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1 2 3	JAMES C BRAZELTON STANISLAUS COUNTY DISTRICT ATTORNEY Gloria M. Mas (SBN 132429) Deputy District Attorney 11 th and I Streets, Rom 200 2 nd Floor Modesto, California 95353 (209) 525-5550 Attorneys for the People	FILED 2005 MAY 11 AM11: 11 CLEBR OF THE ARE LARDCOURT COUNTY DE CARDELAUS BY			
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8	8 SUPERIOR COURT OF THE STATE OF CALIFORNIA				
9	FOR THE COUNTY OF ST	ANISLAUS			
10 11	THE PEOPLE OF THE STATE OF CALIFORNIA,) CASE NO. 370724=			
12 13	Plaintiff, vs.)) STIPULATED JUDGMENT) FOR INJUNCTION, CIVIL) PENALTIES, AND			
14 15	JOHN'S MINI MART	OTHER RELIEF			
16 17	Defendants.				
18					
19	Plaintiff, THE PEOPLE OF THE STATE OF CAI	LIFORNIA, having filed their complaint			
20	herein, JAMES C. BRAZELTON, District Attorney of Stanislaus County, by and through GLORIA M.				
21	MAS, Deputy District Attorney of Stanislaus County, and defendant JOHN'S MINI MART (DBA),				
22	hereby stipulate and consent to the entry of the Permanent Injunction and Final Judgment Pursuant to				
23	Stipulation. By signing this stipulation, these named defendants hereby admit the allegations of the				
24	complaint. This stipulation is entered into based in part on representations made and reaffirmed by				
25	these named defendants herein, that certain penalty payments will be made according to the terms of				
26	the Stipulated Final Judgment. This Stipulated Final Judgment shall constitute evidence of admission				
27	or concession by these named defendants regarding all all	legations of law and fact alleged in the			
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1 complaint on file herein.

2 Upon the consent of the parties hereto, and it appearing to the court that there is good cause for 3 the entry of this Stipulated Final Judgment,

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IT IS ORDERED, ADJUDGED AND DECREED as follows:

5 1. This court has jurisdiction of the subject matter of this action and each of the parties 6 hereto.

7 2. The injunctive provisions of this Final Judgment are applicable to defendants, its 8 subsidiaries and divisions, and any agent, employee, representative and all persons, partners, 9 corporations, or other entities acting by, through, under, or on behalf of defendants and all persons in 10 concert with or participating with said defendants with actual or constructive knowledge of this 11 injunction, only insofar as they are doing business in the State of California and confined to defendants' 12 dairy operations in the County of STANISLAUS and throughout the state of California.

Bursuant to Business and Practice Code §17203, Defendants are hereby permanently
 enjoined from:

a) Violating any environmental offenses, including but not limited to §25299 of the Health
and Safety Code.

Defendants shall pay the sum of SEVEN THOUSAND FIVE HUNDRED DOLLARS
 (\$7,500.00) in civil penalties to be paid as follows:

a) Defendants shall pay SEVEN THOUSAND FIVE HUNDRED DOLLARS (\$7,500.00),
 as civil penalties, including partial cost recovery, pursuant to Health and Safety Code § 25299.
 This civil penalty amount shall be made payable to the <u>Stanislaus County Treasurer</u>
 Department of Environmental Resources.

These penalties shall be **STAYED** for a period of three (3) years, beginning the filing of this Stipulated Judgment, on the condition that no further violations occur pursuant to this agreement. It is understood that this stayed \$7,500.00 portion of the civil penalty shall immediately be due and owed on this case if any future violations occur as described in section 3a. If no violations occur during the three-year period, the stay will become permanent.

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2	5. In addition, defendants shall pay the sum of SEVEN THOUSAND FIVE HUNDRED	
3	B DOLLARS (\$7,500.00) to a Supplemental Environmental Program, and/or Recovery Costs, as follows:	
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5	a) Defendant shall pay the sum of TWO THOUSAND FIVE HUNDRED DOLLARS	
6	(\$2,500.00), payable to the <u>Secretary of the California Environmental Protection Agency</u> .	
7	7 This money shall be deposited into the Environmental Enforcement and Training Account	
8	established by Assembly Bill 2486 (2002, Keeley) under the authority of Penal Code	
9	§ 14301.	
10	b) Defendant shall pay the sum of TWO THOUSAND DOLLARS (\$2,000.00), payable to	
11	the Stanislaus County Department of Environmental Resources. Such money is to be	
12	used for environmental offenses to conduct investigation, prosecution and remediation.	
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14	c) Defendant shall pay the sum of THREE THOUSAND DOLLARS (\$3,000.00)	
15	payable to the California State Water Resources Control Board.	
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17 6. Defendant shall pay the sum of FIVE HUNDRED EIGHTY DOLLARS AND THIRT		
18	CENTS (\$580.30) payable to the Stanislaus County Superior Court for filing fees.	
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20	7. Defendants waive all objections to, employees from the CSWRCB and the Department	
21	of Environmental Resources, entering upon their business operations in Stanislaus, CA, for the	
22	purpose of inspection and enforcement of the terms of this agreement.	
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24	8. All checks shall be sent to the Stanislaus County District Attorney's Office, attention:	
25	Donna Robinson, Stanislaus County Courthouse, P.O. Box 442, Modesto, CA 95353. All amounts,	
26	except the filing fee, are due within six months (6 months) of the filing of this Final Judgment. The	
27	filing fee is due with the signed Stipulated Judgment.	
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1	9. This Judgment shall go into effect im	mediately upon entry hereof. Entry is authorized
2	2 immediately upon filing.	
3	3	and Back)
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5	JOHN	'S MINI MART (DBA)
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9		RNEY FOR DEFENDANT
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11	JAME	S C. BRAZELTON
12		ISLAUS COUNTY DISTRICT ATTORNEY
13	2/20/05	(n / n)
14	GLOR	IAM.MAS
16		TY DISTRICT ATTORNEY
17		ZEED
18	II IS CRUEICED, INDICE CED AND DECK	
19	Dated: MAY - 9 2005	
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21		DAVID G. VANDER WALL JUDGE OF THE SUPERIOR COURT
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