		· ·			
1	Kamala D. Harris	EXEMPT FROM FILING FEES			
2	Attorney General of California GARY E. TAVETIAN	(GOV. CODE § 6103)			
	Supervising Deputy Attorney General Ross H. HRSCH (SBN 204320)				
3	Ross H. Hrsch (SBN 204320) Deputy Attorney General	CONFOR			
4	300 South Spring Street, Suite 1702	CONFORMED COPY ORIGINAL FILED Superior Court of LED County of Lealing			
5	Los Angeles, CA 90013 Telephone: (213) 897-6325	Angelanna			
6	Fax: (213) 897-2802 E-mail: Ross.Hirsch@doj.ca.gov				
•		Carter, Evo			
. 7	Attorneys for Plaintiffs, the People of the State of California ex rel. the California Air	By E. Garcia, Deputy			
. 8	Resources Board	- muly			
9	SUBTRION COURT OF TH				
10		E STATE OF CALIFORNIA			
11	FOR THE COUNTY	OF LOS ANGELES			
12	PEOPLE OF THE STATE OF CALIFORNIA ex rel. THE CALIFORNIA AIR RESOURCES	CASE NO.: BC545099			
13	BOARD,	Assigned: Hon. Mel Red Recana			
14	Plaintiffs,	Dept.: 45			
15	V.	Action Filed: May 8, 2014			
•	H&S PERFORMANCE, LLC, a Utah limited	STIPULATED SETTLEMENT;			
16	liability company; CASEY W. SHIRTS, an individual, BENTLEY C. HUGIE, an	[PROPOSED] ORDER			
17	individual, and DOES 1-100, inclusive,				
18	Defendants.				
19					
20					
	This Stipulated Settlement is entered into by and between plaintiff People of the State of				
21	California ex rel. State Air Resources Board (Air Resources Board), on the one hand, and				
22	Defendants H&S Performance, LLC (H&S Performance), Casey W. Shirts, and Bentley C. Hugie				
23	(collectively Defendants), on the other hand.				
24					
25		ations between the parties and their respective			
26	counsel, the parties have reached and entered in	to a settlement agreement by way of this			
	Stipulated Settlement in a good faith effort to av	void the uncertainty and expense of protracted			
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litigation. The Air Resources Board believes that this settlement is in the best interests of the people of the State of California.

THEREFORE, the Air Resources Board and Defendants stipulate as follows:

1. Jurisdiction

5 This Court has jurisdiction over the parties and the subject matter of this action and the 6 parties to this Stipulated Settlement.

2. <u>Payment</u>

Defendants shall pay the amounts as follows:

9 • \$750,000.00 to the Air Pollution Control Fund of the California State Air Resources
10 Board, taxpayer ID number 68-0288069. Payment shall be made to the "Air Pollution Control
11 Fund of the California State Air Resources Board"; and

* \$250,000.00 to San Joaquin Valley Air Pollution Control District, taxpayer ID number
77-0262563, for the School Bus and Diesel Emission Reduction Supplemental Environmental
Project. Payment shall be made to the "San Joaquin Valley Air Pollution Control District" and
"For School Bus and Diesel Emission Reduction SEP" shall be annotated in the Note or Memo
line on the check.

Payment shall be by certified or cashier's checks, delivered to Deputy Attorney General
Ross Hirsch, California Attorney General's Office, 300 S. Spring Street, Suite 1702, Los Angeles,
CA 90013 with 50% of each amount identified above due within thirty calendar days of the
Court's entry of this Order and the remaining 50% due no later than six months of the Court's
entry of this Order.

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3. <u>Permanent Injunction</u>

The parties agree to a permanent injunction enjoining Defendants, and their agents, servants, employees, representatives, and all persons acting in concert or participating with any defendant from violating Vehicle Code sections 27156, and title 13 of the California Code of Regulations, section 2220, et seq., and from engaging in or performing, directly or indirectly, any and all of the following acts:

3.1. Offering for sale, advertising, or representing in California any motor vehicle pollution control device that has not been certified or exempted by ARB.

. 23

3.2. Offering for sale, advertising, or representing in California any motor vehicle pollution control device as a certified or exempted device which, in fact, is not a certified or exempted device.

3.3. Offering for sale, advertising, or representing in California any motor vehicle pollution control device that alters or modifies the original design or performance of the motor vehicle pollution control system unless that device has been certified or exempted by ARB.

3.4. Offering for sale, advertising, or representing in California any motor vehicle exhaust system, or part thereof, in California unless that system or part has been certified or exempted by ARB.

3.5. Offering for sale, advertising, or representing in California through any agent any aftermarket part that alters or modifies the original design or performance of any required motor vehicle pollution control device or system for use on a motor vehicle unless that part has been certified or exempted by ARB, directly or indirectly through any person, whether such person is a dealer, distributor, reseller, affiliate, contractor or otherwise, to any other person that reasonably may install such, device on a vehicle registered in California. "Aftermarket part" includes, but is not limited to, tuners/programmers, exhaust modifications, air intakes, intake and exhaust manifolds, turbochargers, superchargers, and catalytic converters.

3.6. Selling any motor vehicle pollution control device that has not been certified or exempted by ARB, directly or indirectly through any person, whether such person is a dealer, distributor, reseller, affiliate, contractor, or otherwise, to any other person that reasonably may install such pollution control device on a vehicle registered in California.

3.7. Selling any motor vehicle pollution control device as a certified or exempted device which, in fact, is not a certified or exempted device, directly or indirectly

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through any person, whether such person is a dealer, distributor, reseller, affiliate, contractor or otherwise, to any other person that reasonably may install such pollution control device on a vehicle registered within the State of California.

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3.8. Selling any device that alters or modifies the original design or performance of a motor vehicle pollution control system unless that device has been certified or exempted by ARB, directly or indirectly through any person, whether such person is a dealer, distributor, reseller, affiliate, contractor or otherwise, to any other person that reasonably may install such device on a vehicle registered in California.

3.9. Selling any motor vehicle exhaust system, or part thereof, in California unless that system or part has been certified or exempted by ARB, directly or indirectly through any person, whether such person is a dealer, distributor, reseller, affiliate, contractor or otherwise, to any other person that reasonably may install such device on a vehicle registered in California.

3.10. Selling any aftermarket part that alters or modifies the original design or performance of any required motor vehicle pollution control device or system for use on a motor vehicle unless that part has been certified or exempted by ARB, directly or indirectly through any person, whether such person is a dealer, distributor, reseller, affiliate, contractor or otherwise, to any other person that reasonably may install such, device on a vehicle registered in California. "Aftermarket part" includes, but is not limited to, tuners/programmers, exhaust modifications, air intakes, intake and exhaust manifolds, turbochargers, superchargers, and catalytic converters.3.11. Making or disseminating in California any advertisement that references any device, apparatus, or mechanism that alters or modifies the original design or performance of any required motor vehicle pollution control device or system and not exempted from Vehicle Code section 27156 unless each advertisement contains a conspicuous disclaimer. The disclaimer shall read: "LEGAL IN CALIFORNIA ONLY FOR RACING VEHICLES THAT MAY NEVER BE USED, OR REGISTERED OR LICENSED FOR USE, UPON

A HIGHWAY." The disclaimer shall be in a minimum font size 10, and shall appear on each page that any non-certified/non-exempt part appears.

3.12. Defendants agree to institute a recall program for Defendants' products sold to California addresses pursuant to title 13, of the California Code of Regulations, Sections 2114-2116 and 2118-2119 as described at Exhibits A-E, which is incorporated by reference herein.

4. Dismissal of the Entire Action

The Air Resources Board shall file a request for dismissal with prejudice of the entire Action as to all parties and all causes of action after confirmation and receipt of required payments in paragraph 2 from Defendants and confirmation that the Court will retain jurisdiction as set forth herein to enforce the terms of this Stipulated Settlement pursuant to section 664.6 of the California Code of Civil Procedure.

5. <u>Stipulation to Judgment</u>

The Defendants stipulate that if they fail to make the payments specified in paragraph 2, or comply with the injunctive relief terms specified in paragraph 3 as determined by the Court, the Court shall enter Judgment as set forth in the attached Exhibit 1.

6. <u>Release</u>

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18 Contingent upon the payment in full of payments pursuant to paragraph 2, performance 19 of the injunctive relief provision pursuant to paragraph 3, the stipulation to judgment provision 20 pursuant to paragraph 5, and the Court's retention of jurisdiction as set forth herein to enforce the 21 terms of this Stipulated Settlement, the Air Resources Board, in consideration of the settlement of 22 the Action with Defendants and in consideration of the covenants, promises, terms and conditions 23 herein, for itself alone and no other State entity, shall and does release Defendants, its principals, 24 officers, agents, employees, members, shareholders, subsidiaries, predecessors and successors (collectively, "Released Parties") for Covered Matters. "Covered Matters" are all claims and 25 causes of action which were, or could have been, asserted in the Complaint in this Action, 26 27 including any and all actions, causes of action, claims, demands, orders (including any 28 administrative orders), requirements, liability, damages, penalties, debts, losses, costs, expenses

and fees (including attorney, expert and consultant fees and litigation costs), of every kind and nature whatsoever, in law and in equity, which arise out of or are related to the claims asserted in the Action. This release and covenant not to sue shall not act to release from liability any person or entity not described or bar the Air Resources Board from seeking other judicial remedies (including injunctive relief) as to violations that occur after the effective date of this Stipulated Settlement.

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7. <u>Scope of Stipulated Settlement</u>

This Stipulated Settlement is made and entered into by and on behalf of the People of 8 9 the State of California ex rel. State Air Resources Board only. Except as expressly provided in 10 this Stipulated Settlement, nothing in this Stipulated Settlement is intended or shall be construed to preclude the Attorney General from exercising his or her authority as an independent 11 12 Constitutional officer under any law, statute, or regulation. Except as expressly provided in this Stipulated Settlement nothing in this Stipulated Settlement is intended or shall be construed to 13 14 preclude any state (other than the State of California), local, or federal agency, board, department, 15 office, commission, or entity from exercising its authority under any law, statute, regulation, or 16 ordinance.

8. Costs and Attorney Fees

Each party shall bear its own costs and attorney fees.

9. Interpretation

This Stipulated Settlement shall be deemed to have been drafted equally by the parties, and shall not be interpreted for or against either party on the ground that any such party drafted it. This Stipulated Settlement shall be governed by and construed in accordance with the laws of the State of California.

10. Integration

This Stipulated Settlement contains all of the terms and conditions agreed upon by the parties relating to the matters covered by this Stipulated Settlement, and it supersedes any and all prior and contemporaneous agreements, negotiations, correspondence, understandings, and communications of the parties, whether oral or written, respecting the matters covered by this

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Stipulated Settlement. This Stipulated Settlement may be amended or modified only by a writing signed by the parties or their authorized representatives, and then by order of the Court.

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11. Knowing, Voluntary Agreement

Each party to this Stipulated Settlement acknowledges that it has been represented by legal counsel, and that each party has reviewed, and has had the benefit of legal counsel's advice concerning, all of the terms and conditions of this Stipulated Settlement.

12. Authority to Execute

8 Each party to this Stipulated Settlement represents and warrants that the person who has
9 signed this Stipulated Settlement on its behalf is duly authorized to enter into this Stipulated
10 Settlement, and to bind that party to the terms and conditions of this Stipulated Settlement.

13. Advice of Counsel

Each Party to this Agreement has reviewed the Agreement independently, has had the opportunity to consult competent counsel, is fully informed of the terms and effect of this Agreement, and has not relied in any way on any inducement, representation, or advice of any other Party in deciding to enter into this Agreement.

14. Notices

All notices required by this Stipulated Settlement shall be sent to the following via
personal delivery, overnight mail using a reputable delivery courier, or United States Postal
Service mail, certified or registered mail, return receipt requested:

For Pla	aintiff California Air Resources Board:
· ·	California Air Resources Board 1001 I Street, P.O. Box 2815 Sacramento, California 95812 Attn: Kirk Oliver, Senior Attorney KOliver@arb.ca.gov
	Office of the California Attorney General 300 Spring Street, Suite 1702 Los Angeles, CA 90013 Attn: Ross Hirsch, Deputy Attorney General Ross.Hirsch@doj.ca.gov
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·	For the Defendants:
• 2	
3	Casey W. Shirts H&S Performance, LLC
. 4	4160 S. River Road St. George, Utah 84790
5	Bentley C. Hugie
6	H&S Performance, LLC 4160 S. River Road
. 7	St. George, Utah 84790
	Derry F. Cladreer, Fee
8	Barry E. Clarkson, Esq. Clarkson Draper & Beckstrom, LLC
9	162 North 400 East, Suite A-204
10	P.O. Box 1630 St. George, UT 84771
•	bclarkson@clarksondraper.com
11	
12	Any party may change the individual or address for purpose of notice to that party by
. 13	written notice specifying the new individual or address.
14	15. <u>Counterparts</u>
15	
. 16	This Stipulated Settlement may be executed by the parties in counterpart originals with the
· · · · · · · · · · · · · · · · · · ·	same force and affect as if fully and simultaneously executed as a single, original document.
17	16. <u>Effective Date</u>
18	10. <u>Effective Date</u>
19	The effective date of this Stipulated Settlement shall be the date that it is signed by the Judge
20	of the Superior Court.
•	
21	17. <u>No Third Party Benefits</u>
22	This Stipulated Settlement is made for the sole benefit of the parties and Released Parties,
23	
24	and no other person or entity shall have any rights or remedies under or by reason of this
	Stipulated Settlement, unless otherwise expressly provided for herein.
25	
26	18. <u>Retention of Jurisdiction</u>
27	The parties agree that this Stipulated Settlement is enforceable pursuant to section 664.6 of
28	the California Code of Civil Procedure and hereby request that the Court retain jurisdiction over
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	JUDGMENT

1 all parties to enforce the terms of this Stipulated Settlement until its terms are performed in full. 2 Dated: 7-21-14 3 H&S Performance By: Casey Shi 4 Title: Manga 5 Dated: 7-21-14 6 asev 7 8 Dated: 7-21-14 9 Bentley C. Hugie 10 Dated: 11 Richard W. Corey Executive Officer 12 State Air Resources Board 13 Approved as to form: 14 15 Dated: 16 Ross H. Hirsch 17 Deputy Attorney General Attorneys for People of the State of 18 California ex rel. State Air Resources Board 19 Dated: July 21, 2014 20 Barry E. Clarkson Clarkson Draper & Beckstrom, LLC 21 Counsel for Defendants H&S 22 Performance, LLC, Casey W. Shirts, Bentley C. Hugie 23 24 25 11126 111 27 $\boldsymbol{1}$ 28 9 . JUDGMENT

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	all parties to enforce the terms of this	Stipulated	l Settlement until its terms are performed in ful
	Dated:	L	H&S Performance, LLC
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	Dated:		Coccer W/ Shirts
			Casey W. Shirts
3	Dated:		
)			Bentley C. Hugie
)	11		Λ
	Dated: $7 - 29 - 14$		Richard W. Corey
2	•		Executive Officer
3			State Air Resources Board
1	Approved as to form:	·	
5	/ /		
6	Dated: -7/29/2014		F-A:
7			Ross H. Hirsch Deputy Attorney General
8			Attorneys for People of the State of California ex rel. State Air Resources
9	i		Board
0	Dated:		
1	······································		Barry E. Clarkson Clarkson Draper & Beckstrom, LLC
2			Counsel for Defendants H&S
2 3			Performance, LLC, Casey W. Shirts, Bentley C. Hugie
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EXHIBIT A

EXHIBIT A

RECALL PLAN

Defendants agree to implement a recall program to buy back Defendants' non exempted parts purchased by or shipped to California address as follows:

1. The products subject to the recall are listed on the attached Exhibit B, which is attached hereto and incorporated herein by this reference.

2. The description of the nonconformity is the installation of Defendants' noncertified products.

3. The specific modifications, alterations, repairs, adjustments, or changes to be made to correct the vehicles or engines is the removal of Defendants' products and a full reimbursement to the end user of the original purchase price paid to Defendants as well as the cost of installation and removal as evidenced by receipt or sales record.

4. The method by which the Defendants will determine the names and addresses of product owners and the method and schedule for notifying the product owners of the recall is as follows: Defendants will email all customers who purchased Defendants' products for delivery to California to inform them of the recall and request that they return the products to Defendants for a refund as set forth in paragraph 3. Defendants will also send notice to all of Defendants' distributors that are believed to have sold Defendants' products into California and request that they provide customer information for customers who purchased Defendants' products for delivery to California to inform them of the recall.

5. The procedure to be followed by customers who purchased Defendants' products in California to obtain correction of the nonconformity is as follows: for customers that directly purchased and self-installed Defendants' products, Defendants shall provide specific instructions on the correct method to remove and then return Defendants' products; to the extent customers purchased Defendants' products from a third party and had that third party install the product(s), Defendants will instruct that the customers can return to the point of purchase to have the

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product(s) removed. Defendants will also inform customers that they may bring their vehicle to Defendants' St. George, Utah facility for removal of the products at no cost to the customer.

6. A copy of the notification to be sent to purchasers of Defendants' products is attached hereto at Exhibit C. 4

7. The proper procedures for the removal and return shipping for all Defendants' 5 products subject to the recall is attached hereto at Exhibit D. 6

8. 7 The impact of the proposed repairs on fuel economy, drivability, performance and safety on the vehicles to which the recalled products were installed is that upon removal the 8 vehicle will return to the vehicle's manufacturer's original specifications, which will thereby 9 10 reduce the effect of increased emissions due to the installation of Defendants' products.

11 9. Defendants shall report on the progress of the recall campaign by submitting 12 subsequent reports to Chief, Mobile Source Operations Division, 9480 Telestar Ave., Suite 4, El 13 Monte, CA 91731 as follows: on or before October 25, 2014 for the period ending September 30, 14 2014; on or before January 25, 2015 for the period ending December 31, 2014; on or before April 15 25, 2015 for the period ending March 31 2015; on or before July 25, 2015 for the period ending 16 June 30, 2015; on or before October 25, 2015 for the period ending September 30, 2015; on or before January 25, 2016 for the period ending December 31, 2015. The quarterly report shall 17 18 contain all the information specified in and will comply with title 13, section 2119 of the 19 California Code of Regulations, and shall be on the form attached hereto as Exhibit E.

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EXHIBIT B

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2		EXHIBIT B	
3		PRODUCTS SUBJECT TO THE RI	ECALL
4	ITEM SKU #	DESCRIPTION	
5	636	Exhaust kit 2005-2009 Cummins	
	101002	XRT tuner	
6	101003	XRT tuner	•
7	102001	Black Maxx Tuner	
· · ·	102002	Black Maxx Tuner	
8	102003	Black Maxx Tuner	
	103001	Mini Maxx Tuner	
9	201002	EGT Module 2010-2012 Cummins	
10	101001	XRT tuner	
	109002	Black Maxx Tuner	
11	109003	Mini Maxx Tuner	
12	109005	XRT Pro Tuner	
12	111004	Overdrive Unlock 2007-2012 68RFE	
13	119002	Black Maxx Tuner	
	119003	Mini Maxx Tuner	
14	1636	Exhaust kit 2005-2009 Cummins	
. 15	1639	Exhaust kit 2005-2009 Cummins	
	1648	Exhaust kit 2010-2012 Cummins	
16	201001	EGT Module 2007-2009 Cummins	
17	27113NB	Exhaust kit 2007-2009 Cummins	
11	27123	Exhaust kit 2007-2009 Cummins	
18	301001	EGR Kit 2007-2009 Cummins	
19	301002	EGR Kit 2007-2009 Cummins	I I
19	301003	EGR Kit 2007-2009 Cummins	
20	301004	EGR Kit 2009-2012 Cummins	
	301005	EGR Kit 2009-2012 Cummins	
21	302201-1	EGR Kit 2011-2012 Powerstroke	
22	40230	4" universal muffler replacement pipe	
	409901	Fuel Rail Plug 2007-2012 Cummins	•
23	409902	Fuel Rail Shim Kit 2007-2012 Cummins	
. 24	501001	Intake Manifold 2007-2012 Cummins	
. 24	501002	Boost Tube 2007-2009 Cummins	
25	501003	Boost Tube 2010-2012 Cummins	•
	50230	5" universal muffler replacement pipe	· · ·
26	614	Exhaust kit 2003-2007 Powerstroke	·
27	634 636NIB	Exhaust kit 2008-2010 Duramax	
	636NB 636-SS	Exhaust kit 2005-2009 Cummins	•
28	aa-000	Exhaust kit 2005-2009 Cummins	
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1	645	Exhaust kit 2007-2009 Cummins		
	661	Exhaust kit 2011-2012 Duramax		•
2	761	Exhaust kit 2011-2012 Duramax	• • •	
3	832	Exhaust kit 2008-2010 Powerstroke	• · · · · · · · · · · · · · · · · · · ·	
	832NB	Exhaust kit 2008-2010 Powerstroke		
4	835	Exhaust kit 2007-2012 Cummins		ļ
5	835NB	Exhaust kit 2007-2012 Cummins	•	
	837	Exhaust kit 2008-2010 Powerstroke		
6	837NB	Exhaust kit 2008-2010 Powerstroke		
7	857NB 860	Exhaust kit 2011-2012 Powerstroke	· · ·	
	HSBM	Exhaust kit 2011-2012 Duramax Black Maxx Tuner		
8	HSMM	Mini Maxx Tuner		
9	SS-1639	Exhaust kit 2005-2009 Cummins		
9	SS-1648	Exhaust kit 2000-2009 Cummins		
10	SS-633NB	Exhaust kit 2008-2010 Powerstroke		
	SS-634	Exhaust kit 2008-2010 Powerstroke	· .	
11	SS-832	Exhaust kit 2008-2010 Powerstroke		
12	SS-832NB	Exhaust kit 2008-2010 Powerstroke		
10	SS-835NB	Exhaust kit 2007-2012 Cummins		
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EXHIBIT C

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2 NOTIFICATION TO BE SENT TO PURCHASERS OF DEFENDANTS' PRODUCTS 3 ATTENTION: NOTICE OF RECALL 4 5 OF H&S PERFORMANCE PRODUCTS 6 Please read this NOTICE carefully. It could affect your rights. 7 H&S Product Description: [Insert Here] 8 You are receiving this Notice as a customer or end user of one or more of the above-noted products or modification kits produced by H&S Performance, LLC (H&S Performance). As such, 9 please be advised as follows: 10

Our records indicate that you purchased and installed an aftermarket diesel exhaust system product manufactured by H&S Performance, LLC that has not been exempted by the California. Air Resources Board (ARB). Therefore, such products are not legal for use in California and may be releasing air pollutants that exceed California emission standards. If pulled over by local law enforcement, your vehicle will fail a vehicle inspection due to the lack of a legal exhaust system, and you may consequently be cited. As such, you are entitled to have the above-noted product or modification kit removed and returned to the manufacturer for a full refund at the expense of H&S Performance, LLC.

In the event that you fail to remove the above-described product or modification kit from your vehicle, your vehicle or engine may fail a vehicle inspection or Smog Check test when such tests are required under state law. California law prohibits the operation of any vehicle that is not properly equipped and requires the Department of Motor Vehicles (DMV) to refuse registration, or renewal or transfer of registration of all vehicles that fail to comply with ARB regulations. Whenever DMV revokes the registration of your vehicle, you must immediately return all documents and other evidence of registration to DMV.

Failure to remove the above-described product or modification kit could also affect your vehicle's coverage under any applicable emission warranty. If you have sold or transferred the vehicle that was equipped with H&S Performance products, we ask that you fill-out the enclosed information with the name and address of the new owner and provide it H&S Performance at the address listed herein.

In order to ensure your full protection under the emission warranty provisions, it is recommended that you have the product or kit removed from your vehicle or engine serviced as soon as possible, and we have instituted a recall buy-back program to fully reimburse you for your exhaust system at our expense. Failure to do so could be determined as lack of proper maintenance of your vehicle or engine.

We appreciate your prompt attention in this matter. You may obtain more information or report any difficulties by calling H&S Performance directly at (888) 628-1730 or by sending an inquiry by email to h&sperformance.recall@H&S.com or by regular US Mail at the following address:

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	H&S Performance, LLC.
	Attn: California Recall
	P.O. Box 1630 St. George, Utah 84771
	All of the above-described products or modification kits should be removed according to the instructions attached hereto and returned to the point of purchase for a full refund. Said refund is
5	not conditioned in any way upon the proper use or maintenance of said products or modification
	kit, but must not be further modified from its original condition in any way.
7	In the event that you prefer that the product or modification kit be removed by H&S Performance,
3	you may call the number above to make an appointment for such removal at the H&S Performance location in St. George, Utah, at no expense to you. ¹
9	
	IMPORTANT!
0	
1	IF FOR ANY REASON YOU DO NOT NOW OWN THE VEHICLE EQUIPPED WITH THE SUBJECT PRODUCTS OR MODIFICATION KITS PRODUCED BY H&S
2	PERFORMANCE, OR HAVE A CHANGE OF ADDRESS, PLEASE COMPLETE THE
3	SECTION BELOW AND PROVIDE THIS INFORMATION TO H&S PERFORMANCE. IF POSSIBLE, PROVIDE THE NAME AND ADDRESS OF THE PRESENT OWNER SO
4.	THAT WE MAY CONTACT THEM.
5	
5	
7	
1	SOLD. I HAVE SOLD THE VEHICLE TO:
	NAME
8	NAMEAPTAPT STREETAPT
7 8 9	NAME
8 9 20	NAME
8 9	NAME
8 9 0 1	NAME
8 9 .0 .1	NAME
8 9 20	NAME
8 9 20 21 22	NAME
8 9 .0 .1 .2 .3 .2 .2 .2 .2 .2 .2	NAME
8 9 .0 .1 .2 .3 .2 .2 .2 .2 .2 .2 .2 .2 .2 .2 .2 .2 .2	NAME STREET APT. CITY STATE ZIP PHONE EMAIL THANK YOU FOR YOUR COOPERATION!
8 9 0 1 2 2 3 24 25 26 27	NAME
8 9 0 1 2 3 4 5 5	NAME APT. STREET APT. CITY STATE PHONE ZIP EMAIL NAME STREET APT. CITY STATE STREET APT. CITY STATE PHONE ZIP PHONE ZIP PHONE ZIP PHONE ZIP PHONE THANK YOU FOR YOUR COOPERATION! ' Travel expenses not included. ' Travel expenses not included.
8 9 0 1 2 3 4 5 6.7	NAME STREET APT. CITY STATE ZIP PHONE EMAIL THANK YOU FOR YOUR COOPERATION!
3 9 1 2 3 4 5 6 7	NAME APT. STREET APT. CITY STATE PHONE ZIP EMAIL APT. OMY NEW ADDRESS IS: APT. NAME APT. STREET APT. CITY STATE PHONE STATE EMAIL THANK YOU FOR YOUR COOPERATION! Intravel expenses not included. 16

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EXHIBIT D

EXHIBIT D

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PROCEDURES FOR THE REMOVAL AND RETURN SHIPPING

3 TUNERS / OVERDRIVE - This information can also be found in Section2 of the H&S installation manual provided with your product. Covers SKU: 101002, 101003, 102001, 102002, 102003, 103001, 101001, 109002, 109003, 109005, 119002, 119003, HSBM. 4 HSMM, 111004 5 1. Power up the H&S tuning device in the vehicle it is currently installed into. 6 2. Once powered up, navigate to the main menu and select "Install Download". 7 3. Agree to the disclaimers and perform the requested functions until you arrive at a 8 screen that says "Download is already Installed". At this point, you need to select 9 "Return to stock". 10 4. The H&S device will proceed to install the OEM programming onto your vehicle's computers. Once completed, your H&S device is successfully un-installed from your 11 vehicle. 12 5. If the H&S hardware was permanently installed into your vehicle, you can remove it 13 now. 14 ** Warning** Returning your vehicle software calibrations to their OEM configuration may require that you remove all other performance altering hardware modifications. 15 Your vehicle may not function properly if your hardware and software are not compatible. 16 EXHAUST / MUFFLERS - Covers SKU: 636, 1636, 1639, 1648, 27113NB, 27123, 17 40230, 50230, 614, 634, 636NB, 636-SS, 645, 661, 761, 832, 832NB, 835, 835NB, 837, 18 837NB, 857NB, 860, SS-1639, 22-1648, SS-633NB, SS-634, SS-832, SS-832NB, SS-835NB 19 1. Locate all of the original exhaust hardware that was removed from your vehicle. 20 Ensure all electronic sensors are present before proceeding with the H&S exhaust 21 removal. 22 2. Remove all H&S exhaust components. 23 3. Re-install all OEM exhaust components. ** NOTE, if you have previously cut any portion of your OEM exhaust during the removal process, you will need to find a 24 sufficient method to reconnect those pieces. 25 4. Plug all electronic sensors, pressure lines, modules, etc. back in. 26 5. Ensure all clamps, sensors, lines, etc. are re-installed correctly. The H&S exhaust 27 system is now removed from your vehicle. 28 17 JUDGMENT

** Warning ** The installation of OEM exhaust system must be accompanied by the installation of the correct software calibrations to your vehicle's computers. Failure to do so will cause improper vehicle operation.

FUEL RAIL PLUG/SHIM - Covers SKU: 409901, 409902

1. Locate your OEM fuel rail relief valve.

2. Remove the dipstick support bracket and the 4 bolts holding the plastic cover to your engine.

3. Using a 10mm socket and wrench, remove the bolt that holds the dipstick tube to the bracket and the 6 bolts that hold the air horn to the manifold. Slide the air horn forward so that you can access the front of the fuel rail. Be careful to not damage the gasket
4. Remove the H&S fuel rail valve located on the front of the fuel rail using an 18mm

¹¹ wrench.

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5. Once fuel rail valve is removed from fuel rail, remove o-ring and re-install it onto the
OEM

14 Rail Valve. Insert OEM fuel rail valve into fuel rail and tighten it down to 50 ft. lbs.

6. Now you can re-install the air horn, make sure to line up the six holes in the gasket
 with

the bolt holes for the air horn. Also connect the dipstick tube to the bracket on the air
 horn.

7. Line the EGR tube back up. For easier installation line up one side to its connection,

20 install the clamp but leave it loose enough so you have a little movement to connect

21 the other side. Then fully tighten both sides, once you have both sides lined up correctly.

- 22 BOOST TUBE Covers SKU: 501002, 501003
- 23 1. Locate your OEM cold air charge piping.

24 2. Remove the H&S boost tube and rubber coupling adapters.

25 3. Re-install the OEM pipe between the intercooler and intake manifold using OEM
 26 clamps and hardware.

27 INTAKE MANIFOLD - Covers SKU: 501001

28 1. Locate all OEM intake manifold and hardware.

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2. Unplug the MAP sensor from the H&S intake manifold.
3. Using a flathead screwdriver, pry the valve cover breather hose off of hte valve cover.
4. Loosen clamps connecting the intake manifold to the charge piping.
5. Remove the dipstick bracket and remove 6) 10mm intake manifold bolts.
6. Remove the H&S intake manifold from the vehicle.
7. Remove the MAP sensor from the H&S intake manifold and bolt it into the OEM intake manifold.
8. Check gasket for mating the intake manifold to the engine, replace if necessary.
9. Using OEM clamps and OEM bolts, re-install the OEM intake manifold into place.
10. Re-install dipstick bracket onto OEM intake manifold. Re-connect valve cover breather hose.
11. Re-connect OEM EGR feed-pipe to the EGR solenoid on top of the OEM intake manifold. Ensure OEM gaskets are used where necessary to prevent exhaust leaks.
12. Plug electronic connections at the OEM throttle body and EGR solenoid back in.
13. Re-install plastic engine cover.
** Warning ** The installation of OEM EGR system must be accompanied by the installation of the correct software calibrations to your vehicle's computers. Failure to do so will cause improper vehicle operation.
EGR KIT DODGE - Covers SKU: 301001, 301002, 301003, 301004, 301005
1. Locate OEM EGR system.
2. Remove H&S EGR blocker plates from the intake and exhaust manifold.
3. Drain cooling system.
4. Remove H&S coolant blocker plugs.
5. Re-install OEM EGR cooler system and servo assembly. Ensure new gaskets are used anywhere that is necessary.
Route coolant lines to the EGR cooler and tighten using hose clamps and oem spring clips.
7. Install OEM EGR solenoid to the top of the OEM intake manifold.
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8. Install OEM crossover pipe onto the front of the engine. Connect it using OEM hardware and new gaskets between the EGR cooler and the EGR solenoid.

9. Plug all 3 OEM EGR connections back in. One located on the throttle body, one at the EGR cooler bypass solenoid, and one at the EGR solenoid on top of the intake horn.

10. Re-install the OEM dipstick bracket and plastic engine cover.

11. Re-fill cooling system with approved coolant.

** Warning ** The installation of OEM EGR system must be accompanied by the installation of the correct software calibrations to your vehicle's computers. Failure to do so will cause improper vehicle operation.

9 EGR KIT FORD - Covers SKU: 302201-1

10 1. Located all OEM EGR components.

¹¹ 2. Drain secondary cooling system.

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3. Remove the H&S blocker plates found on the intake manifold, valve cover, and
exhaust manifold.

14 4. Remove H&S radiator plugs from the secondary radiator.

¹⁵ 5. Re-install OEM EGR cooler system onto the cylinder head using OEM hardware.
 ¹⁶ Ensure a good seal is formed between the EGR cooler and the coolant passages.

6. Route OEM coolant hoses from the EGR cooler to the radiator, use OEM spring clips
 to connect them into place.

7. Install OEM EGR feed pipe and EGR exit pipes in their respective locations. Use new OEM gaskets where necessary.

8. Re-connect EGR vacuum line to the EGR actuator.

9. Re-connect all electrical connections to the OEM EGR cooler, throttle body, and any
 other EGR related systems.

²³ 10. Re-fill the secondary cooling system with approved coolant.

** Warning ** The installation of OEM EGR system must be accompanied by the installation of the correct software calibrations to your vehicle's computers. Failure to do so will cause improper vehicle operation.

27 CUMMINS EGT SOLUTION - Covers: SKU: 201001, 201002

28 1. Unplug the H&S EGT solution electronically from your vehicle.

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2. Unbolt the H&S EGT solution from your exhaust manifold and remove it from the vehicle.

3. Re-connect your OEM intake manifold temperature sensor to the OEM wiring harness.

RETURN SHIPMENT TO H&S PERFORMANCE - As per the H&S recall notice you received, please box up the H&S products and ground ship them to:

H&S Performance Att: CARB Recall

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4160 S. River Road

St. George, UT 84790

Please follow any specific instructions listed in your recall notice regarding return shipping. All return shipping costs will be covered by H&S Performance.



EXHIBIT E

<u>EXHIBIT E</u>

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QUARTERLY REPORT FORM

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4	This Quarterly Report is submitted as part of the H&S Performance, Inc. Recall for the perto	riod of
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6	1. Part or Unit Numbers Subject to the Recall:	
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9		•••
0	2. Date on which notification was sent to end users:	
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2	3. Date on which notifications were completed:	•
		•
3	4. Total number of Units involved in the recall campaign:	•
4		
5	5. Number of Units returned as part of recall campaign to date:	
16 ⁻		
L7	6. Number of Units determined to be unavailable for return under the recall plan due to exp	ortation.
18	theft, scrapping, or for other reasons (specify):	
19		1997 A.
20	7. Number of Units determined to be ineligible due to altered components:	• .
21		
22	8. A listing of the part or unit numbers subject to recall not yet invoiced:	
23		·
24	9. A copy of any service bulletins transmitted to wholesalers, dealers or other authorize	<u>^</u>
25	facilities which relate to the nonconformity to be corrected and which have not previous reported: [] None [] See Attached	sly been
26 [°]		
27	10. A copy of all communications transmitted to end users which relate to the nonconform	mity and
28	which have not previously been submitted: [] None [] See Attached	
	22	
	JUDGMENT	

EXHIBIT 1

EXHIBIT 1

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3	KAMALA D. HARRIS Attorney Construction EXEMPT FROM FILING FEES				
4	Attorney General of California (GOV. CODE § 6103)				
5	Supervising Deputy Attorney General Ross H. HIRSCH (SBN 204320)				
6	Deputy Attorney General 300 South Spring Street, Suite 1702				
· 7	Los Angeles, CA 90013				
· 8	Telephone: (213) 897-6325 Fax: (213) 897-2802				
	E-mail: Ross.Hirsch@doj.ca.gov				
9	Attorneys for Plaintiffs, the People of the				
10	State of California ex rel. the California Air Resources Board				
11					
12	SUPERIOR COURT OF THE STATE OF CALIFORNIA				
13	FOR THE COUNTY OF LOS ANGELES				
14	PEOPLE OF THE STATE OF CALIFORNIA CASE NO.: BC545099				
15	ex rel. THE CALIFORNIA AIR RESOURCES BOARD,				
16	Plaintiffs, Assigned: Hon. Mel Red Recana				
· 17	v. Dept.: 45 Action Filed: May 8, 2014				
18	H&S PERFORMANCE, LLC, a Utah limited JUDGMENT				
	liability company; CASÉY W. SHIRTS, an individual, BENTLEY C. HUGIE, an				
19	individual, and DOES 1-100, inclusive,				
20	Defendants.				
21					
22					
23	IT IS HEREBY ORDERED AND ADJUDGED that judgment is awarded in favor of				
24	plaintiff People of the State of California ex rel. State Air Resources Board (Air Resources				
25	Board) against Defendants H&S Performance, LLC (H&S Performance), Casey W. Shirts, and				
26	Bentley C. Hugie (collectively Defendants) as set forth below:				
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	23				
	JUDGMENT				

1. <u>Permanent Injunction</u>

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2	Defendants and their agents, servants, employees, representatives, and all persons acting	1				
3	in concert or participating with Defendants are permanently enjoined from violating Vehicle					
4	Code sections 27156, and title 13 of the California Code of Regulations, section 2220, et seq., and					
5	from engaging in or performing, directly or indirectly, any and all of the following acts:					
6	1.1. Offering for sale, advertising, or representing in California any motor					
7	vehicle pollution control device that has not been certified or exempted by ARB.					
8	1.2. Offering for sale, advertising, or representing in California any motor					
9	vehicle pollution control device as a certified or exempted device which, in fact, is not a					
10	certified or exempted device.					
11	1.3. Offering for sale, advertising, or representing in California any motor					
12	vehicle pollution control device that alters or modifies the original design or performance					
. 13	of the motor vehicle pollution control system unless that device has been certified or					
14	exempted by ARB.					
15	1.4. Offering for sale, advertising, or representing in California any motor					
16	vehicle exhaust system, or part thereof, in California unless that system or part has been					
17	certified or exempted by ARB.					
18	1.5. Offering for sale, advertising, or representing in California through any					
19	agent any aftermarket part that alters or modifies the original design or performance of					
20	any required motor vehicle pollution control device or system for use on a motor vehicle					
21	unless that part has been certified or exempted by ARB, directly or indirectly through any					
22 -	person, whether such person is a dealer, distributor, reseller, affiliate, contractor or					
23.	otherwise, to any other person that reasonably may install such, device on a vehicle					
24	registered in California. "Aftermarket part" includes, but is not limited to,					
25	tuners/programmers, exhaust modifications, air intakes, intake and exhaust manifolds,					
26	turbochargers, superchargers, and catalytic converters.					
27	1.6. Selling any motor vehicle pollution control device that has not been					
28	certified or exempted by ARB, directly or indirectly through any person, whether such	,				
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person is a dealer, distributor, reseller, affiliate, contractor, or otherwise, to any other person that reasonably may install such pollution control device on a vehicle registered in California.

1.7. Selling any motor vehicle pollution control device as a certified or exempted device which, in fact, is not a certified or exempted device, directly or indirectly through any person, whether such person is a dealer, distributor, reseller, affiliate, contractor or otherwise, to any other person that reasonably may install such pollution

1.8. Selling any device that alters or modifies the original design or performance of a motor vehicle pollution control system unless that device has been certified or exempted by ARB, directly or indirectly through any person, whether such person is a dealer, distributor, reseller, affiliate, contractor or otherwise, to any other person that reasonably may install such device on a vehicle registered in California.

1.9. Selling any motor vehicle exhaust system, or part thereof, in California unless that system or part has been certified or exempted by ARB, directly or indirectly through any person, whether such person is a dealer, distributor, reseller, affiliate, contractor or otherwise, to any other person that reasonably may install such device on a vehicle registered in California.

1.10. Selling any aftermarket part that alters or modifies the original design or performance of any required motor vehicle pollution control device or system for use on a motor vehicle unless that part has been certified or exempted by ARB, directly or indirectly through any person, whether such person is a dealer, distributor, reseller, affiliate, contractor or otherwise, to any other person that reasonably may install such, device on a vehicle registered in California. "Aftermarket part" includes, but is not limited to, tuners/programmers, exhaust modifications, air intakes, intake and exhaust manifolds, turbochargers, superchargers, and catalytic converters.

1.11. Making or disseminating in California any advertisement that references any device, apparatus, or mechanism that alters or modifies the original design or

> 25 JUDGMENT

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performance of any required motor vehicle pollution control device or system and not
exempted from Vehicle Code section 27156 unless each advertisement contains a
conspicuous disclaimer. The disclaimer shall read: "LEGAL IN CALIFORNIA ONLY
FOR RACING VEHICLES THAT MAY NEVER BE USED, OR REGISTERED OR
LICENSED FOR USE, UPON A HIGHWAY." The disclaimer shall be in a minimum
font size 10, and shall appear on each page that any non-certified/non-exempt part
appears.

1.12. Defendants agree to institute a recall program for Defendants' products sold to California addresses pursuant to title 13, of the California Code of Regulations, Sections 2114-2116 and 2118-2119 as described at Exhibits B-F, which is incorporated by reference herein.

2. <u>Penalties</u>

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In addition to the above injunctive relief, Plaintiff shall have Judgment against the Defendants in the amount of \$1,000,000, less credit for any penalty payments received by Plaintiff in accordance with the parties' settlement agreement reflected in the Court's file pursuant to Code of Civil Procedure Section 664.

3. <u>Costs and Attorney Fees</u>

Each party shall bear its own costs and attorney fees.

AUG - 6 20141 Dated:

Ned Record

Hon. Mel Red Recana Judge of the Superior Court Los Angeles County

JUDGMENT

DECLARATION OF SERVICE BY U.S. MAIL

Case Name: ARB v. H&S Performance

Case No.: BC545099

I declare:

I am employed in the Office of the Attorney General, which is the office of a member of the California State Bar, at which member's direction this service is made. I am 18 years of age or older and not a party to this matter; my business address is 300 South Spring Street, Suite 1702, Los Angeles, CA 90013.

On <u>August 1, 2014</u>, I served the attached **STIPULATED SETTLEMENT**; [**PROPOSED**] **ORDER** by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the United States Mail at Los Angeles, California, addressed as follows:

Barry E. Clarkson, Esq. Clarkson Draper & Beckstrom, LLC 162 North 400 East, Suite A-204 P.O. Box 1630 St. George, UT 84771 Counsel for Defendants H&S Performance, LLC, Casey W. Shirts, Bentley C. Hugie

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on <u>August 1, 2014</u>, at Los Angeles, California.

Edwina R. Tuyay Declarant

Edwina R. Anyan Signature

LA2014511392