Π

4 5

6 7

9

8

10 11

12 13

14

15 16

17

18

19

20 21

22

23

24 25

26

27

28

Plaintiff Joshua Homme ("Plaintiff" or "HOMME") complains and alleges as follows:

### **PARTIES**

- Plaintiff is a United States individual, with his principal place of 1. residence located at c/o Myman Greenspan Fineman Fox Rosenberg & Light LLP, 11601 Wilshire Boulevard, Suite 2200, Los Angeles, California 90025.
- Plaintiff is informed and believes, and thereupon alleges, that defendant 2. Kyuss Lives, Inc. ("KLI") is a California corporation authorized to do business and currently doing business in the State of California, with its principal place of business located at 12121 Wilshire Boulevard, Suite 1201, Los Angeles, California 90025.
- 3. Plaintiff is informed and believes, and thereupon alleges, that defendant Kyuss Lives Recording, LLC ("KLR") is a California limited liability company authorized to do business and currently doing business in the State of California, with a principal place of business located at 12121 Wilshire Boulevard, Suite 1201, Los Angeles, California 90025. KLI and KLR are hereafter collectively referred to as "KL".
- 4. Plaintiff is informed and believes, and thereupon alleges, that defendant John Garcia ("GARCIA") is an individual, whose address is 49940 Aspen Drive, Morongo Valley, California 92250.
- 5. Plaintiff is informed and believes, and thereupon alleges, that defendant Brant Bjork ("BJORK") is an individual, whose address is 72631 Spyglass Lane, Palm Desert, California 92260.
- 6. Plaintiff is unaware of the actions, names and/or true capacities of Defendants, whether individual, corporate and/or partnership entities, named herein as DOES 1 through 10, inclusive (the "DOE Defendants"), and therefore sues them by their fictitious names. Plaintiff will seek leave to amend this complaint when their actions and/or true names and capacities are ascertained. Plaintiff is informed

and believes, and thereupon alleges, that said Defendants and the DOE Defendants are in some manner responsible for the wrongs alleged herein, and that at all times referenced each was the agent and servant of the other Defendants and was acting within the course and scope of said agency and service.

7. Plaintiff is informed and believes, and thereupon alleges, that at all relevant times herein, each of the Defendants herein, including the DOE Defendants (collectively, "Defendants"), directed, knew or reasonably should have known of the acts and behavior alleged herein and the damages caused thereby, and by their actions and/or inactions directed, ratified and encouraged such acts and behavior. Plaintiff further alleges that Defendants had a non-delegable duty to prevent or cure such acts and the behavior described herein, which duty Defendants failed and/or refused to perform.

### **JURISDICTION AND VENUE**

- 8. This is a civil action for trademark infringement, misrepresentation, passing off, false designation of origin and unfair competition arising under the United States Trademark Act of 1946, as amended, 15 U.S.C. §§ 1051, et seq. (the "Lanham Act") and the common law; for unfair competition under California Business and Professions Code §§ 17200 et seq. and common law and other related rights under the statutory and common law of the State of California.
- 9. This Court has subject matter jurisdiction of this action pursuant to 15 U.S.C. § 1121 and 28 U.S.C. §§ 1331 and 1338 as it involves claims arising under the Lanham Act and the Copyright Act. This Court has supplemental subject matter jurisdiction over all other claims pursuant to 28 U.S.C. § 1367 because they are so related that they form part of the same case or controversy.
- 10. This Court has personal jurisdiction over the Defendants in that they are doing business in the State of California and the Central District of California, and they are committing the acts hereinafter alleged in this State and the Central District of California.

12 13

14 15

16

17 18

19

20

21 22

23 24

25

26

28

27

11. Venue for this action is proper in the Central District of California pursuant to 28 U.S.C. §§ 1391(b) and (c) and 1400(a) in that Plaintiff resides in this District, Defendants are headquartered and operate in this District and the events giving rise to the claim occurred in the Central District of California.

### **BACKGROUND FACTS**

- 12. In July 1992, HOMME, GARCIA and Scott Reeder (collectively referred to herein as the "Original Partners") began recording and performing together as a musical group under the name KYUSS (the "Name"). The group was originally formed in the late 1980's and released an eponymous extended-play ("EP") record under the name SONS OF KYUSS in 1990. HOMME and GARCIA were founding members of the group and were the only continuous members throughout the group's working life ending in 1995. A number of other individuals performed with the group; however, HOMME, GARCIA and Reeder were the core group members with decisionmaking power governing group business and creative direction.
- After shortening the group name to KYUSS, the group released a series 13. of albums which included "Wretch" and "Blues for the Red Sun", both released on independent labels, followed by the eponymous "Kyuss" a/k/a "Welcome to Sky Valley", and "...And the Circus Leaves Town." Shortly after the release of the latter album, in or around October, 1995, the group disbanded and ceased performing under the Name. Each of the respective Original Partners moved on to other musical projects.
- 14. Original KYUSS recordings and merchandise remain currently available on the open market, and generate revenue to the Original Partners.
- As of January 1, 1994 the Original Partners entered into an agreement 15. (the "Agreement") that, among other things, set forth the manner in which the Original Partners could exploit the Name. Specifically, Paragraph 14.4 of the Agreement states that

"(b) If at any time the Partnership consists of fewer than two (2) original Partners, the Partnership may no longer exploit the Group Name in any manner except with respect to master recordings, compositions, merchandise, endorsed products and other materials placed in commerce prior to such time."

Thus, unless there were at least two (2) Original Partners present and participating as group members, no one was authorized to use the Name on or in connection with any performances, recordings, merchandise, endorsements, and other goods and/or services. Each of the Original Partners, including GARCIA, signed the Agreement.

- 16. In November 2010, GARCIA announced a "reunion" under the moniker KYUSS LIVES. At the time he was forming his new group using the KYUSS name, GARCIA stated that "There is never going to be a KYUSS without Josh Homme."
- 17. In 2010 and 2011, GARCIA's new musical group performed in North America, Europe, Australia and New Zealand, and has extensive performance bookings forthcoming in 2012 under the KYUSS LIVES name.
- 18. GARCIA'S KYUSS LIVES group has also commenced marketing an extensive line of merchandise bearing the KYUSS and KYUSS LIVES marks in direct competition with the KYUSS merchandise mentioned in Paragraph 13 above.
  - 19. GARCIA is the only Original Partner in the KYUSS LIVES group.
- 20. On information and belief, KLI and KLR were formed at GARCIA's and BJORK's direction in connection with their performing, recording, merchandising and all other activities involving their use of the KYUSS and KYUSS LIVES marks.
- 21. Without the authorization or consent of HOMME and/or Mr. Reeder, KL has proceeded to file several United States federal trademark applications for the marks KYUSS and KYUSS LIVES, including Appl. Ser. Nos. 85/418,474, 85/418,458, and 85/418,462 for KYUSS LIVES; and 85/418,433 and 85/418,454 for

12

13

11

14

15

16

17

18

19 20

21

22 23

24

25 26

27 28 KYUSS, all in connection with live performances by a musical group, musical recordings, and apparel merchandise, in the name of KLI.

- The Original Partners, with Alfredo Hernndez [sic], own U.S. Registration No. 2,962,692 for KYUSS in connection with "clothing, namely tshirts, sweatshirts, hats and jackets", granted on June 21, 2005. The registration is incontestable.
- The Original Partners' KYUSS mark has been in use in connection 23. with the foregoing apparel merchandise since at least as early as 1991, and has been in continuous use in connection with sound recordings since that time. The KYUSS mark is thus associated with the 1990's-era incarnation of the group, which included the Original Partners.
- The Original Partners have expended great effort and large sums of 24. money in making and overseeing music, performances and merchandise bearing the Name, which has become well-known to relevant audiences throughout the United States and the world. In so doing, the Name has come to symbolize a certain level of quality and consistency in connection with all products bearing, sold under, and/or in conjunction with the KYUSS mark, which was agreed upon and maintained by the consensus of the Original Partners. The KYUSS mark symbolizes the goodwill created by the Original Partners' collective creative endeavors in live and recorded music and associated ancillary merchandise.
- 25. As a result of the high quality of products sold under and/or in conjunction with the Name, and as a result of the subsequent success of advertising, sale and consumer acceptance of those products, consumers have come to view the KYUSS mark as exclusively identifying products associated with the group comprising the Original Partners, and particularly the performances and recordings during the period in which HOMME was an active member.
- 26. HOMME's success in his subsequent musical endeavors, including his current group "Queens of the Stone Age", has resulted in increased audience

curiosity and excitement for the KYUSS name and the group's back-catalog of recordings, leading to continued interest in the group's recordings and merchandise.

- 27. The Original Partners have the sole and exclusive worldwide rights to use and/or to control the use of the Name, and colorable imitations thereof, in connection with music-related goods and services including live performances, recordings and ancillary merchandise, in order to prevent the infringement, disparagement, dilution and/or other misappropriation thereof.
- 28. The Name has not been assigned nor licensed to the Defendants for any purpose.

#### **DEFENDANTS' UNLAWFUL ACTIVITIES**

- 29. HOMME is informed and believes, and thereupon alleges, that each of the foregoing actions of the Defendants will falsely mislead and/or confuse consumers about the source of origin, association, sponsorship, approval or other business relationship between HOMME and the group as it was comprised of the Original Partners on the one hand, and the KL goods and services on the other.
- 30. Defendants' use of the Name, or colorable or confusingly similar imitations thereof like KYUSS LIVES, is unfair, unlawful, and is likely to lead consumers to mistakenly and/or falsely believe that Defendants' goods and services are associated with, or made, sponsored, or approved by HOMME and/or the Original Partners, which is not the case. Defendants will likely unfairly benefit from HOMME's and the Original Partners' valuable goodwill and hard-earned reputation for quality and consistency.
- 31. As a result, Defendants have acquired a cachet and salability for their products which they would not otherwise have had. These consequences were foreseeable at the time Defendants changed the name of their performing group from "Garcia Plays Kyuss" to KYUSS LIVES.
- 32. HOMME is informed and believes, and thereupon alleges, that as a proximate result of the advantage accruing to Defendants' business as a proximate

result of confusion, deception and/or mistake caused by Defendants' wrongful conduct as alleged herein, Defendants have received illicit profits and wrongful gains, and HOMME has suffered damages.

33. HOMME is further informed and believes, and thereupon alleges, that Defendants' actions alleged above are willful, intentional, objectively unreasonable and malicious. Given the nature and extent of the unauthorized use and attempted registration of the KYUSS Trademarks, HOMME is further informed and believes, and thereupon alleges that Defendants' actions and infringements are willful and objectively unreasonable, such that HOMME is entitled to recover enhanced damages and his attorneys' fees.

# FIRST CAUSE OF ACTION TRADEMARK INFRINGEMENT

(15 U.S.C. § 1114)

- 34. HOMME repeats and realleges the allegations in paragraphs 1 through 33 as though fully set forth herein.
- 35. The aforesaid acts of Defendants constitute infringement and/or contributory infringement of the Original Partners' registered trademark, in violation of section 32(l) of the Trademark Act of 1946, as amended, 15 U.S.C. § 1114(1).
- 36. As a result of the foregoing infringement, HOMME has been injured, and Defendants have received illicit profits and wrongful gains.
- 37. Defendants' conduct has caused, and if not enjoined, will continue to cause additional harm to HOMME amounting to irreparable in a manner that cannot be calculated or compensated in money damages. HOMME has no adequate remedy at law for such harm.

### 

## SECOND CAUSE OF ACTION

### **FALSE DESIGNATION OF ORIGIN**

(15 U.S.C. § 1125(a) and Common Law)

- 38. HOMME repeats and realleges the allegations in paragraphs 1 through 37 as though fully set forth herein.
- 39. With knowledge of HOMME's rights in the Name, Defendants continue to make use of a colorable imitation of the Name, including without limitation through the performance and recording of music, including without limitation music composed by HOMME, as well as the sale, offering for sale, distribution and/or dissemination of prerecorded music and ancillary merchandise products, in order to capitalize on the good name, notoriety, reputation and goodwill of HOMME.
- 40. Defendants' acts as alleged above are unlawful by, *inter alia*, creating and/or by permitting others to create a false designation of origin and/or to unfairly compete in a manner which is likely to cause confusion, or cause mistake, or deceive consumers as to the affiliation, connection, or association between Defendants and HOMME, or as to the origin, sponsorship, or approval by HOMME of Defendants' goods, services and/or activities, in violation of the Lanham Act, 15 U.S.C. § 1125(a)(1)(A) and/or common law.
- 41. Defendants' acts as alleged above misrepresent the nature, characteristics and/or qualities of Defendants' goods, services, activities or information in violation of the Lanham Act, 15 U.S.C. § 1125(a)(1)(B) and/or common law.
- 42. As a result of the foregoing, HOMME has been injured, and Defendants have received illicit profits and wrongful gains.
- 43. Defendants' conduct has also caused, and if not enjoined, will continue to cause, irreparable damage to the Name, as well as to HOMME's good name, reputation and goodwill, in a manner that cannot be calculated or compensated in money damages. HOMME has no adequate remedy at law.

THIRD CAUSE OF ACTION

### MISREPRESENTATION AND PASSING OFF

(15 U.S.C. § 1125(a) and Common Law)

- 44. HOMME repeats and realleges the allegations in paragraphs 1 through 43 as though fully set forth herein.
- 45. With knowledge of HOMME's rights in the Name, Defendants continue to make use of a colorable imitation of the Name, including without limitation through the performance and recording of music, including without limitation music composed by HOMME, as well as the sale, offering for sale, distribution and/or dissemination of prerecorded music and ancillary merchandise products, in order to capitalize on the good name, notoriety, reputation and goodwill of HOMME.
- 46. Defendants' acts as alleged above are unlawful by, *inter alia*, passing themselves off and/or permitting others to pass Defendants off as the group comprising the Original Members, in a manner which is likely to cause confusion, or cause mistake, or deceive consumers as to the affiliation, connection, or association between Defendants and HOMME, or as to the origin, sponsorship, or approval by HOMME of Defendants' goods, services and/or activities, in violation of the Lanham Act, 15 U.S.C. § 1125(a)(1)(A) and/or common law.
- 47. Defendants' acts as alleged above misrepresent the nature, characteristics, qualities, or geographic origin of Defendants' goods, services, activities or information in violation of the Lanham Act, 15 U.S.C. § 1125(a)(1)(B) and/or common law.
- 48. As a result of the foregoing, HOMME has been injured, and Defendants have received illicit profits and wrongful gains.
- 49. Defendants' conduct has also caused, and if not enjoined, will continue to cause, irreparable damage to the Name, as well as to HOMME's good name, reputation and goodwill, in a manner that cannot be calculated or compensated in money damages. HOMME has no adequate remedy at law.

# SIXTH CAUSE OF ACTION COMMON LAW UNFAIR COMPETITION

(Common Law)

- 58. HOMME repeats and realleges the allegations in paragraphs 1 through 57 as though fully set forth herein.
- 59. Defendants, by virtue of their acts as alleged above, have willfully, knowingly, maliciously, and intentionally engaged in acts of unfair competition under the common law of the State of California, including without limitation, palming off, and/or attempting to palm off, and/or enabling others to palm off the KL goods and services as products and performances made by, sponsored by, or authorized by the Original Partners, including HOMME.
- 60. As a result of the foregoing, HOMME has been injured, and Defendants have received illicit profits and wrongful gains.
- 61. Defendants' conduct has also caused, and if not enjoined, will continue to cause irreparable damage to HOMME in a manner that cannot be calculated or compensated in money damages. HOMME has no adequate remedy at law for such harm.
  - 62. Defendants' conduct has been willful, deliberate and malicious.

# EIGHTH CAUSE OF ACTION FALSE ADVERTISING

(California Business & Professions Code §§17500 et seq. and Common Law)

- 63. HOMME repeats and realleges the allegations in paragraphs 1 through 62 as though fully set forth herein.
- 64. In engaging in the aforesaid acts, Defendants have acted and are continuing to act, directly or indirectly, with the intent to sell and/or induce the public to purchase and/or disseminate and/or cause to be disseminated before the public, by way of publications or other advertising devices, statements concerning Defendants' goods and services which are untrue and/or misleading, and which

Defendants know, or upon exercise of reasonable care should know, are untrue and/or misleading.

- 65. By the aforesaid acts, Defendants have engaged in and are engaging in false advertising in violation of California Business and Business Code §17500 et seq.
- 66. If Defendants are permitted to proceed with the aforesaid acts, HOMME will continue to be irreparably injured by reason of Defendants' false advertising. Defendants have proceeded and are proceeding with the aforesaid acts deliberately and willfully. Unless enjoined by this Court, HOMME is informed and believes, and thereon alleges, that there is a substantial possibility and threat of ongoing false advertisement by Defendants for which HOMME is without adequate remedy at law.
- 67. In addition, HOMME is informed and believes, and thereon alleges, that Defendants' acts have resulted and will continue to result in substantial profits to Defendants to which they are not entitled. Disgorgement by Defendants of all money and property, including profits, illegally obtained by Defendants by means of such unfair business acts and practices should be ordered by this Court pursuant to California Business and Professions Code §17535.

PRAYER FOR RELIEF

WHEREFORE, HOMME prays for judgment against Defendants as follows:

### **INJUNCTIVE RELIEF:**

For preliminary and permanent injunctive relief that:

1. Defendants, their officers, agents, servants, employees, attorneys, parents, subsidiaries and related companies and all persons acting for, with, by, through or under them, and each of them, be temporarily restrained from, and preliminarily and thereafter permanently enjoined and restrained from:

- a. seeking to register and/or using in any manner the KYUSS mark, or any word, words, packaging or trade dress likely to cause confusion therewith, including without limitation the mark KYUSS LIVES, in connection with the live performance and/or recording of music, the sale, manufacture, distribution, advertising or promotion of their goods and services, including but not limited to recordings and ancillary merchandise such as apparel goods, so long as such goods and/or services do not emanate from, do not originate with, or are not licensed by the Original Partners and/or HOMME; or,
- b. using any false designation of origin or false description that can, or is likely to, lead the public, or individual members thereof, to believe that any goods and services created, performed, distributed, or sold by Defendants, including but not limited to live performances, sound recordings and/or ancillary apparel and other merchandise, is in any manner associated or connected with the Original Partners and/or HOMME, or is sold, manufactured, licensed, sponsored, or approved or authorized by the Original Partners and/or HOMME; or,
- c. doing or causing to be done any further acts in violation of California Business and Professions Code § 17500 et seq.; or,
- d. otherwise engaging in any other activity constituting an infringement of the KYUSS name and mark, or any other trademark owned by or associated with HOMME, and/or from unfairly competing with HOMME in any way.
- 2. Defendants file with the Court and serve upon HOMME's counsel within thirty (30) days after entry of Judgment a report in writing under oath setting forth in detail the manner and form in which Defendants have complied with the requirements of the Injunction and Order.

### **DAMAGES:**

3. Defendants be required to account for and pay over to HOMME all damages sustained by HOMME and any and all profits realized by Defendants by

reason of their unlawful acts alleged herein, in an amount to be proven at trial, and that such amounts be trebled, as and where provided by law.

- 4. Defendants be required to disgorge all money and property, including profits, illegally obtained by Defendants as a result of their false advertising acts and practices pursuant to all applicable statutes and common law including, without limitation, California Business and Professions Code § 17535 et seq.
- 5. Defendants pay HOMME increased, enhanced, and/or punitive damages to the fullest extent authorized by law for their oppression, fraud, and malice for their violation of HOMME's rights under common law.
- 6. Defendants be required to pay to HOMME all of his costs, disbursements and attorneys' fees in this action.

### <u>OTHER RELIEF</u>:

- 7. HOMME have such other and further relief as the Court may deem appropriate to prevent the infringement of the KYUSS mark, and to prevent further and/or additional acts of unfair competition, and each of them.
  - 8. For prejudgment interest.
  - 9. HOMME have such other relief as the Court deems proper.

DATED: March 9, 2012

CONNOLLY BOVE LODGE & HUTZ LLP

Victor K.S

IOSHUA HOMME

## **DEMAND FOR JURY TRIAL** Plaintiff Joshua Homme hereby demands a jury trial in this action. DATED: March 9, 2012 CONNOLLY BOVE LODGE & HUTZ LLP

### UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

I (a) PLAINTIFFS (Check box	if you are representing yourself	])	DEFENDANTS			
JOSHUA HOMME			KYUSS LIVES, INC.; KYUSS LIVES RECORDING, LLC; JOHN GARCIA; BRANT BJORK			
(b) Attorneys (Firm Name, Ad yourself, provide same.)	dress and Telephone Number. If y	ou are representing	Attorneys (If Known)			
Connolly Bove Lodge & F 333 South Grand Avenue, Los Angeles, CA 90071; to	Suite 2300					
II. BASIS OF JURISDICTION	(Place an X in one box only.)		NSHIP OF PRINCIPAL PARTIES - For Diversity Cases Only a X in one box for plaintiff and one for defendant.)			
☐ 1 U.S. Government Plaintiff	■ 3 Federal Question (U.S. Government Not a Party)	Citizen of This	State PTF	DEF Incorporated or P of Business in thi		
☐ 2 U.S. Government Defendant	of Parties in Item III)	enship Citizen of Ano	ther State	☐ 2 Incorporated and of Business in Ar	Principal Place 5 5 5 nother State	
		Citizen or Sub	ject of a Foreign Country 3	☐ 3 Foreign Nation	□6 □6	
IV. ORIGIN (Place an X in on	e box only.)					
☐ Original Proceeding State Court State Court State Court Appellate Court Appellate Court State State Court State						
V. REQUESTED IN COMPLAINT: JURY DEMAND: Yes  \( \text{No (Check 'Yes' only if demanded in complaint.)}						
CLASS ACTION under F.R.C.P. 23:  Yes No MONEY DEMANDED IN COMPLAINT: \$ to be determined						
VI. CAUSE OF ACTION (Cite the U.S. Civil Statute under which you are filing and write a brief statement of cause. Do not cite jurisdictional statutes unless diversity.)						
15 U.S.C. Secs. 1114 and 1125(a)						
VII. NATURE OF SUIT (Plac	e an X in one box only.)					
OTHER STATUTES	CONTRACT	TORTS	TORTS	PRISONER	LABOR	
☐ 400 State Reapportionment	☐ 110 Insurance	PERSONAL INJUR		PETITIONS	☐ 710 Fair Labor Standards	
☐ 410 Antitrust	☐ 120 Marine ☐ 130 Miller Act	□ 310 Airplane □ 315 Airplane Prod	PROPERTY uct 370 Other Fraud	☐ 510 Motions to Vacate Sentence	Act  ☐ 720 Labor/Mgmt.	
☐ 430 Banks and Banking ☐ 450 Commerce/ICC	☐ 140 Negotiable Instrument	Liability	□ 370 Other Flaud	Habeas Corpus	Relations	
Rates/etc.	☐ 150 Recovery of	☐ 320 Assault, Libel		□ 530 General	□ 730 Labor/Mgmt.	
☐ 460 Deportation	Overpayment &	Slander		☐ 535 Death Penalty	Reporting &	
☐ 470 Racketeer Influenced	Enforcement of	☐ 330 Fed. Employer Liability	1 303 Troperty Damage		Disclosure Act	
and Corrupt Organizations	Judgment  ☐ 151 Medicare Act	□ 340 Marine	Product Liability BANKRUPTCY	Other  ☐ 550 Civil Rights	☐ 740 Railway Labor Act ☐ 790 Other Labor	
☐ 480 Consumer Credit	☐ 152 Recovery of Defaulted	☐ 345 Marine Produc		☐ 555 Prison Condition		
☐ 490 Cable/Sat TV	Student Loan (Excl.	Liability  ☐ 350 Motor Vehicle	158	FORFEITURE /	☐ 791 Empl. Ret. Inc.	
□ 810 Selective Service	Veterans)	☐ 355 Motor Vehicle	11 1 4 2 4 W/ith/drawal 2 X	PENALTY	Security Act PROPERTY RIGHTS	
☐ 850 Securities/Commodities/ Exchange	Overpayment of	Product Liabil	CIVII DICUTE	☐ 610 Agriculture ☐ 620 Other Food &	□ 820 Copyrights	
□ 875 Customer Challenge 12	Veteran's Benefits	☐ 360 Other Persona Injury	☐ 44 I Voting	Drug	□ 830 Patent	
USC 3410	☐ 160 Stockholders' Suits	☐ 362 Personal Injury	y- 442 Employment	☐ 625 Drug Related	¥ 840 Trademark	
□ 890 Other Statutory Actions	☐ 190 Other Contract	Med Malpract	1	Seizure of Property 21 USC	SOCIAL SECURITY  861 HIA (1395ff)	
☐ 891 Agricultural Act ☐ 892 Economic Stabilization	☐ 195 Contract Product Liability	☐ 365 Personal Injury Product Liabil	, lan	88I	□ 862 Black Lung (923)	
Act	☐ 196 Franchise	☐ 368 Asbestos Perse	onal 445 American with	☐ 630 Liquor Laws	□ 863 DIWC/DIWW	
□ 893 Environmental Matters	REAL PROPERTY	Injury Product		☐ 640 R.R. & Truck	(405(g))	
☐ 894 Energy Allocation Act☐ 895 Freedom of Info. Act☐	☐ 210 Land Condemnation ☐ 220 Foreclosure	Liability IMMIGRATION	Employment  ☐ 446 American with	☐ 650 Airline Regs ☐ 660 Occupational	□ 864 SSID Title XVI □ 865 RSI (405(g))	
	☐ 230 Rent Lease & Ejectment	☐ 462 Naturalization		Safety /Health	FEDERAL TAX SUITS	
nation Under Equal	□ 240 Torts to Land	Application	Other	□ 690 Other	☐ 870 Taxes (U.S. Plaintiff	
Access to Justice	☐ 245 Tort Product Liability	☐ 463 Habeas Corpu Alien Detained	.   - 110 0000 01111		or Defendant)	
☐ 950 Constitutionality of State Statutes	☐ 290 All Other Real Property	□ 465 Other Immigra	Rigita		☐ 871 IRS-Third Party 26 USC 7609	
out outlies		Actions				

FOR OFFICE USE ONLY: Case Nucler 12-02009

AFTER COMPLETING THE FRONT SIDE OF FORM CV-71, COMPLETE THE INFORMATION REQUESTED BELOW.

### UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

VIII(a). IDENTICAL CASES If yes, list case number(s):		eviously filed in this court an	d dismissed, remanded or closed?    ✓ No □ Yes		
VIII(b). RELATED CASES: Have any cases been previously filed in this court that are related to the present case? ■ No □ Yes If yes, list case number(s):					
	A. Arise from the same B. Call for determination C. For other reasons we D. Involve the same pa	or closely related transaction on of the same or substantiall ould entail substantial duplication, tent, trademark or copyright,	y related or similar questions of law and fact; or ation of labor if heard by different judges; or and one of the factors identified above in a, b or c also is present.		
<ul> <li>IX. VENUE: (When completing the following information, use an additional sheet if necessary.)</li> <li>(a) List the County in this District; California County outside of this District; State if other than California; or Foreign Country, in which EACH named plaintiff resides.</li> <li>Check here if the government, its agencies or employees is a named plaintiff. If this box is checked, go to item (b).</li> </ul>					
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country		
Los Angeles					
(b) List the County in this District; California County outside of this District; State if other than California; or Foreign Country, in which EACH named defendant resides.  Check here if the government, its agencies or employees is a named defendant. If this box is checked, go to item (c).					
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country		
Los Angeles, Riverside					
(c) List the County in this District; California County outside of this District; State if other than California; or Foreign Country, in which EACH claim arose.  Note: In land condemnation cases, use the location of the tract of land involved.					
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country		
Los Angeles					
* Los Angeles, Orange, San Bernardino, Riverside, Ventura, Santa Barbara, or San Luis Obispo Counties  Note: In land condemnation cases, use the location of the tract of land involved					
X. SIGNATURE OF ATTORNEY (OR PRO PER):					
Notice to Counsel/Parties: The CV-71 (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. This form, approved by the Judicial Conference of the United States in September 1974, is required pursuant to Local Rule 3-1 is not filed but is used by the Clerk of the Court for the purpose of statistics, venue and initiating the civil docket sheet. (For more detailed instructions, see separate instructions sheet.)					
Key to Statistical codes relating to Social Security Cases:					
Nature of Suit C	ode Abbreviation	Substantive Statement of	Cause of Action		
861	НІА	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program. (42 U.S.C. 1935FF(b))			
862	BL	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C. 923)			
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as			

CV-71 (05/08) CIVIL COVER SHEET Page 2 of 2

Act, as amended. (42 U.S.C. 405(g))

Act, as amended.

U.S.C. (g))

863

864

865

DIWW

SSID

RSI

amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405(g))

All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security

All claims for supplemental security income payments based upon disability filed under Title 16 of the Social Security

All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42