	Case 2:21-cr-00498-MCS Document 9 F	Filed 10/28/21	Page 1 of 94	Page ID #:88
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17	UNITED STATES OF AMERICA			
18	UNITED STATES DISTRICT COURT			
19	FOR THE CENTRAL I		-CR-00498-1	
20 21	UNITED STATES OF AMERICA, Plaintiff,			ON AGREEMENT FOR
22	V.	DEFENDAN	TS GREE ELE	
23	GREE ELECTRIC APPLIANCES, INC.		G GREE ELEO	CTRIC APPLIANCES
24	OF ZHUHAI, and HONG KONG GREE ELECTRIC			
25	APPLIANCES SALES CO., LTD.,			
26	Defendants.			
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This constitutes the deferred prosecution agreement between 1 1. defendant GREE ELECTRIC APPLIANCES, INC. OF ZHUHAI ("Gree Zhuhai") 2 and defendant HONG KONG GREE ELECTRIC APPLIANCES SALES CO., LTD. 3 ("Gree Hong Kong") and the United States Department of Justice's 4 Consumer Protection Branch ("CPB") and the United States Attorney's 5 Office for the Central District of California ("USAO" and 6 7 collectively with the CPB, the "government") in the above-captioned 8 case. This agreement is limited to the CPB and the USAO, on the one 9 hand, and Gree Zhuhai and Gree Hong Kong, on the other, and cannot bind any other federal, state, local, or foreign prosecuting, 10 enforcement, administrative, or regulatory authorities. 11

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GREE ZHUHAI'S AND GREE HONG KONG'S OBLIGATIONS

2. Gree Zhuhai and Gree Hong Kong agree to:

a. No later than ten (10) business days after the Effective Date of this agreement, pay the forfeiture and monetary penalty described in Paragraphs 27 and 28 of this agreement respectively.

18 b. Pay restitution as set forth in Paragraphs 17-26 of19 this agreement.

c. Sign, file, and enter a Stipulation Regarding Request for (1) Continuance of Trial Date and (2) Findings of Excludable Time Periods Pursuant to Speedy Trial Act, in the form attached to this agreement as Exhibit E or a substantially similar form.

24 d. Comply with all terms in this agreement and the
25 Enhanced Compliance Measures attached hereto as Exhibit D, which is
26 incorporated herein by reference.

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e. Admit, accept, and acknowledge responsibility for the acts of their officers, employees, and agents as set forth in this agreement and the Statement of Facts attached hereto as Exhibit B.

f. Not contest or contradict any facts or information
agreed to in this agreement and the Statement of Facts attached
hereto as Exhibit B or their admissibility in proceedings related to
this agreement.

g. Appear for all court appearances, obey all conditions9 of any bond, and obey any other ongoing court order in this matter.

10 h. Cooperate with the government as set forth in11 Paragraph 16 of this agreement.

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i. Not commit any federal, state, or local crime.

j. Be truthful at all times with the government and theCourt.

#### THE GOVERNMENT'S OBLIGATIONS

3.

The government agrees to:

a. Sign, file, and enter a Stipulation Regarding Request
for (1) Continuance of Trial Date and (2) Findings of Excludable Time
Periods Pursuant to Speedy Trial Act, in the form attached to this
agreement as Exhibit E or a substantially similar form.

b. If Gree Zhuhai and Gree Hong Kong are in full
compliance with all of their obligations under this agreement at the
conclusion of the deferred prosecution term described in Paragraphs
6-10, within 15 calendar days of the conclusion of the term, move to
dismiss the one-count Information.

26 c. Except for criminal tax violations (including
27 conspiracy to commit such violations chargeable under 18 U.S.C.
28 § 371), not further criminally prosecute Gree Zhuhai or Gree Hong

Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 4 of 94 Page ID #:91

Kong for criminal and/or civil violations arising out of their conduct described in this agreement and the Statement of Facts attached to this agreement as Exhibit B (the "Covered Conduct"). Gree Zhuhai and Gree Hong Kong understand that the government is free to prosecute them criminally for any other unlawful past conduct or any unlawful conduct that occurs after the date of this agreement.

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## WAIVER OF INDICTMENT AND VENUE

4. Gree Zhuhai and Gree Hong Kong acknowledge and agree that the government will file a one-count information in the United States District Court for the Central District of California, in the form attached to this agreement as Exhibit A or a substantially similar form, that charges Gree Zhuhai and Gree Hong Kong with Failure to Furnish Information Required by 15 U.S.C. § 2064(b), in violation of 15 U.S.C. §§ 2068(a)(4) and 2070 (the "Information").

5. Having been fully advised by their attorneys, Gree Zhuhai and Gree Hong Kong hereby knowingly, voluntarily, and intelligently waive, relinquish, and give up:

 a. Any right to indictment on the charge in the Information;

b. All rights to a speedy trial on the charge in the Information pursuant to the Sixth Amendment to the United States Constitution, Title 18, United States Code, Section 3161, and Federal Rule of Criminal Procedure 48(b); and

c. Any objection to venue in the United States District Court for the Central District of California for the charge in the Information or any other charge arising out of the Covered Conduct.

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Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 5 of 94 Page ID #:92

TERM OF AGREEMENT

6. This agreement is effective on the date on which the Information is filed (the "Effective Date").

7. Unless voided or extended as allowed in Paragraphs 8-10 below, this agreement shall remain in effect for a period of three years after the Effective Date (the "Term").

8. If, after the filing of the Information, the Court does not continue the trial date and make findings of excludable time periods pursuant to the Speedy Trial Act, then the parties agree that, with the exception of the parties' waiver of the statute of limitations in Paragraph 36, this agreement is null and void.

9. Gree Zhuhai and Gree Hong Kong agree that, in the event the government determines, in its sole discretion, that either Gree Zhuhai or Gree Hong Kong has failed to perform or fulfill any obligation in this agreement, an extension or extensions of the Term of this agreement for both Gree Zhuhai and Gree Hong Kong may be imposed by the government, in its sole discretion, for up to a total additional time period of twelve months, without prejudice to the government's right to proceed as provided in Paragraph 38.b below. Any extension of this agreement is effective for both Gree Zhuhai and Gree Hong Kong and extends all terms of this agreement, including the terms of the Enhanced Compliance Measures in Exhibit D, for an equivalent period.

10. In the event the government determines that an extension of
the Term of this agreement is or may be warranted, the government
will notify Gree Zhuhai and Gree Hong Kong in writing of its
determination no later than ninety (90) days prior to the expiration
of the Term. Within forty-five (45) days of receipt of that notice,

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Gree Zhuhai and/or Gree Hong Kong may respond to the government in 1 writing to explain the nature and circumstances of any alleged 2 failure to perform or fulfill any obligation in this agreement, as 3 well as the actions they have taken to address and remediate the situation. The government agrees to consider such explanation in 5 determining whether to extend the Term of this agreement.

#### CIRCUMSTANCES OF THIS AGREEMENT

11. The government enters into this agreement based on the individual facts and circumstances presented in this case, including:

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The nature and seriousness of the Covered Conduct; a.

b. The changes made by Gree Zhuhai since 2013 to improve the safety of its products and to prevent violations of the Consumer Product Safety Act, 15 U.S.C. § 2051 et seq. ("CPSA"), including Gree Zhuhai's investments in expanded employee training and updated policies, procedures, and supervisory structures with an emphasis on preventing, detecting, and remediating defective products;

Gree Zhuhai's enhancement and commitment to continuing 17 c. to enhance its compliance and product safety programs and internal 18 19 controls to ensure that they satisfy the elements set forth in the Enhanced Compliance Measures in Exhibit D to this agreement, thereby 20 safeguarding the safety of their consumer products; 21

d. Based on Gree Zhuhai's remediation and the current state of its product safety and compliance programs, the fact that the Covered Conduct ended in 2013, and Gree Zhuhai's agreement to report to the government as set forth in the Enhanced Compliance Measures in Exhibit D to this agreement, the government determined that an independent compliance monitor was unnecessary;

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the acknowledgment by Gree Zhuhai and Gree Hong Kong e. of their conduct and their acceptance of responsibility for that conduct;

f. the cooperation by Gree Zhuhai and Gree Hong Kong in the investigation of this matter and their commitment to continue that cooperation as provided in Paragraph 16 below; and

the commitment by Gree Zhuhai and Gree Hong Kong to g. fulfill all of their obligations in this agreement.

## CORPORATE AUTHORIZATION

12. Gree Zhuhai and Gree Hong Kong represent that they are 10 11 authorized to enter into this agreement. Within five (5) business 12 days of the signing and execution of this agreement by all parties, Gree Zhuhai and Gree Hong Kong shall provide the government a legal 13 14 document certifying that each of them is authorized to enter into and comply with all of the provisions of this agreement. Such legal 15 16 document shall designate a company representative who is authorized to take the actions specified in this agreement, and shall also state 17 that all legal formalities for such authorizations have been observed 18 19 in the form attached to this agreement as Exhibit C. Within five (5) business days of the filing of the Information, Gree Zhuhai and Gree 20 Hong Kong shall file with the Court the same authorization documents 21 22 previously provided to the government.

# ORGANIZATIONAL CHANGES AND APPLICABILITY

This agreement shall bind Gree Zhuhai and Gree Hong Kong, 24 13. their successor entities (if any), parent companies, and any other 25 person or entity that assumes the liabilities contained herein ("successors-in-interest"). Gree Zhuhai and Gree Hong Kong, or their 27 successors-in-interest, if applicable, shall provide the government 28

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and the Court with notice in writing at least fifteen (15) days 1 before of any name change, business reorganization, sale or purchase 2 of assets, divestiture of assets, or similar action impacting their 3 ability to perform or fulfill any of their obligations in this 4 agreement, including their ability to pay the monetary penalty or 5 forfeiture in this agreement. No change in name, change in corporate 6 or individual control, business reorganization, change in ownership, 7 8 merger, change of legal status, sale or purchase of assets, or 9 similar action shall alter Gree Zhuhai's or Gree Hong Kong's responsibilities under this agreement. Neither Gree Zhuhai nor Gree 10 11 Hong Kong shall engage in any action to seek to avoid the obligations and conditions set forth in this agreement. 12

#### NATURE OF THE OFFENSE

14 14. Gree Zhuhai and Gree Hong Kong understand that for each of them to be guilty of the crime charged in the Information, that is, 15 16 Failure to Furnish Information Required by 15 U.S.C. § 2064(b)(3) and (4), in violation of Title 15, United States Code, Sections 17 2068(a)(4) and 2070, the following must be true: each of them 18 19 knowingly and willfully failed immediately to inform the United States Consumer Product Safety Commission ("CPSC") upon obtaining 20 information which reasonably supported the conclusion that their 21 22 dehumidifiers contained a defect which created a substantial product hazard, that is, a substantial risk of injury to the public, and 23 created an unreasonable risk of serious injury or death. 24

## PENALTIES

26 15. Gree Zhuhai and Gree Hong Kong understand that the statutory maximum sentence that the Court can impose on each of them for a violation of Title 15, United States Code, Sections 2068(a)(4) 28

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and 2070, is: a five (5) year period of probation; a fine of five hundred thousand dollars (\$500,000) or twice the gross gain or gross loss resulting from the offense, whichever is greatest; and a mandatory special assessment of four hundred dollars (\$400).

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#### COOPERATION

Gree Zhuhai and Gree Hong Kong agree to cooperate fully 16. with the government and any other government agency designated by the government in any and all matters relating to the Covered Conduct until the date upon which all investigations and prosecutions arising out of the Covered Conduct are concluded, whether or not those investigations and prosecutions are concluded within the Term specified in Paragraphs 7-10. Gree Zhuhai and Gree Hong Kong's cooperation pursuant to this paragraph is subject to applicable laws and regulations, as well as valid claims of attorney-client privilege or attorney work product doctrine. However, Gree Zhuhai and Gree Hong Kong must provide to the government a log of any document or information that is not provided based on an assertion of law, regulation, or privilege, and Gree Zhuhai and Gree Hong Kong bear the burden of establishing the validity of any such assertions. This cooperation shall include, but is not limited to the following:

Gree Zhuhai and Gree Hong Kong shall truthfully 21 a. 22 disclose all information not protected by a valid claim of attorneyclient privilege with respect to their activities and those of any of 23 their present and former directors, officers, employees, agents, 24 representatives, and any others concerning all matters about which 25 the government may inquire. This obligation of truthful disclosure 26 includes Gree Zhuhai's and Gree Hong Kong's obligation to assemble, 27 organize, and provide the government all non-privileged documents, 28

records, or other tangible evidence in their custody or control as the government may reasonably request.

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b. Gree Zhuhai and Gree Hong Kong shall provide testimony
or information necessary to identify or establish the original
location, authenticity, or other basis for admission into evidence of
documents or other tangible evidence in any criminal, legal, court or
other proceeding as the government may request.

8 c. Gree Zhuhai and Gree Hong Kong shall, using their 9 reasonable best efforts, make available their present and former officers, directors and employees to provide information and/or 10 11 testimony as the government may request, including testimony before a grand jury, a trial court, or other legal or court proceeding, as 12 well as interviews with law enforcement authorities. Gree Zhuhai's 13 14 and Gree Hong Kong's cooperation under this paragraph shall include identification of witnesses who have material information relating to 15 16 the Covered Conduct, including identification of witnesses who have particular types of material information requested by the government. 17 It is further understood that Gree Zhuhai and Gree Hong Kong must at 18 19 all times provide complete, truthful, and accurate information.

Gree Zhuhai and Gree Hong Kong (and their directors, 20 d. officers, employees, agents, and representatives) shall testify 21 22 truthfully before the grand jury and at any trial or other proceeding with respect to any matters about which they may be questioned. Gree 23 Zhuhai and Gree Hong Kong (and their directors, officers, employees, 24 agents, and representatives) shall at all times give complete, 25 truthful, and accurate information and testimony. Gree Zhuhai and 26 Gree Hong Kong (and their directors, officers, employees, agents, and 27 representatives) shall neither attempt to protect any person who has 28

# Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 11 of 94 Page ID #:98

been involved in criminal activity, nor falsely implicate anyone in criminal activity.

#### RESTITUTION

Gree Zhuhai and Gree Hong Kong agree to pay restitution to 17. individuals who were directly and proximately harmed, either through physical injury or financial loss, by a fire or overheating caused by one of their dehumidifiers that were manufactured in 2007 through 7 8 2013, sold in the United States, and subject to the recall that Gree 9 Zhuhai announced on September 12, 2013, expanded on January 30, 2014, and re-announced on November 29, 2016. Gree Zhuhai and Gree Hong 10 11 Kong agree to pay restitution to such individuals in the amounts determined by the United States Magistrate Judge or Special Master 12 through the procedures in Paragraphs 20-25 below. The restitution 13 14 owed to such individuals shall be reduced by the amount of compensation that they have already received for their losses through 15 16 earlier payments from Gree Zhuhai, Gree Hong Kong, Gree USA, Inc. ("Gree USA"), or other sources, including but not limited to, 17 insurance. 18

19 18. Gree Zhuhai and Gree Hong Kong agree to pay restitution to entities that were directly and proximately harmed by a fire or 20 overheating that was caused by one of their dehumidifiers that were 21 22 manufactured in 2007 through 2013, sold in the United States, and subject to the recall that Gree Zhuhai announced on September 12, 23 2013, expanded on January 30, 2014, and re-announced on November 29, 24 2016. Gree Zhuhai and Gree Hong Kong agree to pay restitution to 25 such entities in the amounts determined by the United States 26 Magistrate Judge or Special Master through the procedures in 27 Paragraphs 20-25 below. The restitution owed to such entities shall 28

# Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 12 of 94 Page ID #:99

be reduced by the amount of compensation that they have already received for their losses through earlier payments from Gree Zhuhai, Gree Hong Kong, Gree USA, or other sources, including but not limited to, insurance.

19. Gree Zhuhai and Gree Hong Kong agree that all such individuals and entities mentioned in Paragraphs 17 and 18 are victims of the crime of which they are charged or other uncharged crimes related to that charged crime.

20. Gree Zhuhai and Gree Hong Kong agree to the appointment of a United States Magistrate Judge or Special Master to determine the proper payment of the restitution set forth in Paragraphs 17 and 18. Gree Zhuhai and Gree Hong Kong agree that the United States Magistrate Judge or Special Master, as determined by the Court, should make findings of fact regarding:

15a. Who should receive restitution under Paragraphs 17 and1618; and

b. The restitution amounts that these individuals andentities should receive.

21. In connection with the administration and disposition of restitution in this matter, Gree Zhuhai and Gree Hong Kong agree that the United States Magistrate Judge or Special Master should:

a. Notify potential claimants of the restitution claim
process within one hundred twenty (120) days of Gree USA's sentencing
proceeding;

b. Collect restitution claims for a period of one hundred
eighty (180) days after the date of the last notice to potential
claimants. Restitution claims submitted later than one hundred

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eighty (180) days after the date of the last notice to potential claimants are not eligible for restitution;

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c. Determine the validity of each submitted restitution claim, and for each valid claim, determine the amount of restitution owed for that claim;

d. Implement appropriate procedures necessary to carry
 out the foregoing duties within one hundred twenty (120) days of Gree
 USA's sentencing proceeding;

e. Promptly notify Gree Zhuhai, Gree Hong Kong, Gree USA and the government of all claims received; and

f. Report to the Court every sixty (60) days following Gree USA's sentencing proceeding on the status of the United States Magistrate Judge's or Special Master's work to date, anticipated future efforts, and any matters the United States Magistrate Judge or Special Master believes require the Court's attention.

16 22. If the United States Magistrate Judge or Special Master decides that restitution is owed on a claim, Gree Zhuhai and Gree 17 Hong Kong will pay that claim within ten (10) days after the United 18 19 States Magistrate's or Special Master's decision becomes final. The United States Magistrate Judge's or Special Master's decision becomes 20 final forty-five (45) days after the first notice to Gree Zhuhai, 21 22 Gree Hong Kong or Gree USA of the decision.

a. Gree Zhuhai and Gree Hong Kong will pay any
restitution award of fifty thousand dollars (\$50,000) or less within
ten days after the United States Magistrate Judge's or Special
Master's decision becomes final. Gree Zhuhai and Gree Hong Kong have
no right to appeal any decision awarding restitution of fifty
thousand dollars (\$50,000) or less.

Gree Zhuhai and Gree Hong Kong may appeal in a court 1 b. of competent jurisdiction any decision awarding restitution greater 2 than fifty thousand dollars (\$50,000). If Gree Zhuhai or Gree Hong 3 Kong appeal or challenge the United States Magistrate Judge's or 4 Special Master's decision within forty-four (44) days after the first 5 notice of the decision to Gree Zhuhai, Gree Hong Kong or Gree USA, 6 7 the United States Magistrate Judge's or Special Master's decision 8 does not become final until all of Gree Zhuhai's and Gree Hong Kong's 9 appeals have been exhausted.

All decisions by the United States Magistrate Judge or 10 c. 11 Special Master will be vested in their discretion and, if contested, will be reviewed under the arbitrary-and-capricious standard set 12 forth in 5 U.S.C. § 706(2)(A). Review of any decision by the United 13 14 States Magistrate Judge or Special Master will be based exclusively on the written record before the United States Magistrate Judge or 15 16 Special Master at the time of the decision. No discovery will be taken in a challenge to the United States Magistrate Judge's or 17 18 Special Master's decision.

19 23. Gree Zhuhai and Gree Hong Kong will have a reasonable opportunity to investigate and challenge any claim before the United 20 States Magistrate Judge or Special Master makes a decision on a 21 22 claim. Gree Zhuhai's and Gree Hong Kong's reasonable opportunity to investigate and challenge a claim will not exceed six (6) months from 23 the first notification to Gree Zhuhai, Gree Hong Kong or Gree USA of 24 the claim, unless the United States Magistrate Judge or Special 25 Master decides to extend the time for Gree Zhuhai or Gree Hong Kong 26 27 to investigate and challenge a claim. In no event will Gree Zhuhai's and Gree Hong Kong's opportunity to investigate and challenge a claim 28

exceed twelve (12) months after the first notification to Gree Zhuhai, Gree Hong Kong or Gree USA of the claim.

24. The United States Magistrate Judge or Special Master may request from the Court a reasonable extension of the time periods in the preceding paragraphs as circumstances warrant.

25. Gree Zhuhai and Gree Hong Kong shall promptly provide to the United States Magistrate Judge or Special Master all documentary materials or testimonial information reasonably requested by the United States Magistrate Judge or Special Master, subject to applicable laws and regulations, as well as valid claims of attorneyclient privilege or attorney work product doctrine. However, Gree Zhuhai and Gree Hong Kong must provide to the government a log of any document or information that is not provided based on an assertion of law, regulation, or privilege, and Gree Zhuhai and Gree Hong Kong bear the burden of establishing the validity of any such assertions.

16 26. Gree Zhuhai and Gree Hong Kong shall pay in full any costs,
17 fees, and expenses the United States Magistrate Judge or Special
18 Master incurs in carrying out his or her duties separate and apart
19 from any restitution paid to victims with valid restitution claims.

#### FORFEITURE

21 27. As a result of the Covered Conduct, Gree Zhuhai and Gree 22 Hong Kong agree to pay to the United States thirty-nine million 23 dollars (\$39,000,000) (the "Stipulated Forfeiture Amount") 24 representing the assets associated with their violation of 15 U.S.C. 25 §§ 2068(a)(4) and 2070.

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a. Gree Zhuhai and Gree Hong Kong agree that:

i. the facts set forth in the Statement of Facts
attached as Exhibit B to this agreement are sufficient to establish

that the Stipulated Forfeiture Amount is subject to civil forfeiture
 to the United States; and

ii. this agreement and the Statement of Facts may be
attached to and incorporated into the Civil Forfeiture Complaint to
be filed against the Stipulated Forfeiture Amount.

b. By this agreement, Gree Zhuhai and Gree Hong Kong
waive service of said Civil Forfeiture Complaint and agree that a
Final Order of Forfeiture may be entered against the Stipulated
Forfeiture Amount.

10 c. Upon payment of the Stipulated Forfeiture Amount, Gree11 Zhuhai and Gree Hong Kong shall:

i. release any and all claims they may have to such
 funds; and

14 ii. execute such documents as necessary to accomplish15 the forfeiture of the funds.

d. Gree Zhuhai and Gree Hong Kong agree that they will
not file a claim with the Court or otherwise contest the civil
forfeiture of the Stipulated Forfeiture Amount and will not assist a
third party in asserting any claim to the Stipulated Forfeiture
Amount.

e. The forfeiture of the Stipulated Forfeiture Amountshall be final and shall not be refunded.

f. Gree Zhuhai or Gree Hong Kong shall transfer thirtynine million dollars (\$39,000,000) to the United States within ten (10) business days of the Effective Date of this agreement. Such transfer shall be made by wire transfer to the United States, pursuant to wire instructions provided by the government.

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g. It is understood that nothing in this agreement constitutes an agreement by the government that the forfeiture amount in this paragraph is the maximum forfeiture that may be imposed in any future prosecution of Gree Zhuhai or Gree Hong Kong, and that the government is not precluded from then arguing or presenting evidence in any future prosecution that the Court should impose a higher forfeiture amount. However, it is further understood that in the event of a future prosecution, the government agrees that it will recommend to the Court that any amount forfeited by Gree Zhuhai under this agreement should be offset against any forfeiture or fine that the Court might impose as part of a future judgment.

#### MONETARY PENALTY

28. Gree Zhuhai, Gree Hong Kong and the government agree that the appropriate total monetary penalty is fifty-two million two hundred thousand dollars (\$52,200,000) (the "Total Monetary Penalty"), of which five hundred thousand dollars (\$500,000) will be paid as a criminal fine on behalf of Gree Zhuhai's and Gree Hong Kong's United States subsidiary Gree USA, in connection with Gree USA's guilty plea and plea agreement filed simultaneously herewith.

a. Gree Zhuhai, Gree Hong Kong, and the government agree that the Total Monetary Penalty is appropriate given the facts and circumstances of this case.

b. The government recognizes that Gree Zhuhai, Gree Hong
Kong, and Gree USA have already paid fifteen million four hundred and
fifty thousand dollars (\$15,450,000) to the United States in
connection with their settlement of the CPSC's related civil penalty
action against them. The government agrees that this payment of
fifteen million four hundred and fifty thousand dollars (\$15,450,000)

to the United States shall be credited against the Total Monetary Penalty pursuant to the "Coordination of Corporate Resolution Penalties and/or Joint Investigations and Proceedings Arising from the Same Misconduct" Policy in the Department of Justice Manual 1-12.100.

Gree Zhuhai and Gree Hong Kong agree to pay thirty-six с. million two hundred and fifty thousand dollars (\$36,250,000) of the Total Monetary Penalty to the United States within ten (10) business days of the Effective Date of this agreement. Gree Zhuhai or Gree Hong Kong will make this payment by wire transfer according to the wire instructions provided by the government.

Gree Zhuhai and Gree Hong Kong agree to pay five 12 d. hundred thousand dollars (\$500,000) of the Total Monetary Penalty as 13 14 a criminal fine on behalf of Gree USA (the "Criminal Fine Payment") no later than ten (10) business days after the entry of judgment of 15 16 Gree USA's sentence by the Court. Gree Zhuhai and Gree Hong Kong agree to make the Criminal Fine Payment as a related company of Gree 17 USA. Gree Zhuhai or Gree Hong Kong will make this payment by wire 18 19 transfer according to the wire instructions to be provided by the government. 20

All Total Monetary Penalty payments are final and 21 e. 22 shall not be refunded.

If Gree Zhuhai and Gree Hong Kong fail to timely make 23 f. the payments required in this paragraph, interest (at the rate 24 specified in Title 28, United States Code, Section 1961) shall accrue 25 26 on the unpaid balance through the date of payment.

27 Nothing in this agreement shall be deemed an agreement q. by the government that fifty-two million two hundred thousand dollars 28

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(\$52,200,000) is the maximum penalty that may be imposed in any 1 future prosecution of Gree Zhuhai or Gree Hong Kong, and the 2 government is not precluded from arguing in any future prosecution that the Court should impose a higher fine, although the government 4 agrees that it will recommend to the Court that any amount paid under 5 this agreement should be offset against any forfeiture or fine that 6 7 the Court might impose as part of a future judgment.

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#### SUSPENSION, REVOCATION, AND DEBARMENT

29. Gree Zhuhai and Gree Hong Kong understand that if either of them hold any regulatory licenses or permits, this agreement may 10 11 result in the suspension or revocation of those licenses and permits. The government makes no representation or promise concerning 12 suspension or debarment of Gree Zhuhai or Gree Hong Kong from 13 14 contracting with the United States or with any office, agency, or department thereof. Suspension and debarment of organizations is a 15 16 discretionary administrative action solely within the authority of the federal contracting agencies. Gree Zhuhai and Gree Hong Kong 17 18 understand that unanticipated collateral consequences such as this 19 will not serve as grounds to withdraw from this agreement.

# FACTUAL BASIS

Gree Zhuhai, Gree Hong Kong, and the government agree to 21 30. 22 the Statement of Facts attached hereto as Exhibit B and incorporated herein by this reference, and agree that the Statement of Facts is 23 sufficient to support a conviction to the charges described in this 24 agreement. The attached Statement of Facts is not meant to be a 25 complete recitation of all facts relevant to the underlying criminal 26 27 conduct or all facts known to the parties that relate to that conduct. 28

31. Gree Zhuhai and Gree Hong Kong admit, accept, and 1 acknowledge that they are responsible under United States law for the 2 acts of their officers, directors, employees, and agents, including 3 the officers, directors, employees, and agents of Gree USA, as set 4 forth in the Statement of Facts, and that the facts in the Statement 5 of Facts are true and accurate. Should the government pursue the 6 7 prosecution that is deferred by this agreement, Gree Zhuhai and Gree 8 Hong Kong stipulate to the admissibility of the Statement of Facts in 9 any proceeding, including any trial, quilty plea, or sentencing proceeding, and will not contradict anything in the Statement of 10 11 Facts at any such proceeding.

# COMPLIANCE PROGRAM

32. Gree Zhuhai and Gree Hong Kong further agree to comply with the terms of the Enhanced Compliance Measures, as set forth in Exhibit D and incorporated by reference herein, and to institute and maintain, at a minimum, the policies and procedures as described therein, which are intended to prevent future violations of law, including the CPSA and its implementing regulations.

#### NOTICE

33. Any notice to Gree Zhuhai or Gree Hong Kong under this agreement shall be given by: (1) email to an email address provided by Gree Zhuhai and Gree Hong Kong; and (2) personal delivery, overnight delivery by a recognized delivery service, or registered or certified mail, addressed to:

James M. Koukios
Sophia H. Cash
Morrison & Foerster LLP
2100 L Street, NW, Suite 900
Washington, DC 20037

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1	34. Any notice to the government under this agreement shall be		
2	given by: (1) email to an email address provided by the government;		
3	and (2) personal delivery, or overnight delivery by a recognized		
4	delivery service addressed to the following:		
5	Director, Consumer Protection Branch		
6	U.S. Department of Justice 450 5th St NW, Suite 6400 South		
7	Washington, DC 20001		
8	and		
9	Chief, Environmental & Community Safety Crimes Section		
10	U.S. Attorney's Office		
11	Central District of California 1300 United States Courthouse		
12	312 North Spring Street Los Angeles, California 90012		
13			
14	35. Notice shall be effective upon actual receipt by the		
	government or Gree Zhuhai or Gree Hong Kong.		
15	government or Gree Zhuhai or Gree Hong Kong.		
15 16	government or Gree Zhuhai or Gree Hong Kong. WAIVER OF STATUTE OF LIMITATIONS AND OTHER TIME DEFENSES		
16	WAIVER OF STATUTE OF LIMITATIONS AND OTHER TIME DEFENSES		
16 17	WAIVER OF STATUTE OF LIMITATIONS AND OTHER TIME DEFENSES 36. Having been fully advised by their attorneys regarding the		
16 17 18	WAIVER OF STATUTE OF LIMITATIONS AND OTHER TIME DEFENSES 36. Having been fully advised by their attorneys regarding the application of the statute of limitations, the United States		
16 17 18 19	WAIVER OF STATUTE OF LIMITATIONS AND OTHER TIME DEFENSES 36. Having been fully advised by their attorneys regarding the application of the statute of limitations, the United States Constitution regarding prejudicial pre-indictment delay and the		
16 17 18 19 20	WAIVER OF STATUTE OF LIMITATIONS AND OTHER TIME DEFENSES 36. Having been fully advised by their attorneys regarding the application of the statute of limitations, the United States Constitution regarding prejudicial pre-indictment delay and the Speedy Trial Act to the Covered Conduct, Gree Zhuhai and Gree Hong		
16 17 18 19 20 21	WAIVER OF STATUTE OF LIMITATIONS AND OTHER TIME DEFENSES 36. Having been fully advised by their attorneys regarding the application of the statute of limitations, the United States Constitution regarding prejudicial pre-indictment delay and the Speedy Trial Act to the Covered Conduct, Gree Zhuhai and Gree Hong Kong hereby knowingly, voluntarily, and intelligently waive,		
16 17 18 19 20 21 22	WAIVER OF STATUTE OF LIMITATIONS AND OTHER TIME DEFENSES 36. Having been fully advised by their attorneys regarding the application of the statute of limitations, the United States Constitution regarding prejudicial pre-indictment delay and the Speedy Trial Act to the Covered Conduct, Gree Zhuhai and Gree Hong Kong hereby knowingly, voluntarily, and intelligently waive, relinquish, and give up:		
16 17 18 19 20 21 22 23	WAIVER OF STATUTE OF LIMITATIONS AND OTHER TIME DEFENSES 36. Having been fully advised by their attorneys regarding the application of the statute of limitations, the United States Constitution regarding prejudicial pre-indictment delay and the Speedy Trial Act to the Covered Conduct, Gree Zhuhai and Gree Hong Kong hereby knowingly, voluntarily, and intelligently waive, relinquish, and give up: a. Any right that each of them might have not to be		
16 17 18 19 20 21 22 23 24	WAIVER OF STATUTE OF LIMITATIONS AND OTHER TIME DEFENSES 36. Having been fully advised by their attorneys regarding the application of the statute of limitations, the United States Constitution regarding prejudicial pre-indictment delay and the Speedy Trial Act to the Covered Conduct, Gree Zhuhai and Gree Hong Kong hereby knowingly, voluntarily, and intelligently waive, relinquish, and give up: a. Any right that each of them might have not to be prosecuted for any federal criminal offenses arising out of the		
16 17 18 19 20 21 22 23 24 25	WAIVER OF STATUTE OF LIMITATIONS AND OTHER TIME DEFENSES 36. Having been fully advised by their attorneys regarding the application of the statute of limitations, the United States Constitution regarding prejudicial pre-indictment delay and the Speedy Trial Act to the Covered Conduct, Gree Zhuhai and Gree Hong Kong hereby knowingly, voluntarily, and intelligently waive, relinquish, and give up: a. Any right that each of them might have not to be prosecuted for any federal criminal offenses arising out of the Covered Conduct, including, but not limited to, the charge in the		

b. any defense, claim, or argument each of them could
raise or assert that prosecution for any federal criminal offenses
arising out of the Covered Conduct, including, but not limited to,
the charge in the Information, is barred by the expiration of the
applicable statute of limitations, pre-indictment delay, or any
speedy trial violation.

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#### BREACH OF AGREEMENT

37. Gree Zhuhai and Gree Hong Kong agree that if either of them fails to perform or fulfill any of their obligations in this agreement ("a breach"), the government may declare this agreement breached.

a. All of Gree Zhuhai's and Gree Hong Kong's obligations in this agreement are material. A single breach of this agreement by either Gree Zhuhai or Gree Hong Kong is sufficient for the government to declare a breach of this agreement as to both Gree Zhuhai and Gree Hong Kong.

The government's determination of whether Gree Zhuhai 17 b. or Gree Hong Kong has breached this agreement is within the 18 19 government's sole discretion and is not subject to review in any court or tribunal. The government's determination of whether conduct 20 or statements of any current director, officer or employee, or any 21 22 person acting on behalf of, or at the direction of, Gree Zhuhai or Gree Hong Kong, will be imputed to either Gree Zhuhai or Gree Hong 23 Kong for the purpose of determining whether either of them has 24 breached this agreement shall be in the government's sole discretion. 25

26 c. If the government receives evidence that either Gree 27 Zhuhai or Gree Hong Kong has breached this agreement, the government 28 agrees to give both of them written notice of any alleged breach

before making a determination of whether the agreement has been 1 breached. Within forty-five (45) days of receipt of such notice, 2 Gree Zhuhai and Gree Hong Kong shall have the opportunity to respond 3 to the government in writing to explain the nature and circumstances 4 of such alleged breach, as well as the actions they have taken to 5 address and remediate the situation. The government shall consider 6 their written explanation(s) before making a determination of whether 7 8 either of them has breached this agreement.

38. If the government declares this agreement breached, the following shall occur:

a. the government will be relieved of all of itsobligations in this agreement; and

b. Gree Zhuhai and Gree Hong Kong will thereafter besubject to:

i. prosecution for any federal criminal violation of
which the government has knowledge, including, but not limited to,
the charge in the Information and any other federal criminal
violations relating to the Covered Conduct, which the government may
bring in the United States District Court for the Central District of
California or any other appropriate venue;

ii. any civil, administrative, or regulatory action that was either dismissed or not filed because of this agreement; and

iii. the imposition of monetary penalties ("Stipulated Penalties") as set forth in Paragraph 39 below.

39. Gree Zhuhai and Gree Hong Kong agree that the government, in its sole discretion, may seek the imposition of monetary penalties ("Stipulated Penalties") for any failure by either Gree Zhuhai or Gree Hong Kong to perform or fulfill any of their obligations in this

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Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 24 of 94 Page ID #:111

agreement, including, but not limited to, any obligations set forth 1 in the Enhanced Compliance Measures attached to this agreement in 2 Exhibit D. Stipulated Penalties shall be calculated as five thousand dollars (\$5,000) per day for each unperformed or unfulfilled obligation and assessed as follows: 5

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Upon the government's determination that either Gree a. Zhuhai or Gree Hong Kong has failed to perform or fulfill an obligation in this agreement, the government shall notify them in writing of their failure and the government's exercise of its contractual right to demand payment of the Stipulated Penalties (the "Demand Letter"). The Demand Letter shall set forth:

The obligation that either Gree Zhuhai or Gree i. Hong Kong has failed, in the government's determination, to perform or fulfill;

The date on which either Gree Zhuhai or Gree Hong ii. 15 16 Kong first failed, in the government's determination, to perform or fulfill the obligation; 17

iii. A description of the obligation not met 18 19 sufficient to permit Gree Zhuhai or Gree Hong Kong to cure (as described below); and 20

iv. the amount of Stipulated Penalties claimed by the 21 22 government as of the date of the Demand Letter.

Within forty-five (45) days after receipt of the 23 b. Demand Letter, or such other period as the government may agree in 24 writing, Gree Zhuhai and/or Gree Hong Kong shall cure their failure 25 to perform or fulfill the obligation identified by the government in 26 the Demand Letter ("Cure Period"). If the failure is of a type that 27 can be cured and either Gree Zhuhai or Gree Hong Kong cure the 28

failure within the Cure Period, no Stipulated Penalties shall be due. If neither Gree Zhuhai nor Gree Hong Kong cures the failure during the Cure Period, but one of them then subsequently cures the failure, Stipulated Penalties calculated from the date on which Gree Zhuhai and/or Gree Hong Kong first failed to perform or fulfill the obligation to the date of cure shall be immediately payable to the government. If the failure is one that cannot be cured, then Stipulated Penalties calculated from the date on which Gree Zhuhai and/or Gree Hong Kong first failed to perform or fulfill the obligation until the date that one of them remediates the failure to the government's satisfaction shall be immediately payable to the government.

c. Determination of whether Gree Zhuhai and/or Gree Hong
Kong have failed to perform or fulfill an obligation in this
agreement shall be in the government's sole discretion.
Determinations of whether a failure to perform or fulfill an
obligation in this agreement can be cured or has been cured, and
determinations of when a failure has been cured or remediated shall
all be in the government's sole discretion.

d. The Stipulated Penalties shall be paid by electronic fund transfer according to wire transfer instructions that will be provided by the government.

e. Gree Zhuhai and Gree Hong Kong agree that the United States District Court for the Central District of California shall have jurisdiction over any action to collect such a penalty.

f. If Gree Zhuhai or Gree Hong Kong fail timely to make a
required payment of Stipulated Penalties, interest (at the rate

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specified in 28 U.S.C. § 1961) shall accrue on the unpaid balance through the date of payment.

40. For any criminal, civil, administrative, or regulatory action brought by the government against Gree Zhuhai or Gree Hong Kong pursuant to Paragraph 38.b, including to collect Stipulated Penalties, Gree Zhuhai and Gree Hong Kong agree that:

a. Any such action may be premised on information provided by Gree Zhuhai or Gree Hong Kong;

b. Any applicable statute of limitations for any such action is tolled between October 25, 2017, and the filing commencing any such action;

c. In addition to Gree Zhuhai's and Gree Hong Kong's waivers in Paragraph 36, Gree Zhuhai and Gree Hong Kong knowingly, voluntarily, and intelligently waive, relinquish, and give up all defenses based on the statute of limitations, any claim of preindictment delay, or any speedy trial claim with respect to any action brought pursuant to Paragraph 38.b, except to the extent that such defenses existed as of October 25, 2017;

19 d. All statements made by or on behalf of either Gree Zhuhai or Gree Hong Kong to the government or to the Court, including 20 the Statement of Facts attached to this agreement as Exhibit B, and 21 22 any testimony given by either Gree Zhuhai or Gree Hong Kong before a grand jury, a court, or any tribunal, or at any legislative hearings, 23 whether before or after this agreement, and any leads derived from 24 such statements or testimony, shall be admissible in evidence against 25 either Gree Zhuhai or Gree Hong Kong in any and all actions brought 26 by the government against either Gree Zhuhai or Gree Hong Kong 27 28 pursuant to Paragraph 38.b; and

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Gree Zhuhai and Gree Hong Kong knowingly, voluntarily, e. and intelligently waive, relinquish, and give up any claim under the 2 United States Constitution, any statute, Rule 410 of the Federal 3 Rules of Evidence, Rule 11(f) of the Federal Rules of Criminal 4 Procedure, or any other federal rule, that the statements in 5 Paragraph 40.d or any evidence derived from those statements should 6 be suppressed or are inadmissible and neither Gree Zhuhai nor Gree 7 8 Hong Kong shall assert any claim under the United States 9 Constitution, Rule 11(f) of the Federal Rules of Criminal Procedure, Rule 410 of the Federal Rules of Evidence, or any other federal rule 10 11 that any such statements or testimony made by or on behalf of either Gree Zhuhai or Gree Hong Kong before or after this agreement, or any 12 leads derived therefrom, should be suppressed or are otherwise 13 14 inadmissible.

15 Gree Zhuhai and Gree Hong Kong acknowledge that the 41. 16 government has made no representations, assurances, or promises concerning what sentence may be imposed by the Court if the 17 government declares this agreement breached and this matter proceeds 18 19 to judgment. Gree Zhuhai and Gree Hong Kong further acknowledge that any such sentence is solely within the discretion of the Court and 20 that nothing in this agreement binds or restricts the Court in the 21 exercise of such discretion. 22

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# PUBLIC STATEMENTS BY GREE ZHUHAI AND GREE HONG KONG

42. Gree Zhuhai and Gree Hong Kong agree that they shall not, 24 through their present or future attorneys, officers, directors, 25 26 agents, management level employees, or any other person authorized to speak for them, make any public statement, in litigation or 27 otherwise, contradicting in whole or in part the facts described in 28

Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 28 of 94 Page ID #:115

1 the Statement of Facts attached to this agreement in Exhibit B. The 2 decision whether any public statement by any such person 3 contradicting a fact contained in the Statement of Facts will be 4 imputed to Gree Zhuhai or Gree Hong Kong shall be at the sole 5 discretion of the government.

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#### COURT AND PROBATION OFFICE NOT PARTIES

43. Gree Zhuhai and Gree Hong Kong understand that the Court and the United States Probation Office are not parties to this agreement.

PUBLICATION

11 44. Within ten (10) days of the Effective Date of this 12 agreement, Gree Zhuhai and Gree Hong Kong agree to make the 13 Information, this agreement, and the Statement of Facts conspicuously 14 available to the public on the Gree website 15 (<u>https://global.gree.com/usa/</u>) for two (2) years after the Effective 16 Date of this agreement.

#### NO ADDITIONAL AGREEMENTS

18 45. Gree Zhuhai and Gree Hong Kong understand that, except as 19 set forth herein, there are no promises, understandings, or 20 agreements between the government and Gree Zhuhai or Gree Hong Kong 21 or their attorneys, and that no additional promise, understanding, or 22 agreement may be entered into unless in writing and signed by all 23 parties or on the record in court.

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@ase 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 29 of 94 Page ID #:116 AGREED AND ACCEPTED 1 2 UNITED STATES ATTORNEY'S OFFICE UNITED STATES DEPARTMENT OF FOR THE CENTRAL DISTRICT OF JUSTICE 3 CALIFORNIA CONSUMER PROTECTION BRANCH 4 TRACY L. WILKISON GUSTAV W. EYLER Acting United States Attorney Director 5 Consumer Protection Branch 6 SCOTT M. GARRINGER Assistant United States Attorney 7 Chief, Criminal Division ALLAN GORDUS NATALIE N. SANDERS 8 MARYANN N. MCGUIRE Trial Attorneys 9 by AAG OSEPH O. JOHNS Consumer Protection Branch DENNIS MITCHELL U.S. Department of Justice 10 Assistant United States Attorneys 11 10/26/21 12 Date 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29

DEFENDANT HONG KONG GREE ELECTRIC APPLIANCES SALES CO., LTD. 2021.10.20 NAME : Guoqing Gan Date TITLE: Director Authorized Representative of Defendant HONG KONG GREE ELECTRIC APPLIANCES SALES CO., LTD. 10/21/2021 Date MORRISON & FOERSTER LLP JAMES M. KOUKIOS SOPHIAH. CASH On Behalf of Defendant HONG KONG GREE ELECTRIC APPLIANCES SALES CO., LTD. 

1 DEFENDANT GREE ELECTRIC APPLIANCES, INC. OF ZHUHAI 2 2021.10.20 3 NAME! Mingjing Li Date TITLE: Deputy Director, 4 Legal Department Authorized Representative of 5 Defendant GREE ELECTRIC APPLIANCES, INC. OF 6 ZHUHAI K.l' 2 7 10/21/2021 MORRISON & FOERSTER LLP Date 8 JAMES M. KOUKIOS SOPHIA H. CASH 9 On Behalf of Defendant GREE ELECTRIC APPLIANCES, INC. OF 10 ZHUHAI 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 31

Exhibit C 1 CERTIFICATION OF GREE ZHUHAI DEFENDANT 2 I have been authorized by defendant GREE ELECTRIC APPLIANCES, 3 INC. OF ZHUHAI ("defendant") to enter into this agreement on behalf 4 of defendant. I have read this agreement in its entirety. This 5 agreement has been read to me in Mandarin, the language which I 6 understand best. I have had enough time to review and consider this 7 agreement, and I have carefully and thoroughly discussed every part 8 of it with defendant's attorney. I understand the terms of this 9 agreement, and I voluntarily agree to those terms on behalf of 10 defendant. I have discussed the evidence with defendant's attorney, 11 and defendant's attorney has advised me of defendant's rights, of 12 possible pretrial motions that might be filed, of possible defenses 13 that might be asserted either prior to or at trial, of the sentencing 14 factors set forth in 18 U.S.C. § 3553(a), of relevant Sentencing 15 Guidelines provisions, and of the consequences of entering into this 16 agreement. No promises, inducements, or representations of any kind 17 have been made to me or to defendant other than those contained in 18 this agreement. No one has threatened or forced me or defendant in 19 any way to enter into this agreement. I am satisfied with the 20 representation of defendant's attorney in this matter. 21 202(. (0.20 Date 22 23 NAME: Mingjing Title: Deputy Director, 24 Legal Department Authorized Representative of 25 Defendant GREE ELECTRIC APPLIANCES, INC. OF ZHUHAI 26 27 28 32

l	CERTIFICATION OF INTERPRETER		
2	I, [Ling Liu], am fluent in the written and spoken English and		
3	Mandarin languages. I accurately translated this entire agreement		
4	from English into Mandarin to defendant GREE ELECTRIC APPLIANCES,		
5	INC. OF ZHUHAI on this date.		
6	Ling Lin 2021.10.12		
7	Ling Lin 2021.10.12 INTERPRETER Date		
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# CERTIFICATION OF GREE ZHUHAI'S ATTORNEY

I am defendant GREE ELECTRIC APPLIANCES, INC. OF ZHUHAI'S 2 3 attorney. I have carefully and thoroughly discussed every part of this agreement with the authorized representative of my client. 4 Further, I have fully advised my client and its authorized 5 representative of its rights, of possible pretrial motions that might 6 be filed, of possible defenses that might be asserted either prior to 7 or at trial, of the sentencing factors set forth in 18 U.S.C. 8 § 3553(a), of relevant Sentencing Guidelines provisions, and of the 9 10 consequences of entering into this agreement. To my knowledge: no 11 promises, inducements, or representations of any kind have been made 12 to my client other than those contained in this agreement; no one has threatened or forced my client in any way to enter into this 13 agreement; my client's decision to enter into this agreement is an 14 15 informed and voluntary one; and the factual basis set forth in this 16 agreement is sufficient to support conviction to the charge specified 17 in this agreement.

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19 MORRISON & FOERSTER LLP JAMES M. KOUKIOS 20 SOPHIA H. CASH On Behalf of Defendant 21 GREE ELECTRIC APPLIANCES, INC. OF 2HUHAI 23 24 25 26 27 [D/21/102] Date

CERTIFICATION OF GREE HONG KONG DEFENDANT 1 2 I have been authorized by defendant HONG KONG GREE ELECTRIC APPLIANCES SALES CO., LTD. ("defendant") to enter into this agreement 3 on behalf of defendant. I have read this agreement in its entirety. 4 5 This agreement has been read to me in Mandarin, the language which I 6 understand best. I have had enough time to review and consider this 7 agreement, and I have carefully and thoroughly discussed every part 8 of it with defendant's attorney. I understand the terms of this 9 agreement, and I voluntarily agree to those terms on behalf of 10 defendant. I have discussed the evidence with defendant's attorney, 11 and defendant's attorney has advised me of defendant's rights, of possible pretrial motions that might be filed, of possible defenses 12 that might be asserted either prior to or at trial, of the sentencing 13 factors set forth in 18 U.S.C. § 3553(a), of relevant Sentencing 14 Guidelines provisions, and of the consequences of entering into this 15 16 agreement. No promises, inducements, or representations of any kind have been made to me or to defendant other than those contained in 17 this agreement. No one has threatened or forced me or defendant in 18 any way to enter into this agreement. I am satisfied with the 19 representation of defendant's attorney in this matter. 20 21 2021.10.20 Date 22 NAME: Guoging TITLE: Director 23 24 Authorized Representative of Defendant HONG KONG GREE ELECTRIC 25 APPLIANCES SALES CO., LTD. 26 27 28

1	CERTIFICATION OF INTERPRETER
2	I, [Ling Liu], am fluent in the written and spoken English and
З	Mandarin languages. I accurately translated this entire agreement
4	from English into Mandarin to defendant HONG KONG GREE ELECTRIC
5	APPLIANCES SALES CO., LTD. on this date.
6	Ling Lin 2021.10.12
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# CERTIFICATION OF GREE HONG KONG'S ATTORNEY

2 I am defendant HONG KONG GREE ELECTRIC APPLIANCES SALES CO., LTD.'s attorney. I have carefully and thoroughly discussed every 3 part of this agreement with the authorized representative of my 4 5 client. Further, I have fully advised my client and its authorized representative of its rights, of possible pretrial motions that might 6 7 be filed, of possible defenses that might be asserted either prior to or at trial, of the sentencing factors set forth in 18 U.S.C. 8 § 3553(a), of relevant Sentencing Guidelines provisions, and of the 9 consequences of entering into this agreement. To my knowledge: no 10 promises, inducements, or representations of any kind have been made 11 12 to my client other than those contained in this agreement; no one has 13 threatened or forced my client in any way to enter into this agreement; my client's decision to enter into this agreement is an 14 informed and voluntary one; and the factual basis set forth in this 15 agreement is sufficient to support conviction to the charge specified 16 in this agreement. 17

J. n. Howing

MORRISON & FOERSTER LLP JAMES M. KOUKIOS
SOPHIA H. CASH On Behalf of Defendant
HONG KONG GREE ELECTRIC APPLIANCES SALES CO., LTD.
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#### **CERTIFICATE OF CORPORATE RESOLUTIONS FOR GREE ZHUHAI**

WHEREAS, Gree Electric Appliances, Inc. of Zhuhai ("Gree Zhuhai") has been engaged in discussions with the United States Department of Justice's Consumer Protection Branch ("CPB") and the United States Attorney's Office for the Central District of California (the "USAO") regarding issues relating to a knowing and willful failure to report information regarding consumer product safety defects, hazards, and risks to the United States Consumer Product Safety Commission (the "CPSC");

WHEREAS, in order to resolve such discussions, it is proposed that Gree Zhuhai agrees to the terms and obligations of a deferred prosecution agreement among Gree Zhuhai, Hong Kong Gree Electric Appliances Sales Co., Ltd. ("Gree Hong Kong"), CPB, and the USAO (the "Deferred Prosecution Agreement"), and to certain terms of a plea agreement among Gree USA, Inc. ("Gree USA"), CPB, and the USAO (the "Plea Agreement");

WHEREAS, the Legal Representative and Chairman of the Board of Directors of Gree Zhuhai:

- possesses the authority to approve execution of the Deferred Prosecution Agreement and the Plea Agreement under Chinese law;
- has been extensively briefed on discussions with CPB and USAO regarding an agreement to resolve this matter;
- was informed of the principal terms of the Deferred Prosecution Agreement and the Plea Agreement by Gree Zhuhai's inside counsel, together with outside counsel for Gree Zhuhai, and agrees that Gree Zhuhai should enter into an agreement on those terms;

- has been provided with the Deferred Prosecution Agreement and the Plea Agreement and their attachments for review;
- has reviewed documents relevant to the Deferred Prosecution Agreement and the Plea Agreement and has discussed the final terms of the Deferred Prosecution Agreement and the Plea Agreement with Gree Zhuhai's inside counsel, together with outside counsel for Gree Zhuhai, who have provided advice of Gree Zhuhai's rights, possible defenses, the Sentencing Guidelines' provisions, and the consequences of agreeing to such terms and obligations of the Deferred Prosecution Agreement and the Plea Agreement;

Therefore, on behalf of Gree Zhuhai, the Legal Representative and Chairman of the Board of Directors of Gree Zhuhai, Mingzhu Dong, has APPROVED the following:

1. Gree Zhuhai: (a) acknowledges the filing of the Information against Gree Zhuhai, Gree Hong Kong, and Gree USA, charging each company with one count of failure to furnish information required by Title 15, United States Code Section 2064(b)(3) and (4), in violation of Title 15, United States Code, Section 2068(a)(4) and 2070; (b) waives indictment on such charge and agrees to the obligations under the Deferred Prosecution Agreement and certain obligations under the Plea Agreement; (c) agrees that a total monetary penalty of \$52,200,000, which will be reduced by \$15,450,000 as credit for a civil penalty previously paid to the CPSC, for an adjusted total monetary penalty of \$36,750,000 will be paid by Gree Zhuhai or Gree Hong Kong; (d) agrees that \$500,000 of the total monetary penalty will be paid by Gree Zhuhai or Gree Hong Kong as a criminal fine on behalf of Gree USA; (e) agrees that a forfeiture amount of \$39,000,000 will be paid by Gree Zhuhai or Gree Hong Kong; and (f) agrees to accept the restitution provisions of the Deferred Prosecution Agreement and the Plea Agreement; 2. Gree Zhuhai accepts the terms and conditions of the Deferred Prosecution Agreement and the Plea Agreement, including but not limited to: (a) a knowing waiver of Gree Zhuhai's rights to a speedy trial pursuant to the Sixth Amendment to the United States Constitution, Title 18, United States Code, Section 3161, and the Federal Rule of Criminal Procedure 48(b); (b) a knowing waiver for purposes of the Deferred Prosecution Agreement and the Plea Agreement and any charges by the United States arising out of the conduct described in the Statement of Facts attached to the Deferred Prosecution Agreement and the Plea Agreement of any objection with respect to venue and consents to the filing of the Information against Gree Zhuhai, as provided under the terms of the Deferred Prosecution Agreement and the Plea Agreement, in the United States District Court for the Central District of California; and (c) a knowing waiver of any defenses based on the statute of limitations for any prosecution Agreement and the Plea Agreement and the Plea Agreement, in the Statement of Facts attached to the Deferred Prosecution Agreement and the Plea Agreement, in the United States District Court for the Central District of California; and (c) a knowing waiver of any defenses based on the statute of limitations for any prosecution Agreement and the Plea Agreement;

3. The Deputy Director, Legal Department for Gree Zhuhai, Mingjing Li, is hereby authorized, empowered, and directed, on behalf of Gree Zhuhai, to agree to the terms of the Deferred Prosecution Agreement and to certain terms and obligations of the Plea Agreement substantially in such form as reviewed by the Legal Representative and Chairman of the Board of Directors of Gree Zhuhai, with such changes as the Deputy Director, Legal Department for Gree Zhuhai may approve;

4. The Deputy Director, Legal Department for Gree Zhuhai, Mingjing Li, is hereby authorized, empowered, and directed to take any and all actions as may be necessary or appropriate and to approve the forms, terms, or provisions of any agreement or other documents as may be

necessary or appropriate to carry out and effectuate the purpose and intent of the foregoing resolutions;

5. All of the actions of the Deputy Director, Legal Department for Gree Zhuhai, Mingjing Li, which would have been authorized by the foregoing resolutions except that such actions were taken prior to the adoption of such resolutions, are hereby severally ratified, confirmed, approved, and adopted as actions on behalf of Gree Zhuhai and its subsidiaries and affiliates; and

6. The Deputy Director, Legal Department for Gree Zhuhai, Mingjing Li, and Jian Chen are hereby authorized, empowered, and directed to appear on behalf of Gree Zhuhai at any court appearances in connection with the Deferred Prosecution Agreement and the Plea Agreement.

Date: 2021.10.20

By: Mr.R.F.

# **CERTIFICATE OF CORPORATE RESOLUTIONS FOR GREE HONG KONG**

WHEREAS, Hong Kong Gree Electric Appliances Sales Co., Ltd. ("Gree Hong Kong") has been engaged in discussions with the United States Department of Justice's Consumer Protection Branch ("CPB") and the United States Attorney's Office for the Central District of California (the "USAO") regarding issues relating to a knowing and willful failure to report information regarding consumer product safety defects, hazards, and risks to the United States Consumer Product Safety Commission (the "CPSC");

WHEREAS, in order to resolve such discussions, it is proposed that Gree Hong Kong agrees to certain terms and obligations of a deferred prosecution agreement among Gree Electric Appliances, Inc. of Zhuhai ("Gree Zhuhai"), Gree Hong Kong, CPB, and the USAO (the "Deferred Prosecution Agreement"), and to certain terms of a plea agreement among Gree USA, Inc. ("Gree USA"), CPB, and the USAO (the "Plea Agreement");

WHEREAS, the Chairman of the Board of Directors of Gree Hong Kong:

- possesses the authority to approve execution of the Deferred Prosecution Agreement and the Plea Agreement under Chinese law;
- has been extensively briefed on discussions with CPB and USAO regarding an agreement to resolve this matter;
- was informed of the principal terms of the Deferred Prosecution Agreement and the Plea Agreement by Gree Hong Kong's inside counsel, together with outside counsel for Gree Hong Kong, and agrees that Gree Hong Kong should enter into an agreement on those terms;
- has been provided with the Deferred Prosecution Agreement and the Plea Agreement and their attachments for review;

 has reviewed documents relevant to the Deferred Prosecution Agreement and the Plea Agreement and has discussed the final terms of the Deferred Prosecution Agreement and the Plea Agreement with Gree Hong Kong's inside counsel, together with outside counsel for Gree Hong Kong, who have provided advice of Gree Hong Kong's rights, possible defenses, the Sentencing Guidelines' provisions, and the consequences of agreeing to such terms and obligations of the Deferred Prosecution Agreement and the Plea Agreement;

Therefore, on behalf of Gree Hong Kong, the Chairman of the Board of Directors of Gree Hong Kong, Mingzhu Dong, has APPROVED the following:

1. Gree Hong Kong: (a) acknowledges the filing of the Information against Gree Zhuhai, Gree Hong Kong, and Gree USA, charging each company with one count of failure to furnish information required by Title 15, United States Code Section 2064(b)(3) and (4), in violation of Title 15, United States Code, Section 2068(a)(4) and 2070; (b) waives indictment on such charge and agrees to the obligations under the Deferred Prosecution Agreement and certain obligations under the Plea Agreement; (c) agrees that a total monetary penalty of \$52,200,000, which will be reduced by \$15,450,000 as credit for a civil penalty previously paid to the CPSC, for an adjusted total monetary penalty of \$36,750,000 will be paid by Gree Zhuhai or Gree Hong Kong; (d) agrees that \$500,000 of the total monetary penalty will be paid by Gree Zhuhai or Gree Hong Kong as a criminal fine on behalf of Gree USA; (e) agrees that a forfeiture amount of \$39,000,000 will be paid by Gree Zhuhai or Gree Hong Kong; and (f) agrees to accept the restitution provisions of the Deferred Prosecution Agreement and the Plea Agreement;

2. Gree Hong Kong accepts the terms and conditions of the Deferred Prosecution Agreement and the Plea Agreement, including but not limited to: (a) a knowing waiver of Gree

Hong Kong's rights to a speedy trial pursuant to the Sixth Amendment to the United States Constitution, Title 18, United States Code, Section 3161, and the Federal Rule of Criminal Procedure 48(b); (b) a knowing waiver for purposes of the Deferred Prosecution Agreement and the Plea Agreement and any charges by the United States arising out of the conduct described in the Statement of Facts attached to the Deferred Prosecution Agreement and the Plea Agreement of any objection with respect to venue and consents to the filing of the Information against Gree Hong Kong, as provided under the terms of this Deferred Prosecution Agreement and the Plea Agreement, in the United States District Court for the Central District of California; and (c) a knowing waiver of any defenses based on the statute of limitations for any prosecution Agreement and the Plea Agreement;

3. The Director for Gree Hong Kong, Guoqing Gan, is hereby authorized, empowered, and directed, on behalf of Gree Hong Kong, to agree to the terms of the Deferred Prosecution Agreement and to certain terms and obligations of the Plea Agreement substantially in such form as reviewed by the Chairman of the Board of Directors of Gree Hong Kong, with such changes as the Director for Gree Hong Kong may approve;

4. The Director for Gree Hong Kong, Guoqing Gan, is hereby authorized, empowered, and directed to take any and all actions as may be necessary or appropriate and to approve the forms, terms or provisions of any agreement or other documents as may be necessary or appropriate to carry out and effectuate the purpose and intent of the foregoing resolutions;

5. All of the actions of the Director for Gree Hong Kong, Guoqing Gan, which would have been authorized by the foregoing resolutions except that such actions were taken prior to the

adoption of such resolutions, are hereby severally ratified, confirmed, approved, and adopted as actions on behalf of Gree Hong Kong and its subsidiaries and affiliates; and

6. The Director for Gree Hong Kong, Guoqing Gan, and Jian Chen are hereby authorized, empowered, and directed to appear on behalf of Gree Hong Kong at any court appearances in connection with the Deferred Prosecution Agreement and the Plea Agreement.

Date: 2021.10.20

By: MAR

	Case 2:21-cr-00498-MCS Document 9 File	d 10/28/21 Page 46 of 94 Page ID #:133						
1	EXHIBIT A							
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8	UNITED STATES DISTRICT COURT							
9	FOR THE CENTRAL DISTRICT OF CALIFORNIA							
10	UNITED STATES OF AMERICA,	CR No.						
11	Plaintiff,	<u>I N F O R M A T I O N</u>						
12	v.	[15 U.S.C. §§ 2068(a)(4), 2070: Knowing and Willful Failure to						
13	GREE ELECTRIC APPLIANCES, INC. OF ZHUHAI,	Report Information Regarding Consumer Product Safety Defects,						
14	HONG KONG GREE ELECTRIC APPLIANCES SALES CO., LTD.,	Hazards, and Risks; 15 U.S.C. § 2070(c)(1), 18 U.S.C.						
15	and GREE USA, INC.,	§ 981(a)(1)(C), 21 U.S.C. § 853, 28 U.S.C. § 2461(c): Criminal Forfeiture]						
16	Defendants.							
17								
18								
19		of Justice's Consumer Protection						
20	Branch and the Acting United States Attorney for the Central District							
21	of California charge:							
22	[15 U.S.C. §§ 2068(a)(4), 2070]							
23	[ALL DEFENDANTS]							
24	A. <u>INTRODUCTORY ALLEGATIONS</u>							
25	1. By at least September 2012, in Los Angeles County, within							
26	the Central District of California, and elsewhere, defendants GREE							
27	ELECTRIC APPLIANCES, INC. OF ZHUHAI, HONG KONG GREE ELECTRIC							
28	APPLIANCES SALES CO., LTD., and GREE USA, INC., obtained information							

which reasonably supported the conclusion that dehumidifiers 1 manufactured, distributed, and sold in interstate commerce by the 2 defendants contained a defect that caused those dehumidifiers to 3 overheat and catch fire, creating a substantial product hazard, and 4 created an unreasonable risk of serious injury and death to United 5 States consumers who operated the dehumidifiers in their homes and 6 businesses. 7

8 2. Despite knowing that they were required immediately to 9 inform the United States Consumer Product Safety Commission of the defects and risks of those dehumidifiers they manufactured, 10 distributed, and sold in interstate commerce, defendants GREE 11 ELECTRIC APPLIANCES, INC. OF ZHUHAI, HONG KONG GREE ELECTRIC 12 APPLIANCES SALES CO., LTD., and GREE USA, INC., knowingly and 13 14 willfully failed to inform the United States Consumer Product Safety Commission of those dehumidifiers' defects and risks until in or 15 16 about June 2013.

# KNOWING AND WILLFUL FAILURE TO REPORT INFORMATION REGARDING Β. CONSUMER PRODUCT SAFETY DEFECTS, HAZARDS, AND RISKS

3. From on or about September 19, 2012, through at least on or about June 2013, in Los Angeles County, within the Central District of California, and elsewhere, defendants GREE ELECTRIC APPLIANCES, 22 INC. OF ZHUHAI, HONG KONG GREE ELECTRIC APPLIANCES SALES CO., LTD., and GREE USA, INC., knowingly and willfully failed to immediately 23 report to the United States Consumer Product Safety Commission upon receiving information that reasonably supported the conclusion that the Chinese dehumidifiers contained a defect that could create a substantial product hazard, and created an unreasonable risk of

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	Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 48 of 94 Page ID #:135
1	serious injury and death, as required by Title 15, United States
2	Code, Section 2064(b)(3) and (4).
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# FORFEITURE ALLEGATIONS

[15 U.S.C. § 2070(c)(1); 18 U.S.C. § 981(a)(1)(C); 21 U.S.C. § 853; 28 U.S.C. § 2461(c)]

4. Pursuant to Rule 32.2, Fed. R. Crim. P., notice is hereby given to the defendants that the United States will seek forfeiture as part of any sentence in accordance with Title 15, United States Code, Section 2070(c)(1) and Title 28, United States Code, Section 2461(c) in the event of any defendant's conviction under the sole count of this Information:

Defendants shall forfeit the following property to the
 United States of America:

 a. all right, title, and interest in any and all property associated with any violation of the sole count of this Information;
 and

b. to the extent such property is not available for
forfeiture, a sum of money equal to the total value of the property
described in subsection a.

7. Pursuant to Title 21, United States Code, Section 853(p), as 18 19 incorporated by Title 28, United States Code, Section 2461(c), each 20 defendant shall forfeit substitute property, up to the total value of the property described in the preceding paragraph, if, as a result of 21 22 // 11 23 // 24 25 // 26 11 27 // // 28

	Case 2:21-cr-00498-MCS	Document 9	Filed 10/28/21	Page 50 of 94	Page ID #:137
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any act or omission of a defendant, the property described in the 1 preceding paragraph, or any portion thereof: (a) cannot be located 2 upon the exercise of due diligence; (b) has been transferred or sold 3 to, or deposited with a third party; (c) has been placed beyond the 4 jurisdiction of the court; (d) has been substantially diminished in 5 value; or (e) has been commingled with other property that cannot be 6 7 divided without difficulty. 8 TRACY L. WILKISON GUSTAV W. EYLER Acting United States Attorney Director 9 Consumer Protection Branch 10 11 SCOTT M. GARRINGER ALLAN GORDUS 12 Assistant United States Attorney NATALIE N. SANDERS Chief, Criminal Division MARYANN N. MCGUIRE 13 Trial Attorneys JOSEPH O. JOHNS Consumer Protection Branch 14 DENNIS MITCHELL Civil Division Assistant United States Attorneys U.S. Department of Justice 15 Environmental & Community Safety Crimes Section 16 17 18 19 2.0 21 22 23 24 25 26 27 28 5

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# Exhibit B

# Statement of Facts

Defendants Gree Electric Appliances, Inc. of Zhuhai ("Gree 3 Zhuhai"), Gree USA, Inc. ("Gree USA"), and Hong Kong Gree Electric 4 Appliances Sales Co., Ltd. ("Gree Hong Kong") (collectively the 5 "Gree Companies") hereby agree and stipulate that the following 6 information is true and accurate. The Gree Companies admit, accept, 7 and acknowledge that they are responsible for the acts of their 8 officers, directors, employees, and agents as set forth below. The 9 Gree Companies also admit, accept, and acknowledge that, had this 10 matter proceeded to trial, the government would have proven beyond a 11 reasonable doubt, by admissible evidence, the facts set forth below. 12

# The Gree Companies

From 2007 to September 2013, Gree Zhuhai was a large
 Chinese company that manufactured household appliances ("Gree
 appliances") for sale in and outside of China, including in the
 United States.

2. From 2007 to September 2013, Gree Hong Kong was a Chinese
 subsidiary of Gree Zhuhai that exported Gree appliances to the
 United States.

3. From 2010 to September 2013, Gree USA was a California 21 corporation with offices in City of Industry, California, and a 22 subsidiary of Gree Hong Kong. Gree USA sold Gree appliances to 23 retailers in the United States. Those Gree appliances were 24 manufactured by Gree Zhuhai and imported into the United States by 25 Gree Hong Kong and Gree USA. Gree USA was a joint venture between 26 Gree Hong Kong and another company, MJC America Holdings Co., Inc. 27 ("MJC America Holdings"). Gree Hong Kong was the majority owner of 28

Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 52 of 94 Page ID #:139

Gree USA. Gree USA's Chief Executive Officer ("CEO"), Chief
 Financial Officer ("CFO"), who was the brother of Gree USA's CEO,
 and Chief Administrative Officer ("CAO") were owners of MJC America
 Holdings. Gree USA's CEO, CFO and CAO effectively controlled Gree
 USA.

4. From 2010 to September 2013, Gree USA sold in the United
7 States dehumidifiers manufactured by Gree Zhuhai and imported into
8 the United States by Gree Hong Kong ("Gree dehumidifiers").

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# The Consumer Product Safety Commission and

# the Consumer Product Safety Act

5. The Consumer Product Safety Act (the "CPSA") was enacted to
 protect the public from dangerous consumer products.

6. The United States Consumer Product Safety Commission (the
"CPSC") is the federal agency responsible for protecting consumers
from dangerous consumer products and is the lead federal agency
responsible for the implementation, enforcement, and administration
of the CPSA. The CPSC can order mandatory recalls of dangerous
products.

7. The CPSA requires companies that manufacture, import, 19 distribute, or sell consumer products to inform the CPSC, among 20 other things, about any consumer product about which information 21 reasonably supports the conclusion that such product contains a 22 defect that could create a substantial product hazard, or creates an 23 unreasonable risk of serious injury or death. This duty to report 24 also applies to the individual directors, officers, and agents of 25 those companies. A company's or an individual's knowing and willful 26 failure to report an unsafe product to the CPSC is punishable as a 27 felony violation of the CPSA. 28

# The Gree Companies Learn that Their Dehumidifiers

# Are Catching Fire

On or about July 26, 2012, the CEO of Gree USA saw a video 8. 3 of a burning Gree dehumidifier. On July 26, 2012, Gree USA's CEO 4 sent the video to a Gree Hong Kong manager ("Gree Hong Kong Manager 5 #1"), who was also a director of Gree Hong Kong and in charge of 6 exporting Gree appliances for sale in the United States, copying 7 other Gree USA employees and a Gree Zhuhai employee. In sending the 8 video, Gree USA's CEO labeled the email "urgent," and said that the 9 video was "scarey [sic] to just watch" and a "very serious issue 10 with GREE product quality." Gree USA's CEO also stated that the 11 video was the third reported instance of a Gree appliance catching 12 fire since in or about June 2012 and that it could lead to lawsuits 13 against Gree USA as well as a recall costing millions of dollars. 14 Gree USA's CEO knew that the Gree Companies had an obligation to 15 inform the CPSC immediately of any consumer product that contained a 16 defect creating a substantial product hazard or that created an 17 unreasonable risk of serious injury or death. 18

9. Gree Hong Kong Manager #1, replied to the July 26, 2012 email from Gree USA's CEO that same day. In his reply email, Gree Hong Kong Manager #1 said that "[w]e also felt shock when we watched the video[,]" and that he had sent the video to Gree Zhuhai's Quality Department and to Gree Zhuhai's chief engineer who was also its senior vice president for research and development.

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The Gree Companies Learn that Two Defects in

Their Dehumidifiers are Causing Them to Catch Fire

27 10. During August 2012, Gree USA and Gree Zhuhai employees,
28 engineers and officers investigated the Gree dehumidifiers for

# Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 54 of 94 Page ID #:141

potential defects that could cause them to catch fire. No employee
 of Gree USA or Gree Zhuhai informed the CPSC of a defect or risk
 associated with the Gree dehumidifiers in August 2012.

11. On September 4, 2012, Gree USA's CEO emailed Gree Hong Kong 4 Manager #1 about the Gree dehumidifiers. The CEO stated that Gree 5 USA had tested its dehumidifier inventory in Gree USA's warehouse 6 and the testing showed that these dehumidifiers burned. The CEO 7 stated "the result is not like what you have told us" regarding how 8 many units were involved because "the result shows the units all can 9 catch the fire and apparently the material is not according to UL 10 standard! I don't think the factory is telling us the fact and 11 truth. . . ." The CEO stated that, because of Gree USA's test 12 results, he would have the dehumidifiers further tested for 13 compliance with UL (formerly Underwriters Laboratory) standards and 14 was planning to inform the CPSC about the Gree dehumidifiers. 15

12. On September 5, 2012, Gree Hong Kong Manager #1 emailed 16 Gree USA's CEO instructing "Gree USA to resolve the claim and CPSC 17 case" and stating that Gree Zhuhai would "fully indemnify Gree USA 18 for any expense and responsibility." That same day, Gree USA's CEO 19 replied and requested more details regarding who would pay the costs 20 that could result from the Gree dehumidifiers and when they would 21 pay, and offered to handle reporting the Gree dehumidifiers to the 22 CPSC if Gree Zhuhai would agree to pay all future costs related to 23 the dehumidifiers' defects. Gree Hong Kong Manager #1 replied on 24 September 6, 2012, stating that they were willing to agree to 25 compensate expenses in a timely manner and that Gree USA "would be 26 the single entity to reply insurance company and CPSC, [and] we will 27 provide the necessary supports of test records and technical 28

# Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 55 of 94 Page ID #:142

information if you need any." After these communications, no one
 from the Gree Companies informed the CPSC about the Gree
 dehumidifiers or their defects.

13. On September 10, 2012, Gree USA's CEO emailed the highest 4 ranking person at Gree Zhuhai, the chairperson of Gree Zhuhai's 5 board who also served as Gree Zhuhai's President and CEO, copying no 6 one else from Gree Zhuhai or Gree Hong Kong. In this email, Gree 7 USA's CEO stated that "GREE headquarters" had told him not to report 8 the Gree dehumidifiers to the CPSC. Specifically, the Gree USA CEO 9 stated that "GREE headquarters" had told him not to report that the 10 Gree dehumidifiers may be defective and catch on fire and that they 11 might have overheating parts and plastic parts that could burn 12 because the plastic did not meet the UL standard for fire 13 resistance. Gree USA's CEO warned in his email that any company or 14 individual who withheld from the CPSC information about a dangerous 15 product could face severe punishment, including criminal 16 prosecution. Gree USA's CEO asked how Gree Zhuhai would pay future 17 costs related to the Gree dehumidifiers, including any potential 18 harm to MJC America Ltd. ("MJC America"), a company owned by Gree 19 USA's CEO, CFO and CAO which also sold the defective Gree 20 dehumidifiers. Gree USA's CEO stated that if Gree Zhuhai did not 21 give him clear instructions on how to handle the Gree dehumidifiers 2.2 within a matter of days, then he would inform the CPSC about the 23 dehumidifiers. No one replied to this email. 24

14. On September 13, 2012, Gree USA's CEO sent another email to Gree Hong Kong Manager #1. In this email, Gree USA's CEO discussed how a recall of the defective Gree dehumidifiers might be handled and attached the CPSC's "Recall Handbook." Gree USA's CEO also

discussed the financial costs and lost sales that could result from a recall. He did not express any consideration or concern about how defective Gree dehumidifiers could harm consumers. Gree USA's CEO asked Gree Hong Kong Manager #1 to forward this email to Gree Zhuhai's chief engineer.

6 15. On September 19, 2012, Gree Hong Kong Manager #1 came to 7 Gree USA's offices in City of Industry, California, to meet with 8 Gree USA's CEO. A Gree Zhuhai engineer and three other Gree USA 9 officers also participated in the meeting. This meeting was audio 10 recorded by agreement.

16. At this September 19 meeting, Gree Hong Kong Manager #1 11 stated that Gree Zhuhai's testing of the Gree dehumidifiers was not 12 able to reproduce the reported fire, but had revealed two defects: 13 (1) the dehumidifiers used plastics that did not meet UL standards 14 for fire resistance; and (2) electrical arcing caused by the 15 dehumidifiers' compressors overheating could burn the non-UL 16 standard plastic used in these dehumidifiers. The Gree Zhuhai 17 engineer at the meeting also discussed these defects. Gree Hong 18 Kong Manager #1 stated that he was aware of at least five consumer 19 reports of Gree dehumidifiers overheating and catching fire but that 20 Gree Zhuhai "still believe[d] that the fire case is a relatively 21 isolated case . . . associated with atrocious conditions." He also 22 stated that Gree Zhuhai would modify the manufacture of all future 23 dehumidifiers to fix this problem so they would not catch fire. 24

The Gree Companies Decide To Delay Reporting and Recalling

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Their Defective Dehumidifiers

27 17. At this same September 19 meeting, Gree Hong Kong Manager
28 #1 said that the meeting participants' decisions on what to do about

the Gree dehumidifiers should be quided by the principle of 1 minimizing the costs and loss of reputation to the Gree Companies. 2 Gree Hong Kong Manager #1 said that Gree Zhuhai wanted to delay any 3 recall of the dehumidifiers for 6 to 9 months because delaying a 4 recall would reduce the recall's effect on Gree dehumidifier sales. 5 Gree Hong Kong Manager #1 stated that an immediate recall would have 6 a significant, and negative, effect on 2012 and 2013 Gree 7 dehumidifier sales. Gree Hong Kong Manager #1 stated that a recall 8 could be delayed 6 to 9 months because cooler fall and winter 9 temperatures would help prevent Gree dehumidifiers from overheating 10 and catching fire, and that there should be very few, if any, 11 dehumidifier fires in the 6 to 9 months following September 2012. 12

18. In response to what Gree Hong Kong Manager #1 said, Gree 13 USA's CEO said at the meeting that the Gree dehumidifiers' defects 14 were very significant and had important legal implications. But the 15 Gree USA CEO did not push to inform the CPSC of the dehumidifiers. 16 Rather, Gree USA's CEO recommended only that the Gree Companies have 17 another company test the Gree dehumidifiers and then decide whether 18 to delay the recall. Gree Hong Kong Manager #1 responded by urging 19 the Gree USA officers not to conduct such a test of the Gree 20 dehumidifiers because that test would show that the dehumidifiers 21 used plastic that did not meet UL standards for fire resistance. 22 Gree USA's CEO said that the Gree USA officers understood what Gree 23 Zhuhai was asking them to do and needed time to think before making 24 a decision about how to proceed. 25

19. Two days after the September 19, 2012 meeting, Gree USA's CEO sent an email to Gree Zhuhai's chief engineer and copied the email to Gree Zhuhai's board chairperson. In his September 21, 2012

email, Gree USA's CEO said that he understood that Gree Zhuhai wanted to delay a recall of the Gree dehumidifiers for 6 to 9 months. Gree USA's CEO also said that he thought that the Gree dehumidifiers were still likely to catch fire, and that, after careful consideration, Gree USA's officers had decided to report the Gree dehumidifiers to the United States government.

20. The next day, Gree Zhuhai's chief engineer replied to the 7 September 21, 2012 email from Gree USA's CEO without copying Gree 8 Zhuhai's board chairperson. In his September 22, 2012 email, Gree 9 Zhuhai's chief engineer said that Gree Zhuhai had clearly expressed 10 its opinion about how to handle the defective Gree dehumidifiers, 11 and that he hoped Gree USA's CEO would follow that opinion. Gree 12 Zhuhai's chief engineer said that he had no authority to approve 13 what Gree USA's CEO proposed in his September 21, 2012 email and 14 that he hoped Gree USA's CEO would report his decision on how to 15 handle the defective Gree dehumidifiers to Gree Zhuhai's board 16 chairperson and listen to her opinion. 17

21. On September 28, 2012, Gree USA's CEO sent an email to Gree 18 Zhuhai's board chairperson, copying no one else from Gree Zhuhai or 19 Gree Hong Kong. In his email, Gree USA's CEO stated again that 20 Gree's dehumidifiers had two known defects: (1) the compressors in 21 the dehumidifiers could overheat; and (2) the plastic in the 22 dehumidifiers did not meet UL standards for fire resistance, meaning 23 that the plastic would burn when overheated. Gree USA's CEO said 2.4 that it was known that these two defects could cause the 25 dehumidifiers to catch fire and that there were numerous consumer 26 complaints about the dehumidifiers in fact catching fire. Gree 27 USA's CEO also said that the Gree Companies had sold millions of 28

# Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 59 of 94 Page ID #:146

these defective dehumidifiers. Gree USA's CEO further related that 1 he believed the Gree Companies should recall the dehumidifiers and 2 warn consumers that using them could result in personal injuries and 3 property damage, but that Gree Zhuhai had not agreed to a recall. 4 Gree USA's CEO warned that a recall could cost hundreds of millions 5 of dollars, would harm the reputation of Gree products, and would 6 reduce the Gree Companies' market share. But Gree USA's CEO also 7 warned that if Gree Zhuhai did not reach an agreement with Gree USA 8 on the recall of the dehumidifiers, then Gree USA unilaterally would 9 report the Gree dehumidifiers to the United States government. Gree 10 USA's CEO concluded his email by saying that this was a very 11 important and urgent matter. Neither Gree Zhuhai's board 12 chairperson nor anyone else at Gree Zhuhai replied to this email. 13

14 22. Despite the Gree USA's CEO's September 4, 10, 21, and 28,
15 2012 emails, no employee of the Gree Companies reported the Gree
16 dehumidifiers' defects or risks, or the known consumer complaints of
17 fires related to the dehumidifiers, to the CPSC in September 2012.

23. In September 2012, Gree USA sold at least 24,999 defective 18 Gree dehumidifiers to retailers in the United States for 19 approximately \$2,558,019. The Gree Companies knew that the 20 retailers wanted dehumidifiers that met all UL standards and did not 21 burn when overheated. The Gree Companies knew that Gree USA 22 represented to its retailers that the Gree dehumidifiers met all UL 23 standards. Gree USA's CEO, CFO and CAO knew that Gree USA's 24 representations that these Gree dehumidifiers met all UL standards 25 were false when these dehumidifiers were sold. 26

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# The Gree Companies Continue to Sell

# Their Defective Dehumidifiers in the United States

# Without Reporting Them to the CPSC

4 24. On October 19, 2012, a sales representative for Gree USA
5 met in person with Gree Zhuhai's board chairperson in China. During
6 this meeting, the sales representative discussed the defective Gree
7 dehumidifiers with Gree Zhuhai's board chairperson. Gree Zhuhai's
8 board chairperson said that she would send a new Gree Hong Kong
9 manager ("Gree Hong Kong Manager #2") to the United States to
10 address the problems associated with the dehumidifiers.

25. In October 2012, Gree USA sent to Gree Zhuhai new consumer 11 reports of fires related to the Gree dehumidifiers. These reports 12 contradicted Gree Hong Kong Manager #1's statements at the 13 September 19 meeting that a recall could be delayed 6 to 9 months 14 because cooler fall and winter temperatures would help prevent 15 dehumidifiers from overheating and catching fire and that there 16 should be very few, if any, dehumidifier fires in the 6 to 9 months 17 following September 2012. Despite these new consumer reports of 18 fires caused by Gree dehumidifiers, no employee of the Gree 19 Companies informed the CPSC about the dehumidifiers' defects or 20 risks in October 2012. 21

22 26. In October 2012, Gree USA sold at least 2,938 defective 23 Gree dehumidifiers to retailers in the United States for 24 approximately \$429,426. The Gree Companies knew that the retailers 25 wanted dehumidifiers that met all UL standards and did not burn when 26 overheated. The Gree Companies knew that Gree USA represented to 27 its retailers that the Gree dehumidifiers met all UL standards. 28 Gree USA's CEO, CFO and CAO knew that Gree USA's representations

# Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 61 of 94 Page ID #:148

1 that these Gree dehumidifiers met all UL standards were false when
2 these dehumidifiers were sold.

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# The Gree Companies Receive Another Test Report Showing That Their Dehumidifiers are Defective and Dangerous

27. In late October 2012, Gree USA sent two Gree dehumidifiers 5 to an independent testing company for testing. On November 5, 2012, 6 the testing company wrote a report confirming and reiterating that 7 the Gree dehumidifiers were defective because the compressors in the 8 dehumidifiers could run continuously and thereby overheat to an 9 "extreme high temperature." Gree USA's CEO received this report on 10 November 6, 2012. Gree USA's CEO immediately sent the report to 11 Gree Hong Kong Manager #2, who had taken over responsibility for the 12 importation and sale of the Gree dehumidifiers in the United States 13 from Gree Hong Kong Manager #1. 14

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# The Gree Companies Continue to Sell Their Defective Dehumidifiers in the United States

Without Reporting Them to the CPSC

28. At the end of November 2012, Gree USA's CEO told Gree Hong 18 Kong Manager #2 that an attorney advised him to inform the CPSC 19 immediately of all consumer reports of fires related to the Gree 20 dehumidifiers. Despite this legal advice and the November 5, 2012 21 test report reiterating that the Gree dehumidifiers were dangerously 2.2 defective, no employee of the Gree Companies informed the CPSC about 23 the dehumidifiers' defects, risks, or reported fires in November 2.4 2012. 25

26 29. In November 2012, Gree USA sold at least 6,817 defective 27 Gree dehumidifiers to retailers in the United States for 28 approximately \$792,067. The Gree Companies knew that the retailers

# Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 62 of 94 Page ID #:149

wanted dehumidifiers that met all UL standards and did not burn when overheated. The Gree Companies knew that Gree USA represented to its retailers that the Gree dehumidifiers met all UL standards. Gree USA's CEO, CFO and CAO knew that Gree USA's representations that these Gree dehumidifiers met all UL standards were false when these dehumidifiers were sold.

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The Gree Companies Have Yet Another Meeting to Discuss Their Defective Dehumidifiers But Still Do Not Inform the CPSC

30. On December 18, 2012, Gree USA's CEO and another Gree USA 9 officer went with an attorney to Hong Kong to meet with Gree Hong 10 Kong Manager #2, a Gree Zhuhai engineer, Gree Zhuhai's Chief 11 Financial Officer ("CFO") and three attorneys representing Gree 12 Zhuhai. At this meeting, Gree USA's CEO discussed the November 5, 13 2012 test report with Gree Hong Kong Manager #2, the Gree Zhuhai 14 engineer and the Gree Zhuhai CFO. Gree Hong Kong Manager #2, the 15 Gree Zhuhai engineer and the Gree Zhuhai CFO told Gree USA's CEO 16 that Gree Zhuhai would test the Gree dehumidifiers and let him know 17 the results of their testing. 18

19 31. No employee of the Gree Companies informed the CPSC about 20 the dehumidifiers' defects, risks, or reported fires in December 21 2012.

32. In December 2012, Gree USA sold at least 1,395 defective
Gree dehumidifiers to retailers in the United States for
approximately \$201,835. The Gree Companies knew that the retailers
wanted dehumidifiers that met all UL standards and did not burn when
overheated. The Gree Companies knew that Gree USA represented to
its retailers that the Gree dehumidifiers met all UL standards.
Gree USA's CEO, CFO and CAO knew that Gree USA's representations

# Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 63 of 94 Page ID #:150

1 that these Gree dehumidifiers met all UL standards were false when
2 these dehumidifiers were sold.

# The Gree Companies Decide to Keep Selling Their Defective Dehumidifiers in the United States Without Reporting Them to the CPSC

33. On January 23, 2013, a Gree USA officer sent an email to 6 Gree Hong Kong Manager #2. The email stated that Gree USA's and MJC 7 America's insurance company suggested that Gree USA report the Gree 8 dehumidifiers to the CPSC and recall all of the defective Gree 9 dehumidifiers. The email also stated that the insurance company 10 "wanted to know if any actions were taken to test the product design 11 in case it is defective" and was told that "the product was 12 submitted to several different testing and no faulty [sic] in the 13 design was found[,] also that new production has an extra 14 protection[.]" The Gree USA officer further reported in her email 15 that Gree USA had received a new consumer report of a dehumidifier 16 fire and asked how Gree USA should handle this report. 17

18 34. Also on January 23, 2013, Gree Zhuhai told Gree USA in 19 writing that it had tested its dehumidifiers and that they were not 20 defective and could be sold in the United States. Gree Zhuhai did 21 not provide Gree USA with any details on its testing or explain the 22 inconsistency in its test results with those of all prior tests of 23 the Gree dehumidifiers.

35. Despite the recommendation of Gree USA's insurance company to report the Gree dehumidifiers to the CPSC and recall the defective Gree dehumidifiers, and the new consumer report of fire, no employee of the Gree Companies informed the CPSC about the

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dehumidifiers' defects, risks, or reported fires in January or
 February 2013.

36. Gree USA sold at least 7,609 and 29,857 defective Gree 3 dehumidifiers in January and February 2013, respectively, to 4 retailers in the United States for approximately \$905,291, and 5 \$3,255,542, respectively. The Gree Companies knew that the 6 retailers wanted dehumidifiers that met all UL standards and did not 7 burn when overheated. The Gree Companies knew that Gree USA 8 represented to its retailers that the Gree dehumidifiers met all UL 9 standards. Gree USA's CEO, CFO and CAO knew that Gree USA's 10 representations that these Gree dehumidifiers met all UL standards 11 were false when these dehumidifiers were sold. 12

# The Gree Companies Finally Report Their Defective Dehumidifiers

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# to the CPSC but Continue to Sell Those Dehumidifiers

# in the United States

37. On March 14, 2013, Gree USA, Gree Zhuhai, and MJC America 16 made an initial report to the CPSC about their dehumidifiers. The 17 initial report stated that they had sold approximately 1.6 million 18 Gree dehumidifiers in the United States since 2010, and that 19 consumers who had purchased those dehumidifiers had reported fires, 20 overheating, smoke, odors, and property damage related to these 21 dehumidifiers. The initial report did not mention the defects in 2.2 the Gree dehumidifiers that caused the dehumidifiers to burn. 23

38. Gree USA sold at least 6,025 and 7,596 defective Gree dehumidifiers in March and April 2013, respectively, to retailers in the United States for approximately \$571,702 and \$799,244, respectively. The Gree Companies knew that the retailers wanted dehumidifiers that met all UL standards and did not burn when

Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 65 of 94 Page ID #:152

overheated. The Gree Companies knew that Gree USA represented to its retailers that the Gree dehumidifiers met all UL standards. Gree USA's CEO, CFO and CAO knew that Gree USA's representations that these Gree dehumidifiers met all UL standards were false when these dehumidifiers were sold.

39. On April 23, 2013, the Chief Administrative Officer of Gree
USA received an independent test report showing that the plastic
used in four Gree dehumidifiers made in 2010, 2011, and 2012 did not
meet UL standards for fire resistance.

40. On April 30, 2013, Gree USA, Gree Zhuhai, and MJC America 10 made a second, more comprehensive report to the CPSC about their 11 defective Gree dehumidifiers. This report stated that Gree USA, 12 Gree Zhuhai, and MJC America sold approximately 1.84 million of the 13 Gree dehumidifiers and that they had not concluded that these Gree 14 dehumidifiers posed a substantial product hazard or that the 15 dehumidifiers needed to be recalled. This report listed nineteen 16 known consumer reports of fires involving Gree dehumidifiers with 17 all but one of the fires occurring between June 14, 2012 and April 18 15, 2013. 19

41. After their April 30, 2013 report to the CPSC, the Gree
Companies continued to receive consumer reports of fires caused by
Gree dehumidifiers.

42. The Gree Companies received at least \$9,500,000 from the
distribution and wholesale of defective Gree dehumidifiers from
September 2012 through April 2013. Additionally, the Gree Companies
received at least \$29,500,000 from the distribution and wholesale of
other non-defective Gree dehumidifiers from September 2012 through
April 2013.

Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 66 of 94 Page ID #:153

43. United States consumers lost at least \$17,400,000 by
 purchasing defective and dangerous Gree dehumidifiers manufactured,
 distributed, or sold by the Gree Companies from September 2012
 through April 2013.

44. From September 2012 to April 2013, United States consumers
sustained at least \$2,100,000 worth of property damaged or destroyed
in fires caused by the defective Gree dehumidifiers.

The Gree Companies Imported Their Defective Dehumidifiers With False UL Certifications

10 45. Between 2010 and at least until September 2012, the Gree 11 Companies imported into the United States Gree dehumidifiers with 12 certifications that the dehumidifiers met all UL standards, when in 13 fact the dehumidifiers did not meet UL standards.

The Gree Companies Finally Recall

# Their Defective Dehumidifiers

46. By mid-July 2013, Gree Zhuhai decided to recall its
defective Gree dehumidifiers and notified the CPSC of this decision.
After making this decision, Gree Zhuhai started to plan for the
recall.

47. On September 12, 2013, Gree Zhuhai and the CPSC announced a
voluntary recall of 2.2 million Gree dehumidifiers in the United
States.

48. Despite its recall, Gree Zhuhai has received hundreds of consumer reports of fires and overheating caused by defective Gree dehumidifiers. Consumers have reported more than 2,000 incidents involving Gree dehumidifiers, including 450 fires and more than \$19,000,000 in property damage.

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49. No later than September 19, 2012, each of the Gree 1 Companies had information which reasonably supported the conclusion 2 that their Gree dehumidifiers: (1) contained defects which created a 3 substantial product hazard, that is, a substantial risk of injury to 4 the public; and (2) created an unreasonable risk of serious injury 5 or death. After learning this information, each of the Gree 6 Companies knowingly and willfully failed immediately to inform the 7 United States Consumer Product Safety Commission about these 8 dangerous defects in their Gree dehumidifiers or the dangerous risks 9 posed by their Gree dehumidifiers. 10

50. As a result of the Gree Companies' failure to report 11 immediately their defective Gree dehumidifiers to the United States 12 Consumer Product Safety Commission, the Gree Companies were able to 13 continue to distribute and wholesale their dehumidifiers, including 14 defective Gree dehumidifiers, from September 2012 through April 15 2013, and received more than \$39,000,000 in proceeds from this 16 distribution and wholesale of Gree dehumidifiers. For purposes of 17 forfeiture, the approximately \$39,000,000 that the Gree Companies 18 received are assets associated with their failure to report 19 immediately their defective Gree dehumidifiers to the United States 20 Consumer Product Safety Commission in violation of 15 U.S.C. 21 SS 2068(a)(4) and 2070. 22

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#### Exhibit D

# Enhanced Compliance Measures

# I. Compliance Program

So as to address and further reduce the risk of any recurrence 4 of the misconduct at issue in this matter, Defendants Gree Electric 5 Appliances, Inc. of Zhuhai ("Gree Zhuhai"), Hong Kong Gree Electric 6 Appliances Sales Co., Ltd. ("Gree Hong Kong"), and Gree USA, Inc. 7 ("Gree USA") (collectively the "Gree Companies") hereby agree as 8 part of Gree USA's Plea Agreement and Gree Zhuhai's and Gree Hong 9 Kong's Deferred Prosecution Agreement with the United States 10 Department of Justice's Consumer Protection Branch and the United 11 States Attorney's Office for the Central District of California 12 ("the government") to adopt and maintain, or modify as necessary, 13 compliance programs, including internal controls, compliance 14 policies, and procedures (collectively the "Compliance Program") to 15 ensure product safety and compliance with the Consumer Product 16 Safety Act, 15 U.S.C. § 2051 et seq. ("CPSA"), and regulations and 17 agreements enforced by the United States Consumer Product Safety 18 Commission ("CPSC") with respect to any consumer product 19 manufactured, imported, distributed, or sold by the Gree Companies 20 in the United States. The Compliance Program, at a minimum, shall 21 contain the following elements: 22

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#### Written Standards, Policies and Procedures

The Gree Companies shall establish and maintain, or
 modify as necessary, written standards, policies, and procedures
 with sufficient resources for responding to, investigating, and
 documenting allegations of potential product hazards, and violations
 of the CPSA, its implementing regulations, and agreements with the

1 CPSC, and which provides for the appropriate forwarding to personnel 2 at the Gree Companies with authority to act ("Compliance Officer") 3 of all information that may relate to, or affect, product safety and 4 CPSA compliance, including all reports and complaints involving 5 consumer products, whether an injury is referenced or not, and that 6 may relate to, or affect, UL certification or listing, whether 7 confirmatory testing has been conducted or not.

8 2. The Gree Companies shall implement, maintain, and enforce 9 an effective system of internal controls and procedures, to the 10 extent that they do not yet exist, designed to ensure that, with 11 respect to all consumer products manufactured, imported, or 12 distributed by the Gree Companies and sold in the United States:

a. information required to be disclosed by the Gree
Companies to the CPSC is recorded, processed, and reported in
accordance with applicable law;

b. all required reporting made to the CPSC is timely, truthful, complete, accurate, and in accordance with applicable law; and

c. prompt disclosure is made to the Gree Companies' relevant senior management of any deficiencies in the design or operation of such internal controls and procedures that are reasonably likely to adversely affect, in any material respect, the Gree Companies' ability to record, process, and report to the CPSC in accordance with applicable law.

### Confidential Employee Reporting

3. The Gree Companies shall establish or modify as necessary a confidential reporting program for their employees and agents who wish to disclose any concerns related to consumer product safety or

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1 quality to a Compliance Officer or another senior manager with 2 authority to act as necessary.

4. The Gree Companies shall publicize the existence of the confidential reporting program annually to their employees and agents through emails, posting on Company intranets, live or online training, or other effective means. The confidential reporting program shall include a non-retribution, non-retaliation policy, and shall facilitate anonymous and confidential communications for which appropriate confidentiality shall be maintained.

Upon receipt of a disclosure related to consumer product 5. 10 safety or quality, a Compliance Officer or a senior manager with 11 authority to act as necessary shall make a diligent, good-faith 12 inquiry into the disclosure to ensure that he or she has obtained 13 all the information necessary to determine whether a further review 14 should be conducted. The Compliance Officer or senior manager shall 15 conduct such further review of for any disclosure that is 16 sufficiently specific to: 17

18 a. permit determination of the appropriateness of the19 alleged impropriety; and

b. provide an opportunity for taking corrective action. 20 The Compliance Officer or senior manager shall maintain a 6. 21 disclosure log, which shall include a record and an accurate and 22 complete summary of each disclosure related to consumer product 23 safety or quality received (whether anonymous or not), the status of 2.4 the respective reviews, and any corrective action taken in response 25 to the reviews. All information gathered by the confidential 26 reporting program shall be maintained for at least five (5) years 27 following closure of the review and corrective action. 28

#### Training and Enforcement

7. The Gree Companies shall implement and maintain, or modify
as necessary, mechanisms designed to ensure that the Compliance
Program is effectively communicated to all applicable directors,
officers, employees, and where necessary and appropriate, agents,
vendors, and business partners.

7 8. The Gree Companies shall establish and maintain, or modify
8 as necessary, an effective system for providing guidance, training
9 and advice to directors, officers, employees, and where necessary
10 and appropriate, agents, vendors, and business partners, on
11 complying with the CPSA, its implementing regulations, agreements
12 with the CPSC, and the Compliance Program, including when they need
13 advice on an urgent basis.

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# Management Responsibility and Accountability

The Gree Companies shall assign continuing responsibility 9. 15 for the implementation and oversight of the Compliance Program to 16 one or more senior corporate executives who, by reason of 17 background, experience, education, or training are competent to 18 oversee product safety and regulatory compliance-related matters. 19 Such corporate executive(s) shall have the authority to report 20 directly to independent monitoring bodies, including internal 21 auditors, the Company's Board of Directors, or any appropriate 22 committee of the Board of Directors, and shall have an adequate 23 level of autonomy from management as well as sufficient resources 24 and authority to maintain such autonomy. 25

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# Record Retention and Provision

27 10. The Gree Companies shall ensure retention of all CPSA 28 compliance-related records for at least five (5) years and shall

make such records available to the government or CPSC staff upon 1 reasonable request, subject to applicable laws and regulations, as 2 well as valid claims of attorney-client privilege or attorney work 3 product doctrine. However, the Gree Companies must provide to the 4 government a log of any document or information that is not provided 5 based on an assertion of law, regulation, or privilege, and the Gree 6 Companies bear the burden of establishing the validity of any such 7 assertions. 8

11. Upon reasonable request of the government or CPSC staff, 9 the Gree Companies shall provide written documentation of their 10 compliance-related improvements, processes, and controls, including, 11 but not limited to, the effective dates of such improvements, 12 processes, and controls. Upon reasonable request, the Gree 13 Companies shall cooperate fully and truthfully with the government 14 and CPSC staff to make available, in a manner agreed to by the 15 parties, all non-privileged information and materials, and personnel 16 deemed necessary by the government or CPSC staff, to identify and 17 evaluate records related to the Gree Companies' compliance with the 18 CPSA, its implementing regulations, agreements with the CPSC, and 19 the Compliance Program. The Gree Companies' cooperation pursuant to 20 this paragraph is subject to applicable laws and regulations, as 21 well as valid claims of attorney-client privilege or attorney work 22 product doctrine. However, the Gree Companies must provide to the 23 government a log of any document or information that is not provided 24 based on an assertion of law, regulation, or privilege, and the Gree 25 Companies bear the burden of establishing the validity of any such 26 assertions. 27

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## Compliance Expert

The Gree Companies shall retain, at the Gree Companies' 12. 2 expense, an independent person or persons (the "Expert"), without 3 personal or financial ties (other than the retention agreement 4 between the parties) to the Gree Companies and/or the families of 5 their senior management, who by reason of background, experience, 6 education, and training, is qualified to advise the Gree Companies 7 on product safety and regulatory compliance issues under the CPSA 8 and its implementing regulations. The Expert's qualifications shall 9 include, but not be limited to, creating comprehensive product 10 safety and regulatory compliance policies, designing employee 11 training programs, and conducting regulatory compliance audits and 12 The Gree Companies shall notify the government in inspections. 13 writing of the name(s) and qualifications of the Expert as soon as 14 they retain the Expert. 15

16 13. Within six months of the Effective Date of the Deferred 17 Prosecution Agreement with Gree Zhuhai and Gree Hong Kong, the 18 Expert shall, in consultation with the Gree Companies, start the 19 process of auditing and advising the Gree Companies on the following 20 aspects of their Compliance Program:

a. written standards, policies and procedures that
provide for the appropriate forwarding to compliance personnel of
all information that may relate to, or impact, CPSA compliance,
including all reports and complaints involving consumer products
manufactured, imported, or distributed by the Gree Companies and
sold in the United States, whether an injury is referenced or not;

b. a mechanism for confidential employee reporting of
compliance-related questions or concerns to either a compliance

1 officer or to another senior manager with authority to act as 2 necessary;

c. effective communication of compliance-related
policies and procedures regarding the CPSA to all applicable
employees through training programs or otherwise;

d. senior management responsibility for CPSA compliance
7 and accountability for violations of the CPSA and its implementing
8 regulations; and

9 e. retention of all CPSA compliance-related records for
10 at least five (5) years, and availability of such records to the
11 government or CPSC staff upon reasonable request.

The Expert shall report to the government periodically, at 14. 12 no less than twelve-month intervals during a three-year term (the 13 "Term"), regarding the Gree Companies' remediation and 14 implementation of their Compliance Program and these Enhanced 15 Compliance Measures. The Term shall begin on the Effective Date of 16 the Deferred Prosecution Agreement with Gree Zhuhai and Gree Hong 17 Kong. During the Term, the Expert shall submit an initial report 18 and at least two (2) follow-up reports (collectively the "Expert 19 Reports"). 20

By no later than twelve (12) months from the a. 21 Effective Date of the Deferred Prosecution Agreement with Gree 22 Zhuhai and Gree Hong Kong, the Expert shall submit to the government 23 a written report (the "initial Expert Report") setting forth a 24 description of the Gree Companies' remediation efforts to date, and 25 when necessary and appropriate, their proposals reasonably designed 26 to improve their Compliance Program for ensuring consumer product 27 safety and compliance with the CPSA. The initial Expert Report 28

shall include an evaluation of the aspects of the Gree Companies'
 Compliance Program set forth in Paragraph 13 above.

The Expert shall submit to the government at least b. 3 two (2) follow-up written reports (the "follow-up Expert Reports"). 4 The first follow-up Expert Report shall be completed and delivered 5 to the government no later than twelve (12) months after the initial 6 Expert Report is submitted to the government. The second follow-up 7 Export Report shall be completed and delivered to the government no 8 later than thirty (30) days before the end of the Term or twelve 9 (12) months after the first follow-up Expert Report, whichever is 10 earlier. The follow-up Expert Reports shall assess whether the Gree 11 Companies' Compliance Program is reasonably designed to ensure 12 consumer product safety and compliance with the CPSA, and include an 13 evaluation of the aspects of the Gree Companies' Compliance Program 14 set forth in Paragraph 13 above. 15

The Expert Reports likely will include proprietary, с. 16 financial, confidential, and competitive business information. 17 Public disclosure of the Expert Reports could discourage cooperation 18 or impede pending or potential government investigations and thus 19 undermine the objectives of the reporting requirement. For these 20 reasons, among others, the Expert Reports and contents thereof are 21 intended to remain and shall remain non-public, except as otherwise 22 agreed to by the Gree Companies and the government in writing, or 23 except to the extent that the government determines in its sole 24 discretion that disclosure would be in furtherance of the 25 government's discharge of its duties and responsibilities or is 26 otherwise required by law. 27

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Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 76 of 94 Page ID #:163

d. The Expert or the Gree Companies may submit a timely
 written request for an extension of time to provide any of the
 Expert Reports. A written request is timely if received by the
 government at least five (5) days before the date the report is due.
 Timely requests for extension will not be unreasonably denied.

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## II. Gree Reporting Requirements

The Gree Companies shall report to the government 15. 7 periodically, at no less than twelve-month intervals during the 8 three-year Term, regarding their remediation and implementation of 9 the Compliance Program and these Enhanced Compliance Measures. As 10 with the Expert Reports, the Term shall begin on the Effective Date 11 of the Deferred Prosecution Agreement with Gree Zhuhai and Gree Hong 12 Kong. During the Term, the Gree Companies shall: 13

14a. Conduct an initial review and submit an initial15report; and

b. Conduct and prepare at least two (2) follow-upreviews and reports, as described below.

16. By no later than twelve (12) months from the Effective 18 Date of the Deferred Prosecution Agreement with Gree Zhuhai and Gree 19 Hong Kong, the Gree Companies shall submit to the government a 20 written report (the "initial Gree Report") setting forth a complete 21 description of their remediation efforts to date, and when necessary 22 and appropriate, their proposals reasonably designed to improve the 23 Gree Companies' Compliance Program for ensuring consumer product 24 safety and compliance with the CPSA, and the proposed scope of the 25 subsequent reviews. 26

27 17. The Gree Companies shall undertake at least two (2)
28 follow-up reviews and reports (the "follow-up Gree Reports"),

## Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 77 of 94 Page ID #:164

incorporating the government's views on the Gree Companies' previous
 reviews and reports, to further monitor and assess whether the Gree
 Companies' Compliance Program is reasonably designed to ensure
 consumer product safety and detect and prevent violations of the
 CPSA.

6 18. The first follow-up Gree Report shall be completed and 7 delivered to the government no later than twelve (12) months after 8 the initial Gree Report is submitted to the government. The second 9 follow-up Gree Report shall be completed and delivered to the 10 government no later than thirty (30) days before the end of the Term 11 or twelve (12) months after the first follow-up Gree Report, 12 whichever is earlier.

13 19. The initial and follow-up Gree Reports may rely on,
14 reference, or incorporate, in whole or in part, the Expert Reports.

The Gree Reports likely will include proprietary, 20. 15 financial, confidential, and competitive business information. 16 Public disclosure of the Gree Reports could discourage cooperation 17 or impede pending or potential government investigations and thus 18 undermine the objectives of the reporting requirement. For these 19 reasons, among others, the Gree Reports and contents thereof are 20 intended to remain and shall remain non-public, except as otherwise 21 agreed to by the Gree Companies and the government in writing, or 22 except to the extent that the government determines in its sole 23 discretion that disclosure would be in furtherance of the 2.4 government's discharge of its duties and responsibilities or is 25 otherwise required by law. 26

27 21. The Gree Companies may submit a timely written request for 28 an extension of time to provide any of the Gree Reports. A written

Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 78 of 94 Page ID #:165

request is timely if received by the government at least five (5)
 days before the date the report is due. Timely requests for
 extension will not be unreasonably denied.

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## III. Certifications and Resolutions

5 22. In addition to the Gree Companies' reporting requirements 6 set forth in Paragraphs 15-21, the Gree Companies shall make annual 7 compliance-related certifications and resolutions to the government 8 as described below:

The Gree Companies shall conduct the reviews a. 9 described in this paragraph and Paragraph 23 for each of three (3) 10 Review Periods. The duration of each Review Period shall be twelve 11 (12) months, beginning with the first twelve (12) month period 12 following the Effective Date of the Deferred Prosecution Agreement 13 with Gree Zhuhai and Gree Hong Kong. The Gree Companies shall 14 provide the certifications and resolutions described in this 15 paragraph and Paragraph 23 to the government within one hundred 16 twenty (120) days following the end of each of the Review Periods. 17

Following the end of each Review Period, the b. 18 President or Chief Executive Officer ("President") of Gree Zhuhai 19 shall conduct a review of the Gree Companies' compliance with their 20 obligations under the Compliance Program and these Enhanced 21 Compliance Measures. Based on his or her review, the President 2.2 shall submit to the government a certification stating that, to the 23 best of his or her knowledge based on a reasonable inquiry, during 2.4 the preceding Review Period, the Gree Companies complied with all 25 its obligations under the Compliance Program and these Enhanced 26 Compliance Measures. The certification shall summarize the review 27 described above. If the President is unable to provide any part of 28

this certification as specified herein, he or she shall provide a 1 detailed explanation of why he or she is unable to provide such 2 certification. The certification and detailed explanation shall be 3 sworn to under the pains and penalty of perjury in the United States 4 (and, if applicable, under the pains and penalty of perjury in the 5 jurisdiction where the President makes the certification or detailed 6 explanation ("Other Jurisdiction")) and shall set forth that the 7 representations contained therein may be provided to, relied upon, 8 and material to the United States (and, if applicable, the Other 9 Jurisdiction), and that a knowing false statement could result in 10 criminal or civil liability for the signatory in the United States 11 (and, if applicable, the Other Jurisdiction). 12

Following the end of each Review Period, the Board of 23. 13 Directors of Gree Zhuhai or a designated Committee thereof (the 14 "Board"), shall conduct a review of the Gree Companies' compliance 15 with their obligations under the Compliance Program and these 16 Enhanced Compliance Measures. The Board shall evaluate the Gree 17 Companies' compliance by, at a minimum, receiving updates about the 18 activities of management employees responsible for ensuring 19 compliance with the Compliance Program and these Enhanced Compliance 20 Measures, and updates about the adoption and implementation of 21 policies, procedures, and practices as it relates to such 2.2 compliance. Based on its review, the Board shall submit to the 23 government a resolution that summarizes its review and oversight as 2.4 set forth above and that includes, at a minimum, the following 25 language: 26

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The Board of Directors of Gree Zhuhai (or a designated Committee of the Board) has made a reasonable inquiry

as described in Paragraph 23 of the Enhanced Compliance Measures Exhibit D to the Plea Agreement with Gree USA and the Deferred Prosecution Agreement with Gree Zhuhai and Gree Hong Kong concerning the Gree Companies' compliance with their obligations under the Compliance Program and the Enhanced Compliance Measures in Exhibit D for the preceding Review Period, [insert date range], including the performance of management employees responsible for ensuring such compliance. Based on its reasonable inquiry and review, the Board has concluded that, to the best of its knowledge, the Gree Companies have complied with all their obligations under the Compliance Program and the Enhanced Compliance Measures in Exhibit D to the Plea Agreement with Gree USA and the Deferred Prosecution Agreement with Gree Zhuhai and Gree Hong Kong.

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If the Board is unable to provide any part of this statement, it shall include in the resolution a written explanation of the reasons why it is unable to provide such a statement.

14 24. The Gree Companies may submit a timely written request for 15 an extension of time to provide the annual President certification 16 or Board resolution required in Paragraphs 22 and 23. A written 17 request is timely if received by the government at least five (5) 18 days prior to the date by which the certification or resolution is 19 due. Timely requests for extension will not be unreasonably denied.

20 25. All certifications, resolutions, reports, notifications 21 and other materials and information that must be provided to the 22 government as a part of these Enhanced Compliance Measures shall be 23 delivered by: (1) email to an email address provided by the 24 government; and (2) personal delivery, or overnight delivery by a 25 recognized delivery service addressed to the following:

Director, Consumer Protection Branch
U.S. Department of Justice
450 5th Street, NW, Suite 6400 South
Washington, DC 20001

	Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 81 of 94 Page ID #:168
1	
2	and
3	Chief, Environmental and Community Safety Crimes Section U.S. Attorney's Office
4	Central District of California 1300 United States Courthouse
5	312 North Spring Street Los Angeles, CA 90012
6	LOS ANGELES, CA 90012
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	Case 2:21-cr-00498-MCS Document 9	Filed 10/28/21	Page 82 of 94	Page ID #:169
1		Exhibit E		
2	TRACY L. WILKISON			
3	Acting United States Attorney SCOTT M. GARRINGER			
4	Assistant United States Attorn Chief, Criminal Division	-		
5	JOSEPH O. JOHNS (Cal. Bar No. DENNIS MITCHELL (Cal. Bar No.	116039)		
6	Assistant United States Attorn Environmental and Community Sa			
7	Crimes Section 1300 United States Courth	ouse		
8	312 North Spring Street Los Angeles, California 9			
9	Telephone: (213) 894-453 Facsimile: (213) 894-643			
10	E-mail: joseph.johns@usd	oj.gov		
11	GUSTAV W. EYLER Director			
12	United States Department of Ju Consumer Protection Branch	stice		
13	ALLAN GORDUS NATALIE N. SANDERS			
14	MARYANN N. MCGUIRE Trial Attorneys			
15	Consumer Protection Branch U.S. Department of Justice			
16	P.O. Box 386 Washington, DC 20044			
17	Telephone: (202) 307-1862 Facsimile: (202) 514-8742			
18	Email: allan.gordus@us@ Attorneys for Plaintiff	doj.gov		
19	UNITED STATES OF AMERICA			
20	UNITED STA	ATES DISTRIC	T COURT	
21	FOR THE CENTRAL	L DISTRICT O	F CALIFORNIA	1
22	UNITED STATES OF AMERICA,	Case No	). CR 21-	
23	Plaintiff,			ING REQUEST FOR TRIAL DATE AND
24	v.	(2) FIN	NDINGS OF EX	CLUDABLE TIME O SPEEDY TRIAL
25	GREE ELECTRIC APPLIANCES, INC. OF ZHUHAI, and		proposed] OR	
26	HONG KONG GREE ELECTRIC APPLIANCES SALES CO., LTD.,			
27	Defendants.			
28				
20				

Plaintiff United States of America, by and through its counsel 1 of record, the United States Department of Justice's Consumer 2 Protection Branch and the United States Attorney's Office for the 3 Central District of California (collectively, the "government"), and 4 defendants GREE ELECTRIC APPLIANCES, INC. OF ZHUHAI ("GREE ZHUHAI") 5 and HONG KONG GREE ELECTRIC APPLIANCES SALES CO., LTD. ("GREE HONG 6 KONG"), both individually and by and through their counsel of record, 7 8 James M. Koukios and Sophie Cash, hereby stipulate as follows:

The Information and Deferred Prosecution Agreement in this case were filed on October 26, 2021. The Speedy Trial Act, 18 U.S.C.
 § 3161, originally required that the trial commence on or before January 4, 2022.

2. By this stipulation, the government, GREE ZHUHAI, and GREE HONG KONG move to continue the trial date to October 26, 2024. This is the first request for a continuance of the trial date.

16 3. The government, GREE ZHUHAI, and GREE HONG KONG request the 17 continuance based upon the following facts, which the parties believe 18 demonstrate good cause to support the appropriate findings under the 19 Speedy Trial Act:

a. GREE ZHUHAI and GREE HONG KONG are charged with Failure to Furnish Information Required by 15 U.S.C. § 2064(b), in violation of 15 U.S.C. §§ 2068(a)(4) and 2070.

b. GREE ZHUHAI and GREE HONG KONG have entered into a Deferred Prosecution Agreement with the government, which was filed on October 26, 2021.

c. In light of the foregoing, the parties represent that additional time is necessary for GREE ZHUHAI and GREE HONG KONG to

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demonstrate their compliance with the provisions of the Deferred 1 Prosecution Agreement during the term of the agreement. 2

d. The government, GREE ZHUHAI, and GREE HONG KONG believe that failure to grant the continuance would be likely to make a continuation of the proceeding impossible or result in a 5 miscarriage of justice. 6

The requested continuance is not based on congestion e. of the Court's calendar, lack of diligent preparation on the part of the attorneys for the government or the defense, or failure on the part of the attorneys for the government to obtain available witnesses.

For purposes of computing the date under the Speedy Trial 12 4. Act by which GREE ZHUHAI's and GREE HONG KONG's trial must commence, 13 14 the parties agree that the time period of October 26, 2021 to October 26, 2024, inclusive, should be excluded pursuant to 18 U.S.C. 15 §§ 3161(h)(7)(A), (h)(7)(B)(i), and (h)(7)(B)(iv) because the delay 16 results from a continuance granted by the Court at the government's, 17 GREE ZHUHAI's, and GREE HONG KONG's request on the basis of the 18 19 Court's finding that: (i) the ends of justice served by the continuance outweigh the best interest of the public and GREE ZHUHAI 20 and GREE HONG KONG in a speedy trial; and (ii) failure to grant the 21 22 continuance would be likely to make a continuance of the proceeding impossible, or result in a miscarriage of justice. 23

In addition, the parties agree that the time period of 24 5. October 26, 2021 to October 26, 2024, inclusive, should be excluded 25 pursuant to 18 U.S.C. § 3161(h)(2) because the delay constitutes a 26 period during which prosecution is deferred by the attorneys for the government pursuant to a written agreement with GREE ZHUHAI and GREE 28

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HONG KONG, with the approval of the Court, for the purpose of allowing GREE ZHUHAI and GREE HONG KONG to demonstrate their good conduct.

6. Nothing in this stipulation shall preclude a finding that other provisions of the Speedy Trial Act dictate that additional time periods be excluded from the period within which trial must commence. Moreover, the same provisions and/or other provisions of the Speedy Trial Act may in the future authorize the exclusion of additional time periods from the period within which trial must commence.

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IT IS SO STIPULATED.

Dated: October 26, 2021 Respectfully submitted,

13UNITED STATES ATTORNEY'S OFFICEFOR THE CENTRAL DISTRICT OF14CALIFORNIA

UNITED STATES DEPARTMENT OF JUSTICE CONSUMER PROTECTION BRANCH

TRACY L. WILKISON Acting United States Attorney

SCOTT M. GARRINGER
 Assistant U.S. Attorney
 Chief, Criminal Division

DENNIS MITCHELL by MI Assistant U.S. Attorneys

10/26, Date

GUSTAV W. EYLER Director Consumer Protection Branch

ALLAN GORDUS NATALIE N. SANDERS MARYANN N. MCGUIRE Trial Attorneys

10/26/2 Date

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3	I am GREE ELECTRIC APPLIANCES, INC. OF ZHUHAI's attorney. I
4	have carefully discussed every part of this stipulation and the
5	continuance of the trial date with my client. I have fully informed
6	my client of its Speedy Trial rights. To my knowledge, my client
7	understands those rights and agrees to waive them. I believe that my
8	client's decision to give up the right to be brought to trial earlier
9	than October <b>26</b> , 2024 is an informed and voluntary one.
10	1 5 5 Q. 10/21/2-21
11	MORRISODERSTER LLP Date
12	JAMES H. KOUKIOS SOPHIA H. CASH
13	Attorneys for Defendant GREE ELECTRIC APPLIANCES, INC. OF
14	ZHUHAI
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I have been authorized by defendant GREE ELECTRIC APPLIANCES, INC. OF ZHUHAI ("GREE ZHUHAI") to enter into this stipulation. I have read this stipulation and have carefully discussed it with GREE ZHUHAI's attorney. I understand GREE ZHUHAI's Speedy Trial rights. On behalf of GREE ZHUHAI, I voluntarily agree to the continuance of the trial date, and give up GREE ZHUHAI's right to be brought to б trial earlier than October 26, 2024. 2021.10.20 NAME: Mingjing Li Date TITLE: Deputy Director, Legal Department Authorized Representative of Defendant GREE ELECTRIC APPLIANCES, INC. OF ZHUHAI. 

1	CERTIFICATION OF INTERPRETER
2	I, [Ling Liu], am fluent in the written and spoken English and
3	Mandarin languages. I accurately translated this entire document
4	from English into Mandarin to defendant GREE ELECTRIC APPLIANCES,
5	INC. OF ZHUHAI on this date.
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7	Ling Lin 2021.10.12 INTERPRETER Date
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1	I am HONG KONG GREE ELECTRIC APPLIANCES SALES CO., LTD.'s
2	attorney. I have carefully discussed every part of this stipulation
3	and the continuance of the trial date with my client. I have fully
4	informed my client of its Speedy Trial rights. To my knowledge, my
5	client understands those rights and agrees to waive them. I believe
6	that my client's decision to give up the right to be brought to trial
7	earlier than October 26, 2024 is an informed and voluntary one.
8	10/21/2021
9	MORRISON & FOERSTER LLP Date
10	SOPHIA H. CASH Attorneys for Defendant
11	HONG KONG GREE ELECTRIC APPLIANCES
12	SALES CO., LTD.
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I have been authorized by defendant HONG KONG GREE ELECTRIC APPLIANCES SALES CO., LTD. ("GREE HONG KONG") to enter into this stipulation. I have read this stipulation and have carefully discussed it with GREE HONG KONG's attorney. I understand GREE HONG KONG's Speedy Trial rights. On behalf of GREE HONG KONG, I voluntarily agree to the continuance of the trial date, and give up GREE HONG KONG's right to be brought to trial earlier than October 26, 2024. 2021.10.20 NAME: Guoqing Date TITLE: Director Authorized Representative of Defendant HONG KONG GREE ELECTRIC APPLIANCES SALES CO., LTD. 

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2	CERTIFICATION OF INTERPRETER
3	I, [Ling Liu], am fluent in the written and spoken English and
4	Mandarin languages. I accurately translated this entire document from English into Mandarin to defendant HONG KONG GREE ELECTRIC
5	APPLIANCES SALES CO., LTD. on this date.
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7	Ling Liu 2021.10.12 INTERPRETER Date
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Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 92 of 94 Page ID #:179 TRACY L. WILKISON 1 Acting United States Attorney SCOTT M. GARRINGER 2 Assistant United States Attorney Chief, Criminal Division 3 JOSEPH O. JOHNS (Cal. Bar No. 144524) DENNIS MITCHELL (Cal. Bar No. 116039) 4 Assistant United States Attorneys Environmental and Community Safety 5 Crimes Section 1300 United States Courthouse 6 312 North Spring Street 7 Los Angeles, California 90012 Telephone: (213) 894-4536 8 Facsimile: (213) 894-6436 E-mail: joseph.johns@usdoj.gov 9 GUSTAV W. EYLER 10 Director United States Department of Justice 11 Consumer Protection Branch ALLAN GORDUS NATALIE N. SANDERS 12 MARYANN N. MCGUIRE 13 Trial Attorneys 450 5th St NW, Suite 6400 South Washington, DC 20001 14 Telephone: (202) 307-1862 15 Facsimile: (202) 514-8742 E-mail: allan.gordus@usdoj.gov 16 Attorneys for Plaintiff 17 UNITED STATES OF AMERICA 18 UNITED STATES DISTRICT COURT 19 FOR THE CENTRAL DISTRICT OF CALIFORNIA 20 UNITED STATES OF AMERICA, Case No. CR 21-[proposed] ORDER CONTINUING TRIAL 21 Plaintiff, DATE AND FINDINGS REGARDING 22 EXCLUDABLE TIME PERIODS PURSUANT v. TO SPEEDY TRIAL ACT GREE ELECTRIC APPLIANCES, INC. 23 OF ZHUHAI, and HONG KONG GREE ELECTRIC 24 APPLIANCES SALES CO., LTD., 25 Defendants. 26 27 28

The Court has read and considered the Stipulation Regarding 1 Request for (1) Continuance of Trial Date and (2) Findings of 2 Excludable Time Periods Pursuant to Speedy Trial Act, filed by the 3 parties in this matter on October 26, 2021. The Court hereby finds 4 that the Stipulation, which this Court incorporates by reference into 5 this Order, demonstrates facts that support a continuance of the 6 trial date in this matter, and provides good cause for a finding of 7 8 excludable time pursuant to the Speedy Trial Act, 18 U.S.C. § 3161.

9 The Court further finds that: (i) the ends of justice served by the continuance outweigh the best interest of the public and 10 defendants in a speedy trial; (ii) failure to grant the continuance 11 would be likely to make a continuation of the proceeding impossible, 12 or result in a miscarriage of justice; and (iii) pursuant to 18 13 14 U.S.C. § 3161(h)(2), because the parties have entered into and filed a deferred prosecution agreement and the time period would allow 15 16 defendants to demonstrate their good conduct.

THEREFORE, FOR GOOD CAUSE SHOWN:

The trial in this matter is continued to October 26, 2024.
 The time period of October 26, 2021 to October 26, 2024,
 inclusive, is excluded in computing the time within which the trial must commence, pursuant to 18 U.S.C. § 3161(h)(2), (h)(7)(A),
 (h)(7)(B)(i), and (h)(7)(B)(iv).

3. Nothing in this Order shall preclude a finding that other provisions of the Speedy Trial Act dictate that additional time periods are excluded from the period within which trial must commence. Moreover, the same provisions and/or other provisions of the Speedy Trial Act may in the future authorize the exclusion of

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	Case 2:21-cr-00498-MCS Document 9 Filed 10/28/21 Page 94 of 94 Page ID #:181
1	additional time periods from the period within which trial must
2	commence.
3	IT IS SO ORDERED.
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6	DATE HONORABLE UNITED STATES DISTRICT JUDGE
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8	Presented by:
9	/s/ JOSEPH O. JOHNS
10	DENNIS MITCHELL Assistant United States Attorneys
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