputy District Attorney; and Jill R. Ravitch, District Attorney of
2 Sonoma County, by Matthew T. Cheever, Deputy District Attorney.

3 Defendants, Sensa Products, LLC, a Delaware limited liability company, with its
4 principal place of business at 2301 Rosecrans Avenue, Suite 1150, El Segundo, CA 90245,
5 Intelligent Beauty, Inc., a Delaware corporation, with its principal place of business at 2301
6 Rosecrans Avenue, Suite 5100, El Segundo, CA 90245, (hereinafter "Defendants"), appear
7 through their attorneys, Mitchell Silberberg & Knupp, LLP, by Jeffrey L. Richardson, Seth E.
8 Pierce, and Valentine Shalamitski.

9 It appears to the Court that the parties hereto have stipulated and consented to the entry
10 of this Final Judgment without the taking of proof and without this Final Judgment constituting
11 evidence or an admission by Defendants regarding any issue of fact alleged in the complaint,
12 and with Defendants denying any wrongdoing or liability alleged therein, and with the People
13 having agreed that this Final Judgment shall not be used in any action or proceeding as
14 evidence or an admission by Defendants of any wrongdoing or liability or of any fact alleged in
15 the complaint, and the Court having considered the matter and the pleadings, and good cause
16 appearing therefore,

17 **IT IS HEREBY ORDERED, ADJUDGED, AND DECREED:**

18
19 **I. INTRODUCTION**

20 1. In this action, the People filed a civil complaint (the "Complaint") in Santa Cruz
21 County Superior Court against Defendants. The Complaint alleges that Defendants engaged in
22 unfair competition, as defined in Business and Professions Code Section 17200, and engaged in
23 violations of Business and Professions Code Section 17500. Defendants deny these allegations.

24
25 **II. JURISDICTION**

26 2. Pursuant to the parties' stipulation, this Court has jurisdiction over Defendants and the
27 subject matter of this action.

28 **III. APPLICABILITY**

29 3. The provisions of this Final Judgment are applicable to Defendants, and to each of

1 them, and to all of their agents, servants, employees, representatives, officers, directors,
2 managers, members, principals, successors and assigns, and to any and all persons, employees,
3 corporations, and other entities who are acting in concert or participating with Defendants.

4 4. The following phrases in this Final Judgment have the meaning set forth below:

5 (A) "COMPETENT AND RELIABLE SCIENTIFIC EVIDENCE" means
6 tests, analyses, research, studies, or other evidence based upon the expertise of professionals in
7 the relevant area, that have been conducted and evaluated in an objective manner by persons
8 qualified to do so, using procedures generally accepted in the scientific community to yield
9 accurate and reliable results.

10 (B) "NUTRITIONAL SUPPLEMENT" means a food or dietary supplement
11 (as defined in 21 USC §321 (ff)) sold, offered for sale or distributed to consumers by Defendants.

12 (C) "ESSENTIALLY EQUIVALENT PRODUCT" means a product that
13 contains the identical ingredients, except for inactive ingredients (e.g., binders, colors, fillers,
14 excipients), in the same form and with the same route of administration (e.g., orally,
15 sublingually), as the dietary supplement or food for which Defendants are making claims.

16
17 **IV. INJUNCTION**

18 5. Beginning no later than 90 days after entry of the Judgment, Defendants, in
19 connection with the manufacturing, labeling, advertising, offering for sale, sale, or distribution
20 of any NUTRITIONAL SUPPLEMENT, are hereby permanently enjoined and restrained,
21 pursuant to Business and Professions Code §§17203 and 17535, from engaging in, directly or
22 indirectly, any of the following acts or practices:

23 (A) Violating any of the provisions of Health and Safety Code §§110760,
24 110675, and/or 110770, which provisions relate to the manufacturing, selling,
25 delivering, proffering for delivery, holding, advertising or offering for sale any
26 NUTRITIONAL SUPPLEMENT that is misbranded;

27 (B) Except as set forth in Subparagraphs E and F, below, making and/or
28 disseminating any representation, either directly or indirectly, about the effects,
29 efficacy, or safety of any NUTRITIONAL SUPPLEMENT unless at the time of

1 making and/or disseminating such representation, it is true, not misleading, and
2 Defendants already have in their possession and rely upon COMPETENT AND
3 RELIABLE SCIENTIFIC EVIDENCE that substantiates such representation;

4 (C) Making and/or disseminating any representation, either directly or
5 indirectly, that misrepresents the existence, contents, validity, results,
6 conclusions, or interpretations of any test, study or research relied upon that
7 substantiates such representation;

8 (D) Making and/or disseminating any representation in the form of a
9 testimonial in violation of any of the provisions of 16 C.F.R §255.2(a); 16
10 C.F.R. §255.0(b); 16 C.F.R. §255.1(A); and/or 16 C.F.R. §255.1(C);

11 (E) Making and/or disseminating any representation, either directly or
12 indirectly, that any NUTRITIONAL SUPPLEMENT: (1) causes, assists, or
13 contributes to weight loss and/or fat loss; (2) causes, assists, or contributes to a
14 reduction, control of or suppression of appetite; and/or (3) causes, assists, or
15 contributes to an increase in metabolism and/or fat burning; unless, at the time
16 of making and/or disseminating such representation, it is true, not misleading,
17 and Defendants already have in their possession and rely upon COMPETENT
18 AND RELIABLE SCIENTIFIC EVIDENCE – concerning the NUTRITIONAL
19 SUPPLEMENT, or on an ESSENTIALLY EQUIVALENT PRODUCT for
20 which the claims are being made and/or disseminated –that substantiates such
21 representation;

22 (F) Making and/or disseminating any representation, either directly or
23 indirectly, that the health benefits, performance, efficacy, safety or any aspect of
24 any NUTRITIONAL SUPPLEMENT has been clinically proven or clinically
25 tested, unless, at the time of making or disseminating such representation, it is
26 true and not misleading, and Defendants already have in their possession and rely
27 on COMPETENT AND RELIABLE SCIENTIFIC EVIDENCE – that includes at
28 least one adequate and well-controlled human clinical study that is randomized,
29 double-blind, placebo-controlled, and conducted by persons qualified by training

1 and experience to conduct such study performed on the NUTRITIONAL
2 SUPPLEMENT, or on an ESSENTIALLY EQUIVALENT PRODUCT for
3 which the claims are being made and/or disseminated – that substantiates such
4 representation.

5 (G) Enrolling any customer in any automatic shipment program without first
6 providing the customer with a clear and conspicuous disclosure of the customer's
7 obligation under the program, and obtaining the customer's affirmative consent
8 to the agreement to enroll the customer in the program and assume the
9 obligations of the program at the time the automatic shipment program is ordered
10 by the customer.

11 (H) Violating Civil Code §1584.5, which provides in pertinent part, no person,
12 firm, partnership, association, or corporation, or agent of employee thereof, shall,
13 in any manner, or by any means, offer for sale of goods, wares, merchandise, or
14 services, where the offer includes the voluntary and unsolicited sending or
15 providing of goods, wares, merchandise, or services not actually ordered
16 requested by the recipient, either orally or in writing. The receipt of any goods,
17 wares, merchandise, or services shall for all purposes be deemed an
18 unconditional gift to the recipient who may use or dispose of the goods, wares,
19 merchandise, or services in any manner he or she sees fit without any obligation
20 on his or her part to the sender or provider.

21 (I) Continuing to bill after shipping direct sale products to a customer after a
22 customer's request has been made, consistent with California law and the
23 instructions on Defendants' website or with the ordered products, to be taken off
24 Defendants' shipping list or to cancel the customer's continuity order; provided
25 however, if Defendant reverses such billing, within 30 days, the billing shall not
26 constitute a violation of this paragraph.

27 (J) Advertising a refund or return policy unless Defendants also clearly and
28 conspicuously discloses in close proximity to the policy any and all exclusions to
29 the policy. A clear and conspicuous copy of the refund policy shall also be

1 included in the packaging with all shipments of direct sale products to customers
2 by Defendants or shall be readily and easily available on Defendants' Websites.

3 (K) Willfully failing to abide by any term of Defendants' advertised refund
4 policy.

5 6. Any amended statute or regulation, successor statute or regulation or renumbered
6 statute or regulation will have the same force and effect as the statutes and regulation cited in
7 this Final Judgment.

8 **V. PENALTIES AND COSTS**

9 7. Pursuant to Business and Professions Code §§17203, 17206 and 17536,
10 Defendants, collectively, shall pay the sum of Eight Hundred Thousand Dollars (\$800,000)
11 pursuant to the following terms:

12 (A) Simultaneously with the filing of this Final Judgment pay to the Santa
13 Cruz County District Attorney's Office, pursuant to Business and Professions
14 Code §§17206 and 17536, civil penalties in the sum of Six Hundred Thousand
15 Dollars (\$600,000.00); and

16 (B) Simultaneously with the filing of this Final Judgment pay to the Santa
17 Cruz County District Attorney's office, pursuant to Business and Professions
18 Code §17203, fees and investigative costs in the sum of Two Hundred
19 Thousand Dollars (\$200,000.00).

20 (C) The payments shall be made to the Santa Cruz County District Attorney's
21 Office at 701 Ocean Street, Room 200, Santa Cruz, California 95060.

22 (D) The Santa Cruz County District Attorney's Office shall distribute these
23 amounts to the Prosecuting Offices in this action pursuant to a written
24 agreement of these offices. The portion of fees and investigative costs
25 distributed to the Napa County District Attorney's Office shall be deposited into
26 its Consumer Protection Trust Fund.

27 **VI. RESTITUTION**

28 8. Pursuant to Business and Professions Code §17203, Defendants, collectively, shall
29

1 do all the following:

2 (A) Pay the total sum of One Hundred and Five Thousand Dollars (\$105,000)
3 in restitution to California consumers. Any portion of the \$105,000 amount
4 that was not paid to California consumers shall be paid to the California
5 Consumer Protection Prosecution Trust Fund, previously created by the
6 Judgment and Permanent Injunction, filed on 9/21/89, in the case of *People v.*
7 *ITT Consumer Financial Corporation* (Alameda County Superior Court Case
8 No. 656038-0) for the purpose of enhancing the investigation, prosecution, and
9 enforcement of consumer protection actions brought pursuant to the unfair
10 competition statutes of the State of California. Thereafter, Defendants shall
11 have no further obligations to return the purchase price of any of its products or
12 provide further restitution or refunds under this Final Judgment except as
13 required by law, Defendants' return/refund policy or the terms and provisions
14 of the Class Action Settlement referenced in sub-paragraph (B), below.

15 (B) Defendants shall receive a credit, dollar for dollar, for all restitution
16 payments to California consumers pursuant to the terms and provisions of the
17 Class Action Settlement in that action entitled *Correa, et al. v. Sensa Products,*
18 *LLC*, Los Angeles County Superior Court Case No. BC 476808. Defendants
19 shall, within one hundred twenty (120) days after the Final Effective Date of
20 the Class Action Settlement, provide representatives of the People with an
21 affidavit from the court-appointed Claims Administrator showing the total
22 amount of restitution paid to California consumer and the dates of such
23 payments. To the extent that the total amount of restitution paid to California
24 consumers is less than One Hundred and Five Thousand Dollars (\$105,000),
25 Defendants shall pay the difference to the California Consumer Protection
26 Prosecution Trust Fund by no later than one (1) month following the date of the
27 affidavit. Such payment shall be delivered to the Santa Cruz County District
28 Attorney's Office, to the attention of Assistant District Attorney Kelly J.
29 Walker.

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VII. COMPLIANCE

9. For the purpose of securing compliance with the terms of this Final Judgment, Defendants shall:

(A) Maintain and upon request produce to representatives of the Prosecuting Offices representing the People in this action, within thirty (30) days of any written request, copies of any documents required to be maintained by the terms of this Final Judgment.

(B) Serve each of Defendants' present and future officers, directors, and executive managers with a copy of this Final Judgment and maintain full, complete and legible records memorializing that such service has occurred.

(C) Maintain a full, complete and legible file that contains COMPETENT AND RELIABLE SCIENTIFIC EVIDENCE for the types of claims described in Paragraph 5, above.

10. The Prosecuting Offices shall notify Defendants of any alleged violation of the terms of this Final Judgment by sending a notice to Defendants. However nothing in this paragraph shall impose a meet and confer obligation on the Prosecuting Offices prior to filing any motion in court to enforce this Final Judgment.

VIII. JURISDICTION RETAINED

11. Jurisdiction is retained for the purposes of enabling any party to this final judgment to apply to the Court at any time for such order or directions as may be necessary or appropriate for the construction of or carrying out of this Final Judgment, for the modification or termination of any of the injunctive provisions thereof, for the enforcement of compliance therewith, or for the punishment of any unresolved violations there under.

12. This Final Judgment shall take effect immediately upon entry hereof.

Dated: _____

Judge of the Superior Court

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EXHIBIT 1

NANCY E. O'MALLEY
District Attorney, County of Alameda
Scott D. Patton, SBN 148468
Deputy District Attorney
7677 Oakport Street, Suite 650
Oakland CA 94621
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District Attorney, County of Marin
Andres H. Perez, SBN 186219
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DEAN FLIPPO
District Attorney, County of Monterey
John F. Hubanks, SBN 170635
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TONY RACKAUCKAS
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JEFFREY F. ROSEN
District Attorney, County of Santa Clara
Yen B. Dang, SBN 169388
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