

Charles C. Weller (SBN: 207034)
 legal@cweller.com
 CHARLES C. WELLER, APC
 11412 Corley Court
 San Diego, California 92126
 Tel: 858.414.7465
 Fax: 858.300.5137

Attorney for Plaintiffs

**IN THE UNITED STATES DISTRICT COURT
 FOR THE SOUTHERN DISTRICT OF CALIFORNIA**

CHRISTINA HANKINS and DIMARI)
 BENAVIDEZ, *individually and on behalf of*)
all those similarly situated,)
Plaintiff,)

No. **'25CV1758 AGS BLM**

CLASS ACTION COMPLAINT

v.)

JURY TRIAL DEMANDED

SIMPLY DELICIOUS, INC. dba Bobo's, a)
Delaware corporation,)
Defendant.)

Christina Hankins and Dimari Benvidez ("Plaintiffs"), individually and on behalf of all others similarly situated in the state of California, by and through undersigned counsel, hereby bring this action against Simply Delicious, Inc. dba Bobo's ("Bobo's" or "Defendant"), alleging that its strawberry and grape flavored "PB&Js" oat bars ("the Products"), which are manufactured, packaged, labeled, advertised, distributed, and sold by Defendant, are misbranded and falsely advertised because Defendant implies that they are healthy and conducive to health and physical well-being, despite containing between 15 and 16 grams of added sugar per serving, and upon information and belief and investigation of counsel allege as follows:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

PARTIES

1. Plaintiff Christina Hankins is and at all times relevant was a citizen of the state of California, domiciled in San Diego, California. She purchased the Products on or about May 2, 2024 from a Costco in San Diego, California and via Instacart from a Sprouts Market in San Diego on or about February 6, 2025. She also believes and on that basis avers that she made other purchases of the Products throughout the putative Class period.

2. Plaintiff Dimari Benavidez is and at all times relevant was a citizen of the state of California, domiciled in Vallejo, California. Benavidez purchased the Products on or about January 17, 2025 from a Costco in Vallejo, California. He believes and on that basis avers that he made other purchases of the Products throughout the putative Class period.

3. Defendant Simply Delicious, Inc. dba Bobo's is a Delaware corporation with its principal place of business in Loveland, Colorado.

JURISDICTION AND VENUE

4. This Court has subject matter jurisdiction over this action pursuant to the Class Action Fairness Act, Pub. L. 109-2, 119 Stat. 4 (codified in scattered sections of Title 28 of the United States Code); specifically, under 28 U.S.C. § 1332(d), which provides for the original jurisdiction of the federal district courts over "any civil action in which the matter in controversy exceeds the sum or value of \$5,000,000, exclusive of interest and costs, and [that] is a class action in which . . . any member of a class of plaintiffs is a citizen of a State different from any defendant." 28 U.S.C. § 1332(d)(2)(A).

5. Plaintiffs seek to represent Class members who are citizens of states different from the Defendant.

6. The matter in controversy in this case exceeds \$5,000,000 in the aggregate, exclusive of interests and costs.

7. In addition, "the number of members of all proposed plaintiff classes in the aggregate" is greater than 100. *See* 28 U.S.C. § 1332(d)(5)(B).

1 8. In the alternative, the Court has jurisdiction over this matter pursuant to 28 U.S.C.
2 § 1332(a). The amount in controversy exceeds \$75,000, exclusive of interest and costs.

3 9. This Court has personal jurisdiction over Defendant because this action arises out
4 of and relates to Defendant's contacts with this forum.

5 10. Those contacts include but are not limited to sales of the Products directly to
6 commercial and individual consumers located in this district, including Plaintiffs; shipping the
7 Products to commercial and individual consumers in this district, including Plaintiffs;
8 knowingly directing advertising and marketing materials concerning the Products into this
9 district through wires and mails, both directly and through electronic and print publications that
10 are directed to commercial and individual consumers in this district; and operating an e-
11 commerce web site that offers the Products for sale to commercial and individual consumers in
12 this district, as well as offering the Products for sale through third-party e-commerce websites,
13 through both of which commercial and individual consumers residing in this district have
14 purchased the Products.

15 11. Defendant knowingly directs electronic activity and ships the Products into this
16 district with the intent to engage in business interactions for profit, and it has in fact engaged in
17 such interactions, including the sale of the Products to Plaintiffs.

18 12. Defendant also sells the Products to retailers and wholesalers in this district for
19 the purpose of making the Products available for purchase by individual consumers in this
20 district.

21 13. Plaintiffs' losses and those of other Class members were sustained in this district.

22 14. Venue is proper pursuant to 28 U.S.C. § 1391(b)(2) because a substantial part of
23 the events or omissions giving rise to Plaintiffs' claims occurred within this district.

24 15. Venue is also proper pursuant to 28 U.S.C. § 1391(c)(2) because this Court
25 maintains personal jurisdiction over Defendant.
26
27
28

FACTUAL ALLEGATIONS

A. The Prevalence and Dangers of Overconsumption of Sugar.

16. Prior to the mid-20th century, Americans mostly consumed sugar in the form of table sugars (sucrose) used as a condiment, as well as small amounts of glucose ingested from dairy products and fructose from fruit, berries, and other sources such as honey.

17. Since the 1960s, new food technologies have permitted the development of inexpensive, highly concentrated sugars that are available to be used in mass-produced processed foods—especially high-fructose corn syrup (“HFCS”), an inexpensive, shelf-stable sweetener derived from corn that is far sweeter than fructose naturally found in relatively small amounts in berries and fruits.

18. The development of HFCS caused an explosion in Americans’ consumption of fructose, which increased more than 100-fold from 1970 to 2000.¹

19. Today, while many Americans are aware of and attempt to avoid added sugar in their foods in the form of high-fructose corn syrup, they are less aware that equally unhealthy added sugar (hiding under dozens of descriptions and chemical names, including but not limited to brown rice syrup and rice syrup) is found in more than three-quarters of processed foods consumed by Americans. That includes both sweet foods such as desserts and sweetened beverages, but also many savory foods including pasta sauces, soups, and breads.

20. In 2017-2018, the average daily intake of added sugars was 17 teaspoons for children and young adults aged 2 to 19 years, and the same amount for adults aged 20 or older, significantly higher than the intake recommendations set forth by the American Heart Association. Added sugar intake tends to be highest among minorities, those who are poor, and those with lower education levels.²

¹ George Bray, et al., “Consumption of high-fructose corn syrup in beverages may play a role in the epidemic of obesity.” 79 AM. J. CLIN. NUTR. 537, 540 (2004), *available at* <https://pubmed.ncbi.nlm.nih.gov/15051594/>.

² Seung Hee Lee, et al., “High Added Sugars Intake among US Adults: Characteristics, Eating Occasions, and Top Sources, 2015–2018.” 15 NUTRIENTS 265 (2023), *available at* <https://pmc.ncbi.nlm.nih.gov/articles/PMC9867287/>.

1 21. Today, “the vast majority of the U.S. population”—about 90 percent—“exceeds
2 recommended intakes of . . . added sugars.”³

3 22. This explosion in the availability and consumption of added sugars and foods has
4 precipitated a health crisis in the United States.

5 23. Because of limits on the liver’s capacity to process sugars, increases in sugar
6 consumption beyond that processing threshold causes sugar to act a liver toxin. That threshold
7 is somewhere between 12 and 38 grams, depending on age and sex.⁴
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23

24 ³ U.S. Dep’t of Agric. & U.S. Dep’t of Health & Human Servs., “Scientific Report of the 2015
25 Dietary Guidelines Advisory Committee: Advisory Report to the Secretary of Health and
26 Human Services and the Secretary of Agriculture,” at 26, 35 (February 2015), *available at*
27 [http://www.health.gov/dietaryguidelines/2015-scientific-report/PDFs/Scientific-Report-of-the-
2015-Dietary-Guidelines-Advisory-Committee.pdf](http://www.health.gov/dietaryguidelines/2015-scientific-report/PDFs/Scientific-Report-of-the-2015-Dietary-Guidelines-Advisory-Committee.pdf).

28 ⁴ Rachel Johnson, et al., “Dietary Sugars Intake and Cardiovascular Health: A Scientific
Statement From the American Heart Association.” 120 CIRCULATION 1011, 1016-17 (2009),
available at <https://pubmed.ncbi.nlm.nih.gov/19704096/>.

24. Overconsumption of sugar has been linked to a cluster of chronic diseases and conditions including overweight and obesity,⁵ cardiovascular disease,⁶ type 2 diabetes,⁷ high blood pressure,⁸ various cancers,⁹ and chronic inflammation.¹⁰

25. Overconsumption of sugar has been shown to prompt craving and withdrawal symptoms similar to those prompted by alcohol and cocaine.¹¹

B. Health Agencies Recommend Curbing Total Sugar Intake

26. Given the evident health effects of sugar overconsumption, relevant health bodies and government agencies have recommended limiting sugar consumption to a person's minimal percentage of ingested total calories, usually less than 10 percent.

⁵ Samir Faruque, et al., "The Dose Makes the Poison: Sugar and Obesity in the United States – a Review." 69 POL. J. FOOD. NUTR. SCI. 219 (2020), *available at* <https://pmc.ncbi.nlm.nih.gov/articles/PMC6959843/>; Emily J. Endy, et al., "Added sugar intake is associated with weight gain and risk of developing obesity over 30 years: The CARDIA study." 34 NUTR. METAB. CARDIOVASC. DIS. 466 (2023), *available at* <https://pmc.ncbi.nlm.nih.gov/articles/PMC11253751/>.

⁶ Quanhe Yang, "Added sugar intake and cardiovascular diseases mortality among US adults." 174 J. AM. MED. ASSN. INTERN. MED. 516 (2014), *available at* <https://pubmed.ncbi.nlm.nih.gov/24493081/>.

⁷ Yan Liu, et al., "Associations between Total and Added Sugar Intake and Diabetes among Chinese Adults: The Role of Body Mass Index." 15 NUTRIENTS 3274 (2023), *available at* <https://pmc.ncbi.nlm.nih.gov/articles/PMC10384374/>.

⁸ Lisa A Te Morenga, et al., "Dietary sugars and cardiometabolic risk: systematic review and meta-analyses of randomized controlled trials of the effects on blood pressure and lipids." 100 AM. J. CLIN. NUTR. 65 (2014), *available at* <https://pubmed.ncbi.nlm.nih.gov/24808490/>.

⁹ J. Aranceta Bartrina, et al., "Association between sucrose intake and cancer: a review of the evidence." 28 NUTRICIÓN HOSPITALARIA 95-105 (2013); C. Garcia-Jimenez, "A new link between diabetes and cancer: enhanced WNT/beta-catenin signaling by high glucose." 52 J. of MOLECULAR ENDOCRINOLOGY (2014); Linden, G.J., "Allcause mortality and periodontitis in 60-70-year-old men: a prospective cohort study." 39 J. CLIN. PERIODONTAL 940-46 (October 2012).

¹⁰ Xiao Ma, et al., "Excessive intake of sugar: An accomplice of inflammation." 13 FRONTIERS IN IMMUNOL. 988481 (2022), *available at* <https://pmc.ncbi.nlm.nih.gov/articles/PMC9471313/>.

¹¹ Volkow, N.D., et al., "Drug addiction: the neurobiology of behavior gone awry." 5 NATURE REVIEWS NEUROSCIENCE 963 (2004); Brownell, K.D., et al., FOOD AND ADDICTION: A COMPREHENSIVE HANDBOOK (Oxford Univ. Press 2012).

1 27. The American Heart Association recommends restricting added sugar to 5 percent
2 of calories, which means about 12 grams for younger children, up to 25 grams for adult women
3 and 38 grams for adult men.¹²

4 28. Likewise, health officials in the United Kingdom recommend “intake of free
5 sugars should not exceed 5% of total dietary energy for age groups from 2 years upwards.”¹³

6 29. The World Health Organization recommends that no more than 10 percent of an
7 adult’s calories—and ideally less than 5 percent—should come from added sugar or from natural
8 sugars in honey, syrups, and fruit juice.¹⁴

9 30. The Food and Drug Administration (FDA) has adopted the United States
10 Department of Agriculture’s daily recommended value (DRV) of 50 grams of added sugar, or
11 10 percent of calories based on a 2,000-calorie diet. *See* 81 Fed. Reg. 33,742, 33,820 (May 27,
12 2016).

13 31. While the FDA acknowledged the AHA and WHO recommendations to keep
14 added sugars below 5% of calories, it set the daily recommended value at 50 grams or 10 percent
15 of total calories because this level was “more realistic considering current consumption of added
16 sugars in the United States as well as added sugars in the food supply.” *Id.* at 33,849.

17 32. While the rule did note that “some added sugars can be included as part of a
18 healthy dietary pattern,” FDA also emphasized that “the DRV for added sugars should not be
19 viewed as a recommended amount for consumption,” and “[w]e also have scientific evidence to
20 support limiting calories from added sugars to less than 10 percent of calories.” *Id.* at 33,829,
21 33,840.

22
23
24 ¹² Johnson, *supra* n. 4.

25 ¹³ “Sugar Recommendations Department of Health, England,” (Oct. 2015), *available at*
26 [https://ec.europa.eu/health/sites/health/files/nutrition_physical_activity/docs/ev_20151028_](https://ec.europa.eu/health/sites/health/files/nutrition_physical_activity/docs/ev_20151028_co07_en.pdf)
27 [co07_en.pdf](https://ec.europa.eu/health/sites/health/files/nutrition_physical_activity/docs/ev_20151028_co07_en.pdf).

28 ¹⁴ *See* World Health Organization, “Sugars intake for adult and children: Guideline” (Mar. 4, 2014), *available at* http://www.who.int/nutrition/publications/guidelines/sugars_intake/en (based on scientific evidence, recommending adults and children reduce daily intake of free sugars to less than 10% of total energy intake and noting that “[a] further reduction to below 5% or roughly 25 grams (6 teaspoons) per day would provide additional health benefits”).

1 33. FDA’s recommendation was based, in part, on the 2015 Dietary Guidelines
2 Advisory Committee’s “food pattern analysis,” which the agency stated “demonstrate[d] that
3 when added sugars in foods and beverages exceeds 3% to 9% of total calories ... a healthful
4 food pattern may be difficult to achieve.”¹⁵

5 **C. The Products Contain Huge Amounts of Added Sugar By Any Relevant Measure.**

6 34. Bobo’s formulates, manufactures, distributes, and sells “PB&Js,” a soft-baked oat
7 bar with a peanut butter-flavored crust and strawberry or grape filling, meant to replicate a
8 peanut butter and jelly sandwich.

9 35. These Products are widely distributed throughout the state of California through
10 the Bobo’s website, online retailers such as Amazon.com, and through brick-and-mortar
11 retailers such as Whole Foods, Trader Joe’s, Costco, Walmart, Target, and Sprouts.

12 36. A serving of a single 60-gram bar contains 15 grams (grape flavor) or 16 grams
13 (strawberry flavor) of added sugar, or about one-quarter of the total weight of one of the bars.

14 37. In each flavor of the Products, added sugar in the form of cane sugar, brown rice
15 syrup, and rice syrup third- through fifth-most used ingredient by volume, after oats and before
16 any fruit concentrate, fruit extract, or flavoring, as shown in the ingredients list of the Products:

17
18
19
20
21
22
23
24
25
26
27
28 ¹⁵ U.S. Department of Agriculture, “Scientific Report of the 2015 Dietary Guidelines Advisory
Committee” (February 2015), Ch. 6 p.26.



38. By way of context, 38 grams is the point at which sugar becomes a liver toxin, and is the outer limit of the American Heart Association's recommendation for daily consumption of added sugars for a normal adult male. The recommended level of consumption for children aged 8-18 years—the target consumer market for this products—is 25 grams. A single 60-gram Bobo's bar thus contains 2/3rds of the recommended daily consumption of added sugars for children and teens.

39. A single 60-gram bar comprises about one-third of the much higher recommended daily value for sugar consumption for adults set by the FDA—which was only set at that level because lower levels, though preferable from a health standpoint, were considered unrealistic “considering current consumption of added sugars in the United States as well as added sugars in the food supply.” 81 Fed. Reg. at 33,849.

D. Bobo's Implies That the Products Are Healthy Despite Containing Huge Amounts of Added Sugar.

40. To sell these Products, Bobo's employs a marketing strategy designed to give consumers the erroneous impression that they are healthy or are conducive to good health and physical activity and well-being.

41. For example, Bobo's prominently makes the claim on the Products' label that they are made with "wholesome" and "simple" ingredients, and are "nutrient dense":





42. These claims, along with the description of the Products as being “Non-GMO,” “Dairy Free,” “Vegan,” “Plant Based,” “Baked With ♥ ” (see ¶¶ 37 and 41 above) and the depictions of fruits on the front label, convey that the Products are healthy or are conducive to good health and physical activity and well-being, which is misleading because that representation is incompatible with the dangers of excessive sugar consumption to which the Products contribute.

43. Further, claims such as “simple ingredients,” “plant-based,” “vegan,” and “non-GMO” are meant to convey an impression that the Products are “natural.” Consumers conflate claims of “naturalness” with an assertion that a food is healthy is well established in relevant academic literature on consumer behavior. One survey of more than 4,000 European consumers, for example, found that more than three-quarters of respondents perceived a close connection

1 between claims that a food was “natural” and claims that it was “healthy,”¹⁶ even though from
2 “a natural science perspective, naturalness certainly does not mean that a food is less risky,
3 healthier, or tastier.”¹⁷

4 44. In fact, numerous academic studies and surveys of consumers have noted that
5 “food naturalness ... is frequently linked to healthiness, freshness, and organic or locally
6 produced foods” in consumers’ perception.¹⁸

7 45. In total, the combination of text, graphical elements, and pictures on the Products’
8 packaging and marketing materials is designed to give reasonable consumers the overall
9 impression that the Products are healthy and conducive to physical activity and good health
10 when they are not.

11 46. This finding is consistent with academic literature that concludes that consumers
12 tend to “satisfice” when reviewing food labels, rather than scrutinizing them carefully. That is,
13 pressed for time and confronted by numerous options, they tend to review disclosures on labels
14 quickly to assimilate pertinent information and make a “good-enough” decision, rather than
15 analyzing specific details or any claim or attribute (including whether a food that is “natural”
16 actually is healthier than other products) in depth. *See* Lauren E. Willis, *Decisionmaking and*
17 *the Limits of Disclosure: The Problem of Predatory Lending: Price*, 65 MD. L. REV. 707, 742,
18 767-69 (2006).

19 47. Consumers are even more likely to take these shortcuts for low-dollar purchases—
20 such as the Products—where consumers perceive the stakes to be low. Decision-making about
21 such products “involves a simpler process of choice where heuristics are more easily applied.”
22

23
24 ¹⁶ Kampffmeyer Food Innovation Study (2012), at
25 http://goodmillsinnovation.com/sites/kfi.kampffmeyer.faktor3server.de/files/attachments/1_pi_kfi_cleanlabelstudy_english_final.pdf.

26 ¹⁷ Sergio Roman, Michael Siegrist, and Luis Manuel Sanchez-Siles, *The importance of food*
27 *naturalness for consumers: Results of a systematic review*, 67 TRENDS IN FOOD SCI. & TECH.
28 44, 44 (Sept. 2017), at
<https://www.sciencedirect.com/science/article/pii/S092422441730122X?via%3Dihub>.

¹⁸ *See, e.g., id.* at 45 (citing research).

1 Tilde Heding, *et al.*, BRAND MANAGEMENT: RESEARCH, THEORY AND PRACTICE 93 (2d ed.
2 2016).

3 48. In designing labels, marketers understand consumers' tendency to "satisfice" and
4 respond accordingly. Given the number of products in an average supermarket (about 50,000),
5 marketers are aware that they have "about one-tenth of a second to make an impression on the
6 shopper." Allan J. Kimmel, PSYCHOLOGICAL FOUNDATIONS OF MARKETING 90-91 (2d ed. 2018).

7 49. Here, Defendant painstakingly and intentionally designed its Products' labels to
8 deceive consumers into believing that the Products are healthy or are conducive to good health
9 and physical activity and well-being, especially by repeated emphasis on the "naturalness" of
10 the Products, which conveys to reasonable consumers that the Products are healthy.

11 50. The Products are sold for similar prices and make similar misrepresentations
12 regardless of flavor. Plaintiffs are therefore an adequate representative of a putative class despite
13 not having purchased every flavor of the Products.

14 **E. Plaintiff Relied On Defendant's Labeling and Marketing Statements**

15 51. Consumers have been conditioned to rely on the accuracy of the claims made on
16 food products' labels, as these are a central means by which manufacturers convey information
17 to consumers.

18 52. Consumers including Plaintiffs especially rely on label and marketing claims
19 made by food product manufacturers such as Defendant, as they cannot confirm or disprove
20 those claims simply by viewing or even consuming the Products.

21 53. Plaintiffs reviewed the label on the Products and the other statements regarding
22 the characteristics of the Products that are described herein. Consumers such as Plaintiffs who
23 viewed the Products' labels and associated marketing statements reasonably understood the
24 statements to mean that the Products are healthy or conducive to good health and physical well-
25 being. These statements are false and/or misleading, as the Products contain sugar in amounts
26 per serving that far exceed an amount that is healthy or conducive to good health or physical
27 activity and well-being.
28

1 62. Certification of Plaintiffs' claims for class-wide treatment is appropriate because
2 Plaintiffs can prove the elements of the claims on a class-wide basis using the same evidence as
3 individual Class members would use to prove those elements in individual actions alleging the
4 same claims.

5 63. **Numerosity – Rule 23(a)(1):** The size of the Class is so large that joinder of all
6 Class members is impracticable. Plaintiffs believe and aver there are thousands of Class
7 members geographically dispersed throughout the state of California.

8 64. **Existence and Predominance of Common Questions of Law and Fact – Rule**
9 **23(a)(2), (b)(3):** There are questions of law and fact common to the Class. These questions
10 predominate over any questions that affect only individual Class members. Common legal and
11 factual questions and issues include but are not limited to:

- 12 a. Whether the marketing, advertising, packaging, labeling, and other promotional
13 materials for Defendant's Products is misleading and deceptive;
14 b. Whether a reasonable consumer would understand Defendant's statements as
15 described herein to indicate that the Products are healthy and conducive to health
16 and physical activity and well-being, and reasonably relied upon those
17 representations;
18 c. Whether Defendant was unjustly enriched at the expense of the Plaintiffs and
19 Class members;
20 d. Whether Defendant breached an express warranty;
21 e. the proper amount of damages;
22 f. the proper scope of injunctive relief; and
23 g. the proper amount of attorneys' fees.

24 65. Defendant engaged in a common course of conduct in contravention of the laws
25 Plaintiffs seek to enforce individually and on behalf of the Class. Similar or identical violations
26 of law, business practices, and injuries are involved. Individual questions, if any, pale by
27 comparison, in both quality and quantity, to the numerous common questions that predominate
28

1 this action. The common questions will yield common answers that will substantially advance
2 the resolution of the case.

3 66. In short, these common questions of fact and law predominate over questions that
4 affect only individual Class members.

5 67. **Typicality – Rule 23(a)(3):** Plaintiffs' claims are typical of the claims of the Class
6 members because they are based on the same underlying facts, events, and circumstances
7 relating to Defendant's conduct.

8 68. Specifically, all Class members, including Plaintiffs, were harmed in the same
9 way due to Defendant's uniform misconduct described herein; all Class members suffered
10 similar economic injury due to Defendant's misrepresentations; and Plaintiffs seek the same
11 relief as the Class members.

12 69. There are no defenses available to Defendant that are unique to the named
13 Plaintiffs.

14 70. **Adequacy of Representation – Rule 23(a)(4):** Plaintiffs are fair and adequate
15 representatives of the Class because Plaintiffs' interests do not conflict with the Class members'
16 interests. Plaintiffs will prosecute this action vigorously and are highly motivated to seek redress
17 against Defendant.

18 71. Furthermore, Plaintiffs have selected competent counsel who are experienced in
19 class action and other complex litigation. Plaintiffs and their counsel are committed to
20 prosecuting this action vigorously on behalf of the Class and have the resources to do so.

21 72. **Superiority – Rule 23(b)(3):** The class action mechanism is superior to other
22 available means for the fair and efficient adjudication of this controversy for at least the
23 following reasons:

- 24 a. the damages individual Class members suffered are small compared to the burden
25 and expense of individual prosecution of the complex and extensive litigation
26 needed to address Defendant's conduct such that it would be virtually impossible
27 for the Class members individually to redress the wrongs done to them. In fact,
28

1 they would have little incentive to do so given the amount of damage each member
2 has suffered when weighed against the costs and burdens of litigation;

3 b. the class procedure presents fewer management difficulties than individual
4 litigation and provides the benefits of single adjudication, economies of scale, and
5 supervision by a single Court;

6 c. the prosecution of separate actions by individual Class members would create a
7 risk of inconsistent or varying adjudications, which would establish incompatible
8 standards of conduct for Defendant; and

9 d. the prosecution of separate actions by individual Class members would create a
10 risk of adjudications with respect to them that would be dispositive of the interests
11 of other Class members or would substantively impair or impede their ability to
12 protect their interests.

13 73. Unless the Class is certified, Defendant will retain monies received as a result of
14 its unlawful and deceptive conduct alleged herein.

15 74. Unless a class-wide injunction is issued, Defendant will likely continue to
16 advertise, market, promote, and sell its Products in an unlawful and misleading manner, as
17 described throughout this Complaint, and members of the Class will continue to be misled,
18 harm, and denied their rights under the law. Defendant continues to mislabel the Products in
19 the manner described herein and sell them to the consuming public. Plaintiffs would like to
20 purchase the Products and other products sold by Defendant in the future when they can do so
21 with the assurance that the Products' labels are truthful and consistent with the Products' actual
22 ingredients. But they cannot currently do so because they cannot rely on the Products' labelling,
23 given the deceptions regarding the healthfulness of the Products that are found there. An
24 injunction prohibiting future deceptive labelling is therefore warranted and would provide
25 Plaintiffs and the Class relief.

26 75. Furthermore, Plaintiffs have not merely alleged an "informational" injury, but has
27 also alleged that Defendant has been enabled to charge a price premium for the Products.
28

Plaintiffs have therefore alleged that accurate, non-deceptive labeling the Products would cause a decrease in the price of the Products at which Plaintiffs and members of the Class would be willing to buy the Products. As a result, Plaintiffs have alleged more than simply an interest in Defendant telling the truth on its labels, but an economic injury that further supports prospective injunctive relief.

76. Injunctive relief, in the form of affirmative disclosures on the front label regarding the added sugar content of the Products, is necessary to dispel the public misperception about



the Products that has resulted from years of Defendant’s unfair, fraudulent, and unlawful marketing efforts. Such affirmative front label disclosures are common in the food industry and in fact have been recommended by the Consumer Brands Association (“CBA”), a national food products manufacturers’ trade association. The CBA’s “Facts Up Front” program created front-label icons that quickly and transparently disclose on the front label of a food product the amount of nutrients of concern in a standard serving size of a food, including added sugars. These front-label icons are now used on thousands of food items, including bars and pastries that compete directly with the Products:

See <https://consumerbrandsassociation.org/facts-up-front/>.

77. **Ascertainability.** To the extent ascertainability is required, the Class members are readily ascertainable from Defendant’s records and/or its agents’ records of retail and online sales, as well as through public notice.

78. Defendant has acted on grounds applicable to the Class as a whole, thereby making appropriate final injunctive and declaratory relief concerning the Class as a whole.

COUNT 1
VIOLATION OF THE CONSUMER LEGAL REMEDIES ACT,
CAL. CIV. CODE § 1750 *et seq.*

79. Plaintiffs reallege the preceding paragraphs as if fully set forth herein and, to the extent necessary, plead this cause of action in the alternative.

80. Plaintiffs are “consumers” within the meaning of the Consumer Legal Remedies Act (“CLRA”), Cal. Civ. Code § 1761(d).

81. The sale of Defendant’s Products to Plaintiffs and Class members was a “transaction” within the meaning of the CLRA, Cal. Civ. Code § 1761(e).

82. The Products purchased by Plaintiffs and Class members are “goods” within the meaning of the CLRA, Cal. Civ. Code § 1761(a).

83. As alleged herein, Defendant’s business practices are a violation of the CLRA because Defendant deceptively failed to reveal facts that are material to representations that were made by Defendant on the Products and on its website.

84. Defendant’s ongoing failure to provide material facts about its Products on its labels violates the following subsections of Cal. Civ. Code § 1770(a) in these respects:

- a. Defendant’s acts and practices constitute misrepresentations that its Products have characteristics, benefits, or uses which they do not have;
- b. Defendant misrepresented that its Products are of a particular standard, quality, and/or grade, when they are of another;
- c. Defendant’s acts and practices constitute the advertisement of goods, without the intent to sell them as advertised;
- d. Defendant’s acts and practices fail to represent that transactions involving its Products involve actions that are prohibited by law, particularly the use of misleading nutritional labelling; and
- e. Defendant’s acts and practices constitute representations that its Products have been supplied in accordance with previous representations when they were not.

1 91. Defendant did so for the purpose of enriching itself and it in fact enriched itself
2 by doing so.

3 92. Consumers conferred a benefit on Defendant by purchasing the Products,
4 including an effective premium above their true value. Defendant appreciated, accepted, and
5 retained the benefit to the detriment of consumers.

6 93. Defendant continues to possess monies paid by consumers to which Defendant is
7 not entitled.

8 94. Under the circumstances it would be inequitable for Defendant to retain the benefit
9 conferred upon it and Defendant's retention of the benefit violates fundamental principles of
10 justice, equity, and good conscience.

11 95. Plaintiffs seek disgorgement of Defendant's ill-gotten gains and restitution of
12 Defendant's wrongful profits, revenue, and benefits, to the extent, and in the amount, deemed
13 appropriate by the Court, and such other relief as the Court deems just and proper to remedy
14 Defendant's unjust enrichment.

15 96. Plaintiffs have standing to pursue this claim as Plaintiffs have suffered injury in
16 fact as a result of Defendant's actions as set forth above.

17
18 **COUNT 3**
19 **BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY**
20 **CAL. CIV. CODE § 2314 *et seq.***

21 97. Plaintiffs reallege the preceding paragraphs as if fully set forth herein and, to the
22 extent necessary, plead this cause of action in the alternative.

23 98. Defendant, as the designer, manufacturer, marketer, distributor, and/or seller of
24 the Products, through the acts set forth herein, made representations to Plaintiffs and the Class
25 regarding the health and nutrition properties of the Products.

26 99. Defendant is a merchant with respect to the goods of this kind which were sold to
27 Plaintiffs and the Class, and there was, in the sale to Plaintiffs and other consumers, an implied
28 warranty that those goods were merchantable.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Respectfully submitted,

/s/ Charles C. Weller
Charles C. Weller (Cal. SBN: 207034)
Attorney for Plaintiffs

July 9, 2025

CIVIL COVER SHEET
of 2

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.)

I. (a) PLAINTIFFS

CHRISTINA HANKINS and DIMARI BENAVIDEZ,
individually and on behalf of all those similarly situated

(b) County of Residence of First Listed Plaintiff San Diego
(EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number)

Charles C. Weller, CHARLES C. WELLER APC, 11412
Corley Ct., San Diego CA 92126, 858-414-7465

DEFENDANTS

SIMPLY DELICIOUS, INC. dba Bobo's, a Delaware
corporation

County of Residence of First Listed Defendant Loveland, CO
(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF
THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

'25CV1758 AGS BLM**II. BASIS OF JURISDICTION** (Place an "X" in One Box Only)

- ☐ 1 U.S. Government Plaintiff ☐ 3 Federal Question (U.S. Government Not a Party)
- ☐ 2 U.S. Government Defendant ☒ 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- | | PTF | DEF | | PTF | DEF |
|---|---------------------------------------|----------------------------|---|----------------------------|---------------------------------------|
| Citizen of This State | <input checked="" type="checkbox"/> 1 | <input type="checkbox"/> 1 | Incorporated or Principal Place of Business In This State | <input type="checkbox"/> 4 | <input type="checkbox"/> 4 |
| Citizen of Another State | <input type="checkbox"/> 2 | <input type="checkbox"/> 2 | Incorporated and Principal Place of Business In Another State | <input type="checkbox"/> 5 | <input checked="" type="checkbox"/> 5 |
| Citizen or Subject of a Foreign Country | <input type="checkbox"/> 3 | <input type="checkbox"/> 3 | Foreign Nation | <input type="checkbox"/> 6 | <input type="checkbox"/> 6 |

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

Click here for: [Nature of Suit Code Descriptions.](#)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input checked="" type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice PERSONAL INJURY <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/Pharmaceutical Personal Injury Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 690 Other LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act IMMIGRATION <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 INTELLECTUAL PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 835 Patent - Abbreviated New Drug Application <input type="checkbox"/> 840 Trademark <input type="checkbox"/> 880 Defend Trade Secrets Act of 2016 SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 375 False Claims Act <input type="checkbox"/> 376 Qui Tam (31 USC 3729(a)) <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit (15 USC 1681 or 1692) <input type="checkbox"/> 485 Telephone Consumer Protection Act <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 896 Arbitration <input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision <input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	CIVIL RIGHTS <input type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Education PRISONER PETITIONS Habeas Corpus: <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty Other: <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement			

V. ORIGIN (Place an "X" in One Box Only)

- ☒ 1 Original Proceeding ☐ 2 Removed from State Court ☐ 3 Remanded from Appellate Court ☐ 4 Reinstated or Reopened ☐ 5 Transferred from Another District (specify) ☐ 6 Multidistrict Litigation - Transfer ☐ 8 Multidistrict Litigation - Direct File

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
28 U.S.C. section 1332

Brief description of cause:
Consumer fraud action for deceptively labeled food products

VII. REQUESTED IN COMPLAINT:

☒ CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P. **DEMAND \$** 5,000,000 **CHECK YES only if demanded in complaint:**
JURY DEMAND: ☒ Yes ☐ No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE _____ DOCKET NUMBER _____

DATE 7/9/2025 SIGNATURE OF ATTORNEY OF RECORD

/s/ Charles C. Weller

FOR OFFICE USE ONLY

RECEIPT # _____ AMOUNT _____ APPLYING IFP _____ JUDGE _____ MAG. JUDGE _____

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44**Authority For Civil Cover Sheet**

The JS 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 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. 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 Rule 8(a), F.R.Cv.P., 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.
- United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
- Federal question. (3) This refers to suits under 28 U.S.C. 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.
- Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 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 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 there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: [Nature of Suit Code Descriptions](#).
- V. Origin.** Place an "X" in one of the seven boxes.
- Original Proceedings. (1) Cases which originate in the United States district courts.
- Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441.
- Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
- Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.
- Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
- Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.
- Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket.
- PLEASE NOTE THAT THERE IS NOT AN 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 Rule 23, F.R.Cv.P.
- 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 44 is used to reference related cases, if any. If there are related cases, insert the docket numbers and the corresponding judge names for such cases.

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