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SOUTHERN DISTRICT OF CALIFORNIA

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22 **UNITED STATES DISTRICT COURT**
 23 **SOUTHERN DISTRICT OF CALIFORNIA**

24 **JOHN COLLIARD**, as an individual
 25 consumer, and on behalf of all others similarly
 26 situated,

Plaintiff,

v.

27 **MENU FOODS, INC.**, a New Jersey
 28 corporation, and **CHEMNUTRA, INC.**, a
 Delaware corporation,

Defendant.

: Civil Action No

07 CV 951 IEG (BLM)

: **COMPLAINT FOR INJUNCTIVE**
 : **RELIEF, RESTITUTION AND**
 : **DAMAGES**

: *Class Action*

: *Jury Trial Requested*

1 Plaintiff alleges:

2 **I. PARTIES**

3 1. Plaintiff John Colliard is an individual consumer who resides in, and is a citizen of,
4 the County of San Diego, State of California. Mr. Colliard respectfully requests a jury trial.

5 2. Defendant Menu Foods, Inc., ("Menu") is a New Jersey corporation with its principal
6 place of business in the State of New Jersey, specifically located at 9130 Griffith Morgan Lane,
7 Pennsauken, New Jersey. Defendant is ultimately owned or controlled by Menu Foods Income
8 Group, an Ontario-based legal entity. Some of Defendant's high managerial officers or agents
9 with substantial authority are also high managerial officers or agents of Menu Foods Income
10 Group. Menu may be served through its registered agent for service, Corporation Trust
11 Company, 820 Bear Tavern Road, West Trenton, New Jersey 08628.

12 Menu owns, controls, is related to, or an affiliate of, a firm with plants located in the
13 United States that manufacture or process pet food. These plants are located in Emporia,
14 Kansas, and Pennsauken, New Jersey, and/or at other locations in the United States. For
15 diversity purposes, Menu may be considered a "citizen" of either New Jersey or Kansas. Menu
16 is the leading North American private label/contract manufacturer of wet pet food products sold
17 by supermarket retailers, mass merchandisers, pet specialty retailers, and other wholesale and
18 retail outlets, including Wal-Mart, Safeway, Kroger, PetSmart, Giant Food and other large retail
19 chains, and has provided pet food products to or for Procter & Gamble, Inc. It produces
20 hundreds of millions of containers of pet food annually.

21 Menu has manufactured or produced pet food for private labels for about 17 of the 20
22 leading retailers in the United States. Menu's business includes manufacturing, producing,
23 distributing, or selling cat food under various brands or labels, and/or for third-party firms,
24 including: America's Choice, Preferred Pets, Authority, Best Choice, Companion,
25 Compliments, Demoulus Market Basket, Eukanuba, Fine Feline Cat, Food Lion, Food Town,
26 Giant Companion, Hannaford, Hill Country Fare, Hy-Vee, Iams, Laura Lynn, Li'l Red, Loving
27 Meals, Meijer's Main Choice, Nutriplan, Nutro Max Gourmet Classics, Nutro Natural Choice,
28 Paws, Pet Pride, President's Choice, Priority, Sav-a-Lot, Schnucks, Science Diet Feline Savory

1 Cuts Cans, Sophisticat, Special Kitty US, Springfield Prize, Sprout, Total Pet, Wegmans,
2 Western Family, White Rose, and Winn Dixie.

3 Defendant's business includes manufacturing, producing, distributing, or selling dog
4 food under various brands or labels, and/or for third-party firms, including: America's Choice,
5 Preferred Pets, Authority, Award, Best Choice, Big Bet, Big Red, Bloom, Bruiser, Cadillac,
6 Companion, Demoulus Market Basket, Eukanuba, Food Lion, Giant Companion, Great Choice,
7 Hannaford, Hill Country Fare, Hy-vee, Iams, Laura Lynn, Li'l Red, Loving Meals, Meijer's
8 Main Choice, Mixables, Nutriplan, Nutro Max, Nutro Ultra, Nutro, Ol'Roy US, Paws, Pet
9 Essentials, Pet Pride – Good & Meaty, President's Choice, Price Chopper, Priority, Publix,
10 Roche Brothers, Sav-a-Lot, Schnucks, Shep Dog, Sprout, Statler Bros, Total Pet, Western
11 Family, White Rose, Winn Dixie, and Your Pet. At all times relevant hereto, Menu was and is
12 doing business in the County of San Diego, State of California.

13 3. ChemNutra, Inc. ("ChemNutra") is a Delaware corporation with its principal place of
14 business in the State of Nevada, specifically located at 810 S. Durango Drive, Suite 102, Las
15 Vegas, Nevada. ChemNutra may be served through its registered agent for service, National
16 Registered Agents, Inc., 160 Greentree Drive, Suite 101, Dover, Delaware 19904. ChemNutra
17 imports nutritional and pharmaceutical chemicals from China to the US. Its customers include
18 Menu and other manufacturers of food, pet food, and nutritional ingredients. For diversity
19 purposes, ChemNutra may be considered a "citizen" of either Nevada or Delaware. At all times
20 relevant hereto, ChemNutra was and is doing business in the County of San Diego, State of
21 California.

22 4. Plaintiff is informed and believes, and thereon alleges, that at all times herein
23 mentioned, the employees of defendants, their subsidiaries, affiliates and other related entities,
24 as well as the employees of those subsidiaries, affiliates and other related entities, were the
25 agents, servants and employees of defendants, and at all times herein mentioned, each was
26 acting within the purpose and scope of said agency and employment.

27 5. All allegations in this Complaint are based on information and belief and are likely to
28 have evidentiary support after reasonable opportunity for further investigation and discovery.

1 **II. VENUE AND JURISDICTION**

2 6. This Court has jurisdiction over the subject matter presented by this Complaint
3 because it is a class action arising under the Class Action Fairness Act of 2005 (“CAFA”), Pub.
4 L. No. 109-2, 119 Stat. 4 (2005), which explicitly provides for the original jurisdiction of the
5 Federal Courts of any class action in which any member of the plaintiff class is a citizen of a
6 state different from any defendant, and in which the matter in controversy exceeds in the
7 aggregate the sum of \$5,000,000, exclusive of interest and costs. Plaintiff alleges that the total
8 claims of individual class members in this action are in excess of \$5,000,000 in the aggregate,
9 exclusive of interest and costs, as required by 28 U.S.C. §1332(d)(2), (5). Plaintiff is a citizen
10 of the State of California, whereas, as set forth above, Menu can be considered a citizen of
11 either New Jersey or Kansas for the purposes of diversity, and ChemNutra can be considered a
12 citizen of either Nevada or Delaware for those purposes. Therefore, diversity of citizenship
13 exists under CAFA as required by 28 U.S.C. §1332(d)(2)(A). Furthermore, plaintiff alleges
14 that more than two-thirds of all of the members of the proposed Plaintiff Class in the aggregate
15 are citizens of a state other than California, where this action is originally being filed, and that
16 the total number of members of the proposed Plaintiff Class is greater than 100, pursuant to 28
17 U.S.C. §1332(d)(5)(B).

18 7. Venue in this district is proper pursuant to 28 U.S.C. §1391(b) because defendants
19 conduct business within, may be found in, and are subject to personal jurisdiction in this
20 district. The original of the “Declaration of Harold M. Hewell Pursuant to Civil Code §1780(c)
21 of the Consumer Legal Remedies Act, Civil Code §1750 et seq.” regarding venue under the
22 California Consumer Legal Remedies Act is attached as Exhibit “A” to this Complaint and is
23 incorporated herein by reference.

24 **III. FACTUAL ALLEGATIONS**

25 8. On or on about March 16, 2007, Menu issued a recall for certain pet food for cats and
26 dogs that it manufactured in plants that it controlled, owned, operated, or managed in the
27 United States. The recall was prompted by consumer complaints received by Menu and by
28 trials conducted by Menu.

1 9. Menu has informed the U.S. Food and Drug Administration (“FDA”) that it received
2 the first complaints of kidney failure and deaths among cats and dogs from pet owners on
3 February 20, 2007, and that it began new tests on its pet food products on February 27, 2007. In
4 those tests, Menu fed 40-50 cats and dogs its products and seven animals of those animals died.

5 10. Subsequent to the recall, analysis of pet food from Menu found that it contained
6 melamine, a chemical found in plastics and pesticides and not approved for use in pet food by
7 the U.S. Food and Drug Administration (“FDA”). The source of the melamine was found to be
8 wheat gluten, a vegetable protein Menu used in pet foods. Menu then undertook an accounting
9 of its wheat gluten sources and identified a single interplant transfer of wheat gluten supplied
10 by ChemNutra that was shipped from Menu’s plant in Emporia, Kansas, to its plant in
11 Streetsville, Ontario. This wheat gluten was subsequently used in the production of pet food in
12 December 2006 and January 2007 and was subject to the recall. Menu expanded its recall to
13 include all wet cat and dog food produced with adulterated wheat gluten supplied by
14 ChemNutra. On or about May 2, 2007, Menu expanded the recall to include cuts and gravy and
15 select other products which do not include ChemNutra wheat gluten but which were
16 manufactured at any of Menu’s plants during the period that ChemNutra wheat gluten was
17 used at that plant due to the possibility of cross-contamination. Menu has received consumer
18 and study results indicating cross-contamination.

19 11. The FDA has investigated the Las Vegas office of ChemNutra to determine whether
20 the company violated the federal Food, Drug, and Cosmetic Act (“FDCA”). The FDA also has
21 searched Menu’s production facility in Emporia, Kansas. Menu has said the U.S. Attorney’s
22 offices in Kansas and the western district of Missouri have targeted the company as part of
23 investigations into whether it violated the FDCA.

24 12. In February 2007, plaintiff began feeding his dog, “Orville,” a 10-year-old Sheltie,
25 Springfield Prize beef and gravy dog food products. Shortly thereafter, the dog became ill,
26 vomiting, suffering from diarrhea and urinating excessively with little control. Plaintiff learned
27 of the Menu recall, and suspected that the Springfield Prize dog food he was feeding his dog
28 might be the source. He switched to another dog food and the symptoms ceased.

IV. CLASS ALLEGATIONS

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2 13. Plaintiff realleges and incorporates by reference the allegations set forth in each of
3 the preceding paragraphs of this Complaint.

4 14. Pursuant to California Civil Code §1781, California Code of Civil Procedure §382,
5 and Federal Rule of Civil Procedure (“FRCP”) 23, plaintiff brings this action on behalf of
6 himself and all other consumers who purchased defendant’s contaminated Products during the
7 Class Period. Defendant’s practices and omissions were applied uniformly to all members of
8 the Class, so that the questions of law and fact are common to all members of the Class. All
9 putative Class members were and are similarly affected by having purchased and fed to their
10 pets defendant’s contaminated Products, and the relief sought herein is for the benefit of
11 plaintiff and members of the putative Class. Plaintiff is informed and believes, and on that
12 basis alleges, that the Plaintiff Class is so numerous that joinder of all members would be
13 impractical.

14 15. Based on the annual sales of the Products and the popularity of the Products, it is
15 apparent that the number of consumers of the contaminated Products would at least be in the
16 many thousands, thereby making joinder impossible

17 16. Questions of law and fact common to the Plaintiff Class and the subclasses exist
18 that predominate over questions affecting only individual members, including, inter alia:

19 (a) Whether defendant’s practices and representations made in connection with the
20 labeling, advertising, marketing, promotion and sales of the contaminated Products
21 were deceptive or unfair in any respect, thereby violating California’s Unfair
22 Competition Law (“UCL), Cal. Bus. & Prof. Code §17200 et seq.;

23 (b) Whether defendant’s practices and representations made in connection with the
24 labeling, advertising, marketing, promotion and sales of the contaminated Products
25 were deceptive or unfair in any respect, thereby violating California’s False
26 Advertising Law (“FAL), Cal. Bus. & Prof. Code §17500 et seq.;

27 (c) Whether defendant’s practices and representations made in connection with the
28 labeling, advertising, marketing, promotion and sales of the contaminated Products

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were false and/or misleading;

- (d) Whether defendants breached implied warranties, thereby causing harm to plaintiff and Class members;
- (e) Whether defendant's conduct in connection with the practices and representations made in the labeling, advertising, marketing, promotion and sales of the contaminated Products unjustly enriched defendant at the expense of and to the detriment of plaintiff and Class members;
- (f) Whether defendant has violated California's Consumer Legal Remedies Act ("CLRA"), California Civil Code §1750 et seq. by the practices and representations made in connection with the labeling, advertising, marketing, promotion and sales of the contaminated Products within this State.
- (g) Whether defendant was negligent in its manufacture, production and distribution of the contaminated Products, thereby causing harm to the plaintiff and Class members;
- (h) Whether defendant's Products were defective, thereby causing harm to plaintiff and Class members;
- (i) Whether defendant's conduct as set forth above injured consumers and if so, the extent of the injury.

17. The claims asserted by plaintiff in this action are typical of the claims of the members of the Plaintiff Class as the claims arise from the same course of conduct by defendant, and the relief sought is common.

18. Plaintiff will fairly and adequately represent and protect the interests of the members of the Plaintiff Class and all subclasses. Plaintiff has retained counsel competent and experienced in both consumer protection and class action litigation.

19. Certification of this class action is appropriate under FRCP 23(b), California Code of Civil Procedure §382 and California Civil Code §1781, because the questions of law or fact common to the respective Class members predominate over questions of law or fact affecting only individual members. This predominance makes class litigation superior to any other

1 method available for the fair and efficient adjudication of these claims. Absent a class action, it
2 would be highly unlikely that the representative plaintiff or any other Class member would be
3 able to protect their own interests because the cost of litigation through individual lawsuits
4 might exceed expected recovery. Certification is also appropriate because defendant acted or
5 refused to act on grounds generally applicable to the Class, thereby making appropriate final
6 injunctive relief with respect to the Class as a whole. Further, given the large number of
7 consumers of the contaminated Products, allowing individual actions to proceed in lieu of a
8 class action would run the risk of yielding inconsistent and conflicting adjudications.

9 20. A class action is a fair and appropriate method for the adjudication of the
10 controversy, in that it will permit a large number of claims to be resolved in a single forum
11 simultaneously, efficiently, and without the unnecessary hardship that would result from the
12 prosecution of numerous individual actions and the duplication of discovery, effort, expense
13 and burden on the courts that such individual actions would engender. The benefits of
14 proceeding as a class action, including providing a method for obtaining redress for claims that
15 would not be practical to pursue individually, outweigh any difficulties that might be argued
16 with regard to the management of this class action.

17 21. In the aggregate, the claims of the individual Class members exceed the sum of
18 \$5,000,000.00, exclusive of interest and costs.

19 **V. FIRST CAUSE OF ACTION:**
20 **FOR VIOLATION OF BUS & PROF. CODE §17200 ET SEQ.**
21 **(AGAINST ALL DEFENDANTS)**

22 22. Plaintiff realleges and incorporates by reference the allegations set forth in each of
23 the preceding paragraphs of this Complaint.

24 23. This cause of action is brought on behalf of plaintiff and members of the general
25 public pursuant to Cal. Bus. & Prof. Code §17200 et seq., which provides that “unfair
26 competition shall mean and include any unlawful, unfair or deceptive business act or practice
27 and unfair, deceptive, untrue or misleading advertising and any act prohibited by Chapter I
28 (commencing with Section 17500) as Part 3 of Division 7 of the Business and Professions

1 Code.”

2 24. Plaintiff is informed and believes, and based on such information and belief, alleges
3 that defendants committed unfair business acts and/or practices. The utility of defendants’
4 misleading and/or deceptive labeling, advertising, promotion or marketing of the Products, as
5 well as its non-disclosure of certain health consequences for pets with respect to ingestion of
6 the contaminated Products, even after receiving consumer complaints and having animals die
7 in its own tests, for the purpose of selling its contaminated Products, is negligible when
8 weighed against the extent of harm to the general public, plaintiff and Class members.

9 The harmful impact upon members of the general public and the Class who were and
10 are misled and deceived with respect to defendants’ labeling, advertising, promotion or
11 marketing of the Products as safe and healthy pet food without disclosing the risk of
12 contamination, far outweighs any reasons or justifications by defendants in using that
13 characterization of the Products in the labeling, advertising, promotion or marketing of the
14 Products and failing to disclose the risk of contamination and consequent harm.

15 Defendants had an improper motive (as alleged in this Complaint) in labeling,
16 advertising, promotion or marketing the Products as safe and healthy pet foods, even after
17 receiving consumer complaints and having animals die in its own tests, and in failing to
18 immediately recall the Products as set forth above. The utilization of unlawful, unfair and/or
19 deceptive practices was and is under the sole control of defendants, and was fraudulently and
20 deceptively hidden from members of the general public in its labeling, advertising, promotion
21 or marketing.

22 As a purchaser and consumer of defendants’ contaminated Products, and as a member
23 of the general public in California who has been injured by defendants’ unlawful and/or unfair
24 practices, plaintiff is entitled to and does bring this class action seeking all available remedies
25 under the UCL, including declaratory and injunctive relief and restitution, as well as attorneys’
26 fees and costs.

27 25. Defendants committed a deceptive act or practice by making written and/or oral
28 material representations (and material omissions) that have a capacity, tendency, or likelihood

1 to deceive or confuse reasonable consumers by representing that the Products were safe and
2 healthy pet foods, even after receiving consumer complaints and having animals die in its own
3 tests, and in selling the Products without disclosing the risk of contamination and consequent
4 harm as set forth above.

5 26. Defendants' acts, misrepresentations, concealment of material facts and failures to
6 disclose as alleged in this Complaint, constitute unfair and/or deceptive business practices
7 within the meaning of California Bus. & Prof. Code §17200 et seq.

8 27. Plaintiff and members of the general public were likely to be deceived by
9 defendants' scheme to misrepresent the actual nature of the Products.

10 28. Pursuant to California Bus. & Prof. Code §17203, plaintiff, on behalf of himself and
11 members of the general public, seeks an order of this Court:

- 12 (a) Enjoining defendants from continuing to engage, use, or employ any unlawful,
13 unfair and/or deceptive business act or practice and unfair, deceptive, untrue or
14 misleading labeling, advertising, promotion or marketing and any act prohibited by
15 Chapter I (commencing with Section 17500) of Part 3 of Division 7 of the Business
16 and Professions Code;
- 17 (b) Restoring all monies that may have been acquired by defendants as a result of such
18 unlawful, unfair, or deceptive act or practices;
- 19 (c) Reimbursing plaintiff and Class members for all veterinary costs incurred as the
20 result of the Products; and
- 21 (d) Establishing a medical monitoring program for consumers' pets that may have
22 ingested the contaminated Products.

23 29. Plaintiff and members of the general public may be irreparably harmed and/or
24 denied an effective and complete remedy if such an order is not granted.

25 30. The unlawful, unfair and/or deceptive acts and practices of defendants, as described
26 above, present a serious threat to plaintiff and members of the general public.

27 31. As a result of defendants' violation of the UCL, plaintiff and the Class are entitled
28 to restitution for out-of-pocket expenses and economic harm.

1 32. Pursuant to Civil Code §3287(a), plaintiff and Class Members are further entitled to
2 pre-judgment interest as a direct and proximate result of defendants' wrongful conduct. The
3 amount of damages suffered as a result is a sum certain and capable of calculation and plaintiff
4 and Class members are entitled to interest in an amount according to proof.

5 **VI. SECOND CAUSE OF ACTION:**
6 **FOR VIOLATION OF BUS. & PROF. CODE §17500 ET SEQ.**
7 **(AGAINST MENU ONLY)**

8 33. Plaintiff realleges and incorporates by reference the allegations set forth in each of
9 the preceding paragraphs of this Complaint.

10 34. In violation of California Bus. & Prof. Code §17500, defendant has disseminated,
11 or caused to be disseminated, false and misleading statements and representations in
12 advertisements, labeling, promotion and/or marketing of the Products. These include labeling,
13 advertising, promotion or marketing the Products as safe and healthy pet food, even after
14 receiving consumer complaints and having animals die in its own tests, as set forth above.

15 35. Defendant's representations in the advertisements, promotions and/or marketing of
16 the contaminated Products was untrue and/or misleading as set forth above.

17 36. Defendant disseminated labeling and advertising concerning the Products that by its
18 very nature is unfair, deceptive, untrue or misleading within the meaning of California Bus. &
19 Prof. Code §17500 et seq. Such advertisements were likely to deceive, and did deceive, the
20 consuming public.

21 37. In making and disseminating the statements alleged herein, defendant knew or
22 should have known that the statements were untrue or misleading, and acted in violation of
23 California Bus. & Prof. Code §17500 et seq.

24 38. As a direct and proximate result of defendant's wrongful conduct, plaintiff and the
25 Class Members have suffered substantial monetary and non-monetary damage.

26 39. Pursuant to California Business and Professions Code §17535, plaintiff, on behalf
27 of himself and members of the general public, seeks an order of this Court:

28 (a) Enjoining defendant from continuing to engage, use, or employ any act prohibited

1 by Chapter I (commencing with Section 17500) of part 3 of Division 7 of the
2 Business and Professions Code;

3 (b) Restoring all monies that may have been acquired by means of defendant's false
4 and misleading statements in advertisements, promotions and/or marketing
5 described herein;

6 (c) Reimbursing plaintiff and Class members for all veterinary costs incurred as the
7 result of the Products; and

8 (d) Establishing a medical monitoring program for consumers' pets that may have
9 ingested the contaminated Products.

10 40. As such, plaintiff and the members of the Class request that this Court cause the
11 defendant to restore this money to them, and to enjoin the defendant from continuing to violate
12 California Bus. & Prof. Code §17500 et seq., as alleged above.

13 41. If defendant's conduct is not enjoined, plaintiff and the members of the Class will
14 continue to be damaged by defendant's false and misleading labeling and advertising.

15 42. Pursuant to Civil Code §3287(a), plaintiff and Class members are further entitled to
16 pre-judgment interest as a direct and proximate result of defendant's wrongful conduct. The
17 amount of funds paid by plaintiff and Class members as a result of said acts is a sum certain
18 and capable of calculation, and plaintiff and Class members are entitled to interest in an
19 amount to be set forth according to proof.

20 **VII. THIRD CAUSE OF ACTION:**
21 **FOR NEGLIGENT MISREPRESENTATION**
22 **(AGAINST MENU ONLY)**

23 43. Plaintiff realleges and incorporates by reference the allegations set forth in each of
24 the preceding paragraphs of this Complaint.

25 44. Beginning at an exact date unknown to plaintiff, but at least since three years prior
26 to the filing date of this action, defendant represented to the public, including plaintiff, by
27 means of labeling, advertisements, promotion and/or marketing that the Products were safe
28 and healthy pet foods, even after receiving consumer complaints and having animals die in its

1 own tests, as set forth above.

2 45. Defendant's representations were untrue as set forth above.

3 46. Defendant made the representations herein alleged with the intention of inducing
4 the public to purchase defendant's Product.

5 47. Plaintiff and other members of the general public saw, believed, and relied on
6 defendant's labeling and advertising representations and, in reliance on them, purchased and
7 fed the Products to their pets. They would not have purchased and fed the Products to their pets
8 had they known the truth about the Products.

9 48. At the time defendant made the misrepresentations herein alleged, defendant had no
10 reasonable grounds for believing the representations to be true.

11 49. As a proximate result of defendant's negligent misrepresentations, plaintiff and other
12 members of the general public were induced to purchase and feed Products to their pets,
13 spending an amount to be determined at trial on the Products and receiving Products they
14 otherwise would not have purchased had they known the truth about the Products. As an
15 additional direct and proximate result of the misrepresentations alleged, plaintiff and Class
16 members were induced to purchase the Products and feed them to their pets, and have suffered
17 damages in an amount to be determined at trial in that, among other things, their pets have
18 become ill and in some cases died, and they have spent substantial amounts on veterinary bills
19 and other care for their pets.

20 **VIII. FOURTH CAUSE OF ACTION:**
21 **FOR INTENTIONAL MISREPRESENTATION**
22 **(AGAINST MENU ONLY)**

23 50. Plaintiff realleges and incorporates by reference the allegations set forth in each of
24 the preceding paragraphs of this Complaint.

25 51. Beginning at an exact date unknown to plaintiff, but at least since three years prior
26 to the filing date of this action, defendant represented to the public, including plaintiff, by
27 means of labeling, advertisements, promotion and/or marketing that the Products were safe
28 and healthy pet foods, even after receiving consumer complaints and having animals die in its

1 own tests, as set forth above.

2 52. Defendant's representations were untrue as set forth above.

3 53. Defendant made the representations herein alleged with the intention of inducing
4 the public to purchase the Product and feed it to their pets.

5 54. Plaintiff and other members of the general public saw, believed, and relied on
6 defendant's labeling and advertising representations and, in reliance on them, purchased and
7 fed to the Products to their pets. They would not have purchased the Products had they known
8 the truth about the Products.

9 55. At the time defendant made the representations herein alleged, defendant knew the
10 representations were false.

11 56. Defendant made these misrepresentations with the intention of depriving plaintiff
12 and Class members of property or otherwise causing injury, and was guilty of fraud.

13 57. As a proximate result of defendant's intentional misrepresentations, plaintiff and
14 other members of the general public were induced to spend an amount to be determined at trial
15 on defendant's Products, which they otherwise would not have purchased had they known the
16 truth about them. As an additional direct and proximate result of the fraud and deceit alleged,
17 plaintiff and Class members were induced to purchase the Products and feed them to their pets,
18 and have suffered damages in an amount to be determined at trial in that, among other things,
19 their pets have become ill, and in some cases died, and they have spent substantial amounts on
20 veterinary bills and other care for their pets.

21 58. Plaintiff is informed and believes and thereon alleges that defendant knew that the
22 Products were contaminated and dangerous for pets, and that defendant intended that
23 customers and the unknowing public should rely on its representations as set forth herein and
24 its suppression of facts regarding the Products. Plaintiff and other members of the general
25 public, in purchasing and using the Products as herein alleged, did rely on defendant's
26 representations, all to their damage as hereinabove alleged. In doing these things, defendant
27 was guilty of malice, oppression, and fraud, and plaintiff and Class members are, therefore,
28 entitled to recover punitive damages.

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**IX. FIFTH CAUSE OF ACTION:
FRAUDULENT CONCEALMENT
(AGAINST MENU ONLY)**

59. Plaintiff realleges and incorporates by reference the allegations set forth in each of the preceding paragraphs of this Complaint.

60. Defendant suppressed the facts regarding contamination of the Products and the health risk it posed to consumer's pets, even after receiving consumer complaints and having animals die in its own tests, as set forth above.

61. Defendant was bound to disclose the truth about the risk of contamination of its Products, but delayed and failed to do so for a significant amount of time.

62. Defendant concealed these facts when it knew the truth about its Product.

63. The concealment of the truth from plaintiff and Class Members was done with the intent to induce plaintiff and Class Members to purchase the Product.

64. The reliance by plaintiff and Class members was reasonable and justified in that defendant appeared to be a reputable business and distributed its Products through reputable companies. Plaintiff and Class members would not have purchased the Products and fed them to their pets had they known the truth about the Products.

65. As a direct and proximate result of the fraud and deceit alleged, plaintiff and Class members were induced to purchase the Products and feed them to their pets, and have suffered damages in an amount to be determined at trial in that, among other things, their pets have become ill, and in some cases died, they have spent substantial amounts on veterinary bills and other care for their pets; and they have spent money on a product that was not what it was represented to be, and that they would not have purchased had they known the truth.

66. Plaintiff is informed and believes and thereon alleges that defendant knew that the Products were contaminated for a significant amount of time before it notified the appropriate agencies and the public and then issued a recall, and that defendant intended that customers and the unknowing public should rely on their representations as set forth herein regarding the Products, as well as defendant's suppression of the truth about the Products. Plaintiff and other

1 members of the general public, in purchasing and using the products as herein alleged, did rely
2 on defendant's above representations, all to their damage as hereinabove alleged. In doing
3 these things, defendant was guilty of malice, oppression, and fraud, and plaintiff and Class
4 members are, therefore, entitled to recover punitive damages.

5 **X. SIXTH CAUSE OF ACTION:**
6 **FOR BREACH OF IMPLIED WARRANTY OF FITNESS FOR PURPOSE**
7 **(AGAINST ALL DEFENDANTS)**

8 67. Plaintiff realleges and incorporates by reference the allegations set forth in each of
9 the preceding paragraphs of this Complaint.

10 68. Beginning at an exact date unknown to plaintiff, but at least since four years prior to
11 the filing date of this action, plaintiff and other Class members sought pet food that was safe
12 and healthy to feed to their pets. In doing so, plaintiff and other Class Members relied on
13 defendants' skill and judgment to select and furnish suitable goods for that purpose, and on or
14 about that time defendants sold to plaintiff and other Class Members the contaminated
15 Products. By their labeling and other promotion and marketing of the Products, defendants
16 warranted that the Products were safe and healthy pet foods to feed to pets. Plaintiff and Class
17 members bought the Products from defendants, relying on defendants' skill and judgment.
18 However, defendants' Products were not safe or healthy for pets and were not fit for
19 consumption due to potentially lethal contamination.

20 69. At the time of sale, defendants had reason to know the particular purpose for which
21 the goods were required, and that plaintiff and Class members were relying on defendants' skill
22 and judgment to select and furnish suitable and safe goods, so that there was an implied
23 warranty that the goods were fit for this purpose.

24 70. However, defendants breached the warranty implied at the time of sale in that
25 plaintiff and Class members did not receive suitable goods, and the goods were not fit for the
26 particular purpose for which they were not made, in that the Products were not safe or healthy
27 for pets and were not fit for consumption due to potentially lethal contamination.

28 71. As a proximate result of this breach of warranty by defendants, plaintiff and Class

1 members have been damaged in an amount to be determined at trial, in that, among other things,
2 their pets have become ill, and in some cases died, they have spent substantial amounts on
3 veterinary bills and other care for their pets, they have spent money on a Product that was not
4 what it was represented to be, and that they would not have purchased had they known the truth.

5 **XI. SEVENTH CAUSE OF ACTION:**

6 **UNJUST ENRICHMENT**

7 **(AGAINST MENU ONLY)**

8 72. Plaintiff realleges and incorporates by reference the allegations set forth in each of
9 the preceding paragraphs of this Complaint.

10 73. Defendants produced, marketed and sold the contaminated Product.

11 74. Plaintiff and the Class members paid for the Products and fed it to their pets
12 believing, based on defendant's labeling and marketing representations, that the Products were
13 safe and healthy pet foods.

14 75. Defendants accepted payment by plaintiff and Class members for the Products.

15 76. Plaintiff and Class members purchased and fed the Products to their pets in the
16 belief that they were purchasing and feeding their pets a safe and healthy pet food. Instead, the
17 Products contained a potentially lethal contaminant.

18 77. It would be inequitable for defendants to retain the money received from these
19 transactions in light of the fact that plaintiff and the Class members did not receive the benefit
20 that was marketed to them.

21 78. Plaintiff and the Class members are entitled to restitution of their purchase monies,
22 disgorgement of defendant's profits accrued from its practices, and attorneys' fees and costs.

23 **XII. EIGHTH CAUSE OF ACTION:**

24 **VIOLATIONS OF CALIFORNIA'S CONSUMER LEGAL REMEDIES ACT**

25 **(AGAINST MENU ONLY)**

26 79. Plaintiff realleges and incorporates by reference the allegations set forth in each of
27 the preceding paragraphs of this Complaint.

28 80. The acts and practices described above were undertaken by the defendant in

1 connection with a "transaction" (as defined in Civil Code §1761(e)) which was intended to and
2 did result in the sale of "goods" (as defined in Civil Code §1761(a)) to "consumers" (as
3 defined in Civil Code §1761(d)). Defendant's acts and practices, as alleged in detail above,
4 violated, and continue to violate, Section 1770(a)(5) of the CLRA in that defendant represented
5 to the public, including plaintiff, by means of labeling, advertisements, promotion and/or
6 marketing, that the Products they were purchasing feeding to their pets were safe and healthy
7 pet foods, when instead they contained potentially lethal contaminants, as set forth in detail
8 above.

9 81. Plaintiff and Class members seek and are entitled to equitable relief in the form of
10 an order:

- 11 (a) Enjoining defendant from engaging in the deceptive business practices described
12 above;
- 13 (d) Enjoining defendant from such deceptive business practices in the future;
- 14 (e) Reimbursing plaintiff and Class members for all veterinary costs incurred as the
15 result of the Products; and
- 16 (f) Establishing a medical monitoring program for consumers' pets that may have
17 ingested the contaminated Products.

18 82. Pursuant to Section 1782 of the CLRA, plaintiff is notifying defendant in writing of
19 the particular violations of Section 1770 of the CLRA (the Notice) and is demanding, among
20 other things, that defendant provide restitution to consumers who purchased the Products, that
21 it pay for all veterinary bills incurred as the result of pets ingesting the contaminated Products,
22 and that defendant set up a medical monitoring program for pets that may have ingested the
23 Products. Plaintiff is sending Notice by means of by certified mail, return-receipt requested, to
24 defendant at their principal places of business concurrent with the service of this Complaint. If
25 defendant fails to respond to plaintiff's demand within thirty days of receipt of the Notice,
26 pursuant to Section 1782 of the CLRA, plaintiff will amend this Complaint to request statutory
27 damages, actual damages, plus punitive damages, interest and attorneys' fees. Regardless of
28 such an amendment to seek damages, however, plaintiff seeks, and is entitled to, pursuant to

1 Section 1780(a)(2) of the CLRA, an order for equitable relief as set forth above, plus costs and
2 attorneys' fees and any other relief that the Court deems proper.

3 **XIII. NINTH CAUSE OF ACTION:**

4 **NEGLIGENCE**

5 **(AGAINST ALL DEFENDANTS)**

6 83. Plaintiff realleges and incorporates by reference the allegations set forth in each of
7 the preceding paragraphs of this Complaint.

8 84. Defendants owed plaintiff and Class members a duty to offer for sale in the stream
9 of commerce only safe, uncontaminated products for consumption by pets

10 85. Defendants breached this duty by offering and selling the contaminated Products,
11 even after receiving consumer complaints and having animals die in its own tests, as set forth
12 above.

13 86. Through its breach and failure to exercise the due care it owed to Plaintiff and Class
14 members, defendants were negligent in producing, processing, manufacturing, offering for sale
15 and selling the contaminated Products it sold to plaintiff and Class members.

16 87. Defendants failed to use sufficient quality control, to do adequate testing, to
17 perform proper manufacturing, production, or processing, or failed to take sufficient measures
18 to prevent the contaminated Products from being offered for sale, sold, or fed to pets.

19 88. Defendants knew or should have known that the contaminated Products presented
20 an unacceptable risk to the pets of the plaintiff and Class members, and that they would result
21 in damage that was foreseeable and reasonably avoidable.

22 89. The loss, damage, and injuries were foreseeable.

23 90. Defendants' breach of its duty and negligence proximately caused the loss, damage,
24 and injury to plaintiff and Class members. As a proximate result of this breach of duty by
25 defendants, plaintiff and Class members have been damaged in an amount to be determined at
26 trial, in that, among other things, their pets have become ill, and in some cases died, they have
27 spent substantial amounts on veterinary bills and other care for their pets, and they have spent
28 money on a product that was not what it was represented to be.

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**XIV. TENTH CAUSE OF ACTION:
STRICT PRODUCT LIABILITY – DEFECT IN DESIGN OR MANUFACTURE
(AGAINST ALL DEFENDANTS)**

91. Plaintiff realleges and incorporates by reference the allegations set forth in each of the preceding paragraphs of this Complaint.

92. Defendants sold the contaminated Products, which were defective and unreasonably dangerous to plaintiff and Class members’ pets as set forth in detail above.

93. Defendants’ Products were manufactured, sold, distributed, supplied, marketed and promoted by defendants, and were expected to reach and did reach Plaintiff and members of the Class without substantial change in the condition in which they were manufactured and sold by defendant.

94. The Products were manufactured and sold by defendants and were defective in design and/or formulation in that when the Products left the hands of defendants and/or sellers the Products were unreasonably dangerous in that their foreseeable risks exceeded the benefits associated with the design and/or formulation of the Products.

95. Upon information and belief, Plaintiff alleges that defendants actually knew of the defective nature of the Products, but continued to design, manufacture and market them so as to maximize profits at the expense of public health and safety, in conscious disregard of the foreseeable harm caused by the Products.

96. At all times relevant to this action, the product was designed, tested, manufactured, assembled, developed, labeled, sterilized, licensed, marketed, advertised, promoted, sold packaged, supplied and/or distributed by defendants in a defective and unreasonably dangerous condition in ways which include, but are not limited to the following:

- (a) When placed in the stream of commerce, the Products contained unreasonably dangerous design defects and were not reasonably safe and fit for their intended or reasonably foreseeable purpose, or as intended to be used, thereby subjecting the pets of plaintiff and Class members to risks which exceeded the benefits of the Products;

- 1 (b) The Products were insufficiently tested;
- 2 (c) The Products caused serious illness, harmful side effects and death, all outweighing
- 3 any potential utility of the Products; and
- 4 (d) In light of the potential risk and harm associated with the ingestion of the Products
- 5 by pets, a reasonable person who had actual knowledge of this potential risk or
- 6 harm would have concluded that the Products should not have been marketed,
- 7 distributed or sold in that condition.

8 97. At all times relevant to this action, the Products were designed, tested,
9 manufactured, assembled, developed, labeled, sterilized, licensed, marketed, advertised,
10 promoted, sold, packaged, supplied and/or distributed by defendants and was expected to reach
11 and did reach purchasers of the Products, including plaintiff and Class members, without
12 substantial change in the defective and unreasonably dangerous condition in which it was sold.

13 98. At all times, plaintiff and members of the Class purchased the Products for their
14 intended and reasonably foreseeable purpose.

15 99. As a direct and proximate result of the defective and unreasonably dangerous
16 condition of the Products, plaintiff and Class members have been damaged in an amount to be
17 determined at trial, in that, among other things, their pets have become ill, and in some cases
18 died, they have spent substantial amounts on veterinary bills and other care for their pets, and
19 they have spent money on Products that were not what they were represented to be.

20 100. Plaintiff is informed and believes and thereon alleges that defendants knew that
21 the Products were defective and unreasonably dangerous for a significant amount of time
22 before they notified the appropriate agencies and the public and then issued a recall, and that
23 defendants intended that customers and the unknowing public should continue to purchase and
24 feed the products to their pets. In doing these things, defendants were guilty of malice,
25 oppression, and fraud, and plaintiff and Class members are, therefore, entitled to recover
26 punitive damages in an amount sufficient to deter such behavior in the future.

27 **XV. PRAYER FOR RELIEF**

28 WHEREFORE, plaintiff, on behalf of himself and all others similarly situated, and for

1 members of the general public as private attorneys general under California Business and
2 Professions Code §17204, prays for relief, jointly and severally, pursuant to each cause of action
3 set forth in this Complaint as follows:

4 1. For an order certifying that the action may be maintained as a class action.

5 2. For an award of equitable relief pursuant as follows:

6 (a) Enjoining defendants from engaging in the unlawful, unfair and fraudulent
7 business practices and deceptive labeling and advertising described in this
8 Complaint;

9 (b) Requiring defendants to make full restitution of all monies wrongfully
10 obtained as a result of the conduct described in this Complaint;

11 (c) Requiring defendants to disgorge all ill-gotten gains flowing from the
12 conduct described in this Complaint;

13 (d) Enjoining from marketing and selling the contaminated Product;

14 (e) Reimbursing plaintiff and Class members for all veterinary costs incurred as
15 the result of the Products; and

16 (f) Establishing a medical monitoring program for consumers' pets that may
17 have ingested the contaminated Products.

18 3. For actual and punitive damages under the CLRA in an amount to be proven at
19 trial, including any damages as may be provided for by statute upon the filing of an amended
20 Complaint should the demanded corrections not take place within the thirty-day notice period.

21 4. For an award of attorneys' fees pursuant to, inter alia, §1780(d) of the CLRA and
22 Code of Civil Procedure §1021.5.

23 5. For actual damages in an amount to be determined at trial for the Third, Fourth,
24 Fifth, Sixth, Ninth and Tenth Causes of Action;

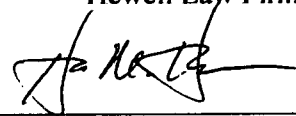
25 6. For punitive damages in an amount to be determined at trial for the for the
26 Fourth, Fifth and Tenth Causes of Action;

27 7. For an award of costs and any other award the Court might deem appropriate;
28 and

1 8. For pre- and post-judgment interest on any amounts awarded.

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Hewell Law Firm, APC



By: _____

Harold M. Hewell

JS44

CIVIL COVER SHEET

(Rev. 07/89)

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE SECOND PAGE OF THIS FORM.)

I (a) PLAINTIFFS

JOHN COLLIARD, as an individual consumer, and on behalf of all others similarly situated.

(b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF **San Diego**
(EXCEPT IN U.S. PLAINTIFF CASES)

DEFENDANTS

MENU FOODS, INC., a New Jersey corporation, and **CHEMNUTRA, INC.**, a Delaware corporation,

COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT **San Diego**
(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED

07 MAY 24 PM 3:59
CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

(c) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER)

Harold M. Hewell, Hewell Law Firm, APC
402 W. Broadway, Fourth Floor
San Diego, CA 92101, Tel: (619) 235-6854

ATTORNEYS (IF KNOWN)

07 CV 951 IEG (BLM)

II. BASIS OF JURISDICTION (PLACE AN X IN ONE BOX ONLY)

- 1 U.S. Government Plaintiff
- 2 U.S. Government Defendant
- 3 Federal Question (U.S. Government Not a Party)
- 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (PLACE AN X IN ONE BOX FOR PLAINTIFF AND ONE BOX FOR DEFENDANT) (For Diversity Cases Only)

	PT	DEF		PT	DEF
Citizen of This State	<input checked="" type="checkbox"/>	<input type="checkbox"/>	Incorporated or Principal Place of Business in This State	<input type="checkbox"/>	<input type="checkbox"/>
Citizen of Another State	<input type="checkbox"/>	<input type="checkbox"/>	Incorporated and Principal Place of Business in Another State	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Citizen or Subject of a Foreign Country	<input type="checkbox"/>	<input type="checkbox"/>	Foreign Nation	<input type="checkbox"/>	<input type="checkbox"/>

IV. CAUSE OF ACTION (CITE THE US CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE. DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY).

Class Action Fairness Act of 2005, 28 U.S.C. § 1332(d)(2) and 28 U.S.C. § 1332(d)(6)

V. NATURE OF SUIT (PLACE AN X IN ONE BOX ONLY)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
<ul style="list-style-type: none"> 110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excl. Veterans) 153 Recovery of Overpayment of Veterans Benefits 160 Stockholders Suits 190 Other Contract 195 Contract Product Liability 	<ul style="list-style-type: none"> PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle 355 Motor Vehicle Product Liability 360 Other Personal Injury 	<ul style="list-style-type: none"> PERSONAL INJURY 362 Personal Injury-Medical Malpractice 365 Personal Injury - Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage Product Liability 	<ul style="list-style-type: none"> 610 Agriculture 620 Other Food & Drug 625 Drug Related Seizure of Property 21 USC881 630 Liquor Laws 640 RR & Truck 650 Airline Regs 660 Occupational Safety/Health 690 Other LABOR 710 Fair Labor Standards Act 720 Labor/Mgmt. Relations 730 Labor/Mgmt. Reporting & Disclosure Act 740 Railway Labor Act 790 Other Labor Litigation 791 Empl. Ret. Inc. Security Act 	<ul style="list-style-type: none"> 422 Appeal 28 USC 158 423 Withdrawal 28 USC 137 PROPERTY RIGHTS 820 Copyrights 830 Patent 840 Trademark SOCIAL SECURITY 861 HIA (13958) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(a)) FEDERAL TAX SUITS 870 Taxes (U.S. Plaintiff or Defendant) 871 IRS - Third Party 26 USC 7609 	<ul style="list-style-type: none"> 400 State Reappointment 410 Antitrust 430 Banks and Banking 450 Commerce/ICC Rates/etc. 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 810 Selective Service 850 Securities/Commodities Exchange 875 Customer Challenge 12 USC 891 Agricultural Acts 892 Economic Stabilization Act 893 Environmental Matters 894 Energy Allocation Act 895 Freedom of Information Act 900 Appeal of Fee Determination Under Equal Access to Justice 950 Constitutionality of State 890 Other Statutory Actions
<ul style="list-style-type: none"> REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Tort to Land 245 Tort Product Liability 290 All Other Real Property 	<ul style="list-style-type: none"> CIVIL RIGHTS 441 Voting 442 Employment 443 Housing/Accommodations 444 Welfare 440 Other Civil Rights 	<ul style="list-style-type: none"> PRISONER PETITIONS 510 Motions to Vacate Sentence Habeas Corpus 530 General 535 Death Penalty 540 Mandamus & Other 550 Civil Rights 555 Prisoner Conditions 			

VI. ORIGIN (PLACE AN X IN ONE BOX ONLY)

- 1 Original Proceeding
- 2 Removal from State Court
- 3 Remanded from Appellate Court
- 4 Reinstated or Reopened
- 5 Transferred from another district (specify)
- 6 Multidistrict Litigation
- 7 Appeal to District Judge from Magistrate Judgment

VII. REQUESTED IN COMPLAINT:

CHECK IF THIS IS A CLASS ACTION UNDER f.r.e.p. 23

DEMAND \$ **more than \$5 million**

Check YES only if demanded in complaint.
JURY DEMAND: YES • NO

VIII. RELATED CASE(S) IF ANY (See Instructions):

DATE **5/21/07**

JUDGE **None**

Docket Number

SIGNATURE OF ATTORNEY OF RECORD

[Signature]

138588 \$350.00 A

**UNITED STATES
DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA
SAN DIEGO DIVISION**

**# 138588 - LJ
* * C O P Y * *
May 24, 2007
16:28:20**

Civ Fil Non-Pris
USAO #: CIVIL FILING 07-CV-0951-IEG
Amount.: \$350.00 CK
Check#: BC 3389

Total-> \$350.00

**FROM: JOHN COLLARD V MENU FOODS INC
07-CV-0951-IEG**