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19	Attorneys for Defendant	Attorneys for Defendant
20	UNITED STATES	DISTRICT COURT
21	CENTRAL DISTRI	CT OF CALIFORNIA
22	WESTERN	N DIVISION
23	In re MATTEL, INC., TOY LEAD	Case No. 2:07-ml-01897-DSF-AJW
24	PAINT PRODÚCTS LIABILITY LITIGATION	CV 08-683 DSF
25		FINAL JUDGMENT OF DISMISSAL WITH PREJUDICE
26		Date: March 15, 2010
27		Time: 1:30 p.m. Dept.: 840
28		2:07-ml-01897 - [PROPOSED] FINAL JUDGMENT OF DISMISSAL WITH PREJUDICE

1	IT IS HEREBY ADJUDGED AND DECREED THAT:		
2	1. This Final Judgment incorporates by reference the definitions in the		
3	Stipulation of Class Action Settlement dated October 12, 2009 ("Agreement" or		
4	"Stipulation"), and all terms used herein shall have the same meanings as set forth		
5	in the Agreement unless set forth differently herein. The terms of the Agreement		
6	are fully incorporated in this Final Judgment as if set forth fully herein, except the		
7	second sentence of Section I.1 of the Agreement, which is modified to require		
8	payment by Mattel within ten (10) business days of any award of Attorneys' Fees		
9	and Expenses to Co-Lead Counsel, and the third sentence of Section I.3 of the		
10	Agreement is modified to require payment by Mattel to Co-Lead Counsel within		
11	ten (10) business days of any award of Incentive Awards to the Class		
12	Representatives.		
13	2. The Court has jurisdiction over the subject matter of this Action and		
14	all Parties to the Action, including all Settlement Class Members.		
15	3. In the accompanying Order Granting Class Action Settlement, the		
16	Court granted final certification, for purposes of settlement only, of a Settlement		
17	Class pursuant to Federal Rule of Civil Procedure 23(b)(3), defined as:		
18	All Persons who (a) purchased or acquired (including by gift) a new Recalled Toy for or on behalf of themselves or		
19	a minor child over whom they have custody and control as a parent or guardian, or to be given as a gift to another		
20	Person; or (b) are the parent or guardian of a minor child		
21	who purchased or acquired (including by gift) a new Recalled Toy.		
22	4. The Settlement Class certified by this Court for settlement purposes		
23	excludes the following Persons:		
24	• all Persons who purchased or acquired a used Recalled Toy;		
25	• all Persons who purchased or acquired a Recalled Toy for resale;		
26	• Defendants and their affiliated entities;		
27	• Defendants' legal representatives, assigns, and successors;		
28	<ul> <li>any Person who filed a valid, timely Request For Exclusion; and 2:07-ml-01897 - [PROPOSED] FINAL JUDGMENT OF DISMISSAL WITH - 1 -</li> </ul>		

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- the Judges to whom this Action is assigned and any member of their immediate families.
- 5. Pursuant to Federal Rule of Civil Procedure 23(c)(3), all Persons who satisfy the Class definition above are Settlement Class Members bound by this Final Judgment.

6 6. The list of Persons excluded from the Settlement Class because they
7 timely filed valid Requests for Exclusion ("Opt-Outs") is attached hereto as
8 Exhibit 1. Persons who filed timely, completed Opt-Outs are not bound by this
9 Final Judgment or the terms of the Agreement, and may pursue their own individual
10 remedies against Defendants and the Released Parties. However, such Persons are
11 not entitled to any rights or benefits provided to Settlement Class Members by the
12 terms of the Agreement.

7. As set forth in the accompanying Order Approving Class Action
 Settlement, the Claims Administrator caused to be mailed or emailed to all
 identified Settlement Class Members the Class Notice which is Exhibit L to the
 Stipulation, and caused to be published a Summary Notice of the proposed
 Settlement, which is Exhibit C to the Stipulation, and made available to Settlement
 Class Members on the settlement website and upon request the long-form Notice,
 which is Exhibit B to the Stipulation (collectively the "Notices").

8. For the reasons set forth in the accompanying Order Approving Class
 Action Settlement, the Settlement of this Action on the terms set forth in the
 Agreement, along with the Exhibits thereto, proposed by the Parties has been
 approved by this Court.

9. Pursuant to Federal Rule of Civil Procedure 23(c)(3), all Settlement
 Class Members who have not timely and validly filed Opt-Outs are thus Settlement
 Class Members who are bound by this Final Judgment, by the Order Approving
 Class Action Settlement and by the terms of the Agreement.

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1 10. The Released Parties are hereby released and forever discharged from 2 any and all of the Released Claims. The Releasing Parties are hereby forever 3 barred and enjoined from asserting, instituting or prosecuting, directly or indirectly, 4 any Released Claim in any court or other forum against any of the Released Parties. 5 However, no Releasing Party shall be deemed to be barred or enjoined from 6 bringing any individual claim for personal injury on behalf of themselves or any 7 minor child of whom they have custody or control as a parent or guardian 8 (including, without limitation, individual claims for testing, medical monitoring, or 9 medical treatment; provided, however, that the cost of any lead testing of a minor 10 child that is reimbursed by Mattel to a Settlement Class Member pursuant to the 11 Settlement shall be included in the term "Released Claim.") All Settlement Class Members are bound by the Covenant Not To Sue and are hereby forever barred and 12 13 enjoined from taking any action in violation of the Covenant Not to Sue.

14 11. None of the provisions of the Settlement, this Final Judgment, nor the 15 fact of the Settlement constitutes any admission by any of the Parties of any 16 liability, wrongdoing or violation of law, damages or lack thereof, or of the validity 17 or invalidity of any claim or defense asserted in the Action. None of the provisions 18 of the Settlement, this Final Judgment, the accompanying Order Approving Class 19 Action Settlement, the fact of the Settlement, the proceedings related to the 20 Settlement, the Parties' negotiations, nor any documents related thereto may be 21 offered or received in evidence or construed as an admission, concession, 22 presumption or inference against any Party in any proceeding, except insofar as 23 may be necessary to effectuate or enforce the terms of the Settlement and this Final 24 Judgment.

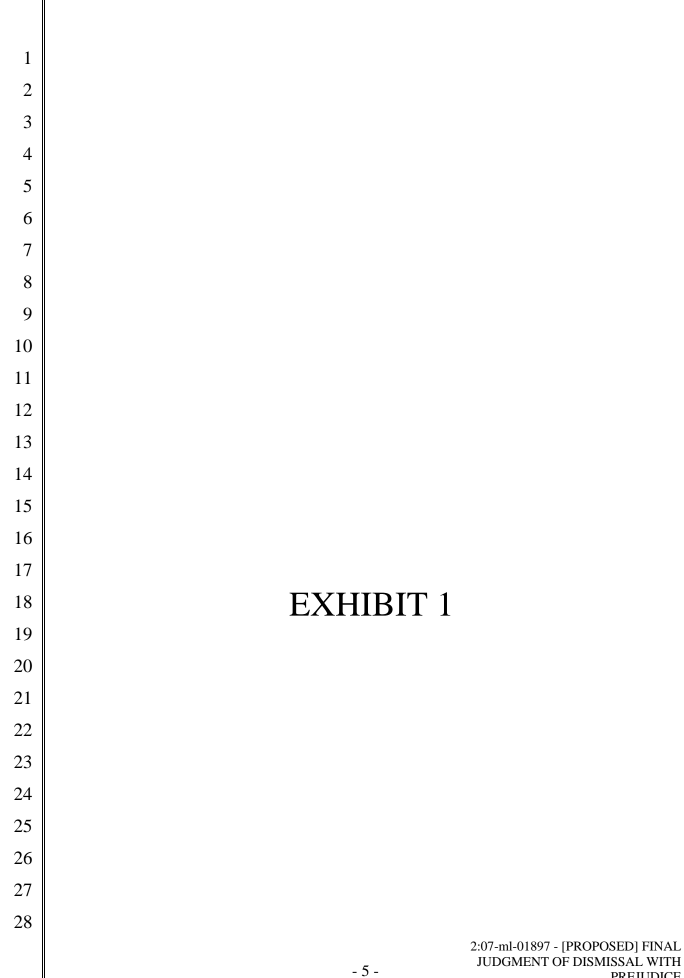
12. The Court hereby dismisses with prejudice the Action, all Constituent
Actions, and all Released Claims against each and all Released Parties and without
costs to any of the Parties as against the others.

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1	13. Without affecting the finality of this Final Judgment, the Court		
2	reserves jurisdiction over the implementation, administration and enforcement of		
3	this Final Judgment and the Agreement, and all matters ancillary thereto, including		
4	the award of Attorneys' Fees and Expenses to Co-Lead Counsel and Incentive		
5	Awards to the Class Representatives, which the Court has taken under advisement.		
6	14. The award of Attorneys' Fees and Expenses to Co-Lead Counsel and		
7	the award of Incentive Awards to Class Representatives, including any appeals		
8	therefrom, shall not affect the finality of any other portion of this Final Judgment or		
9	delay the Effective Date of the Agreement.		
10	15. The Court, finding that no reason exists for delay, hereby directs the		
11	Clerk to enter this Final Judgment forthwith.		
12	Dated: March 26, 2010 IT IS SO ORDERED.		
13	Dale S. Lischer		
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15	Hon. Dale S. Fischer United States District Judge		
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1		EXHIBIT 1	
2	Persons Who Requested To Be Excluded From The Class		
3	<u>Last Name</u>	<u>First Name</u>	
5	Aiello	William	
4	Benson	Dan	
~	Benson	Denise	
5	Benson	Ricki	
6	Blas	Rhonda	
0	Buell	Audra	
7	Burch	David	
0	Chamberlain	Tracy	
8	Feldman	Maralee	
9	Garland	Stephanie	
,	Gleason	Jean	
10	Harbaugh	Jill	
	Helm	Erika	
11	Herrell <sup>1</sup>	Pam	
12	Keranen	J.	
14	Kolick	Anne	
13	Lawson Littlefield	Lori	
	Mahoney	Wayne Karen	
14	Manoney Means	Star	
15	Miramontes	Sheila	
15	Nesty	Rene	
16	Perez <sup>2</sup>	Victor	
	Robinson	Renita	
17	Rose	Loretta	
18	Rowland	Debbie	
10	Seidel	Darin	
19	Seidel	Karen	
•	Sippy	Steve	
20	Skeete	Stacy	
21	Stevens	Rosemarie	
<i>L</i> 1	Swartz	Shane	
22	Tucker	Jaclyn	
22	Turnblom	Eileen	
23	Walla	Glen	
24	Wells	Cassie	
24	Wilkerson	Cindy	
25	Yezik	Jennifer	
26			
27	<sup>1</sup> Original Data File lists Jimmy Herrel at matching address.		
	<sup>2</sup> Late filed; all Parties waived objections as to its timeliness.		
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