 From: Daniel Greenb	l aum Fax: (424) 243-7689 To: 	Fax: +1 (510) 267-1544	Page 2 of 1106/27/2014 1:29
1 2 3 4 5 6 7	Daniel N. Greenbaum, Esq. (SBN 268104) LAW OFFICE OF DANIEL N. GREENBAUM 14752 Otsego St. Sherman Oaks CA Telephone: (310) 200-2631 Facsimile: (424) 243-7689 Email: danielgreenbaumesq@gmail.com Attorney for Respondent SHEFA LMV, LLC SUPERIOR COURT OF T IN AND FOR THE C		
8			
9 10 11	Coordination Proceeding Special Title PROPOSITION 65 COCAMIDE DEA CASES	<ul> <li>PROCEEDING</li> <li>C.C.P. §474 AN</li> <li>COMPLAINT</li> <li>CVS PHARMA</li> </ul>	MENDMENT TO – SHEFA LMV, LLC v. ACY, INC., et al.;
12 13 14 15 16 17 18	This Document Relates to: IN THE SUPERIOR COURT FOR THE COUNTY OF LOS ANGELES Shefa LMV, LLC v. CVS Pharmacy, Inc., et al. Case No. BC 520411	)	I <b>O. BC 520411</b> ty Code §25249.6, <i>et seq.</i> FAX FILE
19 20 21 22 23	TO THE HONORABLE GEORGE C. HERNAM	NDEZ, JR. AND PE	TITIONER:
<ul> <li>Pursuant to California Code of Civil Procedure §474, Shefa I</li> <li>Complaint in <i>Shefa LMV</i>, <i>LLC v. CVS Pharmacy, Inc., et al.,</i> Los An</li> <li>BC520411, which has been coordinated into <i>Proposition 65 Cocamia</i></li> <li>4765, as follows:</li> </ul>		Angeles Superior Court Case No.	
	C.C.P. §474 AMENDMENT TO C	1 OMDIAINT KCCD	Core No. 4765
	U.U.F. §4/4 AMENDMENT TO U	UMPLAINI – JUCP	Case 110, 4705

1	1.	By inserting the name ALKAM, INC. in place of the reference to DOE 1 in each place
2		that it appears in the Complaint in Shefa LMV, LLC v. CVS Pharmacy, Inc., et al.
3	2.	By inserting the name GUNILLA OF SWEDEN in place of the reference to DOE 2 in
4		each place that it appears in the Complaint in Shefa LMV, LLC v. CVS Pharmacy, Inc.,
5		et al.
6	3.	By inserting the name SALERM PROFESSIONAL COSMETICS in place of the
7		reference to DOE 3 in each place that it appears in the Complaint in Shefa LMV, LLC
8		v. CVS Pharmacy, Inc., et al.
9	4.	By inserting the name DUO ENTERPRISES, INC. d/b/a FOREVER BEAUTY
10		SUPPLY, in place of the reference to DOE 4 in each place that it appears in the
11		Complaint in Shefa LMV, LLC v. CVS Pharmacy, Inc., et al.
12	5.	By inserting the name LABRATORIOS RIVAS in place of the reference to DOE 5 in
13		each place that it appears in the Complaint in Shefa LMV, LLC v. CVS Pharmacy, Inc.,
14		et al.
15	6.	By inserting the name LUCKY 11, INC. in place of the reference to DOE 6 in each
16		place that it appears in the Complaint in Shefa LMV, LLC v. CVS Pharmacy, Inc., et
17		al.
18	7.	By inserting the name FIRST NATURAL BRANDS LTD in place of the reference to
19		DOE 7 in each place that it appears in the Complaint in Shefa LMV, LLC v. CVS
20		Pharmacy, Inc., et al.
21	8.	By inserting the name WALKER'S APOTHOCAREY in place of the reference to
22		DOE 8 in each place that it appears in the Complaint in Shefa LMV, LLC v. CVS
23		Pharmacy, Inc., et al.
24	9.	By inserting the name MARIO BADESCU SKIN CARE, INC. in place of the
25		reference to DOE 9 in each place that it appears in the Complaint in Shefa LMV, LLC
26		v. CVS Pharmacy, Inc., et al.
27		
28		
		2 C.C.P. §474 AMENDMENT TO COMPLAINT – JCCP Case No. 4765

1	10.	By inserting the name RON ROBINSON, INC. in place of the reference to DOE 10 in		
2		each place that it appears in the Complaint in Shefa LMV, LLC v. CVS Pharmacy, Inc.,		
3		et al.		
4	11.	By inserting the name RAINBOW USA CO., INC. in place of the reference to DOE		
5		11 in each place that it appears in the Complaint in Shefa LMV, LLC v. CVS		
6		Pharmacy, Inc., et al.		
7	12.	By inserting the name CARME INTERNATIONAL, INC. in place of the reference to		
8		DOE 12 in each place that it appears in the Complaint in Shefa LMV, LLC v. CVS		
9		Pharmacy, Inc., et al.		
10	13.	By inserting the name PYRANHA, INC. in place of the reference to DOE 13 in each		
11		place that it appears in the Complaint in Shefa LMV, LLC v. CVS Pharmacy, Inc., et		
12		al.		
13	14.	By inserting the name HOBE LABORATORIES, INC. in place of the reference to		
14		DOE 14 in each place that it appears in the Complaint in Shefa LMV, LLC v. CVS		
15		Pharmacy, Inc., et al.		
16				
17	Respectfully submitted,			
18	DATED: June 27, 2014			
19		Vani las		
20		By: DANIEL N. GREENBAUM		
21		Attorney for Plaintiff Shefa LMV, LLC		
22				
23				
24				
25 26				
26 27				
27 28				
40				
	<u> </u>	<u>3</u> C.C.P. §474 AMENDMENT TO COMPLAINT – JCCP Case No. 4765		

1	PROOF OF SERVICE		
2	1013a (3) CCP Revised 5/1/88 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES		
3	Low employed in the County of Los Angeles, State of California, Low even the ere of 19 and		
4	I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My electronic address is: nate.greenbaumlaw@gmail.com		
5	On June 27, 2014 I served the foregoing document described as C.C.P. §474 AMENDMENT TO COMPLAINT – JCCP Case No. 4765 on the interested parties in this action		
6	addressed as follows:		
7 8	SEE ATTACHED SERVICE LIST		
9	<b>By E-MAIL</b> as follows: I am "readily familiar" with the Law Office of Daniel N.		
10	Greenbaum's practice of collection and processing correspondence for e-mailing. Under that practice it would be sent electronically on that same day in the ordinary course of business. I am aware that		
11 12	on motion of party served, service shall be presumed invalid if sent date is more than one (1) day after date for e-mailing in affidavit.		
13	(State) I declare under penalty of perjury under the laws of the State of California that the		
14	foregoing is true and correct.		
15	(Federal) I declare that I am employed in the office of a member of the Bar of this Court, at whose direction the service was made.		
16	Executed on June 27, 2014, at Santa Monica, California.		
17	Executed on June 27, 2014, at Santa Monica, Camorina.		
18			
19			
20			
21			
22	Nether Ford		
23	Nathan Ford		
24			
25			
26			
27			
28			
	4		
	C.C.P. §474 AMENDMENT TO COMPLAINT – JCCP Case No. 4765		

1		RVICE LIST CCP 4765
2		
3	Kevin C. Mayer	
4	Crowell & Moring LLP 515 S. Flower Street, 40 <sup>th</sup> Floor	Added Extras LLC
5	Los Angeles CA 90071 kmayer@crowell.com	
6	Richard Grossman	
7	2938 E. 91 <sup>st</sup> Street Chicago IL 60617	AFAM Concept, Inc.
8	egrossman@clclaw.org	
9	Paul H. Burleigh	
10	LeclairRyan LLP	Alberto-Culver Co.
11	725 S. Figueroa Street, Suite 350 Los Angeles CA 90017	
12	Paul.burleigh@leclairryan.com	
13	Sophia B. Belloli	
14	Hanson Bridgett LLP 425 Market Street, 26 <sup>th</sup> Floor	Aspire Brands; Bonne Bell LLC
15	San Francisco CA 94105 sbelloli@hansonbridgett.com	
16		
10	Richard E. Haskin GGLTSW	Awesome Products Inc.
	1880 Century Park East, 12 <sup>th</sup> Floor Los Angeles CA 90067	Awesome Products Inc.
18	rhaskin@ggltsw.com	
19	Jeffrey Margulies	
20	William Troutman	
21	Julie Glazer Lauren Shoor	
22	Matthew Gurvitz Monica Tapia	Bayliss & Harding, Inc.; Chic Cosmetic Industries,
23	Fulbright & Jaworski LLP	Inc.; Grace Cole Limited; Scottish Fine Soaps Limited
24	555 S. Flower Street, 41 <sup>st</sup> Floor Los Angeles CA 90071	Linnou
25	Jeff.margulies@nortonrosefulbright.com William.troutman@nortonrosefulbright.com	
26	Julie.glazer@nortonrosefulbright.com	
27	Lauren.Shoor@nortonrosefulbright.com Matthew.Gurvitz@nortonrosefulbright.com	
28	Monica.Tapia@nortonrosefulbright.com	
		5
	C.C.P. §474 AMENDMENT TO	COMPLAINT – JCCP Case No. 4765

1	Michael Steel	
2	Jeremiah Levine	Carol's Daughter Product, LLC; Carol's Daughter Holdings, LLC; Helen of Troy LP; pH Beauty Labs,
3	Morrison & Foerster LLP 425 Market Street	Inc.; Sally Beauty Holdings, Inc.; Sephora USA, Inc.; Strength of Nature, LLC; Upper Canada Soap and
_	San Francisco CA 94105	Candle Makers Corp.
4	msteel@mofo.com jlevine@mofo.com	
5		
6	Mark Todzo Howard Hirsch	
7	Casey Fisher	
8	Lexington Law Group 503 Divisadero Street	
9	San Francisco CA 94117	
-	mtodzo@lexlawgroup.com	Center for Environmental Health
10	hhirsch@lexlawgroup.com cfisher@lexlawgroup.com	
11		
12	Judith Praitis Amy P. Lally	
13	Sidley Austin LLP	Colgate-Palmolive Company' Saks, Inc. Valeant Pharmaceutical NA
14	555 W. 5 <sup>th</sup> Street Los Angeles CA 90013	
	jpraitis@sidley.com	
15	alally@sidley.com	
16	Melissa Jones	
17	Stoel Rives LLP 500 Capitol Mall, Suite 1600	Conair Corp.
18	Sacramento CA 95814	
19	majones@stoel.com jamiles@stoel.com	
20	Steven Teraoka Elizabeth Shoemaker	
21	Teraoka & Partners LLP	Daiso California LLC; Pacific Marketing Alliance, Inc.
22	One Embarcadero Center, Suite 1020 San Francisco CA 94111	
23	steve@teraokalaw.com	
24	liz@teraokalaw.com	
25		
26		
27		
28		
		6
	C.C.P. §474 AMENDMENT TO	O COMPLAINT – JCCP Case No. 4765

Carol Brophy	
Jonathan Lee	Enchante Accessories, Inc.
333 Bush St., 30 <sup>th</sup> Floor	
carol.brophy@sedgwicklaw.com	
jonathan.lee@sedgwicklaw.com	
Trenton Norris	
Sarah Esmaili	E.T. Browne Drug Company, Inc., Commonwealth
Three Embarcadero Center, 10 <sup>th</sup> Floor	Soap & Toilentires, Inc., Home and Body Company, Inc., Method Products, Inc.
San Francisco CA 94111 Trent.norris@aporter.com	
Sarah.esmaili@aporter.com	
Stefano Abbasciano	
1990 N. California Blvd., Suite 1060	Harbor SRL
Walnut Creek CA 94596 Stefano.abbasciano@vallalaw.com	
Thomas Clarke	
RMK&B 150 Spear Street, Suite 850	Ichiban Kan, Inc.; Luster Products, Inc.; Laboratories
San Francisco CA 94105	Delon (1990) Inc.
rriedell@rmkb.com	
Michaeline Re	
michaeliner@earthlink.net	John Paul Products, Inc.
100 E. Corson Street, 3 <sup>rd</sup> Floor	
Pasadena CA 91103	
	7
C.C.P. §474 AMENDMENT TO	7 O COMPLAINT – JCCP Case No. 4765
	Jonathan Lee Sedgwick LLP 333 Bush St., 30 <sup>th</sup> Floor San Francisco CA 94104 carol.brophy@sedgwicklaw.com jonathan.lee@sedgwicklaw.com Trenton Norris Sarah Esmaili Arnold & Porter LLP Three Embarcadero Center, 10 <sup>th</sup> Floor San Francisco CA 94111 Trent.norris@aporter.com Sarah.esmaili@aporter.com Stefano Abbasciano VALLA & Associates 1990 N. California Blvd., Suite 1060 Walnut Creek CA 94596 Stefano.abbasciano@vallalaw.com Thomas Clarke RMK&B 150 Spear Street, Suite 850 San Francisco CA 94105 tclarke@rmkb.com rriedell@rmkb.com Michaeline Re 100 E. Corson Street, 3 <sup>rd</sup> Floor Pasadena CA 91103 michaeliner@earthlink.net John Furutani 100 E. Corson Street, 3 <sup>rd</sup> Floor Pasadena CA 91103

1	Daniel B. Chammas		
2	Ryan Andrews		
3	Ben Whitwell Jennifer Levin	Lake Consumer Products, Inc.; Rite Aid Corp.; Wisconsin Pharmacal Company LLC; Colomer	
	Venable LLP	USA, Inc.	
4	2049 Century Park East, Suite 2100 Los Angeles CA 90067		
5	dchammas@venable.com		
6	randrews@venable.com bwhitwell@venable.com		
7	jlevin@venable.com		
8	Morse Mehrban		
9	15233 Ventura Blvd., Sute 1000		
	Sherman Oaks CA 91403 morse@mehrban.com		
10		Latonia Enge	
11	Julie Mehrban 15233 Ventura Blvd., Sute 1000		
12	Sherman Oaks CA 91403		
13	Julie@juliemehrban.com		
14	Joshua Bloom Samir Abdelnour		
15	Barg Coffin Lewis & Trapp LLP	Lush Cosmetics LLC; Lush Handmade Cosmetics	
16	350 California Street, 22 <sup>nd</sup> Floor San Francisco CA 94104	Ltd.	
17	jab@bcltlaw.com		
18	sja@bcltlaw.com sej@bcltlaw.com		
19	Ronie M. Schmelz Edwards Wildman Palmer LLP		
20	1901 Avenue of the Stars, Suite 1700	Luxo Laboratories, LTD	
21	Los Angeles CA 90067 rschmelz@edwardswildman.com		
22	David Grace		
23	Albert Cohen	McBride Research Laboratories, Inc., TPR Holdings,	
24	Loeb & Loeb LLP 10100 Santa Monica Blvd., Suite 2200	LLC	
25	Los Angeles CA 90067		
26	dgrace@loeb.com acohen@loeb.com		
20 27			
27			
20			
	8 C.C.P. §474 AMENDMENT TO COMPLAINT – JCCP Case No. 4765		

1 2 3 4 5 6	James Mattesich Anthony Cortez Monica Baumann Greenberg Traurig LLP 1201 K Street, Suite 1100 Sacramento CA 95814 mattesichj@gtlaw.com cortezan@gtlaw.com baumannm@gtlaw.com	Naterra International, Inc.
7 8 9	Rebecca Nittle Law Office of Rebecca Nittle 221 E. Marconi Ave. Phoenix AZ 85022 saintlaw@aol.com	Rich Brands, LLC
10 11 12 13	Aaron C. Gundzik Gartenberg Gelfand Hayton & Selden LLP 801 S. Figueroa Street, Suite 2170 Los Angeles CA 90017 agundzik@gghslaw.com	Rudy Profumi SRL
14 15 16 17	Michael Delehunt Megan Curran Foley & Lardner LLP 555 California Street, Suite 1700 San Francisco CA 94104 mdelehunt@foley.com mcurran@foley.com	Straight Arrow Products, Inc.
18 19 20 21	Edward Sangster Daniel Fox K&L Gates LLP Four Embarcadero Center, Suite 1200 San Francisco CA 94111 Edward.sangster@klgates.com	Topco Associates LLC
<ul> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ul>	Daniel.fox@klgates.com Lisa Bond Richards Watson Gershon 355 S. Grand Ave., Suite 4000 Los Angeles CA 90071 Ibond@rwglaw.com	Ulta Salon, Cosmetics & Fragrance, Inc.
26 27 28		
	C.C.P. §474 AMENDMENT TO	9 COMPLAINT - JCCP Case No. 4765
	Ť	

1	Jade Jurdi Barnes & Thornburg LLP	
2 3	2029 Century Park East, Ste 300 Los Angeles CA 90067	United Pet Group, Inc.
4	Jade.jurdi@btlaw.com	
4 5	Amy Stoll	
6	Thomas Long Barnett, Bolt, Kirkwood, Long & McBride	Todd Christopher International, LLC dba Vogue
7	601 Bayshore Boulevard, Suite 700 Tampa, FL 33606	International.
8	astoll@barnettbolt.com tlong@barnettbolt.com	
9	Steven Immel	
10	100 Delta Park Blvd. Brampton, Ontario	Evergreen Consumer Brands ULC
11	Canada L6T 5E7	
12	Email: simmel@evergreenbrands.net	
13	George J. Gigounas DLA PIPER LLP	
14	555 Mission St., Ste 2400	Chattem, Inc.
15	San Francisco, CA 94105 Email: George.Gigounas@dlapiper.com	
16	Rocky Tsai, Esq.	
17	ROPES & GRAY LLP Three Embarcadero Center	Swiss Naturals, Inc. dba Bioforce USA
18	San Francisco CA 94111-4006	
19	Email: rocky.tsai@ropesgray.com	
20	Harrison Pollak	
21	Deputy Attorney General 1515 Clay Street, Suite 2000	
22	Post Office Box 70550 Oakland, California 94612-0550	
23		
24 25	Harrison.pollak@doj.ca.gov	
25 26		
26 27		
27 28		
20		10
	C.C.P. §474 AMENDMENT TO	10 COMPLAINT – JCCP Case No. 4765