

SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement (hereinafter "Agreement") is entered into by and between the State of California Air Resources Board (hereinafter "ARB") with its principal office at 1001 "I" Street, Sacramento, California, and Scepter Corporation (Scepter) with its principal place of business at 170 Midwest Road, Scarborough, Ontario, Canada.

RECITALS

1. WHEREAS, ARB alleges that from 2009 to 2010, Scepter sold, supplied, or offered for sale in California, 82 *Flo n' Go Hand Pump/Siphons* which, at the time of sale or manufacture, did not meet all of the administrative requirements for portable fuel containers and spouts specified in title 13, California Code of Regulations section 2467.5;
2. WHEREAS, ARB alleges Scepter actions described in recital paragraph 1 were unlawful and in violation of the Portable Fuel Containers and Spouts requirements of title 13, California Code of Regulations, section 2467 et seq.;
3. WHEREAS, ARB further alleges that if the allegations described in recital paragraph 1 hereinabove were proven, civil penalties could be imposed against Scepter pursuant to Health and Safety Code section 43016 for each and every portable fuel container involved in said violations;
4. WHEREAS, Scepter admits the allegations described in recital paragraph 1, if proven, would result in liability resulting from said allegations;
5. NOW THEREFORE, in settlement of any and all claims that ARB has against Scepter arising from the sale, supply, offer for sale, or manufacture for sale in California of the above-described portable fuel containers in violation of title 13, California Code of Regulations section 2467.5, ARB and Scepter agree as follows:

TERMS AND CONDITIONS

1. Scepter will pay the sum of \$3,000.00 dollars to ARB concurrent with the execution of this Agreement.
2. Scepter and ARB stipulate that this Agreement shall be the final resolution by ARB of any claims it has or may have against Scepter based on or arising from the events described in recital paragraph 1 hereinabove, and that this Agreement shall bar relitigation of these claims by ARB against Scepter and its current and former (a) officers, (b) employees, (c) parents, (d) subsidiaries, (e) affiliated companies, (f) shareholders and owners, and (g) successors and assigns. ARB

covenants not to sue or prosecute such parties with respect to such claims.

3. This Agreement shall be interpreted and enforced in accordance with the laws of the State of California, without regard to California's choice of law rules.
4. This Agreement constitutes the entire agreement and understanding between ARB and Scepter concerning the subject matter hereof, and fully supersedes and replaces any and all prior negotiations and agreements of any kind or nature, whether written or oral, between ARB and Scepter concerning the subject matter hereof.
5. No agreement to modify, amend, extend, supersede, terminate, or discharge this Agreement, or any portion thereof, shall be valid or enforceable unless it is in writing and signed by all parties hereto.
6. **SB1402 Statement.** California Health and Safety Code (HSC) section 39619.7 Senate Bill 1402 - Dutton, Chapter 413, statutes of 2010) requires ARB to provide information on the basis for the penalties it seeks (see Health and Safety Code section 399619.7). This information, which is provided throughout this settlement agreement, is summarized here.

The provision of law under which the penalty is being assessed under and why that provision is most appropriate for that violation.

The penalty provision being applied in this case is HSC section 43016 because Scepter introduced portable fuel containers or spouts, or both portable fuel containers and spouts into commerce in California after July 1, 2007, in violation of title 13, California Code of Regulations section 2467 *et seq.* Those regulations establish certification requirements, performance standards and administrative requirements applicable to portable fuel containers or spouts, or both portable fuel containers and spouts that are manufactured for sale, advertised for sale, sold, or offered for sale in California or that are otherwise introduced into commerce in California.

The manner in which the penalty amount was determined, including a per unit or per vehicle penalty:

Penalties must be set at levels sufficient to discourage violations. The penalties in this matter were determined in consideration of all relevant circumstances, including the eight factors specified in Health and Safety Code section 43024. Under H&S Section 43016, the penalties for violations for portable fuel containers are a maximum of \$500 per unit. The penalty obtained in this case is approximately \$36 per unit for 82 units including investigation costs. The penalty was reduced because Scepter was taking responsibility on behalf of a first time violator and was cooperative with the investigation.

Is the penalty being assessed under a provision of law that prohibits the emission of pollution at a specified level, and, if so a quantification of excess emissions, if it is practicable to do so.

The provisions cited above require portable fuel containers or spouts or both portable fuel containers and spouts to demonstrate compliance with specified performance criteria in order to obtain Executive Orders. However, since the portable fuel containers or spouts, or both portable fuel containers and spouts were not certified for sale in California, emissions attributable to them are illegal. It is not practicable to quantify these emissions, because the information necessary to do so, such as emission rates and time of use, is not available.

7. Scepter acknowledges that ARB has complied with SB 1402 in prosecuting and settling this case. Specifically, ARB has considered all relevant facts, including those listed at HSC section 43024, has explained the manner in which the penalty amount was calculated, has identified the provision of law under which the penalty is being assessed and has considered and determined that this penalty is not being assessed under a provision of law that prohibits the emission of pollutants at a specified level.
8. Penalties were determined based on the unique circumstances of this matter, considered together with the need to remove any economic benefit from noncompliance, the goal of deterring future violations and obtaining swift compliance, the consideration of past penalties in similar cases, and the potential costs and risk associated with litigating these particular violations. The penalty was reduced in this matter based on the factors listed above. Penalties in future cases might be smaller or larger on a per unit basis.
9. The penalty was based in part on confidential financial information or confidential business information provided by Scepter that is not retained by ARB in the ordinary course of business. The penalty was also based on confidential settlement communications between ARB and Scepter that ARB does not retain in the ordinary course of business. The penalty is the product of an arms-length negotiation between ARB and Scepter and reflects ARB's assessment of the relative strength of its case against Scepter, the desire to avoid the uncertainty, burden and expense of litigation, obtain swift compliance with the law and remove any unfair advantage that Scepter may have secured from its actions.
10. The undersigned represent that they are authorized to enter this Agreement.

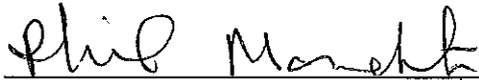
CALIFORNIA AIR RESOURCES BOARD

Dated: 07/02/12

By: 
James R. Ryden, Chief
Enforcement Division

SCEPTER CORPORATION

Date: June 25, 2012

By: 
Name: PHIL MONAHAN
Title: V.P. Sales & Mktg