## Case 1:20-cv-04245-FB-LB Document 1 Filed 09/11/20 Page 1 of 15 PageID #: 1

Sheehan & Associates, P.C.

United States District Court Eastern District of New York

1:20-cv-04245

Santina LaRocca, individually and on behalf of all others similarly situated,

Plaintiff,

- against -

Complaint

Frito-Lay, Inc.,

Defendant

Plaintiff by attorneys allege upon information and belief, except for allegations pertaining to plaintiff, which are based on personal knowledge:

1. Frito-Lay, Inc. ("defendant") manufactures, distributes, markets, labels and sells potato crisps under its "Ruffles" brand ("Product") labeled as "Cheddar & Sour Cream."

2. The Product is available to consumers from retail and online stores of third-parties and is sold in various sizes.

3. The relevant front label representations include "Cheddar & Sour Cream," "Flavored," "Baked," "65% Less Fat Than Regular Potato Chips," a wedge of cheddar cheese, a bowl of sour cream and an orange and white color pattern reflective of the colors associated with cheddar cheese and sour cream.



4. According to reports, "Food companies are dropping artificial flavors, coloring, preservatives and other additives with scary names and focusing more on natural, wholesome and fresh ingredients."<sup>1</sup>

5. Consumers are seeking products which obtain their flavor from their characterizing food ingredients, i.e., strawberry shortcake with strawberries or natural strawberry flavor from strawberries as opposed to strawberry flavor synthesized from cherries.<sup>2</sup>

<sup>&</sup>lt;sup>1</sup> Jeff Daniels, <u>Why your favorite foods may be getting new recipes</u>, CNBC, September 19, 2016

<sup>&</sup>lt;sup>2</sup> David Andrews, <u>Synthetic ingredients in Natural Flavors and Natural Flavors in Artificial flavors</u>, Environmental Working Group (EWG).

6. Nielsen has reported that 62% of consumers say they try to avoid artificial flavors.<sup>3</sup>

7. New Hope Network concluded that "71% of consumers today are avoiding artificial flavors."<sup>4</sup>

8. Label Insight determined that 76% of consumers avoid artificial flavors.<sup>5</sup>

9. This preference for avoiding artificial flavors applies to dairy products and foods that contain dairy products or dairy flavors, because consumers expect dairy products and flavors to contain minimal ingredients and be free from synthetic ingredients and harsh processing due to their association with cows and milk.

10. Sour cream is a cultured dairy product used as a condiment and as an ingredient in various foods, such as sauces and baking.

11. Sour cream "results from the souring, by lactic acid producing bacteria, of pasteurized cream."

12. The lactic acid bacteria in sour cream produces its "primary desirable aroma compound...diacetyl (2,3 di-butanone)."<sup>6</sup>

13. Diacetyl is known as the main flavor compound in butter and is used in its synthetic form as an artificial flavor in food.<sup>7</sup>

14. The flavor of sour cream relies on a balance between "proper culture selection, close control of the lactic acid development, along with the proper composition of the cream."<sup>8</sup>

15. The lactic acid bacteria which "produce diacetyl are often described as citrate

<sup>&</sup>lt;sup>3</sup> Nielsen, <u>Reaching For Real Ingredients: Avoiding The Artificial</u>, Sept. 6, 2016.

<sup>&</sup>lt;sup>4</sup> Alex Smolokoff, <u>Natural color and flavor trends in food and beverage</u>, Natural Products Insider, Oct. 11, 2019.

<sup>&</sup>lt;sup>5</sup> Thea Bourianne, <u>Exploring today's top ingredient trends and how they fit into our health-conscious world</u>, March 26-28, 2018.

<sup>&</sup>lt;sup>6</sup> M.J. Costello, Sour Cream and Related Products, p. 406 in Bodyfelt (ed.) The Sensory Evaluation of Dairy Products, Springer (2008).

<sup>&</sup>lt;sup>7</sup> Artificial Butter Flavorings (ABF) Components, National Toxicology Program.

<sup>&</sup>lt;sup>8</sup> <u>Id</u>.

fermenters, or in shorthand, cit+."9

16. This "buttery note in sour cream derives from diacetyl production via citrate metabolism by citrate fermenting (cit+) lactic acid bacteria."

17. Numerous scholars and evaluators of dairy products recognize that the "characteristic flavor of a quality sour cream should include a subtle to moderate acid note *and a buttery (diacetyl) aroma.*"<sup>10</sup> *See* M.J. Costello, Sour Cream and Related Products, M. Bodyfelt (ed.), *The Sensory Evaluation of Dairy Products*, Springer (2008) (emphasis added).

18. According to Costello, "The primary desirable aroma compound in sour cream (and likewise cultured buttermilk) is diacetyl (2,3 di-butanone)."<sup>11</sup>

19. Sour cream which lacks this butter flavor is described by most consumers as "flat" and "lack[ing] cultured flavor" by professional dairy flavor evaluators.<sup>12</sup>

20. In the chapter entitled "Sour Cream and Crème Fraîche" in the Handbook of Animal-Based Fermented Food and Beverage Technology, sour cream is described as having a "balanced, pleasant, buttery-like (diacetyl) aroma."<sup>13</sup>

21. In the Encyclopedia of Food Microbiology's chapter of Fermented Milks, the author states that diacetyl is recognized "as the major flavor compound" in sour cream.<sup>14</sup>

22. According to a consumer survey, a "sour cream that would appeal to most consumers is characterized by moderate to high levels of diacetyl." L. Shepard, et al. "*Relating sensory and chemical properties of sour cream to consumer acceptance*," Journal of Dairy Science, 96.9

<sup>&</sup>lt;sup>9</sup> <u>Id</u>.

<sup>&</sup>lt;sup>10</sup> Costello at 406 (emphasis added).

<sup>&</sup>lt;sup>11</sup> <u>Id.</u>

 $<sup>^{12}</sup>$  Id.

<sup>&</sup>lt;sup>13</sup> 17.Lisbeth Meunier-Goddik, Sour Cream and Crème Fraîche in Yiu H. Hui (ed.), Handbook of Animal-Based Fermented Food and Beverage Technology Vol. 2. CRC Press (2012).

<sup>&</sup>lt;sup>14</sup> J.A. Narvhus, Fermented Milks in Richard K. Robinson (ed.), Encyclopedia of food microbiology, Academic Press, (2014).

(2013): 5435-5454.

23. To produce sour cream with high levels of diacetyl requires adequate citrate in the cream prior to fermentation, which is based upon the diet of the cows.

24. In other words, cows which can graze freely on pasture – instead of in feedlots – will provide the base for a sour cream which is naturally higher in diacetyl.

25. However, pasture raised cows are more costly because they require more space per cow and have longer life spans that cows who lack this benefit.

26. To produce sour cream with its essential diacetyl flavor from cows who are not provided a pasture diet requires the addition of artificial diacetyl flavor.

27. Defendant's Product makes direct representations with respect to one of its "primary recognizable flavor(s)," sour cream, through the dollop of sour cream and the word "Sour, the block of cheddar cheese, the word "Sour Cream" and the white background of half the front label, contrasted with the orange of the bottom half of the label, corresponding to the orange-colored cheddar cheese. *See* 21 C.F.R. § 101.22(i).

28. Sour cream is the Product's "characterizing flavor." See 21 C.F.R. § 101.22(i).

29. Consumers are misled by the Product's representation as "Flavored" because this gives them the impression that actual sour cream is the source of the flavor.

30. Natural sour cream flavor is "the essential oil, oleoresin, essence or extractive, protein hydrolysate, distillate, or any product of roasting, heating or enzymolysis, which contains the flavoring constituents derived from...dairy products, or fermentation products thereof, whose significant function in food is flavoring rather than nutritional." *See* 21 C.F.R. § 101.22(a)(3).

31. However, the Product's sour cream flavor is provided by artificial flavor, in the form of synthetic diacetyl.

32. The artificial diacetyl is present in significant amounts such that it could not be the

result of butter or butter flavor. See M. W. Rigler et al., Emission of Diacetyl (2,3 butanedione)

from Natural Butter, Microwave Popcorn Butter Flavor Powder, Paste, and Liquid Products,

International Journal of Occupational and Environmental Health, (2010) 16(3), p. 301.

33. Natural butter is commonly recognized to contain "up to 7500 times less diacetyl"

than artificial diacetyl.<sup>15</sup>

34. The Product's back label ingredient list shows the Product contains "Artificial

Flavors."

INGREDIENTS: DRIED POTATOES, CORN STARCH, CORN OIL, SUGAR, MALTODEXTRIN (MADE FROM CORN), SALT, SOY LECITHIN, DEXTROSE, WHEY, WHEY PROTEIN CONCENTRATE, ONION POWDER, CHEDDAR CHEESE (MILK, CHEESE CULTURES, SALT, ENZYMES), MONOSODIUM GLUTAMATE, BLUE CHEESE (MILK, CHEESE CULTURES, SALT, ENZYMES), CITRIC ACID, ARTIFICIAL COLOR (YELLOW 6 LAKE, YELLOW 5 LAKE, YELLOW 5, YELLOW 6), SKIM MILK, NATURAL AND ARTIFICIAL FLAVORS, GARLIC POWDER, LACTIC ACID, DISODIUM INOSINATE, AND DISODIUM GUANYLATE.

**INGREDIENTS:** DRIED POTATOES, CORN STARCH, CORN OIL, SUGAR, MALTODEXTRIN (MADE FROM CORN), SALT, SOY LECITHIN, DEXTROSE, WHEY, WHEY PROTEIN CONCENTRATE, CHEDDAR CHEESE (MILK, CHEESE CULTURE, SALT, ENZYMES), MONOSODIUM GLUTAMATE, ONION POWDER, BLUE CHEESE (MILK, CHEESE CULTURES, SALT, ENZYMES), CITRIC ACID, ARTIFICIAL COLOR (INCLUDING YELLOW 6 LAKE, YELLOW 5 LAKE, YELLOW 5, YELLOW 6), SKIM MILK, NATURAL AND ARTIFICIAL FLAVORS, GARLIC POWDER, LACTIC ACID, DISODIUM INOSINATE, AND DISODIUM GUANYLATE.

<sup>&</sup>lt;sup>15</sup> M. W. Rigler et al., *Emission of Diacetyl (2,3 butanedione) from Natural Butter, Microwave Popcorn Butter Flavor Powder, Paste, and Liquid Products*, International Journal of Occupational and Environmental Health (2010) 16(3).

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35. Because the Product has artificial diacetyl, which is the main flavor compound in sour cream, the front label is deceptive and misleading because it fails to disclose the presence of this artificial flavor.

36. Federal regulations, mirrored by those of New York State, require that consumers be informed whenever a food "contains any artificial flavor which simulates, resembles or reinforces the characterizing flavor." 21 C.F.R. § 101.22(i)(2).

37. Artificial diacetyl flavor simulates, resembles and reinforces the characterizing flavor of sour cream, and is required to be disclosed on the front label, i.e., "Cheddar and 'Artificial Sour Cream Flavored" or in a similar way. 21 C.F.R. § 101.22(i)(2) ("the name of the characterizing flavor shall be accompanied by the word(s) 'artificial' or 'artificially flavored', in letters not less than one-half the height of the letters in the name of the characterizing flavor, e.g., 'artificial vanilla', 'artificially flavored strawberry', or 'grape artificially flavored'.").

38. Reasonable consumers do not expect a product which only uses the term "flavored" to contain artificial flavors, because they would expect the company to tell the whole truth, instead of a half-truth.

39. Reasonable consumers are not capable of determining that the Product's artificial diacetyl flavor affects its characterizing flavor of sour cream.

40. Consumers are forced to rely upon the full disclosure of companies who use artificial flavor, because the presence of artificial flavor which affects a food's characterizing flavor has a material bearing on price and consumer acceptance of a food.

41. Other brands of cheddar and sour cream ridged potato chips contain cheddar and sour cream flavoring with artificial flavor and identify their products as "Artificially Flavored" because the artificial flavor affects the characterizing flavor, on their front label.

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42. These competitor products have the same flavor composition as the Product here, but do not hide their artificial flavor on the ingredient list.

43. Defendant knows consumers will pay more for the Product because the label does not state "artificially flavored sour cream" or "artificial flavor."

44. Defendant's branding and packaging of the Product is designed to – and does – deceive, mislead, and defraud plaintiff and consumers.

45. Defendant sold more of the Product and at higher prices than it would have in the absence of this misconduct, resulting in additional profits at the expense of consumers like plaintiff.

46. The value of the Product that plaintiff purchased and consumed was materially less than its value as represented by defendant.

47. Had plaintiff and class members known the truth, they would not have bought the Product or would have paid less for them.

48. As a result of the false and misleading labeling, the Product is an sold at a premium price, approximately no less than \$2.98 for an 6.25 OZ bag, excluding tax, compared to other similar products represented in a non-misleading way, and higher than the price of the Product if it were represented in a non-misleading way.

#### Jurisdiction and Venue

49. Jurisdiction is proper pursuant to Class Action Fairness Act of 2005 ("CAFA"). 28U.S.C. § 1332(d)(2)

50. Under CAFA, district courts have "original federal jurisdiction over class actions involving (1) an aggregate amount in controversy of at least \$5,000,000; and (2) minimal diversity[.]" *Gold v. New York Life Ins. Co.*, 730 F.3d 137, 141 (2d Cir. 2013).

51. Plaintiff Santina LaRocca is a citizen of New York.

52. Defendant Frito-Lay, Inc., is a Delaware corporation with a principal place of business in Plano, Collin County, Texas and is a citizen of Texas.

53. "Minimal diversity" exists because plaintiff Santina LaRocca and defendant are citizens of different states.

54. Upon information and belief, sales of the Product in New York exceed \$5 million per year, exclusive of interest and costs.

55. Venue is proper in this judicial district because a substantial part of the events or omissions giving rise to the claim occurred in this District, *viz*, the decision of plaintiff to purchase the Product and the misleading representations and/or their recognition as such.

56. This court has personal jurisdiction over defendant because it conducts and transacts business, contracts to supply and supplies goods within New York.

#### Parties **Parties**

57. Plaintiff Santina LaRocca is a citizen of Brooklyn, Kings County, New York.

58. Defendant Frito-Lay, Inc. is a Delaware corporation with a principal place of business in Plano, Texas, Collin County and is a citizen of Texas.

59. During the relevant statutes of limitations, plaintiff purchased the Product within his district and/or State for personal and household consumption and/or use in reliance on the representations of the Product.

60. Plaintiff Santina LaRocca purchased the Product on one or more occasions, during the relevant period, at corner stores, convenience stores and supermarkets during 2018 and 2019.

61. Plaintiff purchased the Product on occasions including but not necessarily limited to on or around May 26, 2020, at stores including BJ's Wholesale Club, 339 Gateway Dr, Brooklyn, NY 11239.

62. Plaintiff bought the Product at or exceeding the above-referenced prices because he liked the product for its intended use and expected it to not contain artificial flavors and artificial flavors which affected the flavors identified by the front label, *viz*, sour cream.

63. Plaintiff was deceived by and relied upon the Product's deceptive labeling.

64. Plaintiff would not have purchased the Product in the absence of Defendant's misrepresentations and omissions.

65. The Product was worth less than what Plaintiff paid for it and he would not have paid as much absent Defendant's false and misleading statements and omissions.

66. Plaintiff intends to, seeks to, and will purchase the Product again when he can do so with the assurance that Product's labels are consistent with the Product's components.

#### Class Allegations

67. The class will consist of all purchasers of the Product who reside in New York during the applicable statutes of limitations.

68. Plaintiff seek class-wide injunctive relief based on Rule 23(b) in addition to a monetary relief class.

69. Common questions of law or fact predominate and include whether defendant's representations were and are misleading and if plaintiff and class members are entitled to damages.

70. Plaintiff's claims and basis for relief are typical to other members because all were subjected to the same unfair and deceptive representations and actions.

71. Plaintiff is an adequate representatives because his interests do not conflict with other members.

72. No individual inquiry is necessary since the focus is only on defendant's practices and the class is definable and ascertainable.

73. Individual actions would risk inconsistent results, be repetitive and are impractical to justify, as the claims are modest relative to the scope of the harm.

74. Plaintiff's counsel is competent and experienced in complex class action litigation and intends to protect class members' interests adequately and fairly.

75. Plaintiff seeks class-wide injunctive relief because the practices continue.

### <u>New York General Business Law ("GBL"), §§ 349 & 350</u> (Consumer Protection Statutes)

76. Plaintiff incorporates by reference all preceding paragraphs.

77. Plaintiff and class members desired to purchase and consume products which were as described and marketed by defendant and expected by reasonable consumers, given the product type.

78. Defendant's acts and omissions are not unique to the parties and have a broader impact on the public.

79. Defendant misrepresented the substantive, quality, compositional and/or environmental attributes of the Product.

80. Plaintiff relied on the statements, omissions and representations of defendant, and defendant knew or should have known the falsity of same.

81. Plaintiff and class members would not have purchased the Product or paid as much if the true facts had been known, suffering damages.

#### Negligent Misrepresentation

82. Plaintiff incorporates by reference all preceding paragraphs.

83. Defendant misrepresented the substantive, quality, compositional and/or environmental attributes of the Product.

84. Defendant had a duty to disclose and/or provide non-deceptive marketing of the

Product and knew or should have known same were false or misleading.

85. This duty is based on defendant's position as an entity which has held itself out as having special knowledge and experience in the production, service and/or sale of the product type.

86. The representations took advantage of consumers' cognitive shortcuts made at the point-of-sale and their trust in defendant, a well-known and respected brand or entity in this sector.

87. Plaintiff and class members reasonably and justifiably relied on these negligent misrepresentations and omissions, which served to induce and did induce, the purchase of the Product.

88. Plaintiff and class members would not have purchased the Product or paid as much if the true facts had been known, suffering damages.

### Breaches of Express Warranty, Implied Warranty of Merchantability and Magnuson Moss Warranty Act, 15 U.S.C. §§ 2301, et seq.

89. Plaintiff incorporates by reference all preceding paragraphs.

90. The Product was manufactured, labeled and sold by defendant or at its express directions and instructions, and warranted to plaintiff and class members that they possessed substantive, quality, compositional and/or environmental which they did not.

91. Defendant had a duty to disclose and/or provide non-deceptive descriptions and marketing of the Product.

92. This duty is based, in part, on defendant's position as one of the most recognized companies in the nation in this sector.

93. Plaintiff provided or will provide notice to defendant, its agents, representatives, retailers and their employees.

94. Defendant received notice and should have been aware of these misrepresentations due to numerous complaints by consumers to its main office over the past several years regarding

the Product, of the type described here.

95. The Product did not conform to its affirmations of fact and promises due to defendant's actions and were not merchantable.

96. Plaintiff and class members would not have purchased the Product or paid as much if the true facts had been known, suffering damages.

#### Fraud

97. Plaintiff incorporates by reference all preceding paragraphs.

98. Defendant misrepresented the substantive, quality, compositional and/or environmental attributes of the Product.

99. Defendant's fraudulent intent is evinced by its failure to accurately identify the Product on the front label and ingredient list, when it knew its statements were neither true nor accurate and misled consumers.

100. Plaintiff and class members would not have purchased the Product or paid as much if the true facts had been known, suffering damages.

#### Unjust Enrichment

101. Plaintiff incorporates by reference all preceding paragraphs.

102. Defendant obtained benefits and monies because the Product was not as represented and expected, to the detriment and impoverishment of plaintiff and class members, who seek restitution and disgorgement of inequitably obtained profits.

# Jury Demand and Prayer for Relief

Plaintiff demands a jury trial on all issues.

#### WHEREFORE, Plaintiff prays for judgment:

1. Declaring this a proper class action, certifying plaintiff as representative and the

undersigned as counsel for the class;

- 2. Entering preliminary and permanent injunctive relief by directing defendant to correct the challenged practices to comply with the law;
- Injunctive relief to remove, correct and/or refrain from the challenged practices and representations, and restitution and disgorgement for members of the class pursuant to the applicable laws;
- 4. Awarding monetary damages and interest pursuant to the common law and other statutory claims;
- 5. Awarding costs and expenses, including reasonable fees for plaintiff's attorneys and experts; and
- 6. Other and further relief as the Court deems just and proper.
- Dated: September 11, 2020

Respectfully submitted,

Sheehan & Associates, P.C. /s/Spencer Sheehan 60 Cuttermill Rd Ste 409 Great Neck NY 11021-3104 Tel: (516) 303-0552 Fax: (516) 234-7800 spencer@spencersheehan.com E.D.N.Y. # SS-8533 S.D.N.Y. # SS-2056 1:20-cv-04245 United States District Court Eastern District of New York

Santina LaRocca, individually and on behalf of all others similarly situated,

Plaintiff,

- against -

Frito-Lay, Inc.,

Defendant

Complaint

Sheehan & Associates, P.C. 60 Cuttermill Rd Ste 409 Great Neck NY 11021-3104 Tel: (516) 303-0552 Fax: (516) 234-7800

Pursuant to 22 NYCRR 130-1.1, the undersigned, an attorney admitted to practice in the courts of New York State, certifies that, upon information, and belief, formed after an inquiry reasonable under the circumstances, the contentions contained in the annexed documents are not frivolous.

Dated: September 11, 2020

/s/ Spencer Sheehan Spencer Sheehan

# Case 1:20-cv-04245-FB-LB Document 1-1 Filed 09/11/20 Page 1 of 2 PageID #: 16 CIVIL COVER SHEET

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

r r				)				
I. (a) PLAINTIFFS Santina LaRocca, ind similarly situated	lividually and on	behalf of all of	thers	<b>DEFENDANTS</b> Frito-Lay, Inc.				
(b) County of Residence o	f First Listed Plaintiff	Kings		County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY)				
(E	XCEPT IN U.S. PLAINTIFF CA	ASES)						
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(c) Attorneys (Firm Name, .	Address and Telephone Numbe	<i>pr</i> )		Attorneys (If Known)				
Sheehan & Associates, P. 11021-3104 (516) 303-05	C., 60 Cuttermill Rd	Ste 409 Great Necl	k NY					
II. BASIS OF JURISD	ICTION (Place an "X" in o	One Box Only)	III. C	ITIZENSHIP OF P (For Diversity Cases Only)	RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff and One Box for Defendant)		
□ 1 U.S. Government	□ 3 Federal Question			P	FF DEF	PTF DEF		
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□ 120 Marine □ 130 Miller Act	□ 310 Airplane □ 315 Airplane Product	□ 365 Personal Injury - Product Liability	1 5		□ 423 Withdrawal 28 USC 157	□ 376 Qui Tam (31 USC 3729(a))		
<ul> <li>□ 140 Negotiable Instrument</li> <li>□ 150 Recovery of Overpayment</li> </ul>	Liability □ 320 Assault, Libel &	□ 367 Health Care/ Pharmaceutical			PROPERTY RIGHTS	□ 400 State Reapportionment □ 410 Antitrust		
& Enforcement of Judgment	Slander	Personal Injury			□ 820 Copyrights	□ 430 Banks and Banking		
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Student Loans (Excludes Veterans)	□ 340 Marine □ 345 Marine Product	Injury Product Liability	_	LABOR		□ 470 Racketeer Influenced and Corrupt Organizations		
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of Veteran's Benefits 160 Stockholders' Suits	□ 350 Motor Vehicle □ 355 Motor Vehicle	<ul> <li>☑ 370 Other Fraud</li> <li>□ 371 Truth in Lending</li> </ul>		Act 20 Labor/Management	□ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g))	<ul> <li>□ 490 Cable/Sat TV</li> <li>□ 850 Securities/Commodities/</li> </ul>		
<ul> <li>190 Other Contract</li> <li>195 Contract Product Liability</li> </ul>	Product Liability 360 Other Personal	□ 380 Other Personal Property Damage		Relations	□ 864 SSID Title XVI	Exchange 890 Other Statutory Actions		
□ 196 Franchise	Injury	□ 385 Property Damage		40 Railway Labor Act 51 Family and Medical	□ 865 RSI (405(g))	891 Agricultural Acts		
	□ 362 Personal Injury - Medical Malpractice	Product Liability		Leave Act 90 Other Labor Litigation		<ul> <li>893 Environmental Matters</li> <li>895 Freedom of Information</li> </ul>		
REAL PROPERTY           210 Land Condemnation	CIVIL RIGHTS	PRISONER PETITIO Habeas Corpus:	NS □ 79	91 Employee Retirement	FEDERAL TAX SUITS	Act 896 Arbitration		
□ 210 Land Condemnation □ 220 Foreclosure	□ 440 Other Civil Rights □ 441 Voting	□ 463 Alien Detainee		Income Security Act	or Defendant)	□ 899 Administrative Procedure		
<ul> <li>230 Rent Lease &amp; Ejectment</li> <li>240 Torts to Land</li> </ul>	□ 442 Employment □ 443 Housing/	510 Motions to Vacate Sentence	e		871 IRS—Third Party 26 USC 7609	Act/Review or Appeal of Agency Decision		
245 Tort Product Liability	Accommodations	□ 530 General		NO GOD I TION		950 Constitutionality of State Statutes		
□ 290 All Other Real Property	Employment	□ 535 Death Penalty Other:	□ 40	IMMIGRATION 52 Naturalization Application	-	State Statutes		
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COMPLAINT:	CHECK IF THIS	S IS A CLASS ACTION 23, F.R.Cv.P.	N I	<b>DEMAND \$</b> 5,000,000	JURY DEMAND	y if demanded in complaint: D: ☑ Yes □ No		
VIII. RELATED CAS IF ANY	SE(S) (See instructions):							
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#### Case 1:20-cv-04245 CALLON OF ARBIERATOON 2017 BULE 2017 2 PageID #: 17 Local Arbitration Rule 83.7 provides that with certain exceptions, actions seeking money damages only in an amount not in excess of \$150,000,

Local Arbitration Rule 83.7 provides that with certain exceptions, actions seeking money damages only in an amount not in excess of \$150,000, exclusive of interest and costs, are eligible for compulsory arbitration. The amount of damages is presumed to be below the threshold amount unless a certification to the contrary is filed.

Case is Eligible for Arbitration		
	 •	

I, <u>Spencer Sheehan</u> compulsory arbitration for the following reason(s): plaintiff , do l

, do hereby certify that the above captioned civil action is ineligible for



the complaint seeks injunctive relief,

the matter is otherwise ineligible for the following reason

, counsel for

monetary damages sought are in excess of \$150,000, exclusive of interest and costs,

# **DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1**

Identify any parent corporation and any publicly held corporation that owns 10% or more or its stocks:

#### **RELATED CASE STATEMENT (Section VIII on the Front of this Form)**

Please list all cases that are arguably related pursuant to Division of Business Rule 50.3.1 in Section VIII on the front of this form. Rule 50.3.1 (a) provides that "A civil case is "related" to another civil case for purposes of this guideline when, because of the similarity of facts and legal issues or because the cases arise from the same transactions or events, a substantial saving of judicial resources is likely to result from assigning both cases to the same judge and magistrate judge." Rule 50.3.1 (b) provides that "A civil case shall not be deemed "related" to another civil case merely because the civil case: (A) involves identical legal issues, or (B) involves the same parties." Rule 50.3.1 (c) further provides that "Presumptively, and subject to the power of a judge to determine otherwise pursuant to paragraph (d), civil cases shall not be deemed to be "related" unless both cases are still pending before the court."

#### NY-E DIVISION OF BUSINESS RULE 50.1(d)(2)

1.)	Is the civil action County?	being	filed in th Yes	ie Easte	ern District removed from No	a New	York State Court located in Nassau or Suffolk			
2.)	If you answered " a) Did the events County?			iving ris	se to the claim or claims, No	or a sub	ostantial part thereof, occur in Nassau or Suffolk			
	b) Did the events District?	or on	nissions g Yes	iving ris	se to the claim or claims, No	or a sub	ostantial part thereof, occur in the Eastern			
	c) If this is a Fair I received:	Debt C	Collection I	Practice	Act case, specify the Count	y in whic	ch the offending communication was			
If your answer to question 2 (b) is "No," does the defendant (or a majority of the defendants, if there is more than one) reside in Nassau or Suffolk County, or, in an interpleader action, does the claimant (or a majority of the claimants, if there is more than one) reside in Nassau or Suffolk County? Yes No (Note: A corporation shall be considered a resident of the County in which it has the most significant contacts).										
	BAR ADMISSION									
	I am currently adm	itted ir	n the Easte	rn Distri	ct of New York and currently	y a meml	per in good standing of the bar of this court.			
		$\checkmark$	ĺ	Yes			No			
	Are you currently the subject of any disciplinary action (s) in this or any other state or federal court?									
				Yes	(If yes, please explain	$\checkmark$	No			
	I certify the accuracy of all information provided above.									
	Signature: /s/Sp	encer	Sheehan	1						

AO 440 (Rev. 06/12) Summons in a Civil Action

# UNITED STATES DISTRICT COURT

for the

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Eastern District of New York

Santina LaRocca, individually and on behalf of all others similarly situated,

Plaintiff(s) V.

Frito-Lay, Inc.,

Civil Action No. 1:20-cv-04245

Defendant(s)

# SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Frito-Lay, Inc.

c/o The Corporation Trust Company 1209 N Orange St Wilmington DE 19801-1120

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: Sheehan & Associates, P.C., 60 Cuttermill Rd Ste 409 Great Neck NY 11021-3104 (516) 303-0552

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

CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk