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UNITED STATES DISTRICT COUR'	Γ
NORTHERN DISTRICT OF CALIFORN	NIA

DAVID AMBROSE,

Plaintiff,

v.

THE KROGER CO.,

Defendant.

Case No. 20-cv-04009-EMC

ORDER APPROVING FINAL TTLEMENT AND JUDGMENT: ND GRANTING PLAINTIFF'S **MOTION FOR ATTORNEYS' FEES** 

Docket Nos. 54, 54-1

### IT IS HEREBY ADJUDGED AND DECREED THAT:

- 1. On September 2, 2021, this Court held a hearing on Plaintiff's Motion for Preliminary Approval of Class Action Settlement (Docket No. 43). After examining the terms of the stipulated settlement agreement and assessing the fairness, reasonableness and adequacy of the agreement, the Court preliminarily approved the agreement and set the final settlement approval hearing for September 30, 2021. See Docket No. 52.
- 2. This Judgment incorporates by reference the definitions in the Stipulation of Settlement dated July 27, 2021 ("Stipulation"), attached as Exhibit A, and all capitalized terms used herein shall have the same meanings as set forth in the Stipulation unless set forth differently herein. The terms of the Stipulation are fully incorporated in this Judgment as if set forth fully here.
- 3. The Court has jurisdiction over the subject matter of this action and all Parties to the action, including all Class Members.
  - 4. Pursuant to Federal Rule of Civil Procedure 23(b)(2), the Court hereby certifies the

following Class:

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All current and former purchasers of the Products in California who purchased the Products during the Class Period. Excluded from the Class are the judge to whom this case is assigned, any member of the judge's immediate family, and the judge's staff and their immediate families.

- 5. Pursuant to Federal Rule of Civil Procedure 23(b)(2), all such persons or entities who satisfy the Class definition above are Class Members bound by this Judgment.
  - 6. For settlement purposes only, the Court finds:
- Pursuant to Federal Rule of Civil Procedure 23(a), David Ambrose is a a. member of the Class, his claims are typical of the Class, and he fairly and adequately protected the interests of the Class throughout the proceedings in the Action. Accordingly, the Court hereby appoints David Ambrose as the class representative;
- b. The Class meets all of the requirements of Federal Rules of Civil Procedure 23(a) and (b)(2) for certification of the class claims alleged in the Complaint filed by Plaintiff, including: (a) numerosity; (b) commonality; (c) typicality; (d) adequacy of the class representative and Class Counsel; and (e) that Settling Defendant has acted or refused to act in a manner that applies generally to the whole class such that injunctive relief is appropriate to the Class as a whole; and
- c. Having considered the factors set forth in Rule 23(g)(1) of the Federal Rules of Civil Procedure, Class Counsel have fairly and adequately represented the Class for purposes of entering into and implementing the settlement. Accordingly, the Court hereby appoints Class Counsel as counsel to represent Class Members.
- 7. While notice to the Class was not required, Settling Defendant provided notice pursuant to 28 U.S.C. § 1715. See Docket No. 56. Additionally, the Court directed Plaintiff's Counsel to post the Settlement Agreement, terms of the Settlement, and fees requested on his website, and issue a press release alerting the public to the Settlement and the Settlement documents available on the website. Counsel complied with the Court's order and as of September 30, 2021, the date of the final settlement approval hearing, nobody has reached out to Counsel regarding the settlement agreement. Notably, the settlement agreement does not release

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any claims for monetary relief by non-named class members.

- 8. Pursuant to Federal Rule of Civil Procedure 23(e)(2), the Court finds after a hearing and based upon all submissions of the Parties and other persons that the settlement proposed by the Parties is fair, reasonable, and adequate.
- 9. Upon the Effective Date, the named Plaintiff and each Class Member shall be deemed to have, and by operation of this Final Settlement Order and Judgment shall have released, waived and discharged with prejudice Defendant from any and all Released Claims as set forth in the Stipulation. Per the Stipulation of Settlement, "Released Claims" means and includes any and all claims for injunctive relief that were: (1) alleged in the Complaint; and (2) not alleged in the Complaint, to the extent they could have been raised in the Complaint and arise out of or relate to Kroger's marketing, advertising, and labelling of the Products as "100% compostable" or "compostable." Stipulation of Settlement at R, Ex. A. As such, future monetary claims brought by absent class members are not waived as a result of the Stipulation of Settlement.
- 10. Plaintiff in the Action initiated this lawsuit, acted to protect the Class, and assisted his counsel. His efforts have produced the Stipulation, which was entered into in good faith and provides a fair, reasonable, adequate, and certain result for the Class. Plaintiff is entitled to an incentive award of \$5,000. Class Counsel is entitled to reasonable attorneys' fees and expenses, which the Court finds to be \$195,000.
- 11. The Court hereby dismisses with prejudice the Action, and the Released Parties are hereby released from all further liability for the Released Claims.
- 12. Without affecting the finality of this Judgment, the Court reserves jurisdiction over the implementation, administration and enforcement of this Judgment and the Stipulation, and all matters ancillary thereto.
- 13. The Court finding that no reason exists for delay in ordering final judgment pursuant to Federal Rule of Civil Procedure 54(b), the clerk is hereby directed to enter this Judgment forthwith.
- 14. The Parties are hereby authorized without needing further approval from the Court to agree to and adopt such modifications and expansions of the Stipulation that are consistent with

this Judgment and do not limit the rights of Class Members under the Stipulation.

- Distribution Accounting pursuant to the Northern District's Procedural Guidance for Class Action Settlements. Notably, the following information should be provided: the administrative costs, the attorneys' fees and costs, and discuss the benefit conferred on the class. Counsel should summarize this information in an easy-to-read chart that allows for quick comparisons with other cases. Additionally, within 21 days after the award of attorneys' fees, the parties should post the Post-Distribution Accounting, including the easy-to-read chart, on the settlement website. The Court may hold a hearing following the submission of the parties' Post-Distribution Accounting.
- 16. The parties are to report back to the Court for a status conference via Zoom on July 26, 2022.

## IT IS SO ORDERED.

Dated: September 30, 2021

EDWARI M. CHEN United States District Judge

# Exhibit A

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

DAVID AMBROSE, on Behalf of Himself and All Others Similarly Situated,

Plaintiff,

v.

THE KROGER CO,

Defendant.

Case No. 3:20-cv-04009-EMC

#### STIPULATION OF SETTLEMENT

It is hereby stipulated and agreed, by and between David Ambrose, on behalf of himself and all similarly situated consumers ("Plaintiff") and The Kroger Co., an Ohio corporation ("Kroger," or "Defendant"), that the Action (as defined below), is settled on the terms and conditions set forth in this Stipulation of Settlement, including all exhibits attached hereto (the "Stipulation").

# **RECITALS**

WHEREAS, on June 16, 2020, the named Plaintiff initiated a putative class action in the United States District Court, Northern District of California (the "Court") against Kroger (the "Complaint"). Plaintiff alleged claims under California consumer protection statutes for injunctive and monetary relief on behalf of a class of similarly situated consumers who purchased Kroger Simple Truth brand disposable plates and bowls based on representations that such products were "compostable." The Complaint sets forth allegations that the products are not compostable because they allegedly contain perfluoroalkyl and polyfluoroalkyl substances ("PFAS"), which Plaintiff alleged are harmful to humans and do not break down over time. The

Complaint is deemed amended to include Kroger Simple Truth brand disposable plates, bowls and platters (hereinafter, the "Products").

WHEREAS, the Complaint in the action alleged that Defendant violated California consumer protection laws by falsely advertising the Products as "compostable" when they allegedly contain PFAS that do not break down over time, thereby contaminating what would otherwise be usable compost. Plaintiff alleges that Defendant's representations that the Products are "compostable" are unlawful, unfair, and deceptive. These claims were asserted on behalf of Mr. Ambrose himself, a California resident, and a putative class of California consumers that had purchased the Products in reliance on Defendant's representations that the Products were compostable.

WHEREAS, before commencing the Action (defined below) and during litigation, Plaintiff and counsel for Plaintiff conducted a thorough examination and evaluation of the relevant law and facts to assess the merits of Plaintiff's claims and potential claims and to determine how best to serve the interests of the class.

WHEREAS, Plaintiff and Defendant engaged in a mediation on March 23, 2021, and based on discovery, investigation and evaluation of the facts and law relating to the matters alleged in the Complaint, the challenges presented by the Action, and Defendant's willingness to stipulate that it will revise the labeling for the Products and comply with all federal and state regulations and statutes with respect to the presence of PFAS in products identified as compostable, Plaintiff and counsel for Plaintiff have agreed to dismiss and settle the Action pursuant to the provisions of this Stipulation. That agreement was made after considering, among other things, (1) that Kroger agrees to revise the labeling for the Products to remove the word "compostable;" (2) comply with all federal and state regulations and statutes with respect to the presence of PFAS in products identified as compostable, (3) the benefits available to Plaintiff and the class under the terms of this Stipulation, (4) the risks and uncertainty of litigation, especially in actions such as this, as well as the difficulties and delays inherent in such litigation, and (5) the desirability of consummating this Stipulation promptly to provide effective relief to Plaintiff and the class.

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1	WHEREAS, Defendant, denying wrongdoing of any kind whatsoever, and denying the			
2	factual allegations in the Complaint (including that its Products contain PFAS), nevertheless has			
3	agreed to enter into this Stipulation to avoid further expense, inconvenience, and the distraction o			
4	litigation, and	to be completely free of further participation in the Action and any further		
5	controversy with respect to the Released Claims (as defined below).			
6	I. <u>DEFINITIONS</u>			
7	THE FOLLOWING TERMS SHALL HAVE THE MEANINGS AS SET FORTH			
8	BELOW:			
9	A.	"Action" means the lawsuit captioned David Ambrose, on behalf of himself and		
10	those similarly situated v. The Kroger Co., Case No. 3:20-cv-04009-EMC in the United States			
11	District Court, Northern District of California.			
12	B.	"Class" means all current and former purchasers of the Products in California who		
13	purchased the Products during the Class Period. Excluded from the Class are the judge to whom			
14	this case is assigned, any member of the judge's immediate family, and the judge's staff and their			
15	immediate families.			
16	C.	"Class Member" means any Person who is included within the definition of the		
17	Class.			
18	D.	"Class Period" means from June 16, 2016 to the Effective Date (as defined below.)		
19	E.	"Class Counsel" means the following individuals:		
20		Mark N. Todzo, Esq. Ryan Berghoff, Esq.		
21		Meredyth Merrow, Esq. LEXINGTON LAW GROUP		
22		503 Divisadero Street San Francisco, CA 94117		
23	F.	"Complaint" means the Complaint filed June 16, 2020 in the Action.		
24	G.	"Defendant's Counsel" means the following individuals:		
25		Gary J. Smith, Esq.		
26		BEVERIDGE & DIAMOND P.C. 456 Montgomery Street, Suite 1800		
27		San Francisco, CA 94104-1251		

Roy D. Prather III, Esq. BEVERIDGE & DIAMOND P.C. 201 North Charles Street Baltimore, MD 21201

- H. "Kroger" means The Kroger Co., an Ohio corporation, together with its predecessors, successors, agents, attorneys, legal representatives, parent companies, employees, officers and directors, and all of its subsidiaries and affiliates.
- I. "Effective Date" means the first date after which *all* of the following events and conditions have been met or have occurred or have been waived by a written agreement of the parties pursuant to Section VIII.C below:
  - (1) All parties have executed this Stipulation;
- (2) The Court has entered the Preliminary Approval Order (which shall be substantially in the form of **Exhibit A**), and preliminarily approved this Stipulation and the settlement set forth herein;
- (3) The Court has entered the Final Judgment (which shall be substantially in the form of **Exhibit B**) approving this Stipulation, including all settlement considerations as set forth in this Stipulation, releasing the Released Persons from the Released Claims, and dismissing, with prejudice as to Class Members, the Action with respect to Defendant, and all claims asserted therein while retaining jurisdiction to enforce the terms of the settlement; and
- Judgment if no formal objections were filed; (ii) in the event one or more formal objections to entry of the Final Judgment are timely filed, the expiration (without the filing or notice of an appeal) of the time to appeal from the Final Judgment; (iii) the final non-appealable dismissal of any appeal from the Final Judgment; (iv) if a ruling or decision has been entered by an appellate court affirming the Final Judgment in a form substantially identical to that of the Final Judgment entered by the Court, the time to petition for review to the United States Supreme Court with respect to such ruling or decision has expired; or (v) if a petition for review to the United States Supreme Court with respect to the Final Judgment has been filed, the petition has been denied or, if granted, has resulted in affirmance of the Final Judgment in a form substantially identical to the

form of the Final Judgment entered by the Court.

- J. "Execution Date" means the date upon which this Stipulation is fully executed with signatures from Plaintiff and Defendant.
- K. "Fairness Hearing" means the hearing at or after which the Court will make a final decision whether to approve this Stipulation and the settlement set forth herein as fair, reasonable and adequate.
- L. "Final Judgment" means the judgment entered by the Court in substantially the form of attached as **Exhibit B** hereto.
- M. "Modification Period" means the period commencing on the Execution Date and ending nine (9) months later.
- N. "Person" means any natural person, individual, corporation, association, partnership, trust, or any other type of legal entity.
  - O. "PFAS" means perfluoroalkyl and polyfluoroalkyl substances.
- P. "Preliminary Approval" shall mean the Court's entry of an order (the "Preliminary Approval Order") substantially in the form of **Exhibit A** hereto conditionally certifying the Class for settlement purposes, preliminarily approving this Stipulation and the terms of settlement contained herein, and enjoining the commencement or continued prosecution by any Releasing Party of any Released Claim against any Released Person.
- Q. "Products" means Kroger Simple Truth Brand disposable plates, bowls and platters advertised, marketed and sold as compostable in the State of California.
- R. "Released Claims" means and includes any and all claims for injunctive relief, (collectively hereinafter "Claims") on or prior to the Effective date that were: (1) alleged in the Complaint, and (2) not alleged in the Complaint, to the extent they could have been raised in the Complaint and arise out of or relate to Kroger's marketing, advertising, and labelling of the Products as "100% compostable" or "compostable."
- S. "Released Persons" means the Defendant and its direct and indirect parent, subsidiary and affiliated Persons and the officers, directors, employees, partners, shareholders, agents and any other successors, assigns, attorneys, insurers, or representatives of any of the

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foregoing Persons. "Released Persons" also includes any past or present manufacturer of the Products.

T. "Releasing Party" means plaintiff David Ambrose, each Class Member, and any Person claiming by or through plaintiff or any Class Member as his or her spouse, child, heir, associate, co-owner, attorney, agent, administrator, devisee, assignee, executor, successor, predecessor, or other representative.

#### II. **CERTIFICATION OF PLAINTIFF CLASS**

- A. The parties stipulate to certification of the Class as defined in Section I.B. above for purposes of effectuating this settlement, and to appointment of Plaintiff as representative of the Class and Class Counsel as counsel for the Class. The parties agree to cooperate in the preparation of such moving papers as the Court shall require to effectuate certification of the Class for settlement purposes.
- В. Certification of the Class and appointment of the Class representative and Class Counsel by the Court shall be binding only with respect to the settlement of the Action. In the event the Effective Date for any reason does not occur, the certification of the Class and appointment of the Class Representative and Class Counsel shall be vacated, and the Action shall proceed as though the certification and appointments had never occurred.

#### III. **INJUNCTIVE SETTLEMENT RELIEF**

In consideration for the release hereinafter set forth, the termination of this Action, and in full and final settlement of all claims by Class Members, Defendant agrees that the Final Judgment shall order the following injunctive relief:

# Prohibition on Labelling, Advertising and Marketing the Products as A. "Compostable."

As of the Execution Date and before the end of the Modification Period, Kroger shall modify all its labels, advertising and marketing of the Products to remove the words "100%" compostable" or "compostable."

#### В. Compliance with All Federal and State Laws Related to PFAS.

As of the Execution Date and before the end of the Modification Period, Kroger shall

products identified as compostable.

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# C. **Enforcement of Injunctive Provisions.**

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Court pursuant to the Court's continuing jurisdiction over the Stipulation set forth in Section VI. below.

Plaintiff may seek to enforce the injunctive provisions of this Stipulation by motion to the

The injunctive provision of Section III. A. of this Stipulation shall remain in effect until

ensure compliance with all Federal and California state laws regarding the presence of PFAS in

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# D. **Duration of Injunctive Provisions**.

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and unless: (1) there is further regulatory or legal guidance, in the form of newly promulgated

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of PFAS in foodware identified as compostable that would permit Defendant to identify the

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Products as "compostable" or "100% compostable" and be in full compliance with all applicable

laws or regulations or material amendments to existing laws or regulations, regarding the presence

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California and federal laws and regulations; and/or (2) Defendant re-formulates the Products such

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that they conform to current laws, regulations, and industry standards such as the Biodegradable Products Institute's *BPI Certification Scheme: Compostable products, resins, and intermediates* 

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(Feb 2019) or another substantially similar standard, regarding the presence of PFAS in foodware

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identified as compostable.

A.

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# IV. ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES AND INCENTIVE AWARD

21 22 incentive awards. Plaintiff and Defendant acknowledge that attorneys' fees and reimbursement of expenses for Class Counsel, as with the incentive award, are subject to the court's approval and determination. Defendant agrees not to oppose, and Class Counsel agrees that it shall submit, an

application by Class Counsel in an amount of \$195,000.00, or the remainder of \$200,000.00 less

Defendant agrees to pay a total of \$200,000.00 in fees, expenses, costs and

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the incentive award, subject to the court's approval. Within thirty (30) days after entry of the

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Final Judgment, Kroger shall deliver to Mark Todzo, at the address set forth above, a check payable to "LEXINGTON LAW GROUP" in the total amount actually awarded by the Court as

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attorneys' fees, expenses and costs but not to exceed \$200,000.00.

- B. Defendant agrees not to oppose an application by Plaintiff for an incentive award of up to \$5,000.00 and Plaintiff and Class Counsel agree not to apply for an incentive award in excess of \$5,000.00, subject to the Court's discretion. Within twenty (20) days after the Effective Date, Kroger shall deliver to Mark Todzo, at the address set forth above, a check payable to "David Ambrose" in the total amount awarded by the Court as an incentive award but not exceeding the sum of \$5,000.00. Kroger agrees to pay interest at the rate of five percent (5%) per annum on all unpaid amounts commencing thirty (30) days after the Effective Date and continuing until paid in full.
- C. In no event shall Defendant be required by Order of the Court to pay more than the \$200,000.00 in fees, expenses and costs (exclusive of any interest) set forth herein or the incentive award for plaintiff Ambrose (exclusive of any interest). Should the Court by Order require Defendant to pay larger amounts, Defendant shall have the right but not the obligation to cancel this Stipulation, terminate the settlement and to proceed as if the settlement had never been executed, and the Stipulation shall be null and void as provided in Section V.B., below.
- D. Plaintiff represents and warrants that he (1) is not aware of, nor been informed of, any other plaintiff, class member or attorney who intends to bring litigation against Kroger based on the subject matter of the Action; and (2) has not encouraged and will not encourage or provide assistance to any other person or entity to assert or bring any claim or action against Kroger related to the subject matter of the Action.
- E. Plaintiff and his attorney each represent and warrant that, as of the Execution Date, they (1) are not presently retained by any other individuals with claims against Kroger with regard to the Products; and (2) are not aware of, and have not been informed of, any other plaintiff, class, class member, or attorney who intends to bring litigation against Kroger with regard to the Products. Plaintiff and his counsel further represent and warrant that as of the Execution Date, they have not caused any person or entity to solicit and/or induce any other person or entity to bring, file, or institute a complaint, action, suit, proceeding, claim or demand of any kind or nature whatsoever against Kroger with regard to the Products.

# V. <u>CONDITIONS OF SETTLEMENT AND EFFECT OF DISAPPROVAL,</u> <u>CANCELLATION, OR TERMINATION OF STIPULATION</u>

- A. The parties agree that neither shall conduct discovery against the other pending the preliminary approval of this Stipulation by the Court, and that, upon the preliminary approval of this Stipulation by the Court as evidenced by entry of the Preliminary Approval Order, all discovery and other proceedings in the Action shall be stayed until further order of the Court, except such proceedings as may be necessary either to implement the Stipulation or to comply with or effectuate the terms of the Stipulation.
- B. In the event that any of the events or conditions described in Section I.I. hereof either are not met or do not occur, this entire Stipulation shall, upon written notice from Defendant to Plaintiff, become null and void, except that the parties shall have the option to agree mutually in writing to waive the event or condition and proceed with this settlement, in which event the Effective Date shall be deemed to have occurred on the date of said written agreement.

# VI. <u>ENFORCEMENT</u>

- A. Plaintiff may by motion or application for an order to show cause before this Court seek to enforce the injunctive terms of this Settlement set forth in Section III. Prior to filing any such motion or application, a Plaintiff shall provide Defendant with a written notice setting forth the detailed factual and legal basis for the alleged violation ("Notice of Violation").
- B. The Parties shall then meet and confer during the thirty (30) day period following the date the Notice of Violation was sent in an effort to try to reach agreement on an appropriate cure, penalty or related attorneys' fees related to the alleged violation. After such thirty (30) day period, Plaintiff may, by new action, motion, or order to show cause before this Court, seek to enforce the terms and conditions contained in this Settlement. In any enforcement proceeding, the Court shall not be limited by this Settlement in fashioning remedies for failure to comply with the Final Judgment, and may order compliance with this Settlement by any other method it finds compliant with the law.

# VII. <u>DISMISSAL OF ACTION, RETENTION OF JURISDICTION AND RELEASE</u>

A. As soon as practicable after the Execution Date, Class Counsel will take all

necessary and appropriate steps to secure the Court's Preliminary Approval and final approval of this settlement, certification of the Class, the entry of the Judgment substantially in the form of **Exhibit B,** and the subsequent dismissal of the Action, with prejudice, as to the Class.

- B. Upon the Court's final approval of this Stipulation and the settlement set forth herein, the Final Judgment Pursuant to Stipulation shall be entered.
- C. The Court shall retain jurisdiction with respect to the implementation and enforcement of the terms of this Stipulation, and all Parties hereto submit to the jurisdiction of the Court for purposes of implementing and enforcing the settlement embodied in this Stipulation.
- D. In consideration of the aforementioned payment and obligations undertaken by Defendant, and save and except only those obligations created or arising from this Stipulation or the attached Final Judgment, Plaintiff, on behalf of himself and the Class described herein, hereby agrees to release and forever discharge the Released Persons from the Released Claims, and stipulates and agrees that she and the Class shall be deemed to be forever barred from initiating, asserting, and/or prosecuting any Released Claims against any Released Party in any court or other forum.

# VIII. MISCELLANEOUS PROVISIONS

- A. The parties hereto and their undersigned counsel agree to undertake commercially reasonable efforts and to offer their reasonable cooperation to effectuate this Stipulation and the terms of the settlement set forth herein, including taking all steps and efforts contemplated by this Stipulation and any other steps and efforts which may become reasonably necessary by order of the Court or otherwise.
- B. This Stipulation, together with its attachments, contains the entire agreement among the parties hereto and supersedes any prior agreements or understandings between them. All terms of this Stipulation are contractual and not mere recitals and shall be construed as if drafted by all parties hereto. The terms of this Stipulation are and shall be binding upon each of the parties hereto, their agents, attorneys, employees, successors and assigns, and upon all other Persons claiming any interest in the subject matter hereto through any of the parties hereto, including any Class Member.

C.

to the laws of the State of California.

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by counsel for all parties. Amendments and modifications may be made without additional notice to the Class unless such notice is required by the Court.

D. This Stipulation shall be subject to, governed by, construed, and enforced pursuant

This Stipulation may be amended or modified only by a written instrument signed

- E. The exhibits to this Stipulation are an integral part of the settlement and are hereby incorporated and made a part of this Stipulation.
- F. Except as expressly agreed to herein, the parties to this Stipulation shall bear his or its own attorneys' fees, expenses and costs in the Action, including in connection with finalizing this settlement, obtaining court approval of the same, and proceedings subsequent to the same.
- G. To the extent permitted by law, this Stipulation may be pleaded as a full and complete defense to, and may be used as the basis for an injunction against, any action, suit, or other proceeding which may be instituted, prosecuted, or attempted in breach of or contrary to this Stipulation.
- H. This Stipulation, whether or not executed and consummated, and any communications exchanged or actions taken pursuant to or during the negotiation of this Stipulation, are for settlement purposes only. Neither the fact of nor the contents of this Stipulation or its exhibits, nor any communications exchanged nor actions taken pursuant to or during the negotiation of this Stipulation, shall constitute or be construed as admissible evidence of the validity of any claim asserted or fact alleged in the Complaint or of any wrongdoing, fault, violation of law or liability of any kind on the part of the Released Parties. This Stipulation is made without prejudice to the rights of Kroger to oppose certification of a class or classes should this Stipulation not be approved or implemented and should the Effective Date not occur.
- I. The parties warrant and represent that no claim or any portion of any claim referenced or released in this Stipulation has been sold, assigned, conveyed, or otherwise transferred to any other Person.
- J. This Stipulation shall be deemed to have been executed upon the last date of Execution by all of the parties.

1	K. This Stipulation may be executed in counterparts, each of which shall constitute an				
2	original. This Stipulation may be executed by facsimile or email signatures, each of which shall				
3	be deemed to be an original.				
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5	5 PLAINTIFF:				
6	DATED: July 26, 2021				
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8		DAVID AMBROSE			
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10	DEFENDANT:				
11	DATED: July 2021 TH	IE KROGER CO.			
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12		- Churtly			
13	By	: Christine S. Wheatley			
14	Its:	Group Vice President, Secretary,			
15		and General Counsel			
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1	COUNSEL:	
2	DATED: July27, 2021	LEXINGTON LAW GROUP, LLP
3		14871
<b>4</b> 5		By: Mark N. Todzo Ryan Berghoff
6		Ryan Berghoff Meredyth Merrow Attorneys for Plaintiffs DAVID AMBROSE, on Behalf of Himself and
7		All Others Similarly Situated
8	DATED: July 26 2021	BEVERIDGE & DIAMOND P.C.
9 10		By: By Ret M
11		Gary J. Smith
12		Roy D. Prather III Attorneys for Defendant THE KROGER CO.
13		THE KROOLK CO.
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