ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar nu	mber, and address):		FOR COURT USE ONLY
Stephen Ure, Esq.		N.	
Law Offices of Stephen Ure, PC 1518 Sixth Avenue	~	11	
		V	
San Diego, CA 92101		7	
	х NO.: (619)235-5404		MING ON P P P
ATTORNEY FOR (Name): Plaintiff, Evelyn Wimberle	ЭУ		Relate allowing and a constraint of the
SUPERIOR COURT OF CALIFORNIA, COUN CENTRAL DIVISION. HALL OF JUSTICE, 330 EAST COUNTY DIVISION, 250 E. MAIN ST., E EAST COUNTY DIVISION, RAMONA BRANCH NORTH COUNTY DIVISION, 325 S. MELROSE SOUTH COUNTY DIVISION, 500 3RD AVE., C	W. BROADWAY, SAN DIEGO, CA 92101 L CAJON, CA 92020 H, 1428 MONTECITO RD., RAMONA, CA 9 E DR SUITE 1000 VISTA CA 92081	92065	
PLAINTIFF(S)			DGE
Evelyn Wimberley			hn S. Meyer
DEFENDANT(S)		DE	
CVS/Pharmacy; Bed Bath & Beyond, Inc.			61
		the second s	
AMENDMENT TO	COMPLAINT		-2011-00093908-CU-NP-CTL
		137	-2011-00093900-CU-INF-CIL
Under Code of Civ. Pro. § 474: FICTITIOUS NAME (Court order required of Plaintiff(s), being ignorant of the true name designated defendant in the complaint by the DOE 1 and having discovered the true name of de Merchant Media Corporation amends the complaint by inserting such true	of a defendant when the complaint he fictitious name of fendant to be	in the ab	ove-named case was filed, and having
	re name in place of such fictitious r	name wh	erever it appears in the complaint.
5/2 /1		$\longrightarrow$	
Date: $\delta/So///$	<		
			Attorney(s) for Plaintiff(s)
Under Code of Civ. Pro. § 473: NAME - Add or Correct (Court order require	,		
Plaintiff(s), having designated  defend	ant 🗌 plaintiff in the complaint t	by the na	ame of
and having discovered name to be ir	correct and the second time t		
	ncorrect and the correct name is	defe	ndant also uses the name of
amends the complaint by Substituting	g 🔲 adding such name(s) where	ever the	name of
appears in the complaint.			······································
Date:	_		
			Attorney(s) for Plaintiff(s)
	ORDER		
The above amendment to the complaint is a			
Data:			
Date:	_		ludge of the Original of the
			Judge of the Superior Court
SDSC CIV-012 (Rev. 4/08)	AMENDMENT TO COMPLAINT	Г	Code Civ. Pro. 88 473 & 474

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ATTORNEY OR PARTY WITHOUT ATTORNEY( <i>Name, state bar number, and address</i> ): Stephen Ure, Esq.	FOR COURT USE ONLY
Law Offices of Stephen Ure, PC	4
1518 Sixth Avenue	
San Diego, CA 92101	
теlephone No.: (619)235-5400 FAX NO.: (619)235-5404	
ATTORNEY FOR (Name): Plaintiff, Evelyn Wimberley	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	ton and 20 10 10 Kb
CENTRAL DIVISION. HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101	
EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 EAST COUNTY DIVISION, RAMONA BRANCH, 1428 MONTECITO RD., RAMONA, CA 92065	
NORTH COUNTY DIVISION, 325 S. MELROSE DR., SUITE 1000, VISTA, CA 92081	the second s
PLAINTIFF(S)	JUDGE
Evelyn Wimberley DEFENDANT(S)	John S. Meyer
CVS/Pharmacy; Bed Bath & Beyond, Inc.	C-61
	CASE NUMBER
AMENDMENT TO COMPLAINT	37-2011-00093908-CU-NP-CTL
Under Code of Civ. Pro. § 474:	
FICTITIOUS NAME (Court order required once case is at issue. SDSC Local Ru	e 2.1.10)
Plaintiff(s), being ignorant of the true name of a defendant when the complaint in th	a above named case was filed, and baying
designated defendant in the complaint by the fictitious name of	e above-named case was med, and naving
abolghatod ablohaant in the complaint by the holdede hame of	
DOE 3	,
and having discovered the true name of defendant to be	
Allstar Marketing Group, LLC	
amends the complaint by inserting such true name in place of such fictitious name	e wherever it appears in the complaint.
$\mathcal{P}$	
Date: 8/53/11	Attorney(s) for Plaintiff(s)
Under Code of Civ. Pro. § 473:	
NAME - Add or Correct (Court order required)	
Plaintiff(s), having designated defendant plaintiff in the complaint by the	ne name of
and having discovered 🔲 name to be incorrect and the correct name is 🗌	defendant also uses the name of
amends the complaint by substituting adding such name(s) wherever	the name of
appears in the complaint.	
Date:	
	Attorney(s) for Plaintiff(s)
ORDER	
The above amendment to the complaint is allowed.	
Date:	
	Judge of the Superior Court

Bit County Division, Save Surface Data Bank Etc. Value Mont Sciff Rop. RAMCNA, CA 92065         WORTH COUNTY DIVISION, S00 SRD AVE., CHULA VISTA, CA 91910         PLAINTIFY:         PLAINTIFY:         Evelyn Wimberley         DEFT         CVSUPH COUNTY DIVISION, S00 SRD AVE., CHULA VISTA, CA 91910         PLAINTIFY:         Evelyn Wimberley         Deft         CVSUPharmacy, Bed Bath & Beyond, Inc.         C. C-61         Under Code of Civ. Pro. § 474:         FICTITIOUS NAME (Court order required once case is at issue. SDSC Local Rule 2.1.10)         Plaintiff(s), baing ignorant of the true name of a defendant when the complaint in the above-named case was filed, and having designated defendant in the complaint by the fictitious name of DOE 2         and having discovered the true name of defendant to be         Altorney(s) for Plaintiff(s)         Date:		
Law Offices of Stephen Ure, PC         1518 Stth Avenue         San Diego, CA 92101         Tratemoeted. (19)235-5400         Transervore avenue Plantiff, Evelyn Winberley         SUPERIOR COURT OF CALIFORMA, COUNTY OF SAN DIEGO.         B CENTRAL DWINGEN, HALL OF USITICE, 3300 WERKOWA, SAN DIEGO, CA 92101         B CENTRAL DWINGEN, HALL OF USITICE, 3300 WERKOWA, SAN DIEGO, CA 92101         B CENTRAL DWINGEN, HALL OF USITICE, 3300 WERKOWA, SAN DIEGO, CA 92101         B CENTRAL DWINGEN, HALL OF USITICE, 3300 WERKOWA, SAN DIEGO, CA 92101         B CENTRAL DWINGEN, HALL OF USITICE, 3300 WERKOWA, CA 92001         B NORTH COUNTY DWISION, 320 SRD AVE, CHULA VISTA, CA 92001         B NORTH COUNTY DWISION, 320 SRD AVE, CHULA VISTA, CA 92001         B NORTH COUNTY DWISION, 320 SRD AVE, CHULA VISTA, CA 92001         B NORTH COUNTY DWISION, 320 SRD AVE, CHULA VISTA, CA 92001         B NORTH COUNTY DWISION, 320 SRD AVE, CHULA VISTA, CA 92001         B NORTH COUNTY DWISION, 320 SRD AVE, CHULA VISTA, CA 92001         B NORTH COUNTY DWISION, 320 SRD AVE, CHULA VISTA, CA 92001         C NUMER Count order required once case is at issue. SDSC Local Rule 2.1.10)         Plaintiff(s), bring discovered the true name of a defendant when the complaint in the above-named case was filed, and having designated defendant in the complaint by the fictitious name of         Altorney(s) for Plaintiff(s)         Date:	ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
1516 Sixth Avenue       Attomety San Diego, CA 92101         Examine No. (619)235-5400       FAILING (619)235-5404         Attomety row name Plantific Evelyn Wimberley       San Diego, CA 92101         B Cestr Country On San Diego, CA 92101       San Diego, CA 92101         B Cestr Country Division, 2008 PARE, CHILLORINA, COUNTY OF SAN DIEGO       Junges         Country Division, 2008 Net Reaker, List Biothyne San Viet, CA 92081       Junges         Exer Country Division, 2008 Net Ave., CHILL WIST, CA 92081       Junges         Exer Country Division, 2008 Net Reaker, List Biothyne Country Division, 2008 Net Reaker, List Biothyne Division, 2008 Net Reaker, List Biothyne Division, 2008 Net Ave., CHILL WIST, CA 92081       Junges         CXSIPharmacy, Bed Bath & Beyond, Inc.       C-641       CASE NUMBER         CVSIPharmacy, Bed Bath & Beyond, Inc.       C-641       CASE NUMBER         VIDer Code of Civ. Pro. § 474:       ICTOMINUS NUMBER (Count order required once case is at issue. SDSC Local Rule 2.1.10)         Plaintiff(s), being Ignorant of the true name of a defendant when the complaint in the above-named case was filed, and having designated defendant in the complaint to be for the complaint by inserting such true name in place of such fictitious name wherever it appears in the complaint.         Dote 2       Attorney(s) for Plaintiff(s)         Date:       Sol M         Plaintiff(s), having designated defendant in plaintif in the complaint by inserting substituting in adding such name(		X
San Diego, CA 92101       TELEPHONE NO. (619)235-5400       FAX NO. (619)235-5404         Armometric Reamer, Plaintiff, Evelyn Wimberley       San Diego, CA 92101       San Diego, CA 92101         B CENTRAL DURINGN FALL OLUMETICS, SUN BERADAW, SAN DIEGO, CA 92101       San Diego, CA 92101       San Diego, CA 92101         B CENTRAL DURINGN, FALL OLUMETICS, SUN BERADAW, SAN DIEGO, CA 92101       San Diego, CA 92101       San Diego, CA 92101         B CENTRAL DURINGN, FALL SS, MELROSE OR, SUTTE 100, NUSTA, CA 92081       Judge       Judge         Son Dirt COUNTY DIVISION, SS MER DAVE, CHULA VISTA, CA 91910       Judge       Judge         PLAINTFFF,S)       LUCOE       John S. Meyer       DEFT         DEFENDANTRS)       DEFT       CA58 NUMBER       Dept         CVSI/Pharmacy, Bed Bath & Beyond, Inc.       C-61       CA58 NUMBER         CVSI/Pharmacy, Bed Bath & Beyond, Inc.       C-641       CA58 NUMBER         AMENDMENT TO COMPLAINT       37-2011-00093908-CU-NP-CTL       Difference         Under Code of Civ. Pro. § 474:       FICITIOUS NAME (Court order required once case is at issue. SDSC Local Rule 2.1.10)       Plaintiff, Suing discovered the true name of defendant to be         Altorney(s) for Plaintiff, Suing discovered the true name of defendant to be       Attorney(s) for Plaintiff, Suing Addie Suing Addie A		
Interpreter exerce (619)235-5404       Interpreter exerce (619)235-5404         Arrower: Plaintiff, Evelyn Wimberley       Interpreter exerce (619)235-5404         B)       Exerce (610)2000 rock (619)235-5404         Exerce (710)2000 rock (619)235-5404       Exerce (710)2000 rock (619)2000         B)       Exerce (710)2000 rock (619)2000         B)       Exerce (710)2000 rock (619)2000         EVENDATT COUNTY DIVISION 325 5 MELCOSE DATA (7110)       Evelyn Wimberley         Under Code of Civ. Pro. § 471:       FICTITIOUS NAME (Court order required) once case is at issue. SDSC Local Rule 2.1.10)         Plaintiff(5), being ignorant of the true name of a defendant when the complaint in the above-named case was filed, and having designated defendant to be         Altorney(s) for Plaintiff(5)       Exerce (710)2000         Date:		
Arromery Der Anderery Parket (Iff. Evelyn Winnberley       Arromery op Annews: Plaintiff. Evelyn Winnberley         SUPERIGR COURT OF CALLED TO ALL OF USTICE 333 W BEROACHWY SAN DIEGO. CA 92101       ART COUNTY DIVISION. FAMONA BRANCH. 1428 MONTECTO RD, RAMONA, CA 92005         EAST COUNTY DIVISION. SANCHA BRANCH. 1428 MONTECTO RD, RAMONA, CA 92001       Soft TA COUNTY DIVISION. SANCHA BRANCH. 1428 MONTECTO RD, RAMONA, CA 92001         EVENT FUNCTION SON, SANCHA BRANCH. 1428 MONTECTO RD, RAMONA, CA 92001       John S. Meyer         DEFENDANTY DIVISION. SO 3RD AVE, CHULA VISTA, CA 91101       UDGE         Evelyn Winnberley       John S. Meyer         DEFENDANTYS       DEFT         CVS/Pharmacy; Bed Bath & Beyond, Inc.       C-61         AMENDMENT TO COMPLAINT       CASE NUMBER         37-2011-000933908-CU-NP-CTL       Under Code of Civ. Pro. § 471;         FICITITIOUS NAME (Court order required once case is at issue. SDSC Local Rule 2.1.10)       Plaintiff(s), being ignorant of the true name of a defendant when the complaint in the above-named case was filed, and having disginated defendant in the complaint by the fictitious name of         DOE 2       and having discovered the true name of defendant to be         Allstar Products Group, LLC       Attorney(s) for Plaintiff(s)         Date:		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO.       CASTAL DUSTICE 3300 - USTICE 3300 - USTICE 300 - US		
Image: Settrate Division Hall of Justice 330 W. BROADWAY, SAN DIEGO, CA 22101         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20200         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20200         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20200         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20200         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20200         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20201         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20201         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20201         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20201         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20201         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20201         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20201         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20201         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20201         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20201         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20201         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20201         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20201         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 20201         Image: Settrate Division, 220 E. MAIN ST. & CAJON, CA 2020 E. MAIN ST. & CAJON, CA 2020 E. MAIN ST. & CAJON, CA 2020	ATTORNEY FOR (Name): Plaintiff, Evelyn Wimberley	21 010 56 TO FA 64
PLANTFR(5)       JUDGE         DEFENDANT(5)       OEPT         CVS/Pharmacy; Bed Bath & Beyond, Inc.       C-61         CASE NUMBER       37-2011-00093908-CU-NP-CTL         Under Code of Civ. Pro. § 474:       FICTITIOUS NAME (Court order required once case is at issue. SDSC Local Rule 2.1.10)         Plaintiff(s), being ignorant of the true name of a defendant when the complaint in the above-named case was filed, and having designated defendant in the complaint by the fictitious name of         DDE 2       and having discovered the true name of defendant to be         Allstar Products Group, LLC       amends the complaint by inserting such true name in place of such fictitious name wherever it appears in the complaint.         Date:	<ul> <li>CENTRAL DIVISION. HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101</li> <li>EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020</li> <li>EAST COUNTY DIVISION, RAMONA BRANCH, 1428 MONTECITO RD., RAMONA, CA 92065</li> <li>NORTH COUNTY DIVISION, 325 S. MEL ROSE DR. SUITE 1000 VISTA CA 92081</li> </ul>	
DEFENDANT(S)       DEFT         CVS/Pharmacy, Bed Bath & Beyond, Inc.       C-61         CASE NUMBER       37-2011-00093908-CU-NP-CTL         Under Code of Civ. Pro. § 474:       FICTITIOUS NAME (Court order required once case is at issue. SDSC Local Rule 2.1.10)         Plaintif(s), being ignorant of the true name of a defendant when the complaint in the above-named case was filed, and having designated defendant in the complaint by the fictitious name of         DOE 2       and having discovered the true name of defendant to be         Allstar Products Group, LLC       amends the complaint by inserting such true name in place of such fictitious name wherever it appears in the complaint.         Date:	PLAINTIFF(S)	JUDGE
DEFENDANT(S)       DEFT         CVS/Pharmacy; Bed Bath & Beyond, Inc.       C-61         CASE NUMBER       37-2011-00093908-CU-NP-CTL         Under Code of Civ. Pro. § 474:       FICTITIOUS NAME (Court order required once case is at issue. SDSC Local Rule 2.1.10)         Plaintif(s), being ignorant of the true name of a defendant when the complaint in the above-named case was filed, and having designated defendant in the complaint by the fictitious name of         DDE 2       and having discovered the true name of defendant to be         Allstar Products Group, LLC       amends the complaint by inserting such true name in place of such fictitious name wherever it appears in the complaint.         Date:	Evelyn Wimberley	John S. Mever
CVS/Pharmacy; Bed Bath & Beyond, Inc.       C-61         AMENDMENT TO COMPLAINT       CASE NUMBER 37-2011-00093908-CU-NP-CTL         Under Code of Civ. Pro. § 474: FICTITIOUS NAME (Court order required once case is at issue. SDSC Local Rule 2.1.10)         Plaintiff(s), being ignorant of the true name of a defendant when the complaint in the above-named case was filed, and having designated defendant in the complaint by the fictitious name of DOE 2         and having discovered the true name of defendant to be         Allstar Products Group, LLC         amends the complaint by inserting such true name in place of such fictitious name wherever it appears in the complaint.         Date:		
AMENDMENT TO COMPLAINT       CASE NUMBER 37-2011-00093908-CU-NP-CTL         Under Code of Civ. Pro. § 474: FICTITIOUS NAME (Court order required once case is at issue. SDSC Local Rule 2.1.10)         Plaintiff(s), being ignorant of the true name of a defendant when the complaint in the above-named case was filed, and having designated defendant in the complaint by the fictitious name of DOE 2 and having discovered the true name of defendant to be         Allstar Products Group, LLC amends the complaint by inserting such true name in place of such fictitious name wherever it appears in the complaint. Date:       Attorney(s) for Plaintiff(s)         Under Code of Civ. Pro. § 473: NAME - Add or Correct (Court order required)       Plaintiff(s), having designated defendant also uses the name of and having discovered in name to be incorrect and the correct name is defendant also uses the name of amends the complaint by substituting adding such name(s) wherever the name of appears in the complaint.         Date:	CVS/Pharmacy; Bed Bath & Bevond, Inc.	
AMENDMENT TO COMPLAINT       37-2011-00093908-CU-NP-CTL         Under Code of Civ. Pro. § 474:       FICTITIOUS NAME (Court order required once case is at issue. SDSC Local Rule 2.1.10)         Plaintiff(s), being ignorant of the true name of a defendant when the complaint in the above-named case was filed, and having designated defendant in the complaint by the fictitious name of DOE 2         and having discovered the true name of a defendant to be         Allstar Products Group, LLC         amends the complaint by inserting such true name in place of such fictitious name wherever it appears in the complaint.         Date:		
Under Code of Civ. Pro. § 474: FICTITIOUS NAME (Court order required once case is at issue. SDSC Local Rule 2.1.10) Plaintiff(s), being ignorant of the true name of a defendant when the complaint in the above-named case was filed, and having designated defendant in the complaint by the fictitious name of DOE 2 and having discovered the true name of defendant to be Allstar Products Group, LLC amends the complaint by inserting such true name in place of such fictitious name wherever it appears in the complaint. Date:	AMENDMENT TO COMPLAINT	
FICTITIOUS NAME (Court order required once case is at issue. SDSC Local Rule 2.1.10)         Plaintiff(s), being ignorant of the true name of a defendant when the complaint in the above-named case was filed, and having designated defendant in the complaint by the fictitious name of DOE 2         and having discovered the true name of defendant to be         Allstar Products Group, LLC         amends the complaint by inserting such true name in place of such fictitious name wherever it appears in the complaint.         Date:		07-2011-00033300-00-141-01L
and having discovered the true name of defendant to be Allstar Products Group, LLC amends the complaint by inserting such true name in place of such fictitious name wherever it appears in the complaint. Date:	FICTITIOUS NAME (Court order required once case is at issue. SDSC Local Rule	
and having discovered the true name of defendant to be Allstar Products Group, LLC amends the complaint by inserting such true name in place of such fictitious name wherever it appears in the complaint. Date:		
Allstar Products Group, LLC         amends the complaint by inserting such true name in place of such fictitious name wherever it appears in the complaint.         Date:		
amends the complaint by inserting such true name in place of such fictitious name wherever it appears in the complaint.         Date:	and having discovered the true name of defendant to be	
Attorney(s) for Plaintiff(s)         Under Code of Civ. Pro. § 473:         NAME - Add or Correct (Court order required)         Plaintiff(s), having designated defendant plaintiff in the complaint by the name of         and having discovered name to be incorrect and the correct name is defendant also uses the name of         amends the complaint by substituting adding such name(s) wherever the name of         appears in the complaint.         Date:	amends the complaint by inserting such true name in place of such fictitious name	wherever it appears in the complaint.
NAME - Add or Correct (Court order required)         Plaintiff(s), having designated       defendant       plaintiff in the complaint by the name of         and having discovered       name to be incorrect and the correct name is       defendant also uses the name of         amends the complaint by       substituting       adding such name(s) wherever the name of         appears in the complaint.       ,         Date:		Attorney(s) for Plaintiff(s)
amends the complaint by substituting adding such name(s) wherever the name of , appears in the complaint. Date:	Under Code of Civ. Pro. § 473: NAME - Add or Correct (Court order required) Plaintiff(s), having designated	e name of
amends the complaint by substituting adding such name(s) wherever the name of , appears in the complaint. Date:	and having discovered	lafandant also uses the name of
appears in the complaint. Date:Attorney(s) for Plaintiff(s) The above amendment to the complaint is allowed. Date:		lerendant also uses the name of
Date:Attorney(s) for Plaintiff(s) The above amendment to the complaint is allowed. Date:Date:	amends the complaint by 🔲 substituting 🗌 adding such name(s) wherever	the name of,
ORDER Attorney(s) for Plaintiff(s) ORDER Date:	appears in the complaint.	)
ORDER Attorney(s) for Plaintiff(s) ORDER Date:	Date:	
The above amendment to the complaint is allowed. Date:		
Judge of the Superior Court	Date:	· · · · · · · · · · · · · · · · · · ·
		Judge of the Superior Court