	Case 2:16-cv-08338 Document 1 Filed 11/	09/16 Page 1 of 32 Page ID #:1			
1 2 3 4 5 6 7 8 9	Barbara A. Rohr (SBN 273353) Benjamin Heikali (SBN 307466) FARUQI & FARUQI, LLP 10866 Wilshire Boulevard, Suite 1470 Los Angeles, CA 90024 Telephone: (424) 256-2884 Facsimile: (424) 256-2885 E-mail: brohr@faruqilaw.com bheikali@faruqilaw.com <i>Attorneys for Plaintiff Jason Saidian</i> UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA				
10		Case No.: 2:16-cv-08338			
11	JASON SAIDIAN, individually and on behalf of all others similarly situated,	CLASS ACTION COMPLAINT			
12	Plaintiff,	1. Violation of California Civil Code §1750, <i>et seq</i> .			
13 14	V.	2. Violation of California Business and Professions			
15	KRISPY KREME DOUGHNUTS, INC.,	Code § 17200, <i>et seq.</i> 3. Violation of California			
16	Defendant.	Business and Professions Code § 17500, <i>et seq</i> .			
17		4. Breach of Express Warranty			
18		5. Breach of Implied Warranty			
19 20		6. Common Law Fraud			
20		7. Intentional Misrepresentation			
21		8. Negligent Misrepresentation			
22		9. Breach of Contract			
23		10.Quasi-Contract/Unjust Enrichment/Restitution			
24 25					
25 26		JURY TRIAL DEMANDED			
20 27					
27 28					
20	CLASS ACTION	COMPLAINT			

Plaintiff Jason Saidian ("Plaintiff") by and through his counsel, brings this 1 2 Class Action Complaint against Krispy Kreme Doughnuts, Inc. ("Krispy Kreme" or "Defendant"), on behalf of himself and all others similarly situated, and alleges upon 3 personal knowledge as to his own actions, and upon information and belief as to 4 counsel's investigations and all other matters, as follows: 5

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NATURE OF THE ACTION

7 1. Plaintiff brings this consumer protection and false advertising class action lawsuit against Defendant, based on Defendant's false and misleading business 8 practices with respect to the marketing and sale of its "Chocolate Iced Raspberry 9 Filled" and "Glazed Raspberry Filled" donuts ("Raspberry Products"), its "Maple 10 Iced Glazed" and "Maple Bar" donuts ("Maple Products"), and its "Glazed Blueberry 11 Cake" donuts and the "Glazed Blueberry Cake" donut holes ("Blueberry Products") 12 at Krispy Kreme company and franchise stores (collectively referred to as the 13 "Products").1 14

15 2. At all relevant times, Defendant has formulated, manufactured, marketed, and sold the Raspberry Products under the descriptive product names 16 "Chocolate Iced Raspberry Filled" and "Glazed Raspberry Filled," representing that 17 18 the Raspberry Products are filled with actual raspberry.

19 3. However, unbeknownst to consumers, the Raspberry Products uniformly 20do not contain any raspberries.

21 4. At all relevant times, Defendant has formulated, manufactured, 22 marketed, and sold the Maple Products under the descriptive product names "Maple Iced Glazed" and "Maple Bar," representing that the Maple Products contain maple 23 24 syrup or maple sugar.

5. 25 However, unbeknownst to consumers, the Maple Products uniformly do 26 not contain any maple syrup or maple sugar.

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¹ Defined and depicted further *infra* in paragraph 18-20. 28

6. At all relevant times, Defendant has formulated, manufactured,
 marketed, and sold the Blueberry Products under the descriptive product names
 "Glazed Blueberry Cake" with imitation blueberries that highly resemble actual
 blueberries due to their round shape and blue color.

5 7. However, unbeknownst to consumers, the Blueberry Products uniformly
6 do not contain any blueberries.

8. Raspberry, maple, and blueberry are herein individually referred to as a
"Premium Ingredient" and collectively referred to as "Premium Ingredients."

9 9. Plaintiff and other consumers purchased the Products, reasonably relying
10 on Defendant's deceptive representation about the Products, and believing that each
11 of the Products contained its respective Premium Ingredient. Had Plaintiff and other
12 consumers known that the Products did not contain their Premium Ingredients, they
13 would not have purchased the Products or would have paid significantly less for the
14 Products. Therefore, Plaintiff and consumers have suffered injury in fact as a result
15 of Defendant's deceptive practices.

16 10. Plaintiff brings this class action lawsuit on behalf of himself and all
17 others similarly situated. Plaintiff seeks to represent a California Subclass, a
18 California Consumer Subclass, and a Nationwide Class (defined *infra* in paragraphs
19 45-48) (together referred to as "Classes").

20 11. Plaintiff, on behalf of himself and other consumers, is seeking damages,
21 restitution, declaratory and injunctive relief, and all other remedies the court deems
22 appropriate.

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JURISDICTION AND VENUE

12. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §
1332(d)(2)(A) because this case is a class action where the aggregate claims of all
members of the proposed Classes are in excess of \$5,000,000, exclusive of interests
and costs, and Plaintiff, as well as most members of the proposed Classes, which total

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1 more than 100 class members, are citizens of states different from the state of
2 Defendant.

3 13. This Court has personal jurisdiction over Defendant because Defendant
4 has sufficient minimum contacts in California or otherwise intentionally did avail
5 itself of the markets within California, through its sale of the Products in California
6 and to California consumers.

7 14. Venue is proper in this District pursuant to 28 U.S.C. 1391(a)(1) because
8 Defendant regularly conducts business throughout this District, and a substantial part
9 of the events and/or omissions giving rise to this action occurred in this District.

10

PARTIES

Plaintiff Jason Saidian is a citizen of California, residing in Los Angeles 11 15. County. In 2015, Mr. Saidian purchased, inter alia, the Glazed Raspberry Filled, the 12 Chocolate Iced Raspberry Filled, the Maple Iced Glazed, and the Glazed Blueberry 13 Cake donuts from a Krispy Kreme store in Santa Monica, California. Mr. Saidian 14 purchased the Products, reasonably relying on the Defendant's representations about 15 the Products and believing that the each of Products he purchased contained its 16 Premium Ingredient, as represented. Mr. Saidian would not have purchased the 17 Products or would have paid significantly less for the Products had he known that the 18 19 Products did not contain their Premium Ingredients. Mr. Saidian therefore suffered injury in fact and lost money as a result of Defendant's misleading, false, unfair, and 20fraudulent practices, as described herein. After Mr. Saidian learned that the Products 21 do not contain their Premium Ingredients, he ceased purchasing and consuming the 22 23 Products, and retained counsel. Mr. Saidian is likely to purchase the Products in the 24 future if they each were reformulated to include their Premium Ingredients.

25 16. Defendant Krispy Kreme Doughnuts, Inc. is a corporation incorporated
26 in North Carolina, with its principal place of business in Winston-Salem, North
27 Carolina. Krispy Kreme directly and/or through its agents, formulates, manufactures,

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markets, distributes, and sells the Products nationwide, including in California. Krispy Kreme has maintained substantial distribution and sales in this District. **FACTUAL ALLEGATIONS** Background Α. 17. At all relevant times, Defendant has formulated, manufactured, marketed and sold the Products across California and the United States. The Products are sold, inter alia, over the counter at Krispy Kreme company and franchise stores, in at least the following varieties:

18. Raspberry Products:a. Chocolate Iced Raspberry Filled;²

11/09/2016).

² http://krispykreme.com/menu/Doughnuts/Chocolate-Iced-Raspberry-Filled (last visited on









14 22. The placards for the Raspberry Products say "Chocolate Iced Raspberry
15 Filled" or "Glazed Raspberry Filled." The placards for the Maple Products say
16 "Maple Iced Glazed" or "Maple Bar." The placards for the Blueberry Products (both
17 the donut and donut holes) say "Glazed Blueberry Cake."⁹

18 23. Raspberries are a rich source of Vitamin C, Vitamin K, Potassium, and
19 dietary fiber.¹⁰ Furthermore, the nutrient profile of raspberries help fight against
20 cancer, heart and circulatory disease, and age-related decline.¹¹

21 24. Maple syrup and maple sugar are premium ingredients added to sweeten
22 food products. Maple syrup is "the liquid food derived by concentration and heat
23 treatment of the sap of the maple tree (*Acer*) or by solution in water of maple sugar
24 (mapel[*sic*] concrete) made from such sap." 21 C.F.R. § 168.140. "Maple syrup

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28 Cardiometabolic and Neuronal Health Links, 7 Advances in Nutrition 44-65 (2016).

 ⁹ Other variations of Blueberry Products' names include "Very Blueberry Cake."
 10 <u>https://ndb.nal.usda.gov/ndb/foods/show/2374?manu=&fgcd=&ds</u>= (last visited on 11/09/2016).

²⁷ ¹¹ Britt M. Burton-Freeman et al., *Red Raspberries and Their Bioactive Polyphenols:*

contains an abundant amount of naturally occurring minerals such as calcium,
 manganese, potassium and magnesium."¹² Furthermore, maple syrup is also a source
 of beneficial antioxidants that "have shown to help prevent cancer, support the
 immune system, lower blood pressure and slow the effects of aging."¹³

5 25. Blueberries have the potential to limit the development and severity of 6 certain cancers and vascular diseases, including atherosclerosis, ischemic stroke, and 7 neurodegenerative diseases of aging.¹⁴ Research suggests that blueberries are one of 8 the richest sources of antioxidant phytonutrients.¹⁵

9 26. Consumers pay a premium price for the Products. The Products are each
10 considered "Assorted Variet[y]" products and are uniformly priced higher than the
11 Original Glazed Donut.

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B. The Products do not contain their respective Premium Ingredient

13 27. Through its manufacturing, marketing, and sale of the Raspberry
14 Products, Defendant has represented that the Raspberry Products contain actual
15 raspberries. Defendant has named the Raspberry Products "Glazed Raspberry Filled"
16 and "Chocolate Iced Raspberry Filled," indicating that the Raspberry Products are
17 filled with actual raspberry. Furthermore, as portrayed in paragraph 18(a)-(b), the
18 filling in the Raspberry Products appears to contain raspberries due to its red color
19 and texture.

20 28. Through its manufacturing, marketing, and sale of the Maple Products,
21 Defendant has represented that the Maple Products contain actual maple syrup or
22 maple sugar. Defendant has named the Maple Products as "Maple Iced Glazed" and

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 $24 \parallel 12$ <u>http://vermontmaple.org/nutritional-information/</u> (last visited on 11/09/2016).

 $25 || \frac{13}{10} Id.$

- 27 ¹⁵ Ronald L. Prior et al., *Antioxidant Capacity As Influenced by Total Phenolic and Anthocyanin Content, Maturity, and Variety of Vaccinium Species*, 46 Journal of Agricultural and Food
- 28 Chemistry, 2686–93 (1998).

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 ²⁵ ¹⁴ Catherine C. Neto, *Cranberry and blueberry: evidence for protective effects against cancer and vascular diseases.*, 51 Molecular Nutrition Food Research 652–64 (2007).

"Maple Bar," indicating that the Maple Products are glazed with actual maple syrup
 or maple sugar. Furthermore, as portrayed in paragraph 19(a)-(b), the glazing on the
 Maple Products appears to contain maple syrup or maple sugar due to its amber color
 and smooth texture.

29. 5 Through its manufacturing, marketing, and sale of the Blueberry Products, Defendant has represented that the Blueberry Products contain actual 6 7 blueberries. Defendant has named the Blueberry Products as "Glazed Blueberry Cake," indicating that the Blueberry Products contain actual blueberries. 8 9 Furthermore, as portrayed in paragraph 20(a)-(b), the Blueberry Products contain imitation blueberries, apparent on the inside and outside of the donuts, that resemble 10 actual blueberries or pieces of actual blueberry due to their blue color and round 11 12 shape.

30. Unbeknownst to Plaintiff and other consumers, the Raspberry Products
do not contain actual raspberries, the Maple Products do not contain actual maple
syrup or maple sugar, and the Blueberry Products do not contain actual blueberries.

16 31. Exhibit A is Krispy Kreme's Nutritional Data & Ingredients sheet,
17 which lists the specific ingredients for a number of Defendant's donuts.¹⁶ Neither
18 maple syrup nor maple sugar is listed as an ingredient in the "Maple Iced" [Maple
19 Iced Glazed] donut. Furthermore, raspberry is not listed an in ingredient in the
20 "Glazed Raspberry Filled" donut. The "Glazed Blueberry Cake" donut likewise does
21 not contain blueberries.

32. Based on information and belief, the "Maple Bar" donut also does notcontain actual maple syrup or maple sugar.

33. Based on information and belief, the "Chocolate Iced Raspberry Filled"
donut also does not contain actual raspberry.

 $28 \parallel ^{16}$ This information is not available to customers in-store.

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1 holes also do not contain actual blueberries.

2 35. To the contrary, the Products contain nutritionally inferior ingredients, such as sugar and corn syrup, along with gums and artificial food coloring used to 3 4 mimic the texture, shape, and color of the Premium Ingredients, and induce consumers into believing that the Products actually contain the Premium Ingredients. 5 For example, according to Exhibit A, the Blueberry Products contain imitation 6 7 blueberries (referred to as "blueberry gumbits" by Defendant) which are made from inferior and potentially harmful ingredients such as corn syrup, Blue #2, and Blue #1. 8 Due to their blue color and round shape, the "blueberry gumbits" are inserted 9 10 strategically on the inside and outside of the Blueberry Products to induce unsuspecting consumers into believing that the Blueberry Products contain actual 11 blueberries. 12

36. Defendant knew or should have known that each of the Products did not
contain its respective Premium Ingredient because Defendant and/or its agents
formulated and manufactured each of the Products.

37. Defendant knew or should have known that Plaintiff and other
consumers, in purchasing the Products, would rely on Defendant's representations
about the Products and would therefore reasonably believe that the Raspberry
Products contain actual raspberry, the Maple Products contain actual maple syrup or
maple sugar, and the Blueberry Products contain actual blueberries.

38. In reasonable reliance on Defendant's representations, and believing that
the Products contain their respective Premium Ingredient, Plaintiff and members of
the Classes purchased the Products.

39. Plaintiff and members of the Classes did not know, and had no reason to
know, that the Products do not contain their Premium Ingredient. The Products sold
in-store by Defendant are displayed in a tray behind a glass counter, along with a
small placard in front of each tray that provides the name of the donut variety. The

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Products appear as if they contain the Premium Ingredients. Defendant does not 1 2 provide consumers with access to information on what ingredients are contained in the Products at the point of sale. Even when consuming the Products, Plaintiff and 3 other consumers cannot easily decipher whether the filling or glazing they are 4 consuming contain actual raspberries, blueberries, or maple ingredients because 5 Defendant has formulated and manufactured the Products in a manner that masks the 6 absence of such ingredients. Furthermore, as evidenced by Exhibit A, a majority of 7 Defendant's other donuts each contain the premium ingredient(s) advertised in their 8 respective product names. For example, the Glazed "Lemon Filled" donuts contain 9 lemon juice, the "Cinnamon Apple Filled" donuts contain both apple and cinnamon, 10 and the "Glazed Strawberry Filled" donuts contain strawberries. 11 Therefore, Defendant was not only capable of formulating and manufacturing the Products to 12 13 include the Premium Ingredients, but also was, or should have been, aware that the Products did not contain their respective Premium Ingredients and that its 14 15 representations would deceive unsuspecting consumers.

40. Because the Products do not contain their respective Premium Ingredient
as represented by Defendant and reasonably expected by Plaintiff and consumers,
Defendant's uniform practice regarding the marketing and sale of the Products was
and continues to be misleading and deceptive.

41. Each consumer has been exposed to the same or substantially similar
deceptive practice, as (1) each of the Raspberry Products does not contain actual
raspberry; (2) each of the Maple Products does not contain actual maple syrup or
maple sugar; and (3) each of the Blueberry Products do not contain actual blueberry.

42. As noted in paragraph 26, Plaintiff and other consumers have paid an
unlawful premium for the Products. Plaintiff and other consumers would have paid
significantly less for the Products had they known that each of the Products did not
contain the Premium Ingredient represented by Defendant. In the alternative, Plaintiff

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and other consumers would not have purchased the Products at all had they known 1 that the Products did not contain the Premium Ingredient represented by Defendant. 2 Therefore, Plaintiff and other consumers purchasing the Products suffered injury in 3 fact and lost money as a result of Defendant's false, unfair, and fraudulent practices, 4 as described herein. 5

43. As a result of their misleading business practice, and the harm caused to 6 7 Plaintiff and other consumers, Defendant should be required to pay for all damages caused to consumers, including Plaintiff. Furthermore, Defendant should be enjoined 8 9 from engaging in these deceptive practices.

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Despite being misled by Defendant, Plaintiff would likely purchase the 44. Products in the future if the Products were reformulated to include the premium 11 characterizing ingredients. 12

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CLASS ACTION ALLEGATIONS

14 45. Plaintiff brings this case as a class action that may be properly maintained under Federal Rule of Civil Procedure 23 on behalf of himself and all 15 persons in the United States, who within the relevant statute of limitations periods, 16 purchased any of the Products at a Krispy Kreme store ("Nationwide Class"). 17

18 46. Plaintiff also seeks to represent a subclass defined as all California 19 residents, who within the relevant statute of limitations periods, purchased any of the Products at a Krispy Kreme store ("California Subclass"). 20

21 47. Plaintiff also seeks to represent a subclass defined as all California residents, who within the relevant statute of limitations periods, purchased the 22 Products for personal, family, or household purposes at a Krispy Kreme store 23 ("California Consumer Subclass"). 24

25 48. Excluded from the Classes are Defendant, the officers and directors of the Defendant at all relevant times, members of their immediate families and their 26 27 legal representatives, heirs, successors or assigns and any entity in which Defendant

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has or had a controlling interest. Any judge and/or magistrate judge to whom this
 action is assigned and any members of such judges' staffs and immediate families are
 also excluded from the Classes. Also excluded from the Classes are persons or
 entities that purchased the Products for sole purposes of resale.

5 49. Plaintiff hereby reserves the right to amend or modify the class
6 definitions with greater specificity or division after having had an opportunity to
7 conduct discovery.

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50. Plaintiff is a member of all Classes.

9 51. <u>Numerosity</u>: Defendant has sold millions of units of the Products. The
10 Products are sold at hundreds of Krispy Kreme store locations across the country.
11 Accordingly, members of the Classes are so numerous that their individual joinder
12 herein is impractical. While the precise number of class members and their identities
13 are unknown to Plaintiff at this time, the number may be determined through
14 discovery.

15 52. <u>Common Questions Predominate</u>: Common questions of law and fact
16 exist as to all members of the Classes and predominate over questions affecting only
17 individual class members. Common legal and factual questions include, but are not
18 limited to, the following:

a. Whether the Raspberry Products contain actual raspberries, as
represented by Defendant;

b. Whether the Maple Products contain actual maple syrup or maple
sugar, as represented by Defendant;

c. Whether the Blueberry Products contain actual blueberries, as
represented by Defendant;

25d. Whether Plaintiff and other consumers reasonably relied on26Defendant's representations when purchasing the Products; and

e. Whether Defendant has violated various consumer protection

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statutes and common laws.

53. <u>Typicality</u>: Plaintiff's claims are typical of the claims of the Classes he
seeks to represent in that Plaintiff and members of the Classes were all exposed to the
same or substantially similar false and misleading representations, purchased the
Products relying on the uniform false and misleading representations, and suffered
losses as a result of such purchases.

54. <u>Adequacy</u>: Plaintiff is an adequate representative of the Classes because
his interests do not conflict with the interests of the members of the Classes he seeks
to represent, he has retained competent counsel experienced in prosecuting class
actions, and he intends to prosecute this action vigorously. The interests of the
members of the Classes will be fairly and adequately protected by the Plaintiff and
his counsel.

13 55. <u>Superiority</u>: A class action is superior to other available means for the fair and efficient adjudication of the claims of the members of the Classes. The size 14 15 of each claim is too small to pursue individually and each individual Class member will lack the resources to undergo the burden and expense of individual prosecution 16 of the complex and extensive litigation necessary to establish Defendant's liability. 17 Individualized litigation increases the delay and expense to all parties and multiplies 18 the burden on the judicial system presented by the complex legal and factual issues of 19 20Individualized litigation also presents a potential for inconsistent or this case. 21 contradictory judgments. The class action mechanism is designed to remedy harms like this one that are too small in value, although not insignificant, to file individual 22 23 lawsuits for.

56. This lawsuit is maintainable as a class action under Federal Rule of Civil
Procedure 23(b)(2) because Defendant has acted or refused to act on grounds that are
generally applicable to the class members, thereby making final injunctive relief
appropriate with respect to all Classes.

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57. This lawsuit is maintainable as a class action under Federal Rule of Civil
 Procedure 23(b)(3) because the questions of law and fact common to the members of
 the Classes predominate over any questions that affect only individual members, and
 because the class action mechanism is superior to other available methods for the fair
 and efficient adjudication of the controversy.

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<u>FIRST CLAIM FOR RELIEF</u> <u>Violation of California's Consumers Legal Remedies Act ("CLRA"),</u> <u>California Civil Code §§ 1750, et seq.</u> (for the California Consumer Subclass)

9 58. Plaintiff repeats the allegations contained in paragraphs 1-57 above as if10 fully set forth herein.

11 59. Plaintiff brings this claim individually and on behalf of the members of12 the proposed California Consumer Subclass against Defendant.

13 60. The Products are "goods" within the meaning of Cal. Civ. Code §
14 1761(a), and the purchases of such products by Plaintiff and members of the
15 California Consumer Subclass constitute "transactions" within the meaning of Cal.
16 Civ. Code § 1761(e).

17 61. Cal. Civ. Code § 1770(a)(5) prohibits "[r]epresenting that goods or
18 services have sponsorship, approval, characteristics, ingredients, uses, benefits, or
19 quantities which they do not have" By naming the Products with names indicating
20 the presence of Premium Ingredients, Defendant has represented and continues to
21 represent that each of the Products has a Premium Ingredient which it does not have.
22 Therefore, Defendant has violated section 1770(a)(5) of the CLRA.

62. Cal. Civ. Code § 1770(a)(9) prohibits "[a]dvertising goods or services
with intent not to sell them as advertised." By advertising the Products with names
indicating the presence of Premium Ingredients, and then intentionally not selling the
Products to meet the expectations that they contain Premium Ingredients, Defendant has
violated section 1770(a)(9) of the CLRA.

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At all relevant times, Defendant knew or reasonably should have known
 that each of the Products did not contain its Premium Ingredient, and that Plaintiff
 and other members of the California Consumer Subclass would reasonably and
 justifiably rely on the representations about the Products in purchasing them.

64. Plaintiff and members of the California Consumer Subclass reasonably
and justifiably relied on Defendant's misleading and fraudulent representations about
the Products when purchasing them. Moreover, based on the very materiality of
Defendant's fraudulent and misleading conduct, reliance on such conduct as a
material reason for the decision to purchase the Products may be presumed or
inferred for Plaintiff and members of California Consumer Subclass.

65. Plaintiff and members of the California Consumer Subclass suffered
injuries caused by Defendant because they would not have purchased the Products or
would have paid significantly less for the Products, had they known that Defendant's
conduct was misleading and fraudulent.

15 66. Under Cal. Civ. Code § 1780(a), Plaintiff and members of the California
16 Consumer Subclass seek damages, restitution, declaratory and injunctive relief, and
17 all other remedies the court deems appropriate for Defendant's violations of the
18 CLRA.

19 67. Pursuant to Cal. Civ. Code § 1782, on August 23, 2016, counsel for 20Plaintiff mailed a notice and demand letter by certified mail, with return receipt 21 requested, to Defendant.¹⁷ Defendant received the notice and demand letter on August 26, 2016. On October 6, 2016, counsel for Plaintiff mailed a supplemental 22 notice and demand letter to Defendant.¹⁸ Defendant received the notice and demand 23 24 letter on October 10, 2016. Because Defendant has failed to fully rectify or remedy the damages caused within 30 days after receipt of both notice and demand letters, 25 26 Plaintiff is timely filing this Class Action Complaint.

27 17 See Exhibit "B."

28 18 See Exhibit "C."

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<u>SECOND CLAIM FOR RELIEF</u> <u>Violation of California's Unfair Competition Law ("UCL"),</u> <u>California Business & Professions Code §§ 17200, et seq.</u> (for the California Subclass and California Consumer Subclass)

68. Plaintiff repeats the allegations contained in paragraphs 1-57 above as if
fully set forth herein.

6 69. Plaintiff brings this claim individually and on behalf of the members of
7 the proposed California Subclass and California Consumer Subclass against
8 Defendant.

9 70. UCL §17200 provides, in pertinent part, that "unfair competition shall
10 mean and include unlawful, unfair or fraudulent business practices and unfair,
11 deceptive, untrue or misleading advertising"

12 71. Under the UCL, a business act or practice is "unlawful" if it violates any
13 established state or federal law.

14 72. Defendant's false and misleading advertising of the Products therefore
15 was and continues to be "unlawful" because it violates the CLRA, California's False
16 Advertising Law ("FAL"), and other applicable laws as described herein.

17 73. As a result of Defendant's unlawful business acts and practices,
18 Defendant has unlawfully, unfairly and/or fraudulently obtained money from
19 Plaintiff, and members of both the California Subclass and California Consumer
20 Subclass.

74. Under the UCL, a business act or practice is "unfair" if the Defendant's
conduct is substantially injurious to consumers, offends public policy, and is
immoral, unethical, oppressive, and unscrupulous, as the benefits for committing such
acts or practices are outweighed by the gravity of the harm to the alleged victims.

25 75. Defendant's conduct was and continues to be of no benefit to purchasers
26 of the Products, as it is misleading, unfair, unlawful, and is injurious to consumers
27 who rely on the representations about the Products but do not get what they were

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expecting. Deceiving consumer about the presence of Premium Ingredients is of no
 benefit to the consumers, especially when they are paying a premium for the
 Products. Therefore, Defendant's conduct was and continues to be "unfair."

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76. As a result of Defendant's unfair business acts and practices, Defendant has and continues to unfairly obtain money from Plaintiff, and members of both the California Subclass and California Consumer Subclass.

7 77. Under the UCL, a business act or practice is "fraudulent" if it actually
8 deceives or is likely to deceive members of the consuming public.

9 78. Defendant's conduct here was and continues to be fraudulent because it
10 has and will continue to likely deceive consumers into believing that the Products
11 contains the Premium Ingredients, when they do not. Because Defendant misled and
12 will likely continue to mislead Plaintiff and members of both the California Subclass
13 and California Consumer Subclass, Defendant's conduct was "fraudulent."

14 79. As a result of Defendant's fraudulent business acts and practices,
15 Defendant has and continues to fraudulently obtain money from Plaintiff, and
16 members of both the California Subclass and California Consumer Subclass.

Plaintiff requests that this Court cause Defendant to restore this 17 80. unlawfully, unfairly, and fraudulently obtained money to Plaintiff, and members of 18 19 both the California Subclass and California Consumer Subclass, to disgorge the profits Defendant made on these transactions, and to enjoin Defendant from violating 20the UCL or violating it in the same fashion in the future as discussed herein. 21 Otherwise, Plaintiff, and members of both the California Subclass and California 22 23 Consumer Subclass may be irreparably harmed and/or denied an effective and 24 complete remedy if such an order is not granted.

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<u>THIRD CLAIM FOR RELIEF</u> <u>Violation of California's False Advertising Law ("FAL"),</u> <u>California Business & Professions Code §§ 17500, et seq</u> (for the California Subclass and California Consumer Subclass)

81. Plaintiff repeats the allegations contained in paragraphs 1-57 above as if
fully set forth herein.

82. Plaintiff brings this claim individually and on behalf of the members of
the proposed California Subclass and California Consumer Subclass against
Defendant.

9 83. California's FAL makes it "unlawful for any person to make or
10 disseminate or cause to be made or disseminated before the public . . . in any
11 advertising device . . . or in any other manner or means whatever, including over the
12 Internet, any statement, concerning . . . personal property or services professional or
13 otherwise, or performance or disposition thereof, which is untrue or misleading and
14 which is known, or which by the exercise of reasonable care should be known, to be
15 untrue or misleading."

16 84. Defendant has represented and continues to represent to the public, 17 including Plaintiff and members of both the California Subclass and California 18 Consumer Subclass, that the Products contain Premium Ingredients. Defendant's 19 representations are false and misleading because the Raspberry Products do not 20 contain raspberry, the Maple Products do not contain maple syrup or maple sugar, 21 and the Blueberry Products do not contain blueberry. Because Defendant has 22 disseminated false and misleading information regarding their Products, and 23 Defendant knew, or should have known through the exercise of reasonable care, that 24 the information was and continues to be false and misleading, Defendant has violated 25 the FAL and continues to do so.

26 85. As a result of Defendant's false advertising, Defendant has and
27 continues to fraudulently obtain money from Plaintiff and members of both the

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California Subclass and California Consumer Subclass.

2 86. Plaintiff requests that this Court cause Defendant to restore this fraudulently obtained money to Plaintiff and members of both the California Subclass 3 and California Consumer Subclass, to disgorge the profits Defendant made on these 4 5 transactions, and to enjoin Defendant from violating the FAL or violating it in the same fashion in the future as discussed herein. Otherwise, Plaintiff and members of 6 both the California Subclass and California Consumer Subclass may be irreparably 7 harmed and/or denied an effective and complete remedy if such an order is not 8 9 granted.

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<u>FOURTH CLAIM FOR RELIEF</u> <u>Breach of Express Warranty,</u> <u>California Commercial Code § 2313</u> (for the California Subclass and California Consumer Subclass)

13 87. Plaintiff repeats the allegations contained in paragraphs 1-57 above as if14 fully set forth herein.

15 88. Plaintiff brings this claim individually and on behalf of the members of
16 the proposed California Subclass and California Consumer Subclass against
17 Defendant.

18 89. California Commercial Code § 2313 provides that "(a) Any affirmation
19 of fact or promise made by the seller to the buyer which relates to the goods and
20 becomes part of the basis of the bargain creates an express warranty that the goods
21 shall conform to the affirmation or promise," and "(b) Any description of the goods
22 which is made part of the basis of the bargain creates an express warranty that the
23 goods shall conform to the description." Cal. Com. Code § 2313.

90. Defendant has expressly warranted that the Raspberry Products contain
actual raspberries, that the Maple Products contain actual maple ingredients, and that
the Blueberry Products contain actual blueberry. These representations about the
Products: (1) are affirmations of fact or promises made by Defendant to consumers

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that the Products do in fact contain the Premium Ingredients; (2) became part of the basis of the bargain to purchase the Products; and (3) created an express warranty that the Products would conform to these affirmations of fact or promises. In the alternative, the representations about the Products are descriptions of goods which were made as part of the basis of the bargain to purchase the Products, and which created an express warranty that the Products would conform to the product descriptions.

8 91. Plaintiff and members of both the California Subclass and California
9 Consumer Subclass reasonably and justifiably relied on the foregoing express
10 warranties, believing that that the Products did in fact conform to these warranties.

92. Defendant has breached the express warranties made to Plaintiff and
members of both the California Subclass and California Consumer Subclass by
failing to formulate, manufacture, and sell the Products to satisfy those warranties.

93. Plaintiff and members of both the California Subclass and California
Consumer Subclass paid a premium price for the Products but did not obtain the full
value of the Products as represented. If Plaintiff and members of both the California
Subclass and California Consumer Subclass had known of the true nature of the
Products, they would not have purchased the Products or would not have been willing
to pay the premium price associated with Products.

94. As a result, Plaintiff and members of both the California Subclass and
California Consumer Subclass suffered injury and deserve to recover all damages
afforded under the law.

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95. Plaintiff repeats the allegations contained in paragraphs 1-57 above as if fully set forth herein.

FIFTH CLAIM FOR RELIEF

<u>Breach of Implied Warranty,</u> California Commercial Code § 2314

(for the California Subclass and California Consumer Subclass)

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96. Plaintiff brings this claim individually and on behalf of the members of
 the proposed California Subclass and California Consumer Subclass against
 Defendant.

4 97. California Commercial Code § 2314(1) provides that "a warranty that
5 the goods shall be merchantable is implied in a contract for their sale if the seller is a
6 merchant with respect to goods of that kind." Cal. Com. Code § 2314(1).

7 98. Furthermore, California Commercial Code § 2314(2) provides that
8 "[g]oods to be merchantable must be at least such as... (f)[c]onform to the promises
9 or affirmations of fact made on the container or label if any." Cal. Com. Code §
10 2314(2)(f).

99. Defendant is a merchant with respect to the sale of doughnuts, including
the Products. Therefore, a warranty of merchantability is implied in every contract
for sale of the Products to California consumers.

14 100. In naming the Products using their respective Premium Ingredients,
15 Defendant has provided a promise or affirmation of fact to California, that the
16 Products do in fact contain the Premium Ingredients.

17 101. However, the Products do not contain the Premium Ingredients that18 Defendant promises that they contain.

19 102. Therefore, Defendant has breached its implied warranty of20 merchantability in regard to the Products.

103. If Plaintiff and members of both the California Subclass and California
Consumer Subclass had known that the Products did not conform to Defendant's
contract descriptions, they would not have purchased the Products, would have
purchased less of the products, or would not have been willing to pay the premium
price associated with Products. Therefore, as a direct and/or indirect result of
Defendant's breach, Plaintiff and members of both the California Subclass and
California Consumer Subclass have suffered injury and deserve to recover all

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damages afforded under the law.

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SIXTH CLAIM FOR RELIEF <u>Common Law Fraud</u> (for the Classes)

5 104. Plaintiff repeats the allegations contained in paragraphs 1-57 above as if
6 fully set forth herein.

7 105. Plaintiff brings this claim individually and on behalf of the members of8 the Classes against Defendant.

9 106. Defendant has willfully, falsely, and knowingly formulated the Products
10 without the presence of the Premium Ingredients. Contrary to their formulation,
11 however, Defendant has intentionally represented that the Products contain Premium
12 Ingredients. Therefore Defendant has made misrepresentations as to the Products.

13 107. Defendant's misrepresentations were material (i.e., the type of
14 misrepresentations to which a reasonable person would attach importance and would
15 be induced to act thereon in making purchase decisions), because they relate to the
16 contents of the Products.

17 108. Defendant knew or recklessly disregarded the fact that the Products did18 not in fact contain the Premium Ingredients, as represented.

19 109. Defendant intended that Plaintiff and others consumers rely on these
20 representations, as evidenced by the appearance of each of the Products as well as
21 Defendant's simple placard names for each of the Products, without further
22 description of the Products. Furthermore, Krispy Kreme stores do not provide
23 customers with a readily available list of ingredients for any of their products.

24 110. Plaintiff and members of the Classes have reasonably and justifiably
25 relied on Defendant's misrepresentations when purchasing the Products and had the
26 correct facts been known, would not have purchased the Products or would not have
27 purchased them at the prices at which they were offered.

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1 111. Therefore, as a direct and proximate result of Defendant's fraud,
 2 Plaintiff and members of the Classes have suffered economic losses and other general
 3 and specific damages, including but not limited to the amounts paid for the Products,
 4 and any interest that would have accrued on those monies, all in an amount to be
 5 proven at trial.

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SEVENTH CLAIM FOR RELIEF Intentional Misrepresentation (for the Classes)

9 112. Plaintiff repeats the allegations contained in paragraphs 1-57 above as if10 fully set forth herein.

11 113. Plaintiff brings this claim individually and on behalf of the members of12 the Classes against Defendant.

13 114. Defendant has marketed Products in a manner indicating that the
14 Products contain the Premium Ingredients. However, the Products do not contain the
15 Premium Ingredients. Therefore Defendant has made misrepresentations as to the
16 Products.

17 115. Defendant's representations regarding the Products are material to a
18 reasonable consumer because they relate to the content of the Products purchased by
19 the consumer. A reasonable consumer would attach importance to such
20 representations and would be induced to act thereon in making purchase decisions.

21 116. At all relevant times when such misrepresentations were made,
22 Defendant knew that the representations were false and misleading, or has acted
23 recklessly in making the representations and without regard to the truth.

24 117. Defendant intends that Plaintiff and others consumers rely on the
25 representations made about the Products, as evidenced by Defendant using the names
26 of the Premium Ingredients in the names of the various Products and then making the
27 Products appear to contain the Premium Ingredients.

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1 118. Plaintiff and members of the Classes have reasonably and justifiably
 2 relied on Defendant's intentional misrepresentations when purchasing the Products,
 3 and had the correct facts been known, would not have purchased the Products or
 4 would not have purchased them at the prices at which they were offered.

5 119. Therefore, as a direct and proximate result of Defendant's intentional 6 misrepresentations, Plaintiff and members of the Classes have suffered economic 7 losses and other general and specific damages, including but not limited to the 8 amounts paid for the Products, and any interest that would have accrued on those 9 monies, all in an amount to be proven at trial.

EIGHTH CLAIM FOR RELIEF Negligent Misrepresentation (for the Classes)

13 120. Plaintiff repeats the allegations contained in paragraphs 1-57 above as if14 fully set forth herein.

15 121. Plaintiff brings this claim individually and on behalf of the members of16 the Classes against Defendant.

17 122. Defendant has marketed Products in a manner indicating that the
18 Products contain the Premium Ingredients. However, the Products do not contain the
19 Premium Ingredients. Therefore Defendant has made misrepresentations as to the
20 Products.

123. Defendant's representations regarding the Products are material to a
reasonable consumer because they relate to the content of the Products received by
the consumer. A reasonable consumer would attach importance to such
representations and would be induced to act thereon in making purchase decisions.

124. At all relevant times when such misrepresentations were made,
Defendant knew or has been negligent in not knowing that that the representations
were false and misleading. Defendant has no reasonable grounds for believing its

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1 representations were not false and misleading.

125. Defendant intended and intends that Plaintiff and others consumers rely
on the representations made about the Products, as evidenced by Defendant using the
names of the Premium Ingredients in the names of the various Products, and then
making the Products appear to contain the Premium Ingredients.

6 126. Plaintiff and members of the Classes have reasonably and justifiably
7 relied on Defendant's negligent misrepresentations when purchasing the Products,
8 and had the correct facts been known, would not have purchased the Products or
9 would not have purchased them at the prices at which they were offered.

10 127. Therefore, as a direct and proximate result of Defendant's negligent 11 misrepresentations, Plaintiff and members of the Classes have suffered economic 12 losses and other general and specific damages, including but not limited to the 13 amounts paid for the Products, and any interest that would have accrued on those 14 monies, all in an amount to be proven at trial.

NINTH CLAIM FOR RELIEF Breach of Contract (for the Classes)

18 128. Plaintiff repeats the allegations contained in paragraphs 1-57 above as if19 fully set forth herein.

20 129. Plaintiff brings this claim individually and on behalf of the members of
21 the Classes against Defendant.

130. In purchasing the Products, Plaintiff and members of the Classes have
formed valid contracts that are supported by sufficient consideration, pursuant to
which Defendant is obligated to provide Raspberry Products that contain actual
raspberry, Maple Products that contain actual maple syrup or maple sugar, and
Blueberry Products that contain actual blueberry.

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131. Defendant materially breached its contracts with Plaintiff and members

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of the Classes by selling Raspberry Products that do not contain actual raspberry,
 Maple Products that do not contain actual maple syrup or maple sugar, and Blueberry
 Products that do not contain actual blueberry.

4 132. As a direct and proximate result of Defendant's breaches, Plaintiff and
5 members of the Classes were damaged in that they received products with less value
6 than the amounts paid. Moreover, Plaintiff and members of the Classes have suffered
7 economic losses and other general and specific damages, including but not limited to
8 the amounts paid for the Products, and any interest that would have accrued on those
9 monies, all in an amount to be proven at trial.

<u>TENTH CLAIM FOR RELIEF</u> <u>Quasi Contract/Unjust Enrichment/Restitution</u> (for the Classes)

13 133. Plaintiff repeats the allegations contained in paragraphs 1-57 above as if14 fully set forth herein.

15 134. Plaintiff brings this claim individually and on behalf of the members of16 the Classes against Defendant.

17 135. As alleged herein, Defendant intentionally and recklessly made misleading representations about the Products to Plaintiff and members of the Classes 18 to induce them to purchase the Products. Plaintiff and members of the Classes have 19 reasonably relied on the misleading representations and have not received all of the 20benefits promised by Defendant. Plaintiff and members of the Classes therefore have 21 been induced by Defendant's misleading and false representations about the Products, 22 and paid for them when they would and/or should not have, or paid more money to 23 24 Defendant for the Products than they otherwise would and/or should have paid.

136. Plaintiff and members of the Classes have conferred a benefit upon
Defendant as Defendant has retained monies paid to them by Plaintiff and members
of the Classes.

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1 137. The monies received were obtained under circumstances that were at the
 2 expense of Plaintiff and members of the Classes – i.e., Plaintiff and members of the
 3 Classes did not receive the full value of the benefit conferred upon Defendant.

4 138. Therefore, it is inequitable and unjust for Defendant to retain the profit,
5 benefit, or compensation conferred upon it without paying Plaintiff and the members
6 of the Classes back for the difference of the full value of the benefit compared to the
7 value actually received.

8 139. As a direct and proximate result of Defendant's unjust enrichment,
9 Plaintiff and members of the Classes are entitled to restitution, disgorgement, and/or
10 the imposition of a constructive trust upon all profits, benefits, and other
11 compensation obtained by Defendant from its deceptive, misleading, and unlawful
12 conduct as alleged herein.

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PRAYER FOR RELIEF

WHEREFORE, Plaintiff, individually and on behalf of all others
similarly situated, seeks judgment against Defendant, as follows:

a) For an order certifying the Nationwide Class, the California Subclass,
and the California Consumer Subclass, under Rule 23 of the Federal Rules of Civil
Procedure; naming Plaintiff as representative of all Classes; and naming Plaintiff's
attorneys as Class Counsel to represent all Classes.

b) For an order declaring that Defendant's conduct violates the statutes
and laws referenced herein;

c) For an order finding in favor of Plaintiff, and all Classes, on all counts
asserted herein;

d) For an order awarding all compensatory and punitive damages,
including under the California Consumers Legal Remedies Act on behalf of the
California Consumer Subclass, in amounts to be determined by the Court and/or

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1	jury;					
2	e)	e) For prejudgment interest on all amounts awarded;				
3	f)) For interest on the amount of any and all economic losses, at the				
4	prevailing	prevailing legal rate;				
5	g)) For an order of restitution and all other forms of equitable monetary				
6	relief;					
7	h)	h) For injunctive relief as pleaded or as the Court may deem proper;				
8	i)	For an order awarding Plaintiff and all Classes their reasonable				
9	attorneys' fees, expenses and costs of suit, including as provided by statute such as					
10	under Cali	fornia Code of Civil Procedure section 1021.5; and				
11	j)	For any other such relief as the Court deems just and proper.				
12						
13		DEMAND FOR TRIAL BY JURY				
14	Plaintiff demands a trial by jury on all issues so triable.					
15	Dated: November 9, 2016 FARUQI & FARUQI, LLP					
16						
17		By: <u>/s/ Barbara A. Rohr</u> Barbara A. Rohr, Bar No. 273353				
18 19		Benjamin Heikali, Bar No. 307466 10866 Wilshire Blvd., Suite 1470 Los Angeles, CA 90024				
20		Los Angeles, CA 90024 Telephone: 424.256.2884 Fax: 424.256.2885				
21		E-mail: brohr@faruqilaw.com bheikali@faruqilaw.com				
22						
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28		21				
		31 CLASS ACTION COMPLAINT				

CLRA	Venue	Declaration	Pursuant	to California	Civil	Code	Section	1780(d)

I, Jason Saidian, declare as follows:

I am the Plaintiff in this action and a citizen of the State of California. I
have personal knowledge of the facts stated herein and, if called as a witness, I could
testify competently thereto.

6 2. This Class Action Complaint is filed in the proper place of trial because I
7 purchased the Products in this District, and Defendant conducts a substantial amount
8 of business in this District.

9 3. In 2015, I have purchased the Products from a Krispy Kreme store in
10 Santa Monica, CA.

I declare under penalty of perjury under the laws of the State of California that
the foregoing is true and correct, executed on November <u>9</u>, 2016 at Los Angeles,
California.

Jason Saidian CLASS ACTION COMPLAINT

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EXHIBIT A



NUTRITIONAL DATA & INGREDIENTS

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- 46 KEY LIME PIE
- 47 CARAMEL KREME CRUNCH
- 48 NEW YORK CHEESECAKE

NEW YORK CHEESECAKE

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Nutrition Facts Serving Size 1 Doughnuts (90g) Servings Per Container					
Amount Per Serving					
Calories 330 Calories	from Fat 170				
% Daily Value*					
Total Fat 19g	30%				
Saturated Fat 5g	27%				
Cholesterol 10mg 4%					
Sodium 190mg 8%					
Total Carbohydrate 36g 12%					
Dietary Fiber less than 1g 4%					
Sugars 17g					
Protein 4g					
Vitamin A 2% • V	itamin C 2%				
Calcium 8% • I	ron 6%				

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, corn maltodextrin, sodium caseinate, corn syrup solids and BHT (to help protect flavor). Cream Cheese filling also contains: Cream cheese (pasteurized milk and cream, cheese

Cream Cheese filling also contains: Cream cheese (pasteurized milk and cream, cheese culture, carob bean gum), modified food starch, corn syrup, lemons, glucose, glucono delta lactone, titanium dioxide (color), potassium sorbate, sodium benzoate (to retain freshness), Polysorbate 60, propylene glycol, Yellow 5, and Yellow 6. Icing also contains: Guar gum, locust bean gum, carrageenan gum, wheat starch, agar,

Icing also contains: Guar gum, locust bean gum, carrageenan gum, wheat starch, agar, and lactic acid.

Graham topping also contains: Beta carotene, vitamin A palmitate, graham flour, brown sugar, honey, high fructose corn syrup, calcium stearate, and hydroxylated soy lecithin.

Nutrition Facts Serving Size 1 Doughnut (52g) Servings Per Container					
Amount Per Serving					
Calories 200 Calories f	from Fat 110				
% Daily Value*					
Total Fat 12g	18%				
Saturated Fat 3g	15%				
Cholesterol 5mg 1%					
Sodium 95mg 4%					
Total Carbohydrate 22g 7%					
Dietary Fiber less that	n 1g 2%				
Sugars 10g					
Protein 2g					
Vitamin A 0% • Vi	tamin C 2%				
Calcium 6% • Ir	on 4%				

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate, and sorbitan monostearate.
CHOCOLATE ICED GLAZED

Nutrition Facts Serving Size 1 Doughnuts (66g) Servings Per Container	
Amount Per Serving	
Calories 250 Calories from Fat 110	
% Daily Value*	
Total Fat 12g	19%
Saturated Fat 3g	15%
Cholesterol 5mg	1%
Sodium 100mg	4%
Total Carbohydrat	e 33g 11%
Dietary Fiber less th	nan 1g 3%
Sugars 21g	
Protein 3g	
Vitamin A 0% •	Vitamin C 2%
Calcium 6% •	Iron 4%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Chocolate icing also contains: Cocoa.

Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate, and sorbitan monostearate.

Nutrition F Serving Size 1 Doughnut Servings Per Container	
Amount Per Serving	
Calories 350 Calories fi	rom Fat 170
%	Daily Value*
Total Fat 19g	29%
Saturated Fat 5g	25%
Cholesterol 5mg	2%
Sodium 170mg	7%
Total Carbohydrate	43g 14%
Dietary Fiber less thar	n 1g 3%
Sugars 25g	
Protein 4g	
Vitamin A 0% • Vit	amin C 2%
Calcium 10%	on 8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Caramel kreme filling also contains: Corn syrup, modified food starch, butter (cream and salt), artificial flavor (propylene glycol, hydrochloric acid, polysorbate 80, lactic acid, annatto), soybean oil, maltodextrin, locust bean gum, phosphoric acid, polysorbate 60, wheat starch, BHT (to help protect flavor), citric acid, caramel color, potassium sorbate and sodium propionate (to retain freshness), Blue 1, Red 40, and Yellow 5. Chocolate icing and crunch topping also contains: Sugar, partially hydrogenated palm kernel and cottonseed oils, cocoa, cocoa processed with alkali, sodium benzoate (to retain freshness), beta carotene, vitamin A palmitate, brown sugar, natural flavor (contains dairy components), BHA and BHT (to help protect flavor).

KEY LIME PIE

Nutrition For Serving Size 1 Doughnuts Servings Per Container	
Amount Per Serving Calories 330 Calories fro	om Fat 160
<u> </u>	Daily Value*
Total Fat 18g	27%
Saturated Fat 4.5g	23%
Cholesterol 5mg	2%
Sodium 160mg	7%
Total Carbohydrate 4	0g 13%
Dietary Fiber less than	1g 3%
Sugars 23g	
Protein 3g	
Vitamin A 0% • Vita	amin C 2%
Calcium 8% • Iro	n 6%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Key Lime filling also contains: Corn syrup, high fructose corn syrup, key lime juice, modified food starch, fruit pectin, sodium citrate, citric acid, sodium benzoate (to retain freshness), FD&C Yellow #5 Lake, FD&C Blue #1, key lime oil, and BHA (to help protect flavor).

Cream cheese icing also contains: Sugar syrup, pasteurized milk, cream, cheese cultures, guar, locust bean gum, carrageenan gums, wheat starch, agar, potassium sorbate (to retain freshness), titanium dioxide (color), glucono delta lactone, maltodextrin, lactic acid, Yellow #5 and Yellow #6.

Crunch topping also contains: Soybean oil, beta carotene, vitamin A palmitate, graham flour, brown sugar, honey, calcium stearate, and hydroxylated soy lecithin.

CHOCOLATE ICED CUSTARD FILLED

Nutrition F Serving Size 1 Doughnut Servings Per Container	
Amount Per Serving Calories 300 Calories from Fat 150	
% Daily Value*	
Total Fat 17g	26%
Saturated Fat 4g	21%
Cholesterol 5mg	2%
Sodium 150mg	6%
Total Carbohydrate	35g 12%
Dietary Fiber less than	1g 2%
Sugars 17g	
Protein 3g	
Vitamin A 0% • Vit	amin C 2%
Calcium 8%	on 6%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono-and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Chocolate icing and custard filling also contain: Cocoa, corn syrup, corn syrup solids, high fructose corn syrup, modified food starch, titanium dioxide (color), sodium benzoate and potassium sorbate (to retain freshness), phosphoric acid, Polysorbate 60, Yellow #5, and Yellow #6.

CHOCOLATE ICED CREME FILLED

Nutrition Facts Serving Size 1 Doughnuts (87g) Servings Per Container
Amount Per Serving
Calories 350 Calories from Fat 190
% Daily Value *
Total Fat 21g 32%
Saturated Fat 5g 25%
Cholesterol 5mg 2%
Sodium 140mg 6%
Total Carbohydrate 39g 13%
Dietary Fiber less than 1g 2%
Sugars 23g
Protein 3g

Vitamin C 2%

Iron 6%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono-and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

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Chocolate icing and creme filling also contain: Cocoa, and Polysorbate 60.

Vitamin A 0%

Calcium 8%

CHOCOLATE MALTED KREME

Nutrition F Serving Size 1 Doughnuts Servings Per Container	
Amount Per Serving Calories 390 Calories from Fat 190	
% Daily Value*	
Total Fat 21g	32%
Saturated Fat 5g	26%
Cholesterol 5mg	2%
Sodium 180mg	8%
Total Carbohydrate 4	9g 16%
Dietary Fiber less than	1g 3%
Sugars 30g	
Protein 4g	
Vitamin A 0% • Vita	amin C 2%
Calcium 10% Iro	n 8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono-and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Chocolate malted kreme filling also contains: Corn syrup, malted barley extracts, dry whole milk, modified food starch, condensed milk, wheat starch, soybean oil, polysorbate 60, phosphoric acid and potassium sorbate (to retain freshness).

Chocolate icing and topping also contains: Sugar, reduced protein whey, milk, partially hydrogenated palm kernel oil, cocoa, carob, calcium carbonate, sorbitan tristearate, resinous glaze, and tapioca dextrin.

COFFEE & KREME

Serving Size 1 Doug Servings Per Contai	ghnuts (92g)
Amount Per Serving	
Calories 360 Calor	ries from Fat 180
% Daily Value*	
Total Fat 20g	31%
Saturated Fat 5g	24%
Cholesterol 5mg	2%
Sodium 150mg	6%
Total Carbohydr	ate 43g 14%
Dietary Fiber less	than 1g 3%
Sugars 27g	
Protein 3g	
Vitamin A 0% •	Vitamin C 2%
Calcium 8% •	Iron 8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Coffee kreme filling also contains: Corn syrup, soybean oil, polysorbate 60, wheat starch, phosphoric acid, coffee extract, artificial flavor (propylene glycol, ethyl alcohol, glycerine, polysorbate 80), potassium sorbate (to retain freshness), and caramel color. Coffee icing also contains: Sugar syrup, titanium dioxide (color), propyl paraben (to retain freshness), artificial flavor (propylene glycol, hydrochloric acid) and caramel color.

Crunch topping also contains: Sugar, instant coffee, cocoa processed with alkali, sodium benzoate (to retain freshness), beta carotene, vitamin A palmitate, sodium acid pyrophosphate, corn starch, monocalcium phosphate, sodium propionate (to retain freshness), BHA and BHT (to help protect flavor).

GLAZED RASPBERRY FILLED

Nutrition Fa Serving Size 1 Doughnuts Servings Per Container	
Amount Per Serving Calories 300 Calories from Fat 140	
% Daily Value*	
Total Fat 16g	24%
Saturated Fat 4g	20%
Cholesterol 5mg	2%
Sodium 125mg	5%
Total Carbohydrate 39	g 13%
Dietary Fiber less than 1	g 4%
Sugars 21g	
Protein 3g	
Vitamin A 0% • Vitar	nin C 2%
Calcium 10% Iron	8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono-and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Raspberry filling also contains: Corn syrup, pectin, citric acid, proplylene glycol alginate, calcium carrageenan, potassium chloride, sodium benzoate (to retain freshness), Red 40, and Blue 1.

GLAZED LEMON FILLED

Nutrition Facts Serving Size 1 Doughnuts (85g) Servings Per Container	
Amount Per Serving	
Calories 290 Calories	from Fat 140
% Daily Value*	
Total Fat 16g	25%
Saturated Fat 4g	20%
Cholesterol 5mg	2%
Sodium 135mg	6%
Total Carbohydrate	3 4g 11%
Dietary Fiber less that	an 1g 3%
Sugars 18g	
Protein 3g	
Vitamin A 0% • \	/itamin C 2%
Calcium 8% •	Iron 6%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono-and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, potosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Lemon filling also contains: Corn syrup sweeteners, modified corn starch, pure lemon juice and oils, artificial color (includes F. D. & C. Yellow #5), and less than 0.1% sodium benzoate and potassium sorbate (to retain freshness).

Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate, and sorbitan monostearate.

Nutrition Facts Serving Size 1 Doughnuts (80g) Servings Per Container	
Amount Per Serving	
Calories 340 Calories f	rom Fat 160
%	Daily Value*
Total Fat 18g	28%
Saturated Fat 4.5g	21%
Cholesterol 20mg	7%
Sodium 310mg	13%
Total Carbohydrate	42g 14%
Dietary Fiber less that	n 1g 3%
Sugars 27g	
Protein 3g	
Vitamin A 0% • Vi	tamin C 0%
Calcium 2% • Ir	on 8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), sugar, water, oat bran, honey, corn starch, egg yolks, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), soy flour, whey, leavening (sodium acid pyrophosphate, sodium bicarbonate), vegetable oil (soybean and/or cottonseed oil), dextrose, salt, lecithin, nutmeg, nonfat milk, calcium sulfate, cellulose gum, sodium propionate (to retain freshness), artificial flavors, monoglycerides and propylene glycol monostearate (emulsifier), sodium stearoyl-2-lactylate, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

GLAZED BLUEBERRY FILLED

Nutrition Facts Serving Size 1 Doughnuts (86g) Servings Per Container	
Amount Per Serving	
Calories 290 Calories from Fat 140	
% Daily Value*	
Total Fat 16g	24%
Saturated Fat 4g	20%
Cholesterol 5mg 2%	
Sodium 140mg	6%
Total Carbohydrate 35g 12%	
Dietary Fiber less than 1g 4%	
Sugars 18g	
Protein 3g	
Vitamin A 0% •	Vitamin C 2%
Calcium 8% •	Iron 6%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Blueberry filling also contains: Crushed blueberries, corn syrup sweeteners, modified corn starch, citric acid, FD&C Red #40, FD&C Blue #1, locust bean gum, xanthan gum, and less than 0.1% sodium benzoate and potassium sorbate (to retain freshness). Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate, and sorbitan monostearate.

Nutrition Facts Serving Size 1 Doughnuts (54g) Servings Per Container	
Amount Per Serving	
Calories 240 Calories from	n Fat 130
% Daily Value*	
Total Fat 14g	22%
Saturated Fat 3.5g	17%
Cholesterol 15mg	6%
Sodium 240mg	10%
Total Carbohydrate 26g 9%	
Dietary Fiber less than 1g	2%
Sugars 14g	
Protein 2g	
Vitamin A 0%	in C 0%
Calcium 2% Iron 6	5%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), sugar, vegetable oil (soybean and/or cottonseed oil), water, egg yolks, leavening (sodium acid pyrophosphate, sodium bicarbonate), soy flour, whey, nonfat milk, dextrose, salt, lecithin, calcium sulfate, sodium propionate (to retain freshness), cellulose gum, natural and artificial flavors, monoglycerides and propylene glycol monostearate (emulsifier), sodium tearoyl-2-lactylate, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids, and BHT (to help protect flavor). Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate, and sorbitan monostearate.

CHOCOLATE ICED GLAZED WITH SPRINKLES

POWDERED	CREME FILLED
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Nutrition Facts Serving Size 1 Doughnuts (71g) Servings Per Container	
Amount Per Serving	
Calories 260 Calories from Fat 110	
	% Daily Value*
Total Fat 12g	19%
Saturated Fat 3g	15%
Cholesterol 5mg	1%
Sodium 100mg	4%
Total Carbohydrate 38g 13%	
Dietary Fiber less t	han 1g 3%
Sugars 24g	
Protein 3g	
Vitamin A 0% •	Vitamin C 2%
Calcium 6% •	Iron 4%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Chocolate icing also contains: Cocoa.

Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate, and sorbitan monostearate.

Fondettes may also contain: Hydrogenated palm kernel oil, corn starch, alkalized cocoa powder, glucose, FD&C artificial colors (Red #40, Red #3, Yellow #5, Yellow #6, Blue #1), and carnauba wax.

Nutrition Facts Serving Size 1 Doughnuts (82g) Servings Per Container	
Amount Per Serving	
Calories 340 Calories from Fat 190	
% Daily Value*	
Total Fat 21g	32%
Saturated Fat 5g	25%
Cholesterol 5mg	2%
Sodium 140mg	6%
Total Carbohydrate 36g 12%	
Dietary Fiber less than	1g 2%
Sugars 19g	
Protein 3g	
Vitamin A 0% • Vita	amin C 2%
Calcium 8% • Iro	on 6%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Creme filling also contains: Corn syrup solids, and Polysorbate 60. Powdered sugar coating also contains: Corn starch, vegetable oil (soybean and/or cottonseed oil), titanium dioxide (color).

POWDERED RASPBERRY

MAPLE	ICED

Nutrition Serving Size 1 Dought Servings Per Containe	nuts (81g)
Amount Per Serving	
Calories 300 Calories	s from Fat 150
% Daily Value*	
Total Fat 16g	25%
Saturated Fat 4g	21%
Cholesterol 5mg	2%
Sodium 125mg	5%
Total Carbohydrat	e 36g 12%
Dietary Fiber less than 1g 3%	
Sugars 17g	
Protein 3g	
	Vitamin C 2%
Calcium 10% •	Iron 8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Raspberry filling also contains: Corn syrup, pectin, citric acid, proplylene glycol alginate, calcium carrageenan, potassium chloride, sodium benzoate (to retain freshness), Red 40, and Blue 1.

Powdered sugar coating also contains: Corn starch, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), and titanium dioxide (color).

Nutrition Facts Serving Size 1 Doughnuts (66g) Servings Per Container	
Amount Per Serving	
Calories 240 Calories	from Fat 110
% Daily Value*	
Total Fat 12g	18%
Saturated Fat 3g	15%
Cholesterol 5mg	1%
Sodium 100mg	4%
Total Carbohydrate 32g 11%	
Dietary Fiber less that	an 1g 2%
Sugars 20g	
Protein 2g	
Vitamin A 0% • V	íitamin C 2%
Calcium 6% • I	ron 4%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Maple Icing also contains: Corn syrup, artificial flavor, corn starch, caramel color, sodium benzonate and potassium sorbate (to retain freshness), stearic acid, agar, citric acid, pectin, guar gum, sodium hexametaphosphate and Yellow 6.

SUGAR COATED

Nutrition Fa Serving Size 1 Doughnuts Servings Per Container	
Calories 200 Calories fro	m Fat 110
% Daily Value*	
Total Fat 12g	18%
Saturated Fat 3g	15%
Cholesterol 5mg	1%
Sodium 95mg	4%
Total Carbohydrate 21	g 7%
Dietary Fiber 0g	0%
Sugars 10g	
Protein 2g	
	min C 2%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Coating contains: Granulated sugar.

VANILLA ICED RASPBERRY GLAZED

Nutrition Facts Serving Size 1 Doughnuts (100g) Servings Per Container	
Amount Per Serving Calories 350 Calories from Fat 140	
% Daily Value*	
Total Fat 16g	24%
Saturated Fat 4g	20%
Cholesterol 5mg	2%
Sodium 125mg	5%
Total Carbohydrate 50g 17%	
Dietary Fiber less than 1g 4%	
Sugars 31g	
Protein 3g	
Vitamin A 0% • V	itamin C 2%
Calcium 10% II	ron 8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Raspberry filling also contains: Corn syrup, pectin, citric acid, proplylene glycol alginate, calcium carrageenan, potassium chloride, sodium benzoate (to retain freshness), Red 40, and Blue 1.

Vanilla icing also contains: Corn syrup, artificial color, agar, potassium sorbate (to retain freshness), and locust bean gum.

MAPLE ICED CAKE

CINNAMON BUN

Nutrition Fa Serving Size 1 Doughnuts Servings Per Container	
Amount Per Serving	
Calories 270 Calories fro	om Fat 120
% D	aily Value*
Total Fat 13g	20%
Saturated Fat 3g	15%
Cholesterol 20mg	7%
Sodium 320mg	13%
Total Carbohydrate 3	5g 12%
Dietary Fiber less than	1g 2%
Sugars 19g	
Protein 3g	
-	
Vitamin A 0% • Vita	min C 0%
Calcium 2% • Iror	n 8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), sugar, vegetable oil (soybean and/or cottonseed oil), water, egg yolks, leavening (sodium acid pyrophosphate, sodium bicarbonate), soy flour, whey, nonfat milk, dextrose, salt, lecithin, calcium sulfate, sodium propionate (to retain freshness), cellulose gum, natural and artificial flavors, monoglycerides and propylene glycol monostearate (emulsifier), sodium stearoyl-2-lactylate, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids, and BHT (to help protect flavor). Maple icing also contains: Corn syrup, artificial flavor, corn starch, caramel color, sodium benzoate and potassium sorbate (to retain freshness), stearic acid, agar, citric acid, pectin, guar gum, sodium hexametaphosphate and Yellow 6.

Nutrition Fac Serving Size 1 Doughnuts (67 Servings Per Container	
Amount Per Serving	
Calories 260 Calories from F	at 140
% Daily	Value*
Total Fat 16g	24%
Saturated Fat 4g	20%
Cholesterol 5mg	2%
Sodium 125mg	5%
Total Carbohydrate 28g	9%
Dietary Fiber less than 1g	3%
Sugars 13g	
Protein 3g	
Vitamin A 0% • Vitamin	C 2%
Calcium 8%	6

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, cinnamon, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono-and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

CINNAMON TWIST

Nutritio Serving Size 1 Dor Servings Per Cont	ughnuts (59g)
Amount Per Serving	
Calories 230 Ca	lories from Fat 90
	% Daily Value*
Total Fat 9g	15%
Saturated Fat 2.	5g 12%
Cholesterol 5m	ng 2%
Sodium 85mg	4%
Total Carbohyd	Irate 33g 11%
Dietary Fiber les	s than 1g 4%
Sugars 19g	
Protein 3g	
Vitamin A 0% •	Vitamin C 2%
Calcium 8% •	Iron 6%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate, and sorbitan monostearate.

Cinnamon sugar coating also contains: Cinnamon, corn starch, and vegetable oil (soybean and/or cottonseed oil).

VANILLA ICED CAKE WITH SPRINKLES

Nutrition Fa Serving Size 1 Doughnuts Servings Per Container	
Amount Per Serving	
Calories 270 Calories from	m Fat 120
% Da	aily Value*
Total Fat 13g	20%
Saturated Fat 3g	15%
Cholesterol 20mg	7%
Sodium 320mg	13%
Total Carbohydrate 35	ig 12%
Dietary Fiber less than 1	lg 2%
Sugars 19g	
Protein 3g	
Vitamin A 0% • Vitar	min C 0%
Calcium 2% • Iron	8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), sugar, vegetable oil (soybean and/or cottonseed oil), water, egg yolks, leavening (sodium acid pyrophosphate, sodium bicarbonate), soy flour, whey, nonfat milk, dextrose, salt, lecithin, calcium sulfate, sodium propionate (to retain freshness), cellulose gum, natural and artificial flavors, monoglycerides and propylene glycol monostearate (emulsifier), sodium stearoyl-2-lactylate, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids, and BHT (to help protect flavor). Vanilla icing and fondettes also contains: Corn syrup, modified food starch, sodium benzoate and potassium sorbate (to retain freshness), agar, natural and artificial flavor,

benzoate and potassium sorbate (to retain freshness), agar, natural and artificial flavor, mono and diglycerides, locust bean gum, glucose, corn starch, partially hydrogenated palm kernel oil, F. D. &C artificial colors (Red #40, Yellow #5, Red #3, Yellow #6, Blue #1), carnauba wax.

GLAZED TWIST

Nutrition Fa Serving Size 1 Doughnuts (Servings Per Container	
Amount Per Serving	
Calories 210 Calories from	m Fat 80
% Dai	ly Value*
Total Fat 9g	14%
Saturated Fat 2.5g	12%
Cholesterol 5mg	2%
Sodium 80mg	3%
Total Carbohydrate 28g	9%
Dietary Fiber less than 1	g 3%
Sugars 16g	
Protein 3g	
Vitamin A 0% • Vitam	in C 0%
Calcium 6% • Iron 4	4%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate, and sorbitan monostearate.

CINNAMON APPLE FILLED

Nutrition Fa Serving Size 1 Doughnuts Servings Per Container	
Amount Per Serving	
Calories 290 Calories from	m Fat 150
% Da	nily Value*
Total Fat 16g	25%
Saturated Fat 4g	21%
Cholesterol 5mg	2%
Sodium 150mg	6%
Total Carbohydrate 32	2g 11%
Dietary Fiber less than 1	g 4%
Sugars 14g	
Protein 3g	
Vitamin A 0% • Vitar	nin C 2%
Calcium 10% Iron	6%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Apple filling and cinnamon sugar coating also contain: Evaporated apples, (treated with Sulphur Dioxide to retain color), corn syrup sweeteners, modified corn starch, corn starch, cinnamon, vegetable oil (soybean and/or cottonseed oil), lemon juice, spices, less than 0.1% sodium benzoate and potassium sorbate, (to retain freshness).

POWDERED STRAWBERRY FILLED

GLAZED	STRAW	BERRY	FILLED
VLALLD	311XA11		

Nutrition Serving Size 1 Dough Servings Per Containe	nuts (74g)	
Amount Per Serving		
Calories 260 Calorie	s from Fat 140	
% Daily Value*		
Total Fat 16g	25%	
Saturated Fat 4g	20%	
Cholesterol 5mg 2%		
Sodium 130mg 5%		
Total Carbohydrat	te 26g 9%	
Dietary Fiber less th	nan 1g 3%	
Sugars 9g		
Protein 3g		
Vitamin A 0% •	Vitamin C 2%	
Calcium 8% •	Iron 6%	

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Strawberry filling also contains: Strawberries, corn syrup sweeteners, modified corn starch, Red #40, natural and artificial flavor and less than 0.1% sodium benzoate and potassium sorbate (to retain freshness).

Powdered sugar coating also contains: Corn starch, vegetable oil (soybean and/or cottonseed oil), titanium dioxide (color).

Nutrition F Serving Size 1 Doughnu Servings Per Container		
Amount Per Serving		
Calories 290 Calories	from Fat 140	
% Daily Value*		
Total Fat 16g	24%	
Saturated Fat 4g	20%	
Cholesterol 5mg	2%	
Sodium 135mg	6%	
Total Carbohydrate 35g 12%		
Dietary Fiber less tha	n 1g 4%	
Sugars 17g		
Protein 3g		
Vitamin A 0% • Vi	itamin C 2%	
Calcium 8% • Ir	on 6%	

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Strawberry filling also contains: Strawberries, corn syrup sweeteners, modified corn starch, Red #40, natural and artificial flavor and less than 0.1% sodium benzoate and potassium sorbate (to retain freshness).

CHOCOLATE ICED CAKE WITH SPRINKLES

Nutriti Serving Size 1 I Servings Per Co	Dou	ghnuts (76g)
Amount Per Servi		
Calories 290 C	aloi	ries from Fat 120
		% Daily Value*
Total Fat 14g	ļ	21%
Saturated Fat	Зg	16%
Cholesterol	20m	ng 7%
Sodium 320m	ng	13%
Total Carboh	ydr	ate 40g 13%
Dietary Fiber	less	than 1g 2%
Sugars 23g		
Protein 3g		
Vitamin A 0%	•	Vitamin C 0%
Calcium 2%	•	Iron 10%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), sugar, vegetable oil (soybean and/or cottonseed oil), water, egg yolks, leavening (sodium acid pyrophosphate, sodium bicarbonate), soy flour, whey, nonfat milk, dextrose, salt, lecithin, calcium sulfate, sodium propionate (to retain freshness), cellulose gum, natural and artificial flavors, monoglycerides and propylene glycol monostearate (emulsifier), sodium stearoyl-2lactylate, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids, and BHT (to help protect flavor). Chocolate icing and sprinkles also contain: Cocoa, hydrogenated palm kernel oil, corn starch, alkalized cocoa powder, glucose, FD&C artificial colors (Red #40, Red #3,

Yellow #5, Yellow #6, Blue #1), and carnauba wax.

POWDERED BLUEBERRY FILLED

Nutrition F Serving Size 1 Doughnu Servings Per Container	
Amount Per Serving	<u> </u>
Calories 290 Calories f	rom Fat 150
%	Daily Value*
Total Fat 16g	25%
Saturated Fat 4g	21%
Cholesterol 5mg	2%
Sodium 140mg	6%
Total Carbohydrate	32g 11%
Dietary Fiber less that	n 1g 3%
Sugars 14g	
Protein 3g	
Vitamin A 0% • Vit	tamin C 2%
Calcium 8% • In	on 6%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono-and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Blueberry filling and powdered sugar also contain: Crushed blueberries, corn syrup sweeteners, modified corn starch, corn starch, vegetable oil (soybean and/or cottonseed oil), citric acid, FD&C Red #40, FD&C Blue #1, titanium dioxide (color), locust bean gum, xanthan gum, and less than 0.1% sodium benzoate and potassium sorbate (to retain freshness).

GLAZED CREME FILLED

Nutrition Serving Size 1 Doughr Servings Per Containe	nuts (86g)	
Amount Per Serving		
Calories 340 Calories	s from Fat 180	
% Daily Value*		
Total Fat 20g	31%	
Saturated Fat 5g	24%	
Cholesterol 5mg	2%	
Sodium 140mg	6%	
Total Carbohydrat	e 39g 13%	
Dietary Fiber less th	an 1g 3%	
Sugars 23g		
Protein 3g		
Vitamin A 0% • V	Vitamin C 2%	
Calcium 8% •	Iron 6%	

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Creme filling also contains: Corn syrup solids, and Polysorbate 60.

Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate, and sorbitan monostearate.

CINNAMON SUGAR CAKE

Nutrition Fa Serving Size 1 Doughnuts Servings Per Container			
Amount Per Serving			
Calories 280 Calories from Fat 130			
% Daily Value*			
Total Fat 14g	22%		
Saturated Fat 3g	16%		
Cholesterol 20mg	7%		
Sodium 340mg	14%		
Total Carbohydrate 37g 12%			
Dietary Fiber 1g	4%		
Sugars 18g			
Protein 3g			
	nin C 0%		

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), sugar, vegetable oil (soybean and/or cottonseed oil), water, egg yolks, leavening (sodium acid pyrophosphate, sodium bicarbonate), soy flour, whey, nonfat milk, dextrose, salt, lecithin, calcium sulfate, sodium propionate (to retain freshness), cellulose gum, natural and artificial flavors, monoglycerides and propylene glycol monostearate (emulsifier), sodium stearoyl-2-lactylate, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids, and BHT (to help protect flavor). Cinnamon sugar coating also contains: Cinnamon, corn starch, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), and calcium propionate (to retain freshness).

VANILLA ICED CUSTARD FILLED

Nutritie Serving Size 1 I Servings Per Co	Dou	ghnuts (87g)	
Amount Per Servi	ing		
Calories 290 Calories from Fat 150			
% Daily Value*			
Total Fat 16g	J	25%	
Saturated Fat	4g	20%	
Cholesterol	5mg	g 2%	
Sodium 150mg 6		6%	
Total Carbohydrate 33g 11%			
Dietary Fiber	ess	than 1g 2%	
Sugars 16g			
Protein 3g			
Vitamin A 0%	•	Vitamin C 2%	
Calcium 8%	•	Iron 6%	

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Vanilla icing and custard filling also contains: Corn syrup, high fructose corn syrup, artificial color, modified food starch, titanium dioxide (color), sodium benzoate and potassium sorbate (to retain freshness), phosphoric acid, Polysorbate 60, agar, locust bean gum, Yellow #5, Yellow #6.

Nutrition Serving Size 1 Dou Servings Per Conta	ghnuts (101g)			
Amount Per Serving				
Calories 380 Calo	Calories 380 Calories from Fat 180			
% Daily Value*				
Total Fat 21g	32%			
Saturated Fat 5g	25%			
Cholesterol 5mg	g 2%			
Sodium 290mg	12%			
Total Carbohydrate 46g 15%				
Dietary Fiber 2g	7%			
Sugars 23g				
Protein 4g				
Vitamin A 0% •	Vitamin C 2%			
Calcium 10% •	Iron 8%			

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, apples (treated with Sulphur Dioxide to retain color), soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono-and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor). Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate, and sorbitan monostearate.

TRADITIONAL CAKE

Nutrition Fa Serving Size 1 Doughnuts Servings Per Container	
Amount Per Serving	
Calories 230 Calories from	m Fat 120
% Da	aily Value*
Total Fat 13g	20%
Saturated Fat 3g	15%
Cholesterol 20mg	7%
Sodium 320mg	13%
Total Carbohydrate 25	5g 8%
Dietary Fiber less than -	1g 2%
Sugars 9g	
Protein 3g	
Vitamin A 0% • Vitar	min C 0%
Calcium 2% • Iron	8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), sugar, vegetable oil (soybean and/or cottonseed oil), water, egg yolks, leavening (sodium acid pyrophosphate, sodium bicarbonate), soy flour, whey, nonfat milk, dextrose, salt, lecithin, calcium sulfate, sodium propionate (to retain freshness), cellulose gum, natural and artificial flavors, monoglycerides and propylene glycol monostearate (emulsifier), sodium stearoyl-2-lactylate, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids, and BHT (to help protect flavor).

GLAZED CUSTARD FILLED

Nutrition F Serving Size 1 Doughnu Servings Per Container			
Amount Per Serving Calories 290 Calories f	rom Fat 150		
% Daily Value*			
Total Fat 16g	25%		
Saturated Fat 4g	20%		
Cholesterol 5mg	2%		
Sodium 160mg	6%		
Total Carbohydrate 34g 11%			
Dietary Fiber less than	n 1g 3%		
Sugars 17g			
Protein 3g			
Vitamin A 0% • Vit	tamin C 2%		
Calcium 8% • Ire	on 6%		

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Custard filling also contains: Corn syrup, high fructose corn syrup, modified food starch, titanium dioxide (color), sodium benzoate and potassium sorbate (to retain freshness), phosphoric acid, Polysorbate 60, Yellow #5, Yellow #6.

VANILLA ICED GLAZED

CHOCOLATE ICED CAKE

Nutrition Serving Size 1 Doug Servings Per Conta	ghnuts (66g)		
Amount Per Serving			
Calories 240 Calories from Fat 110			
% Daily Value*			
Total Fat 12g	18%		
Saturated Fat 3g	15%		
Cholesterol 5mg	1%		
Sodium 95mg 49			
Total Carbohydrate 32g 11%			
Dietary Fiber less	than 1g 2%		
Sugars 20g			
Protein 2g			
5			
Vitamin A 0% •	Vitamin C 2%		
Calcium 6% •	Iron 4%		

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate, and sorbitan monostearate.

Vanilla icing also contains: Corn syrup, artificial color, agar, potassium sorbate (to retain freshness), and locust bean gum.

Nutrition F Serving Size 1 Doughnu Servings Per Container			
Amount Per Serving			
Calories 270 Calories f	rom Fat 120		
% Daily Value*			
Total Fat 14g	21%		
Saturated Fat 3g	16%		
Cholesterol 20mg	7%		
Sodium 320mg	13%		
Total Carbohydrate 36g 12%			
Dietary Fiber less that	n 1g 2%		
Sugars 20g			
Protein 3g			
Vitamin A 0% • Vi	tamin C 0%		
Calcium 2% • Ir	on 8%		

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), sugar, vegetable oil (soybean and/or cottonseed oil), water, egg yolks, leavening (sodium acid pyrophosphate, sodium bicarbonate), soy flour, whey, nonfat milk, dextrose, salt, lecithin, calcium sulfate, sodium propionate (to retain freshness), cellulose gum, natural and artificial flavors, monoglycerides and propylene glycol monostearate (emulsifier), sodium stearoyl-2-lactylate, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids, and BHT (to help protect flavor). Chocolate icing also contains: Cocoa.

POWDERED CAKE

Nutritio Serving Size 1 Do Servings Per Cor	วนดู	ghnuts (71	
Amount Per Serving			
Calories 280 Calories from Fat 130			
% Daily Value*			
Total Fat 14g			21%
Saturated Fat 3	ßg		16%
Cholesterol 2	0m	ng	7%
Sodium 320mg 13		13%	
Total Carbohydrate 37g 12%			
Dietary Fiber less than 1g 2%			
Sugars 19g			
Protein 3g			
Vitamin A 0%	•	Vitamin	C 0%
Calcium 4%	•	ron 8%	6

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), sugar, vegetable oil (soybean and/or cottonseed oil), water, egg yolks, leavening (sodium acid pyrophosphate, sodium bicarbonate), soy flour, whey, nonfat milk, dextrose, salt, lecithin, calcium sulfate, sodium propionate (to retain freshness), cellulose gum, natural and artificial flavors, monoglycerides and propylene glycol monostearate (emulsifier), sodium stearoyl-2-lactylate, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids, and BHT (to help protect flavor). Powdered sugar coating also contains: Corn starch, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), calcium propionate (to retain freshness), and titanium dioxide (color).

VANILLA ICED CREME FILLED

Nutrition Serving Size 1 Doughn Servings Per Container	uts (87g)		
Amount Per Serving Calories 340 Calories	from Fat 180		
% Daily Value*			
Total Fat 20g	31%		
Saturated Fat 5g	24%		
Cholesterol 5mg	2%		
Sodium 135mg 6			
Total Carbohydrate 38g 13%			
Dietary Fiber less that	an 1g 2%		
Sugars 23g			
Protein 3g			
Vitamin A 0% • V	/itamin C 2%		
Calcium 8% • I	ron 6%		

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono-and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Vanilla icing and creme also contains: Corn syrup, artificial color, agar, potassium sorbate (preservative), locust bean gum, and Polysorbate 60.

VANILLA ICED RASPBERRY FILLED

GLAZED	DEVIL'S	FOOD	CAKE
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Nutrition Serving Size 1 Doug Servings Per Contair	hnuts (100g)
Amount Per Serving	
Calories 350 Calori	es from Fat 140
	% Daily Value*
Total Fat 16g	24%
Saturated Fat 4g	20%
Cholesterol 5mg	2%
Sodium 125mg	5%
Total Carbohydra	nte 50g 17%
Dietary Fiber less	than 1g 4%
Sugars 31g	
Protein 3g	
Vitamin A 0% •	Vitamin C 2%
Calcium 10% •	Iron 8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono-and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Raspberry filling also contains: Corn syrup, pectin, proplylene glycol alginate, calcium carrageenan, potassium chloride, sodium benzoate (to retain freshness), Red 40, and Blue 1.

Vanilla icing also contains: Corn syrup, artificial color, agar, potassium sorbate (to retain freshness), and locust bean gum.

Nutrition I Serving Size 1 Doughnu Servings Per Container	
Amount Per Serving	
Calories 340 Calories	from Fat 160
%	Daily Value*
Total Fat 18g	28%
Saturated Fat 4.5g	21%
Cholesterol 20mg	7%
Sodium 310mg	13%
Total Carbohydrate	42g 14%
Dietary Fiber less that	n 1g 3%
Sugars 27g	
Protein 3g	
Vitamin A 0% • V	itamin C 0%
Calcium 2% • I	ron 8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), sugar, water, cocoa, corn starch, egg yolks, soy flour, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), leavening (sodium acid pyrophosphate, sodium bicarbonate), whey, vegetable oil (soybean and/or cottonseed oil), salt, lecithin, dextrose, calcium sulfate, nonfat milk, cellulose gum, sodium propionate (to retain freshness), natural and artificial flavore monodword provideo and propulsor cluster (comulsified), eadium stravent flavors, monoglycerides and propylene glycol monostearate (emulsifier), sodium stearoyl-2-lactylate, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor). Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate,

and sorbitan monostearate.

GLAZED BLUEBERRY CAKE

PUMPKIN SI	PICE CAKE
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Nutrition Serving Size 1 Doughr Servings Per Containe	nuts (80g)
Amount Per Serving	
Calories 340 Calories	s from Fat 160
	% Daily Value*
Total Fat 18g	28%
Saturated Fat 4.5g	21%
Cholesterol 20mg	7%
Sodium 310mg	13%
Total Carbohydrat	e 42g 14%
Dietary Fiber less th	an 1g 3%
Sugars 27g	
Protein 3g	
	<i>"</i> : 0.00(
Vitamin A 0% •	Vitamin C 0%
Calcium 2% •	Iron 8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), sugar, water, corn starch, egg yolks, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), soy flour, whey, leavening (sodium acid pyrophosphate, sodium bicarbonate), vegetable oil (soybean and/or cottonseed oil), dextrose, salt, lecithin, nutmeg, nonfat milk, calcium sulfate, cellulose gum, sodium propionate (to retain freshness), artificial flavors, monoglycerides and propylene glycol monostearate (emulsifier), sodium stearoyl-2lactylate, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor). Blueberry gumbits also contain: Corn cereal, corn syrup, Blue #2, Red #40, Blue #1,

and Green #3.

Glaze may also contain: Calcium carbonate, agar, locust bean gum, and disodium phosphate, sorbitan monostearate.

Nutrition F Serving Size 1 Doughnut Servings Per Container	
Amount Per Serving	
Calories 340 Calories from	om Fat 160
%	Daily Value*
Total Fat 18g	28%
Saturated Fat 4.5g	21%
Cholesterol 20mg	7%
Sodium 310mg	13%
Total Carbohydrate	12g 14%
Dietary Fiber less than	1g 3%
Sugars 27g	
Protein 3g	
Vitamin A 0% • Vita	amin C 0%
Calcium 2% • Iro	n 8%

Ingredients: Enriched wheat flour (flour, malted barley flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), sugar, water, soy flour, partially hydrogenated vegetable shortening (soybean and/or cottonseed oil), leavening (sodium acid pyrophosphate, baking soda, monocalcium phosphate), dextrose, dry egg yolk, salt, nonfat milk solids, pumpkin flakes, pumpkin pie spice (cinnamon, ginger, clove, nutmeg, mace), natural and artificial flavors, soy lecithin, sodium diacetate (to retain freshness), caramel color, propylene glycol mono & diesters with BHT & citric acid (to retain freshness), mono and diglycerides, and beta carotene (color). Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate, and sorbitan monostearate.

DULCE DE LECHE

Nutrition F Serving Size 1 Doughnuts Servings Per Container	
Amount Per Serving	
Calories 290 Calories fro	om Fat 160
% D	aily Value*
Total Fat 18g	27%
Saturated Fat 4.5g	23%
Cholesterol 5mg	2%
Sodium 160mg	7%
Total Carbohydrate 3	0g 10%
Dietary Fiber less than	1g 2%
Sugars 12g	
Protein 3g	
Vitamin A 0% • Vita	amin C 2%
Calcium 10% • Iro	n 8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono- and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Filling also contains: Corn syrup, food starch-modified, butter (cream and salt), caramel color, potassium sorbate and sodium propionate (to retain freshness), Yellow 5, Red 40, and Blue 1.

GLAZED SOUR CREAM

Nutrition Fa Serving Size 1 Doughnuts Servings Per Container	
Amount Per Serving	
Calories 340 Calories from	n Fat 160
% Da	ily Value*
Total Fat 18g	28%
Saturated Fat 4.5g	21%
Cholesterol 20mg	7%
Sodium 310mg	13%
Total Carbohydrate 42	g 14%
Dietary Fiber less than 1	g 3%
Sugars 27g	
Protein 3g	
Vitamin A 0%	nin C 0%
Calcium 2% • Iron	8%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), sugar, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, corn starch, egg yolks, soy flour, leavening (sodium acid pyrophosphate, sodium bicarbonate), whey, vegetable oil (soybean and/or cottonseed oil), dextrose, salt, lecithin, nonfat milk, calcium sulfate, cellulose gum, sodium propionate (to retain freshness), monoglycerides and propylene glycol monostearate (emulsifier), natural and artificial flavors, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor). Glaze may also contain: Calcium carbonate, agar, locust bean gum, and disodium phosphate, sorbitan monostearate.

CHOCOLATE ICED CRULLER

Nutrition Fa Serving Size 1 Doughnuts (Servings Per Container	
Amount Per Serving	
Calories 290 Calories from	n Fat 130
% Dai	ily Value*
Total Fat 15g	23%
Saturated Fat 3.5g	17%
Cholesterol 15mg	6%
Sodium 240mg	10%
Total Carbohydrate 37g	g 12%
Dietary Fiber less than 1	g 2%
Sugars 25g	
Protein 2g	
-	
Vitamin A 0% • Vitam	nin C 0%
Calcium 2% • Iron	6%

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), sugar, vegetable oil (soybean and/or cottonseed oil), water, egg yolks, leavening (sodium acid pyrophosphate, sodium bicarbonate), soy flour, whey, nonfat milk, dextrose, salt, lecithin, calcium sulfate, sodium propionate (to retain freshness), cellulose gum, natural and artificial flavors, monoglycerides and propylene glycol monostearate (emulsifier), sodium stearoyl-2lactylate, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids, and BHT (to help protect flavor). Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate,

and sorbitan monostearate.

Chocolate icing also contains: Cocoa.

Nutrition Fac Serving Size 1 Doughnuts (54) Servings Per Container	
Amount Per Serving	
Calories 210 Calories from Fa	at 110
% Daily \	/alue*
Total Fat 12g	18%
Saturated Fat 3g	15%
Cholesterol 5mg	1%
Sodium 100mg	4%
Total Carbohydrate 24g	8%
Dietary Fiber less than 1g	3%
Sugars 12g	
Protein 2g	
Vitamin A 0% • Vitamin	
Calcium 6% • Iron 4%)

Ingredients: Enriched bleached wheat flour (contains bleached wheat flour, niacin, reduced iron, thiamine mononitrate, riboflavin, folic acid), dextrose, vegetable shortening (partially hydrogenated soybean and/or cottonseed oil), water, sugar, cinnamon, soy flour, egg yolks, vital wheat gluten, yeast, nonfat milk, yeast nutrients (calcium sulfate, ammonium sulfate), dough conditioners (calcium dioxide, monocalcium and dicalcium phosphate, diammonium phosphate, sodium stearoyl-2-lactylate, whey, starch, ascorbic acid, sodium bicarbonate, calcium carbonate), salt, mono- and diglycerides, ethoxylated mono-and diglycerides, lecithin, calcium propionate (to retain freshness), cellulose gum, natural and artificial flavors, fungal alpha amylase, amylase, maltogenic amylase, pentosanase, protease, sodium caseinate, corn maltodextrin, corn syrup solids and BHT (to help protect flavor).

Glaze may also contain: Calcium carbonate, agar, locust bean gum, disodium phosphate, and sorbitan monostearate.

Cinnamon sugar topping also contains: Cinnamon, corn starch, and vegetable oil (soybean and/or cottonseed oil).

EXHIBIT B



PENNSYLVANIA

August 23, 2016

Via Certified U.S. Mail Return Receipt Requested

Krispy Kreme Doughnuts, Inc. 370 Knollwood Street, Winston-Salem, NC 27103

> Re: Class Action Notification and Pre-Lawsuit Demand Pursuant to California Civil Code Section 1782 and All Other Applicable Laws Requiring Pre-Suit Notice, Concerning Krispy Kreme Doughnuts, Inc.

Dear Madam or Sir:

Please be advised that Faruqi & Faruqi, LLP represents Jason Saidian ("Client"), purchaser of, *inter alia*, Krispy Kreme "Raspberry Filled" and "Maple Iced Glazed" doughnuts. Our Client seeks to represent a class of consumers ("Class") who, within the relevant time period,¹ purchased any Krispy Kreme "Raspberry Filled" doughnut and/or "Maple Iced Glazed" doughnut from a Krispy Kreme store (the "Raspberry Products" and "Maple Products" respectively) (herein collectively referred to as the "Products"). This letter provides Krispy Kreme Doughnuts, Inc. ("Defendant") with notice and demand for corrective action. All further communications intended for our Client must be directed through this office. Furthermore, this demand and notice letter is meant to comply with the requirements of *California Civil Code* §1782, and all other laws requiring a pre-suit demand and notice prior to litigation, on behalf of our Client and all others similarly situated should this matter proceed to litigation.

During the relevant time period, Defendant advertised, marketed and sold the Raspberry Products as "Raspberry Filled," representing that the Raspberry Products were filled with actual raspberries. Furthermore, during the relevant time period, Defendant advertised, marketed and sold the Maple Products as "Maple Iced Glazed," representing that the Maple Products were glazed with actual maple sugar or maple syrup. These representations are false and misleading, as the Raspberry Products <u>do not</u> contain any raspberries and the Maple Products <u>are not</u> glazed with any maple syrup or maple sugar.

Jason Saidian, a consumer residing in California, has purchased, *inter alia*, the Raspberry Products and Maple Products from the Krispy Kreme store in Santa Monica, California based on the representations that the Raspberry Products are "Raspberry Filled" and the Maple Products are "Maple Iced Glazed." Mr. Saidian reasonably understood these representations to mean that the Raspberry Products are filled with actual raspberries and the Maple Products are glazed with

¹ From four (4) years prior to the date of a prospective complaint filed by our Client.



actual maple syrup or maple sugar. After years of purchasing the Products, Mr. Saidian learned that the representations that induced him to purchase the Products were false and misleading.

These business practices violate several California consumer protection statutes and laws. Pursuant to *California Civil Code* §1782(a)(1), our Client and the Class further provide notice that they believe Defendant has violated, and continues to violate the California Consumers Legal Remedies Act ("CLRA"), and specifically *California Civil Code* §1770, in at least the following manner:

- Representing that goods or services have sponsorship, approval, characteristics, ingredients, uses, benefits, or quantities which they do not have or that a person has a sponsorship, approval, status, affiliation, or connection which he or she does not have (Section 1770(a)(5));
- 2. Advertising goods or services with intent not to sell them as advertised (Section 1770(a)(9)).

It is our opinion that Defendant has also violated and continues to violate California Business and Professions Code Sections 17200 and 17500, in addition to common law and other statutory violations.

This letter not only serves as notification of Defendant's alleged violations of *California Civil Code* §1770 as outlined above, but also as our Client's demand, and the demand of all others similarly situated, that Defendant immediately correct, repair, refund and otherwise rectify the violations of § 1770 and the other statutes and causes of action referenced above, on a class-wide basis.

To cure the harmful conduct noted herein, we demand that Defendant: (1) cease and desist from marketing and selling of the Products in a false and misleading manner; (2) issue an immediate recall of the Products; and (3) make full restitution to the Class of all money obtained from the sales thereof.

We further demand that you preserve all documents emails, other electronically stored information and other evidence which refer or relate to any of the above-described practices, including, but not limited to:

- 1. All documents concerning the development and/or testing of the Products;
- 2. All documents concerning the recipe and/or formula for the Products, pursuant to 21 C.F.R. 101.11(c)(3)(i);
- 3. All documents concerning the advertisement, promotion, marketing and sale of the Products;



- 4. All documents concerning communications with any individual involved in the marketing, advertising, promotion, and/or sale of the Products;
- 5. All documents concerning communications with purchasers of the Products;
- 6. All documents concerning the sales volume of the Products (in units and/or dollars), and the revenues derived therefrom; and
- 7. All documents concerning the identities and location of potential Class members who purchased the Products.

Further, this letter serves as a thirty (30) day notice and demand requirement under §1782 for damages. Accordingly, should Defendant fail to rectify the unfair and deceptive scheme within thirty (30) days of receipt of this letter, our Client will file his complaint for actual damages, punitive damages, and all other damages permitted under the CLRA and the other statutes and causes of action available to him, along with interest, attorneys' fees and costs for Defendant's violations.

We are willing to discuss an appropriate way to remedy the demands asserted in this letter. If Defendant wishes to enter into such a discussion, please contact our firm immediately. If we do not hear from Defendant promptly, we will conclude that Defendant is not interested in resolving this dispute short of litigation in the form of a class action lawsuit. If Defendant contends that any statement in this letter is inaccurate in any respect, please provide our firm with Defendant's contentions and supporting documents promptly.

Please contact the undersigned if there are any questions or concerns.

Sincerely,

Barbara A. Rohr

Cc: Timothy J. Peter, Ben Heikali



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Tracking Number: 70161370000046996896

On Time

Updated Delivery Day: Friday, August 26, 2016

Product & Tracking Information

Postal Product: First-Class Mail[®] Features: Certified Mail[™]

Return Receipt

See tracking for related item: 9590940217336074857386

DATE & TIME STATUS OF ITEM

August 26, 2016 , 10:27 am

Delivered, Front Desk/Reception WINSTON SALEM, NC 27103

LOCATION

Your item was delivered to the front desk or reception area at 10:27 am on August 26, 2016 in WINSTON SALEM, NC 27103.

August 26, 2016 , 7:55 am	Arrived at Unit	WINSTON SALEM, NC 27103
August 26, 2016 , 1:43 am	Departed USPS Destination Facility	GREENSBORO, NC 27498
August 25, 2016 , 10:17 am	Arrived at USPS Destination Facility	GREENSBORO, NC 27498
August 23, 2016 , 10:23 pm	Departed USPS Origin Facility	LOS ANGELES, CA 90052
August 23, 2016 , 8:48 pm	Arrived at USPS Origin Facility	LOS ANGELES, CA 90052
August 23, 2016 , 3:57 pm	Acceptance	LOS ANGELES, CA 90024

Track Another Package

Tracking (or receipt) number

Manage Incoming Packages

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Track It

https://tools.usps.com/go/TrackConfirmAction.action?tRef=fullpage&tLc=1&text28777=&tLabels=70161370000046996896

9/12/2016

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EXHIBIT C



NEW YORK CALIFORNIA DELAWARE FLORIDA

PENNSYLVANIA

October 6, 2016

<u>Via Certified U.S. Mail</u> <u>Return Receipt Requested</u>

Krispy Kreme Doughnuts, Inc. 370 Knollwood Street Winston-Salem, NC 27103

> Re: Supplemental Class Action Notification and Pre-Lawsuit Demand Pursuant to California Civil Code Section 1782 and All Other Applicable Laws Requiring Pre-Suit Notice, Concerning Krispy Kreme Doughnuts, Inc.

Dear Madam or Sir:

We write to supplement our notice and demand letter dated August 23, 2016. Please be advised that Faruqi & Faruqi, LLP represents Jason Saidian ("Client"), a purchaser of, *inter alia*, Krispy Kreme "Glazed Blueberry Cake" doughnuts.¹ Our Client seeks to also represent a class of consumers ("Class") who, within the relevant time period,² purchased the "Glazed Blueberry Cake"³ doughnut and the "Glazed Blueberry Cake" doughnut holes (the "Blueberry Products"). This letter provides Krispy Kreme Doughnuts, Inc. ("Defendant") with additional notice and demand for corrective action. All further communications intended for our Client must be directed through this office. Furthermore, this demand and notice letter is meant to comply with the requirements of *California Civil Code* §1782, and all other laws requiring a pre-suit demand and notice prior to litigation, on behalf of our Client and all others similarly situated should this matter proceed to litigation.

During the relevant time period, Defendant formulated, manufactured, advertised, marketed and sold the Blueberry Products under the descriptive name "Blueberry Cake" and manufactured the Blueberry Products with imitation blueberries⁴ that resemble actual blueberries due to their round shape and blue color. Defendant has therefore represented that the Blueberry Products contain actual blueberries. These representations are false and misleading, as the Blueberry Products do not contain any blueberries and instead contain imitation blueberry made from sugar and artificial food coloring.

Mr. Saidian, a consumer residing in California, has purchased, *inter alia*, the Glazed Blueberry Cake doughnut from a Krispy Kreme store in Santa Monica, California based on the representation that the Blueberry Products are "Blueberry Cake" doughnuts and based on

¹ In addition to the Raspberry Products and Maple Products referenced in our notice letter dated August 23, 2016.

² From four (4) years prior to the date of a prospective complaint filed by our Client.

³ Other variations of the product name include "Very Blueberry Cake."

⁴ Krispy Kreme's Nutritional Facts sheet refers to these as "blueberry gumbits."

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FARUQI & FARUQI

Krispy Kreme Doughnuts, Inc. Page 2 October 6, 2016

Defendant's formulating, manufacturing, and marketing the Blueberry Products with imitation blueberries that highly resemble actual blueberries due to their round shape and blue color. Mr. Saidian reasonably understood these representations to mean that the Blueberry Products contain actual blueberries. After purchasing the Blueberry Products, Mr. Saidian learned that the representations that induced him to purchase the Blueberry Products were false and misleading.

These business practices violate several California consumer protection statutes and laws. Pursuant to *California Civil Code* §1782(a)(1), our Client and the Class further provide notice that they believe Defendant has violated, and continues to violate the California Consumers Legal Remedies Act ("CLRA"), and specifically *California Civil Code* §1770, in at least the following manner:

- 1. Representing that goods or services have sponsorship, approval, characteristics, ingredients, uses, benefits, or quantities which they do not have or that a person has a sponsorship, approval, status, affiliation, or connection which he or she does not have (Section 1770(a)(5));
- 2. Advertising goods or services with intent not to sell them as advertised (Section 1770(a)(9)).

It is our opinion that Defendant has also violated and continues to violate California Business and Professions Code Sections 17200 and 17500, in addition to common law and other statutory violations.

This letter not only serves as notification of Defendant's alleged violations of *California Civil Code* §1770 as outlined above, but also as our Client's demand, and the demand of all others similarly situated, that Defendant immediately correct, repair, refund and otherwise rectify the violations of § 1770 and the other statutes and causes of action referenced above, on a class-wide basis.

To cure the harmful conduct noted herein, we demand that Defendant: (1) cease and desist from marketing and selling of the Blueberry Products in a false and misleading manner; (2) issue an immediate recall of the Blueberry Products; and (3) make full restitution to the Class of all money obtained from the sales thereof.

We further demand that you preserve all documents emails, other electronically stored information and other evidence which refer or relate to any of the above-described practices, including, but not limited to:

1. All documents concerning the development and/or testing of the Blueberry Products;

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FARUQI & FARUQI

ATTORNEYS AT LAW

Krispy Kreme Doughnuts, Inc. Page 3 October 6, 2016

- 2. All documents concerning the recipe and/or formula for the Blueberry Products, pursuant to 21 C.F.R. 101.11(c)(3)(i);
- 3. All documents concerning the advertisement, promotion, marketing and sale of the Blueberry Products;
- 4. All documents concerning communications with any individual involved in the marketing, advertising, promotion, and/or sale of the Blueberry Products;
- 5. All documents concerning communications with purchasers of the Blueberry Products;
- 6. All documents concerning the sales volume of the Blueberry Products (in units and/or dollars), and the revenues derived therefrom; and
- 7. All documents concerning the identities and location of potential Class members who purchased the Blueberry Products.

Further, this letter serves as a thirty (30) day notice and demand requirement under §1782 for damages. Accordingly, should Defendant fail to rectify the unfair and deceptive scheme within thirty (30) days of receipt of this letter, our Client will file his complaint for actual damages, punitive damages, and all other damages permitted under the CLRA and the other statutes and causes of action available to him, along with interest, attorneys' fees and costs for Defendant's violations.

We are willing to discuss an appropriate way to remedy the demands asserted in this letter. If Defendant wishes to enter into such a discussion, please contact our firm immediately. If we do not hear from Defendant promptly, we will conclude that Defendant is not interested in resolving this dispute short of litigation in the form of a class action lawsuit. If Defendant contends that any statement in this letter is inaccurate in any respect, please provide our firm with Defendant's contentions and supporting documents promptly.

Please contact the undersigned if there are any questions or concerns.

Sincerely,

Barbara A. Rohr

cc: Timothy J. Peter, Ben Heikali

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 SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Attach ddressed to: KRISPY KREME bouldHNUTS, MC Pro Knollwadol Street WINSTON - SALEM, NC 27103 	B. Received by (Printed Name) C. Data D. Is delivery address different from item 1?	Agent Addressee of Delivery ADAL	
9590 9402 1733 6074 8560 82 2. 7016 1370 0000, 4699 7 PS Form 3811, July 2015 PSN 7530-02-000-9053	Certified Mail® Defivery Certified Mail Restricted Delivery Certified Mail Restricted Delivery Collect on Delivery Merchandis	Maij™ Mai Restricted sipt for 9 onfirmation™ onfirmation Delivery	
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