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**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA**

Case No.: '14CV0169 L NLS

CLASS ACTION

**COMPLAINT FOR:**

THAMAR SANTISTEBAN CORTINA, on  
behalf of herself and all others similarly  
situated,

**VIOLATIONS OF THE CALIFORNIA  
UNFAIR COMPEITION LAW, CAL.  
BUS. & PROF. CODE §§ 17200 ET. SEQ.;**

Plaintiff,

**VIOLATIONS OF THE CALIFORNIA  
FALSE ADVERTISING LAW, CAL.  
BUS. & PROF. CODE §§ 17500 ET. SEQ.;**  
**AND**

v.

GOYA FOODS, INC.,

**VIOLATIONS OF THE CALIFORNIA  
CONSUMERS LEGAL REMEDIES ACT,  
CAL. CIV. CODE §§ 1750 ET SEQ.**

Defendant.

DEMAND FOR JURY TRIAL

1 Plaintiff THAMAR SANTISTEBAN CORTINA, on behalf of herself, all others  
2 similarly situated, and the general public, by and through her undersigned counsel, hereby  
3 brings this action against Defendant GOYA FOODS, INC. (“GOYA”), and alleges the  
4 following upon her own knowledge, or where she lacks personal knowledge, upon  
5 information and belief including the investigation of her counsel.

6  
7 **INTRODUCTION**

8 1. GOYA sells “Malta Goya” cola soft drinks throughout the state of California.  
9 Malta Goya beverages contain an amount of 4-methylimidazole (4-MeI), a carcinogen,  
10 sufficient to expose California consumers to substantial health risks. GOYA, however,  
11 deceptively omits that Malta Goya beverages contain these amounts of 4-MeI. Plaintiff brings  
12 this action on behalf of herself and a class of California consumers to rectify the injuries  
13 caused by GOYA’S unlawful practices, and to enjoin GOYA’S ongoing deceptive omissions  
14 concerning the amount of 4-MeI in Malta Goya beverages.

15  
16 **THE PARTIES**

17 2. Plaintiff THAMAR SANTISTEBAN CORTINA is a resident of Bonita,  
18 California.

19 3. Defendant GOYA FOODS, INC. is a New Jersey company with its principle  
20 place of business at 100 Seaview Drive, Secaucus, New Jersey 07096.

21  
22 **JURISDICTION AND VENUE**

23 4. This Court has jurisdiction over this action pursuant to 28 U.S.C. §  
24 1332(d)(2)(A), the Class Action Fairness Act, because the matter in controversy exceeds the  
25 sum or value of \$5,000,000 exclusive of interest and costs, at least one member of the class  
26 of plaintiffs is a citizen of a State different from Defendant. In addition, more than two-thirds  
27 of the members of the class reside in states other than the state in which Defendant is a citizen  
28

1 and in which this case is filed, and therefore any exceptions to jurisdiction under 28 U.S.C. §  
2 1332(d) do not apply.

3 5. The Court has personal jurisdiction over Defendant pursuant to Cal. Code Civ.  
4 P. § 410.10, as a result of Defendant’s substantial, continuous and systematic contacts with  
5 the State, and because Defendant has purposely availed itself of the benefits and privileges  
6 of conducting business activities within the State.

7 6. Venue is proper in this Southern District of California pursuant to 28 U.S.C. §  
8 1391(b) and (c), because Defendant resides (i.e., is subject to personal jurisdiction) in this  
9 district, and a substantial part of the events or omissions giving rise to the claims occurred in  
10 this district.

11  
12 **FACTS**

13 **A. Background Facts**

14 7. 4-MeI is an impurity generated during the manufacture of caramel colors III and  
15 IV used in some soft drinks.

16 8. 4-MeI has been found by the National Toxicology Program to cause lung tumors  
17 in laboratory animals.

18 9. According to Urvashi Rangan, a toxicologist and Executive Director of the  
19 Consumer Reports Food Safety & Sustainability Center, “There is no ‘safe’ level of 4-MeI,  
20 but if you have to set a threshold, it should be well below the Prop 65 level (29  
21 micrograms/day) – and more like 3 micrograms/day.” Ragan calls exposure to 4-MeI “an  
22 unnecessary risk.”

23 10. According to testing performed by Consumer Reports, Malta Goya sold in  
24 California from April 2013 to September 2013 contained an average 352.5 micrograms of 4-  
25 MeI per 12-ounce serving.

1 11. According to testing performed by Consumer Reports, Malta Goya sold in  
2 California in December 2013 contained an average 316.1 micrograms of 4-MeI per 12-ounce  
3 serving.

4 **B. GOYA'S Unlawful Practices**

5 12. GOYA has had and continues to have exclusive knowledge of material facts  
6 concerning the amount of 4-MeI in the Malta Goya beverages.

7 13. GOYA has actively concealed from Plaintiff and the class material facts  
8 concerning the amount of 4-MeI in the Malta Goya beverages, as well as its potential health  
9 harms.

10 14. In advertising and selling the Malta Goya beverages, GOYA has and continues  
11 to deceptively omit that these soft drinks contain dangerous levels of 4-MeI that expose  
12 consumers to cancer.

13 **C. Plaintiff's Purchase & Injury**

14 15. Plaintiff is a regular Malta Goya purchaser and drinker, usually purchasing the  
15 beverages about once per month at either the Northgate Market located at 1058 Third Avenue,  
16 in Chula Vista, California, or the Mercado Internacional located at 1415 Third Avenue, Chula  
17 Vista. She typically purchases individual cans (when they were previously available) or  
18 bottles, usually 10-12 at a time.

19 16. Plaintiff would not have purchased the Malta Goya beverages if she knew they  
20 contained a substance known to be a carcinogen and believed to be dangerous at the levels  
21 actually present in the beverages.

22  
23 **CLASS ACTION ALLEGATIONS**

24 17. Pursuant to Federal Rule of Civil Procedure 23, Plaintiff seeks to represent a  
25 class of all persons who purchased in California during the four years preceding the filing of  
26 this Complaint, Malta Goya primarily for personal, family, or household use, and not for  
27 resale.

1 18. The members in the proposed class and subclass are so numerous that individual  
2 joinder of all members is impracticable, and the disposition of the claims of all class members  
3 in a single action will provide substantial benefits to the parties and Court.

4 19. Questions of law and fact common to Plaintiff and the class include:

- 5 a. Whether the Malta Goya beverages contain 4-MeI and the amount;
- 6 b. Whether 4-MeI is potentially dangerous in the amounts in the Malta Goya  
7 beverages;
- 8 c. Whether information concerning the amount of 4-MeI in the Malta Goya  
9 beverages is material to a reasonable consumer;
- 10 d. Whether a duty arose in GOYA to disclose the facts concerning the 4-MeI  
11 in its Malta Goya beverages;
- 12 e. The proper equitable and injunctive relief; and
- 13 f. The proper amount of restitution.

14 20. Plaintiff's claims are typical of class members' claims in that they are based on  
15 the same underlying facts, events, and circumstances relating to GOYA'S conduct.

16 21. Plaintiff will fairly and adequately represent and protect the interests of the  
17 classes, has no interests incompatible with the interests of the classes, and has retained  
18 counsel competent and experienced in class litigation.

19 22. The class is sufficiently large for purposes of class litigation because it contains  
20 at least hundreds of thousands of members who purchased the Malta Goya beverages in  
21 California the past 4 years.

22 23. Class treatment is superior to other options for resolution of the controversy  
23 because the relief sought for each class member is relatively small such that, absent  
24 representative litigation, it would be infeasible for class members to redress the wrongs done  
25 to them.

26 24. Questions of law and fact common to the classes predominate over any questions  
27 affecting only individual class members.  
28

1 25. As a result of the foregoing, class treatment is appropriate under Fed. R. Civ. P.  
2 23(a), 23(b)(2), and 23(b)(3).

3  
4 **CAUSES OF ACTION**

5 **FIRST CAUSE OF ACTION**

6 **VIOLATION OF THE CALIFORNIA UNFAIR COMPETITION LAW,**

7 **CAL. BUS. & PROF. CODE §§ 17200 *ET SEQ.***

8 ***(FRAUDULENT PRONG)***

9 26. Plaintiff realleges and incorporates the allegations elsewhere in the Complaint  
10 as if fully set forth herein.

11 27. The UCL prohibits any “unlawful, unfair or fraudulent business act or practice,”  
12 Cal. Bus. & Prof. Code § 17200.

13 28. GOYA’S deceptive omission of the dangerous amount of 4-MeI in the Malta  
14 Goya beverages is a “fraudulent” practice within the meaning of the UCL in that the omission  
15 is likely to deceive reasonable consumers and the public.

16 29. In accordance with Cal. Bus. & Prof. Code § 17203, Plaintiff seeks an Order  
17 enjoining GOYA from continuing to conduct business through fraudulent acts and practices,  
18 and to commence a corrective advertising campaign.

19 30. On behalf of herself and the class, Plaintiff also seeks an Order for the restitution  
20 of all monies from the sale of the Malta Goya beverages, which were unjustly acquired  
21 through acts of fraudulent competition.

22  
23 **SECOND CAUSE OF ACTION**

24 **VIOLATION OF THE CALIFORNIA FALSE ADVERTISING LAW,**

25 **CAL. BUS. & PROF. CODE §§ 17500 *ET SEQ.***

26 31. Plaintiff realleges and incorporates the allegations elsewhere in the Complaint  
27 as if fully set forth herein.

1 32. The FAL prohibits any statement in connection with the sale of goods “which is  
2 untrue or misleading,” Cal. Bus. & Prof. Code § 17500, including deceptive omissions of  
3 material fact.

4 33. GOYA’S deceptive omission of the amount and health harms of the 4-MeI in  
5 the Malta Goya beverages was likely to deceive reasonable consumers and the public.

6 34. GOYA knew, or reasonably should have known, that it was deceptively omitting  
7 material information.

8 35. Plaintiff and the class are entitled to injunctive and equitable relief and  
9 restitution.

10  
11 **THIRD CAUSE OF ACTION**

12 **VIOLATIONS OF THE CALIFORNIA CONSUMERS LEGAL REMEDIES ACT,**  
13 **CAL. CIV. CODE §§ 1750 *ET SEQ.***

14 **(By the California Class)**

15 36. Plaintiff realleges and incorporates the allegations elsewhere in the Complaint  
16 as if fully set forth herein.

17 37. The CLRA prohibits deceptive practices in connection with the conduct of a  
18 business that provides goods, property, or services primarily for personal, family, or  
19 household purposes.

20 38. GOYA’S policies, acts, and practices were designed to, and did, result in the  
21 purchase and use of the products primarily for personal, family, or household purposes, and  
22 violated and continue to violate the following sections of the CLRA:

- 23 a. § 1770(a)(5): representing that goods have characteristics, uses, or benefits  
24 which they do not have;
- 25 b. § 1770(a)(7): representing that goods are of a particular standard, quality,  
26 or grade if they are of another;
- 27 c. CVS disparaged the goods, services, or business of another by false or  
28

1 misleading representation of fact, within the meaning of Cal. Civ. Code §  
2 1770(a)(8);

3 d. § 1770(a)(9): advertising goods with intent not to sell them as advertised;  
4 and

5 e. § 1770(a)(16): representing the subject of a transaction has been supplied  
6 in accordance with a previous representation when it has not.

7 39. As a result, plaintiff and the class members have suffered irreparable harm and  
8 are entitled to injunctive and equitable relief, and reasonable attorneys' fees and costs.  
9 Plaintiff does not currently seek damages for her CLRA claim.

10 40. In compliance with Cal. Civ. Code § 1782(d), plaintiff's affidavit of venue is  
11 filed concurrently herewith.

12  
13 **PRAYER FOR RELIEF**

14 41. Wherefore, Plaintiff, on behalf of himself, all others similarly situated and the  
15 general public, prays for judgment against GOYA as to each and every cause of action,  
16 including:

17 a. An Order certifying this as a class action and appointing plaintiff and her  
18 counsel to represent the classes;

19 b. An Order enjoining GOYA from selling Malta Goya in California so long  
20 as the beverages contain a potentially dangerous amount of 4-MeI, if  
21 GOYA deceptively omits that amount;

22 c. An Order compelling GOYA to conduct a corrective advertising  
23 campaign;

24 d. An Order requiring GOYA to disgorge or return all monies, revenues, and  
25 profits obtained by means of any wrongful act or practice;

26 e. An Order requiring GOYA to pay restitution to restore all funds acquired  
27 by means of any act or practice declared by this Court to be a fraudulent  
28

- 1 business act or practice, untrue or misleading advertising, or a violation  
2 of the UCL, FAL or CLRA, plus pre-and post-judgment interest thereon;  
3 f. An Order awarding costs, expenses, and reasonable attorneys' fees; and  
4 g. Any other and further relief the Court deems necessary, just, or proper.  
5

6 **JURY DEMAND**

7 42. Plaintiff hereby demands a trial by jury on all issues so triable.  
8

9 Dated: January 23, 2014

/s/ Jack Fitzgerald \_\_\_\_\_

10 Jack Fitzgerald

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12 FITZGERALD, PC**

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