

EDMUND G. BROWN JR.  
Attorney General of the State of California  
J. MATTHEW RODRIQUEZ  
Chief Assistant Attorney General  
KEN ALEX  
Senior Assistant Attorney General  
MARGARITA PADILLA  
Supervising Attorney General  
1515 Clay Street, 20<sup>th</sup> Floor  
P.O. Box 70550  
Oakland, California 94612  
Telephone: (510) 622-2135  
Facsimile: (510) 622-2270

RECEIVED  
VENTURA SUPERIOR COURT

MAY 07 2009

VENTURA  
SUPERIOR COURT  
**FILED**

MAY 22 2009

MICHAEL D. PLANET  
Executive Officer and Clerk

BY: DEBRA HEBER, Deputy

Atorneys for Plaintiff People of the State of California  
[Plaintiff's Counsel Continued on Attached]

**SUPERIOR COURT OF THE STATE OF CALIFORNIA  
COUNTY OF VENTURA**

# THE PEOPLE OF THE STATE OF CALIFORNIA.

Case No. 56-2009-00344058-CU-MC-VTA

**Plaintiff,**

KMART CORPORATION,  
Defendant

**STIPULATION FOR ENTRY OF  
FINAL JUDGMENT AND FINAL  
JUDGMENT**

This Stipulation for Entry of Final Judgment and Final Judgment (“Final Judgment”) is entered into by Plaintiff, the People of the State of California (“People”) and defendant KMArt Corporation (“KMArt”). For purposes of this Final Judgment, the People and KMArt shall be referred to collectively as “Parties” and individually as “Party.” The Parties have stipulated and consented to the entry of this Final Judgment prior to the taking of any proof, and without trial or adjudication of any fact or law herein. The Parties also have waived their right to appeal and have agreed to settle the above-captioned matter without further litigation, as set forth below.

## **INTRODUCTION**

This matter arises from the People's investigation into KMArt's compliance with California laws and regulations governing the storage, handling, treatment, transportation, and disposal of hazardous waste and hazardous materials, pursuant to Health and Safety Code Division

1       20, Chapters 6.5 and 6.95, and their implementing regulations, at K MART's operating retail  
2 facilities in California on and before May 1, 2009. As set forth in the Complaint filed concurrently  
3 herewith (the "Complaint"), the People allege that K MART violated Chapters 6.5 and 6.95 of  
4 Division 20 of the Health and Safety Code, and the regulations promulgated under those chapters;  
5 and Business and Professions Code section 17200, et seq., by K MART's improper handling,  
6 disposal, treatment, and/or storage of hazardous waste and hazardous materials generated in the  
7 course of their operation of their California retail facilities from May 2003, through and including  
8 May 1, 2009.

9              The Parties engaged in settlement negotiations prior to the filing of this Final Judgment. In  
10 those settlement negotiations the People were represented by the Attorney General of the State of  
11 California and the District Attorneys for the Counties of San Joaquin, Ventura, and Riverside.  
12 K MART was represented by Michael Steel of Morrison & Foerster, LLP.

13              The Parties have agreed to settle this matter without litigation pursuant to the terms of this  
14 Final Judgment. Towards this end, the People have filed their Complaint simultaneously with the  
15 lodging of this Final Judgment and a motion for approval of this Final Judgment.

16              The People believe that the resolution embodied in this Final Judgment is fair and reasonable  
17 and fulfills the People's enforcement objectives; that the terms of this Final Judgment are  
18 appropriate; and that entry of this Final Judgment is in the best interests of the public. This Final  
19 Judgment is neither an admission nor a denial by K MART regarding any issue of law or fact alleged  
20 in the Complaint in this matter or of any violation of any law.

21              **FINAL JUDGMENT INCLUDING INJUNCTION**

22              **PURSUANT TO STIPULATION; ORDER**

23              The Parties, after opportunity for review by their respective counsel, hereby stipulate and  
24 consent to the entry of this Final Judgment as set forth below.

25              1.      **DEFINITIONS**

26              Except where otherwise expressly defined in this Final Judgment, all terms shall be  
27 interpreted as set forth herein and consistent with Chapters 6.5 and 6.95 of Division 20 of the Health  
28 and Safety Code and the regulations promulgated under those chapters.

1           “Covered Facilities” means the KMART retail facilities in the State of California listed on  
2 Exhibit A attached hereto and incorporated by reference.

3           “Future Facilities” means any retail facilities that KMART may, after the entry of the Final  
4 Judgment, open in California in addition to the Covered Facilities.

5           **2. JURISDICTION**

6           The Parties stipulate and agree that the Superior Court of California, County of Ventura, has  
7 subject matter jurisdiction over the matters alleged in this action and personal jurisdiction over the  
8 Parties to this Final Judgment.

9           **3. PAYMENTS FOR PENALTIES, ENVIRONMENTAL PROTECTION**  
10           **ENFORCEMENT AND OTHER PROJECTS**

11           KMART shall pay civil penalties, *cy pres* restitution, fund the supplemental environmental  
12 projects provided for in this Final Judgment and pay costs in the total amount of EIGHT MILLION  
13 SIX HUNDRED AND FIFTY THOUSAND DOLLARS (\$8,650,000.00). All payments set forth in  
14 paragraphs 3.1.a, 3.1.b., 3.2.a, and 3.3 below shall be delivered to the Ventura County District  
15 Attorney at the address set forth in paragraph 7, below, or by wire transfer, and shall be allocated and  
16 distributed as set forth in paragraphs 3.1 through 3.5 below.

17           **3.1 Civil Penalties**

18           3.1.a. On or before the date of approval by the Court of this Final Judgment,  
19 KMART shall pay TWO MILLION EIGHT HUNDRED THOUSAND DOLLARS (\$2,800,000.00)  
20 as civil penalties pursuant to section 17206 of the Business and Professions Code, and SIX  
21 HUNDRED THOUSAND DOLLARS (\$600,000.00) as civil penalties pursuant to section 25515.2  
22 of the Health and Safety Code, to the prosecuting agencies/regulatory agencies identified in, and in  
23 accordance with the terms of, **Exhibit B**, attached hereto and incorporated by reference.

24           3.1.b. Additionally, KMART shall pay ONE MILLION SIX HUNDRED  
25 THOUSAND DOLLARS (\$1,600,000.00) as civil penalties to the prosecuting agencies pursuant to  
26 section 17206 of the Business and Professions Code. However, payment of the entire ONE  
27 MILLION SIX HUNDRED THOUSAND DOLLARS (\$1,600,000.00) of civil penalties set forth in  
28 this paragraph 3.1.b., shall be stayed (“Stayed Penalty”) for a period of five (5) years from the date

1 of entry of this Final Judgment. The Stayed Penalty shall become due and payable in the event  
2 K MART violates Health and Safety Code Section 25189, subdivision (c) (the "Stayed Penalty  
3 Provision"). If K MART fails to comply as set forth above during the five-year period, then K MART  
4 shall, subject to the provisions of section 5.1 herein, pay the Stayed Penalty amount to the  
5 prosecuting agencies as follows:

- 6 (1) Upon the first instance of any violation of the Stayed Penalty Provision at or by any one  
7 of the Covered Facilities or Future Facility, K MART shall pay between TWENTY-FIVE  
8 THOUSAND DOLLARS (\$25,000.00) and ONE HUNDRED THOUSAND DOLLARS  
9 (\$100,000.00) depending on the facts and circumstances of each such violation;
- 10 (2) Upon the second instance of any violation(s) of the Stayed Penalty Provision at a  
11 Covered or Future Facility which has previously paid a Stayed Penalty for a violation of the  
12 Stayed Penalty Provision, K MART shall pay between FORTY THOUSAND DOLLARS  
13 (\$40,000.00) and ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) depending on  
14 the facts and circumstances of each such violation;
- 15 (3) Upon a third instance or any subsequent instance of any violation of the Stayed Penalty  
16 Provision at a Covered Facility or Future Facility that has paid a Stayed Penalty for at least  
17 two prior violations of the Stayed Penalty Provision, K MART shall pay between SIXTY  
18 THOUSAND DOLLARS (\$60,000.00) and TWO HUNDRED AND FIFTY THOUSAND  
19 DOLLARS (\$250,000.00) depending on the facts and circumstances of each such subsequent  
20 violation.

21       3.2     Cy Pres Restitution and Supplemental Environmental Projects

22       3.2.a   On or before the date of approval by the Court of this Final Judgment,,  
23 K MART shall pay EIGHT HUNDRED AND FIFTY THOUSAND DOLLARS (\$850,000.00) as *cy  
24 pres* restitution to the prosecuting agencies pursuant to section 17203 of the Business and  
25 Professions Code, which shall be allocated to special environmental projects identified in, and in  
26 accordance with the terms of, **Exhibit C**, attached hereto and incorporated by reference.  
27  
28

1                   3.2.b K MART shall pay TWO MILLION FIVE HUNDRED THOUSAND  
2 DOLLARS (\$2,500,000.00) for supplemental environmental projects identified in, and in accordance  
3 with the terms of, **Exhibit D**, attached hereto and incorporated by reference.

4                   3.3     Reimbursement of Costs of Investigation and Enforcement

5                   On or before the date of approval by the Court of this Final Judgment, K MART shall pay  
6 THREE HUNDRED THOUSAND DOLLARS (\$300,000.00), to the prosecuting agencies for partial  
7 reimbursement of attorney's fees, costs of investigation, and other costs of enforcement incurred,  
8 which shall be allocated to the entities identified in, and in accordance with the terms of, **Exhibit E**,  
9 attached hereto and incorporated by reference.

10                  3.4     Copy of Payments to Plaintiff's Representatives

11                  K MART shall send a photocopy of all payments made by check, or an electronic  
12 confirmation of any payment made by wire transfer, to each of the People's representatives  
13 identified in paragraph 7, below, at the time of payment.

14                  3.5     Late Payments

15                  K MART shall be liable for a stipulated civil penalty of \$5,000.00 for each day that any  
16 portion of any payment required pursuant to paragraphs 3.1 through 3.3 is paid beyond thirty (30)  
17 days from the date on which the Court signs this Judgment, or for Stayed Penalty payments, for each  
18 day beyond thirty (30) days from the date such payment is due as determined either by agreement of  
19 the Parties or order of the Court.

20                  4.        INJUNCTIVE RELIEF

21                  Pursuant to the provisions of Health and Safety Code section 25516.2 and Business and  
22 Professions Code section 17203, K MART, its agents, successors and assigns (collectively "Enjoined  
23 Persons") are permanently enjoined from failing to comply with Chapters 6.5 and 6.95 of Division  
24 20 of the Health and Safety Code and the regulations promulgated under these chapters, and the  
25 requirements of the relevant Certified Unified Program Agencies ("CUPAs") pertaining to these  
26 laws at the Covered Facilities, and Future Facilities. Failure by any Enjoined Person to comply with  
27 the specific injunctive provisions that follow may subject it to additional sanctions, including but not  
28 limited to, contempt and additional penalties under California civil or criminal laws.

1           4.1     Specific Injunctive Provisions

2           Enjoined Persons are permanently enjoined and restrained from violating any of the  
3 following requirements of California law at Covered Facilities, and any Future Facilities:

4           4.1.a. Delivering, or otherwise transferring possession of, any hazardous waste to a  
5 person or entity that is not properly licensed and registered to transport hazardous waste, in  
6 violation of California Health and Safety Code section 25163(a)(1);

7           4.1.b. Transporting any hazardous waste without being properly licensed and  
8 registered to transport hazardous waste, in violation of California Health and Safety Code section  
9 25163(a)(1);

10          4.1.c. Disposing, or causing the disposal of, hazardous waste at a point not  
11 authorized, in violation of Health and Safety Code section 25189;

12          4.1.d. Storing hazardous waste beyond the time permitted by law at a facility which  
13 does not have a hazardous waste storage permit from the California Department of Toxic  
14 Substances Control, in violation of California Code of Regulations, Title 22, section 66262.34;

15          4.1.e. Failing to properly and timely dispose of accumulated hazardous waste at least  
16 once every ninety (90) days, in violation of California Code of Regulations, Title 22, section  
17 66262.34;

18          4.1.f. Failing to obtain and keep current all required hazardous waste generator  
19 permits required by county and local ordinances;

20          4.1.g. Failing to comply with employee training obligations as set forth in California  
21 Code of Regulations, Title 22, section 66265.16, pertaining to handling of hazardous waste,  
22 including but not limited to the requirement to maintain, for a period of three years, training  
23 documentation for each employee involved in hazardous waste handling;

24          4.1.h. Treating, storing, disposing of, transporting, or offering for transportation, any  
25 hazardous waste without having received and used a proper identification number from the U.S.  
26 Environmental Protection Agency or the California Department of Toxic Substances Control for  
27 the originating facility, in violation of California Code of Regulations, Title 22, section  
28

1       66262.12(a). Further, KMARt shall ensure that each Covered Facility at which hazardous waste is  
2 generated has a generator identification number;

3                  4.1.i. Failing to determine if a generated waste is a "hazardous waste" as required by  
4 California Code of Regulations, Title 22, section 66262.11, and, if such waste is determined to be  
5 hazardous, failing to handle the hazardous waste in accordance with the requirements of Chapter  
6 6.5 of the Health & Safety Code and its implementing regulations in the California Code of  
7 Regulations, Title 22, including but not limited to section 66265.172 (compatible contents), and  
8 section 66265.177 (placing incompatible waste streams in the same container);

9                  4.1.j. Failing to properly label containers of accumulated hazardous waste, in  
10 violation of California Code of Regulations, Title 22, section 66262.34;

11                  4.1.k. Failing to keep containers of hazardous waste closed, except when removing or  
12 adding hazardous waste, in violation of California Code of Regulations, Title 22, section  
13 66265.173;

14                  4.1.l. Failing to retain copies of all consolidated hazardous waste manifests for three  
15 years, in violation of Health and Safety Code section 25160.2(b)(3) and California Code of  
16 Regulations, Title 22, section 66262.40(a). As used in this paragraph "manifest" means a shipping  
17 document originated and signed by a generator of hazardous waste that contains all of the  
18 information required by law and that complies with all applicable federal and state regulations  
19 including, and includes but is not limited to, bills of lading;

20                  4.1.m. Failing to at all times have in place a hazardous waste contingency plan and  
21 emergency procedures for each Covered Facility, in violation of California Code of Regulations,  
22 Title 22, sections 66265.51 through 66265.56;

23                  4.1.n. Failing, at any Covered Facility, to implement, maintain and comply with an  
24 employee training program meeting the requirements of , Health and Safety Code section 25504,  
25 subdivisions (a) and (c), and California Code of Regulations, Title 19, section 2732, pertaining to  
26 hazardous materials, business, and area plans;

1           4.1.o. Failing, at any Covered Facility, to implement and maintain a business  
2 emergency plan for emergency response to a release or threatened release of hazardous materials,  
3 in violation of Health and Safety Code section 25503.5;

4           4.1.p. Failing to implement, maintain or to submit to the administering agency (as  
5 defined in Health and Safety Code sections 25501 and 25502), a complete hazardous materials  
6 business plan for each Covered Facility, in violation of Health and Safety Code sections 25504 and  
7 25505 and California Code of Regulations, Title 19, section 2729;

8           4.1.q. Failing to maintain and operate any Covered Facility so as to minimize the  
9 possibility of a fire, explosion, or any unplanned sudden or non-sudden release of hazardous waste  
10 or hazardous waste constituents to air, soil or surface water which could threaten human health or  
11 the environment, in violation of California Code of Regulations, Title 22, section 66265.31;

12           4.1.r. Failing to maintain containers holding hazardous waste at any Covered Facility  
13 so as to prevent leaks, in violation of California Code of Regulations, Title 22, section 66265.173;

14           4.1.s. Failing to maintain adequate aisle space in any hazardous waste storage area at  
15 any Covered Facility, in violation of California Code of Regulations, Title 22, section 66264.35;

16           4.1.t. Failing to conduct weekly inspections of hazardous waste storage areas at any  
17 Covered Facility, in violation of California Code of Regulations, Title 22, section 66264.174.

18           4.2     On May 1, 2009 K MART provided to the People its program for proper handling,  
19 storage and transportation and disposal of hazardous materials and wastes. K MART shall maintain  
20 such program, or an equivalent program, as long as the injunction is in effect. As used in this  
21 paragraph, "equivalent program" shall mean a program that is designed to achieve compliance with  
22 Chapters 6.5 and 6.95 of Division 20 of the Health and Safety Code and the regulations promulgated  
23 under these chapters in all material respects.

24           **5. ENFORCEMENT OF FINAL JUDGMENT AND PENALTIES**

25           5.1     In the event the People determine that a violation has occurred and that the Stayed  
26 Penalty or some portion thereof is due and payable, the People will provide notice of such finding to  
27 K MART in writing, setting forth with specificity the facts and law upon which such determination is  
28 based. K MART shall, within 30 days, advise the People in writing whether it contests such notice.

1 In the event K MART elects to contest the People's notice, it shall provide the facts and law upon  
2 which it bases such contest to the People in writing. The Parties agree to meet and confer to attempt  
3 to resolve their dispute before taking any action to enforce the terms hereof. If no informal  
4 resolution of a violation results, the People may by motion or application before the Superior Court  
5 of Ventura, seek Stayed Penalties as provided in paragraph 3.1.b hereof.

6 5.2 Except as provided in paragraph 6 hereof, nothing in this Final Judgment shall limit  
7 any rights of the People to seek any other relief or criminal or civil remedies provided by law.

8 **6. MATTERS COVERED BY THIS FINAL JUDGMENT**

9 6.1 This Final Judgment is a final and binding resolution and settlement of all "Covered  
10 Matters." As used in this Final Judgment, Covered Matters means all claims that have been alleged,  
11 or claims that could have been asserted within the scope of the allegations set forth, in the Complaint  
12 in this matter up until May 1, 2009, according to statute, regulation, or ordinance by or through the  
13 People of the State of California. The People reserve the right to pursue any claim, violation or  
14 cause of action that is not a Covered Matter ("Reserved Claim") and K MART reserves the right to  
15 defend against any Reserved Claim. Claims, violations or causes of action against K MART's  
16 independent contractors or subcontractors, if any, are not resolved by this Final Judgment.

17 6.2 Any claims, violations or causes of action against K MART that are not alleged in the  
18 Complaint, including, but not limited to, any violations that occurred after May 1, 2009, are not  
19 resolved, settled or covered by this Final Judgment. The Parties entered into pre-filing tolling  
20 agreements in this matter. The Parties agree that the tolling agreements were intended to, and did,  
21 toll only those claims, violations and causes of action that are contained in the Complaint and/or  
22 resolved by this Final Judgment. Other claims, violations or causes of action against K MART by the  
23 People, if any, were not tolled by the Parties' tolling agreements, and for those claims, the tolling  
24 agreements had no force or effect.

25 6.3 Notwithstanding any other provision of the Final Judgment, Covered Matters does not  
26 include any claims or causes of action against K MART for (1) performance of cleanup, corrective  
27 action, or response action concerning or arising out of any actual past or future releases, spills, or  
28 disposals of hazardous wastes, hazardous materials or hazardous substances at and from K MART's

1 facilities in California, including but not limited to its Covered Facilities; and (2) claims or causes of  
2 action relating to KMArt's disposal of hazardous wastes, hazardous materials or hazardous  
3 substances that are unknown to the People. Such matters are Reserved Claims.

4       6.4     In any subsequent action that may be brought by the People based on any Reserved  
5 Claim, KMArt agrees that it will not assert that failing to pursue the Reserved Claims as part of this  
6 action constitutes claim-splitting, laches or is otherwise inequitable because such claims should have  
7 been brought as part of this action. This paragraph does not prohibit KMArt from asserting any  
8 statute of limitations or other legal or equitable defenses that may be applicable to any Reserved  
9 Claims.

10      6.5     In the event that litigation is filed by an entity that is not a party to this action against  
11 KMArt arising out of or related to a Covered Matter, KMArt may within 30 days following  
12 service of such litigation upon KMArt notify the People of such litigation. Upon such timely  
13 notice, the People will appear in person or in writing (at the People's discretion) in such subsequent  
14 litigation to explain the effect of this Final Judgment on such litigation. If the People determine that  
15 the subsequent litigation is barred by the principles in this paragraph, the People will support  
16 KMArt in arguing that the subsequent litigation is barred by the principle of *res judicata*.

17      6.6     The provisions of paragraph 6.1 are effective upon full payment by KMArt of the  
18 sums required pursuant to this Final Judgment. The continuing effect of paragraph 6.1 is expressly  
19 conditioned on KMArt's full payment of the amounts due under this Final Judgment.

20      6.7     Paragraph 6.1 does not limit the ability of the People to enforce the terms of the Final  
21 Judgment.

22      6.8     KMArt covenants not to pursue any civil or administrative claims against the People  
23 or against any agencies of the State of California, any counties in the State of California or any  
24 CUPA, Participating Agency or Local Agency, or against their officers, employees, representatives,  
25 agents or attorneys arising out of or related to any Covered Matter.

26      7.       **NOTICE**

27      All submissions and notices required by this Final Judgment shall be sent to:

28      For the People:

1 Margarita Padilla  
2 Supervising Deputy Attorney General  
3 Office of the Attorney General  
4 1515 Clay Street, 20<sup>th</sup> Floor  
Oakland, CA 94612-0550

AND

5 Mitchell F. Disney  
6 Senior Deputy District Attorney  
7 Ventura County District Attorney's Office  
5720 Ralston Street, Suite 300  
Ventura, CA 93003

8 For K MART:

9 General Counsel  
10 Sears Holdings Company  
11 3333 Beverly Road  
Hoffman Estates IL 60192-3322

With copies to:

12 Michael Jacob Steel  
13 Morrison & Foerster LLP  
14 425 Market Street  
35th Floor  
15 San Francisco California 94105  
TEL: 415.268.7350  
FAX: 415.268.7522  
16 msteel@mofo.com

17 Any Party may change its notice name and address by informing the other party in writing,  
18 but no change is effective until it is received. All notices and other communications required or  
19 permitted under this Final Judgment that are properly addressed as provided in this paragraph are  
20 effective upon delivery if delivered personally or by overnight mail, or are effective five (5) days  
21 following deposit in the United States mail, postage prepaid, if delivered by mail.

22 **8. EFFECT OF JUDGMENT**

23 Except as expressly provided in this Final Judgment, nothing in this Final Judgment is  
24 intended nor shall it be construed to preclude the People, or any state, county, or local agency,  
25 department, board or entity, or any CUPA from exercising its authority under any law, statute or  
26 regulation.

1           **9. LIABILITY OF THE PEOPLE**

2       The People shall not be liable for any injury or damage to persons or property resulting from  
3 acts or omissions by K MART, its directors, officers, employees, agents, representatives or  
4 contractors, in carrying out activities pursuant to this Final Judgment, nor shall the People be held as  
5 a party to or guarantor of any contract entered into by K MART, its directors, officers, employees,  
6 agents, representatives or contractors, in carrying out the requirements of this Final Judgment.

7           **10. NO WAIVER OF RIGHT TO ENFORCE**

8       The failure of the People to enforce any provision of this Final Judgment shall neither be  
9 deemed a waiver of such provision nor in any way affect the validity of this Final Judgment. The  
10 failure of the People to enforce any such provision shall not preclude it from later enforcing the same  
11 or any other provision of this Final Judgment. No oral advice, guidance, suggestions or comments  
12 by employees or officials of any Party regarding matters covered in this Final Judgment shall be  
13 construed to relieve any Party of its obligations under this Final Judgment.

14          **11. FUTURE REGULATORY CHANGES**

15       Nothing in this Final Judgment shall excuse K MART from meeting any more stringent  
16 requirements that may be imposed by applicable law or by any changes in the applicable law.

17          **12. APPLICATION OF FINAL JUDGMENT**

18       This Final Judgment shall apply to and be binding upon the People and upon K MART and its  
19 successors and assigns.

20          **13. AUTHORITY TO ENTER FINAL JUDGMENT**

21       Each signatory to this Final Judgment certifies that he or she is fully authorized by the party  
22 he or she represents to enter into this Final Judgment, to execute it on behalf of the party represented  
23 and legally to bind that party.

24          **14. TERMINATION OF INJUNCTION**

25       At any time after this Final Judgment has been in effect for five (5) years, and K MART has  
26 paid all amounts due hereunder, K MART may, with notice to plaintiff, file a motion requesting that  
27 the Court order that the permanent injunctive provisions of Paragraphs 4.1.a through 4.1.t shall have  
28 no prospective force or effect based on K MART's demonstrated history of compliance with the Final

1 Judgment and to have the stayed penalty of one million six hundred thousand dollars excused.  
2 Within thirty (30) days of the filing of KMArt's motion, the People will either: take no action, file  
3 a statement of non-opposition, or file an opposition. If the People agree that KMArt has  
4 substantially complied with the obligations set forth in the Final Judgment, the People will file a  
5 statement of non-opposition to KMArt's motion. Otherwise, the People may file an opposition  
6 setting forth the People's reasoning and will recommend that the Final Judgment, including the  
7 injunctive provisions, remain in effect. Within fifteen (15) days of any filing by the People, KMArt  
8 may file a reply. The Parties agree that the Court may grant KMArt's request upon determining  
9 that KMArt has substantially complied with the obligations set forth herein.

10 **15. CONTINUING JURISDICTION**

11 The Parties agree that this Court has jurisdiction to interpret and enforce the Final Judgment.  
12 The Court shall retain continuing jurisdiction to enforce the terms of this Final Judgment and to  
13 address any other matters arising out of or regarding this Final Judgment.

14 **16. ABILITY TO INSPECT AND COPY RECORDS AND DOCUMENTS**

15 On reasonable notice and subject to all of the defenses KMArt has to requests for  
16 documents made by subpoena or other formal legal process or discovery, KMArt shall permit any  
17 duly authorized representative of the People to inspect and copy KMArt's records and documents  
18 as they deem reasonably necessary to determine whether KMArt is in compliance with the terms of  
19 this Final Judgment. Nothing in this paragraph is intended to require access to or production of any  
20 documents that are protected from production or disclosure by the attorney-client privilege, attorney  
21 work product doctrine or any other applicable privilege afforded to KMArt under applicable law.

22 **17. PAYMENT OF LITIGATION EXPENSES AND FEES**

23 KMArt shall pay its own attorney fees, expert witness fees and costs and all other costs of  
24 litigation and investigation incurred to date.

25 **18. INTERPRETATION**

26 This Final Judgment was drafted equally by all Parties. The Parties agree that the rule of  
27 construction holding that ambiguity is construed against the drafting party shall not apply to the  
28 interpretation of this Final Judgment.

1           **19. COUNTERPART SIGNATURES**

2         This Final Judgment may be executed by the Parties in counterpart.

3           **20. ENTRY AFTER NOTICED MOTION**

4         The Parties seek approval of this Final Judgment on noticed motion and have requested that  
5         the Court make a determination that the Final Judgment is fair and in the public interest.

6           **21. INTEGRATION**

7         This Final Judgment constitutes the entire agreement between the Parties and may not be  
8         amended or supplemented except as provided for in the Final Judgment. No oral representations  
9         have been made or relied upon other than as expressly set forth herein.

10          **22. MODIFICATION OF FINAL JUDGMENT**

11         This Final Judgment may be modified only on noticed motion by a Party with approval of  
12         the Court, or upon written consent of the Parties and the approval of the Court.

13          **23. STATUS REPORTS**

14         Beginning one year after entry of this Final Judgment and annually thereafter each year that  
15         the injunction remains in effect, KMARt shall file a status report for each year. The status report  
16         shall briefly summarize the actions that KMARt has taken during the previous year in order to  
17         comply with its obligations under this Final Judgment, and shall set forth any penalties KMARt has  
18         paid to any governmental agency for noncompliance. Each status report shall be signed by  
19         KMARt's President, Vice-President, or other officer authorized to bind KMARt, under penalty of  
20         perjury. Each certification shall read as follows:

21         "To the best of my knowledge, based on information and belief and after reasonable  
22         investigation, I certify that the information contained in or accompanying this submission is true,  
23         accurate, and complete. I am aware that there are civil and criminal penalties for submitting false  
24         information."

25          **24. INCORPORATION OF EXHIBITS**

26         Each of the Exhibits is incorporated herein by reference.

1 IT IS SO STIPULATED.

2 FOR THE PEOPLE:

3 GREGORY D. TOTTEN, District Attorney  
4 County of Ventura, State of California

5 DATED: 5/7/09

6 By: Mitchell F. Disney  
7 MITCHELL F. DISNEY  
Senior Deputy District Attorney  
8 Attorneys for Plaintiff

9 JAMES P. WILLETT, District Attorney  
10 County of San Joaquin, State of California

11 DATED: 5/6/09

12 By: DAVID J. IREY  
13 Supervising Deputy District Attorney  
14 Attorneys for Plaintiff

15 ROD PACHECO, District Attorney  
16 County of Riverside, State of California

17 DATED: 5/7/09

18 By: Stephanie B. Weissman  
19 STEPHANIE B. WEISSMAN  
Supervising Deputy District Attorney  
20 Attorneys for Plaintiff

21 EDMUND G. BROWN JR., Attorney General  
22 State of California

23 DATED: \_\_\_\_\_

24 By: MARGARITA PADILLA  
25 Supervising Deputy Attorney General  
26 Attorneys for Plaintiff

27 FOR DEFENDANT:

28 KMArt CORPORATION

29 DATED: \_\_\_\_\_

30 By: MARY TORTORICE  
31 Vice President, Deputy General Counsel

1 IT IS SO STIPULATED.

2 FOR THE PEOPLE:

3 GREGORY D. TOTTEN, District Attorney  
4 County of Ventura, State of California

5 DATED: \_\_\_\_\_

6 By: \_\_\_\_\_  
7 MITCHELL F. DISNEY  
8 Senior Deputy District Attorney  
9 Attorneys for Plaintiff

10 JAMES P. WILLETT, District Attorney  
11 County of San Joaquin, State of California

12 DATED: \_\_\_\_\_

13 By: \_\_\_\_\_  
14 DAVID J. IREY  
15 Supervising Deputy District Attorney  
16 Attorneys for Plaintiff

17 ROD PACHECO, District Attorney  
18 County of Riverside, State of California

19 DATED: \_\_\_\_\_

20 By: \_\_\_\_\_  
21 STEPHANIE B. WEISSMAN  
22 Supervising Deputy District Attorney  
23 Attorneys for Plaintiff

24 EDMUND G. BROWN JR., Attorney General  
25 State of California

26 DATED: May 6, 2009

27 By: Margarita Padilla  
28 MARGARITA PADILLA  
Supervising Deputy Attorney General  
Attorneys for Plaintiff

29 FOR DEFENDANT:

30 KMART CORPORATION

31 DATED: \_\_\_\_\_

32 By: \_\_\_\_\_  
33 MARY TORTORICE  
34 Vice President, Deputy General Counsel

1           **IT IS SO STIPULATED.**

2           FOR THE PEOPLE:

3           GREGORY D. TOTTEN, District Attorney  
4           County of Ventura, State of California

5           DATED: \_\_\_\_\_

6           By: \_\_\_\_\_  
7           MITCHELL F. DISNEY  
8           Senior Deputy District Attorney  
9           Attorneys for Plaintiff

10          JAMES P. WILLETT, District Attorney  
11          County of San Joaquin, State of California

12          DATED: \_\_\_\_\_

13          By: \_\_\_\_\_  
14          DAVID J. IREY  
15          Supervising Deputy District Attorney  
16          Attorneys for Plaintiff

17          ROD PACHECO, District Attorney  
18          County of Riverside, State of California

19          DATED: \_\_\_\_\_

20          By: \_\_\_\_\_  
21          STEPHANIE B. WEISSMAN  
22          Supervising Deputy District Attorney  
23          Attorneys for Plaintiff

24          EDMUND G. BROWN JR., Attorney General  
25          State of California

26          DATED: \_\_\_\_\_

27          By: \_\_\_\_\_  
28          MARGARITA PADILLA  
29          Supervising Deputy Attorney General  
30          Attorneys for Plaintiff

31           FOR DEFENDANT:

32           KMArt CORPORATION

33          DATED: 5/6/09

34          By: MARY TORTORICE  
35          MARY TORTORICE  
36          Vice President, Deputy General Counsel

1  
2 REVIEWED AS TO FORM:  
3

4 DATED: May 6, 2009 By: Michael Jacob Steel  
5 Michael Jacob Steel  
6 Morrison & Foerster LLP  
7 Attorneys for Defendant K MART Corporation  
8

9  
10  
11 IT IS SO ORDERED.  
12

13 DATED: 12 May 2009 By: Hink  
14 Superior Court Judge  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

1           **Additional Counsel for Plaintiffs**

2           JAMES P. WILLETT  
3           District Attorney of the County of San Joaquin  
4           DAVID IREY, SBN 142864  
5           Supervising Deputy District Attorney  
6           Environmental Prosecutions Unit  
7           San Joaquin County Courthouse, Room 202  
8           P.O. Box 990  
9           Stockton, CA 95201  
10          Telephone: (209) 468-2400, Facsimile: (209) 468-0314

11          ROD PACHECO  
12          District Attorney of the County of Riverside  
13          STEPHANIE WEISSMAN, SBN 155454  
14          Supervising Deputy District Attorney  
15          4075 Main Street, 1st Floor  
16          Riverside, CA 92501  
17          Telephone: (951) 955-5400, Facsimile: (951) 955-5470

18          GREGORY D. TOTTEN  
19          District Attorney of the County of Ventura  
20          MITCHELL F. DISNEY SBN138114  
21          Senior Deputy District Attorney  
22          5720 Ralston Street Suite 300  
23          Ventura, CA 93009  
24          Telephone: (805) 662-1706, Facsimile: (805) 662-1770

# **EXHIBIT A**

1	<b>Store</b>	<b>FORMAT</b>	<b>Address</b>	<b>City</b>	<b>State</b>	<b>Zip</b>	<b>County</b>
2	4457	KMART	26231 MISSION BLVD	HAYWARD	CA	94544	ALAMEDA
3	3276	KMART	250 FLORESTA BLVD	SAN LEANDRO	CA	94578	ALAMEDA
4	3568	KMART	10500 WICKLOW WAY	JACKSON	CA	95642	AMADOR
5	3086	KMART	2155 PILLSBURY RD	CHICO	CA	95926	BUTTE
6	9551	KMART	6600 CLARK ROAD	PARADISE	CA	95969	BUTTE
7							CONTRA COSTA
8	4762	KMART	3625 EAST 18TH ST	ANTIOCH	CA	94509	CONTRA COSTA
9	7098	KMART	5100 CLAYTON ROAD	CONCORD	CA	94521	CONTRA COSTA
10	3531	KMART	1500 FITZGERALD DR	PINOLE	CA	94564	CONTRA COSTA
11	3053	KMART	77 CHILPANCINGO	PLEASANT HILL	CA	94523	CONTRA COSTA
12	7471	KMART	3968 A MISSOURI FLAT ROAD	PLACERVILLE	CA	95667	EL DORADO
13	9153	KMART	1056 EMERALD BAY ROAD	SOUTH LAKE TAHOE	CA	96150	EL DORADO
14	3582	KMART	1075 SHAW AVENUE	CLOVIS	CA	93612	FRESNO
15	4721	KMART	25 WEST POLK STREET	COALINGA	CA	93210	FRESNO
16	4705	KMART	333 SIERRA	KINGSBURG	CA	93631	FRESNO
17	7916	KMART	4325 BROADWAY	EUREKA	CA	95503	HUMBOLDT
18	7390	KMART	1500 ANNA SPARKS WAY	MCKINLEYVILLE	CA	95521	HUMBOLDT
19	3151	KMART	1950 NORTH IMPERIAL AVE	EL CENTRO	CA	92243	IMPERIAL
20	7756	KMART	1200 N MAIN STREET	BISHOP	CA	93514	INYO
21	4364	KMART	3600 WILSON RD	BAKERSFIELD	CA	93309	KERN
22	3945	KMART	912 COUNTY LINE RD	DELANO	CA	93215	KERN
23	3865	KMART	910 NORTH CHINA LAKE BLVD	RIDGECREST	CA	93555	KERN
24	7287	KMART	301 GARDNER FIELD ROAD	TAFT	CA	93268	KERN
25	4751	KMART	710 W TEHACHAPI	TEHACHAPI	CA	93561	KERN
26	3968	KMART	2785 HWY 46	WASCO	CA	93280	KERN
27	3982	KMART	215 WEST HANFORD/ARMONA	LEMOORE	CA	93245	KINGS
28	4819	KMART	2019 S MAIN	LAKEPORT	CA	95453	LAKE
	4320	KMART	10400 ROSECRANS	BELLFLOWER	CA	90706-2703	LOS ANGELES
	3834	KMART	1000 SAN FERNANDO RD	BURBANK	CA	91504	LOS ANGELES
	4987	SUPER K	500 CARSON TOWN CENTER	CARSON	CA	90745	LOS ANGELES
	4007	KMART	5704 E WHITTIER BLVD HARVLAN CENTER	COMMERCE	CA	90022	LOS ANGELES
	4281	KMART	1162 N CITRUS AVE	COVINA	CA	91722	LOS ANGELES
	3337	KMART	8017 SOUTH ATLANTIC AVE	CUDAHY	CA	90201	LOS ANGELES
	3169	KMART	249 S DIAMOND BAR BLVD	DIAMOND BAR	CA	91765	LOS ANGELES
	4191	KMART	902 W SEPULVEDA	HARBOR CITY	CA	90710	LOS ANGELES

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Store	FORMAT	Address	City	State	Zip	County
4367	KMART	1810 W AVENUE J	LANCASTER	CA	93534	LOS ANGELES
9328	KMART	2900 BELLFLOWER BOULEVARD	LONG BEACH	CA	90815	LOS ANGELES
7225	KMART	6310 W 3RD STREET	LOS ANGELES	CA	90036	LOS ANGELES
		5850 S VERNONT AVENUE	LOS ANGELES	CA	90044	LOS ANGELES
4421	KMART	13007 SHERMAN WAY	NORTH HOLLYWOOD	CA	91605	LOS ANGELES
3127	KMART	5665 N ROSEMEAD BLVD	TEMPLE CITY	CA	91780	LOS ANGELES
4474	KMART	19330 HAWTHORNE BLVD	TORRANCE	CA	90503	LOS ANGELES
3018	KMART	23222 W VALENCIA BLVD	VALENCIA	CA	91355	LOS ANGELES
3235	KMART	730 SOUTH ORANGE	WEST COVINA	CA	91790	LOS ANGELES
7481	KMART	1085 BELLEVUE	ATWATER	CA	95301	MERCED
		1400 MERCEY SPRINGS	LOS BANOS	CA	93635	MERCED
3764	KMART	1050 NORTH DAVIS ROAD	SALINAS	CA	93907	MONTEREY
9746	KMART	111 W MC KNIGHT WAY	GRASS VALLEY	CA	95949	NEVADA
3363	KMART	10870 KATELLA AVE WEST	ANAHEIM	CA	92804	ORANGE
		2222 E LINCOLN AVE EAST ANAHEIM SHOPPING CTR	ANAHEIM	CA	92806	ORANGE
3435	KMART	2200 HARBOR BLVD	COSTA MESA	CA	92627	ORANGE
9608	KMART	2505 BELL RD	AUBURN	CA	95603	PLACER
3696	KMART	5615 PACIFIC STREET	ROCKLIN	CA	95677	PLACER
		300 S HIGHLAND SPRINGS	BANNING	CA	92220	RIVERSIDE
3708	KMART	1455 W HOBSON	BLYTHE	CA	92225	RIVERSIDE
		14011 PALM DRIVE	DESERT HOT SPRINGS	CA	92240	RIVERSIDE
4857	KMART	220 W STETSON AVE	HEMET	CA	92543-7741	RIVERSIDE
7047	KMART	81691 HWY 111	INDIO	CA	92201	RIVERSIDE
3106	KMART	7200 ARLINGTON AVE	RIVERSIDE	CA	92503	RIVERSIDE
4432	KMART	3001 IOWA AVENUE	RIVERSIDE	CA	92507	RIVERSIDE
		375 EAST ALLESSANDRO BLVD	RIVERSIDE	CA	92508	RIVERSIDE
4706	KMART	7840 LIMONITE AVE	RIVERSIDE	CA	92509	RIVERSIDE
7175	KMART	26471 YNEZ ROAD	TEMECULA	CA	92591	RIVERSIDE
3828	KMART	8501 AUBURN BLVD	CITRUS HGTS	CA	95610	SACRAMENTO
		2344 SUNRISE BLVD	RANCHO CORDOVA	CA	95670	SACRAMENTO
3369	KMART	5100 STOCKTON BLVD	SACRAMENTO	CA	95820	SACRAMENTO
4117	KMART	491 TRES PINOS ROAD	HOLLISTER	CA	95023	SAN BENITO
3748	KMART	20777 BEAR VALLEY RD	APPLE VALLEY	CA	92308	SAN BERNARDINO

Store	FORMAT	Address	City	State	Zip	County
7653	KMART	P O BOX 7047	BIG BEAR LAKE	CA	92315	SAN BERNARDINO
7587	KMART	17099 VALLEY BLVD	FONTANA	CA	92335	SAN BERNARDINO
7606	KMART	16968 MAIN STREET	HESPERIA	CA	92345	SAN BERNARDINO
3483	KMART	2530 S EUCLID AVE	ONTARIO	CA	91762	SAN BERNARDINO
4749	KMART	1670 EAST FOURTH	ONTARIO	CA	91764	SAN BERNARDINO
3368	KMART	1625 W REDLANDS	REDLANDS	CA	92373	SAN BERNARDINO
7636	KMART	875 EAST H STREET	CHULA VISTA	CA	91910	SAN DIEGO
3922	KMART	443 COLLEGE BLVD	OCEANSIDE	CA	92057	SAN DIEGO
3678	KMART	1855 MAIN STREET	RAMONA	CA	92065	SAN DIEGO
		4330 CAMINO DE LA PLAZA				
7418	KMART		SAN YSIDRO	CA	92173	SAN DIEGO
		520 S CHEROKEE LANE				
7486	KMART		LODI	CA	95240	SAN JOAQUIN
		255 NORHTGATE DRIVE				
4862	KMART		MANTECA	CA	95336	SAN JOAQUIN
3174	KMART	2180 E MARIPOSA RD	STOCKTON	CA	95205	SAN JOAQUIN
			ARROYO GRANDE	CA	93420	SAN LUIS OBISPO
7552	KMART	1570 W BRANCH ST				
		3980 EL CAMINO REAL	ATASCADERO	CA	93422	SAN LUIS OBISPO
			REDWOOD CITY	CA	94063	SAN MATEO
4349	KMART	1155 VETERAN'S BLVD				
3595	KMART	1700 S DELAWARE	SAN MATEO	CA	94402	SAN MATEO
7195	KMART	6865 HOLLISTER AVE	GOLETA	CA	93117	SANTA BARBARA
		2875 SANTA MARIA WAY				
4371	KMART		SANTA MARIA	CA	93455	SANTA BARBARA
3725	KMART	1702 FREEDOM BLVD	FREEDOM	CA	95019	SANTA CRUZ
			SCOTTS VALLEY	CA	95066	SANTA CRUZ
9797	KMART	270 MT HERMON ROAD				
3130	KMART	2685 HILLTOP DRIVE	REDDING	CA	96002	SHASTA
4341	KMART	2525 N TEXAS ST	FAIRFIELD	CA	94533	SOLANO
		261 N MC DOWELL BLVD				
3501	KMART		PETALUMA	CA	94954	SONOMA
4340	KMART	3771 CLEVELAND AVE	SANTA ROSA	CA	95403	SONOMA
3345	KMART	1351 E HATCH RD	MODESTO	CA	95351	STANISLAUS
3842	KMART	175 SOUTH MAAG AVENUE	OAKDALE	CA	95361	STANISLAUS
3162	KMART	850 GRAY AVE	YUBA CITY	CA	95991	SUTTER
9761	KMART	3247 NOBLE AVE	VISALIA	CA	93277	TULARE
		2270 EAST EL MONTE WAY				
3998	KMART		DINUBA	CA	93618	TULARE
3916	KMART	1475 HILLMAN STREET	TULARE	CA	93274	TULARE
7165	KMART	940 ARNEILL RD	CAMARILLO	CA	93010	VENTURA
7639	KMART	895 FAUKNER ROAD	SANTA PAULA	CA	93060	VENTURA

# **EXHIBIT B**

EXHIBIT B  
(Disbursement of Civil Penalties)

Attorney General or District Attorney Office Receiving Civil Penalties	Business and Professions Code § 17200 Penalties	Health and Safety Code § 25515.2 Penalties	Total of Penalty Payments
Attorney General*	\$ 415,750.00	\$ 300,000.00	\$ 715,750.00
Riverside**	\$ 794,750.00		\$ 794,750.00
San Joaquin	\$ 794,750.00		\$ 794,750.00
Ventura	\$ 794,750.00		\$ 794,750.00
	<b>\$ 2,800,000.00</b>	<b>\$ 300,000.00</b>	<b>\$ 3,100,000.00</b>
<b>Regulatory/Law Enforcement Agencies Receiving Civil Penalties</b>			
Oxnard Fire Department/CUPA		\$ 30,000.00	\$ 30,000.00
Riverside County Department of Environmental Health - Hazardous Materials Division		\$ 150,000.00	\$ 150,000.00
Ventura County Environmental Health		\$ 120,000.00	\$ 120,000.00
		<b>\$ 300,000.00</b>	<b>\$ 300,000.00</b>
<b>Total Penalties and Costs Paid</b>			<b>\$ 3,400,000.00</b>
These penalty splits are made pursuant to B&P Code §17206, Gov. Code 26506 and H&S Code §25515.2			

\* Pursuant to Paragraph 3.1.a, KMART shall pay the Attorney General penalties in the total amount of Seven Hundred Fifteen Thousand Seven Hundred Fifty Dollars (\$715,750.00), of which Three Hundred Thousand Dollars (\$300,000.00) are for penalties pursuant to Health & Safety Code section 25515.2 and Four Hundred Fifteen Thousand Seven Hundred Fifty Dollars (\$415,750.00) are for penalties pursuant to Business and Professions Code section 17206. KMART shall make the check payable to the "California Department of Justice-Litigation Deposit Fund." The check shall bear on its face the case name ("People v. KMART") and the internal docket number for this matter.

1 (OK2007900052). The money paid to the Attorney General pursuant to Paragraph 3.1.a shall be  
2 administered by the California Department of Justice and shall be used by the Environment Section  
3 of the Public Rights Division of the Attorney General's Office, until all funds are exhausted, for any  
4 of the following purposes: (1) implementation of the Attorney General's authority to protect the  
5 environment and natural resources of the State pursuant to Government Code section 12600 et seq.  
6 and as Chief Law Officer of the State of California pursuant to Article V, section 13 of the California  
7 Constitution; (2) enforcement of laws related to environmental protection, including, but not limited  
8 to, Chapters 6.5 and 6.95, Division 20, of the California Health and Safety Code; (3) enforcement of  
9 the Unfair Competition Law, Business and Professions Code section 17200, et seq., as it relates to  
10 protection of the environment and natural resources of the State of California; and (4) other  
11 environmental actions which benefit the State of California and its citizens as determined by the  
12 Attorney General. Such funding may be used for the costs of the Attorney General's investigation,  
13 filing fees and other court costs, payment to expert witnesses and technical consultants, purchase of  
14 equipment, laboratory analyses, personnel costs, travel costs, and other costs necessary to pursue  
15 environmental actions investigated or initiated by the Attorney General for the benefit of the State of  
16 California and its citizens. The payment, and any interest derived therefrom shall solely and  
17 exclusively augment the budget of the Attorney General's Office as it pertains to the Environment  
18 Section of the Public Rights Division and in no manner shall supplant or cause any reduction of any  
19 portion of the Attorney General's budget.

20 \*\* All of the Riverside County District Attorney's Office civil penalties assessed in this  
21 matter shall be deposited in the Consumer Protection Prosecution Account in the general fund of  
22 Riverside County.

23

24

25

26

27

28

# **EXHIBIT C**

## **Cy Pres Restitution and Supplemental Environmental Projects**

**1. Craig Thompson Environmental Protection Prosecution Fund.** KMArt shall provide the amount of Two Hundred Fifty Thousand Dollars (\$250,000.00) to be used by the Craig Thompson Environmental Protection Prosecution Fund ("EPPF Fund") for purposes consistent with the Trust's mission.

**2. CUPA Forum Board Environmental Protection Prosecution Trust Fund. K MART**  
shall provide the amount of Four Hundred Thousand Dollars (\$400,000.00) to the Environmental  
Protection Prosecution Trust Fund, which is administered by the California Certified Unified  
Program Agency (CUPA) Forum Board, to be used by that Board for purposes consistent with  
their Trust's mission. If the payment is accepted by this designated entity, it shall provide annual  
letter reports, until the exhaustion of the funds describing the specific use of the funds and the  
type of training provided. The reports shall be submitted to the Plaintiff's representatives of this  
Judgment.

**3. CUPA Forum Board Environmental Protection Prosecution Trust Fund. KMArt**

shall provide the amount of One Hundred Thousand Dollars (\$100,000.00) to the Environmental Protection Prosecution Trust Fund, which is administered by the California Certified Unified Program Agency (CUPA) Forum Board, to be used by that Board for purposes consistent with their Trust's mission. These funds shall be used by the Trust to assist with the Forum Board's training mission, specifically for training opportunities other than their Annual CUPA Forum Board Conference. If the payment is accepted by this designated entity, it shall provide annual letter reports, until the exhaustion of the funds describing the specific use of the funds and the type of training provided. The reports shall be submitted to the Plaintiff's representatives of this Judgment.

1  
2     **4. Cal CUPA Forum Board Targeted Training Funding.** KMART shall provide the  
3 total amount of Twenty Two Thousand Five Hundred Dollars (\$22,500.00) to the California  
4 Certified Unified Program Agency (Cal CUPA Forum Board) to be used by the Riverside County  
5 District Attorney and the Riverside County Environmental Health Department to fund  
6 enforcement training programs for their local environmental enforcement personnel.  
7

8  
9     **5. Cal CUPA Forum Board Targeted Training Funding.** KMART shall provide the total  
10 amount of Twenty Two Thousand Five Hundred Dollars (\$22,500.00) to the California Certified  
11 Unified Program Agency (Cal CUPA Forum Board) to be used by the San Joaquin County  
12 District Attorney and the San Joaquin County Environmental Health Department to fund  
13 enforcement training programs for their local environmental enforcement personnel.  
14

15  
16     **6. Cal CUPA Forum Board Targeted Training Funding.** KMART shall provide the total  
17 amount of Ten Thousand Dollars (\$10,000.00) to the California Certified Unified Program  
18 Agency (Cal CUPA Forum Board) to be used by the Oxnard Fire Department to enforcement  
19 training programs for their local environmental enforcement personnel.  
20

21     **7. Cal CUPA Forum Board Targeted Training Funding.** KMART shall provide the total  
22 amount of Twelve Thousand Five Hundred Dollars (\$12,500.00) to the California Certified  
23 Unified Program Agency (Cal CUPA Forum Board) to be used by the Ventura County  
24 Environmental Health Department to fund enforcement training programs for their local  
25 environmental enforcement personnel.  
26

1       **8. Attorney General Targeted Training Funding.** KMArt shall provide the total  
2 amount of Twenty Two Thousand Five Hundred Dollars (\$22,500.00) to the California Attorney  
3 General's Office by check made payable to the "California Department of Justice-Litigation  
4 Deposit Fund." The check shall bear the case name (People v. KMArt) and the internal docket  
5 number for this matter ("OK2007900052"). The monies shall be administered by the California  
6 Department of Justice and are to be used by the Environment Section of the Public Rights  
7 Division of the Attorney General's Office to fund environmental protection and enforcement  
8 training programs.

10  
11       **9. Riverside County.** KMArt shall provide the amount of Ten Thousand Dollars  
12 (\$10,000.00) to the Riverside County Waste Management Department for hazardous materials  
13 identification and management training or needed equipment for the load checker program.  
14

15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

# **EXHIBIT D**

## **EXHIBIT D**

## **Kmart Supplemental Environmental Projects**

In order to satisfy the requirements of paragraph 3.2.b of the Final Judgment, Kmart will implement the following Supplemental Environmental Projects (“Kmart SEPs”), or some combination thereof, within five years following entry of the Final Judgment. Upon request by the People, Kmart shall provide documentation substantiating expenditures made by it or on its behalf (including vendor subscription costs) up to a total of \$2,500,000 (two million five hundred thousand dollars). Once Kmart has spent a total of \$2,500,000 for Kmart SEPs, it shall have no further obligations with respect to the Kmart SEPs.

## **Enhanced Hazard Data Storage and Retrieval System**

Acquisition, design and implementation of a new MSDS storage and retrieval solution that will result in better compliance with both Federal and California laws and regulations primarily related to hazardous material spill handling, hazardous waste storage and hazardous waste disposal. A primary purpose of this program is to ensure complete, accurate material safety data sheets are available for all hazardous products, and that this information is available to employees who must make decisions about classification of waste for disposal. Each material safety data sheet shall contain at least the following information: physical and chemical properties of the hazardous substance (such as vapor pressure, flash point); the physical hazards of the hazardous substance, including the potential for fire, explosion, and reactivity; and any generally applicable precautions for safe handling and use which are known to the manufacturer, importer, or employer preparing the material safety data sheet, including the appropriate hygienic practices, protective measures during repair and maintenance of contaminated equipment, and procedures for cleanup of spills and leaks. Each material safety data sheet should, whenever possible, contain information related to the possible incompatible storage of wastes. Kmart shall be entitled to reasonably rely upon such enhanced information when making decisions regarding the treatment, storage, transportation and disposal of products and wastes. The project costs include software implementation, monthly hosting fees (projected 5 years) and vendor costs.

## Kmart Green Website

Design and implementation of Kmart Green Website where consumers can learn about the environmental consequences of their product choices, how to manage and dispose of hazardous products, and available green products or products that promote a green lifestyle. Includes content development, licensing of interactive web based teaching tools for consumers and systematic green product identification.

## **Tote Upgrade**

Replace short-term storage containers with special totes (completed).

## **Dedicated Field Manager**

Hire and train dedicated field manager with knowledge and understanding of specific California legal requirements applicable to hazardous waste management to provide training, guidance and compliance assessment to Kmart's California stores (completed).

1

2 **Additional Oversight and Compliance Assistance**

3 Kmart will provide additional oversight and compliance assistance by: (1) conducting quarterly  
4 headquarters audits of one or more California stores on a random basis; (2) requiring regional  
5 management to visit every California store at least once per year to inspect the waste management  
6 practices; and (3) providing 24-hour hotline assistance to the stores to answer questions and provide  
7 directions when hazardous waste issues arise. This oversight is expected to approximate the  
8 equivalent of one full-time employee, although the oversight will be provided by multiple people at  
9 various levels of the company.

10 **California Energy Efficiency Retrofit Program**

11 Major overhaul of at least four stores and one distribution facility to make them more energy  
12 efficient.

13 **Carbon Footprint Identification and Improvement Program**

14 Design, acquisition and implementation of program that will estimate Kmart's carbon footprint on an  
15 ongoing basis, identifying opportunities for continuous improvement in efficiency and reduction in  
16 greenhouse gas emissions.

17

18

19

20

21

22

23

24

25

26

27

28

# **EXHIBIT E**

1  
2  
3                   **EXHIBIT E**  
4                   **(Costs)**  
5

6 <b>Attorney General*</b>	<b>\$ 120,375.00</b>
7 <b>Riverside County District Attorney</b>	<b>\$ 41,375.00</b>
8 <b>San Joaquin County District Attorney</b>	<b>\$ 41,375.00</b>
9 <b>Ventura County District Attorney</b>	<b>\$ 41,375.00</b>
10 <b>Department of Toxic Substances Control</b>	<b>\$ 4,571.18</b>
11 <b>Riverside County CUPA</b>	<b>\$ 500.00</b>
12 <b>Ventura County Environmental Health Division</b>	<b>\$ 49,266.82</b>
13 <b>Oxnard Fire - CUPA</b>	<b>\$ 1,162.00</b>
14 <b>TOTAL</b>	<b>\$ 300,000.00</b>

15 \* Pursuant to Paragraph 3.3, KMART shall pay the California Attorney General One Hundred Twenty  
16 Thousand Three Hundred Seventy Five Dollars (\$120,375.00) by a company check made payable to the  
17 "California Department of Justice-Litigation Deposit Fund," for partial reimbursement of attorney's fees, costs  
18 of investigation and other enforcement costs incurred in connection with this matter. The check shall bear on  
19 its face the case name ("People v. KMART"), the internal docket number for this matter (OK2007900052) and  
20 the notation of "Fees and Costs." The money paid to the Attorney General pursuant to Paragraph 3.3 shall be  
21 administered by the California Department of Justice and shall be used by the Environment Section of the  
22 Public Rights Division of the Attorney General's Office, until all funds are exhausted, for any of the following  
23 purposes: (1) implementation of the Attorney General's authority to protect the environment and natural  
24 resources of the State pursuant to Government Code section 12600 et seq. and as Chief Law Officer of the  
25 State of California pursuant to Article V, section 13 of the California Constitution; (2) enforcement of laws  
related to environmental protection, including, but not limited to, Chapters 6.5 and 6.95, Division 20 of the  
California Health and Safety Code; (3) enforcement of the Unfair Competition Law, Business and Professions  
Code section 17200, et seq., as it relates to protection of the environment and natural resources of the State;  
and (4) other environmental actions which benefit the State of California and its citizens as determined by the  
Attorney General. Such funding may be used for the costs of the Attorney General's investigation, filing fees  
and other court costs, payment to expert witnesses and technical consultants, purchase of equipment,  
laboratory analyses, personnel costs, travel costs, and other costs necessary to pursue environmental actions  
investigated or initiated by the Attorney General for the benefit of the State of California and its citizens. The  
payment, and any interest derived there from shall solely and exclusively augment the budget of the Attorney  
General's Office as it pertains to the Environment Section of the Public Rights Division and in no manner shall  
supplant or cause any reduction of any portion of the Attorney General's budget.