

FILED BY FAX

ALAMEDA COUNTY

January 14, 2014

CLERK OF
THE SUPERIOR COURT
By Alicia Espinoza, Deputy

CASE NUMBER:
RG13697992

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9 Public Interest Alliance LLC

10 SUPERIOR COURT OF THE STATE OF CALIFORNIA
11 FOR THE COUNTY OF ALAMEDA
12 UNLIMITED CIVIL JURISDICTION

13 THE PUBLIC INTEREST ALLIANCE, LLC, a) Case No. RG13697992
14 California limited liability company)
15 Plaintiff,) AMENDMENT TO COMPLAINT
16 vs.) (Fictitious Name – No Order Requested)
17 ACCESS BUSINESS GROUP LLC, et al.)
18 Defendants.)

19 1. Doe #1. Upon filing the complaint in this case, the plaintiff, being ignorant of the true
20 name of a defendant, and having designated the defendant in the complaint by the fictitious name of
21 DOE #1, and having discovered the defendant's true name to be BOOTS RETAIL USA INC., hereby
22 amends the complaint by substituting the true name for the fictitious name wherever it appears in the
23 complaint.

24 2. Doe #2. Upon filing the complaint in this case, the plaintiff, being ignorant of the true
25 name of a defendant, and having designated the defendant in the complaint by the fictitious name of
26 DOE #2, and having discovered the defendant's true name to be BUTH-NA-BODAIGE dba THE

1 BODY SHOP, hereby amends the complaint by substituting the true name for the fictitious name
2 wherever it appears in the complaint.

3 3. Doe #3. Upon filing the complaint in this case, the plaintiff, being ignorant of the true
4 name of a defendant, and having designated the defendant in the complaint by the fictitious name of
5 DOE #3, and having discovered the defendant's true name to be BOOTS RETAIL USA INC., hereby
6 amends the complaint by substituting the true name for the fictitious name wherever it appears in the
7 complaint.

8 4. Doe #4. Upon filing the complaint in this case, the plaintiff, being ignorant of the true
9 name of a defendant, and having designated the defendant in the complaint by the fictitious name of
10 DOE #4, and having discovered the defendant's true name to be KANEBO COSMETICS, INC.,
11 hereby amends the complaint by substituting the true name for the fictitious name wherever it appears
12 in the complaint.

13 5. Doe #5. Upon filing the complaint in this case, the plaintiff, being ignorant of the true
14 name of a defendant, and having designated the defendant in the complaint by the fictitious name of
15 DOE #5, and having discovered the defendant's true name to be KANEBO COSMETICS USA INC.,
16 hereby amends the complaint by substituting the true name for the fictitious name wherever it appears
17 in the complaint.

18 6. Doe #6. Upon filing the complaint in this case, the plaintiff, being ignorant of the true
19 name of a defendant, and having designated the defendant in the complaint by the
20 fictitious name of DOE #6, and having discovered the defendant's true name to be
21 L'OREAL USA S/D, INC., hereby amends the complaint by substituting the true name
22 for the fictitious name wherever it appears in the complaint.

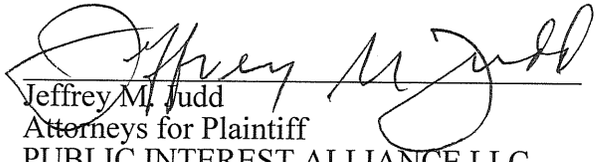
23 7. Doe #7. Upon filing the complaint in this case, the plaintiff, being ignorant of the true
24 name of a defendant, and having designated the defendant in the complaint by the
25 fictitious name of DOE #7, and having discovered the defendant's true name to be
26 MAYVELLINE, INC., hereby amends the complaint by substituting the true name for
27 the fictitious name wherever it appears in the complaint.

- 1 8. Doe #8. Upon filing the complaint in this case, the plaintiff, being ignorant of the true
2 name of a defendant, and having designated the defendant in the complaint by the
3 fictitious name of DOE #8, and having discovered the defendant's true name to be
4 URBAN DECAY COSMETICS, LLC, hereby amends the complaint by substituting the
5 true name for the fictitious name wherever it appears in the complaint.
- 6 9. Doe #9. Upon filing the complaint in this case, the plaintiff, being ignorant of the true
7 name of a defendant, and having designated the defendant in the complaint by the
8 fictitious name of DOE #9, and having discovered the defendant's true name to be
9 YVES SAINT LAURENT AMERICA, INC., hereby amends the complaint by
10 substituting the true name for the fictitious name wherever it appears in the complaint.
- 11 10. Doe #10. Upon filing the complaint in this case, the plaintiff, being ignorant of the true
12 name of a defendant, and having designated the defendant in the complaint by the
13 fictitious name of DOE #10, and having discovered the defendant's true name to be
14 PHYSICIANS FORMULA, INC., hereby amends the complaint by substituting the true
15 name for the fictitious name wherever it appears in the complaint.

16 Dated: January 14, 2014

JUDD LAW GROUP LLP

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19 By:


Jeffrey M. Judd
Attorneys for Plaintiff
PUBLIC INTEREST ALLIANCE LLC