3 4 5 6 7 8	ANDREW S. CLARE (SBN 050289) aclare@loeb.com MARK D. CAMPBELL (SBN 180528) mcampbell@loeb.com DAVID GROSSMAN (SBN 211326) dgrossman@loeb.com LOEB & LOEB LLP 10100 Santa Monica Boulevard, Suite 220 Los Angeles, California 90067-4120 Telephone: 310-282-2000 Facsimile: 310-282-2200 Attorneys for Plaintiff POM WONDERFUL LLC	PILED 2009 SEP 22 PM 4:21 CLERK U.S. DISTRICT CORST CENTRAL DISTRICT CORST LOS ANGFRE
9	UNITED STATES	DISTRICT COURT
10		CT OF CALIFORNIA
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12	POM WONDERFUL LLC, a Delaware)	SJO - 06277
13	limited liability company,	Case No. CV08-06237 COMPLAINT FOR FALSE
14	Plaintiff,	ADVERTISING UNDER LANHAM
15	v. {	ACT 43(A); FALSE ADVERTISING UNDER CALIFORNIA BUSINESS & PROFESSIONS CODE § 17500,
16	THE COCA COLA COMPANY, a Delaware corporation; and DOES 1-10,	ET SEQ.; UNFAIR COMPETITION UNDER CALIFORNIA BUSINESS
17	inclusive,	& PROFESSIONS CODE § 17200, ET SEQ.
18	Defendants.	DEMAND FOR JURY TRIAL
19		DEMINISTOR GURT TRIAL
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	LA1784347.3 202841-10091	COMPLAINT FOR FALSE ADVERTISING

alleges as follows:

PARTIES

Plaintiff POM WONDERFUL LLC ("Pom Wonderful" or "Plaintiff") hereby

- 1. Plaintiff Pom Wonderful is a Delaware limited liability company with its principal place of business in Los Angeles, California.
- 2. On information and belief, defendant The Coca Cola Company ("Coca Cola") is a Delaware corporation with its principal place of business in Atlanta, Georgia.
- 3. Plaintiff is not aware of the true names and capacities of the defendants identified herein as Does 1 through 10, inclusive, and therefore fictitiously names said defendants. Plaintiff will amend this Complaint to allege the true names and capacities of these fictitiously named defendants when their identities are ascertained.
- 4. Plaintiff is informed and believes, and thereon alleges, that Coca Cola and each of the fictitiously named Doe defendants (collectively "Defendants") were in some manner responsible for the acts alleged herein and the harm, losses and damages suffered by Plaintiff as alleged hereinafter. Plaintiff is also informed and believes that, while participating in such acts, each Defendant was the agent, alter ego, conspirator, and aidor and abettor of the other Defendants and was acting in the course and scope of such agency and/or acted with the permission, consent, authorization or ratification of the other Defendants.
- 5. As described further below, Coca Cola conducts business and manufactures and/or distributes products in the greater Los Angeles area, and throughout the United States.

JURISDICTION AND VENUE

6. This action arises under 15 U.S.C. § 1125(a) and the statutory law of the State of California. This Court has subject matter jurisdiction over this action

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pursuant to 28 U.S.C. §1331 (federal question), 15 U.S.C. § 1121 (Lanham Act claims) and 28 U.S.C. §1367 (supplemental jurisdiction).

7. Venue is proper in this District pursuant to 28 U.S.C. §§ 1391(b) and 1400 because a substantial part of the events or omissions giving rise to the claims occurred in this District.

FACTUAL ALLEGATIONS COMMON TO ALL CLAIMS

- 8. This action seeks redress for Coca Cola's deliberate and unlawful false and misleading representations regarding its Minute Maid Enhanced Pomegranate Blueberry product ("Pomegranate Blueberry Product"), which has been packaged, 10 marketed and sold by Coca Cola based on the representation that the primary ingredients in the product are pomegranate and blueberry juice, when, in fact, the primary ingredients are actually apple and grape juice.
 - 9. This action also seeks redress for the unfair, unlawful and fraudulent business practices of all Defendants, each of whom have participated in making the false advertising claims relating to Coca Cola's Pomegranate Blueberry Product in California and nationwide.

POM WONDERFUL

- 10. Plaintiff is the largest grower and distributor of pomegranates and pomegranate juice in the United States.
- 11. Plaintiff produces, markets and sells POM WONDERFUL® brand bottled pomegranate juice, and various pomegranate juice blends including a pomegranate blueberry blend. Pom Wonderful has been bottling, selling and marketing its juice products since 2002.
- 12. When Pom Wonderful began the development and distribution of POM WONDERFUL® juice, it invested millions of dollars in researching the nutritional qualities and health benefits of pomegranate juice, an investment that continues to this day. Pom Wonderful has consulted with world-renowned scientists, including a Nobel laureate, and underwrites major research studies, many of which are

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published in well-known and prestigious peer-reviewed scientific and medical journals.

- 13. Scientists have discovered that pomegranate juice has very high levels of unique polyphenols, antioxidants that are particularly effective at neutralizing free radicals, preventing oxidation of LDL cholesterol (the "bad" cholesterol) and plaque build-up in the blood vessels, and preserving nitric oxide, a key chemical in the body for regulating blood flow and maintaining vessel health.
- A key element of Pom Wonderful's marketing campaign has been its concentration on the health benefits associated with pomegranates and pomegranate juice, and its emphasis on the high level of antioxidants contained in POM WONDERFUL® brand juice.
- 15. Through its investment of millions of dollars to research and promote the nutritional qualities and health benefits associated with pomegranate juice, Plaintiff largely created the burgeoning market for genuine pomegranate juice that exists today. POM Wonderful's pomegranate juice has, in only six short years, eclipsed all other products in its market segment of super premium juices to take the #1 spot nationwide in supermarket sales, as well as the #1 spots in the key geographic regions of Los Angeles, Chicago, New York, among many others. POM Wonderful's annual supermarket sales have, incredibly, gone from zero to well over \$70 million in that same period.
- Plaintiff's success has been both good and bad for consumers. On the 16. one hand, consumers have been made aware of the nutritional qualities and health benefits of 100 percent pomegranate juice. On the other hand, unscrupulous competitors have set out to cash in on Plaintiff's success by marketing and selling to consumers products labeled as "pomegranate juice," that in fact contain little or no actual pomegranate juice. Coca Cola is one such competitor.

II. COCA COLA AND ITS FALSE ADVERTISING OF ITS POMEGRANATE BLUEBERRY PRODUCT

17. Coca Cola markets and sells various bottled juice products under such brands as, among others, Odwalla and Minute Maid, and is currently one of Plaintiff's primary competitors in the bottled pomegranate juice market. Coca Cola is based in Atlanta, Georgia and, Plaintiff is informed and believes, markets, distributes and sells its products, including its Pomegranate Blueberry Product, in Los Angeles County and throughout the United States.

18. In September 2007, Coca Cola announced the addition of a new "Minute Maid® Pomegranate Blueberry" product to its line of "Minute Maid Enhanced Juices" targeting "the health-conscious shopper."



- 19. Like the pomegranate, in recent years the blueberry has become a staple for health conscious consumers because of its high antioxidant capacity. Thus, Coca Cola's Pomegranate Blueberry Product purports to combine two of nature's most powerful antioxidants into a single "Enhanced Juice" product. In fact, the main ingredients in Coca Cola's Pomegranate Blueberry Product are neither pomegranate nor blueberry juice, but rather, apple and grape juice.
- 20. Notwithstanding that Coca Cola's product actually contains little pomegranate or blueberry juice, Coca Cola labels its product as "Pomegranate

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- Blueberry" juice. Attached as "Exhibit A" are true and correct copies of photographs of Coca Cola's Pomegranate Blueberry Product. In addition to the claims on the product itself, Coca Cola also maintains a website at <minutemaid.com> that prominently advertises and markets Coca Cola's product as "Minute Maid Enhanced Pomegranate Blueberry" juice. Attached as "Exhibit B" is a true and correct copy of Coca Cola's website advertising its Pomegranate Blueberry Product.
 - 21. Coca Cola has also advertised its Pomegranate Blueberry Product in commercial spots aired during highly rated television shows such as American Idol. Plaintiff is informed and believes that Coca Cola has engaged in other forms of marketing and advertising of its Pomegranate Blueberry Product targeting consumers throughout the United States.
 - 22. Purchasers of Coca Cola's product are likely to be misled and deceived by Coca Cola's product labeling, marketing and advertising. By name alone, one would expect that the primary ingredients in Coca Cola's Pomegranate Blueberry Product are pomegranate and blueberry juice. However, pomegranate juice ranks third, by volume, behind apple and grape juice in Coca Cola's Pomegranate Blueberry Product. Blueberry juice is found in even smaller amounts, ranking fifth among the ingredients found in Coca Cola's product.
 - 23. Coca Cola's false and misleading advertising of its Pomegranate Blueberry Product is damaging to the reputation and goodwill of Plaintiff and is damaging to the consuming public. These false and misleading representations are designed to entice consumers to purchase Coca Cola's product over Plaintiff's products. Specifically, Coca Cola's false and misleading representations regarding the primary ingredients of its product imply that its product is of the same composition and quality of actual pomegranate blueberry juices such as Plaintiff's pomegranate blueberry juice, when in fact Coca Cola has substituted much of the

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valuable and beneficial substance of pure pomegranate and blueberry juice with economically and nutritionally inferior juices such as apple and grape.

- 24. Because the cost to produce Coca Cola's product containing economically inferior components is far less than the cost to produce actual pomegranate blueberry juice (i.e., a juice product whose primary ingredients are actually pomegranate and blueberry juice), Coca Cola can charge less for its product than competitors, including Plaintiff, while reaping a substantial profit. In this way, Coca Cola entices consumers who would otherwise buy Plaintiff's product to buy its product instead. In doing so, Coca Cola wrongfully tricks consumers into thinking that they are getting a similar product (i.e., all natural pomegranate blueberry juice with all of its associated health benefits) for a lower price, when in fact they are getting an economically and nutritionally inferior product.
- 25. The natural, probable and foreseeable result of Coca Cola's wrongful conduct has been to cause confusion, deception and mistake in the pomegranate blueberry juice market as a whole, to deprive Plaintiff of business and goodwill, and to injure Plaintiff's relationships with existing and prospective customers.
- 26. Plaintiff is informed and believes that Coca Cola's wrongful conduct has resulted in increased sales of Coca Cola's own Pomegranate Blueberry Product while hindering the sales of Plaintiff's pomegranate juice products and damaging Plaintiff's goodwill. Plaintiff has sustained and will sustain damages as a result of Coca Cola's wrongful conduct.

FIRST CLAIM FOR RELIEF

(False Advertising Under Lanham Act § 43(a), 15 U.S.C. 1125(a) Against All Defendants)

- 27. Plaintiff incorporates by reference Paragraphs 1 through 26 above as though fully set forth herein.
- 28. Upon information and belief Defendants have made and distributed, in interstate commerce and in this District, advertisements that contain false or

misleading statements of fact regarding their products. These advertisements contain actual misstatements and/or misleading statements and failures to disclose, including, among others, the statement that Defendants' product consists primarily of pomegranate and blueberry juice.

- 29. Upon information and belief, these false statements actually deceive, or have a tendency to deceive, a substantial segment of Plaintiff's customers and potential customers. This deception is material in that it is likely to influence the purchasing decisions of Plaintiff's customers.
- 30. Defendants' false and misleading advertising statements and omissions injure both consumers and Plaintiff.
- 31. Defendants' false and misleading advertising statements and omissions violate the Lanham Act § 43(a), 15 U.S.C. §1125(a).
- 32. Defendants have caused, and will continue to cause, immediate and irreparable injury to Plaintiff, including injury to its business, reputation, and goodwill, for which there is no adequate remedy at law. As such, Plaintiff is entitled to an injunction under 15 U.S.C. §1116 restraining Defendants, their agents, employees, representatives and all persons acting in concert with them from engaging in further acts of false advertising, and ordering removal of all Defendants' false advertisements.
- 33. Pursuant to 15 U.S.C. §1117, Plaintiff is entitled to recover from Defendants the damages sustained by Plaintiff as a result of Defendants' acts in violation of Lanham Act § 43(a). Plaintiff is at present unable to ascertain the full extent of the monetary damages it has suffered by reason of Defendants' acts.
- 34. Pursuant to 15 U.S.C. §1117, Plaintiff is further entitled to recover from Defendants the gains, profits and advantages that they have obtained as a result of their acts. Plaintiff is at present unable to ascertain the full amount of the gains, profits and advantages Defendants have obtained by reason of their acts.

35. Pursuant to 15 U.S.C. §1117, Plaintiff is further entitled to recover the costs of this action. Moreover, Plaintiff is informed and believes, and on that basis alleges, that Defendants' conduct was undertaken willfully and with the intention of causing confusion, mistake or deception, making this an exceptional case entitling Plaintiff to recover additional damages and reasonable attorneys' fees.

SECOND CLAIM FOR RELIEF

(False Advertising Under Cal. Bus. & Prof. Code § 17500 Against All Defendants)

- 36. Plaintiff incorporates by reference Paragraphs 1 through 35 above as though fully set forth herein.
- 37. Defendants knew or in the exercise of reasonable care should have known that their publicly disseminated statements and omissions relating to their Pomegranate Blueberry Product were false or misleading. Defendants' false advertising statements and omissions injure consumers and Plaintiff. Defendants' false and misleading statements include, among others, that Defendants' product consists primarily of pomegranate and blueberry juice.
- 38. By making such untrue or misleading statements, Defendants have engaged in false advertising in violation of the statutory law of the state of California, Cal. Bus. & Prof. Code §17500, et seq.
- 39. By reason of Defendants' conduct, Plaintiff has suffered injury in fact and has lost money or property.
- 40. Defendants have caused, and will continue to cause, immediate and irreparable injury to Plaintiff, including injury to its business, reputation, and goodwill, for which there is no adequate remedy at law. Plaintiff is entitled to an injunction restraining Defendants, their agents, employees, representatives and all persons acting in concert with them from engaging in further such acts, and forbidding Defendants from advertising their Pomegranate Blueberry Product as

primarily containing pomegranate and blueberry juice, and from making other false statements in connection with the product.

41. Plaintiff is further entitled to a restitutionary recovery from Defendants.

THIRD CLAIM FOR RELIEF

(Statutory Unfair Competition – Cal. Bus. & Prof. Code §17200, et seq. Against All Defendants)

- 42. Plaintiff incorporates by reference Paragraphs 1 through 41 above as though fully set forth herein.
- 43. Defendants have made, published, disseminated, and circulated false, deceptive, and misleading statements, representations, and advertisements in California misrepresenting the nature, quality, and characteristics of their Pomegranate Blueberry Product with the intent of selling, distributing, and increasing the consumption of, and interest in, their Pomegranate Blueberry Product.
- 44. Defendants' conduct as alleged herein constitutes unfair competition in that such acts were and are unlawful, unfair, deceptive and/or fraudulent business acts or practices in violation of California Business & Professions Code §17200, et seq.
- 45. As a direct and proximate result of Defendants' wrongful conduct, Plaintiff has suffered injury in fact, which losses include damage to Plaintiff's good will with its existing, former and potential customers. Defendants' conduct has also caused damage to consumers.
- 46. These wrongful acts have proximately caused and will continue to cause Plaintiff substantial injury, including loss of customers, dilution of goodwill, confusion of existing and potential customers, and diminution of the value of Plaintiff's products. The harm these wrongful acts will cause to Plaintiff is both imminent and irreparable, and the amount of damage sustained by Plaintiff will be difficult to ascertain if these acts continue. Plaintiff has no adequate remedy at law.

- 47. Plaintiff is entitled to an injunction restraining Defendants, their officers, agents, employees, and all persons acting in concert with them from engaging in further such unlawful conduct.
 - 48. Plaintiff is further entitled to a restitutionary recovery from Defendants.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for judgment against Defendants as follows:

- 1. For temporary, preliminary and permanent injunctive relief prohibiting Defendants, their agents, or anyone working for, in concert with or on behalf of Defendants from engaging in false or misleading advertising with respect to the their Pomegranate Blueberry Product and/or violating Lanham Act § 43(a), which relief includes but is not limited to removal of all false or misleading advertisements and corrective advertising to remedy the effects of Defendants' false advertising.
- 2. For an order requiring Defendants to correct any erroneous impression persons may have derived concerning the nature, characteristics, or qualities of their Pomegranate Blueberry Products, including without limitation, the placement of corrective advertising and providing written notice to the public.
- 3. That Defendants be adjudged to have violated 15 U.S.C. §1125(a) by unfairly competing against Plaintiff by using false, deceptive or misleading statements of fact that misrepresent the nature, quality and characteristics of their Pomegranate Blueberry Products.
- 4. That Defendants be adjudged to have unlawfully and unfairly competed against Plaintiff under the laws of the State of California, Cal. Bus. & Prof. Code §17200, et seq.
- 5. That Defendants be adjudged to have unfairly competed against Plaintiff by engaging in false or misleading advertising under the laws of the State of California, Cal. Bus. & Prof. Code §17500, et seq.

LA1784347.3 202841-10091

DEMAND FOR JURY TRIAL

Plaintiff hereby demands a trial by jury on all issues properly triable by jury.

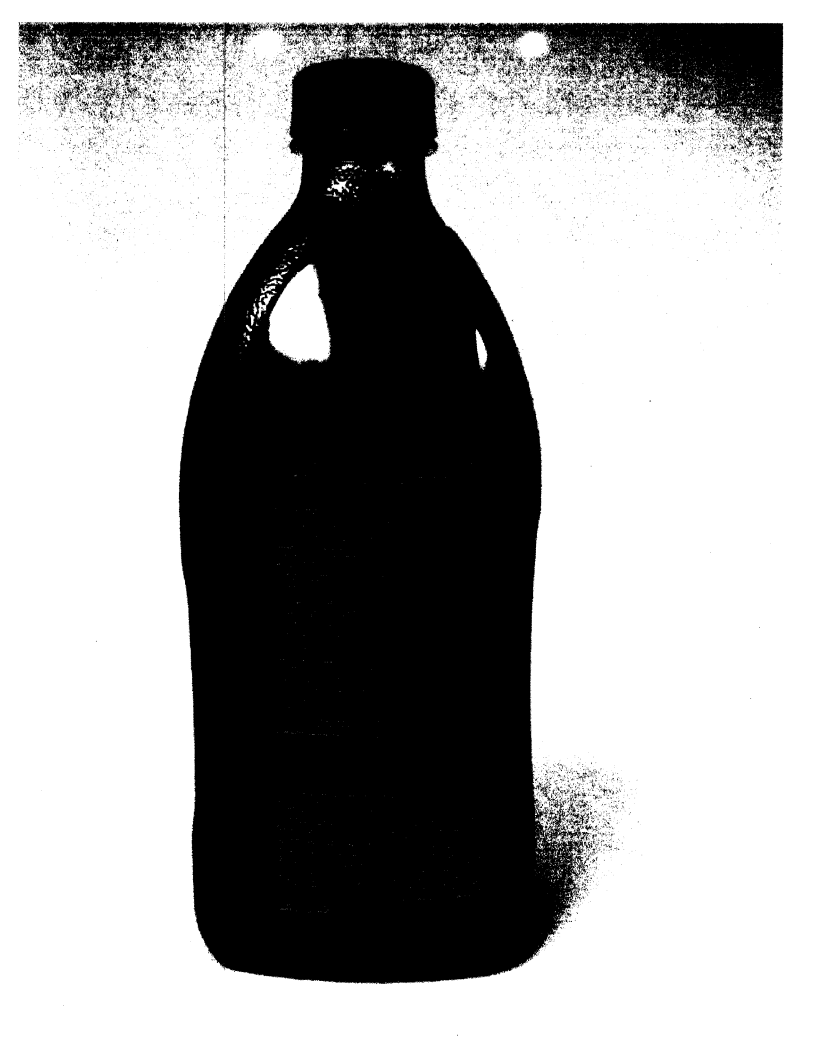
Dated: September 22, 2008

LOEB & LOEB LLP ANDREW S. CLARE MARK D. CAMPBELL DAVID GROSSMAN

By: Mark D. Campbell

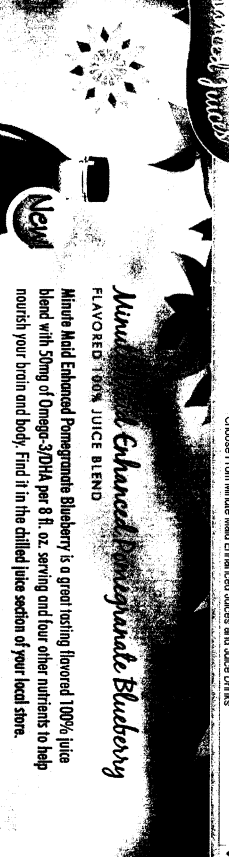
Attorneys for Plaint POM WONDERFUL LLC





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UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

NOTICE OF ASSIGNMENT TO UNITED STATES MAGISTRATE JUDGE FOR DISCOVERY

This case has been assigned to District Judge S. James Otero and the assigned discovery Magistrate Judge is Jennifer T. Lum.

The case number on all documents filed with the Court should read as follows:

CV08- 6237 SJO (JTLx)

Pursuant to General Order 05-07 of the United States District Court for the Central District of California, the Magistrate Judge has been designated to hear discovery related motions.

m	otions.				
A	ll discovery related motions	shou	ld be noticed on the calendar	of th	e Magistrate Judge
=	========	===	======	= =	=======================================
			NOTICE TO COUNSEL		
	oy of this notice must be served w a copy of this notice must be serv		e summons and complaint on all del n all plaintiffs).	endar	nts (if a removal action is
Subs	sequent documents must be filed a	at the	following location:		
[X]	Western Division 312 N. Spring St., Rm. G-8 Los Angeles, CA 90012	LI	Southern Division 411 West Fourth St., Rm. 1-053 Santa Ana, CA 92701-4516	Ц	Eastern Division 3470 Twelfth St., Rm. 134 Riverside, CA 92501

Failure to file at the proper location will result in your documents being returned to you.

MARK D. CAMPBELL (SBN 180 3)

mcampbell@loeb.com LOEB & LOEB LLP

10100 Santa Monica Boulevard, Suite 2200

Los Angeles, CA 90067 Telephone: 310-282-2000 Facsimile: 310-282-2200 Attorneys for Plaintiff

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UNITED	STATES	DISTR	ICT	COURT	
CENTRAL	DISTRI	CT OF	CAL	IFORNIA	١

POM WONDERFUL LLC, a Delaware limited liability	CASE NUMBER			
company PLAINTIFF(S) V.	CV08-06237 SJO JTLX			
THE COCA COLA COMPANY, a Delaware corporation; and DOES 1-10, inclusive DEFENDANT(S).	SUMMONS			
TO:DEFENDANT(S): THE COCA COLA COMPANY and DOES 1-10, INCLUSIVE A lawsuit has been filed against you. Within 20 days after service of this summons on you (not counting the day you received it), you must serve on the plaintiff an answer to the attached complaint amended complaint counterclaim cross-claim or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff's attorney, Mark D. Campbell, Loeb & Loeb, LLP, whose address is 10100 Santa Monica Boulevard, Suite 2200, Los Angeles, CA 90067. If you fail to do so, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.				
	Clerk, U.S. District Court			

(Seal of the Court)

By: <u>Matalie honogria</u>
Deputy Clerk

[Use 60 days if the defendant is the United States or a United States agency, or is an officer or employee of the United States. Allowed 60 days by Rule 12(a)(3)].

Dated: September 22, 2008

UNITED STATES STRICT COURT, CENTRAL DISTRICT

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	CIVIL CO	OVER SHEET	1,20	
I (a) PLAINTIFFS (Check box if you are representing yo POM WONDERFUL LLC	urself [])	DEFENDANTS THE COCA COLA COMPANY and DOES 1-10, inclusive		
(b) Attorneys (Firm Name, Address and Telephone Num yourself, provide same.) Mark D. Campbell (SBN 180528) LOEB & LOEB LLP 10100 Santa Monica Boulevard, Suite 220 Los Angeles, CA 90067 Telephone: 310-282-2000		Attorneys (If Known)		
II. BASIS OF JURISDICTION (Place an X in one box on		ENSHIP OF PRINCIPAL P.9 in X in one box for plaintiff an		s Only
☐ 1 U.S. Government Plaintiff ☐ 3 Federal Question Government Not		_	TF DEF 1 Incorporated or both of Business in the	
2 U.S. Government Defendant 4 Diversity (Indicat of Parties in Item	Citizen of A	nother State	2 2 Incorporated and of Business in A	1 Principal Place 5 5 5 nother State
	Citizen or So	ubject of a Foreign Country	3 3 Foreign Nation	□6 □6
IV. ORIGIN (Place an X in one box only.)				
☐ 1 Original ☐ 2 Removed from ☐ 3 Remanded of Appellate C		5 Transferred from another	Dis	Iti- 7 Appeal to District trict Judge from gation Magistrate Judge
V. REQUESTED IN COMPLAINT: JURY DEMAND: CLASS ACTION under F.R.C.P. 23: ☐ Yes ☒ No		s' only if demanded in complai	nt.)	
15 U.S.C. § 1125 False Advertising under the L VII. NATURE OF SUIT (Place an X in one box only.) OTHER STATUTES	TORTS PERSONAL INJ 310 Airplane Product Liability 320 Assault, Libs Slander 330 Fed. Employ Liability 340 Marine 461. Stander 345 Marine Product Liability 350 Motor Vehider Personal Injury 362 Personal Injury 362 Personal Injury 365 Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 369 Asbestos Personal Injury Product Liability 360 Asbestos Personal Injury Product Liability	ROPERTY oduct 370 Other Fraud 371 Truth in Lendi 380 Other Personal Property Dama Product Liabil BANKRUPTCY 22 Appeal 28 USC 158 cle 423 Withdrawal 28 USC 157 CIVIL RIGHTS nal 441 Voting 442 Employment ury- netice 443 Housing/Acco- mmodations ury- bility 445 American with Disabilities - Employment 446 American with Disabilities - Other 440 Other Civil Rights	☐ 530 General age ☐ 535 Death Penalty age ☐ 540 Mandamus/ other ☐ 550 Civil Rights ☐ 555 Prison Condition FORFEITURE / PENALTY ☐ 610 Agriculture ☐ 620 Other Food & Drug ☐ 625 Drug Related	720 Labor/Mgmt. Relations 730 Labor/Mgmt. Reporting & Disclosure Act 740 Railway Labor Act 790 Other Labor Litigation 791 Empl. Ret. Inc. Security Act PROPERTY RIGHTS 820 Copyrights 830 Patent 840 Trademark SOCIAL SECURITY 61 HIA(1395ff) 862 Black Lung (923) 863 DIWC-DIWW 405(g)) 864 SSID Title XVI 865 RSI (405(g)) FEDERAL TAX SUITS 870 Taxes (U.S. Plaintiff or Defendant) 871 IRS-Third Party 26
FOR OFFICE USE ONLY: Case Number.	465 Other Immig Actions 08 - 062	eration '	l	USC 7609
TOTAL COLUMN TO A CONTROL OF A COSC (NUMBER)				

AFTER COMPLETING THE FRONT SIDE OF FORM CV-71, COMPLETE THE INFORMATION REQUESTED BELOW.

UNITED STATES STRICT COURT, CENTRAL DISTRICT CALIFORNIA CIVIL COVER SHEET

VIII(a). IDENTICAL CASES: Has If yes, list case number(s):	this action been pro	eviously filed in this court an	d dismissed, remanded or closed? 🔲 No 🔲 Yes	
VIII(b). RELATED CASES: Uave a If yes, list case number(s):	any cases been prev	iously filed in this court that	are related to the present case? 🔲 No 🗀 Yes	
Civil cases are deemed related if a p	previously filed cas	se and the present case:		
Check all boxes that apply)		=	ons, happenings, or events; or	
			lly related or similar questions of law and fact; or	
			cation of labor if heard by different judges; or the factors identified above in a, b or c also is present.	
	myorve the state pa	atent, trademark or copyright	i, and one of the factors identified above in a, o of c also is present.	
IX. VENUE: (When completing the	following informati	ion, use an additional sheet it	f necessary.)	
			if other than California; or Foreign Country, in which EACH named plaintiff resides. this box is checked, go to item (b).	
County in this District:*	and the second s	Market Market Market announce and the Market Ma	California County outside of this District; State, if other than California; or Foreign Country	
Los Angeles County				
	•		if other than California, or Foreign Country, in which EACH named defendant resides. If this box is checked, go to item (c).	
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country	
			Georgia	
(c) List the County in this District; Note: In land condemnation ca	•		if other than California; or Foreign Country, in which EACH claim arose. Ived.	
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country	
County in this Estation.				
Los Angeles County				
* Los Angeles, Orange, San Bernar Note: In land condemnation cases, us			San Luis Obispo Counties	
X. SIGNATURE OF ATTORNEY (C	OR PRO PER):	/ ak Il	Date September 22, 2008	
		ARK D. CAMPBELL		
or other papers as required by law	v. This form, approv	ved by the Judicial Conference	mation contained herein neither replace nor supplement the filing and service of pleadings see of the United States in September 1974, is required pursuant to Local Rule 3 -1 is not filed thing the civil docket sheet. (For more detailed instructions, see separate instructions sheet.)	
Key to Statistical codes relating to So	cial Security Cases	•		
Nature of Suit Code	Abbreviation	Substantive Statement of	of Cause of Action	
861	HIA		rance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended, ospitals, skilled nursing facilities, etc., for certification as providers of services under the (FF(b))	
862	BL.	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C. 923)		
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405(g))		
863	DIWW	All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security Act, as amended, (42 U.S.C. 405(g))		
864	SSID	All claims for supplement Act, as amended.	al security income payments based upon disability filed under Title 16 of the Social Security	
865	All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42 U.S.C. (g))			

CIVIL COVER SHEET

CV-71 (05/08)

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