1 2 3 4 5 6 7 8		Rhonda Klick (State Bar No. 128043) rklick@wkalaw.com Westrup Klick LLP 444 West Ocean Boulevard Suite 1614 Long Beach California 90802-4524 Telephone: (562) 432-2551 Telecopier: (562) 435-4856 Attorneys for Defendant COSWAY COMPANY, INC. a California Corporation ES DISTRICT COURT IRICT OF CALIFORNIA
10	SAN JOSE DIVISION	
11	SAN IC	TATA TOTAL
12		
13	ALL ONE GOD FAITH, INC., d/b/a DR. BRONNER'S MAGIC SOAPS, a	Case No. CV-09-3517 JF
14	California corporation,	STIPULATION OF PLAINTIFF ALL ONE GOD FAITH, INC. AND DEFENDANT COSWAY, INC. TO AMEND SECOND
15	Plaintiff,	AMENDED COMPLAINT
16	VS.	Date: September 25, 2009 Time: 9:00 a.m.
17	THE HAIN CELESTIAL GROUP, INC., a Delaware corporation, et al.,	Dept. Courtroom 3
18	Defendants.	Honorable Jeremy Fogel
19	The state of the s	
20	Pursuant to Civil Local Rule 7-12 and Fed. R. Civ. P. 15(a)(2), it is hereby stipulated and	
21	agreed by and between Plaintiff All One God Faith, Inc., d/b/a Dr. Bronner's Magic Soaps ("Dr.	
22	Bronner's") and Defendant Cosway Company, Inc. ("Cosway") that the Second Amended	
23	Complaint (Exhibit F to Notice of Removal, Doc. No. 1) be and it hereby is amended:	
24	(1) In paragraph 121, page 26, lines 3 through 8, by deleting the sentence: "On	
25	information and belief, Cosway also manufactures under private label arrangements,	
26	diverse personal care products that are labeled 'Organic," "Organics' or that use	
27	similar terms."	
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DR. BRONNER'S REQUEST FOR JUDICIAL
NOTICE ISO OPP. TO HAIN ET AL.'S MOTION
TO DISMISS / Case No. CV-09-3517 JF

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1	(2) In paragraph 123, page 26, lines 13-16, by deleting the words: "and on information	
2	and belief, in products manufactured by Cosway for third parties under the brand of	
3	those third parties"	
4	(3) In paragraph 124, page 26, lines 17-18, by deleting the words "and/or other products	
5	manufactured by Cosway"	
6	(4) In paragraph 125, page 26, lines 25-26, by deleting the words "and/or other products	
7	manufactured by Cosway"	
8		
9	This is in resolution of the issues raised by the Motion filed by Cosway for the partial	
10	dismissal of the Second Amended Complaint filed by Dr. Bronner's, which Motion is now	
11	scheduled for hearing on September 25, 2009, at 9 a.m., in Courtroom 3 of this Court. This	
12	Stipulation does not serve as a withdrawal of Cosway's Notice of Joinder filed with respect to the	
13	Motion of Defendants, Hain Celestial Group Inc., Kiss My Face Corporation, and Levlad, LLC,	
14	to dismiss the Second Amended Complaint on other grounds.	
15	Dated: September (1, 2009) FARELLA BRAUN + MARTEL LLP	
16	Andre Comment	
17	By: John C. Cooper/ MT	
18	Attorneys for Plaintiff ALL ONE GOD FAITH, INC., d/b/a	
19	DR. BRONNER'S MAGIC SOAPS, a California corporation	
20 21	Joseph E. Sandler (Admitted Pro Hac Vice)	
22	SANDLER, REIFF & YOUNG, P.C. 300 M Street, S.E., #1102	
23	Washington, D.C. 20003	
23 24	Dated: September <u>9</u> , 2009 WESTRUP KLICK	
24 25	By: Pota	
26	Rhonda Klick	
27	Attorneys for Defendant	
28		
ortel LL P	DR BROWNER'S AND COSWAY	

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DR. BRONNER'S AND COSWAY STIPULATION TO AMEND SECOND AMENDED COMPLAINT Case No. CV-09-3517

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