UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

BLUE BUFFALO COMPANY LTD.,

Plaintiff,

v.

Case No.

JURY TRIAL DEMANDED

NESTLÉ PURINA PETCARE COMPANY and JOHN DOES 1-10,

Defendants.

Plaintiff Blue Buffalo Company Ltd. ("Blue Buffalo" or "Plaintiff"), for its Complaint against Defendants Nestlé Purina Petcare Company ("Nestlé Purina") and John Does 1-10 (collectively with Nestlé Purina, "Defendants"), respectfully alleges as follows:

INTRODUCTION

1. Pet food manufacturer Blue Buffalo brings this lawsuit to stop a sophisticated and carefully orchestrated advertising campaign by its competitor Nestlé Purina that falsely attacks Blue Buffalo's honesty and the quality of its products. In recent days, Nestlé Purina has blanketed the media with ads that claim Blue Buffalo uses certain low-cost and unappealing ingredients—the same ingredients that Nestlé Purina admits are mainstays in many of its own products—and that Blue Buffalo is purposefully deceiving consumers when it states that it does not use those ingredients. In fact, it is Nestlé Purina's fabricated claims about Blue Buffalo's products, and malicious attacks on Blue Buffalo's integrity, that are blatantly false.

2. Nestlé Purina is a subsidiary of Nestlé S.A., which is the world's largest food company with over \$100 billion in annual sales and more than \$220 billion in market

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capitalization. Nestlé Purina is itself a corporate behemoth. It is the largest pet food company in the United States with a 33% market share, which is more than twice that of its next competitor. A primary ingredient of many of Nestlé Purina's pet-food products is poultry by-product meal, which is defined in governing regulations as "the ground, rendered, clean parts of the carcass of slaughtered poultry, such as necks, feet, undeveloped eggs, and intestines, exclusive of feathers, except in such amounts as might occur unavoidably in good processing practices." Nestlé Purina's ingredients also include significant amounts of corn and corn derivatives, numerous artificial color additives, and artificial preservatives.

3. Blue Buffalo was launched in the United States as a family company just over a decade ago to provide consumers with a different choice. Blue Buffalo understands that pet owners—or "pet parents," as Blue Buffalo refers to them—do not want to feed their dogs and cats ground and rendered poultry necks, feet, undeveloped eggs and intestines. Nor do they want to feed them corn, artificial colors or artificial preservatives. Instead of these undesirable constituents, Blue Buffalo pet foods contain high-quality natural ingredients, including deboned chicken, lamb or fish as the *first* ingredient, wholesome whole grains, garden vegetables, and antioxidant-rich fruits. Blue Buffalo pet foods also include a proprietary blend of vitamins, minerals and antioxidants. Blue Buffalo pet foods contain *no* chicken or poultry by-product meals; *no* artificial flavors, colors, or preservatives; and *no* corn, wheat or soy.

4. Blue Buffalo is now the fastest-growing major pet food company in the United States, and has carved a leading position in the burgeoning natural-foods segment of the market. The company's brand is built on a commitment to using natural, high-quality ingredients and on its transparency with consumers. This relationship-building approach has proven successful with pet owners. In recent years, consumers have flocked to Blue Buffalo's

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products and away from the engineered, low-cost products manufactured by Nestlé Purina and other major companies.

5. Unable to compete on the merits of its ingredients or products, or for the hearts and minds of today's pet food consumers, Nestlé Purina has decided to wage a nationwide advertising smear campaign. Leveraging its massive advertising and public-relations apparatus, and accusing Blue Buffalo of a company-wide fraud on the consuming public, Nestlé Purina has set out to destroy Blue Buffalo's brand and the lynchpin of the strength of that brand: the consumers' faith in the integrity of Blue Buffalo as a company. Among other things, Nestlé Purina has set up a website at www.petfoodhonesty.com that accuses Blue Buffalo of "not being honest about the ingredients in their pet food." Nestlé Purina has promoted that site and repeated its attacks on Blue Buffalo's honesty in press releases, on social media platforms, on its brandspecific websites, in search-engine ads, and through direct emails to consumers and retailers. Nestlé Purina's campaign seeks to convince the public that Blue Buffalo's dry pet-food products contain poultry by-product meal and corn-the same ingredients that are the hallmark of Nestlé Purina's own brands-and that Blue Buffalo deliberately makes false representations to the contrary in order to cultivate the false belief that these ingredients are absent from Blue Buffalo's products. Nestlé Purina also claims that products that Blue Buffalo advertises as "grain-free" in fact contain grains.

6. Nestlé Purina's claims are false. Blue Buffalo never uses poultry byproduct meal or corn in any of its formulas, in its manufacturing, or in any of its products. Blue Buffalo has never sourced or ordered these ingredients and its manufacturers are not permitted to use them. And there are no rice grains—or grains of any kind—in any of Blue Buffalo's "grain free" products.

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7. Apparently conscious of the legal risks inherent in its smear campaign, Nestlé Purina has contemporaneously filed in this Court a spurious lawsuit in which it makes many of the same false accusations. Nestlé Purina apparently hopes that its lawsuit will protect it from legal action by Blue Buffalo, since statements in court papers themselves typically enjoy a "litigation privilege." But Nestlé Purina's statements go well beyond its court filings. Nestlé Purina has employed a systematic advertising and public relations campaign to widely disseminate its false claims in press statements, emails and social media and on internet websites to consumers in Missouri and throughout the United States. Nestlé Purina cannot shield itself from accountability for its actions. Nestle Purina implores consumers to "Get the facts" and claims as a scientific fact that Blue Buffalo's "pet food products actually contain substantial amounts of poultry by-product meal." That is advertising. That is false. And that is a violation of the law. Bringing a baseless lawsuit that repeats the same false advertising claims is no defense.

8. Nestlé Purina's position is not helped by its vague assertion that an unidentified laboratory, using undisclosed methods, somehow "detected" variable amounts of poultry by-product meal or corn on an inconsistent basis in several Blue Buffalo product samples, or by its misguided claims regarding grain in "grain-free" products. Prior to filing this lawsuit, Blue Buffalo asked Nestlé Purina to disclose the laboratory testing it relies on, but Nestlé Purina flatly refused to do so, which is a telling indicator of its lack of scientific basis for its claims.

9. Unless curtailed, Nestlé Purina's smear campaign will cause irreparable injury to the value of Blue Buffalo's brand. Blue Buffalo seeks injunctive relief, corrective advertising, and damages occasioned by Defendants' false and deceptive advertising campaign.

PARTIES

10. Plaintiff Blue Buffalo is a Delaware corporation with headquarters at 11 River Road, Wilton, Connecticut 06897. Blue Buffalo is in the business of developing, marketing and selling pet food, pet treats, and related products in the United States and Canada.

Defendant Nestlé Purina is a Missouri corporation with headquarters at
 901 Chouteau Avenue, St. Louis, Missouri 63102. Nestlé Purina makes and sells pet food,
 treats, and related products in the United States and worldwide.

12. Upon information and belief, Defendants John Doe 1 through John Doe 10 are external advertising, marketing, and/or public relations firms, companies or individuals that orchestrated, designed, assisted, contributed, advised, and/or participated in the Nestlé Purina advertising campaign that is the subject of this Complaint.

JURISDICTION AND VENUE

13. This action for false advertising arises under the Trademark Act of 1946, 15 U.S.C. § 1051, et seq. (the "Lanham Act"), the common law of the states of Missouri and Connecticut, and the unfair competition or deceptive trade practices statutes of various states as detailed in this Complaint.

14. This Court has subject matter jurisdiction over this action pursuant to 15 U.S.C. § 1121 and 28 U.S.C. §§ 1331 and 1338. This Court has supplemental jurisdiction over the related state and common law claims pursuant to 28 U.S.C. §§ 1338(b) and 1367(a). This Court also has subject matter jurisdiction on the separate and independent ground of diversity of citizenship pursuant to 28 U.S.C § 1332(a). Upon information and belief, none of the Defendants are citizens of the same state as the Plaintiff, and the amount in controversy exceeds \$75,000, exclusive of interest and costs.

15. Venue is proper in this District under 28 U.S.C. § 1391(b)(2) because a substantial part of the events or omissions giving rise to this action have occurred and/or will occur within this District.

BACKGROUND FACTS

16. Blue Buffalo was founded in 2002 by Bill Bishop and his two sons. When their family dog was diagnosed with cancer, the Bishops began researching pet food ingredients and were disturbed to learn that many well-known brands contained things like chicken byproduct meal and corn gluten meal (the dried residue from corn after the removal of the larger part of the starch and germ, and the separation of the bran), as well as artificial flavors and colors. Having discovered what they believed was a major disconnect between what pet owners wanted to feed their cats and dogs and what they were actually feeding them, the Bishops founded Blue Buffalo with the mission to bring transparency to the pet food category by educating consumers about the ingredients in pet foods and offering them a better choice. Blue Buffalo developed and brought to market foods made with the high-quality wholesome ingredients that many owners desired for their pets but could not find in the cost-engineered mass-produced products made by major companies.

17. Blue Buffalo, like its competitors, makes both (1) "dry" pet food such as that typically sold in bags, which is known as kibble; and (2) "wet" pet food such as that typically sold in cans. The Nestlé Purina false advertising at issue in this lawsuit addresses only the ingredients in Blue Buffalo's dry pet food.

18. Blue Buffalo products are designed to provide wholesome nutrition through high-quality natural ingredients, vitamins, minerals, and antioxidants. Blue Buffalo's dry food formulas have four key characteristics. First, all Blue Buffalo products feature deboned

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chicken, lamb, fish or other high quality real meats such as bison or venison as the first ingredient, which means that there is more of that ingredient than any other in each recipe. Second, Blue Buffalo uses only whole grains, rather than the less expensive "fractionated" grains used in many pet foods. Third, each recipe contains garden vegetables and antioxidant-rich fruit. Fourth, all Blue Buffalo dog and cat dry foods contain LifeSource® Bits, which are a precise blend of vitamins, minerals and antioxidants.

19. Blue Buffalo foods are also distinguished by what they do not contain. Unlike many leading brands, Blue Buffalo products contain no chicken or poultry by-product meals; no corn, wheat, or soy proteins (less expensive grains that are widely used in cheaper pet foods—often as a substitute for meat proteins—and that have been associated with allergies in some pets); and no artificial colors, flavors, or preservatives.

20. Blue Buffalo has built its strong brand identity by establishing relationships of trust and transparency with pet owners. Blue Buffalo engages consumers by educating them on pet nutrition and ingredients, inviting factual comparisons between Blue Buffalo's products and competing products based on ingredient labels, and allowing consumers to make their own informed decisions about the composition of foods they want to feed their pets. The company employs this strategy of transparency and education across all of its points of contact with pet owners, from its website to its advertising to the one-on-one conversations that Blue Buffalo's representatives have with consumers at pet specialty stores across the United States and Canada each week.

21. Nestlé Purina takes a very different approach to making and selling its pet foods. Its products typically use lower-cost ingredients, including chicken and poultry by-product meals and corn as the primary ingredients; wheat and soy proteins; and artificial colors,

flavors, and preservatives. Most of Nestlé Purina's products do not have real meat as the first ingredient, and many do not contain any vegetables or fruit.

22. For example, Nestlé Purina's flagship brand, Purina Dog Chow, lists corn

as its first ingredient, along with corn gluten meal, soybean meal, poultry by-product meal, and

numerous artificial color additives and preservatives. (See Exhibit A.)



Our Ingredient Statement

Purina® Dog Chow® Brand Dog Food Complete & Balanced

Ingredients:

Whole grain corn, meat and bone meal, corn gluten meal, animal fat preserved with mixed-tocopherols, soybean meal, poultry by-product meal, egg and chicken flavor, whole grain wheat, animal digest, salt, calcium carbonate, potassium chloride, dicalcium phosphate, choline chloride, zinc sulfate, Yellow 6, Vitamin E supplement, L-Lysine monohydrochloride, ferrous sulfate, Yellow 5, Red 40, manganese sulfate, niacin, Blue 2, Vitamin A supplement, copper sulfate, calcium pantothenate, garlic oil, pyridoxine hydrochloride, Vitamin B-12 supplement, thiamine mononitrate, Vitamin D-3 supplement, riboflavin supplement, calcium iodate, menadione sodium bisulfite complex (source of Vitamin K activity), folic acid, biotin, sodium selenite. B-4101

Manufactured by: Nestlé Purina PetCare Company, St. Louis, MO 63164 USA

23. The first three ingredients in Purina Puppy Chow-intended, according to

its label, for "Growing Puppies"-are whole grain corn, corn gluten meal, and chicken by-

product meal. (See Exhibit B.)



Our Ingredient Statement

Purina® Puppy Chow® Brand Puppy Food Complete & Balanced for Growing Puppies

Ingredients:

Whole grain corn, corn gluten meal, chicken by-product meal, animal fat preserved with mixed-tocopherols (form of Vitamin E), soybean meal, egg and chicken flavor, brewers rice, barley, animal digest, calcium phosphate, fish oil, calcium carbonate, dried yeast, salt, potassium chloride, choline chloride, L-Lysine monohydrochloride, zinc sulfate, Vitamin E supplement, Yellow 6, ferrous sulfate, DL-Methionine, Yellow 5, Red 40, manganese sulfate, niacin, Vitamin A supplement, Blue 2, copper sulfate, calcium pantothenate, gariic oil, pyridoxine hydrochloride, Vitamin B-12 supplement, thiamine mononitrate, Vitamin D-3 supplement, riboflavin supplement, calcium iodate, menadione sodium bisulfite complex (source of Vitamin K activity), folic acid, biotin, sodium selenite. Y-4001

Manufactured by: Nestlé Purina PetCare Company, St. Louis, MO 63164 USA

24. Notwithstanding the net impression from its packaging to the contrary, the first four ingredients in Purina's popular Beneful Original dog food are ground yellow corn, chicken by-product meal, corn gluten meal, and wheat flour; the product also contains propylene glycol (a preservative that is also a key component in certain types of automotive antifreeze) and numerous artificial colors. (*See* Exhibit C.)

RECOMMENDED FEEDING

GUARANTEED ANALYSIS

INGREDIENTS



Ground yellow corn, chicken by-product meal, corn gluten meal, whole wheat flour, animal fat preserved with mixed-tocopherols (form of Vitamin E), rice flour, beef, soy flour, water, meat and bone meal, propylene glycol, sugar, tricalcium phosphate, phosphoric acid, salt, animal digest, potassium chloride, sorbic acid (a preservative), dried peas, dried carrots, calcium propionate (a preservative), choline chloride, L-Lysine monohydrochloride, Vitamin E supplement, zinc sulfate, Red 40, ferrous sulfate, manganese sulfate, niacin, Yellow 6, Yellow 5, Vitamin A supplement, Blue 2, calcium carbonate, copper sulfate, Vitamin B-12 supplement, brewers dried yeast, calcium pantothenate, thiamine mononitrate, garlic oil, pyridoxine hydrochloride, riboflavin supplement, Vitamin D-3 supplement, menadione sodium bisulfite complex (source of Vitamin K activity), calcium iodate, folic acid, biotin, sodium selenite.

J-4090

Manufactured by: Nestlé Purina PetCare Company, St. Louis, MO 63164 USA

25. Nestlé Purina uses the same type of ingredients in its cat foods as well. The first three ingredients in Purina Friskies Indoor Delights cat food are corn, corn gluten meal, and chicken by-product meal. (*See* Exhibit D.)



Reviews Nutrition

Ingredients

Guaranteed Analysis

Ingredients

Ground yellow corn, corn gluten meal, chicken by-product meal, meat and bone meal, soybean meal, beef tallow preserved with mixed-tocopherols (form of Vitamin E), turkey by-product meal, powdered cellulose, animal liver flavor, soybean hulls, malt extract, phosphoric acid, calcium carbonate, salt, choline chloride, potassium chloride, dried cheese powder, parsley flakes, added color, taurine, zinc sulfate, Vitamin E supplement, ferrous sulfate, Yellow 6, manganese sulfate, niacin, Yellow 5, Red 40, Vitamin A supplement, calcium pantothenate, thiamine mononitrate, Blue 2, copper sulfate, riboflavin supplement, Vitamin B-12 supplement, pyridoxine hydrochloride, folic acid, Vitamin D-3 supplement, calcium iodate, biotin, menadione sodium bisulfite complex (source of Vitamin K activity), sodium selenite. E-6002

26. Similarly, the first three ingredients in Purina Cat Chow Complete are

poultry by-product meal, corn meal, and corn gluten meal. (See Exhibit E.)



Ingredients:

Poultry by-product meal, corn meal, corn gluten meal, ground whole wheat, brewers rice, soy flour, animal fat preserved with mixed-tocopherols (form of Vitamin E), fish meal, meat and bone meal, brewers dried yeast, phosphoric acid, animal digest, calcium carbonate, tetra sodium pyrophosphate, salt, potassium chloride, choline chloride, calcium phosphate, taurine, zinc sulfate, Vitamin E supplement, ferrous sulfate, manganese sulfate, niacin, Vitamin A supplement, calcium pantothenate, thiamine mononitrate, added color (Red 40), copper sulfate, riboflavin supplement, Vitamin B-12 supplement, pyridoxine hydrochloride, folic acid, Vitamin D-3 supplement, calcium iodate, biotin, menadione sodium bisulfite complex (source of Vitamin K activity), sodium selenite. F-4501

Manufactured by: Nestlé Purina PetCare Company, St. Louis, MO 63164 USA 27. The first three ingredients in Purina's "gourmet" Fancy Feast Filet Mignon Flavor With Real Seafood & Shrimp cat food are brewers rice, poultry by-product meal, and corn gluten meal. The product also contains ground corn, soybean meal, and artificial flavors and colors. (*See* Exhibit F.)



INGREDIENTS

brewers rice, poultry by-product meal, corn gluten meal, beef tallow preserved with mixed-tocopherols (form of vitamin e), ground yellow corn, soybean meal, animal liver flavor, fish, shrimp, phosphoric acid, calcium carbonate, natural and artificial flavors, salt, potassium chloride, dried yeast, choline chloride, added color (yellow 8, yellow 5, red 40 and other color), natural filet mignon flavor, taurine, zinc sulfate, ferrous sulfate, manganese sulfate, vitamin e supplement, niacin, vitamin a supplement, calcium pantothenate, thiamine mononitrate, copper sulfate, riboflavin supplement, vitamin B-12 supplement, pyridoxine hydrochloride, folic acid, vitamin D-3 supplement, calcium iodate, biotin, menadione sodium bisulfite complex (source of vitamin k activity), sodium selenite.

A-6501

28. Given a choice between pet foods made with natural, high-quality ingredients and those like Nestlé Purina's products that are engineered using lower-cost ingredients, consumers have flocked to Blue Buffalo's products in increasing numbers. In the 12 years since its founding, Blue Buffalo has risen to become the number one natural pet food brand in the United States and the number one brand in pet specialty stores across the United States. During this time, the company has gone from having 0% of the overall pet food market to a 5% share of the U.S. market. Blue Buffalo is now the fastest growing major pet food company in the United States.

29. Blue Buffalo's market gains have come at the expense of other established brands, including Nestlé Purina's. Blue Buffalo's average weekly retail sales now surpass Nestlé Purina brands such as Purina Beneful, Purina Fancy Feast, and Purina ONE. Meanwhile, Nestlé

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Purina's own attempts to enter the natural pet foods market have largely failed, as sales of its Purina ONE beyOnd and Purina Cat Chow "Naturals" product lines have been modest and essentially flat for the past three years. Additionally, Nestlé Purina previously launched and subsequently discontinued other entries including Purine ONE Natural Blends, Pro Plan Selects, and Pet Promise. Pet Promise was an especially noteworthy attempt to compete with natural pet foods, as Nestlé Purina concealed its ownership of the brand while providing it with an aggressive marketing platform with the tagline of "let byproducts be bygones"—while at the same time remaining one of the largest purveyors of pet foods filled with ingredients it was encouraging pet owners to stop buying. (*See* Exhibit G.)



NESTLÉ PURINA'S FALSE AND MISLEADING ADVERTISING CAMPAIGN

30. Having failed to keep pace with Blue Buffalo in the marketplace, Nestlé Purina has now launched an extensive false and disparaging advertising campaign designed to discredit the claims that stand at the core of the Blue Buffalo brand and its relationship of trust with consumers. Nestlé Purina's advertising campaign is a sophisticated, extensive and multi-

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platform campaign that includes a purpose-built website, press releases, an aggressive social media presence, unattributed search-engine ads, and emails that, upon information and belief, have been sent to pet owners and pet food retailers across the country.

31. The centerpiece of Defendants' campaign is a website (the "Honesty Website") that was launched on or about May 6, 2014. Titled "Purina: Where Honesty Is Our First Ingredient," the Honesty Website can be accessed on the internet at

www.petfoodhonesty.com. The masthead for the Honesty Website bears the Nestlé Purina

brand name and symbol. Screenshots of the contents of the Honesty Website are attached hereto

as Exhibit H.

32. The home page of the Honesty Website is styled as an open letter to pet owners from Nestlé Purina, describing supposedly deceptive marketing practices by Blue Buffalo. On the home page, Defendants make the following false or misleading statements regarding Blue Buffalo's products and marketing practices, including the following:

- a. "[T]esting conducted by an independent laboratory revealed that several of Blue Buffalo's top-selling 'Life Protection' pet food products actually contain substantial amounts of poultry by-product meal."
- b. "Independent testing also shows that Blue Buffalo's 'LifeSource Bits' contain poultry by-product meal and corn."
- c. "[S]everal Blue Buffalo products promoted as 'grain-free' actually contain rice hulls, despite Blue Buffalo stating on its website that its 'grain-free' products will 'free your pet from the grains and glutens that cause allergic reactions in some dogs."
- d. "Blue Buffalo is not being honest about the ingredients in its pet food."
- e. "99% of Purina pet food sold in the United States is manufactured at Purina's own plants in the United States. By contrast, 100% of Blue Buffalo pet foods is outsourced and made by third-party manufacturers."

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33. Simultaneously with the launch of the Honesty Website, on May 6, 2014, Defendants filed a false-advertising complaint (the "Nestlé Purina Complaint") in this Court. The Nestlé Purina Complaint vaguely alleges that undisclosed "investigation and scientific testing" by an unnamed laboratory revealed that (1) a handful of Blue Buffalo product samples contained poultry by-product meal and corn, and (2) samples of certain Blue Buffalo products advertised as "grain free" actually contain rice hulls. (*See* Case No. 4:14-cv-00859-RWS, Dkt. No. 1). Upon information and belief, Defendants filed the Nestlé Purina Complaint in an attempt to extend litigation privilege protection to their advertising smear campaign, so as to shield their false and misleading statements from liability.

34. Also on May 6, 2014, Defendants issued a press release (the "Press Release") announcing the filing of the Nestlé Purina Complaint that reiterated many of the false and misleading claims from the Honesty Website. The Press Release repeated Nestlé Purina's claims that testing by an independent laboratory showed that several of Blue Buffalo's topselling "Life Protection" pet food products contained significant percentages of poultry byproduct meal, and that Blue Buffalo "LifeSource Bits" contain poultry by-product meal and corn. The Press Release also reiterated that "several Blue Buffalo products promoted as 'grain-free' actually contain rice hulls." (*See* Exhibit I.)

35. Nestlé Purina has heavily promoted the Honesty Website on its Facebook page at <u>https://www.facebook.com/purina</u>. For example, on May 6, 2014 Nestlé Purina posted a link to the Honesty Website under the statement: "Honesty is the most important ingredient in the relationship between a pet food company and pet owners." It also posted an image with overlaid text stating "Purina: Where our first ingredient is honesty." Nestlé Purina reposted the link to the Honesty Website on May 7, 2014 under the statement: "Purina has always operated

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with the highest standards—including a commitment to honesty and integrity. Our pets deserve no less." And reposted it yet again on May 8, 2014 under the statement: "Not all pet food companies are honest about the ingredients they use. Get the facts at <u>www.Puri.na/Honesty</u>." That link—truncated for social media posting—takes readers to the Honesty Website. Nestlé Purina has also engaged in numerous discussions with consumers on its Facebook page in which it has repeated its false claims. (*See* Exhibit J.)

36. Nestlé Purina has also promoted the Honesty Website on its Twitter account at <u>https://twitter.com/Purina</u>. For example, on May 8, 2014, Nestlé Purina tweeted a link to the Honesty Website with the text, "Is your pet food company being honest about its ingredients? Find out at Puri.na/Honesty." The same day, Nestlé Purina tweeted another link to the Honesty Website with the statement, "Your pets trust you to feed them right. Shouldn't you be able to trust the food you give them?" Between May 7 and May 13, 2014, Nestlé Purina sent 11 tweets linking to the Honesty Website. (*See* Exhibit K.)

37. Nestlé Purina has also advertised the Honesty Website on many of its brand-specific websites. For example, Nestlé Purina has used a masthead advertisement on the website for its Beneful line of products at <u>www.beneful.com</u> that leads consumers to the Honesty Website and states: "HONESTY IN PET FOOD. Purina believes that honesty is the most important ingredient in the relationship between pet owners and pet food manufacturers. Please visit <u>www.petfoodhonesty.com</u> to learn more about actions we are taking to stop false advertising aimed at pet owners." Nestlé Purina has the same masthead advertisement on <u>www.catchow.com</u> and <u>www.dogchow.com</u>. (*See* Exhibit L.)

38. On information and belief, on or about May 7, 2014, Defendants sent out a mass e-mailing (the "Direct E-mails") to consumers and pet food retailers nationwide. An

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example of one of these e-mails is attached as Exhibit M. The Direct E-mails repeated the same text, and therefore the same false claims, as the "letter" to pet owners on the Honesty Website.

39. Defendants have also purchased false and misleading advertisements on Google.com (hereafter, the "Google Ads") that are designed to appear when consumers search for Blue Buffalo or its products. Upon information and belief, Defendants have spent heavily to ensure that these advertisements appear above the Google search results for common terms relating to Blue Buffalo. (See Exhibit N.) For example, the third result of a May 12, 2014 search for the term "Blue Buffalo" was a paid advertisement linking to the Honesty Website. The link was accompanied by unattributed text stating, "A dog food company is lying about its ingredients. Learn the facts." In a search for the terms "Blue Buffalo pet food," the second result was a link to the Honesty Website with the title, "Dog food company honesty." The link was accompanied by text reading, "Is your dog food company being honest about its ingredients?" And the third search result for the term "Blue Buffalo natural" was another link to the Honesty Website titled, "The facts about dog food," again accompanied by the text, "A dog food company is lying about its ingredients. Learn the facts." (See Exhibit O.) Because these statements appear alongside the search results for Blue Buffalo and its products, they assert that Blue Buffalo is lying about the ingredients in its products.

40. As set forth below, the statements made on the Honesty Website and reiterated in the Press Release, in Facebook and Twitter posts, on the individual product websites, in the Direct E-Mails, and in the Google Ads are false and misleading.

Nestlé Purina's False Claim that Blue Buffalo Products Contain Poultry By-Product Meal

41. Defendants claim on the Honesty Website and in the Direct E-mails that(1) "testing conducted by an independent laboratory revealed that several of Blue Buffalo's top-

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selling 'Life Protection' pet food products actually contain substantial amounts of poultry byproduct meal," and (2) "[i]ndependent testing also shows that Blue Buffalo's 'LifeSource Bits' contain poultry by-product meal."

42. The Association of American Feed Control Officials, which establishes the definitions and descriptions of ingredients that are allowed to be used in pet foods, defines poultry by-product meal as "the ground, rendered, clean parts of the carcass of slaughtered poultry, such as necks, feet, undeveloped eggs and intestines, exclusive of feathers, except in such amounts as might occur unavoidably in good processing practices." (AAFCO 2014 Official Publication at 355.)

43. Nestlé Purina's claims are false. Blue Buffalo does not use poultry byproduct meal in any of its products and none of its product formulas include poultry by-product meal as an ingredient. Moreover, Blue Buffalo provides its manufacturing contractors with detailed specifications, and often a limited list of ingredient suppliers, for all of the ingredients used in its products. Those specifications never allow for the use of poultry by-product meal. Blue Buffalo manufacturing contractors are not permitted to vary from Blue Buffalo recipes and do not use poultry by-product meal when manufacturing Blue Buffalo products. Blue Buffalo instead pays for and uses the high quality ingredients specified in its products formulas.

44. To the extent that laboratory tests commissioned by Nestlé Purina purport to show poultry by-product meal in Blue Buffalo's products, those results are unreliable and false. Nestlé Purina has not identified the laboratory that conducted the tests it relies upon or the method that the laboratory used to supposedly differentiate poultry by-product meal from other ingredients.

45. Before filing this complaint, Blue Buffalo asked Nestlé Purina to provide it with copies of the laboratory tests it relies upon, but Nestlé Purina refused and said it would provide the results at "the appropriate time." (*See* Exhibits P and Q.) The reason for this stonewalling is self-evident: Nestlé Purina's lab tests are bogus and do not support the false and misleading claims that Nestlé Purina is making.

Nestlé Purina's False Claim that Blue Buffalo's "Grain-Free" Products Contain Grains

46. Defendants state in their advertising that "several Blue Buffalo products promoted as 'grain-free'" actually contain quantities of "rice hulls." The necessary implication of this claim—that these products contain grain—is false.

47. A rice hull is not a grain and contains no grain. The grain of a plant is its seed. A "rice hull" by definition is the hard covering that is left over after the rice grain has been removed. It is primarily composed of silica and is often used as a quality source of fiber. Rice hulls are used in Blue Buffalo products as a processing aid to deliver a blend of vitamin and mineral supplements. The actual inclusion level is typically less than 1/10th of what Nestlé Purina claims, and below the level that AAFCO requires to be listed as an ingredient. In short, Nestlé Purina's assertion that Blue Buffalo's use of rice hulls renders its "grain-free" claims false is itself a fiction. A rice hull is not a grain, and there is nothing remotely untrue about Blue Buffalo's "grain-free" advertising.

Nestlé Purina's False Claim that Blue Buffalo's LifeSource Bits Contain Corn

48. Defendants state in ads including the Honesty Website and in the Direct Emails that "Independent testing also shows that Blue Buffalo's 'LifeSource Bits' contain . . . corn." Defendants repeat substantially similar claims in the Press Release. These claims are false.

49. Blue Buffalo does not use corn in any of its products. None of Blue Buffalo's product formulas or specifications it provides its manufacturers include corn as an ingredient. Blue Buffalo manufacturing contractors are not permitted to vary from Blue Buffalo recipes and do not use corn when manufacturing Blue Buffalo products.

<u>Nestlé Purina's False Claim that Blue Buffalo's Products Are Subject to Quality Control</u> <u>Problems Because They are "Outsourced"</u>

50. Defendants state on the Honesty Website and in the Press Release that "99% of Purina pet food sold in the United States is manufactured at Purina's own plants in the United States. By contrast, 100% of Blue Buffalo pet foods is outsourced and made by thirdparty manufacturers." This statement necessarily implies that Blue Buffalo's pet foods are not made in the United States. Furthermore, the statement is likely to be understood by consumers to mean that Blue Buffalo's pet foods are subject to the types of highly publicized quality control problems that have impacted other pet food manufacturers that have outsourced production to offshore manufacturers.

51. The claim that Blue Buffalo's products are manufactured outside of the United States is categorically false. One hundred percent of Blue Buffalo's products are manufactured in facilities in the continental United States.

52. Not only is Nestlé Purina's statement false, it is intended to play on consumers' concerns about recent incidents involving Chinese-manufactured pet foods that were found to contain unapproved and potentially harmful ingredients. Nestlé Purina itself was at the center of these incidents. On January 9, 2013, Nestlé Purina withdrew two of its pet food product lines after New York state agricultural officials discovered that the products, manufactured in China, contained residues of prohibited antibiotics that are not approved for use

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in animal feeds in the United States. Several months later, in August 2013, Nestlé Purina voluntarily recalled bags of "Purina ONE beyOnd Our White Meat Chicken & Whole Barley Recipe Adult Dry Dog Food," which is Purina's "natural" line of adult dry dog food. The product was found to be contaminated with salmonella. These incidents were widely publicized both in the general press and in publications aimed at pet owners.

53. Defendants' statement also makes the false representation that, because Blue Buffalo products are manufactured at third-party manufacturing facilities (referred to in the industry as co-packers), they are inherently susceptible to quality control problems. In fact, Blue Buffalo utilizes "industry best" Quality Assurance and Quality Control protocols in the formulation and manufacturing of its products, and demands that each of its co-packers strictly adhere to these protocols. The use of co-packers is a common industry practice, and the notion that their use entails quality control problems is baseless and false. Co-packers are similarly used by numerous industry participants, including major pet food retailers for the manufacture of pet food sold under their store brands. Indeed, Nestlé Purina's parent company, Nestlé, itself makes extensive use of co-packers to manufacture foods for human consumption.

Nestlé Purina's False Claim that Blue Buffalo is Dishonest About its Ingredients

54. The Honesty Website and the Direct E-mails state that Blue Buffalo "is not being honest about the ingredients in its pet food." The Google Ads similarly claim that Blue Buffalo "is lying about its ingredients." These and similar statements are false. As detailed above, Defendants have not reliably identified a single false statement in Blue Buffalo's advertising. Moreover, Defendants have not identified a scintilla of evidence to suggest Blue Buffalo intentionally misled any consumers about the ingredients of any of its products.

55. Defendants' claim is particularly pernicious because it is intended to attack not merely the truth of Blue Buffalo's advertising claims, but the integrity and brand identity of the company, which has been central to its success.

INJURY TO BLUE BUFFALO AND THE PUBLIC

56. Defendants' smear campaign is calculated to destroy the reputation and goodwill of the Blue Buffalo brand. By spreading false claims about product ingredients and maligning the credibility of the brand, Defendants seek to curtail the rapid growth of Blue Buffalo's business in the hope that this will stem the exodus of Nestlé Purina customers to Blue Buffalo, and divert sales toward Nestlé Purina's products.

57. Blue Buffalo and its owners have invested large sums of money to launch and grow the Blue Buffalo brand. Blue Buffalo is now the number one natural pet food and the number one specialty brand in pet specialty stores across the United States, as well as the fastestgrowing major pet food company in the United States. The company's success and brand identity rest on its reputation for transparency and honesty, as well as its refusal to use the same type of low-cost, low-quality ingredients used by competitors such as Nestlé Purina. If Defendants' false advertising campaign continues unchecked, Blue Buffalo will lose sales and profits and will suffer a loss of reputation and goodwill that will destroy the considerable value of the company's brand equity and will not be fully compensable through monetary damages.

58. In addition to generating substantial sales and profits, Blue Buffalo's products currently provide American pet owners with healthy, natural, high-quality alternatives to the engineered, low-cost pet foods that constitute the majority of the market. Unless curtailed by this Court, Defendants' false advertising campaign will induce consumers to make purchasing

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decisions and potentially incur costs based on Defendants' false and misleading representations about the composition and sourcing of Blue Buffalo's products.

FIRST CLAIM FOR RELIEF

Violation of Section 43(a) of the Lanham Act, 15 U.S.C. § 1125(a)

59. Blue Buffalo repeats and realleges each and every allegation contained

above as if the same were set forth fully herein.

60. In connection with Blue Buffalo's products, which are offered in interstate commerce, defendants have made false and misleading descriptions or representations of fact. These false or misleading statements misrepresent the nature, characteristics, or qualities of Blue Buffalo's products, manufacturing processes, and/or marketing practices. Defendants' statements are expressly false, impliedly false, or both.

61. Defendants' false and misleading statements have deceived, or have the tendency to deceive, a substantial portion of the intended audience about matters that are material to purchasing decisions.

62. Defendants' false and misleading statements are made in commercial advertising and promotion in interstate commerce and violate Section 43(a) of the Lanham Act, 15 U.S.C. § 1125(a).

63. Blue Buffalo is likely to suffer, has suffered, and will continue to suffer damages and irreparable injuries as a result of Defendants' wrongful acts.

SECOND CLAIM FOR RELIEF

False Advertising Under Missouri Common Law

64. Blue Buffalo repeats and realleges each and every allegation contained above as if the same were set forth fully herein.

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65. In connection with Blue Buffalo's products, which are offered in the State of Missouri, defendants have made false and misleading descriptions or representations of fact. These false or misleading statements misrepresent the nature, characteristics, or qualities of Blue Buffalo's products, manufacturing processes, and/or marketing practices. Defendants' statements are expressly false, impliedly false, or both.

66. Defendants' false and misleading statements have deceived, or have the tendency to deceive, a substantial portion of the intended audience, about matters that are material to purchasing decisions.

67. Defendants' false and misleading statements are made in commercial advertising and promotion in the State of Missouri.

68. Blue Buffalo is likely to suffer, has suffered, and will continue to suffer damages and irreparable injuries as a result of Defendants' wrongful acts.

THIRD CLAIM FOR RELIEF

Unfair Competition Under Missouri Common Law

69. Blue Buffalo repeats and realleges each and every allegation contained above as if the same were set forth fully herein.

70. By reason of the foregoing, defendants have engaged in unfair competition and product disparagement in violation of the common law of the State of Missouri.

71. Defendants have engaged in deceptive marketing practices, including advertising their goods in a way likely to deceive or mislead prospective patrons to the detriment of Blue Buffalo. Such deceptive practices have caused harm to the commercial relations of Blue Buffalo.

FOURTH CLAIM FOR RELIEF

Injurious Falsehood Under Missouri Common Law

72. Blue Buffalo repeats and realleges each and every allegation contained above as if the same were set forth fully herein.

73. Defendants have published false statements that are harmful to Blue

Buffalo's commercial and reputational interests.

74. Defendants intended for the publication of these false statements to result in pecuniary harm to Blue Buffalo. Alternatively, Defendants recognized or should have recognized that publication of these false statements was likely to result in pecuniary harm to Blue Buffalo.

75. Defendants knew that their published statements were false, or acted in reckless disregard of the truth or falsity of the statements.

76. Blue Buffalo is likely to suffer, has suffered, and will continue to suffer damages and irreparable injuries as a result of Defendants' wrongful acts.

FIFTH CLAIM FOR RELIEF

Defamation Under Missouri Common Law

77. Blue Buffalo repeats and realleges each and every allegation contained above as if the same were set forth fully herein.

78. Defendants have published false statements identifying Blue Buffalo that are harmful to Blue Buffalo's commercial and reputational interests.

79. Defendants intended for the publication of these false statements to result in reputational harm to Blue Buffalo. Alternatively, Defendants recognized or should have recognized that the publication of these false statements was likely to result in reputational harm to Blue Buffalo.

80. Defendants knew that their published statements were false, or acted in reckless disregard or negligence of the truth or falsity of the statements.

81. Blue Buffalo is likely to suffer, has suffered, and will continue to suffer damages and irreparable injuries, including injuries to Blue Buffalo's reputation, as a result of Defendant's wrongful acts.

SIXTH CLAIM FOR RELIEF

Unjust Enrichment Under Missouri Common Law

82. Blue Buffalo repeats and realleges each and every allegation contained above as if the same were set forth fully herein.

Blue Buffalo's expense.

84. Defendants unjustly have not compensated or paid Blue Buffalo for the benefits of those false and misleading statements.

85. Defendants benefited from their failure to pay or compensate Blue

Buffalo.

SEVENTH CLAIM FOR RELIEF

Unfair Competition Under Connecticut Common Law

86. Blue Buffalo repeats and realleges each and every allegation contained above as if the same were set forth fully herein.

87. In connection with Blue Buffalo's products, which are offered in the State of Connecticut, defendants have made false and misleading descriptions or representations of fact. These false or misleading statements misrepresent the nature, characteristics, or qualities of Blue Buffalo's products, manufacturing processes, and/or marketing practices. Defendants' statements are expressly false, impliedly false, or both.

88. Defendants' false and misleading statements have deceived, or have the tendency to deceive, a substantial portion of the intended audience about matters that are material to purchasing decisions.

89. Defendants' false and misleading statements are made in commercial advertising and promotion in the State of Connecticut.

90. Blue Buffalo is likely to suffer, has suffered, and will continue to suffer damages and irreparable injuries as a result of Defendants' wrongful acts.

EIGHTH CLAIM FOR RELIEF

Defamation Under Connecticut Common Law

- 91. Blue Buffalo repeats and realleges each and every allegation contained above as if the same were set forth fully herein.
 - 92. Defendants have published false and defamatory statements regarding

Blue Buffalo and its products to third persons throughout the United States, including

Connecticut. Those statements identified Blue Buffalo to third persons.

93. Blue Buffalo is likely to suffer, has suffered, and will continue to suffer

reputational injuries as a result of Defendants' wrongful acts.

NINTH CLAIM FOR RELIEF

Violations of Trade Practice Statutes of the Several States

94. Blue Buffalo repeats and realleges each and every allegation contained above as if the same were set forth fully herein.

95. Defendants have engaged in misleading, unfair or deceptive acts or practices in the conduct of trade or commerce throughout the United States. These wrongful acts have caused Blue Buffalo to suffer ascertainable loss of money or property.

96. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of ALA. CODE § 8.19-1 *et seq*.

97. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of ALASKA STAT. CODE § 45.50.470 *et seq.*

98. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of CAL.BUS. & PROF CODE § 17200, *et. seq.* & § 17500, *et seq.*

99. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of COLO. REV. STAT. § 6-1-101 *et seq*.

100. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of CONN. GEN. STAT. § 42-110a *et seq*.

101. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of DEL. CODE ANN. tit. 6, § 2511, et seq.

102. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of GA. CODE ANN. §10-1-392 *et seq*.

103. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of IDAHO CODE § 48-601 *et seq.*

104. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of IL. §815 ILCS 510/1 *et seq*.

105. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of IOWA CODE § 714.16, *et seq.*

106. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of LA. REV. STAT. § 51:1401 *et seq*.

107. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of ME. REV. STAT. tit. 5, § 205-A, *et seq*.

108. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of MASS. GEN LAWS ch. 93A, §1, *et seq*.

109. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of MINN. STAT. § 8.31, *et seq*.

110. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of NEB. REV. STAT. § 59-1601, *et seq*.

111. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of N.H. REV. STAT. ANN. § 358-A:1, *et seq*.

112. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of N.J.S.A. 56:8-1, *et seq*.

113. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of N.M. STAT. ANN. § 57-12-1, *et seq*.

114. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of N.Y. GEN. BUS. §349 *et seq*.

115. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of N.D. CENT. CODE § 51-15-01, *et seq*.

116. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of S.C. CODE § 39-5-10, *et seq*.

117. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of S.D. CODIFIED LAWS § 37-24-1, *et seq*.

118. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of TENN. CODE ANN. § 47-18-101, *et seq*.

119. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of VA. CODE ANN. § 59.1-196, *et seq*.

120. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of WASH. REV. CODE § 19.86.010, *et seq*.

121. Defendants have engaged in misleading, unfair or deceptive acts or practices in violation of W. VA. CODE § 46A-6-101 *et seq*.

WHEREFORE, Blue Buffalo demands judgment against Defendants and requests relief as follows:

A. That judgment be entered in Blue Buffalo's favor on each Claim in the Complaint.

B. Orders preliminarily and permanently enjoining Defendants, their officers, agents, servants, employees, attorneys, and all others in active concert or participation with them, from:

i. disseminating the Honesty Website (attached as Exhibit H),
the Direct E-mails (an example of which is attached as Exhibit M), the Google
Ads (examples of which are attached as Exhibit O) and any other advertisements
substantially similar thereto;

ii. claiming, whether directly or by implication, in any advertising or promotional communication, that (1) any Blue Buffalo products contain poultry or chicken by-product meal; or (2) any Blue Buffalo products contain corn; or (3) any Blue Buffalo products promoted as "grain-free" contain

grain; or (4) any Blue Buffalo products are manufactured outside the United States; or (5) any Blue Buffalo products are unsafe, less healthy, or otherwise of lower quality by virtue of having been manufactured by third-party manufacturers.

iii. claiming, whether directly or by implication, in any
advertising or promotional communication, that Blue Buffalo's advertising or
labeling for its pet food products is false or misleading, or that consumers should
disbelieve Blue Buffalo's statements concerning its or its competitors' pet food
products.

C. An order directing an accounting of all gains, profits, savings and advantages realized by Nestlé Purina from its aforesaid acts of false advertising, unfair competition and other violations of law as detailed above;

D. An order directing defendants to disseminate, in a form to be approved by the Court, advertising designed to correct the false and misleading claims made by Defendants in their advertising;

E. An award of Blue Buffalo's damages attributable to Defendants' false and deceptive advertising, in an amount to be determined at trial;

F. An award to Blue Buffalo of all profits earned by Nestlé Purina attributable to its false advertising, in an amount to be determined at trial;

G. A declaration that this is an "exceptional case" due to the wilful nature of Defendants' false advertising, and awarding enhanced damages and attorneys' fees to Blue Buffalo pursuant to 15 U.S.C. § 1117, and punitive damages and attorneys' fees to the full extent allowable under state statutory and common law;

H. An order pursuant to Section 34(a) of the Lanham Act, 15 U.S.C. § 1116(a) requiring Nestlé Purina to serve upon Blue Buffalo, within thirty (30) days after service on Nestlé Purina of an injunction or such extended period as the Court may direct, a report in writing under oath setting forth in detail the manner and form in which Nestlé Purina has complied with the injunction;

I. Awarding Blue Buffalo prejudgment and post-judgment interest on any monetary award in this action;

J. An award of the costs and disbursements of this action; and

K. Such other and further relief as the Court may deem just and

proper.

Dated: May 14, 2014

Respectfully submitted,

Steven A. Zalesin (*pro hac vice* application pending) Adeel A. Mangi (*pro hac vice* application pending) Sean H. Murray (*pro hac vice* application pending) PATTERSON BELKNAP WEBB & TYLER LLP 1133 Avenue of the Americas New York, NY 10036-6710 Telephone: 212-336-2000 Facsimile: 212-336-2222

Martin Flumenbaum (*pro hac vice* application pending) Robert Atkins (*pro hac vice* application pending) Paul, Weiss, Rifkind, Wharton & Garrison LLP 1285 Avenue of the Americas New York, NY 10019-6064 Telephone: 212-373-3000 Fax: 212-757-3990 /s/ Gerard T. Carmody

Gerard T. Carmody David H. Luce CARMODY MACDONALD P.C. 120 S. Central Avenue Suite 1800 St. Louis, MO 63105 Telephone: 314-854-8600 Fax: 314-854-8660

Of counsel:

Richard MacLean, Esq. Blue Buffalo Company, Ltd. Case: 4:14-cv-00920 Doc. #: 1-1 Filed: 05/14/14 Page: 1 of 2 PageID #: 33

EXHIBIT A



TIPS & TRICKS

DOG FOOD

oglfood complete

PUPPYHOOD

search , Q

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Our Ingredient Statement

Purina® Dog Chow® Brand Dog Food Complete & Balanced

DOG FAMILIES

Ingredients:

Whole grain corn, meat and bone meal, corn gluten meal, animal fat preserved with mixed-tocopherols, soybean meal, poultry byproduct meal, egg and chicken flavor, whole grain wheat, animal digest, salt, calcium carbonate, potassium chloride, dicalcium phosphate, choline chloride, zinc sulfate, Yellow 6, Vitamin E supplement, L-Lysine monohydrochloride, ferrous sulfate, Yellow 5, Red 40, manganese sulfate, niacin, Blue 2, Vitamin A supplement, copper sulfate, calcium pantothenate, garlic oil, pyridoxine hydrochloride, Vitamin B-12 supplement, thiamine mononitrate, Vitamin D-3 supplement, riboflavin supplement, calcium iodate, menadione sodium bisulfite complex (source of Vitamin K activity), folic acid, biotin, sodium selenite. B-4101

Manufactured by: Nestlé Purina PetCare Company, St. Louis, MO 63164 USA

Animal feeding tests using AAFCO procedures substantiate that Purina Dog Chow provides complete and balanced nutrition for all life stages of dogs.

4.8 70 Reviews



Source: Purina Dog Chow Website, May 12, 2014

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EXHIBIT B

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Our Ingredient Statement

Purina® Puppy Chow® Brand Puppy Food Complete & Balanced for Growing Puppies

Ingredients:

Whole grain corn, corn gluten meal, chicken by-product meal, animal fat preserved with mixed-tocopherols (form of Vitamin E), soybean meal, egg and chicken flavor, brewers rice, barley, animal digest, calcium phosphate, fish oil, calcium carbonate, dried yeast, salt, potassium chloride, choline chloride, L-Lysine monohydrochloride, zinc sulfate, Vitamin E supplement, Yellow 6, ferrous sulfate, DL-Methionine, Yellow 5, Red 40, manganese sulfate, niacin, Vitamin A supplement, Blue 2, copper sulfate, calcium pantothenate, garlic oil, pyridoxine hydrochloride, Vitamin B-12 supplement, thiamine mononitrate, Vitamin D-3 supplement, riboflavin supplement, calcium iodate, menadione sodium bisulfite complex (source of Vitamin K activity), folic acid, biotin, sodium selenite. Y-4001

Manufactured by: Nestlé Purina PetCare Company, St. Louis, MO 63164 USA

Animal feeding tests using Association of American Feed Control Officials (AAFCO) procedures substantiate that Purina Puppy Chow provides complete and balanced nutrition for all life stages of dogs.

BrandlPuppyLood

for Growing Puppies

Complete & Balanced



Source: Purina Dog Chow website, May 11, 2014
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EXHIBIT C

dry dog food Beneful® Original



Eeneful® Original is available in 8.5 lbs, 2 lbs, 15.5 lbs, and 81.1 lbs bags.

NUTRITIOUS DeliCiOUS

Benefol[®] brand Dog Food Original helps keep your dog happy and healthy with a perfect balance of healthfal ingredients, quality nutrition and superbtaste. It's made with wholesome iplains and real beet, and accented with vitamin-rich vegetables.



PROTEIN RICH NUCRU ON, WITH REAC SEEF, TO HADE RUGO **STRONG MUSCLES**



UMEGA FALLY AC DS ANT AND DX BANTS HERP SUPPORT A MEALTHY IMMUNE SYSTEM



NHOLESCHE GRAINS FOR ENERGY



INCLUDES WITAMIN-RICH VEGETABLES AND ESSENT VITAMINS, MINERALS AN NUTRIENTS

★★★★★ 4.7 36 Reviews

34 out of 35 (97%) reviewers recommend this product

a da na Anta Sila Si

WHERE TO BUY 💙



1.100 52 people like this. Be the first of your friends.

and in the section of





Propared Meals[®] Beef Sten With Peas, Carrots, Rice & Bailey



Fenefu [°] Bakedt Oel gbts™ Snackers™

LEARN MORE >

RECOMMENDED FEEDING

GUARANTEED ANALYSIS

INGREDIEI

Ground yellow corn, chicken by-product neal, corn gluten meal, whole we flour, animal fat preserved with mixed tocopherols (form of Vitamin E), noflour, heef, soy flour, water, meat and bone meal, propylene glycol, sonjar, tricalcium phosphate, phosph or clacid, salt, animal digest, potassium chloride, sorbic acut is preservative), dried peas, dried carrots, calointo propronate (a preservative), choline chlorife, L-Lysine monohydrochloride, Vitamin E supplement, zinc solfate, Red 40, ferrous sulfate, menganese sulfate, niacin, Yellow 5, Vellow 5, Vitamin A supplement, Blue 2, calcium carbonate, copper sulfate, Vitamin B-12 supplement, brewers dried yeast. calcium partothenate, thianthe morionitrate, gardiciud, pytiduxine hydrochloride, ritoflavin supplement, Vitamin D-3 supplement, menadrone sodium bisulfite complex (source of Vitamin K activity), calcium iodate, foll arid, blotin, sodiam selenite.

J- 40

Manufactured by: Nesilé Purioa PerCare Company, St. Louis, MO 631641

Animal feeding tests using Association of American Feed Control Officials (<u>AATCC</u>) procedures substantiate that Beneful® Original dog tood provides complete and balanced notrition for all life stages of dogs.

RECOMMENDED FEEDING GUARANTEED ANALYSIS

INGREDIENTS

Ground yellow corn, chicken by-product meal, corn gluten meal, whole wheat flour, animal fat preserved with mixed-tocopherols (form of Vitamin E), rice flour, beef, soy flour, water, meat and bone meal, propylene glycol, sugar, tricalcium phosphate, phosphoric acid, salt, animal digest, potassium chloride, sorbic acid (a preservative), dried peas, dried carrots, calcium propionate (a preservative), choline chloride, L-Lysine monohydrochloride, Vitamin E supplement, zinc sulfate, Red 40, ferrous sulfate, manganese sulfate, niacin, Yellow 6, Yellow 5, Vitamin A supplement, Blue 2, calcium carbonate, copper sulfate, Vitamin B-12 supplement, brewers dried yeast, calcium pantothenate, thiamine mononitrate, garlic oil, pyridoxine hydrochloride, riboflavin supplement, Vitamin D-3 supplement, menadione sodium bisulfite complex (source of Vitamin K activity), calcium iodate, folic acid, biotin, sodium selenite.

J-4090

Manufactured by: Nestlé Purina PetCare Company, St. Louis, MO 63164 USA

Source: Purina Beneful website, May 11, 2014

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EXHIBIT D



Source: Purina Friskies website, May 12, 2014

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EXHIBIT E



Case: 4:14-cv-00920 Doc. #: 1-6 Filed: 05/14/14 Page: 1 of 3 PageID #: 44

EXHIBIT F



INGREDIENTS

brewers rice, poultry by-product meal, corn gluten meal, beef tallow preserved with mixed-tocopherols (form of vitamin e), ground yellow corn, soybean meal, animal liver flavor, fish, shrimp, phosphoric acid, calcium carbonate, natural and artificial flavors, salt, potassium chloride, dried yeast, choline chloride, added color (yellow 6, yellow 5, red 40 and other color), natural filet mignon flavor, taurine, zinc sulfate, ferrous sulfate, manganese sulfate, vitamin e supplement, niacin, vitamin a supplement, calcium pantothenate, thiamine mononitrate, copper sulfate, riboflavin supplement, vitamin B-12 supplement, pyridoxine hydrochloride, folic acid, vitamin D-3 supplement, calcium iodate, biotin, menadione sodium bisulfite complex (source of vitamin k activity), sodium selenite.

A-6501

Source: Purina Fancy Feast website, May 13, 2014

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EXHIBIT G







NO Addresd Rypeodor Is NO Addred Growth Hormony NO Addredte Bed Protect NO Antidened Melats of Fats NO Branco Spitial Folge NO Ambres Corols Hiwas an Preservatives

GOOD HEALTH YOU CAN SEE."

Purina ONL I Natural Blends starts with high guality, natural ingred ents and then steam cooks them at the start at an optimal time and temperature to help maintain vitamins, minerals and flavor — naturally.



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EXHIBIT H



Purina: Where Honesty Is Our First Ingredient

SHARE

∎ ≜ 6.4k	60	
E Like	y Tweet	

HOME »

VIEW THE COMPLAINT »

PRESS RELEASE >>

ABOUT THE NAD DECISIONS »

PURINA'S LAWSUIT IN THE NEWS »

Enter your email to get the latest pet food honesty updates from Purina.

SUBMIT>

UPDATE: May 12, 2014

Statement of Purina

Last week Purina filed a lawsuit detailing independent test results that show that Blue Buffalo is not being honest about the ingredients in many of their best-selling pet foods. We also posted a website, www.petfoodhonesty.com, so that the public can learn more about the issues in the case.

In light of public threats from Blue Buffalo to sue Purina (and even individuals at our company) for defamation, we have amended our complaint to ask the Missouri federal court to review our website and our public statements, and rule – as a matter of law – that they are not defamatory. We are confident in the test results, which show that Blue Buffalo products contain by-products, corn and grain – exactly the opposite of what Blue Buffalo is telling consumers.

Blue, a billion-dollar company that spent more than \$50 million in advertising in 2013 attacking "big name manufacturers," simply doesn't like that the truth is getting out. We believe consumers deserve honesty, and we are not alone. Our lawsuit follows two separate decisions of the National Advertising Division (NAD) of the Council of Better Business Bureaus recommending Blue Buffalo change advertising it found to be misleading and disparaging against competitors.

At Purina, we believe that honesty is the most important ingredient in the relationship between pet owners and pet food manufacturers. That is why we have filed this action, and that is why we believe the truth will prevail.

UPDATE: May 8, 2014

From Fox Business News: Blue Buffalo Chairman acknowledges reliance on outside, third-party manufacturers, doesn't entirely rule out the possibility of a manufacturing snafu...

To read the complete article, click here.

UPDATE: May 7, 2014

Statement of Purina

We've seen Blue Buffalo's response to our lawsuit and have the following comments:

- This is exactly what we expected from Blue Buffalo, a billion-dollar company that is not being honest about the ingredients in their pet food. As detailed in our lawsuit, it is time the truth comes out so that pet owners can make the right choice for their pets.
- For more than 85 years, Purina has been in the pet food business, and 99% of Purina pet food sold in the United States is manufactured at Purina's own plants in the United States. By contrast, 100% of Blue Buffalo pet food is outsourced and made by third-party manufacturers. Consumers have a right to know who is actually manufacturing Blue Buffalo products.

We are confident in our independent testing, and we look forward to proving our case in court.

We will continue to provide updates to pet owners at www.petfoodhonesty.com

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Dear Pet Owner,

Purina believes that honesty is the most important ingredient in the relationship between pet owners and pet food manufacturers, so that pet owners can have trust in the food they choose for their pet.

In the interest of ensuring pet owners understand what is in the pet food they buy, on May 6, Purina filed a lawsult in U.S. Federal District Court in St. Louis against The Blue Buffalo Company Ltd., for false advertising. We took this action because we believe that Blue Buffalo is not being honest about the ingredients in its pet food.

Here are some facts we'd like you to know:

- Blue Buffalo's promotion, advertising and packaging repeatedly and unequivocally state that its pet food products contain "NO Chicken/Poultry By-Product Meals." As documented in our lawsuit, however, testing conducted by an independent laboratory revealed that several of Blue Buffalo's top -selling "Life Protection" pet food products actually contain substantial amounts of poultry byproduct meal.
- Independent testing also shows that Blue Buffalo "LifeSource Bits" contain poultry by-product meal and corn. In addition, several Blue Buffalo products promoted as "grain-free" actually contain rice hulls, despite Blue Buffalo stating on its website that its "grain-free" products will "free your pet from the grains and glutens that cause allergic reactions in some dogs."
- Our lawsuit follows decisions against Blue Buffalo by the National Advertising Division (NAD) of the Council of Better Business Bureaus. In March 2014, NAD found Blue Buffalo's advertisements to be misleading and disparaging against competitors' products. NAD also found Blue Buffalo's advertising deceptive in a 2008 decision that recommended its superiority claims be modified and its "NO Animal By-Products" claims be discontinued when referencing pet food products that actually do contain animal by-products, such as fish meal, lamb meal and/or liver.

For more than 85 years, Purina has been putting pets first and raising the standards for pet nutrition – from innovative research, to food safety, to sustainable practices. We are invested in the quality of our food because we are a company of pet lovers. Our principles have guided us to take this action to stop misleading and deceptive advertising aimed at pet owners.

We encourage you to learn more about our case, *Nestlé Purina PetCare Company v. Blue Buffalo Company Ltd.*, Civil Case No. 4:14-cv-00859 and the NAD decisions. View the press release.

At Purina, what goes in the bag goes on the label.

- From the Pet Lovers at Purina



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1-8 Filed: 05/14/14 Page: 4 of 8 PageID #: 5



Purina: Where Honesty Is Our First Ingredient

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For Immediate Release:

PURINA SUES BLUE BUFFALO FOR FALSE ADVERTISING AND DISPARAGEMENT

Independent testing shows Blue Buffalo is not being honest about its ingredients

ST. LOUIS, MO (May 6, 2014) – Nestlé Purina PetCare Company (Purina) today announced that it has filed a lawsuit in federal court in St. Louis against The Blue Buffalo Company Ltd., for false advertising, disparagement and unjust enrichment – including violations of the Federal Lanham Act (15 U.S.C. \$1125 (a)).

A copy of the complaint and exhibits can be found at a website Purina has created to highlight its concerns: www.petfoodhonesty.com.

"This is not an action we take lightly," said Steven Crimmins, Vice President and Chief Marketing Officer of Nestlé Purina. "We believe consumers deserve honesty when it comes to the ingredients in the food they choose to feed their pets."

"Our commitment to owners and their pets is not a marketing ploy or advertising slogan," Crimmins added. "At Purina, what goes in the bag goes on the label."

Blue Buffalo's promotion, advertising and packaging repeatedly and unequivocally state that its pet food products contain "NO Chicken/Poultry By-Product Meals." In its complaint, Purina alleges that testing conducted by an independent laboratory revealed that several of Blue Buffalo's top-selling "Life Protection" pet food products contained significant percentages of poultry by-product meal. Testing was done from samples of multiple formulas of Blue Buffalo pet food purchased at retail stores on both the East and West Coasts. Further details on the testing can be found in the complaint.

Case: 4:14-cv-00920 Doc. #: 1-8 Filed: 05/14/14 Page: 5 of 8 PageID #: 53

The complaint also alleges that testing shows Blue Buffalo "LifeSource Bits" contain poultry byproduct meal and corn. In addition, several Blue Buffalo products promoted as "grain-free" actually contain rice hulls, despite Blue Buffalo stating on its website that its "grain-free" products will "free your pet from the grains and glutens that cause allergic reactions in some dogs."

The complaint estimates that Blue Buffalo spent approximately \$50 million in 2013 to promote its claims that Blue Buffalo ingredients are superior to competitors. As a result, Blue Buffalo charges premium prices for its products – significantly more than the pet food products they use for comparison purposes on the Blue Buffalo website.

The lawsuit follows a March 2014 decision of the National Advertising Division (NAD) of the Council of Better Business Bureaus, which found that Blue Buffalo is engaging in misleading advertising practices with respect to its claims about competing products. The NAD decision recommended that Blue Buffalo correct its television ad campaigns by removing all of its allegations that Blue Buffalo's competitors are misleading consumers.

A copy of the NAD decision was attached as an exhibit to the Purina complaint.

Purina has been a leading provider of pet food and pet care products for more than 85 years, and Purina pet food is quality- and safety-checked multiple times before it is sold. Purina also maintains strict quality control over its manufacturing process – 99 percent of Purina pet food sold in the United States is manufactured at Purina plants in the United States. By contrast, 100 percent of Blue Buffalo pet food is outsourced to third-party manufacturers.

Purina's lawsuit was filed in U.S. District Court for the Eastern District of Missouri in St. Louis. The case is Nestlé Purina PetCare Company v. Blue Buffalo Company Ltd., Civil Case No. 4:14-cv-00859.

About Purina

Purina promotes responsible pet care, humane education, community involvement and the positive bond between people and their pets. The North American headquarters for Nestlé Purina PetCare is located at Checkerboard Square in St. Louis, Mo., where the company was founded more than a century ago.

###

MEDIA CONTACT: Keith Schopp Nestlé Purina PetCare Company (314) 982-2577 Keith.Schopp@purina.nestle.com For more information: www.petfoodhonesty.com



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Purina: Where Honesty Is Our First Ingredient

SHARE 6.4k 12 1 Tweet	Purina Complaint Against Blue Buffalo			
	NESTLÉ PURINA PETCARE COMPANY,)			
HOME »	Plaintiff,			
	v.) Case No. 4:14-ev-00859-RWS			
VIEW THE COMPLAINT »	THE BLUE BUFFALO COMPANY LTD.,) JURY TRIAL DEMANDED			
PRESS RELEASE »	Defendant.			
ABOUT THE NAD DECISIONS »	FIRST AMENDED COMPLAINT			
	Plaintiff, Nestlé Purina PetCare Company ("Purina"), for its First Amended Complaint			
PURINA'S LAWSUIT IN THE NEWS »	against defendant The Blue Buffalo Company Ltd. ("Blue Buffalo" or "Defendant"), and			
	pursuant to Federal Rule of Civil Procedure 15(a)(1)(a), hereby alleges and states as follows:			
	NATURE OF ACTION			



About the NAD Decisions

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On March 25, 2014, the National Advertising Division (NAD) of the Council of Better Business Bureaus found the advertisements of Blue Buffalo Company, Ltd., manufacturer of BLUE Brand Pet Food Products, to be falsely disparaging to competing pet food companies. Hill's Pet Nutrition, Inc., manufacturer of Hill's Science Diet, challenged the advertisements, bringing them to NAD's review. NAD has subsequently recommended that Blue Buffalo modify its claims.

The advertisements examined included television, web, print, and mobile, that expressed claims such as:

It takes a lot to get me mad, but it really hit me when I realized that his big name dog food had chicken by-product meal as a first ingredient – not real meat. It felt like they fooled me, so I switched Leo to Blue Buffalo.

If you are feeding one of the big-name brands, chances are you're in for a big let-down.

Pet parents are learning the truth about the ingredients in some of the leading dog food brands. Don't be fooled by the big name dog food brands.

NAD also reviewed the online "True BLUE Test" that compares Blue Buffalo pet foods against competitors. Products are rated on five ingredient factors: (1) ALWAYS Has Real Meat as the First Ingredient; (2) ALWAYS Includes Veggies and Fruit; (3) NEVER Has Chicken (or Poultry) By-Product Meals; (4) NEVER Has Artificial Colors, Flavors or Preservatives; and (5) NEVER has Corn, Wheat or Soy. In the "True BLUE Test," Blue Buffalo is supposedly the only brand to meet all of these conditions.

According to the NAD decision, the shock and disappointment of actors in the commercials, along with the presentation of the "surprising" results from the "True BLUE Test," convey the message that competing "big-name" pet food companies are deceiving consumers. Additionally, the "True BLUE Test" does not take into account that some products within competitor brands are completely free of chicken by-product meal, thereby rendering the results as factually incorrect. NAD found the challenged advertisements to contain inaccuracies and implied messages and recommended that Blue Buffalo's advertisers correct the advertisements by removing all disparaging and inflammatory messages about competitor brands.

The March NAD decision is the second decision in which Blue Buffalo has been found to engage in deceptive advertising. In 2008, NAD reviewed claims of superior nutritional value, "human grade" ingredients, and "NO Animal By-Products" in reference to pet food products actually containing animal by-products, such as fish meal, lamb meal and/or liver. NAD recommended these claims be modified or discontinued. After an unsuccessful appeal to the National Advertising Review Board (NARB), Blue Buffalo's advertisers complied, removing the claim of "NO Animal By-Products" when inaccurate.

As an investigative service of the advertising industry and Council of Better Business Bureau, NAD's mission is to review claims in national advertising campaigns for truthfulness and accuracy. Compliance is voluntary and advertisers support NAD to ensure transparency in the advertising industry. Blue Buffalo agreed to modify the "True BLUE Test" and will appeal the remaining recommendations to the NARB.

The full March 25, 2014 NAD decision is listed as Exhibit A of the Purina complaint.



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	Your Pet, Ou	r Passion.	
Case: 4:14-cv	-00920 Doc. #	#: 1-8 Filed: 05/14/14 Page: 8 of 8	PageID #: 56
	Purina's Lawsuit in the News	Claws out in the battle for pet parents' wallets	
	In the news	May 8, 2014	
		Pet food maker Blue Buffalo has built its brand on outrage. That is, the outrage of pet owners shown in	
		the company's advertising, who don't like some of the ingredients in big-name pet foods. But now, those big companies are starting to strike back.	
		VIEWARTICLE	
	SHARE	Dog Food Wars	
	<u>⊯ 6.4k</u> 0 ■	The Virginian-Pilot	
	Tweet	May 8, 2014	
	HOME »	You may have heard that Purina is suing Blue Buffalo over truth in advertising. Purina is suing because Blue Buffalo advertises that their foods don't contain animal by-products.	
	VIEW THE COMPLAINT » PRESS RELEASE »	VIEW ARTICLE	
	ABOUT THE NAD DECISIONS »	Purina Alleges False Advertising, Sues Blue Buffalo	
	PURINA'S LAWSUIT IN THE NEWS >	Pet Product News	
	PURINA.COM »	May 8, 2014	
		Advertising can deliver a good-natured ribbing like Taco Bell's "Ronald McDonald" breakfast spots, but it also can be wielded forcefully by calling out another's products like Blue Buffalo has done with	
	Enter your email to get the latest pet food honesty updates from Purina.	Nestlé Purina PetCare Co. and other big pet food manufacturers.	
		Pet Wars: Blue Buffalo Fires Back at Purina Over Food-Quality	
	SUBMIT»	Claim FOXBusiness	
		May 7, 2014	
		There's a war brewing in the pet-food kingdom. Nestle's Purina PetCare a mainstay in the pet-food	
		realm sued its smaller competitor Blue Buffalo Tuesday for allegedly misleading customers on claims about ingredients in its foods.	
		VIEWARTICLE	
		Purina sues rival Blue Buffalo, alleges ads are false	
		St. Louis Post-Dispatch	
		May 6, 2014	
		Nestlé Purina launched an offensive Tuesday against Blue Buffalo, accusing the rival pet food maker of lying to customers about its use of natural ingredients.	
		VIEW ARTICLE	
		Purina sues rival Blue Buffalo, alleges ads are false	
		Ad Age	
		May 6, 2014	
		Nestle Purina is suing Blue Buffalo for false advertising, disparagement and unjust enrichment, saying the upstart brand is falsely claiming its products contain no animal byproducts or grain.	
		VIEW ARTICLE	
		Nestle (NSRGY) files suit against competitor over purity claims	
		The Canadian Press	
		May 6, 2014	
		ST. LOUIS - Nestle (OTO:NSRGY, Stock Forum) Purina PetCare Co. filed suit Tuesday against Blue Buffalo Co. Ltd., accusing its competitor of misleading consumers about the ingredients in its dog and cat foods.	
		VIEW ARTICLE	
		Purina Claims Rival Is Lying To Customers About Pet Food	
		Ingredients Consumerist	
		May 6, 2014	
		Pet care giant Nestlé Purina is suing rival Blue Buffalo for allegedly misleading customers about what's in their dog and cat food.	
		VIEWARTICLE	
		Purina Lawsuit: Blue Buffalo's 'By-Product Free' Pet Food Has By	
		-Products Hartford Courant	
		May 6, 2014	
		Nestlé Purina Petcare Co., one of the world's largest pet food makers, sued The Blue Buffalo Company Ltd. In federal court Tuesday for allegedly lying to customers about the ingredients in its products.	
		VIEW ARTICLE	Courses potfor the sector
			Source: petfoodhonesty. 12, 2014
		< PREVIOUS.	,,,
	Your Pet, Our Passion.	All trademarks are owned by Société des Produits Nestlé S.A., or used with permission. PRIVACY POLICY TERMS AND CONDITIONS CA TRANSPARENCY IN SUPPLY CHAINS ACT ABOUT OUR ADS	

Your Pet, Our Passion



com, May

Case: 4:14-cv-00920 Doc. #: 1-9 Filed: 05/14/14 Page: 1 of 3 PageID #: 57

EXHIBIT I



Purina: Where Honesty Is Our First Ingredient

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PUR/NAIS LAWSUIT IN THE NEWS.

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PURINA SUES BLUE BUFFALO FOR FALSE ADVERTISING AND DISPARAGEMENT

Independent testing shows Blue Buffalo is not being honest about its ingredients.

ST LOUIS MO (May 6, 2014) – Nestle Purina PetCare Company (Purina) today announced that it has filled a lawsuit in federal court in St. Louis against The Blue Buffalo Company Ltd., for false advertising disparagement and unjust enrichment – including violations of the Federal , anham Act (35 U S C #125, (a))

A copy of the complaint and exhibits can be found at a website Purina has created to highlight its concerns: A way betf body pre-styles mi

"This is not an action we take lightly " said Steven Crimmins, vice President and Chief Marketing Officer of Nestlé Punna - We believe consumers deserve honesty when it nomes to the ingredients in the food they choose to feed their bets "

"Our commitment to owners and their pets is not a marketing ploy or advertising slogan. I Crimmins, added TA: Purina, what goes in the bag goes on the label "

Blue Buffalo's promotion, advertising and packaging repeatedly and unequivocally state that its pet food products contain "NO Chicken/Poultry By-Product Meals - in its complaint. Purina alleges that testing conducted by an independent laboratory revealed that several of Blue Buffalo's top-selling - life Protection" pet food products contained significant percentages of poultry by product mea. Testing was done from samples of multiple formulas of Blue Buffalo pet food purchased at retail stores on both the East and West Coasts. Further details on the testing can be found in the complaint.

SUBMIT

Case: 4:14-cv-00920 Doc. #: 1-9 Filed: 05/14/14 Page: 3 of 3 PageID #: 59

The complaint also alleges that testing shows Blue Buffalo "LifeSource Bits" contain poultry byproduct meal and commin addition several Blue Buffalo products promoted as "grain-free" actually contain rice nulls, despite Blue Buffalo stating on its website that its "grain-free" products with "free your pet from the grains and glutens that cause allergic reactions in some dogs."

The complaint estimates that Blue Buffalo spent approximately \$50 million in 2018 to promote its claims that Blue Buffalo ingredients are superior to competitors. As a result, Blue Buffalo charges premium prices for its products in significantly more than the pet food products they use for comparison purposes on the Blue Buffalo website.

The lawsuit follows a March 2014 decision of the National Advertising Division (NAD) of the Council of Better Business Bureaus, which folling that Blue Buffalo is engaging in misleading advertising practices, with respect to its claims about competing products. The NAD decision recommended that Blue Buffalo correct its television ad campaigns by removing all of its allegations that Blue Buffalo's competitors are misleading consumers.

A copy of the NAD declared was attached as an exhibit to the Purina complaint.

Purina has been a leading provider of petificed and peticare products for more than 85 years and Purina petificed is quality- and safety-checked multiple times before it is sold. Purina also maintains strict quality control over its manufacturing process H 99 percent of Purina petificed sold in the United States is manufactured at Purina plants in the United States. By contrast, 100 percent of Blue Buffalo petificed is outsourced to third-party manufacturers.

Purinals lawsuit was fixed in U.S. District Court for the Eastern District of Missouri in St. Louis. The case is Nestle Purina PetCare Company v. Blue Buffalo Company Ltd., Civi, Case No. 4 34-cv-00859

About Purina

Purina promotes responsible peticare, humane education, community involvement and the positive bond between people and their bets. The North American headquarters for Nestle Purina PetCare is located at Checkerboard Square in St. Louis. Mol. where the company was founded more than a century ago

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MEDIA CONTACT, Keith Schopp Nestle Purna PetCare Company (314) 982-2577 Heith Schopp a powerk rest e com For more information, will wighth contract, com



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Case: 4:14-cv-00920 Doc. #: 1-10 Filed: 05/14/14 Page: 1 of 9 PageID #: 60

EXHIBIT J











Timeline Photos

Options Share Send Like

Rich Morton @ Purina: "For more than 85 * years, Purina has been putting pets first and raising the standards for pet nutrition" If you consider whole ground corn as a "raised standard for pet nutrition" it is no wonder you folks a Purina just don't get it. All anyone has to do is read the ingredient list on any of your products to know that your "food" is substandard by even thirdworld standards. Purina has a lot of nerve Like · Reply · 🖒 10 · May 9 at 12:25pm

- Purina Hi, Rich. To set the record straight, our foods provide 100% complete and balanced nutrition for their intended life stage. Because pets are our passion, our team of nutritionists and veterinarians always put nutrition first. Learn more here: http://puri.na/1kFdrjw. Like - 🗚 2 - May 9 at 12 46pm
- Rich Morton Blah, Blah, Blah, Nice canned response. How can you say that you are "pet lovers" when the main ingredient in your food is useless waste (corn)? PLEASE! If you cared so much about pets (is "pets" a code word for "bottom line" at Purina?) as you keep claiming, then WHY do you put such garbage ingredients that are considered 'fillers' in your food???? Again, being "honest" about inferior ingredients isn't really a wining strategy Hopefully, this lawsuit stunt you've pulled will end up hurting your bottom line - just as you deserve.

Like - 🖒 8 - May 9 at 12 51pm

Purina Hi again, Rich. "Fillers" may be defined as feed ingredients with little or no nutritional value. Based on this description, corn is certainly not a filler. It plays a key role in providing the complete and balanced nutrition our food offers. containing carbohydrates, protein and

containing or Write a comment.







Source: www.facebook.com/purina (May 12, 2014)

Case: 4:14-cv-00920 Doc. #: 1-11 Filed: 05/14/14 Page: 1 of 13 PageID #: 69

EXHIBIT K

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PURINA

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Pets can't speak up, so we will for them. See what we're doing about deceptive advertising aimed at pet owners: Puri.na/Honesty

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12:50 PM - 7 May 2014



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Full name	Email		Password		

Text follow Purina to 40404 in the United States

Sign up

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PURINA



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Our promise: Honesty in every bag. Integrity in every bowl. Trust in every bite. See more at Puri.na/Honesty. pic.twitter.com/x5nlDQxyg6

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1:39 PM - 7 May 2014

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Purina has always operated with the highest standards - including a commitment to honesty. Our pets deserve no less. Puri.na/Honesty

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3 31 FM - 7 May 2014



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Purina has always operated with the highest standards - including a commitment to honesty. Our pets deserve no less. Puri.na/Honesty

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3:31 PM - 7 May 2014

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Join Twitter today and follow what interests you!

Text follow Purina to 40404 is	the United States		Sign up
Full name	Email	Password	

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We're taking action to ensure pet owners understand what is in the pet food they buy. Learn more at PetFoodHonesty.com

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6.57 AM 7 May 2014

15





@Purina Your food absolutely pales in comparison to many, many other brands. How I wish that I didn't have to see your promos in my feed.



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• Follow

Is your pet food company being honest about its ingredients? Find out at Puri.na/Honesty. pic.twitter.com/rQG3joLLDL

4 Reply 13 Retweet 🖈 Favorite 🚥 More







12 02 PM - 8 May 2014

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NA

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Your pets trust you to feed them right. Shouldn't you be able to trust the food you give them? Puri.na/Honesty

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7.01 AM - 8 May 2014



Don't miss any updates from Purina Join Twitter today and follow what interests you!

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lext follow Purina to 40404 in the United States

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For 85 years, we have been committed to honesty. Learn more at Puri.na/Honesty. pic.twitter.com/f8c6UFbwL2

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7 19 AM 9 May 2014

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REIMEETS

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Consumers deserve honesty when it comes to the ingredients in the food they choose to feed their pets: Puri.na/AdAgeHonesty via @adage

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🗤 Ad Age

Nestle Sues Blue Buffalo Claiming False Advertising, Disparagement By Jack Netf @jackneff

Purina launches website Petfoodhonesty.com behind its lawsuit.

View on web



2 10 Ft.t - 12 May 2014

Details

Hag media



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 Charlie Moran
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 @garyptaylor thanks for letting us know, working on this right now

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Gary Taylor – gargitaslor – 1/b @charliefmoran no worries - can you send me the link anyway?

ta Reply 🗱 Retweet 🛣 Favorite 🚥 More



JRINA



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At the heart of any company is the trust of its customers. We value that more than anything. Puri.na/Honesty pic.twitter.com/yRzXdNXlhq

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11 02 AM - 12 May 2014

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Don't miss any updates from Purina #/fwitter.com/Purina/status/465914870299254785/photo/1/large in Twitter today and follow what interests you!

JRINA



-1. Follow

Have an account? Sign in +

Happy & healthy pets need nourishment; that starts with honesty about the food they eat. Puri.na/Honesty pic.twitter.com/8kY2BxGtfW

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7 12 ALC: 13 May 2014

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Don't miss any updates from Purina #/twitter.com/Purina/status/466219373137387520/photo/1/large in Twitter today and follow what interests you!

Source: twitter.com/purina (May 13, 2014)

Case: 4:14-cv-00920 Doc. #: 1-12 Filed: 05/14/14 Page: 1 of 4 PageID #: 82

EXHIBIT L



Source: Purina Beneful Website, May 13, 2014



Source: Purina Cat Chow Website, May 13, 2014



Source: Purina Dog Chow Website, May 13, 2014

Case: 4:14-cv-00920 Doc. #: 1-13 Filed: 05/14/14 Page: 1 of 3 PageID #: 86

EXHIBIT M

From:

Sent: Wednesday, May 07, 2014 6:34 PM To: Subject: Fw: Are all Pet Food Companies Honest?

On Wednesday, May 7, 2014 11:54 AM, Purina and its Brands <<u>PurinaPetCare@news.purina.com</u>> wrote:

PURINA

Your Pet, Our Passion:



Dear Pet Owner,

Purina believes that honesty is the most important ingredient in the relationship between pet owners and pet food manufacturers, so that pet owners can have trust in the food they choose for their pet.

In the interest of ensuring pet owners understand what is in the pet food they buy, on May 6, Purina filed a <u>lawsuit</u> in U.S. Federal District Court in St. Louis against The Blue Buffalo Company Ltd., for false advertising. We took this action because we believe that Blue Buffalo is not being honest about the ingredients in its pet food.

Here are some facts we'd like you to know:

- Blue Buffalo's promotion, advertising and packaging repeatedly and unequivocally state that its pet food products contain "NO Chicken/Poultry By-Product Meals." As documented in our <u>lawsuit</u>, however, testing conducted by an independent laboratory revealed that several of Blue Buffalo's top-selling "Life Protection" pet food products actually contain substantial amounts of poultry by-product meal.
- Independent testing also shows that Blue Buffalo "LifeSource Bits" contain poultry by-product meal and corn. In addition, several Blue Buffalo products promoted as "grain-free" actually contain rice hulls, despite Blue Buffalo stating on its website that its "grain-free" products will "free your pet from the grains and glutens that cause allergic reactions in some dogs."
- Our <u>lawsuit</u> follows decisions against Blue Buffalo by the National Advertising Division (NAD) of the Council of Better Business Bureaus. In March 2014, NAD found Blue Buffalo's advertisements to be misleading and disparaging against

Case: 4:14-cv-00920 Doc. #: 1-13 Filed: 05/14/14 Page: 3 of 3 PageID #: 88

competitors' products. NAD also found Blue Buffalo's advertising deceptive in a 2008 decision that recommended its superiority claims be modified and its "NO Animal By-Products" claims be discontinued when referencing pet food products that actually do contain animal by-products, such as fish meal, lamb meal and/or liver.

For more than 85 years, Purina has been putting pets first and raising the standards for pet nutrition – from innovative research, to food safety, to sustainable practices. We are invested in the quality of our food because we are a company of pet lovers. Our principles have guided us to take this action to stop misleading and deceptive advertising aimed at pet owners.

We encourage you to learn more about our case, <u>Nestlé Purina PetCare Company v. Blue</u> <u>Buffalo Company Ltd., Civil Case 4:14-cv-00859</u> and the <u>NAD decisions</u>. View the <u>press</u> <u>release</u>.

At Purina, what goes in the bag goes on the label.

- From the Pet Lovers at Purina



This e-mail message has been scanned for Viruses and Content and cleared by MailMarshal

Case: 4:14-cv-00920 Doc. #: 1-14 Filed: 05/14/14 Page: 1 of 2 PageID #: 89

EXHIBIT N



Ads at the top of a page generally have the following qualities.

High relevance: The actext keywords and landing cape are relevant to people who click the ad
 Good performance over time: The adiconsistently generates clicks

Good performance over time: The ad consistently generates clicks
 Competitive bids: The adis cid is competitive with other advertisers and exceeps the two with (a) = insistent instead)

We can only show up to these ads at the top of a search results page. Because Quality Socie and thresholds are recomputed on every page, ads can sometimes appear in a top scoler on the page and then again in a side spot on the following page.

How you can help your ads make it to the top

Here are some tips on now to get your ads eligible for the top spots.

- Focus on relevance: Make sure your heywords, ads, and landing pages are relevant to what outporters are searching for Prycur as aren't relevant, they might phone but they won't pot as many clicks in the leads to coor beformance over time.
- Keep your keyword list fresh: Are you using the right keywords to reach your dustomers? Try using the $||e_1|$ with P1=toes to get ideas for new key words that you may want to addit to your list.
- Keep your bid competitive: Try leeping you bo high enough so that you can compete with other advertisers who are also cluding on the same keywords you are upon through the for if your put etc. Here to help you figure out now much you precadly need to clud to compete for a loop good on the page.
- Check your account often: Making small out regular improvements now could have a big impact, after on

Note

Keep in mind that the top position may not always be the best one for everyones budget and goals. For example, let s say Many's cost period ker s0 is the init the top spot and she makes 30 in sales when the gets a click. Maanwrie Sam's cost period kers 31 while in allower cost child humakes 34 in sales when he gets a click in this case. Sam makes less in sales period kert are an allighter cloth period ker.

How helpful is this article:

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English 💲

Send feedback about our Help Center

Case: 4:14-cv-00920 Doc. #: 1-15 Filed: 05/14/14 Page: 1 of 4 PageID #: 91

EXHIBIT O

Case: 4:14-cv-00920 Doc. #: 1-15 Filed: 05/14/14 Page: 2 of 4 PageID #: 92



blue buffalo natural

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About 30,900,000 results (0.37 seconds)

BLUE Buffalo Pet Food - Chewy.com 🕅 www.chewy.com/BlueBuffalo -20% Off Today and Free Shipping BLUE Buffalo 20% Off, Shop Today!

Blue Buffalo® 30% Off - PetFlow.com

www.petflow.com/Blue_Buffalo -Order Today, Free 1-Day Shipping! Fast, Easy Delivery on Orders \$49+

The facts about dog food - petfoodhonesty.com

Ad www.petfoodhonesty.com/ -A dog food company is lying about its ingredients. Learn the facts

Blue Buffalo - Natural Dry Dog Food

bluebuffalo com/dry-dog-food -Now you can feed your dog with the same care you'd feed a family member with the BLUE line of natural, healthy and holistic foods for dogs. All BLUE recipes

Blue Buffalo — Discover the Best Dog Food and Cat Foods ... www bluebuffalo.com/ -

The Blue Buffalo Company makes all natural, healthy dog food and cat food. Use our brand comparison tools to compare the best dog food and cat foods. You'll

Ingredient Glossary - Blue Buffalo

www.bluebuffalo.com/health/ingredients -BLUE's ingredients are natural and healthy for your pet. A; B; C; D; E; F; G; H Brown Rice A natural whole grain rice that is associated with natural health foods.

Blue Buffalo - New All Natural Dog Food

www.bluebuffalo.com/new-for-dogs -*** * Shop on Google

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Blue Buffalo Chicken & Brown. \$30.99 Chewy com Special offer

Blue Buffalo Blue Bones Mini Dent \$17.99 Chewy com

Sponsored ③





Brown Rice Reci. \$20.99 Chewy com

\$19.99 PetFlow com Special offer

Shop by type

Dry Wet

Ads ()

Natural Pet Food www.petsmart.com/NaturalFood -Find the Best Food for Your Pet

Simila





blue buffalo pet food

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Blu 20% Off Today and Free Shipping Blue Buffalo Pet Food, Shop Todayl

Dog food company honesty - petfoodhonesty.com

www.petfoodhonesty.com/ -Is your dog food company being honest about its ingredients?

Compare BLUE Pet Food - BlueBuffalo.com www.bluebuffalo.com/ -

Take the True BLUE Test to Review and Compare Your Pet Food to BLUE

Blue Buffalo — Discover the Best Dog Food and Cat Foods ... www bluebuffalo com/ -

The Blue Buffalo Company makes all natural, healthy dog food and cat food. Use our brand comparison tools to compare the best dog food and cat foods. You'll .

Cat Food Finder Natural and Healthy Dog Food with Natural Ingredients Now

We'd love to hear from you! Please

Compare your dog's food

Compare your dog's food to BLUE

More results from bluebuffalo.com »

™. Check all the brands you

email, call or write us and we'll

Contact Us

The BLUE Story All BLUE dog and cat foods starts with real chicken, lamb or fish

Where To Buy Blue Buy BLUE At Online Retailers - Click Here close Take the

Why Choose BLUE? The BLUE Story - How To Read A Label - Nutrition Philosophy - ...

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Blue Buffalo® 30% Off www.petflow.com/Blue_Buffalo -47 ★★★★↓ rating for petflow.com Order Today, Free 1-Day Shipping Fast, Easy Delivery on Orders \$49+

Pet Food & More From Wag www.wag.com/Food -Free 2-Day Delivery on Orders \$49+ All Brands. Order Today & Save Big!

Nature's Recipe® Pet Food www.naturesrecipe.com/PetFood -Healthy, Natural Ingredients. Healthy, Natural Pets

Our Dog Food is Better www.merrickpetcare.com/ -Our #1 Ingredient is Deboned Meat Compare Us To Other Brands Here!

Pet Food at PetSmart® www.petsmart.com/FoodGuide -Choose the Best Food for Your Pet incl Science Diet® at PetSmart®I 632 Broadway, New York, NY (212) 475-0893

Blue Buffalo Pet Food



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Case: 4:14-cv-00920 Doc. #: 1-15 Filed: 05/14/14 Page: 4 of 4 PageID #: 94



blue buffalo

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About 253,000,000 results (0.21 seconds)

Compare BLUE Pet Food

Take the True BLUE Test to Review and Compare Your Pet Food to BLUE Store Locator - True BLUE Dog Test - True BLUE Cat Test

SIGIA FOCATOL - THIS DECE DOÙ LEST - THIS DECE CAT LEST

BLUE Buffalo Pet Food - 20% Off Today and Free Shipping Www.chewy.com/BlueBuffalo -49 ***** rating for chewy.com

BLUE Buffalo 20% Off, Shop Todayl

The facts about dog food - petfoodhonesty.com

A dog food company is lying about its ingredients. Learn the facts

Blue Buffalo — Discover the Best Dog Food and Cat Foods ... www.bluebuffalo.com/ -

The **Blue Buffalo** Company makes all natural, healthy dog food and cat food. Use our brand comparison tools to compare the best dog food and cat foods. You'll ... Cat Food Finder - Where To Buy Blue - Compare your dog's food - Contact Us

News for blue buffalo

Pet Wars: Blue Buffalo Fires Back at Purina Over



Fox Business - by Adam Samson - 4 days ago

Exclusive: There is a war brewing in the pet-food space as behemoth Purina and relative newcomer **Blue Buffalo** exchange barbs

Dot food laweuit: During accuese Dive Duffale of false ade

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Shop on Google Sponsored (i)



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Blue Buffalo Wilderness Chicken Adult Dry Dog Food, 24 Ibs. \$59.99 - PETCO \$30 off & free shipping on orders of \$100 +

Shop by type

Dry Wet

AG ()

Blue Buffalo® 30% Off www.petflow.com/Blue_Buffalo -4 7 ****J raling for petflow.com Order Today, Free 1-Day Shipping! Fast, Easy Delivery on Orders \$49+.

Blue Buffalo® Dog Food www.petfooddirect.com/BlueBuffalo -4.5 **** rating for petfooddirect.com Blue Buffalo® Dog Food Sale! Free Shipping - Direct to Your Door

Blue Buffalo Online

www.doggiefood.com/ ← 4.6 ★★★★↓ rating for doggiefood.com Grain Free Food and Treats from \$7

Source: www.google.com search results, May 12, 2014



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EXHIBIT P

May 9, 2014

By Federal Express and E-Mail Attachment

Keith Schopp Vice President of Corporate Public Relations Nestlé Purina PetCare Company 801 Chouteau Avenue Saint Louis, MO 63102

Re: Request for Nestlé Purina's Claimed Scientific Support

Dear Mr. Schopp:

We are in receipt of the complaint filed by Nestlé Purina Petcare Company against Blue Buffalo Company Ltd. in the United States District Court for the Eastern District of Missouri on May 6, 2014. The complaint purports to base its allegations upon "[i]nvestigation and scientific testing by an independent laboratory completed in April 2014." This research is also referenced as the basis for promotional claims that Nestlé Purina is making on internet websites, in email blasts, and in press releases.

We are writing to request that Nestlé Purina promptly provide us with copies of any scientific testing it relies upon to substantiate these allegations. Given that Nestlé Purina is currently engaged in a high-profile public relations and advertising campaign based upon these materials, we trust that you have them readily available. We request that you provide them to us via email to this address by 4:00 p.m. on Monday, May 12, 2014. If you would like to discuss this matter, please call me at 203-665-3213.

Sincerely, William W. Bishop, Jr. Pres. & Chief Operating Officer

Copy by e-mail to: keith.schopp@purina.nestle.com

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EXHIBIT Q

Nestlé Purina PetCare



North America

1 CHECKERBOARD SQUARE ST. LOUIS MO 63164-0001 USA TEL: + 1 (314) 982 1000

May 12, 2014

Mr. William W. Bishop, Jr. Pres. & Chief Operating Officer The Blue Buffalo Co. 11 River Road Wilton, Connecticut 06897

Re: Your Letter Dated May 9, 2014

Dear Mr. Bishop:

Thank you for your letter dated May 9, 2014. Your letter asks for copies of the testing referenced in Purina's Complaint against Blue Buffalo that was filed on May 6th for, among other things, false advertising. Purina does possess the testing and corresponding results and would not have filed its lawsuit against Blue Buffalo without first confirming that the test results establish that Blue Buffalo's products contain chicken by-product meal, corn, and other ingredients that Blue Buffalo claims and represents to consumers are "never" present in its products.

As your lawyers may have already informed you, this lawsuit is governed by the Court's discovery procedures that apply evenhandedly to both Blue Buffalo and Purina. Your request seeks to alter that balance. Blue Buffalo and Purina will have the right to exchange information and participate in discovery according to the Missouri Federal Court's procedural rules and schedule. Purina will provide Blue Buffalo with the relevant test results at the appropriate time under the Court's rules, procedures, and orders. It would seem that Blue Buffalo should have access to the ingredients contained in its own products? If not, given what Purina discovered via its testing, we suggest that Blue Buffalo undertake a scientific analysis of the various meal ingredients used by the companies that Blue Buffalo contracts with to manufacture Blue Buffalo's products.



Nestlé Purina PetCare



North America

1 CHECKERBOARD SQUARE ST. LOUIS MO 63164-0001 USA TEL: + 1 (314) 982 1000

Finally, as we believe your company is or will be represented by counsel in this lawsuit, please have all future communications regarding this matter directed to our counsel. Thank you very much.

Very truly yours,

Kein Schop

Keith Schopp Vice President, Public Relations Nestle Purina PetCare Company



Case: 4:14-cv-00920 Doc. #: 1-18 Filed: 05/14/14 Page: 1 of 1 PageID #: 100

JS 44 (Rev. 12/12)

CIVIL COVER SHEET

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 NEXT PAGE OF THIS FORM.)

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I. (a) PLAINTIFFS BLUE BUFFALO COMPA	NY LTD.			DEFENDANTS NESTLÉ PURINA	PETCAI	RE COMPANY a	and JOHN DOES 1-10,
(b) County of Residence of (EX	First Listed Plaintiff <u>F</u> g CEPT IN U.S. PLAINTIFF CA	airfield County, CT		County of Residence NOTE: IN LAND CO THE TRACT	(IN U.S	isted Defendant	
(c) Attorneys (Firm Name, A Carmody MacDonald P.C 120 S. Central, Ste. 1800 (314) 854-8600)		Attorneys (If Known)			
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)	III. C		RINCI	PAL PARTIES	(Place an "X" in One Box for Pl
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		Remanded from Appellate Court		nstated or D 5 Transi opened Anoth (specif	er Distric		
VI. CAUSE OF ACTION	ON 15 U.S.C. § 1121 Brief description of ca	iuse:		(Do not cite jurisdictional st	ututes unles		olation of Trade Practice
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER RULE 2	IS A CLASS ACTIO 3, F.R.Cv.P.	N I	DEMAND \$		CHECK YES only JURY DEMAND	y if demanded in complaint: D: XI Yes □ No
VIII. RELATED CAS IF ANY	E(S) (See instructions):	JUDGE Rodney S	ippel	C	7	CKET NUMBER 4:	:14-cv-00859
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Case: 4:14-cv-00920 Doc. #: 1-19 Filed: 05/14/14 Page: 1 of 1 PageID #: 101

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI

BLUE BUFFALO COMPA	NY)	
LTD.,	,)	
	Plaintiff,	
)	Case No.
NESTLÉ PURINA PETCARE COMPANY and JOHN DOES		
) Defendant,)	
)	

ORIGINAL FILING FORM

THIS FORM MUST BE COMPLETED AND VERIFIED BY THE FILING PARTY WHEN INITIATING A NEW CASE.

THIS SAME CAUSE, OR A SUBSTANTIALLY EQUIVALENT COMPLAINT, WAS

PREVIOUSLY FILED IN THIS COURT AS CASE NUMBER 4:14-CV-00859

AND ASSIGNED TO THE HONORABLE JUDGE Rodney Sippel

THIS CAUSE IS RELATED, BUT IS NOT SUBSTANTIALLY EQUIVALENT TO ANY

PREVIOUSLY FILED COMPLAINT. THE RELATED CASE NUMBER IS ______ AND

THAT CASE WAS ASSIGNED TO THE HONORABLE _____. THIS CASE MAY,

THEREFORE, BE OPENED AS AN ORIGINAL PROCEEDING.

NEITHER THIS SAME CAUSE, NOR A SUBSTANTIALLY EQUIVALENT COMPLAINT, HAS BEEN PREVIOUSLY FILED IN THIS COURT, AND THEREFORE MAY BE OPENED AS AN ORIGINAL PROCEEDING.

The undersigned affirms that the information provided above is true and correct.

Date: 14, 2014

Signature of Filing Party

Case: 4:14-cv-00920 Doc. #: 1-20 Filed: 05/14/14 Page: 1 of 1 PageID #: 102

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI

)

BLUE BUFFALO COMPANY LTD.

Plaintiff(s),

Case No.

VS. NESTLÉ PURINA PETCARE COMPANY and JOHN DOES 1-10,

Defendant(s).

DISCLOSURE OF CORPORATION INTERESTS CERTIFICATE

)

Pursuant to Rule 2.09 of the Local Rules of the United States District Court for the Eastern District of Missouri and Rule 7.1 of the Federal Rules of Civil Procedure, Counsel of record for <u>Plaintiff</u> hereby gives notice the following corporate interests are disclosed:

- 1. The parent companies of the corporation: BLUE BUFFALO PET PRODUCTS, INC.
- 2. Subsidiaries not wholly owned by the corporation: NONE
- 3. Any publicly held company that owns ten percent (10%) or more of the corporation: NONE

Signature (Counsel for Plaintiff Defendant) Print Name: Gerard T. Carmody Address: 120 S. Central Suite 1800 City/State/Zip: St. Louis, MO 63105 Phone: 314-854-8600

I hereby certify a true copy of the foregoing Disclosure of Corporate Interest Certificate was serve (by mail, by hand delivery or by electronic notice) on all parties this fifth Day of from 2014.

Case: 4:14-cv-00920 Doc. #: 1-21 Filed: 05/14/14 Page: 1 of 2 PageID #: 103

AO 440 (Rev. 12/09) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Eastern District of Missouri

)

))

BLUE BUFFALO COMPANY LTD.

Plaintiff

Civil Action No.

v. NESTLÉ PURINA PETCARE COMPANY

Defendant

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) NESTLÉ PURINA PETCARE COMPANY C/O CT Corporation, registered agent 120 South Central Clayton, MO 63105

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: Gerard T. Carmody

Gerard T. Carmody David H. Luce Carmody MacDonald P.C. 120 S. Central, Ste. 1800 St. Louis, MO 63105

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

Case: 4:14-cv-00920 Doc. #: 1-21 Filed: 05/14/14 Page: 2 of 2 PageID #: 104

AO 440 (Rev. 12/09) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

the summons on the individual at (place)		
	on (date)	; or
at the individual's residence or usual pla	ce of abode with (name)	
, a person of suitab	le age and discretion who resid	les there,
, and mailed a copy to the indiv	vidual's last known address; or	
ons on (name of individual)		, wh
accept service of process on behalf of (na		
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Server's address

Additional information regarding attempted service, etc: