77259429 Oct 07 2025 03:32PM

ATTORNEY OR PARTY WITHOUT ATTORNEY STATE BAR: 308623 NAME: Patrick Carey FIRM NAME: Lexington Law Group, LLP	FOR COURT USE ONLY
FIRM NAME: Levington Law Group LLP	
STREET ADDRESS: 503 Divisadero Street	
CITY AND ZIP CODE: San Francisco CA 94117 E-MAIL ADDRESS: pcarey@lexlawgroup.com	
ATTORNEY FOR (NAME): Center for Environmental Health	San Francisco Courby Superior Court
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN FRANCISCO	Sati i iditate o ocurs, consoner cons
STREET ADDRESS	OCT 07 2025
MAILING ADDRESS: 400 MCALLISTER STREET, ROOM 103 CITY AND ZIP CODE: SAN FRANCISCO, 94102	OLEDKA STOOLINE
BRANCH NAME: Civic Center Courthouse	CLERK On a HE COURT
	BY: Edward f. Lt
PLAINTIFF/PETITIONER: Center for Environmental Health	Deputy Clerk
DEFENDANT/RESPONDENT:	·
AESOP USA, INC., et al.	1
AMENDMENT TO:	CASE NUMBER:
☑ COMPLAINT ☐ CROSS-COMPLAINT	CGC-25-623997
FILING DATE:	NO TRIAL DATE SET
NAME OF CROSS-	☐ TRIAL DATE:
COMPLAINANT:	DEPT:
	DEFT.
true name of a defendant(s), designated such defenda	plaintiff(s) being ignorant of the nt(s) in the complaint/cross-
complaint by the fictious name(s) of	int(s) in the complaint/cross-
	int(s) in the complaint/cross-
complaint by the fictious name(s) of	OANTS (attach SFCIV-015 form)
complaint by the fictious name(s) of □ DOE □ ROE ⊠ MULTIPLE DEFEND Having discovered the true name(s) of the defendant(s Please see the Attachment.	DANTS (attach SFCIV-015 form) s)/cross-defendant(s) to be
complaint by the fictious name(s) of DOE DOE MULTIPLE DEFEND Having discovered the true name(s) of the defendant(services see the Attachment. I request the complaint/cross-complaint be amended to appears in the pleading.	DANTS (attach SFCIV-015 form) s)/cross-defendant(s) to be
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complaint by the fictious name(s) of DOE DROE MULTIPLE DEFEND Having discovered the true name(s) of the defendant(second please see the Attachment. I request the complaint/cross-complaint be amended to appears in the pleading. Date: September 29, 2025 Patrick Carey	DANTS (attach SFCIV-015 form) s)/cross-defendant(s) to be oreflect the true name wherever it
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complaint by the fictious name(s) of DOE DROE MULTIPLE DEFEND Having discovered the true name(s) of the defendant(second please see the Attachment. I request the complaint/cross-complaint be amended to appears in the pleading. Date: September 29, 2025 Patrick Carey Printed Name Signature of Formula in the please of the complaint be amended to appears in the please of the complaint be amended to appear in the complaint be amended to appe	DANTS (attach SFCIV-015 form) s)/cross-defendant(s) to be reflect the true name wherever it Party or Attorney
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complaint by the fictious name(s) of DOE DROE MULTIPLE DEFEND Having discovered the true name(s) of the defendant(second please see the Attachment. I request the complaint/cross-complaint be amended to appears in the pleading. Date: September 29, 2025 Patrick Carey Printed Name Signature of Formula of Patrick Carey ORDER The complaint/cross-complaint is amended to reflect the	DANTS (attach SFCIV-015 form) s)/cross-defendant(s) to be reflect the true name wherever it Party or Attorney the true name wherever it appears

AMENDMENT - FICTIOUS NAME

SFCIV-014 Rev. Jun-22-2020

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SHORT NAME: CEH v. AESOP USA, INC., et al.

CASE NUMBER: CGC-25-623997

ATTACHMENT: AMENDMENT – FICTITIOUS NAME (Number): 45-46, 201-225 (This Attachment may be used with SFCIV-014)

Hansol America, Inc. in place of the reference to DOE 45 in each place that it appears in the operative Complaint;

TCS Paper Inc. dba Pacific Coast Supplies in place of the reference to DOE 46 in each place that it appears in the operative Complaint;

AJ & VJ. LLC in place of the reference to DOE 201 in each place that it appears in the operative Complaint;

Allbirds International, Inc. in place of the reference to DOE 202 in each place that it appears in the operative Complaint;

Allbirds, Inc. in place of the reference to DOE 203 in each place that it appears in the operative Complaint;

Alto Pharmacy LLC in place of the reference to DOE 204 in each place that it appears in the operative Complaint;

Amer Sports Canada, Inc. in place of the reference to DOE 205 in each place that it appears in the operative Complaint;

American Dairy Queen Corporation in place of the reference to DOE 206 in each place that it appears in the operative Complaint;

Amy's Kitchen OpCo, LLC in place of the reference to DOE 207 in each place that it appears in the operative Complaint;

Amy's Kitchen, LLC in place of the reference to DOE 208 in each place that it appears in the operative Complaint;

Amy's Kitchen Restaurant Operating Company LLC in place of the reference to DOE 209 in each place that it appears in the operative Complaint;

Apple, Inc. in place of the reference to DOE 210 in each place that it appears in the operative Complaint;

Arby's Franchisor, LLC in place of the reference to DOE 211 in each place that it appears in the operative Complaint;

Arby's Restaurant Group, Inc. in place of the reference to DOE 212 in each place that it appears in the operative Complaint;

AutoZone Stores LLC in place of the reference to DOE 213 in each place that it appears in the operative Complaint;

BBD Opco LLC in place of the reference to DOE 214 in each place that it appears in the operative Complaint;

BBDI LLC in place of the reference to DOE 215 in each place that it appears in the operative Complaint;

Bear Tracks Holdings, LLC in place of the reference to DOE 216 in each place that it appears in the operative Complaint;

Ben & Jerry's Homemade, Inc. in place of the reference to DOE 217 in each place that it appears in the operative Complaint;

Berkeley Bowl Produce, Inc. in place of the reference to DOE 218 in each place that it appears in the operative Complaint;

BJ's Restaurant Operations Company in place of the reference to DOE 219 in each place that it appears in the operative Complaint;

BJ's Restaurants, Inc. in place of the reference to DOE 220 in each place that it appears in the operative Complaint;

Bristol Farms in place of the reference to DOE 221 in each place that it appears in the operative Complaint;

British Airways PLC in place of the reference to DOE 222 in each place that it appears in the operative Complaint;

Buckle Brands, Inc. in place of the reference to DOE 223 in each place that it appears in the operative Complaint;

C. & J. Clark America, Inc. in place of the reference to DOE 224 in each place that it appears in the operative Complaint;

C. & J. Clark Retail, Inc. in place of the reference to DOE 225 in each place that it appears in the operative Complaint;

ATTACHMENT: AMENDMENT - FICTITIOUS NAMESFCIV-015

Rev. Jun-22-2020

Page 1 of 5 (Add pages as required)

CASE NUMBER: CGC-25-623997

ATTACHMENT: AMENDMENT – FICTITIOUS NAME (Number): 226-253

(This Attachment may be used with SFCIV-014)

Cafe POS LLC in place of the reference to DOE 226 in each place that it appears in the operative Complaint;

California Fuel Supply, Inc. in place of the reference to DOE 227 in each place that it appears in the operative Complaint;

Carter's Inc. in place of the reference to DOE 228 in each place that it appears in the operative Complaint;

Cava Foods, LLC in place of the reference to DOE 229 in each place that it appears in the operative Complaint:

CAVA Group, Inc. in place of the reference to DOE 230 in each place that it appears in the operative Complaint;

CBOCS West, Inc. in place of the reference to DOE 231 in each place that it appears in the operative Complaint;

Checkers Drive-In Restaurants, Inc. in place of the reference to DOE 232 in each place that it appears in the operative Complaint;

Clarins U.S.A. Inc. in place of the reference to DOE 233 in each place that it appears in the operative Complaint;

Cole Haan Company Store, LLC in place of the reference to DOE 234 in each place that it appears in the operative Complaint;

Cole Haan LLC in place of the reference to DOE 235 in each place that it appears in the operative Complaint;

Comcast Corp. in place of the reference to DOE 236 in each place that it appears in the operative Complaint;

Costco Wholesale Corporation in place of the reference to DOE 237 in each place that it appears in the operative Complaint;

Cracker Barrel Old Country Store, Inc. in place of the reference to DOE 238 in each place that it appears in the operative Complaint;

D&A Food Inc. in place of the reference to DOE 239 in each place that it appears in the operative Complaint;

Dave's Hot Chicken Franchise Co., LLC in place of the reference to DOE 240 in each place that it appears in the operative Complaint;

Dr. Martens Airwair USA LLC in place of the reference to DOE 241 in each place that it appears in the operative Complaint;

DTF Assets, LLC in place of the reference to DOE 242 in each place that it appears in the operative Complaint;

Dutch Mafia LLC in place of the reference to DOE 243 in each place that it appears in the operative Complaint;

ECCO USA, Inc. in place of the reference to DOE 244 in each place that it appears in the operative Complaint;

Eighteen Hundred, Inc. in place of the reference to DOE 245 in each place that it appears in the operative Complaint;

Einstein and Noah Corp. in place of the reference to DOE 246 in each place that it appears in the operative Complaint;

Einstein Noah Restaurant Group, Inc. in place of the reference to DOE 247 in each place that it appears in the operative Complaint;

EssilorLuxottica USA Inc. in place of the reference to DOE 248 in each place that it appears in the operative Complaint;

Euromarket Designs, Inc. in place of the reference to DOE 249 in each place that it appears in the operative Complaint;

Fabletics, Inc. in place of the reference to DOE 250 in each place that it appears in the operative Complaint;

Firehouse of America, LLC in place of the reference to DOE 251 in each place that it appears in the operative Complaint;

Ghirardelli Chocolate Company in place of the reference to DOE 252 in each place that it appears in the operative Complaint;

Global Restaurant Hospitality Group, LLC in place of the reference to DOE 253 in each place that it appears in the operative

ATTACHMENT: AMENDMENT - FICTITIOUS NAMESFCIV-015

Rev. Jun-22-2020

Page 2 of 5
(Add pages as required)

SHORT NAME: CEH v. AESOP USA, INC., et al.

CASE NUMBER: CGC-25-623997

ATTACHMENT: AMENDMENT – FICTITIOUS NAME (Number): 254-283

(This Attachment may be used with SFCIV-014)

Golden Corral Corporation in place of the reference to DOE 254 in each place that it appears in the operative Complaint; Golden Corral Franchising Systems, Inc. in place of the reference to DOE 255 in each place that it appears in the operative Complaint;

Gong Cha Tea, LLC in place of the reference to DOE 256 in each place that it appears in the operative Complaint; Good Food Holdings, LLC in place of the reference to DOE 257 in each place that it appears in the operative Complaint; Gosh Enterprises, Inc. in place of the reference to DOE 258 in each place that it appears in the operative Complaint; GUESS?, Inc. in place of the reference to DOE 259 in each place that it appears in the operative Complaint; H Mart Companies, Inc. in place of the reference to DOE 260 in each place that it appears in the operative Complaint; H Mart, Inc. in place of the reference to DOE 261 in each place that it appears in the operative Complaint; Happy Lemon West, Inc. in place of the reference to DOE 262 in each place that it appears in the operative Complaint; Infinilush Company Limited in place of the reference to DOE 263 in each place that it appears in the operative Complaint; Jimmy John's Enterprises, LLC in place of the reference to DOE 264 in each place that it appears in the operative Complaint; Complaint;

Jimmy John's Franchise, LLC in place of the reference to DOE 265 in each place that it appears in the operative Complaint; Jimmy John's LLC in place of the reference to DOE 266 in each place that it appears in the operative Complaint; Kamdhenu LLC in place of the reference to DOE 267 in each place that it appears in the operative Complaint; KF Tea Franchising LLC in place of the reference to DOE 268 in each place that it appears in the operative Complaint; KF Tea USA Inc. in place of the reference to DOE 269 in each place that it appears in the operative Complaint; Khou and Lim Inc. in place of the reference to DOE 270 in each place that it appears in the operative Complaint; Krispy Kreme Doughnut Corporation in place of the reference to DOE 271 in each place that it appears in the operative Complaint;

Krispy Kreme, Inc. in place of the reference to DOE 272 in each place that it appears in the operative Complaint; Le Creuset of America, Inc. in place of the reference to DOE 273 in each place that it appears in the operative Complaint; Maurices Incorporated in place of the reference to DOE 274 in each place that it appears in the operative Complaint; Michael Kors (USA) Inc. in place of the reference to DOE 275 in each place that it appears in the operative Complaint; Michael Kors Stores (California) LLC in place of the reference to DOE 276 in each place that it appears in the operative Complaint;

Miniso Depot CA, Inc. in place of the reference to DOE 277 in each place that it appears in the operative Complaint;

New Balance Athletics, Inc. in place of the reference to DOE 278 in each place that it appears in the operative Complaint;

NorCal Noodles LLC in place of the reference to DOE 279 in each place that it appears in the operative Complaint;

Nugget Market, Inc. in place of the reference to DOE 280 in each place that it appears in the operative Complaint;

Old Navy, LLC in place of the reference to DOE 281 in each place that it appears in the operative Complaint;

Paris Baguette America, Inc. in place of the reference to DOE 282 in each place that it appears in the operative Complaint;

Paris Baguette U.S.A., Inc. in place of the reference to DOE 283 in each place that it appears in the operative Complaint

ATTACHMENT: AMENDMENT - FICTITIOUS NAMESFCIV-015

Rev. Jun-22-2020

Page 3 of 5 (Add pages as required)

ATTACHMENT: AMENDMENT – FICTITIOUS NAME (Number): 284-310

(This Attachment may be used with SFCIV-014)

Perfect 85 Degrees C, Inc. in place of the reference to DOE 284 in each place that it appears in the operative Complaint;

Psycho Bunny, Inc. in place of the reference to DOE 285 in each place that it appears in the operative Complaint;

Puma North America. Inc. in place of the reference to DOE 286 in each place that it appears in the operative Complaint;

Rack Room Shoes of Virginia LLC in place of the reference to DOE 287 in each place that it appears in the operative Complaint;

Rack Room Shoes, Inc. in place of the reference to DOE 288 in each place that it appears in the operative Complaint;

Ralphs Grocery Company in place of the reference to DOE 289 in each place that it appears in the operative Complaint;

RARE Hospitality International, Inc. in place of the reference to DOE 290 in each place that it appears in the operative Complaint;

Samsonite Company Stores, LLC in place of the reference to DOE 291 in each place that it appears in the operative Complaint;

Samsonite, LLC in place of the reference to DOE 292 in each place that it appears in the operative Complaint;

Save Mart Supermarkets LLC in place of the reference to DOE 293 in each place that it appears in the operative Complaint;

See's Candies, Inc. in place of the reference to DOE 294 in each place that it appears in the operative Complaint;

See's Candy Shops, Incorporated in place of the reference to DOE 295 in each place that it appears in the operative Complaint;

Sizzler USA Restaurants, Inc. in place of the reference to DOE 296 in each place that it appears in the operative Complaint;

SLT Lending SPV, Inc. in place of the reference to DOE 297 in each place that it appears in the operative Complaint;

SMCP USA, Inc. in place of the reference to DOE 298 in each place that it appears in the operative Complaint;

SMCP USA Retail West Inc. in place of the reference to DOE 299 in each place that it appears in the operative Complaint;

Sportsman's Warehouse Southwest, Inc. in place of the reference to DOE 300 in each place that it appears in the operative Complaint;

Sportsman's Warehouse, Inc. in place of the reference to DOE 301 in each place that it appears in the operative Complaint;

Staples, Inc. in place of the reference to DOE 302 in each place that it appears in the operative Complaint;

Sweetgreen, Inc. in place of the reference to DOE 303 in each place that it appears in the operative Complaint;

Tawa Supermarket, Inc. in place of the reference to DOE 304 in each place that it appears in the operative Complaint;

Team Drive In American Canyon, LLC in place of the reference to DOE 305 in each place that it appears in the operative Complaint;

Teaspoon Franchising Inc. in place of the reference to DOE 306 in each place that it appears in the operative Complaint;

Terramar Capital Management, Inc. in place of the reference to DOE 307 in each place that it appears in the operative Complaint;

Terramar Capital, LLC in place of the reference to DOE 308 in each place that it appears in the operative Complaint;

Texas Roadhouse Holdings LLC in place of the reference to DOE 309 in each place that it appears in the operative Complaint:

Texas Roadhouse Inc. in place of the reference to DOE 310 in each place that it appears in the operative Complaint;

ATTACHMENT: AMENDMENT - FICTITIOUS NAMESFCIV-015

Rev. Jun-22-2020

CASE NUMBER: CGC-25-623997

ATTACHMENT: AMENDMENT – FICTITIOUS NAME (Number): 311-331

(This Attachment may be used with SFCIV-014)

The Buckle, Inc. in place of the reference to DOE 311 in each place that it appears in the operative Complaint;

The Container Store Group, Inc. in place of the reference to DOE 312 in each place that it appears in the operative Complaint;

The Container Store, Inc. in place of the reference to DOE 313 in each place that it appears in the operative Complaint;

The Little Brown Box Pizza, LLC in place of the reference to DOE 314 in each place that it appears in the operative Complaint;

The Save Mart Companies, LLC in place of the reference to DOE 315 in each place that it appears in the operative Complaint;

Three Valley Investments, LLC in place of the reference to DOE 316 in each place that it appears in the operative Complaint;

Trio Donut and Coffee Inc. in place of the reference to DOE 317 in each place that it appears in the operative Complaint;

Tumi, Inc. in place of the reference to DOE 318 in each place that it appears in the operative Complaint;

Tumi Stores, Inc. in place of the reference to DOE 319 in each place that it appears in the operative Complaint;

USA Miniso Depot Inc. in place of the reference to DOE 320 in each place that it appears in the operative Complaint;

Vallarta Food Enterprises, Inc. in place of the reference to DOE 321 in each place that it appears in the operative Complaint;

Vitality Bowls in place of the reference to DOE 322 in each place that it appears in the operative Complaint;

VSI, Inc. in place of the reference to DOE 323 in each place that it appears in the operative Complaint;

Vuori, Inc. in place of the reference to DOE 324 in each place that it appears in the operative Complaint;

Walmart Inc. in place of the reference to DOE 325 in each place that it appears in the operative Complaint;

Wells Fargo Bank, N.A. in place of the reference to DOE 326 in each place that it appears in the operative Complaint;

Windsor Fashions, LLC in place of the reference to DOE 327 in each place that it appears in the operative Complaint;

WKA Enterprises, Inc. dba Partek Solutions in place of the reference to DOE 328 in each place that it appears in the operative Complaint;

Wolverine World Wide, Inc. in place of the reference to DOE 329 in each place that it appears in the operative Complaint;

Yummy-town USA LLC in place of the reference to DOE 330 in each place that it appears in the operative Complaint;

Zwilling J.A. Henckels LLC in place of the reference to DOE 331 in each place that it appears in the operative Complaint;

ATTACHMENT: AMENDMENT - FICTITIOUS NAMESFCIV-015

Rev. Jun-22-2020

Page <u>5</u> of <u>5</u> (Add pages as required)

1	PROOF OF SERVICE			
2	I Carbia D. Eilina, daelara:			
3	I, Sophia R. Filipe, declare:			
4	I am a citizen of the United States and employed in the County of San Francisco, State of California. I am over the age of eighteen (18) years and not a party to this action. My business			
5	address is 503 Divisadero Street, San Francisco, CA 94117 and my email address is sfilipe@lexlawgroup.com.			
6 7	On September 29, 2025, I served the following document(s) on all interested parties in this action by placing a true copy thereof in the manner and at the addresses indicated below:			
8	AMENDMENT TO COMPLAINT			
	☐ BY MAIL: I am readily familiar with the firm's practice for collecting and processing mail			
9	with the United States Postal Service ("USPS"). Under that practice, mail would be deposited with USPS that same day with postage thereon fully prepaid at San Francisco, California in the			
11	ordinary course of business. On this date, I placed sealed envelopes containing the above mentioned documents for collection and mailing following my firm's ordinary business practices.			
12	☐ BY FACSIMILE: I caused all pages of the document(s) listed above to be transmitted via facsimile to the fax number(s) as indicated and said transmission was reported as complete and			
13	without error.			
14	email to the email address(es) indicated on the attached service list [or noted above] on the			
15	executed.			
16	Please see attached service list			
17	☐ BY PERSONAL DELIVERY: I placed all pages of the document(s) listed above in a sealed envelope addressed to the party(ies) listed above, and caused such envelope to be delivered by			
18	hand to the addressee(s) as indicated.			
19	regularly maintained by FedEx, or delivered such document(s) to a courier or driver author			
20	FedEx, with delivery fees paid or provided for, and addressed to the person(s) being served below.			
21	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.			
22				
23	Executed on September 29, 2025 at San Francisco, California.			
24	// My Chilline			
25	Sophia R. Filipe			
26	· · · · · · · · · · · · · · · · · · ·			
27				

SERVICE LIST

Center for Environmental Health v. Aesop USA, Inc. et al. Case No. CGC-25-623997

ADDRESS	PARTY
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503 Divisadero Street San Francisco, CA 94117 mtodzo@lexlawgroup.com pcarey@lexlawgroup.com jmann@lexlawgroup.com mmerrow@lexlawgroup.com	
Gregory S. Berlin Samantha K. Burdick Clayton M. Kinsey Alston & Bird LLP 350 South Grand Avenue, 51st Floor Los Angeles, CA 90071 greg.berlin@alston.com sam.burdick@alston.com clayton.kinsey@alston.com	Defendant Walmart Inc.
Gregory G. Sperla Erin Heiferman Justin A. Stacy DLA Piper LLP (US) 555 Mission Street, Suite 2400 San Francisco, CA 94105-2933 Greg.Sperla@us.dlapiper.com Erin.Heiferman@us.dlapiper.com Justin.Stacy@us.dlapiper.com	Defendants Aesop USA, Inc. Yard House USA, Inc. Darden Corporation Darden Restaurants, Inc. Olive Garden Holdings, LLC
Willis Wagner Alexandra Lizano Greenberg Traurig LLP 400 Capitol Mall, Suite 2400 Sacramento, CA 95814 will.wagner@gtlaw.com alexandra.lizano@gtlaw.com	Defendants Saks Off 5th LLC Saks & Company LLC Cardenas Markets LLC Raising Cane's Restaurants, LLC Raising Cane's USA, LLC JPMorgan Chase Bank, N.A. Dutch Bros, Inc.

Al Gr 40 Sa wi	Ilis Wagner exandra Lizano eenberg Traurig LLP 0 Capitol Mall, Suite 2400 eramento, CA 95814 Il.wagner@gtlaw.com exandra.lizano@gtlaw.com	Defendants cont. Carl's Jr. Restaurants LLC CKE Restaurants Holdings, Inc. McDonald's Corporation McDonald's Restaurants of California, Inc. McDonald's USA, LLC Crumbl LLC
Gr 40 Sa wi	eenberg Traurig LLP O Capitol Mall, Suite 2400 cramento, CA 95814 Il.wagner@gtlaw.com	CKE Restaurants Holdings, Inc. McDonald's Corporation McDonald's Restaurants of California, Inc McDonald's USA, LLC Crumbl LLC
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Sa wi	cramento, CA 95814 ll.wagner@gtlaw.com	McDonald's Restaurants of California, Inc McDonald's USA, LLC Crumbl LLC
wi	ll.wagner@gtlaw.com	McDonald's USA, LLC Crumbl LLC
		Crumbl LLC
are	xandra.nzano@guaw.com	
		Wistonia? - Count Storag II C
		Victoria's Secret Stores, LLC
		Denny's (CA) Corporation
		Denny's, Inc
	•	DFO, LLC
		Domino's Pizza Franchising LLC
		Domino's Pizza LLC
	•	Domino's Pizza, Inc.
		Cinnabon Franchisor SPV LLC
		Cinnabon LLC
		Red Lobster Hospitality LLC
		Red Lobster Restaurant, LLC
		Ulta Salon, Cosmetics & Fragrance, Inc.
Jef	frey Margulies	Defendants
	ie Norris	Ross Stores, Inc.
	orton Rose Fulbright US LLP	AutoZone Parts, Inc.
I .	5 South Flower Street	AutoZone, Inc.
	rty-First Floor	BG Retail, LLC
		Caleres, Inc.
	s Angeles, California 90071	
	f.margulies@nortonrosefulbright.com	Chanel, Inc.
ell	ie.norris@nortonrosefulbright.com	Foot Locker, Inc.
		Foot Locker Retail, Inc.
`		The Gap, Inc.
		Spencer Gifts LLC
Tr	enton H. Norris	Defendants
Da	vid M. Barnes	Dick's Sporting Goods, Inc.
Ba	rbara R. Adams	Lowe's Home Centers, LLC
	ogan Lovells US LLP	·
	ur Embarcadero Center, 35th Floor	
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	vid.barnes@hoganlovells.com	,
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ba	rbara.adams@hoganlovells.com	

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Jeffrey Lenkov Gayley Buckner ZELMS ERLICH LENKOV 20920 Warner Center Lane, Suite B Woodland Hills, California 91367 jlenkov@zellaw.com gbuckner@zellaw.com	Defendant FedEx Office and Print Services, Inc.
Steven G. Teraoka Elizabeth P. Shoemaker Yaeri K. Yamamoto TERAOKA & PARTNERS LLP One Embarcadero Center, Suite 1200 San Francisco, California 94111 liz@teraokalaw.com	Defendant Daiso USA LLC
Gregory S. Berlin Samantha K. Burdick Clayton M. Kinsey Alston & Bird Llp 350 South Grand Avenue, 51st Floor Los Angeles, Ca 90071 greg.berlin@alston.com sam.burdick@alston.com clayton.kinsey@alston.com	Defendant Hat World, Inc.

ADDRESS	PARTY
James E. Till Mike Neue TILL LAW GROUP 120 Newport Center Dr. Newport Beach, CA 92660 james.till@till-lawgroup.com mneue@till-lawgroup.com	Defendants MOD Super Fast Pizza (California), LLC MOD Super Fast Pizza, LLC
Aaron Belzer SEYFARTH SHAW LLP abelzer@seyfarth.com 2029 Century Park East, Suite 3500 Los Angeles, California 90067-3021 abelzer@seyfarth.com	Defendant Tractor Supply Company
Brian M. Ledger GORDON REES SCULLY MANSUKHANI, LLP 101 W. Broadway, Suite 2000 San Diego, CA 92101 bledger@grsm.com	Defendant Papa John's International, Inc.
Gregory L. Doll Jamie O. Kendall Melissa Rapp DOLL AMIR & ELEY LLP 515 S. Flower Street, Suite 1812 Los Angeles, CA 90071 gdoll@dollamir.com jkendall@dollamir.com mrapp@dollamir.com	Defendants Amazon.com Services LLC Amazon.com, Inc. Amazon Retail LLC Capital One, N.A.
Daniel A. Solitro TROUTMAN PEPPER LOCKE LLP 350 South Grand Avenue, Suite 3400 Los Angeles, California 90071 daniel.solitro@troutman.com	Defendants GameStop Corp. GameStop, Inc.
Sherry E. Jackman Sedina L. Banks Bryce B. Lourié GREENBERG GLUSKER FIELDS CLAMAN & MACHTINGER LLP 2049 Century Park East, Suite 2600 Los Angeles, California 90067 SJackman@ggfirm.com SBanks@ggfirm.com BLourie@ggfirm.com	Defendant TST/Impreso, Inc.

	ADDRESS	PARTY
,	David A. Berkley Courtney C. Wenrick WOMBLE BOND DICKINSON (US) LLP 400 Spectrum Center Drive, Suite 1700 Irvine, California 92618 David.Berkley@wbd-us.com Courtney.Wenrick@wbd-us.com	Defendants Five Guys Operations, LLC Five Guys Enterprises, LLC
	Ryan S. Landis GORDON REES SCULLY MANSUKHANI, LLP 5 Park Plaza, Suite 1100 Irvine, CA 92614 rlandis@grsm.com	Defendants Smart & Final Stores, LLC Dollar General Corporation Dolgen California, LLC

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CERTIFICATE OF ELECTRONIC SERVICE (CCP 1010.6, and CRC 2.251)

I, Edward Santos, a Deputy Clerk of the Superior Court of the County of San Francisco, certify that I am not a party to the within action.

On October 7, 2025, I electronically served:

ORDER ON AMENDMENT TO COMPLAINT (DOE AMENDMENT NAMES)

via File & ServeXpress on the recipients designated on the Transaction Receipt located on the File & ServeXpress website.

Date:

OCT 0 7 2025

Brandon E. Riley, Court Executive Officer

Edwar J. 81

Bv:

Edward Santos, Deputy Clerk