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Eric S. Somers, State Bar No. 139050
LEXINGTON LAW GROUP, LLP
1627 Irving Street
San Francisco, CA 94122
Telephone: (415) 759-4111
Facsimile: (415) 759-4112

Attorneys for Plaintiff
CENTER FOR ENVIRONMENTAL HEALTH

FILED BY FAX
ALAMEDA COUNTY

JULY 26, 2005

CLERK OF
THE SUPERIOR COURT
By Rosanne Case, Deputy
CASE NUMBER:
RG04162075

IN THE SUPERIOR COURT OF THE STATE CALIFORNIA
FOR THE COUNTY OF ALAMEDA, UNLIMITED JURISDICTION

PEOPLE OF THE STATE OF CALIFORNIA, *ex rel.*)
BILL LOCKYER, Attorney General,)

Plaintiff,

v.

BURLINGTON COAT FACTORY WAREHOUSE
CORPORATION, et. al.

Defendants.

And Related and Consolidated Cases.

**FICTITIOUS NAME
AMENDMENTS TO COMPLAINT
CAL. CODE CIV. PRO. §474**

Case No.: RG 04-162075

Case No.: RG 04-162037
Case No.: RG 04-169511

1 Eric S. Somers, State Bar No. 139050
2 LEXINGTON LAW GROUP, LLP
3 1627 Irving Street
4 San Francisco, CA 94122
5 Telephone: (415) 759-4111
6 Facsimile: (415) 759-4112
7
8 Attorneys for Plaintiff
9 CENTER FOR ENVIRONMENTAL HEALTH
10

11 IN THE SUPERIOR COURT OF THE STATE CALIFORNIA
12 FOR THE COUNTY OF ALAMEDA, UNLIMITED JURISDICTION
13

14 PEOPLE OF THE STATE OF CALIFORNIA, *ex rel.*)
15 BILL LOCKYER, Attorney General,)
16)
17) Plaintiff,)

18 v.

19 BURLINGTON COAT FACTORY WAREHOUSE)
20 CORPORATION, et. al.)
21)
22) Defendants.)

23 _____)
24 And Related and Consolidated Cases.)
25 _____)

**FICTITIOUS NAME
AMENDMENTS TO COMPLAINT
CAL. CODE CIV. PRO. §474**

Case No.: RG 04-162075

Case No.: RG 04-162037
Case No.: RG 04-169511

1 When the Complaint in this action was originally filed, Plaintiff the Center For
2 Environmental Health did not know the true name of a defendant, and thus designated the
3 defendant in the Complaint by the fictitious name of DOE 7. Plaintiff has now discovered that
4 the true name of such defendant is KOHL'S CORPORATION, and Plaintiff hereby amends the
5 complaint by inserting the name KOHL'S CORPORATION in place of the reference to such
6 DOE defendant in each place that it appears in the Complaint.

7 When the Complaint in this action was originally filed, Plaintiff the Center For
8 Environmental Health did not know the true name of a defendant, and thus designated the
9 defendant in the Complaint by the fictitious name of DOE 8. Plaintiff has now discovered that
10 the true name of such defendant is KOHL'S DEPARTMENT STORES, INC., and Plaintiff
11 hereby amends the complaint by inserting the name KOHL'S DEPARTMENT STORES, INC. in
12 place of the reference to such DOE defendant in each place that it appears in the Complaint.

13 When the Complaint in this action was originally filed, Plaintiff the Center For
14 Environmental Health did not know the true name of a defendant, and thus designated the
15 defendant in the Complaint by the fictitious name of DOE 9. Plaintiff has now discovered that
16 the true name of such defendant is MONOGRAM INTERNATIONAL, INC., and Plaintiff
17 hereby amends the complaint by inserting the name MONOGRAM INTERNATIONAL, INC. in
18 place of the reference to such DOE defendant in each place that it appears in the Complaint.

19 When the Complaint in this action was originally filed, Plaintiff the Center For
20 Environmental Health did not know the true name of a defendant, and thus designated the
21 defendant in the Complaint by the fictitious name of DOE 10. Plaintiff has now discovered that
22 the true name of such defendant is DISNEY CONSUMER PRODUCTS INTERNATIONAL,
23 INC., and Plaintiff hereby amends the complaint by inserting the name DISNEY CONSUMER
24 PRODUCTS INTERNATIONAL, INC. in place of the reference to such DOE defendant in each
25 place that it appears in the Complaint.

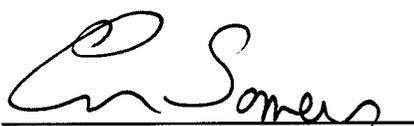
26 When the Complaint in this action was originally filed, Plaintiff the Center For
27 Environmental Health did not know the true name of a defendant, and thus designated the
28 defendant in the Complaint by the fictitious name of DOE 11. Plaintiff has now discovered that

1 the true name of such defendant is DISNEYLAND INTERNATIONAL, and Plaintiff hereby
2 amends the complaint by inserting the name DISNEYLAND INTERNATIONAL in place of the
3 reference to such DOE defendant in each place that it appears in the Complaint.

4 When the Complaint in this action was originally filed, Plaintiff the Center For
5 Environmental Health did not know the true name of a defendant, and thus designated the
6 defendant in the Complaint by the fictitious name of DOE 12. Plaintiff has now discovered that
7 the true name of such defendant is THE WALT DISNEY COMPANY, and Plaintiff hereby
8 amends the complaint by inserting the name THE WALT DISNEY COMPANY in place of the
9 reference to such DOE defendant in each place that it appears in the Complaint.

10 Date: July 26, 2005

Respectfully submitted,
LEXINGTON LAW GROUP, LLP



Eric S. Somers, Esq.
Attorneys for Plaintiff
CENTER FOR ENVIRONMENTAL
HEALTH

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