	Case 4:21-cv-00498-JST Documer	it 95	Filed 04/	/21/23	Page 1 of 2	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Patrick McNicholas, Esq., SBN 125868 pmc@micholaslaw.com Jeffrey Lamb, Esq., SBN 257648 jrl@menicholaslaw.com McNICHOLAS & McNICHOLAS, LLP 10866 Wilshire Blvd., Ste. 1400 Los Angeles, California 90024 Tel: (310) 474-1582; Fax: (310) 475-7871 Richard Kellner, Esq. SBN 171416 rlk@kellnerlaw.com KELLNER LAW GROUP LLC 1180 South Beverly Drive, Ste. 610 Los Angeles, CA 90035-1158 Tel: (310) 780-6759; Fax: (310) 475-7871 Mark Lanier, Esq., (Admitted <i>Pro Hac Vice</i> mark.lanier@lanierlawfirm.com Alex Brown, Esq., (Admitted <i>Pro Hac Vice</i> alex.brown@lanierlawfirm.com Jonathan Wilkerson, Esq., (Admitted <i>Pro F</i> jonathan.wilkerson, Esq., (Admitted <i>Pro F</i> ionathan.wilkerson, Esq., (Admitted <i>Pro F</i> jonathan Wilkerson, Esq., (Admitted <i>Pro F</i> jonathan, Wilkerson, Esq., (Admitted <i>Pro F</i> jonathan, Wilkerson, Esq., (Admitted <i>Pro F</i> jonathan, Wilkerson, Esq., (Admitted Pro F) jonathan, Wilkerson, Esq.,	e) Hac				
19						
20	UNITED STATES DISTRICT COURT					
20	NORTHERN DISTRICT OF CALIFORNIA					
21	NILIMA AMIN, on behalf of herself and all others similarly situated,	Ca	ase No: 4	:21-CV	7-00498-JST	
23	Plaintiff,	P	LAINTI	FF NII	JIMA AMIN'S	
24	V.				FICE OF MOTIO	N
25 26	SUBWAY RESTAURANTS, INC., a Delaware Corporation; FRANCHISE				ГО DISMISS F.R.C.P. 41(a)(2)	)
27 28	WORLD HEADQUARTERS, LLC., a Connecticut Limited Liability Corporation; SUBWAY FRANCHISEE	Ti	ate: me: trm:	2:00p	27, 2023 o.m. troom 6 – 2 <sup>nd</sup> Floor	

1 PLAINTIFF NILIMA AMIN'S AMENDED NOTICE OF MOTION AND MOTION TO DISMISS PURSUANT TO F.R.C.P. 41(A)(2)) ADVERTISING TRUST FUND LTD., a Connecticut Corporation; and DOES 1 through 50, Inclusive,

Defendants.

Judge: Hon. Jon S. Tigar

Complaint Filed:January 21, 2021TAC Filed:July 28, 2022

TO ALL PARTIES AND THEIR COUNSEL OF RECORD:

PLEASE TAKE NOTICE THAT pursuant to the Clerk's Notice of April 21, 2023, the hearing on Plaintiff Nilima Amin's Motion To Dismiss Pursuant To F.R.C.P. 41(a)(2)) will be heard on that on July 27, 2023, at 2:00p.m., or as soon thereafter as counsel may be heard by the above-entitled Court, located at 1301 Clay Street, Oakland Courthouse, Courtroom 6-Second Floor, Oakland, CA 94612. Plaintiff Nilima Amin will and does move the Court to voluntarily dismiss the matter filed on January 21, 2021, against Defendants Subway Restaurants Inc.; Franchise World Headquarters LLC; and Subway Franchisee Advertising Trust Fund Ltd (collectively hereinafter referred to as "Subway").

Dated: April 21, 2023

## **Respectfully Submitted By,**

By:

Patrick McNicholas, Esq. Jeffrey Lamb, Esq. *Attorneys for Plaintiff*