

**MDL 1850**

JUDICIAL PANEL ON  
MULTIDISTRICT LITIGATION

**MAR 30 2007**

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**BEFORE THE JUDICIAL PANEL ON  
MULTIDISTRICT LITIGATION**

In re:

MENU FOODS, INC. PRODUCTS  
LIABILITY LITIGATION

MDL Docket No. \_\_\_\_\_

**FLORIDA PLAINTIFF CHRISTINA TROIANO'S MOTION TO TRANSFER AND  
COORDINATE OR CONSOLIDATE ACTIONS UNDER 28 U.S.C. § 1407**

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IMAGED APR 2 2007

Pursuant to 28 U.S.C. § 1407 and the Rules of Procedure on Multidistrict Litigation, plaintiff in the action styled *Christina Troiano, individually and on behalf of all others similarly situated v. Menu Foods, Inc. et. al.*, Case No. 07-60428-CIV-COHN, United States District Court for the Southern District of Florida (“Troiano” or “Movant”), files this Motion and respectfully moves for an Order transferring all related pending actions against Menu Foods, Inc. and its related partners, affiliates and subsidiaries (the “Defendants”), including the actions listed on Schedule of Actions, to the Southern District of Florida.

As set forth below and in the accompanying Memorandum, Troiano believes the actions listed on the accompanying Schedule of Actions, and any future tag-along actions, satisfy the requirements for consolidation and coordination because they concern common questions of fact and law and consolidation or coordination will serve the interests of efficiency and convenience.

In support of this motion, Movants state as follows:

1. Movant is the plaintiff in the following case: *Christina Troiano, individually and on behalf of all others similarly situated v. Menu Foods, Inc. et. al.*, Case No. 07-60428-CIV-COHN which is currently pending in the United States District Court for the Southern District of Florida.
2. Movant is currently aware of six other pending class action cases containing similar factual allegations and seeking similar relief against the Defendants. The cases are listed on the attached Schedule.
3. Accompanying Movant’s Motion is a Rule 7.2(a)(ii) Schedule of Actions listing all related actions of which Movant is aware. True and correct copies of the complaints in Movant’s action and the complaints in each of the related actions are attached to the accompanying Schedule of Actions, filed herewith

4. As described in greater detail in the accompanying Memorandum, the factual allegations in each of the actions contain similar allegations regarding Defendants and their defective and ultimately deadly pet food. Each action contends that from December 3, 2006 up to and including March 6, 2007, and possibly at other times, Defendants entered into the stream of commerce pet food that was defective and, for thousands of household pets, deadly – Defendants’ pet food and pet food products (the “Products”) were contaminated with rat poison or a related agent that contributed to the illness and/or death of thousands of dogs and cats. As a result of the defective Products, each action contends that the Plaintiffs and members of the putative Class suffered damages in that they have incurred substantial veterinary bills, death of pets, and purchased and/or own pet food and pet food products that they would not otherwise have bought had they known such products were defective.

5. Each action further contends that Defendants should have known or know and have admitted that certain of the Products produced by the Defendants between December 3, 2006 and March 6, 2007 are defective and causing injury and death to pets, and on March 16, 2007, initiated a recall of some of the Products.

6. A centralization of all actions in the Southern District of Florida will be for the convenience of parties and witnesses under 28 U.S.C. §1407 and will save Defendants the burden of having to defend virtually identical actions in multiple states. Witnesses will also be spared the possibility of being required to testify in several locales.

7. Because each of these related cases arises from a virtually identical set of operative facts relating to Defendants’ conduct, discovery conducted in each of the actions proposed for consolidation will be substantially similar, and will involve the same or similar documents and witnesses.

8. Absent transfer of all of these cases to a single forum for coordinated and consolidated proceedings, there is a substantial risk of inconsistent and conflicting pretrial rulings on discovery and other key issues, such as class certification. Coordination and consolidation will promote the just and efficient conduct of the actions, because it will allow one court to address Defendants' ongoing conduct.

9. Centralization in the Southern District of Florida will also promote the just and efficient conduct of this litigation under 28 U.S.C. § 1407 as more fully set forth in the attached Memorandum.

10. These actions have all been filed on or after March 19, 2007, and are still in their nascent stages. Movant is not aware of any discovery conducted to date, and know of no initial disclosures that have been made in any of these cases. A transfer of these related cases will result in only one judge supervising discovery and resolving any subsequent motions, including motions for class certification.

11. Since all actions are in the beginning stage of the litigation, no prejudice or inconvenience would result from transfer, coordination and/or consolidation.

12. A comparison of the relative MDL case loads of potential transferee districts demonstrates that the Southern District of Florida is a suitable forum. According to the Distribution of Pending MDL Dockets as of March 26, 2007, there is only one pending MDL proceeding in the Southern District of Florida, and numerous judges who have the experience to handle MDL's (*See* Distribution of Pending MDL Dockets as of March 26, 2007, Ex. A.).

13. For these reasons, and as set forth more fully in the accompanying memorandum, Movant respectfully requests that the Panel enter an Order consolidating and coordinating the actions

identified on the accompanying Schedule together with any related actions subsequently filed or presently unknown to Movant for proceedings in the Southern District of Florida.

Respectfully submitted,

DATED: March 28, 2007

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In re:

MENU FOODS, INC. PRODUCTS  
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MDL Docket No. \_\_\_\_\_

**FLORIDA PLAINTIFF CHRISTINA TROIANO'S MEMORANDUM OF LAW  
IN SUPPORT OF MOTION TO TRANSFER AND COORDINATE OR  
CONSOLIDATE ACTIONS UNDER 28 U.S.C. § 1407**

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Pursuant to 28 U.S.C. § 1407 and the Rules of Procedure on Multidistrict Litigation, Plaintiff in the action styled *Christina Troiano, individually and on behalf of all others similarly situated v. Menu Foods, Inc. et. al.*, CASE NO. 07-60428-CIV-COHN, United States District Court for the Southern District of Florida. Plaintiff Christina Troiano (“Troiano” or “Movant”), respectfully submits this Memorandum in Support of Florida Plaintiff Christina Troiano’s Motion for Transfer and Coordination or Consolidation. For the reasons set forth below, Movant’s lawsuit and the related lawsuits identified in the accompanying Schedule of Actions should be transferred to and consolidated in the Southern District of Florida.

## **I. INTRODUCTION**

Troiano brings her class action to remedy the harm caused by the defective and deadly pet food manufactured and placed into the stream of commerce by Menu Foods, Inc. and its affiliates, partners and subsidiaries (collectively, the “Menu Foods Defendants” or “Defendants”). Defendants are the leading North American private label/contract manufacturer of wet pet food products (the “Products”) sold by supermarket retailers, mass merchandisers, pet specialty retailers, and other wholesale and retail outlets, including Wal-Mart, Safeway, Kroger, PetSmart, Inc., Giant Food, and other large retail chains, and has provided pet food products to or for Proctor & Gamble, Inc. Defendants produce hundreds of millions of containers of pet food annually.

Defendants design, manufacture, market, advertise and warrant their pet food Products. In conjunction with each sale, Defendants market, advertise and warrant that the Products are fit for the ordinary purpose for which such goods are used – consumption by pets – and are free from defects. Defendants produce the pet food Products intending that consumers will purchase the pet food products, regardless of brand or label name, place of purchase, or the location where pets actually consume them. The pet food Products are placed in the stream of commerce and distributed and

offered for sale and sold to Troiano and purchasers in Florida and the United States and fed to their pets.

From December 3, 2006 up to and including March 6, 2007, and possibly at other times, Defendants entered into the stream of commerce pet food Products that were deadly and defective -- Defendants' pet food and pet food Products were potentially contaminated with rat poison or some other agent that contributed to the illness and/or death of thousands of dogs and cats. As a result of the defective Products, Troiano and members of the putative Class have suffered damages in that they have incurred substantial veterinary bills, death of pets, and purchased and/or own pet food and pet food products that they would not otherwise have bought had they known such products were defective.

Defendants know and have admitted that certain of the Products produced by the Defendants between December 3, 2006 and March 6, 2007 are defective and causing injury and death to pets, and on March 16, 2007, initiated a nationwide recall of some of the Products. Further, the Food and Drug Administration has reported that as many as one in six animals died in tests of the Products by Defendants last month after the Defendants received complaints the Products were poisoning pets around the country. A spokeswoman for the New York State Department of Agriculture and Markets has said that rodent poison was determined to have been mixed into the Products.

## **II. HISTORY OF THE PENDING LAWSUITS**

The related actions, identified in the accompanying Schedule of Actions present common questions of law and fact, common defendants, and are brought on behalf of overlapping classes (*i.e.*, all persons and entities who suffered damages due to Defendants' defective pet food and pet food Products). Transfer and consolidation of all existing actions, and all subsequently filed related cases, to the Southern District of Florida will best serve the convenience of the parties and witnesses



and promote the just and efficient conduct of the litigation. Each related action is briefly discussed below.

On or about March 19, 2007, Tom Whaley, individually and on behalf of others similarly situated, filed the class action styled *Whaley v. Menu Foods, Inc., et. al.*, Case No. 2:07-cv-00411, in the United States District Court for the Western District of Washington (the "*Whaley Action*"). This complaint seeks damages and equitable relief for breach of contract, unjust enrichment, deceptive and unfair business practices, breach of warranties and negligent misrepresentation on behalf of a class of all persons who purchased any dog or cat food which was produced by the Defendants and/or has had a dog or cat become ill as a result of eating the food.

Also on March 19, 2007, Lizajean Holt, individually and on behalf of others similarly situated, filed the class action styled *Holt v. Menu Foods, Inc.*, Case No. 3:07-cv-00094, in the United States District Court for the Eastern District of Tennessee (the "*Holt Action*"). This complaint likewise seeks damages and equitable relief for deceptive and unfair business practices, breach of warranties and negligence on behalf of a class of all persons in the United States who purchased or fed his, her, or their cat(s) or dog(s) pet food produced or manufactured by Defendants that was or will be recalled by the Defendants, including that produced from December 3, 2006 up to and including March 6, 2007.

On or about March 20, 2007, Dawn Majerczyk, individually and on behalf of others similarly situated, filed the class action styled *Majerczyk v. Menu Foods, Inc.*, Case No. 1:07-cv-01543, in the United States District Court for the Northern District of Illinois (the "*Majerczyk Action*"). This complaint seeks damages and injunctive relief for breach of warranties and negligence on behalf of a class of herself and all others who purchased pet food in the United States that was ultimately subject to the March 16, 2007 Menu Foods recall.

On or about March 21, 2007, Charley Ray Sims and Pamela Sims, on behalf of themselves and all others similarly situated, filed the class action styled *Sims, et. al. v. Menu Foods Income Fund, et. al.*, Case No. 5:07-cv-05053, in the District Court for the Western District of Arkansas (the “*Sims Action*”). This complaint seeks damages for strict liability, fraud, breach of express and implied warranties and negligence on behalf of a class of (1) all persons or entities who purchased Menu Food brands at any time and disposed of or will not use the products based on publicity surrounding the safety and recall of the products; (2) all persons or entities who purchased Menu Foods products and fed products to their pets on or since December 6, 2006; and (3) all persons or entities who purchased Menu Food products from wholesale distributors on or since December 6, 2006.

On or about March 23, 2007, Jared Workman, and Mark and Mona Cohen, on behalf of themselves and all others similarly situated, filed the class action styled *Workman, et. al. v. Menu Foods Limited, et. al.*, Case No. 1:07-cv-01338, in the District Court for the District of New Jersey (the “*Workman Action*”). This complaint seeks damages for breach of express and implied warranties and negligence on behalf of a class of all persons in the United States who purchased any of the pet food brands manufactured by Defendants during the period commencing December 3, 2006, and ending March 6, 2007.

Also on March 23, 2007, Richard and Barbara Widen, and Mark and Mona Cohen, on behalf of themselves and all others similarly situated, filed the class action styled *Widen, et. al. v. Menu Foods, et. al.*, Case No. 5:07-cv-05055, in the District Court for the Western District of Arkansas (the “*Widen Action*”). This complaint seeks damages for strict liability and negligence on behalf of a class of all persons in the United States who purchased contaminated pet food from Wal-Mart that was produced by Menu Foods.

On March 26, 2007, Troiano, individually, and on behalf of all others similarly situated, filed her Complaint against Defendants alleging claims for negligence, breach of warranties, strict liability, and unjust enrichment.

### **III. ARGUMENT**

In view of the facts outlined above, and the jurisprudence regarding multidistrict litigation set forth below, these cases should be centralized in the United States District Court for the Southern District of Florida. Transfer and consolidation is essential to permit the efficient and non-duplicative handling of these cases and the Southern District of Florida is the most appropriate venue for this multidistrict litigation.

#### **A. The Similarity of These Class Actions Warrants Coordination and Consolidation**

28 U.S.C. § 1407(a) authorizes the transfer of multiple civil actions pending in various federal districts to a single federal district court when the actions involve “one or more common questions of fact . . . .” Moreover, transfer is necessary “in order to eliminate duplicative discovery; prevent inconsistent rulings on pretrial motions, including those with respect to whether the actions should proceed as [class actions] . . . .” *In re Starmed Health Personnel, Inc. Fair Labor Standards Act Litig.*, 317 F. Supp. 2d 1380, 1381 (J.P.M.L. 2004); *see also In re Comp. of Managerial Prof'l and Tech. Employees Antitrust Litig.*, 206 F. Supp. 2d 1374, 1375 (J.P.M.L. 2002) (noting that centralization is “necessary in order to... prevent inconsistent pretrial rulings (especially with regard to class certification issues”)).

The requirements for transfer under section 1407 are easily satisfied here. As discussed above, each of these pending cases (i) purport to represent a large class of individuals and/or entities who were damaged by defective and deadly pet food marketed, manufactured and/or distributed by the Defendants, (ii) assert the same or similar claims against the Defendants, and (iii) seek to recover

losses based upon those damages caused by the Defendants. To separately litigate each pending case (and subsequently filed related cases) would waste resources and present the danger of inconsistent pretrial rulings. Consolidation of these cases is particularly critical because these related actions seek class action status on behalf of the same class or overlapping classes and, as a result, there is a significant potential for conflicting or inconsistent rulings on class certification issues. Accordingly, centralization and consolidation pursuant to 28 U.S.C. § 1407 is warranted.

The consolidation and transfer of these cases would further promote the efficient adjudication of these actions. As the class actions alleged in these related cases are similar if not identical, the discovery needed in each of these pending cases will unquestionably be duplicative. To have the parties engaged in duplicative discovery in multiple complex class actions would be singularly inefficient and an unnecessary burden on the judicial system and the parties. These factors again all weigh heavily in favor of consolidating and coordinating these cases.

**B. The Southern District of Florida Is the Proper Forum for These Coordinated Proceedings**

Numerous factors may be considered by the Panel in determining the most appropriate transferee forum, including “convenience of the parties and witnesses.” *See In re Computervision Corp. Sec. Litig.*, 814 F. Supp. 85, 86 (J.P.M.L. 1993). Here, the balance of relevant factors weighs strongly in favor of transferring these actions to the Southern District of Florida due to its convenient location, large concentration of putative class members, experience in handling MDL proceedings, and lack of pending MDL cases.

**1. The Southern District of Florida Is as Appropriate as Any Other Forum for the Parties and Witnesses**

The convenience of the parties and witnesses is a critical factor in determining to which district related actions should be transferred. *See* 28 U.S.C. § 1407(a) (related actions may be transferred to a district for coordinated proceedings upon a determination that the transfer “will be

for the convenience of parties and witnesses and will promote the just and efficient conduct of such actions”). In deciding whether a particular forum is convenient, the Panel examines factors such as: where the first filed and most advanced cases are pending; the location of the parties, documents and potential witnesses relative to that district; and the location where the majority of actions have been brought. *See In re Baldwin-United Corp. Litig.*, 581 F. Supp. 739, 740 (J.P.M.L. 1984).

The Defendants in the multiple class actions are a Canadian business entity and its United States subsidiaries and/or affiliates, as well as certain other Defendant-distributors of the defective products. Each of these entities is headquartered and/or incorporated in different jurisdictions, including Canada, New Jersey, and Delaware. Of the seven lawsuits currently pending, one is pending in the Western District of Washington, one is pending in the Eastern District of Tennessee, one is pending in the Northern District of Illinois, two are pending in the Western District of Arkansas, one is pending in the District Court for the District of New Jersey, and one is pending in the Southern District of Florida. Further, upon information and belief, Defendants conduct business, and potentially have caused damages to purported class members, in all fifty states. Thus, there is no central forum that would be more convenient over any others in terms of the locations of parties, documents, and potential witnesses.

## **2. The Accessibility of the Southern District of Florida Warrants Transfer**

While there will be a large number of class members residing in Florida, Troiano anticipates that parties to this litigation will come from all across the country and not one centralized region. Those parties residing outside of Florida will find the courthouses in the Southern District of Florida convenient and accessible by all forms of transportation. The multiple federal courthouses in the Southern District of Florida – in, among other place, Miami, Fort Lauderdale and West Palm Beach – are all in very close proximity to airports that have direct flights on many airlines to

numerous cities across the United States. Traveling from the airport to the courthouse is also simple due to the varieties of ground transportation available. *See In re Comp. of Managerial, Prof'l and Tech. Employees Antitrust Litig.*, 206 F. Supp. 2d at 1375 (transferring cases to the District of New Jersey and noting that the District of New Jersey is an "accessible" metropolitan location that is geographically convenient for litigants and counsel). On balance, the accessibility factor favors transfer of the related actions in the Southern District of Florida.

**3. The Southern District of Florida Has the Capacity and Expertise to Handle these Related Cases**

A comparison of the relative MDL case loads of potential transferee districts demonstrates that the Southern District of Florida is a highly suitable forum. The judges of the Southern District of Florida have vast experience in Multidistrict litigation, having brought to termination a total of 24 cases through September 30, 2006.<sup>1</sup> Yet, as of March 26, 2007, the Southern District of Florida only had only one pending MDL proceeding, which is nearly in an inactive stage. Thus, while the Southern District of Florida is well versed in the nuances of Multidistrict litigation, the Southern District would not be overburdened with similar cases if these actions were transferred there.

**C. No Party Is Prejudiced by the Transfer and Consolidation of These Lawsuits**

Each of the related lawsuits is in its infancy. To Movant's knowledge, no party has served discovery, filed disclosures or engaged in substantive motion practice regarding these lawsuits. Because these related cases are all in their early stages, no party will be prejudiced by the transfer to the Southern District of Florida. Furthermore, since no discovery has occurred, an Order transferring

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<sup>1</sup> Multidistrict Litigation Terminated Through September 30, 2006, available at <http://www.jpml.uscourts.gov/Statistics/TerminatedDocketsThroughSeptember2006.pdf>, viewed on March 26, 2007.

these cases to the Southern District of Florida can truly eliminate the expenses associated with the duplicative discovery that would otherwise occur in District Courts across the country.


#### IV. CONCLUSION

For the reasons discussed above, the Plaintiff respectfully request that the related actions identified on the accompanying Schedule of Actions, and any tag-along actions, be transferred to and consolidated in the Southern District of Florida. Accordingly, the Plaintiff respectfully request that this Panel enter an Order transferring the related actions, and any future related actions, to the Southern District of Florida.

Respectfully submitted,

DATED: March 28, 2007

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**SCHEDULE OF ACTIONS IN SUPPORT OF FLORIDA PLAINTIFF CHRISTINA  
TROIANO'S MOTION TO TRANSFER AND COORDINATE OR CONSOLIDATE  
ACTIONS UNDER 28 U.S.C. § 1407**

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**SCHEDULE OF ACTIONS**

Case Caption	Date Filed	Court	Civil Action No.	Judge
✓ <b>Plaintiffs:</b> Tom Whaley <b>Defendants:</b> Menu Foods, The Iams Company, Dog Food Producers Number 1-50, Cat Food Producers 1-40	March 19, 2007	W.D. Washington	2:07-cv-00411	Ricardo S. Martinez
✓ <b>Plaintiffs:</b> Lizajean Holt <b>Defendants:</b> Menu Foods, Inc.	March 19, 2007	E.D. Tennessee	3:07-cv-00094	Thomas W. Phillips
✓ <b>Plaintiffs:</b> Dawn Majerczyk <b>Defendants:</b> Menu Foods, Inc.	March 20, 2007	N.D. Illinois	1:07-cv-01543	Wayne R. Anderson
✓ <b>Plaintiffs:</b> Charles Ray Sims, Pamela Sims <b>Defendants:</b> Menu Foods Income Fund, Menu Foods Midwest Corporation, Menu Foods South Dakota Inc., Menu Foods, Inc., Menu Foods Holdings, Inc.	March 21, 2007	W.D. Arkansas	5:07-cv-05053	Jimm Larry Hendren
<b>Plaintiffs:</b> Richard Scott Widen, Barbara Widen <b>Defendants:</b> Menu Foods, Menu Foods Income Fund, Menu Foods General Partnership Limited, Menu Foods Limited	March 23, 2007	W.D. Arkansas	5:07-cv-05055	Robert T. Dawson

Partnership, Menu Foods Operating Partnership, Menu Foods Midwest				
<b>Plaintiffs:</b> Jared Workman, Mark Cohen, Mona Cohen <b>Defendants:</b> Menu Foods Limited, Menu Foods Inc., Menu Foods Midwest Corporation	March 23, 2007	D. New Jersey	2:07-cv-00411 1332	Noel L. Hillman
<b>Plaintiffs:</b> Christina Troiano <b>Defendants:</b> Menu Foods Limited, Menu Foods Inc., Menu Foods Midwest Corporation	March 26, 2007	S.D. Florida	0:07-cv-60428	James I. Cohn

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**Attorneys for Florida Plaintiff Christina  
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**CERTIFICATE OF SERVICE**

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I, James L. Davidson, hereby declare as follows:

I am employed by Lerach Coughlin Stoia Geller Rudman & Robbins LLP, 120 E. Palmetto Park Road, Suite 500, Boca Raton, Florida 33432. I am over the age of eighteen years and not a party to this action. On March 28, 2007, I served the following documents:

1. **FLORIDA PLAINTIFF CHRISTINA TROIANO'S MOTION TO TRANSFER AND COORDINATE OR CONSOLIDATE ACTIONS UNDER 28 U.S.C. § 1407;**
2. **FLORIDA PLAINTIFF CHRISTINA TROIANO'S MEMORANDUM OF LAW IN SUPPORT OF MOTION TO TRANSFER AND COORDINATE OR CONSOLIDATE ACTIONS UNDER 28 U.S.C. § 1407;**
3. **SCHEDULE OF ACTIONS IN SUPPORT OF FLORIDA PLAINTIFF CHRISTINA TROIANO'S MOTION TO TRANSFER AND COORDINATE OR CONSOLIDATE ACTIONS UNDER 28 U.S.C. § 1407; and**
4. **CERTIFICATE OF SERVICE.**

on:

**SEE ATTACHED SERVICE LIST "A"**

X by placing the document(s) listed above for collection and mailing following the firm's ordinary business practices in a sealed envelope with postage thereon fully prepaid for deposit in the United States mail at Boca Raton, Florida addressed as set forth on the attached service list.

I further certify and declare that I caused the above documents to be delivered by the same means to the clerks of the following courts affected by the Motion for Transfer and Consolidation:

**SEE ATTACHED SERVICE LIST "B"**

I declare under penalty of perjury under the laws of the United States of America that the following is true and correct, executed this 29 day of March, 2007, at Boca Raton, Florida.

  
James L. Davidson

**IN RE MENU FOODS PET FOOD LITIGATION**

**SERVICE LIST "A"**

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WHALEY v. MENU FOODS, ET AL.  
 Case No.: 2:07-cv-00411-RSM  
 USDC, Western District of Washington

<p>Michael David Myers  <b>MYERS &amp; COMPANY, P.L.L.C.</b>                  1809 Seventh Avenue, Suite 700                  Seattle, WA 98101                  Telephone: (206) 398-1188                  Facsimile: (206) 400-1112  <i>Attorneys for Plaintiff Tom Whaley</i></p>	<p>Menu Foods                  8 Falconer Drive                  Streetsville, Ontario                  Canada L5N 1B1  <i>Defendant</i></p> <p>The Iams Company                  c/o Registered Agent - Joseph A. Stegbauer                  Attn: Corporate Secretary                  One Procter &amp; Gamble Plaza C-2                  Cincinnati, OH 45202  <i>Defendant</i></p>
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HOLT v. MENU FOODS, INC.  
 Case No.: 3:07-cv-00094  
 USDC, Eastern District of Tennessee

<p>A. James Andrews                  905 Locust Street                  Knoxville, TN 37902                  Telephone: (865) 660-3993                  Facsimile: (865) 523-4623  <i>Attorneys for Plaintiff Lizajean Holt</i></p>	<p>Menu Foods, Inc.                  9130 Griffith Morgan Lane                  Pennsauken, NJ 08110  <i>Defendant</i></p>
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<p>Nicole Bass 905 Locust Street Knoxville, TN 37902 Telephone: (865) 310-6804 <i>Attorneys for Plaintiff Lizajean Holt</i></p> <p>Perry A. Craft <b>CRAFT &amp; SHEPPARD, PLC</b> 214 Centerview Drive, Suite 233 Brentwood, TN 37027 Telephone: (615) 309-1707 Facsimile: (615) 309-1717 <i>Attorneys for Plaintiff Lizajean Holt</i></p>	
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MAJERCZYK v. MENU FOODS, INC.  
Case No.: 1:07-cv-01543  
USDC, Northern District of Illinois

<p>John Blim Jay Edelson Myles McGuire (Of Counsel) <b>BLIM &amp; EDELSON, LLC</b> 53 West Jackson Blvd., Suite 1642 Chicago, IL 60604 Telephone: (312) 913-9400 Facsimile: (312) 913-9401 <i>Attorneys for Plaintiff Dawn Majerczyk</i></p>	<p>Menu Foods, Inc. 9130 Griffith Morgan Lane Pennsauken, NJ 08110 <i>Defendant</i></p>
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SIMS v. MENU FOODS INCOME FUND, ET AL.  
Case No.: 5:07-cv-05053-JLH  
USDC, Western District of Arkansas

<p>Jason M. Hatfield <b>LUNDY &amp; DAVIS, L.L.P.</b> 300 N. College Avenue, Suite 309 Fayetteville, AR 72701 Telephone: (479) 527-3921 Facsimile: (479) 587-9196 <i>Attorneys for Plaintiffs Charles Ray Sims and Pamela Sims</i></p>	<p>Menu Foods Income Fund 8 Falconer Drive Streetsville, Ontario Canada L5N 1B1 <i>Defendant</i></p> <p>Menu Foods Midwest Corporation c/o Registered Agent - The Corporation Trust Co. 1209 Orange Street Wilmington, DE 19801-1120 <i>Defendant</i></p> <p>Menu Foods South Dakota, Inc. c/o Registered Agent The Corporation Trust Company 1209 Orange Street Wilmington, DE 19801-1120 <i>Defendant</i></p>
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	<p>Menu Foods Holdings, Inc.  c/o Registered Agent  The Corporation Trust Company  Corporation Trust Center  1209 Orange Street  Wilmington, DE 19801-1120  <i>Defendant</i></p> <p>Menu Foods, Inc.  c/o Registered Agent  Corporation Trust Company  820 Bear Tavern Road  West Trenton, NJ 08628  <i>Defendant</i></p>
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WIDEN v. MENU FOODS, ET AL.  
Case No.: 5:07-cv-05055-RTD  
USDC, Western District of Arkansas

<p>Jeremy Y. Hutchinson  Jack Thomas Patterson II  <b>PATTON, ROBERTS, MCWILLIAMS  &amp; CAPSHAW, L.L.P.</b>  Stephens Building  111 Center Street, Suite 1315  Little Rock, AR 72201  Telephone: (501) 372-3480  Facsimile: (501) 372-3488  <i>Attorneys for Plaintiffs Richard Scott Widen  and Barbara Widen</i></p> <p>Richard Adams  James C. Wyly  Sean F. Rommel  <b>PATTON, ROBERTS, MCWILLIAMS  &amp; CAPSHAW, L.L.P.</b>  Century Bank Plaza, Suite 400  P.O. Box 6128  Texarkana, TX 75505-6128  Telephone: (903) 334-7000  Facsimile: (903) 334-7007  <i>Attorneys for Plaintiffs Richard Scott Widen  and Barbara Widen</i></p>	<p>Menu Foods  9130 Griffith Morgan Lane  Pennsauken, NJ 08110  <i>Defendant</i></p> <p>Menu Foods Income Fund  8 Falconer Drive  Streetsville, Ontario  Canada L5N 1B1  <i>Defendant</i></p> <p>Menu Foods Gen Par Limited  c/o Menu Foods Income Fund  8 Falconer Drive  Streetsville, Ontario  Canada L5N 1B1  <i>Defendant</i></p> <p>Menu Foods Limited Partnership  c/o Menu Foods Income Fund  8 Falconer Drive  Streetsville, Ontario  Canada L5N 1B1  <i>Defendant</i></p> <p>Menu Foods Operating Partnership  c/o Menu Foods Income Fund  8 Falconer Drive  Streetsville, Ontario  Canada L5N 1B1  <i>Defendant</i></p>
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	<p>Menu Foods Midwest Corporation  c/o Registered Agent  The Corporation Trust Company  Corporation Trust Center  1209 Orange Street  Wilmington, DE 19801-1120  <i>Defendant</i></p> <p>Menu Foods South Dakota  c/o Registered Agent  The Corporation Trust Company  Corporation Trust Center  1209 Orange Street  Wilmington, DE 19801-1120  <i>Defendant</i></p> <p>Menu Foods, Inc.  c/o Registered Agent  Corporation Trust Company  820 Bear Tavern Road  West Trenton, NJ 08628  <i>Defendant</i></p> <p>Menu Foods Holdings, Inc.  c/o Registered Agent  The Corporation Trust Company  1209 Orange Street  Wilmington, DE 19801-1120  <i>Defendant</i></p> <p>Wal-Mart Stores, Inc.  c/o Registered Agent  The Corporation Trust Company  1209 Orange Street  Wilmington, DE 19801-1120  <i>Defendant</i></p>
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WORKMAN, ET AL. v. MENU FOODS LIMITED, ET AL.  
Case No.: 1:07-cv-01338-NLH-AMD  
USDC, District of New Jersey

<p>Donna Siegel Moffa  Lisa J. Rodriguez  <b>TRUJILLO RODRIGUEZ &amp; RICHARDS, LLC</b>  8 Kings Highway West  Haddonfield, NJ 08033  Telephone: (856) 795-9002  Facsimile: (856) 795-9887  <i>Attorneys for Plaintiffs Jared Workman, and  Mark and Mona Cohen</i></p>	<p>Menu Foods Limited  8 Falconer Drive  Streetsville, Ontario  Canada L5N 1B1  <i>Defendant</i></p> <p>Menu Foods, Inc.  9310 Griffith Morgan Lane  Pennsauken, NJ 08110  <i>Defendant</i></p>
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<p>Robert A. Rovner Jeffrey I. Zimmerman <b>ROVNER, ALLEN, ROVNER, ZIMMERMAN &amp; NASH</b> 175 Bustleton Pike Feasterville, PA 19053-6456 Telephone: (215) 698-1800 <i>Attorneys for Plaintiffs Jared Workman, and Mark and Mona Cohen</i></p> <p>Sherrie R. Savett Michael T. Fantini Russell D. Paul <b>BERGER &amp; MONTAGUE, P.C.</b> 1622 Locust Street Philadelphia, PA 19103 Telephone: (215) 875-3000 <i>Attorneys for Plaintiffs Jared Workman, and Mark and Mona Cohen</i></p>	<p>Menu Foods Midwest Corporation P.O. Box 1046 1400 East Logan Avenue Emporia, KS 66801 <i>Defendant</i></p>
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**IN RE MENU FOODS PET FOOD LITIGATION****SERVICE LIST "B"**

<b>CASE</b>	<b>CLERK</b>
Whaley v. Menu Foods, et al. Case No.: 2:07-cv-00411-RSM USDC, Western District of Washington	USDC, Western District of Washington U.S. Courthouse 700 Stewart Street Seattle, WA 98101
Holt v. Menu Foods, Inc. Case No.: 3:07-cv-00094 USDC, Eastern District of Tennessee	USDC, Eastern District of Tennessee Howard H. Baker Jr. U.S. Courthouse 800 Market Street, Suite 130 Knoxville, TN 37902
Majerczyk v. Menu Foods, Inc.. Case No.: 1:07-cv-01543 USDC, Northern District of Illinois	USDC, Northern District of Illinois Everett McKinley Dirksen Building 219 South Dearborn Street Chicago, IL 60604
Sims v. Menu Foods Income Fund, et al. Case No.: 5:07-cv-05053-JLH USDC, Western District of Arkansas	USDC, Western District of Arkansas John Paul Hammerschmidt Federal Building 35 East Mountain Street, Suite 510 Fayetteville, AR 72701-5354
Widen v. Menu Foods, et al. Case No.: 5:07-cv-05055-RTD USDC, Western District of Arkansas	USDC, Western District of Arkansas John Paul Hammerschmidt Federal Building 35 East Mountain Street, Suite 510 Fayetteville, AR 72701-5354
Workman, et al. v. Menu Foods Limited, et al. Case No.: 1:07-cv-01338-NLH-AMD USDC, District of New Jersey	USDC, District of New Jersey Mitchell H. Cohen Building & U.S. Courthouse 4th & Cooper Streets, Room 1050 Camden, NJ 08101

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