	Case 4:20-cv-05212-HSG Documen	t1 Fi	led 07/29/20	Page 1 of 26
1 2 3 4 5 6 7 8 9	BRIAN DANITZ (SBN 247403) bdanitz@cpmlegal.com JULIA Q. PENG (SBN 318396) jpeng@cpmlegal.com NOORJAHAN RAHMAN (SBN 330572) nrahman@cpmlegal.com COTCHETT, PITRE & McCARTHY, LLP 840 Malcolm Road, Suite 200 Burlingame, CA 94010 Telephone: (650) 697-6000 Fax: (650) 697-0577 <i>Attorneys for Plaintiff and</i> <i>the Proposed Class</i>			
10	UNITED STATE	S DIS	TRICT COURT	ſ
11	NORTHERN DIST	RICT	OF CALIFORN	NIA
12	SAN FRAN	CISCO	DIVISION	
13	2 Andy Enterprise Corporation d/b/a Cuon—) Vietnamese Street Food, an Oregon Corporation,) individually and on behalf of all others similarly)		ase No.	
14			ass Action	
15	situated,)) C	LASS ACTION	N COMPLAINT
16	Plaintiff,)) D]	EMAND FOR	JURY TRIAL
17	VS.)		
18	WELLS FARGO & COMPANY, WELLS FARGO BANK, N.A., and DOES 1-10,)		
19	Defendants.)		
20	Defendants.)		
21				
22				
23				
24 25				
23 26				
20				
28				
		· ~ ~	1 • 4	
	Class Ac Demand	tion Co for Jui	omplaint ry Trial	

Case 4:20-cv-05212-HSG Document 1 Filed 07/29/20 Page 2 of 26 **TABLE OF CONTENTS** Wells Fargo's Prior Indiscretions Restricted Its Initial Participation in the PPP......5 A. Wells Fargo Petitioned and Received a "Narrow and Temporary" Lifting of Its B. Restrictions Under the Guise of Expanding Its Reach to More Small Businesses Wells Fargo Maximized Its Profits by Prioritizing the Largest Customers Rather Than C. FACTUAL ALLEGATIONS REGARDING PLAINTIFF......14 FIRST CAUSE OF ACTION.....19 Violation of Unfair Competition Law (Cal. Bus. & Prof. Code §§ 17200, et seq.) Fraud and Deceit (Cal. Civil Code § 1710) Unjust Enrichment Accounting **Class Action Complaint** Demand for Jury Trial

Case 4:20-cv-05212-HSG Document 1 Filed 07/29/20 Page 3 of 26

1 Plaintiff 2 Andy Enterprise Corporation d/b/a Cuon–Vietnamese Street Food, on behalf of 2 itself and all others similarly situated, alleges the following facts and claims against Defendants 3 WELLS FARGO & COMPANY and WELLS FARGO BANK, N.A., inclusive (collectively, "Wells Fargo," the "Company" or "Defendants"), relating to the Company's lending practices. Plaintiff 4 5 makes these allegations based upon personal knowledge, and upon information and belief as to all other matters, based on the investigation conducted by counsel, which included, but is not limited to 6 an analysis of: (1) Wells Fargo's regulatory filings; (2) Wells Fargo's press releases and other public 7 8 statements; (3) securities analyst and media reports; (4) and other publicly-available information. 9 Plaintiff's investigation into the matters alleged herein is continuing and many relevant facts are 10 known only to, or are exclusively within the custody and control of, the Defendants. Plaintiff believes that substantial additional evidentiary support will exist for the allegations set forth herein after 11 reasonable discovery. 12

13

INTRODUCTION

This action is brought to rectify the unlawful conduct engaged in by Wells Fargo in
 manipulating the taxpayer-funded Paycheck Protection Program ("PPP"), which is designed to help
 small businesses, like Plaintiff, that are in dire economic straits caused by the COVID-19 pandemic.

COVID-19, a highly infectious virus that has claimed so many American lives, has
 caused unprecedented harm to businesses in the United States. In March 2020, the federal and state
 governments responded to the outbreak of COVID-19 and skyrocketing infection rates by ordering
 non-essential businesses to close. Small businesses, such as Plaintiff, have been hit particularly hard
 by the mandatory closures.

3. On March 27, 2020, in the midst of the COVID-19 pandemic and the related massive
economic downturn that threatened the survival of small businesses, the federal government passed
the Coronavirus Aid, Relief, and Economic Security Act ("CARES Act") to provide interim relief
to small businesses. The PPP loan/grant program was included in the CARES Act to provide
urgently needed interim financial assistance to small businesses adversely impacted by the
pandemic.

28

Class Action Complaint Demand for Jury Trial

Case 4:20-cv-05212-HSG Document 1 Filed 07/29/20 Page 4 of 26

4. The express intent of Congress, embodied into the text of the CARES Act itself, was
 to prioritize "small business concerns and entities in underserved and rural markets, including
 veterans and members of the military community, small business concerns owned and controlled by
 socially and economically disadvantaged individuals."

5 5. The CARES Act issued governance directing eligible banks participating in the PPP,
6 to process applications from all businesses on a first-come, first-served basis.

6. Despite being partially precluded from taking part in the PPP program due to its past
unlawful conduct, Wells Fargo maneuvered to gain full access to the PPP program and cash in on
the large commissions offered to the lender for issuing risk-free loans.

- 7. The PPP program not only offered lenders generous commissions (between 1–5% of
 the loan amount), it also made these loans risk-free for the lender by having the Small Business
 Administration ("SBA") and the federal government guarantee the loans. As stated by the United
 States Treasury when rolling out the PPP:
 - 14 15

Are these loans guaranteed by the SBA? Yes, the SBA guarantees 100% of the outstanding balance, and that guarantee is backed by the full faith and credit of the United States.¹

16

17

18

8. Wells Fargo saw an opportunity to expand its share of the pie when the initial demand overwhelmed eligible banks. Wells Fargo represented to the Federal Reserve that it would abide by the terms of the PPP and assist small businesses with fewer than 50 employees if it were allowed

¹⁹ full participation in the program.

- 9. The Federal Reserve agreed to temporarily lift Wells Fargo's restrictions. The
 Federal Reserve stated that the restrictions were lifted on a "narrow and temporary" basis so that the
 Company could issue PPP loans to businesses with fewer than 50 employees.²
- 23
- 24
- 25
- ¹ See United States Treasury, "Paycheck Protection Program (PPP) Information Sheet for Lenders,"
 available at https://home.treasury.gov/system/files/136/PPP%20Lender%20Information%20Fact
 %20Sheet.pdf?, (last visited July 11, 2020).
- 27 Available at https://www.usatoday.com/story/money/2020/04/08/wells-fargo-expand-small-business-rescue-lending-fed-exemption/2969910001/, (last visited July 25, 2020).

- 2 -
Class Action Complaint
Demand for Jury Trial

1	10. Now a full-fledged PPP lender, Wells Fargo was positioned to understand that the			
2	funds would quickly run out. Wells Fargo knew it only had a short timeline to obtain commissions.			
3	11. Instead of proceeding as it publicly announced it would, Wells Fargo engaged in			
4	wrongful conduct designed to maximize its fees at the expense of the small businesses owners who			
5	the CARES Act was intended to help. Among other things, Wells Fargo: (1) strung along small			
6	business owners before rejecting these applications; and/or (2) prioritized loan applications from			
7	larger companies seeking higher loan amounts because processing those applications generated			
8	larger loan origination fees for the Company.			
9	12. Wells Fargo's conduct shut out small and minority-owned businesses, the very			
10	groups the CARES Act was enacted to protect. Well Fargo instead favored big businesses, which			
11	in many cases did not even need the money to survive:			
12	In all, more than \$2 billion has been returned, the Small Business Administration said. At least \$500 million of that figure went to large, publicly held companies, The Post			
13	has determined. ³			
14	13. Wells Fargo misled applicants in processing their loan applications, and Wells Fargo			
15	processed the PPP applications in a way that maximized its commissions with the least amount of			
16	6 work in order to make the Company the most money.			
17	14. Had Wells Fargo complied with the law, small businesses would have received loan			
18	proceeds from their PPP applications.			
19	15. As a result of Wells Fargo's unfair business practices, however, thousands of small			
20	businesses that were entitled to loans under the PPP and most at risk did not receive the critical loan			
21	proceeds.			
22	JURISDICTION AND VENUE			
23	16. This Court has original jurisdiction over this Action under the Class Action Fairness			
24	Act, 28 U.S.C. § 1332(d), because this is a class action in which: (1) at least some members of the			
25	proposed Class are citizens of different states than Defendants; (2) the proposed class consists of			
26				
27	³ See Cindy Boren, "Steven Mnuchin Calls Lakers' \$4.6 Million Federal Coronavirus Loan			
28	'Outrageous'", THE WASHINGTON POST, April 26, 2020. - 3 -			
	Class Action Complaint Demand for Jury Trial			

more than 100 persons or entities; and (3) the claims of the proposed Class Members exceed
 \$5,000,000 in the aggregate.

3 17. This Court has personal jurisdiction over Defendants because Defendants do
4 business in this District and a substantial number of the events giving rise to the claims alleged
5 herein took place in this District.

6 18. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b)(2) because a
7 substantial part of the events or omissions giving rise to the alleged claims occurred in this District.
8 Defendants are headquartered in San Francisco and marketed, promoted, and took applications for
9 the PPP loans in this District.

10

INTRADISTRICT ASSIGNMENT

11 19. Pursuant to Local Rule 3-2(d), Plaintiff requests that this action be assigned to the
12 San Francisco Division of this District because a substantial part of the events or conduct giving rise
13 to the claims in this action occurred in the County of San Francisco.

14

PARTIES

20. Plaintiff, 2 Andy Enterprise Corporation d/b/a Cuon–Vietnamese Street Food, is a
small minority-owned business in Portland, Oregon. Plaintiff is a popular fast-food Vietnamese
restaurant, with over 500 reviews on Google and 4.7 stars, and has 16 employees.

18 21. Plaintiff was eligible and promptly submitted a PPP loan application to Wells Fargo.
19 Due to Wells Fargo's wrongful conduct, as alleged herein, Plaintiff's loan application was not timely
20 or properly processed, and Plaintiff did not receive any PPP loan proceeds under the PPP through
21 Wells Fargo, thereby prejudicing and damaging Plaintiff.

22 22. Defendant WELLS FARGO & COMPANY is a holding company headquartered in
23 San Francisco, California at 420 Montgomery Street. The company's subsidiaries provide various
24 banking and financial services to businesses and consumers. WELLS FARGO & COMPANY
25 conducts substantial business in this District.

26 23. Defendant WELLS FARGO BANK, N.A., is a bank and the main subsidiary of
27 WELLS FARGO & COMPANY, headquartered in San Francisco, at 420 Montgomery Street.
28 Wells Fargo conducts substantial business in all Counties within the State of California.

- 4 -Class Action Complaint Demand for Jury Trial Case 4:20-cv-05212-HSG Document 1 Filed 07/29/20 Page 7 of 26

24. Plaintiff is unaware of the names, identities, or capacities of the defendants sued as
 Does 1–10, but is informed and believes and therefore alleges that each such fictitiously-named
 defendant is responsible in some manner for the damages and wrongdoing in this Complaint.
 Plaintiff will amend its Complaint to state the true names, identities, or capacities of such fictitiously
 named defendants when ascertained.

6

7

FACTUAL ALLEGATIONS

A. Wells Fargo's Prior Indiscretions Restricted Its Initial Participation in the PPP

8 25. In a case litigated in 2010 in this Court, the Honorable William H. Alsup ordered
9 Wells Fargo to pay \$203 million to California consumers and small business owners because Wells
10 Fargo manipulated its processing of customer debit card purchases to maximize overdraft fees.⁴
11 Instead of posting transactions chronologically, Wells Fargo deducted the largest charges first,
12 drawing down available balances more rapidly and triggering a higher volume of overdraft fees.⁵

13 26. The Court ordered Wells Fargo to return approximately \$203 million to its customers
14 in restitution and enjoined its abusive accounting practices. After appeals, remands, reinstatements,
15 and further appeals, on October 29, 2014, the Ninth Circuit affirmed the judgment.⁶

16 27. At the time that Wells Fargo was increasing revenue through overdraft fees, it was
also busy opening fake accounts for customers. On September 8, 2016, the Consumer Financial
Protection Bureau fined Wells Fargo \$100 million for the "widespread illegal practice of secretly
opening unauthorized accounts."⁷ The order also required Wells Fargo to pay an estimated \$2.5
million in refunds to customers and hire an independent consultant to review its procedures.⁸

21 28. As a result of Wells Fargo's egregious conduct, the Federal Reserve imposed
22 restrictions on Wells Fargo's ability to engage in additional lending in February 2018 and Wells
23 Fargo was precluded from expanding beyond its asset cap limitations. Those restrictions still existed

24

25 ⁴ *Gutierrez v. Wells Fargo Bank, N.A.*, 730 F. Supp. 2d 1080 (N.D. Cal. 2010). ⁵ *Id.*

 $26 \int_{-26}^{6} Gutierrez v.$ Wells Fargo Bank, NA, 589 F. App'x 824, 827 (9th Cir. 2014).

²⁰ ⁷ Available at https://www.consumerfinance.gov/about-us/newsroom/consumer-financial-

- 27 protection-bureau-fines-wells-fargo-100-million-widespread-illegal-practice-secretly-openingunauthorized-accounts/ (last visited July 11, 2020).
- 28 || ⁸ Id.

Class Action Complaint Demand for Jury Trial

in early 2020. Thus, when the PPP was launched on April 3, 2020, Wells Fargo could only issue 1 2 \$10 billion in PPP loans.

Wells Fargo Petitioned and Received a "Narrow and Temporary" Lifting of Its 3 **B**. Restrictions Under the Guise of Expanding Its Reach to More Small Businesses Under 4 **50 Employees and Nonprofits** 5 29. Wells Fargo initially approached the Federal Reserve before the PPP was rolled out 6 and asked for permission to underwrite more loans under the PPP. The government declined to lift 7 the restrictions against Wells Fargo because it had not sufficiently demonstrated that its customers 8 were safe in light of the fake account scandal: 9 Fed officials had earlier said they would remove the restrictions only after Wells Fargo demonstrated that it had improved itself enough that its customers would be safe from 10 further harm — something that has not happened yet.⁹ 11 30. Thereafter, the PPP loan program was launched with the restrictions on Wells Fargo 12 in place. On April 5, 2020, Wells Fargo issued a press release announcing its participation in the 13 PPP, emphasizing it would focus its efforts on "nonprofits and small businesses with fewer than 50 14 employees": 15 Wells Fargo & Company (NYSE: WFC) announced today it is targeting to distribute 16 a total of \$10 billion to small business customers under the requirements of the PPP and will focus on serving two segments of its customer population: nonprofits and 17 small businesses with fewer than 50 employees. The company has received forms from customers expressing interest in the PPP that it expects will fill the company's 18 capacity to lend under the program, as it continues to operate under existing asset cap 19 limitations. 20"We are committed to helping our customers during these unprecedented and challenging times, but are restricted in our ability to serve as many customers as we 21 would like under the PPP. While all businesses have been impacted by this crisis, small businesses with fewer than 50 employees and nonprofits often have fewer 22 resources. Therefore, we are focusing our efforts under the Paycheck Protection Program on these groups," said Wells Fargo CEO Charlie Scharf.¹⁰ 23 24 25 26 See Emily Flitter, "Fed May Ease Lending Curb on Wells Fargo to Help Small Businesses," THE

² 2

27	NEW YORK TIMES, April 6, 2020.
	NEW YORK TIMES, April 6, 2020. ¹⁰ Available at https://www.businesswire.com/news/home/20200405005041/en/Wells-Fargo-
28	Receives-Strong-Interest-Paycheck-Protection, (last visited July 10, 2020).
	- 6 -
	Class Action Complaint
	Demand for Jury Trial

Case 4:20-cv-05212-HSG Document 1 Filed 07/29/20 Page 9 of 26

31. After initial demand overwhelmed the SBA and participating banks, Wells Fargo
 again petitioned the Federal Reserve to lift its \$10 billion lending cap so that the Company could
 expand its participation in the PPP.

32. As a result of these further entreaties from Wells Fargo and under pressure to increase
access to lenders before the PPP funds run dry, the Federal Reserve temporarily lifted the
restrictions, thus allowing Wells Fargo to participate fully in the PPP. The Federal Reserve stated
at the time that it had only lifted the restrictions on Wells Fargo on a "narrow and temporary" basis
so that the Company could issue PPP loans to businesses with fewer than 50 employees.

9 33. On April 8, 2020, Wells Fargo announced its newfound privileges to process PPP
10 loan applications and its intentions to "expand relief to many more small businesses and nonprofit
11 customers":

Wells Fargo & Company (NYSE: WFC) announced today that beginning immediately, in response to the actions by the Federal Reserve, it will expand its participation in the Paycheck Protection Program and *offer loans to a broader set of its small business and nonprofit customers subject to the terms of the program*.

"Wells Fargo appreciates the targeted action of the Federal Reserve to support the needs of small businesses through PPP and *looks forward to expanding relief to many more small businesses and nonprofits*. In the first two days alone, we received more than 170,000 indications of interest from our customers, and know there is much more need. While the asset cap does not specifically restrict Wells Fargo's participation in this program, this action by the Federal Reserve will enable Wells Fargo to provide additional relief for our customers and communities," said Wells Fargo CEO
 Charlie Scharf."¹¹

34. Wells Fargo affirmatively represented that it "will expand its participation in the
Paycheck Protection Program and offer loans to a broader set of its small business and nonprofit
customers subject to the terms of the program." Wells Fargo also stated it would conform its conduct
to "the terms of the program," which includes processing applications on a first-come, first-served
basis.

25

- 26
- 27

Available at https://newsroom.wf.com/press-release/community-banking-and-small-business/
 wells-fargo-expand-participation-paycheck, (last visited July 11, 2020).

	Case 4:20-cv-05212-HSG Document 1 Filed 07/29/20 Page 10 of 26
1	C. Wells Fargo Maximized Its Profits by Prioritizing the Largest Customers Rather Than Comply with PPP Requirements and Its Own Representations
2 3	35. The PPP program offered lenders generous commissions on loans (between 1–5% of
4	the loan amount) while making those loans essentially risk-free. As stated by the United States
5	Treasury when rolling out the PPP, the SBA and the federal government guaranteed these loans:
6 7	Are these loans guaranteed by the SBA? Yes, the SBA guarantees 100% of the outstanding balance, and that guarantee is backed by the full faith and credit of the United States. ¹²
8	36. The commission of 1-5% of the loan amount was calculated according to the
9	following schedule provided by the United States Treasury:
10	How will lenders be compensated? Processing fees will be based on the balance of the
11	financing outstanding at the time of final disbursement. SBA will pay lenders fees for processing PPP loans in the following amounts:
12	• Five (5) percent for loans of not more than \$350,000;
13	 Three (3) percent for loans of more than \$350,000 and less than \$2,000,000; and One (1) percent for loans of at least \$2,000,000.¹³
14	37. Under this schedule, Wells Fargo would receive \$17,500 in commission for loaning
15	\$350,000, \$60,000 for loaning \$1,999,999, and up to \$100,000 for loaning \$10 million. Given these
16	incentives, Wells Fargo correctly concluded that bigger loans produce bigger commissions.
17	38. Wells Fargo knew that smaller loans meant smaller commissions with significantly
18	more work. Unsophisticated small businesses were not knowledgeable about the PPP requirements
19	and needed guidance in putting together the necessary paperwork. Wells Fargo knew these small
20	businesses would need a lot of handholding and follow-up work. The Treasury advised banks that
21	the following underwriting was required by banks:
22	What underwriting is required? As explained in the PPP Interim Final Rule, you will
23 24	need to confirm receipt of borrower certifications; confirm receipt of information demonstrating that a borrower had employees for whom the borrower paid salaries and
2 4 25	
23 26	
27	¹² See United States Treasury, "Paycheck Protection Program (PPP) Information Sheet for Lenders," <i>available at</i> https://home.treasury.gov/system/files/136/PPP%20Lender%20Information
28	%20Fact%20Sheet.pdf?, (last visited July 11, 2020). ¹³ Id.
	- 8 -
	Class Action Complaint Demand for Jury Trial

Case 4:20-cv-05212-HSG Document 1 Filed 07/29/20 Page 11 of 26

payroll taxes on or around February 15, 2020; confirm the dollar amount of average monthly payroll costs; and follow applicable Bank Secrecy Act requirements.¹⁴

23

1

39. Now a full-fledged PPP lender, Wells Fargo was positioned to understand that the funds would quickly run out. Wells Fargo knew it only had a short timeline to obtain commissions.

4 5

6

40. Wells Fargo's ability to maximize its commissions depended on processing the largest dollar value loans from its largest customers in the quickest amount of time.

To do so, Wells Fargo determined that the path forward was not to focus on those
who needed the loans the most—the small businesses with fewer than 50 employees—but instead
to process larger-dollar loans from bigger customers who were more sophisticated, needed less
hand-holding, and who would be able to get the necessary paperwork together quicker and with less
mistakes.

42. Despite its misleading public statements that Wells Fargo would focus on lending to
small businesses and nonprofits, Wells Fargo instead prioritized larger companies asking for bigger
loans. By prioritizing larger customers instead of small businesses whose actual need for the PPP
loans was far greater, Wells Fargo received significantly larger commissions. Just as it had done
with respect to its unlawful artificial sequencing of debit card transactions in the past, Wells Fargo
processed PPP loan applications in a manner designed to maximize the Company's own profits
against federal regulations.

43. Small businesses, the backbone of the American economy, have been battered by 19 COVID-19. On March 11, 2020, the World Health Organization declared the COVID-19 a 20 pandemic. On March 19, 2020, Governor Gavin Newsom issued an executive Stay at Home Order 21 in the State of California to slow the spread of COVID-19. Similarly, March 16, 2020, Governor 22 Kate Brown released Executive Order 20-07 to address the public health threat posed by the novel 23 infectious coronavirus (COVID-19) in Oregon, providing, among other things, that all food 24 establishments that offer food or drink are prohibited from offering or allowing on-premises 25 consumption of food or drink. 26

- ~7
- 27

 $28 \| \overline{^{14}} Id.$

44. On March 27, 2020, the federal government passed the Coronavirus Aid, Relief, and 1 2 Economic Security Act, also known as the CARES Act. The legislation was the largest-ever 3 economic stimulus package in U.S. history, amounting to 10% of the total U.S. gross domestic 4 product. The legislation included \$377 billion in federally guaranteed loans to small businesses and 5 established a \$500 billion government lending program for distressed companies.

6

45. Created under the CARES Act, the PPP was initially a \$349 billion loan program for 7 small businesses with funds available for loans originated from February 15 through June 30, 2020.¹⁵ On July 4, 2020, President Trump extended the deadline for loans to August 8, 2020.¹⁶ 8

9

46. The PPP offered small businesses eight weeks of cash-flow assistance through 100 10 percent federally guaranteed loans backed by the Small Business Administration ("SBA"), a United States government agency that provides support to entrepreneurs and small businesses. Private 11 banks merely administered these loans. One of the most important aspects of the PPP loans is that 12 13 the terms provide criteria for loan forgiveness through a process that incentivizes companies to 14 retain, and not lay off, employees during this crisis.

15

47. The United States Senate and House of Representatives expressly intended the funds 16 from the CARES Act be used to support small businesses, particularly rural businesses, veteran owned businesses, woman owned businesses, and businesses owned by socially and economically 17 disadvantaged persons.¹⁷ The Bill states: 18

19 It is the sense of the Senate that the Administrator should issue guidance to lenders and agents to ensure that the processing and disbursement of covered loans prioritizes small 20 business concerns and entities in underserved and rural markets, including veterans and members of the military community, small business concerns owned and controlled by 21 socially and economically disadvantaged individuals (as defined in section 8(d)(3)(C)), women, and businesses in operation for less than 2 years.¹⁸ 22

23

¹⁵ Available at https://www.sba.gov/about-sba/sba-newsroom/press-releases-media-advisories/349-24 billion-emergency-small-business-capital-cleared-sba-and-treasury-begin-unprecedented-public (last visited July 12, 2020). 25

¹⁶ See Neil Hare, "PPP Loan Program Extended; Loan Data Released: What Small Businesses Need to Know," available at https://www.forbes.com/sites/allbusiness/2020/07/08/ppp-loan-program-26

extended-loan-data-released-what-small-businesses-need-to-know/#6f3c0db67f11 (last visited July 12, 2020). 27

¹⁷ H.R.748(P)(iv) — CARES Act.

28 18 *Id*.

- 10 -
Class Action Complaint Demand for Jury Trial

1 48. After the Federal Reserve temporarily allowed Wells Fargo to expand its 2 participation in the PPP, Wells Fargo's CEO Charlie Scharf stated that the Company intended to 3 follow the law and direct the PPP funds to the small businesses that Congress intended to help. Mr. 4 Scharf said in an interview: 5 While all businesses have been impacted by this crisis, small businesses with fewer than 50 6 employees and nonprofits often have fewer resources. Therefore, we are focusing our efforts under the Pavcheck Protection Program on these groups."¹⁹ 7 8 49. On April 3, 2020, the federal government announced that small businesses could begin applying for PPP loans.²⁰ Independent contractors and self-employed individuals could apply 9 and begin receiving loans on April 10, 2020.²¹ 10

50. The Federal Regulations governing mandated that the PPP funds be distributed "first come, first-served."²² The rules also require that "Lenders must comply with the applicable lender
 obligations set forth in this interim final rule."²³ The federal regulations state as follows:

14

15

Is the PPP "first-come, first-served?" Yes.²⁴

16 51. Therefore, lenders were required to process PPP applications on a "first-come, first17 served" basis. This was crucial because it was widely reported at the time that demand for the PPP
18 loans was overwhelming and that the available funds might be quickly depleted. Small businesses
19 were told to act fast because their applications would be processed in the order they were received.
20 52. Because Wells Fargo did not process PPP applications on a first-come, first-served
21 basis, it failed to comply with the federal regulations governing the PPP program.

- 22
- 23

¹⁹ Available at https://www.businesswire.com/news/home/20200405005041/en/Wells-Fargo ²⁴ Receives-Strong-Interest-Paycheck-Protection (last visited July 12, 2020).

25 ²⁰ *Available at* https://home.treasury.gov/system/files/136/PPP--Fact-Sheet.pdf (last visited July 12, 2020).

- $28 \int_{-24}^{23} Id.$
- 28 $||^{24}$ Id.

- 1	1 -
Class Actio	n Complaint
Demand fo	or Jury Trial

 $^{26 \}int_{-\infty}^{21} Id.$

 ²⁰ ²² See 85 Fed. Reg. No. 73, 13 CFR Part 120, April 15, 2020, "Business Loan Program Temporary Changes; Paycheck Protection Program."

1 53. Upon information and belief, Wells Fargo received thousands of applications and 2 chose to prioritize bigger loans for larger companies. As a result of its unlawful conduct, prioritizing 3 the processing of larger loans, Wells Fargo—along with other banks—received nearly \$6 billion in 4 fees while hundreds of thousands of small businesses received nothing.

5 54. Data provided by the SBA indicates that, rather than processing PPP loan applications on a "first-come, first-served" basis as required, banks prioritized and front-loaded 6 7 applications with higher loan amounts. This is shown by comparing data from loans processed 8 between April 3, 2020 (when the PPP started) through April 13th and data for the last three days, 9 between April 13th and April 16th (when the program ran out of money).

10

11

12

13

14

15

16

17

19

20

21

22

23

Here is a breakdown of the loans processed through April 13, 2020:²⁵ 55.

Loan Size	Approved Loans	Approved Dollars	% of Count	% of Amount
\$150K and Under	725,058	\$37,178,984,187	70.05%	15.02%
>\$150K - \$350K	156,590	\$35,735,615,983	15.13%	14.44%
>\$350K - \$1M	102,473	\$59,291,602,643	9.90%	23.95%
> <mark>\$1M - \$</mark> 2M	31,176	\$43,278,883,532	3.01%	17.48%
>\$2M - \$5M	16,516	\$49,288,997,593	1.60%	19.91%
>\$5M	3,273	\$22,769,309,582	0.32%	9.20%

18

56. Here is the same information, updated through April 16, 2020^{26} :

Loan Size	Approved Loans	Approved Dollars	% of Count	% of Amount
\$150K and Under	1,229,893	\$58,321,791,761	74.03%	17.04%
>\$150K - \$350K	224,061	\$50,926,354,675	13.49%	14.88%
>\$350K - \$1M	140,197	\$80,628,410,796	8.44%	23.56%
>\$1M - \$2M	41,238	\$57,187,983,464	2.48%	16.71%
>\$2M - \$5M	21,566	\$64,315,474,825	1.30%	18.79%
>\$5M	4,412	\$30,897,983,582	0.27%	9.03%

25

24

²⁵ Available at https://www.sba.gov/sites/default/files/2020-26

04/PPP%20Report%20SBA%204.14.20%20%20-%20%20Read-Only.pdf (last visited July 12, 2020). 27

²⁶ Available at https://www.sba.gov/sites/default/files/2020-04/PPP%20Deck%20copy.pdf (last 28 visited July 12, 2020).

57. 1 Comparing the April 13 data to the April 16 data shows that in the last three days of 2 the PPP, the banks processed loan applications for \$150,000 and under at twice the rate of larger 3 loans:

4	LOAN SIZE	APPROVED LOANS (April 13, 2020)	APPROVED LOANS (April 16, 2020)	CHANGE (%)
5	\$150K and Under	725,058	1,229,893	70%
7	> \$150K - \$350K	156,590	224,061	43%
3	>\$350K - \$1M	102,473	140,197	37%
	>\$1M - \$2M	31,176	41,238	32%
)	>\$2M - \$5M	16,516	21,566	31%
	>\$5M	3,273	4,412	35%
2	4	1 10	227	

13 58. This data shows that banks front-loaded applications for the largest loans. If banks 14 processed applications on a first-come, first-served basis as required, the percentage change of 15 applications submitted in the last three days of the program would be consistent among all 16 application types.

17 59. Wells Fargo prioritized processing the applications with higher loan amounts 18 because with funds set to run out, Wells Fargo needed to cash in on the applications that resulted in 19 larger commissions for the Company first. Just as it had done with respect to overdraft fees in the 20past, Wells Fargo artificially processed applications to maximize its own fees, despite the fact that 21 doing so was detrimental and unfair to smaller business owners.

22 60. Specifically, Wells Fargo was entitled under the PPP to receive origination fees of 23 5% on loans up to \$350,000; 3% on loans between \$350,000 and \$2 million; and 1% on loans between \$2 million and \$10 million.²⁷ Wells Fargo received \$17,500 in commission for loaning 24 25 \$350,000, \$60,000 for loaning \$1,999,999, and up to \$100,000 for loaning \$10 million. Larger 26 loans absolutely resulted in higher commission for Wells Fargo.

27

²⁷Available at https://home.treasury.gov/system/files/136/PPP%20Lender%20Information% 20Fact 28 %20Sheet.pdf (last visited July 12, 2020).

- 13 -
Class Action Complaint Demand for Jury Trial

Case 4:20-cv-05212-HSG Document 1 Filed 07/29/20 Page 16 of 26

Upon information and belief, Wells Fargo prioritized those PPP loans that earned
 them the highest commissions rather than processing PPP loan applications on a "first-come, first served" basis as required. In doing so, Wells Fargo enriched itself at the expense of Plaintiff and
 the Class who needed the PPP loans to make payroll, retain their employees, and stay afloat.

6 62. Wells Fargo was aware that it would not be able to process all the PPP applications
6 it received; but concealed from Plaintiff and the Class that it was prioritizing larger loans in order
7 to maximize its commissions.

8 63. Had Wells Fargo informed Plaintiff and the Class of these facts, then Plaintiff and
9 the Class would have submitted their PPP applications to other lending institutions that were actually
10 processing applications on a "first-come, first-served" basis.

11

FACTUAL ALLEGATIONS REGARDING PLAINTIFF

64. Plaintiff, 2 Andy Enterprise Corporation d/b/a Cuon–Vietnamese Street Food, is a
small minority-owned business in Portland, Oregon. Plaintiff is a popular fast-food Vietnamese
restaurant, with over 500 reviews on Google and 4.7 stars, and has 16 employees. Like many small
businesses, Plaintiff's restaurant business has been severely and adversely affected by the COVID19 pandemic.

17 65. Plaintiff learned that the CARES Act established the Paycheck Protection Program
18 and that, according to the Treasury Department, the PPP would enable small businesses like
19 Plaintiff's company to maintain payroll and cover certain other expenses.

20 66. On April 15, 2020, facing potential financial ruin, Plaintiff submitted its PPP loan
21 application through Wells Fargo Bank for \$97,635. The application disclosed that Plaintiff had
22 sixteen employees. Plaintiff's application to Wells Fargo was thorough and complete, and contained
23 all the necessary information. Upon submitting its PPP application, Plaintiff received no response
24 from Wells Fargo.

67. Plaintiff chose Wells Fargo because it banks at Wells Fargo and based on the
representations of Wells Fargo's CEO that: "While all businesses have been impacted by this crisis,
small businesses with fewer than 50 employees and nonprofits often have fewer resources.
Therefore, we are focusing our efforts under the Paycheck Protection Program on these groups."

^{- 14 -}

Case 4:20-cv-05212-HSG Document 1 Filed 07/29/20 Page 17 of 26

Wells Fargo also represented that the loans would be provided on a "first-come, first-served" basis.
 Based on Wells Fargo's representations, Plaintiff believed that Wells Fargo would be its best choice
 for obtaining the PPP funding it needed.

68. Plaintiff repeatedly contacted Wells Fargo regarding the status of Plaintiff's PPP loan
application but experienced extreme difficulty in reaching live representatives at Wells Fargo;
Plaintiff often had to wait hours before speaking with a representative that was unfamiliar with
Plaintiff's application.

8 69. Plaintiff called Wells Fargo over ten times and each time, Plaintiff received different
9 advice from Wells Fargo representatives on what actions Plaintiff should take to obtain a PPP loan.
10 The direction from Wells Fargo representatives were often confusing, inapplicable, and did little to
11 help Plaintiff obtain a PPP loan.

12 70. Plaintiff sent numerous emails to Wells Fargo regarding its loan application.
13 Plaintiff repeatedly stressed that the PPP loan was vital to keeping the business open.

14 71. On June 5, 2020, Plaintiff emailed Wells Fargo asking for an update on its loan15 application.

I need the fund to keep my business open. If you are not able to do anything, I would have to call Wells Fargo again. I feel like this is going around and around each time I speak to a new person.

72. On June 5, 2020, Justin Via, Business Development Officer and Assistant Vice
 President of Wells Fargo responded.

20

21

I did receive your email. I have my manager working on this now. I will let you know once I have an update.

22

73. On June 8, 2020, instead of receiving a response from Mr. Via or his manager,

23 Plaintiff received an automated message asking for documents that Plaintiff already submitted to

- 24 Wells Fargo with the application.
- 25 74. On June 9, 2020, Plaintiff emailed Mr. Via asking for advice on what Plaintiff should

26 do in response to Wells Fargo's request for documents.

- Since you know my case well and understand the situation of the loan, if there anything that you can do to help? Or should I follow the instruction from the email?
 - 15 -Class Action Complaint Demand for Jury Trial

	Case 4:20-cv-05212-HSG Document 1 Filed 07/29/20 Page 18 of 26								
1									
2	75. Plaintiff received no response from Mr. Via in response to its inquiries.								
3	76. On June 25, 2020, Plaintiff again contacted Mr. Via asking for an update on the le	oan,							
4	stressing that "I tried to call but there is no luck with getting anyone one (sic) the phone. I really								
5	need the loan to keep my business open."								
6	77. Again, Plaintiff received no response from Mr. Via.								
7	78. On June 29, 2020, Plaintiff tried for a third time to contact Mr. Via for a respon								
8	It's so sad that everyone from Wells Fargo dropped the ball on me. This is my last email to you. Do you think you can escalate this to your manager again?								
9	79. Mr. Via did not respond to Plaintiff's third inquiry either.								
10	80. Despite consistent efforts by Plaintiff through telephone calls and emails to reach								
11	someone at Wells Fargo, Plaintiff never received a response from Mr. Via nor received	any							
12	resolutions from Wells Fargo.								
13	81. On July 13, 2020, Plaintiff sent a letter to Wells Fargo, again laying out why W	ells							
14	Fargo improperly denied the PPP loan. Plaintiff provided all the supporting documents needed for								
15	Wells Fargo to review and process Plaintiff's loan application for its restaurant.								
16	82. On July 16, 2020, Wells Fargo provided the reason for their denial in a letter:								
17 18	When you applied for this application, you applied as a Sole Proprietor which requires different documentation.								
19	83. However, Plaintiff's PPP loan application clearly shows that it was applying as a	1 S-							
20	corporation.								
21	Paycheck Protection Program								
22	Borrower Application Form								
23	Check One: □ Sole proprietor □ Partnership □ C-Corp ■ S-Corp □ LLC □ Independent contractor □ Eligible self-employed individual								
24	 □ 501(c)(3) nonprofit □ 501(c)(19) veterans organization □ Tribal business (sec. 31(b)(2)(C) of Small Business Act) □ Other 								
25	Business Legal Name								
26	Cuon - Vietnamese Street Food								
27	84. Despite Plaintiff's numerous phone calls and submission of written documentation								
28	evidencing its eligibility as a small business owner to receive PPP loans, Wells Fargo's response -16 -								
	Class Action Complaint Demand for Jury Trial								

Case 4:20-cv-05212-HSG Document 1 Filed 07/29/20 Page 19 of 26

shows it was fundamentally indifferent to Plaintiff's plight: Wells Fargo never bothered to review
 Plaintiff's loan application again, sticking with its denial because Plaintiff "applied as a Sole
 Proprietor," despite clear evidence in Plaintiff's loan application that it is an S-corporation.

- 4 85. Wells Fargo failed to comply with Federal Regulations and the intent of Congress in 5 distributing the PPP funds. Notwithstanding its assurances to the contrary, Wells Fargo did not 6 "focus" its lending efforts on businesses with under 50 employees and did not process the 7 applications on a "first-come, first-served" basis. And Wells Fargo's actions belie its stated policy 8 that it would provide PPP loans to small minority-owned businesses, like Plaintiff. Instead, Wells 9 Fargo allowed Plaintiffs' application to languish. In contrast, to enrich itself during this crisis and 10 in violation of the intent of Congress and in contradiction to its own assurances, Wells Fargo prioritized bigger loan applications, typically of large and mid-sized companies, moving them to the 11 12 "front of the line" to maximize its profits on these zero risk federally-insured loans.
- 13 86. Wells Fargo's misrepresentations regarding its PPP loan application processing for
 14 consumers and small businesses during the COVID-19 pandemic and economic crisis was designed
 15 to mislead the public and to conceal its efforts to use these emergency funds to maximize its own
 16 commissions and profits.

17 87. Plaintiff and the Class reasonably relied on Wells Fargo's affirmative representations
18 and communications in making the choice to apply for their one PPP loan through Wells Fargo, not
19 knowing that, contrary to those representations, Wells Fargo would prioritize large or "more
20 important" borrowers. Wells Fargo's actions directly impacted the likelihood that Plaintiff and the
21 Class would be able to obtain a loan through the PPP.

88. Because of their reliance on Wells Fargo's representations, Plaintiff and the Class
suffered economic harm. Had Plaintiff and the Class known that Wells Fargo was misrepresenting
the true facts and prioritizing large loans, Plaintiff could have avoided the harm by applying for a
loan at a different PPP loan provider.

89. As a result of the conduct of Wells Fargo, Plaintiff's business suffered financial harm
and lost the opportunity to obtain timely funding that was likely to be forgiven by the federal
government, lost the value of the available PPP funds, lost access to critically-needed capital during

Class Action Complaint Demand for Jury Trial

the worst recession in decades, could not make payroll, and was forced to lay off talented and
 hardworking employees that Plaintiff had invested valuable resources in, and generally lost
 economic opportunities to conduct business due to lack of operating capital.

4

CLASS ACTION ALLEGATIONS

90. Plaintiff brings this action on behalf of itself and a class defined as follows: All
individuals and small businesses in the United States that satisfied the criteria to receive a loan under
the PPP and who timely applied for a PPP loan through Wells Fargo, but whose applications were
not processed and/or who were not issued loans by Wells Fargo.

9 91. Excluded from the Class are defendants and their families, the officers and directors
and affiliates of defendants, at all relevant times, members of their immediate families and their
legal representatives, heirs, successors, or assigns and any entity in which defendants have or had a
controlling interest.

13 92. The joinder of all members is impracticable as the members of the Class are too 14 numerous. Although the exact number of Class members is unknown to Plaintiff at this time and 15 can only be ascertained through appropriate discovery, Plaintiff believes that there are thousands of 16 members in the proposed Class. Members of the Class may be identified from records maintained 17 by Wells Fargo since the Company received written applications for PPP loans from all Class 18 members.

19 93. Plaintiff's claims are typical of the claims of the members of the Class as all members
20 of the Class are similarly affected by defendants' wrongful conduct in violation of the law that is
21 complained of herein.

94. Plaintiff will fairly and adequately protect the interests of the members of the Class
and has retained counsel competent and experienced in class action litigation.

24 95. Common questions of law and fact exist as to all members of the Class and
25 predominate over any questions solely affecting individual members of the Class. Among the
26 questions of law and fact common to the Class are:

(a) whether defendants agreed to comply with the terms of the PPP loan program
and regulations governing the program;

- 18 -Class Action Complaint Demand for Jury Trial

(b) whether defendants agreed to process PPP loan applications on a first-come,
 first-served basis;

3 (c) whether defendants failed to disclose to Plaintiff and Class members the fact
4 that Wells Fargo was prioritizing certain loan applications and not processing all applications based
5 on the time received; and

6 (d) to what extent the members of the Class have sustained damages and the
7 proper measure of damages.

8 96. A class action is superior to all other available methods for the fair and efficient 9 adjudication of this controversy since joinder of all members is impracticable. Furthermore, as the 10 damages suffered by individual Class members may be relatively small, the expense and burden of 11 individual litigation make it impossible for members of the Class to individually redress the wrongs 12 done to them. There will be no difficulty in the management of this action as a class action.

13

14

15

Violation of Unfair Competition Law (Cal. Bus. & Prof. Code §§ 17200, et seq.)

CAUSES OF ACTION

FIRST CAUSE OF ACTION

97. Plaintiff repeats and realleges each and every allegation contained above as if fully
set forth herein.

18 98. The California Unfair Competition Law (hereinafter "UCL") defines unfair business 19 competition to include any "unlawful, unfair or fraudulent" act or practice, and any "unfair, 20 deceptive, untrue or misleading" advertising. Cal. Bus. & Prof. Code § 17200. Under the UCL, a 21 business act or practice is "unfair" if the gravity of the harm to the alleged victims outweigh the 22 reasons, justifications and motives of the alleged wrongdoer.

23 99. Defendants violated the "unlawful" prong of the UCL; a business act or practice is
24 "unlawful" under the UCL if it violates any other law or regulation.

100. The Small Business Administration Regulations that govern the PPP funds,
specifically SBA Interim Final Rule § *m*. [Docket No. SBA-2020-0015] 13 CFR Part 120, Business
Loan Program Temporary Changes; Paycheck Protection Program, RIN 3245-AH34, mandated that

28

the funds be distributed "first-come, first-served." Wells Fargo instead prioritized processing larger
 loans over smaller loans that Wells Fargo received earlier.

101. Defendants violated the "unfair" prong of the UCL; defendants undermined both the
intent of PPP loans and the process to issue the loans by prioritizing large borrowers to the detriment
of the "small business" applicants the funds were intended to support. In addition, Defendants
affirmatively made misrepresentations to their PPP applicants and the public about the process,
unfairly inducing applicants to apply with Defendants, and thereby resulting in an unjust financial
benefit to Defendants at the expense of Plaintiff and the Class.

9 102. A business act or practice is "fraudulent" under the UCL if it is likely to deceive
10 members of the public.

103. As set forth above, the Defendants' conduct included affirmative representations
about the loan approval process including but not limited to statements that the "focus" and
"priorities" of the bank in processing and funding PPP loans. These statements were false. Those
representations were made with the intent to generate business from Plaintiff and the Class, to induce
Plaintiff and the Class to choose Defendants as their lender for the PPP loan, and to cause consumers
to reasonably rely on those representations.

17 104. Defendants deceived Plaintiff by failing to disclose that Defendants did not intend to
18 process PPP applications on a first-come, first-served basis and that Defendants instead intended to
19 prioritize those clients with bigger accounts and/or higher loan value applications.

20 105. Defendants' acts and practices as described herein have deceived Plaintiff and were 21 highly likely to deceive members of the public. Specifically, in deciding with which bank should it 22 apply for a PPP loan, Plaintiff relied upon Defendants' misleading and deceptive representations 23 regarding the bank's loan application and approval process. Each of these factors played a 24 substantial role in Plaintiff's decision to apply with Defendants, and Plaintiff would not have applied 25 for a PPP loan with Defendants in the absence of Defendants' misrepresentations, and instead would 26 have applied at a different bank. Plaintiff has suffered monetary and economic loss as a direct result 27 of Defendants' practices described above.

28

1 106. Defendants have engaged in "unfair" and "deceptive" representations to the public
 2 as set forth above, including making false statements of material fact with respect to the PPP
 3 application process.

4 107. Defendants intentionally disregarded their legal requirement to process PPP loan
5 applications and distribute PPP funds on a "first-come, first-served" basis. Defendants prioritized
6 large businesses and processed bigger loans applications first, to the detriment of small business
7 applicants.

8 108. The gravity of the harm resulting from these unfair acts and practices outweighed
9 any conceivable reasons, justifications, and/or motives the Defendants had to profit from PPP loans.
10 By committing the acts and practices alleged above, Defendants engaged in unfair business practices
11 within the meaning of California Business & Professions Code § 17200, *et seq.*

12 109. Defendants have improperly obtained money and property directly or indirectly from
13 Plaintiff and the Class through its unfair acts and practices. As such, Plaintiff requests that this
14 Court enjoin Defendants from continuing to violate the UCL as discussed herein and/or from
15 violating the UCL in the future, most notably in light of the program's extension to August 6, 2020.

- 16
- 17

SECOND CAUSE OF ACTION

Fraud and Deceit (Cal. Civil Code § 1710)

18 110. Plaintiff repeats and realleges each and every allegation contained above as if fully19 set forth herein.

20 111. Defendants were obligated to tell Plaintiff and the other Class members of all
21 information Defendants possessed that was material to Plaintiff's and the other Class members'
22 interests. Once Defendants communicated certain facts to Plaintiff and the Class, they were required
23 to disclose additional facts necessary to avoid misleading Plaintiff and the Class.

112. As alleged herein, Defendants issued press releases and statements to the public at
the time that Wells Fargo could fully participate in the PPP loan program to the effect that Wells
Fargo intended to prioritize small businesses with fewer than 50 employees and nonprofits, that
Wells Fargo would comply with the terms of the PPP loan program, and that Wells Fargo would
process PPP loans on a first-come, first-served basis.

- 21 -

Class Action Complaint Demand for Jury Trial

Case 4:20-cv-05212-HSG Document 1 Filed 07/29/20 Page 24 of 26

1 113. Despite its practices to the contrary of these public representations, Defendants failed
 2 to disclose to Plaintiff and the Class that Wells Fargo did not intend to fulfill its promises, did not
 3 intend to adhere to the PPP regulations, did not intend to process PPP loans on a first-come, first 4 served basis, but rather intended to prioritize higher value loans and/or "more important" customers.

5 114. During the Class Period, Defendants intentionally concealed such material facts from 6 Plaintiff and the Class with the intent to defraud Plaintiff and the Class. Defendants knew that 7 Plaintiff and the Class would not have submitted their PPP loan applications to Wells Fargo if the 8 true facts were disclosed, and instead that Plaintiff and the Class would have selected a different 9 bank. As alleged herein, Defendants concealed the facts in order to wrongfully induce Plaintiff and 10 the Class to enter into such transactions.

11 115. Plaintiff and other members of the Class were unaware of these concealed facts and
12 had no means of ascertaining such concealed facts. Defendants concealed facts that were highly
13 material to Plaintiff and other members of the Class because Plaintiff and other members of the
14 Class would not have retained Defendants to act as their bank to process their PPP loan application
15 had Defendants disclosed the true facts.

16 116. Defendants benefitted from their wrongdoing at the expense of Plaintiff and other
17 members of the Class; Defendants obtained higher commissions and profits from the PPP loan
18 program than they would have had they complied with the law.

19 117. As a result of Defendants' concealment of these material facts, Plaintiff and other
20 members of the Class have been injured.

21

22

THIRD CAUSE OF ACTION

Unjust Enrichment

23 118. Plaintiff repeats and realleges each and every allegation contained above as if fully
24 set forth herein.

25 119. By their wrongful acts and omissions, Defendants were unjustly enriched at the
26 expense of, and to the detriment of, Plaintiff and other members of the Class.

- 27
- 28

- 22 -Class Action Complaint Demand for Jury Trial

1	120. During the relevant period, Defendants received unlawful commissions or profits								
2	relating to the PPP loan program as a result of prioritizing higher dollar loan applications and by								
3	failing to adhere to their own representations and the regulations governing the PPP loan program.								
4	121. Plaintiff and other members of the Class were harmed because their applications								
5	were not processed in the order they were received and Plaintiff and other members of the Class did								
6	not receive PPP loan proceeds.								
7	122. Plaintiff and other members of the Class seek an order from this Court mandating								
8	disgorgement of the unjust enrichment received by each defendant.								
9	FOURTH CAUSE OF ACTION								
10	Accounting								
11	123. Plaintiff repeats and realleges each and every allegation contained above as if fully								
12	set forth herein.								
13	124. At all relevant times Defendants solicited PPP loan applications from Plaintiff and								
14	other members of the Class.								
15	125. During the Class Period, Defendants obtained more commissions and profits while								
16	acting as a banker and banking agent for Plaintiff and other members of the Class with respect to								
17	the PPP loan application process.								
18	126. Plaintiff and the Class seek an accounting from Defendants to identify all profits,								
19	commissions, and compensation received from third parties during the Class Period related to the								
20	PPP loan program.								
21	127. Plaintiff and the Class seek a constructive trust over all the profits, commissions, and								
22	compensation received by Defendants during the Class Period related to the PPP loan program.								
23	PRAYER FOR RELIEF								
24	WHEREFORE, Plaintiff, individually and on behalf of the Class, prays for the following								
25	relief:								
26	A. For an order certifying the Class as defined above, appointing Plaintiff as								
27	representative for the Class, and appointing Plaintiff's counsel as counsel for the Class;								
28	B. For an order declaring Defendants' actions to be unlawful;								
	- 23 - Class Action Complaint								
	Demand for Jury Trial								

	Case 4	4:20-cv-05212-HSG Document 1 Filed 07/29/20 Page 26 of 26							
1	C.	For declaratory and equitable relief to Plaintiff and other members of the Class;							
2	D.	For injunctive relief prohibiting Defendants from engaging in the misconduct							
3	described he	5 1 5 555							
4	E.	For an award of all recoverable compensatory, statutory, and other damages							
5	sustained by Plaintiff and the members of the Class, including disgorgement, unjust enrichment, and								
6	all other available relief under applicable law;								
7	F.	For an award of punitive damages pursuant to applicable law;							
8	G.	G. For reasonable attorneys' fees and expenses as permitted by applicable statutes and							
9	law, including, but not limited to, Code of Civil Procedure § 1021.5;								
10	Н.	I. For taxable costs;							
11	I.	For pre and post-judgment interest as allowed by law; and							
12	J.	J. For any other relief the Court deems just.							
13									
14		JURY TRIAL DEMANDED							
15	Plain	tiff requests a trial by jury of all claims that are so triable.							
16 17	Dated: July	29, 2020 COTCHETT, PITRE & McCARTHY, LLP							
18		By: <u>/s/ Brian Danitz</u>							
19	BRIAN DANITZ								
20		JULIA Q. PENG NOORJAHAN RAHMAN							
21	Attorneys for Plaintiff and the								
22	Proposed Class								
23									
24									
25									
26									
27									
28		24							
	- 24 - Class Action Complaint Demand for Jury Trial								

Case 4:20-cv-05212-HSG Document 1-1 Filed 07/29/20 Page 1 of 2 CIVIL COVER SHEET JS-CAND 44 (Rev. 07/19)

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

I. (a) PLAINTIFFS 2 Andy Enterprise Corporation d/b/a Cuon – Vietnamese Street Food, an Or Corporation, individually and on behalf of all others similarly situated	DEFENDANTS Wells Fargo & Company, Wells Fargo Bank, N.A. and DOES 1-10, inclusive			
(b) County of Residence of First Listed Plaintiff Multnomah County (EXCEPT IN U.S. PLAINTIFF CASES)	County of Residence of First Listed Defendant San Francisco County (IN U.S. PLAINTIFF CASES ONLY)			
	NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.			
(c) Attorneys (Firm Name, Address, and Telephone Number) Brian Danitz; COTCHETT, PITRE & McCARTHY, LLP 840 Malcolm Road, Suite 200, Burlingame, CA 94010; (650) 697-60	Attorneys (If Known) 000			
II. BASIS OF JURISDICTION (Place an "X" in One Box Only)	• CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff (For Diversity Cases Only) and One Box for Defendant)			
1 U.S. Government Plaintiff 3 Federal Question (U.S. Government Not a Party)	PTFDEFPTFDEFCitizen of This State11Incorporated or Principal Place4× 4of Business In This State			
	Citizen of Another State X 2 2 Incorporated and Principal Place 5 5			

Citizen or Subject of a

Foreign Country

of Business In Another State

Foreign Nation

3

3

6 6

NATURE OF SUIT (Place an "X" in One Box Only) IV.

2 U.S. Government Defendant X 4

Diversity (Indicate Citizenship of Parties in Item III)

CONTRACT TORTS		FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES							
110 Insurance	PERSONAL INJURY	PERSONAL INJURY	625 Drug Related Seizure of	422 Appeal 28 USC § 158	375 False Claims Act						
120 Marine	310 Airplane	365 Personal Injury - Product	Property 21 USC § 881	423 Withdrawal 28 USC	376 Qui Tam (31 USC						
130 Miller Act	315 Airplane Product Liability	Liability	690 Other	§ 157	§ 3729(a))						
140 Negotiable Instrument	320 Assault, Libel & Slander	367 IIcalth Carc/	LABOR	PROPERTY RIGHTS	400 State Reapportionment						
150 Recovery of	330 Federal Employers'	Pharmaceutical Personal	710 Fair Labor Standards Act	820 Copyrights	410 Antitrust						
Overpayment Of	Liability	Injury Product Liability	720 Labor/Management	830 Patent	430 Banks and Banking						
Veteran's Benefits	340 Marine	368 Asbestos Personal Injury Product Liability	Relations	835 Patent-Abbreviated New	450 Commerce						
151 Medicare Act	345 Marine Product Liability		740 Railway Labor Act	Drug Application	460 Deportation						
152 Recovery of Defaulted	350 Motor Vehicle	PERSONAL PROPERTY	751 Family and Medical	840 Trademark	470 Racketeer Influenced &						
Student Loans (Excludes Veterans)	355 Motor Vehicle Product	× 370 Other Fraud	Leave Act	SOCIAL SECURITY	Corrupt Organizations						
153 Recovery of	Liability	371 Truth in Lending	790 Other Labor Litigation		480 Consumer Credit						
Overpayment	360 Other Personal Injury	380 Other Personal Property Damage	791 Employee Retirement	861 HIA (1395ff)	485 Telephone Consumer						
of Veteran's Benefits	362 Personal Injury -Medical	385 Property Damage Product	Income Security Act	862 Black Lung (923)	Protection Act						
160 Stockholders' Suits	Malpractice	Liability	IMMIGRATION	863 DIWC/DIWW (405(g))	490 Cable/Sat TV						
190 Other Contract			462 Naturalization	864 SSID Title XVI	850 Securities/Commodities/ Exchange						
195 Contract Product Liability	CIVIL RIGHTS	PRISONER PETITIONS	Application	865 RSI (405(g))	890 Other Statutory Actions						
196 Franchise	440 Other Civil Rights	HABEAS CORPUS	465 Other Immigration	FEDERAL TAX SUITS	891 Agricultural Acts						
REAL PROPERTY	441 Voting	463 Alien Detainee	Actions	870 Taxes (U.S. Plaintiff or	893 Environmental Matters						
	442 Employment	510 Motions to Vacate		Defendant)	895 Freedom of Information						
210 Land Condemnation	443 Housing/	Sentence		871 IRS-Third Party 26 USC	Act						
220 Foreclosure	Accommodations	530 General		§ 7609	896 Arbitration						
230 Rent Lease & Ejectment	445 Amer. w/Disabilities- Employment	535 Death Penalty			899 Administrative Procedure						
240 Torts to Land	446 Amer. w/Disabilities–Other	OTHER			Act/Review or Appeal of						
245 Tort Product Liability	448 Education	540 Mandamus & Other			Agency Decision						
290 All Other Real Property	448 Education	550 Civil Rights			950 Constitutionality of State						
		555 Prison Condition			Statutes						
		560 Civil Detainee-									
		Conditions of									
		Confinement									
V. ORIGIN (Place an "X" in One Box Only) X 1 Original Proceeding 2 Removed from Appellate Court 4 Reinstated or Reopened 5 Transferred from Another District (specify) 6 Multidistrict 8 Multidistrict Litigation-Direct File											
		which you are filing (Do not ci	te jurisdictional statutes unless di	iversity):							
ACTION	1. Bus. & Prof. Code §§ 17200 et s	seq.; Cal. Civil Code § 1710									
	ef description of cause:										
U	nfair Competition Law; I	Fraud and Deceit; Unjust I	Enrichment; Accounting								
VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, Fed. R. Civ. P. DEMAND \$ CHECK YES only if demanded in complaint: JURY DEMAND: VII. VII. VII. VII. VII. DEMAND \$ COMPLAINT: VII. VII. VII. VII. VII.											
VIII. RELATED CAS IF ANY (See instru	JUDGE		DOCKET NUMBER								
IX. DIVISIONAL ASSIGNMENT (Civil Local Rule 3-2)											
(Place an "X" in One Box Only) × SAN FRANCISCO/OAKLAND SAN JOSE EUREKA-MCKINLEYVILLE											
(Flace an "A" in One Box O		ANCISCO/UANLAND	SAN JUSI	E EUNENA-							
DATE 07/29/2020 SIGNATURE OF ATTORNEY OF RECORD /s/ Brian Danitz											

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS-CAND 44

Authority For Civil Cover Sheet. The JS-CAND 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved in its original form by the Judicial Conference of the United States in September 1974, is required for the Clerk of Court to initiate the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.** a) **Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)."
- **II.** Jurisdiction. The basis of jurisdiction is set forth under Federal Rule of Civil Procedure 8(a), which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
 - (1) United States plaintiff. Jurisdiction based on 28 USC §§ 1345 and 1348. Suits by agencies and officers of the United States are included here.
 - (2) <u>United States defendant</u>. When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
 - (3) <u>Federal question</u>. This refers to suits under 28 USC § 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
 - (4) <u>Diversity of citizenship</u>. This refers to suits under 28 USC § 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; NOTE: federal question actions take precedence over diversity cases.)
- **III. Residence (citizenship) of Principal Parties.** This section of the JS-CAND 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- **IV.** Nature of Suit. Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerk(s) in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin. Place an "X" in one of the six boxes.
 - (1) Original Proceedings. Cases originating in the United States district courts.
 - (2) <u>Removed from State Court</u>. Proceedings initiated in state courts may be removed to the district courts under Title 28 USC § 1441. When the petition for removal is granted, check this box.
 - (3) <u>Remanded from Appellate Court</u>. Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
 - (4) <u>Reinstated or Reopened</u>. Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.
 - (5) <u>Transferred from Another District</u>. For cases transferred under Title 28 USC § 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
 - (6) <u>Multidistrict Litigation Transfer</u>. Check this box when a multidistrict case is transferred into the district under authority of Title 28 USC § 1407. When this box is checked, do not check (5) above.
 - (8) <u>Multidistrict Litigation Direct File</u>. Check this box when a multidistrict litigation case is filed in the same district as the Master MDL docket.

Please note that there is no Origin Code 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC § 553. Brief Description: Unauthorized reception of cable service.
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Federal Rule of Civil Procedure 23.

Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.

- VIII. Related Cases. This section of the JS-CAND 44 is used to identify related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.
- IX. Divisional Assignment. If the Nature of Suit is under Property Rights or Prisoner Petitions or the matter is a Securities Class Action, leave this section blank. For all other cases, identify the divisional venue according to Civil Local Rule 3-2: "the county in which a substantial part of the events or omissions which give rise to the claim occurred or in which a substantial part of the property that is the subject of the action is situated."

Date and Attorney Signature. Date and sign the civil cover sheet.