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Mathew K. Higbee (SBN 241380) **HIGBEE & ASSOCIATES** 

1504 Brookhollow Dr. #113 Santa Ana, CA 92705

T: 714-617-8390; F: 714-617-7628

Jill L. Ryther, Esq. (SBN 266016)

RYTHER LAW GROUP

8560 West Sunset Blvd., Suite #500 West Hollywood, CA 90069

Ph: (424) 274-4706; Fx: (310) 773-9192

Attorneys for Plaintiffs Cathy Green, Jonathan Fairbanks, Kristina Warner, Kimberly Wright, Seth Waskow and Yasmin Waskow



AUG 17 2016

Sherri R Carler, Executive Officer/Clerk

By Deputy

Orena Albino

NO DUMMENS

### SUPERIOR COURT OF CALIFORNIA COUNTY OF LOS ANGELES – CENTRAL DISTRICT

CATHY GREEN, an individual, individually and on behalf of the public; JONATHAN FAIRBANKS, an individual, individually and on behalf of the public; KIMBERLY WRIGHT, an individual, individually and on behalf of the public; and KRISTINA WARNER, an individual, individually and on behalf of the public, SETH WASKOW, an individual, individually and on behalf of the public; YASMIN WASKOW, an individual, individually and on behalf of the public,

PLAINTIFFS,

vs.

MELISSA BACELAR, an individual; GAIL BACELAR, an individual; THE WYLDER FOUNDATION, a California nonprofit public benefit corporation; WYLDER'S SWEET SHOP, LLC, California corporation dba WYLDER'S PET CENTER & RESCUE; WYLDER'S HOLISTIC PET CENTER, INC., a Delaware corporation dba THE WAGMOR; and DOES 1-15, Inclusive.

DEFENDANTS.

Case No. BC598098

# VERIFIED THIRD AMENDED COMPLAINT FOR:

- 1. Negligent Misrepresentation
- 2. Fraud-Intentional Misrepresentation
- 3. Fraud-Concealment
- 4. Intentional Infliction of Emotional Distress
- 5. Negligent Infliction of Emotional Distress
- 6. Violation of Business and Professions Code §17200 (Unfair and Fraudulent)
- 7. Violation of Business and Professions Code §17200 (Unlawful)
- 8. Violation of Business and Professions Code §17500
- 9. Negligence
- 10. Injunctive Relief

[Unlimited Case Over \$25,000.00]

[Jury Trial Requested]

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### **INTRODUCTION**

- 1. PLAINTIFFS herein bring this suit for fraud, emotional distress, unfair business practices, negligence and related causes of action based on one Malti-poo puppy named THUMPER, two (2) Miniature Schnauzer puppies named KOBI and WALTER, one Saint Bernard mix puppy named DAKOTA and one Chihuahua puppy named OLIVER that were "adopted" from DEFENDANTS.
- 2. DEFENDANTS operate a single enterprise whereby they advertise, market and facilitate the "rescue" and adoption of dogs from shelters. However, DEFENDANTS do not rescue all of their dogs from shelters. PLAINTIFFS are informed and believe thereon that some, if not all, of DEFENDANTS' designer and/or pure breed puppies are obtained by paying money to third parties, i.e., backyard breeders or puppy brokers. These puppies are then immediately "flipped" for profit without proper procedures and protocols that ensure their health and safety.
- 3. Paying money to backyard breeders or puppy brokers in exchange for puppies violates Section 53.73, Article 3, Chapter 5 of the Los Angeles Municipal Code ("LAMC") which prohibits the sale of commercially bred dogs, cats, rabbits in pet stores, retail businesses or other establishments in the City of Los Angeles. As Studio City is a neighborhood within the City of Los Angeles, DEFENDANTS are bound by the ordinance.
- 4. The *ultra vires* act of the purchasing of puppies from third parties like backyard breeders or puppy brokers is in contravention of nonprofit public benefit corporation DEFENDANT THE WYLDER FOUNDATION's Articles of Incorporation that state, "The specific purpose of this corporation is to rescue, rehabilitate and re-home unwanted dogs from the kill shelters in Los Angeles County." *See* a true and correct copy of the Articles of Incorporation for The Wylder Foundation filed December 21, 2013, attached hereto as Exhibit "A." As President and Vice President, respectively, DEFENDANTS MELISSA BACELAR and GAIL BACELAR, were undoubtedly aware they were violating their own Articles of Incorporation by purchasing puppies from backyard breeders or puppy brokers. *See* Exhibit "A"; *see also* Office of the Attorney General, Registry of Charitable Trusts Initial Registration

Form dated April 22, 2015, attached hereto as Exhibit "B"; see also Application for Recognition of Exemption dated April 22, 2015, attached hereto as Exhibit "C." In fact, any "rescue" from sources other than high kill shelters in Los Angeles County would constitute a knowing violation of the nonprofit public benefit corporation's Articles of Incorporation and Bylaws.

- 5. Each of the PLAINTIFFS GREEN, FAIRBANKS and WRIGHT's puppies obtained from DEFENDANTS were diagnosed with the deadly Parvovirus days after leaving DEFENDANTS' care and are now deceased, despite PLAINTIFFS each spending thousands of dollars attempting to save the puppies lives. SETH AND YASMIN WASKOW's puppy was diagnosed with the deadly Parvovirus days after leaving DEFENDANTS' care, was hospitalized and survived the disease.
- 6. Although PLAINTIFFS GREEN, FAIRBANKS and WRIGHT complained about the puppies' health to DEFENDANTS, DEFENDANTS ignored their complaints, dismissing the illnesses and ultimately, blamed PLAINTIFFS for their puppies' deaths. DEFENDANTS further, repeatedly, intentionally, and fraudulently stated to PLAINTIFFS on numerous occasions that they knew of no other puppies that had been previously in DEFENDANTS' care and control that had contracted any illness, including the deadly Parvovirus. DEFENDANTS made these false representations while being fully aware that there other puppies that had been in their care in April and June 2015 had died of the virus.
- 7. PLAINTIFF WARNER's puppy had an undiagnosable illness that required immediate hospitalization after adoption that ultimately led to the puppies' death.
- 8. DEFENDANTS repeatedly, intentionally, and fraudulently stated to PLAINTIFFS SETH WASKOW and YASMIN WASKOW on numerous occasions that they knew of no other puppies that had been previously in DEFENDANTS' care and control that had contracted any illness, including the deadly Parvovirus. DEFENDANTS made these false representations while being fully aware that there other puppies that had been in their care in April and June 2015 had died of the virus. DEFENDANTS further made these statements to PLAINTIFFS knowing that there was already a lawsuit pending against them for similar

 conduct after more puppies died of the deadly Parvovirus in September 2015.

- 9. DEFENDANTS repeatedly, intentionally and fraudulently concealed their knowledge of the ill and dead puppies from each individual PLAINTIFF.
- 10. This lawsuit seeks to put an end to the illegal, intentional and despicable false advertising as well as deceptive and unfair business practice violations committed by DEFENDANTS against persons who "adopted" puppies from DEFENDANTS within the State of California. DEFENDANTS' business policies and practices consist of systemic intentional and/or negligent misrepresentations to the public by posting public notices throughout the State of California claiming that their puppies are "rescued," when, in fact, DEFENDANTS collude to purchase puppies from third parties, i.e. backyard breeders or puppy brokers while only saving a bare minimum amount from high kill shelters. DEFENDANTS further unlawfully utilize the nonprofit public benefit corporation, THE WYLDER FOUNDATION, to facilitate their fraud.
- 11. DEFENDANTS are in the business of "adopting" adult dogs and puppies to the general public. DEFENDANTS promote, and continue to promote, themselves openly and notoriously as exclusively "rescuing" dogs from shelters. In fact, only a small fraction of DEFENDANTS' adult dogs are "rescued" from shelters while most of the puppies are obtained by giving money to third parties, i.e., backyard breeders, puppy brokers.
- 12. DEFENDANTS have misrepresented and continue to misrepresent to their customers and to the consuming public the following material facts:
  - a. Defendants often pay money to third parties for their puppies and do not require that these third parties allow them to sterilize the parents of the puppies;
  - b. Their puppies are often ill due to diseases caused directly or indirectly by unlicensed breeders or puppy brokers that engage in or facilitate inhumane breeding practices, cause the puppies to have poor nutrition, experience emotional and psychological neglect, and receive a low standard of health and veterinary care;
    - c. They fail to inform customers and the consuming public that their

puppies have not had a proper veterinarian exam, have come into contact with other puppies that are ill or deceased, and have not been quarantined for the appropriate period of time to ensure that the puppies are free from illnesses.

- d. They do not reimburse customers for their out-of-pocket veterinary expenses related to the puppies' pre-existing medical conditions that were the result of Defendants' intentional and/or negligent handling of the puppies.
- e. After the customers' puppies display signs of illnesses, they blame the customers for the pre-existing medical conditions that resulted from Defendants' intentional and/or negligent care.

### **PARTIES**

- 13. PLAINTIFF CATHY GREEN ("GREEN") is now and at all times herein mentioned an individual residing in the County of Los Angeles, State of California.
- 14. PLAINTIFF JONATHAN FAIRBANKS ("FAIRBANKS") is now and at all times herein mentioned an individual residing in the County of Orange, State of California.
- 15. PLAINTIFF KIMBERLY WRIGHT ("WRIGHT") is now and at all times herein mentioned an individual residing in the County of Orange, State of California.
- 16. PLAINTIFF KRISTINA WARNER ("WARNER") is now and at all times herein mentioned an individual residing in the County of Los Angeles, State of California.
- 17. PLAINTIFFS SETH WASKOW and YASMIN WASKOW are now and at all times herein mentioned are individuals and a married couple residing in the County of Los Angeles, State of California.
- 18. DEFENDANT MELISSA BACELAR is a resident of Los Angeles County, State of California. She is the co-founder and President of DEFENDANT WYLDER FOUNDATION; owner of DEFENDANT WYLDERS SWEET SHOP, LLC *dba* WYLDER'S HOLISTIC PET CENTER & RESCUE and owner of WYLDER'S HOLISTIC PET CENTER, INC. *dba* THE WAGMOR ("WAGMOR"), each of which do business in Los Angeles County, State of California.

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19. DEFENDANT GAIL BACELAR is a resident of Los Angeles County, State of California. She is Vice President of DEFENDANT WYLDER FOUNDATION and works for DEFENDANTS WYLDER HOLISTIC PET CENTER & RESCUE and WAGMOR in Los Angeles County, California.

- 20. DEFENDANT WYLDER FOUNDATION is a California nonprofit public benefit corporation located in Studio City, Los Angeles County, California. The Officers and Directors are as follows: DEFENDANT MELISSA BACELAR (President/Director); DEFENDANT GAIL BACELAR (Vice President); ELLEN LEVINE (Treasurer/Director); and SUZANNE BROWNING (Secretary/Director). PLAINTIFFS hereby reserve their right to amend this complaint to include Ellen Levine and Suzanne Browning should facts reveal their participation in the named Defendants fraud and wrongdoing.
- 21. DEFENDANT WYLDER'S HOLISTIC PET CENTER, INC. is a Delaware corporation registered to do business in the State of California and is located in Los Angeles Ccunty, State of California.
- 22. PLAINTIFFS are informed and believe, and thereon allege, that each of the DEFENDANTS were, at all times herein mentioned, the co-conspirator, agent, servant, employee, joint venture, successor-in-interest, partner, representative and/or alter ego of one or more of the remaining DEFENDANTS and were acting within the course and scope of such relationship. PLAINTIFFS are further informed and believe that each of the DEFENDANTS herein gave consent to, ratified and authorized the acts alleged herein to each of the remaining DEFENDANTS.
- 23. In committing the wrongful acts alleged herein, DEFENDANTS planned and participated in and furthered a common scheme by means of false, misleading, deceptive and fraudulent representations, and continue to do so, in order to induce members of the public to purchase puppies. DEFENDANTS participated in the making of such representations in that each did disseminate, or cause to be disseminated, said misrepresentations.
  - 24. PLAINTIFFS are informed and believe, and thereon allege, that, at all times

herein mentioned, the employees of DEFENDANTS, their subsidiaries and related entities, as well as the employees of those subsidiaries and related entities, were the agents, servants and employees of DEFENDANTS, and, at all times herein mentioned, each was acting within the purpose and scope of said agency and employment. Once the puppies have been purchased and it is discovered that they are ill, DEFENDANTS further engage in false, misleading, deceptive and fraudulent representations to avoid liability and place the blame on the customers.

- 25. The true names and capacities of DEFENDANTS named herein as Does 1 through 15, inclusive, whether individual, corporate, associate or otherwise are unknown to PLAINTIFFS, who therefore sues said DEFENDANTS by fictitious names pursuant to California Code of Civil Procedure §474. PLAINTIFFS will amend this Complaint to show such true names and capacities of Does 1 through 15, inclusive, when they have been determined.
- 26. All allegations in this Complaint are based on information and belief and/or are likely to have evidentiary support after reasonable opportunity for further investigation and discovery except where such allegations are based upon documentary evidence in the file kept and maintained by PLAINTIFFS or are based upon personal knowledge.

#### JURISDICTION AND VENUE

27. Venue is proper in this judicial district, pursuant to California Code of Civil Procedure §395(a). DEFENDANTS reside and/or transact business in the County of Los Angeles and are within the jurisdiction of this Court for purposes of service of process.

#### **ALTER EGO ALLEGATIONS**

28. Upon information and belief, DEFENDANTS MELISSA BACELAR, GAIL BACELAR, WYLDER FOUNDATION, WYLDER'S HOLISTIC PET CENTER & RESCUE, WYLDER'S HOLISTIC PET CENTER, INC., WYLDER'S SWEET SHOP, LLC and WAGMOR are the alter ego of each other. Upon information and belief, there is a unity of ownership and interest by and between Defendants such that any separateness between them has never existed.

- 29. Upon information and belief, DEFENDANT WYLDERS SWEET SHOP, INC. and WYLDER'S HOLISTIC PET CENTER, INC. were formed and operated with inadequate capitalization and failed to respect other corporate formalities that would indicate a separate existence from each other and from DEFENDANTS MELISSA BACELAR, GAIL BACELAR and WYLDER FOUNDATION.
- 30. Upon information and belief, DEFENDANTS MELISSA BACELAR, GAIL BACELAR, WYLDER FOUNDATION, WYLDER'S HOLISTIC PET CENTER, INC. and WYLDER'S SWEET SHOP, LLC commingle and fail to segregate each individual or entity funds and assets from their own.
- 31. Upon information and belief, DEFENDANTS MELISSA BACELAR and GAIL BACELAR have controlled, dominated, managed, and operated DEFENDANTS WYLDER FOUNDATION, WYLDERS SWEET SHOP, LLC and WYLDER'S HOLISTIC PET CENTER, INC. since its formation for their own personal benefit.
- 32. Upon information and belief, WYLDER FOUNDATION, WYLDERS SWEET SHOP, LLC and WYLDER'S HOLISTIC PET CENTER, INC. are, and at all times herein mentioned, was a mere shell, instrumentality and conduit through which DEFENDANTS MELISSA BACELAR and GAIL BACELAR carried on their activities. Upon information and belief, DEFENDANTS MELISSA BACELAR and GAIL BACELAR exercised and continue to exercise such complete control and dominance of the activities of WYLDER FOUNDATION, WYLDERS SWEET SHOP, LLC and WYLDER'S HOLISTIC PET CENTER, INC. that any individuality or separateness of these entities never existed.
- 33. Adherence to the fiction of the separate existence as an entities distinct from each other and from DEFENDANTS MELISSA BACELAR and GAIL BACELAR would permit an abuse of the privileges against liability afforded to companies and corporations, and would result in unfairness to PLAINTIFFS and an inequitable result. It would promote injustice by allowing DEFENDANTS MELISSA BACELAR and GAIL BACELAR to evade liability or veil assets that should in equity be used to satisfy the judgment sought by PLAINTIFFS in this

action.

### GENERAL FACTUAL BACKGROUND

- 34. DEFENDANT MELISSA BACELAR is a self-proclaimed "Pet Communicator and Animal Activist." Her website boasts that her mission has been "to make Los Angeles a No Kill State by rescuing dogs and educating the public on the importance of rescue." *See* <a href="https://www.wyldersholisticpetcenter.com/about">www.wyldersholisticpetcenter.com/about</a>. DEFENDANT MELISSA BACELAR has appeared in various media programs promoting her pet psychic and rescue expertise to induce consumers into "adopting" her "rescue" dogs from DEFENDANTS WYLDER FOUNDATION and WYLDER'S HOLISTIC PET CENTER & RESCUE, both of which are under her direct control and supervision.
- 35. DEFENDANT WYLDER FOUNDATION, a California nonprofit public benefit corporation, states that its primary purpose is to "rescue, rehabilitate and re-home unwanted dogs from the kill shelters in Los Angeles County." See Exhibits "A" and "C." These documents do not indicate or provide any authority for DEFENDANT WYLDER FOUNDATION to purchase puppies from third parties or to receive dogs from any source other than high kill shelters in Los Angeles County. Id.
- 36. DEFENDANT WYLDER FOUNDATION's corporate filings further indicate that two (2) Directors, Ellen Levine and Suzanne Browning, will do home checks on potential adopters. *See* Exhibit "C." However, none of the PLAINTIFFS' homes were evaluated by either of these Directors or DEFENDANTS MELISSA BACELAR and GAIL BACELAR. Upon information and belief, of the 800+ adult dogs and puppies advertised as "adopted" from WYLDER FOUNDATION and WYLDER'S HOLISTIC PET CENTER & RESCUE, zero or very few home checks were performed.
- 37. DEFENDANT WYLDER'S HOLISTIC PET CENTER & RESCUE is a pet boutique located in Studio City, California. It advertises and markets to the public that it, along with DEFENDANTS MELISSA BACELAR and WYLDER FOUNDATION, will serve the community by taking in homeless dogs and housing them while they search for their forever

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homes. In fact, the "About" section on its website, www.wyldersholisticpetcenter.com/about/, states, "these dogs will be pampered while they stay at Wylder's." However, upon information and belief, these poor dogs end up on the cold floor at DEFENDANT WAGMOR's grooming and daycare facility without bedding and without proper protocols and procedures in that ensures their health and safety.

- 38. Despite DEFENDANTS MELISSA BACELAR, WYLDER'S HOLISTIC PET CENTER & RESCUE AND WAGMOR'S advertisements and marketing aimed at promoting its daycare and grooming services, DEFENDANT WAGMOR was fined by Los Angeles Animal Services on September 28, 2015 for operating without a kennel and grooming permit.
- 39. PLAINTIFFS GREEN, FAIRBANKS and WRIGHT "adopted" a puppy from DEFENDANTS MELISSA BACELAR, GAIL BACELAR, WYLDER FOUNDATION, and WYLDER'S HOLISTIC PET CENTER & RESCUE on August 30, 2015. PLAINTIFF WARNER "adopted" a puppy from DFENDANTS on October 31, 2015. Each PLAINTIFF paid \$600 for each puppy. Despite representations that "a member of the foundation [will] do a home check before a dog will be allowed to live with them," no such person visited the homes of the PLAINTIFFS. See Exhibit "C"; see also www.wyldersholisticpetcenter.com/about/.
- 40. PLAINTIFFS SETH WASKOW and YASMIN "adopted" a puppy from DEFENDANTS on December 8, 2015. PLAINTIFFS SETH WASKOW and YASMIN WASKOW paid a non-negotiable amount of \$600 for their puppy. Despite representations that "a member of the foundation [will] do a home check before a dog will be allowed to live with them," no such person visited the homes of the PLAINTIFFS.
- 41. PLAINTIFFS GREEN, FAIRBANKS, WARNER and WRIGHT were each informed that their puppies were "rescues" and had been seen by a veterinarian, had been kept in foster care, were over the age of 8 weeks, and were healthy. However, each of PLAINTIFFS' puppies were 5-6 weeks old, were exposed to cross-contamination and had pre-existing medical conditions. In fact, these puppies were advertised on Petfinder.com as up to date on shots and micro-chipped, spayed or neutered, current on vaccinations, and house trained, when in fact,

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they were not. *See* a true and correct copy of the www.Petfinder.com postings for Winona (Thumper), Hermes (Kobi), and Apollo (Walter), and Simon (Dakota) attached hereto as Exhibit "D."

- 42. PLAINTIFFS SETH WASKOW and YASMIN WASKOW were informed that their puppies were "rescues" and had been seen by a veterinarian, had been kept in foster care, were over the age of 8 weeks, and were healthy. However, the WASKOWS are informed and believe thereon that the puppy had been cross-contaminated with a litter of puppies that had been diagnosed with the deadly Parvovirus.
- 43. PLAINTIFFS were each encouraged to purchase a crates, wire kennels, s "Snuggle Puppy," goat's milk, tripe, two types of treats, kibble dog food, as well as freeze dried raw dog food and treats for their puppies costing upwards of an additional \$600 on top of the "adoption" fee.
- 44. At all times, DEFENDANT MELISSA BACELAR and her in-store employee and mother, GAIL BACELAR, who is Vice-President of WYLDER FOUNDATION, represented that all of their puppies were "rescued" and healthy. When PLAINTIFFS GREEN, FAIRBANKS, and WRIGHT's puppies exhibited signs of illnesses, DEFENDANTS claimed the illnesses were their fault and claimed no other puppies were ill. These facts were false, deceptive, untrue, and misleading. In fact, DFENDANTS had puppies die of the Parvovirus in April, June and September 2015. DEFENDANTS were aware of this fact and knowingly, or with gross negligence, concealed this fact from each PLAINTIFF. Importantly, PLAINTIFFS sought the advice of veterinarian specialists, all of whom stated that there existed a high likelihood that PLAINTIFFS' puppies were adopted having already been exposed to the deadly Parvovirus.
- 45. PLAINTIFF WARNER was also informed that her puppy was "rescued" and healthy. PLAINTIFF WARNER is informed and believes thereon that these facts were false, deceptive, untrue, and misleading.
  - 46. DEFENDANTS knew, or reasonably should have known, that PLAINTIFFS

GREEN, FAIRBANKS, and WRIGHT's puppies were ill and were likely ill prior to leaving DEFENDANTS' control since the Parvovirus had been present in their store month prior. PLAINTIFFS GREEN, FAIRBANKS, and WRIGHT are further informed and believe thereon that other Malti-poo puppies died or with the Parvovirus during the same time period as their puppies.

- 47. When the WASKOW's puppy exhibited signs of illnesses, DEFENDANTS claimed no other puppies were ill. These facts were false, deceptive, untrue, and misleading. In fact, DFENDANTS had puppies die of the Parvovirus in April, June and September 2015. DEFENDANTS were aware of this fact and knowingly, or with gross negligence, concealed this fact from each of the WASKOWs.
- 48. DEFENDANTS knew, or reasonably should have known, that PLAINTIFFS' puppy was ill and were likely ill prior to leaving DEFENDANTS' control since the Parvovirus had been present in their store months prior. DEFENDANTS intentionally failed to reveal these facts and instead stated that no other puppies had been ill or had died of the Parvovirus.
- 49. DEFENDANTS have engaged in unlawful, false and misleading advertising by misrepresenting the origin and health of PLAINTIFFS' puppies, as well as other puppies that DEFENDANTS offered and continue to offer for "adoption" to the public.
- DEFENDANTS sold hundreds of puppies and continue to sell puppies to date under the guise of "rescue" by a California nonprofit public benefit corporation. Most of the puppies were and are falsely represented as coming from shelters or "dumped at [DEFENDANTS'] doorstep." Almost all of the puppies were "adopted" by the public by means of false and misleading statements as to origin, i.e., that they were "rescued," when in fact, DEFENDANTS paid for puppies that are not rescued from shelters. DEFENDANTS further represent that they sterilize the parents of litters that are brought to them when in fact this is not true. These statements induced PLAINTIFFS and other consumers to "adopt" puppies from DEFENDANTS.
  - 51. PLAINTIFFS have suffered injury and continue to suffer injury as a result of

DEFENDANTS' false representations as does the consuming public. PLAINTIFFS also lost money in the form of unreimbursed veterinary care and expenses and continue to lose money as a result of DEFENDANTS' false representations and deceptive trade practices.

- 52. Likewise, consumers throughout Southern California who "adopted" puppies from DEFENDANTS lost money and continue to lose money in the form of unreimbursed veterinary care and expenses and continue to lose money as a result of DEFENDANTS' false representations and deceptive trade practices.
- 53. The puppies offered for "adoption" by DEFENDANTS were and are extensively marketed and advertised through online media, television, and print media and in-store representations, which affirmatively emphasized and continue to emphasize that DEFENDANTS' puppies were "rescued." Rescue is not understood to mean, nor does it mean, that DEFENDANTS are paying money to third parties for the puppies. Such practices and representations were and are undertaken by DEFENDANTS in order to induce the consuming public to "adopt" their puppies based upon the pretext that the puppies are unwarranted, homeless, and were not purchased and flipped by DEFENDANTS. DEFENDANTS disseminated, or caused to be disseminated, these representations throughout California and continue to do so today.
- 54. In reliance on DEFENDANTS' marketing and advertising, the consuming public "adopted" 900+ adult dogs and puppies since February 2014. It is estimated that DEFENDANTS have profited well over \$600,000.00 in almost 2 years, and continue to profit, as a result of their misrepresentations and deceptive trade practices.
- other puppies in DEFENDANTS' care that were ill and died of the Parvovirus since April 2015. DEFENDANTS continue to knowingly and/or with gross negligence conceal this fact from PLAINTIFFS and continue to misrepresent that no other puppies had become ill or died of the virus. In fact, DEFENDANT BACELAR represented to PLAINTIFFS that her vet "has never lost one of [my] puppies" when in fact she was very well aware that multiple puppies had died

while being treated by her veterinarian.

- 56. PLAINTIFFS are informed and believe thereon that ill puppies in DEFENDANTS' care and control do not receive 24 hour emergency care by an AAHA veterinarian and DEFENDANTS regularly withhold treatment other than the bare minimum. DEFENDANTS further have failed to hospitalize severely ill puppies and instead require untrained employees, with no experience in veterinary care, to syringe feed ill puppies with oral medication and a wet food/protein paste.
- 57. PLAINTIFFS are informed and believe thereon that DEFENDANTS do not properly disinfect bedding, crates, flooring, bowls, etc. and illness is easily transmitted between puppies due to lack of quarantine between litters, failure to use protective gloves and clothing when handling sick puppies, and fail to offer any training on cross-contamination to its employees. In fact, after dismissing PLAINTIFFS claims that their puppies contracted the deadly Parvovirus while in PLAINTIFFS' care and control, DEFENDANTS failed to properly disinfect and quarantine their stores.
- 58. PLAINTIFFS are informed and believe thereon that any demands by third parties that ill puppies be seen by a veterinarian or that they be hospitalized were dismissed and refused by DEFENDANTS MELISSA BACELAR and GAIL BACELAR.
- 59. PLAINTIFFS each paid a \$600.00 "adoption" fee per puppy. This cost was to cover veterinary care the puppies had received, sterilization, and micro-chipping. None of the PLAINTIFFS were provided with veterinarian records and now that each of them are deceased so sterilization and micro-chipping will not be necessary. Further, DEFENDANTS state that "adoption" fees go towards their veterinarian costs. Yet, DEFENDANTS refuse to reimburse PLAINTIFFS for the costs they incurred due to their puppies' pre-existing medical conditions caused by DEFENDANTS' lack of quarantine protocol, veterinarian exams, and cross-contamination which led the death of multiple puppies.
- 60. PLAINTIFFS have suffered grossly and all DEFENDANTS should be enjoined from colluding to "flip" puppies, i.e., illegally buying and reselling puppies to the unsuspecting

consuming public. Further, DEFENDANTS should be permanently barred from engaging in any work relating to animals since several puppies in their care died while others suffered severe medical complications and had to be euthanized. DEFENDANTS' dog "flipping" operation utilizing inhumane treatment must end now.

### FACTUAL BACKGROUND RELATING TO THUMPER'S DEATH

- 61. On the morning of August 30, 2015, PLAINTIFF GREEN visited the www.Petfinder.com website where she viewed an advertisement for a Malti-poo puppy named "Winona" that was available for adoption through DEFENDANT WYLDER FOUNDATION and located at DEFENDANT WYLDER'S HOLISTIC PET CENTER & RESCUE. See Exhibit "D."
- 62. PLAINTIFF GREEN then called DEFENDANT WYLDER'S HOLISTIC PET CENTER & RESCUE and spoke with DEFENDANT GAIL BACELAR. PLAINTIFF GREEN explained that her 15+-year-old golden/lab was going to be euthanized and she was interested in the puppy referred to as "Winona" for her other dog, a 1 year old golden/lab named "Bambi." DEFENDANT GAIL BACELAR suggested that PLAINTIFF GREEN bring Bambi to WYLDER'S HOLISTIC PET CENTER & RESCUE so that she could meet the puppy.
- 63. Ignorant to the concept of cross-contamination and relying on DEFENDANT GAIL BACELAR's apparent authority in animal rescue, PLAINTIFF GREEN, along with her 16 year old son, 19 year old daughter and dog Bambi, traveled to WYLDER'S HOLISTIC PET CENTER & RESCUE to meet Winona. When they arrived DEFENDANT GAIL BACELAR directed them to the back of the store where a dozen puppies from different litters were crated together on the floor in an enclosed pen.
- 64. PLAINTIFF GREEN and her children noted eight (8) Malti-Poo puppies and two (2) Yorkie puppies. All of them were crated together and defecating on the same pee pad and drinking/eating out of the same bowl. She further noted an additional two (2) Mini-Schnauzer puppies that were being held by PLAINTIFFS FAIRBANKS and WRIGHT.
  - 65. PLAINTIFF GREEN's children picked out one of the Malit-poo puppies.

DEFENDANT GAIL BACELAR directed them to the back of the store, to what appeared to be storage room, so that the Malti-poo puppy could socialize with Bambi.

- 66. The storage room was filled with supplies, smelled of urine, and did not appear clean. The less than 8-week-old Malti-poo puppy was placed directly on the dirty floor with Bambi. No pee pad was placed on the floor for protection. At one point, PLAINTIFF GREEN and her son were directed to an outside area where Bambi and the less than 8 week old puppy were put into the cage together that was on top of dirty cement.
- 67. After over one (1) hour PLAINTIFF GREEN and her children made the decision to adopt the Malti-Poo puppy and renamed her THUMPER.
- 68. Despite the fact that "Winona" had been advertised as micro-chipped, vaccinated, and spayed, PLAINTIFF GREEN was given a voucher for THUMPER to receive micro-chipping and sterilization when she reached six (6) months of age. There was no accompanying written authorization from a veterinarian indicating that it would be detrimental to the health of the puppy for it to be sterilized prior to adoption.
- 69. DEFENDANT MELISSA BACELAR then vaccinated THUMPER in the store with her first set of vaccines. Namely, the vaccines for Parvovirus, Canine Distemper Type 2 Para influenza (Modified Live Virus). Up until THUMPER's adoption, she had been held in a public store completely unvaccinated.
- 70. PLAINTIFF GREEN inquired into the medical history of THUMPER and DEFENDANT MELISSA BACELAR stated that there was none as the "puppies were rescued from someone's backyard three (3) days prior."
- 71. Two (2) days later, on September 1, 2015, PLAINTIFF GREEN informed DEFENDANTS that THUMPER was not eating and was experiencing diarrhea. In response she was told her that it was "normal" and likely a result of the vaccines. She was also informed that it would "go away."
- 72. On September 4, 2015, PLAINTIFF GREEN's dog Bambi became seriously ill with a high fever, vomiting and diarrhea. She was rushed to McClave Veterinary Hospital

where she was treated with medications. After incurring \$608.00 in costs for treatment, Bambi returned home later that day. That same night THUMPER exhibited signs of lethargy and continued to reject food. PLAINTIFF GREEN contacted DEFENDANT MELISSA BACELAR and informed her that the veterinarian had concerns that it may be the raw puppy products that were making her dogs sick.

- 73. The following day on September 5, 2015, PLAINTIFF GREEN contacted her veterinarian and reported that Bambi was still sick and THUMPER was becoming more lethargic and continued to have diarrhea.
- 74. On September 6, 2015, THUMPER began vomiting and showed signs of dehydration. PLAINTIFF GREEN rushed her to the veterinary hospital where they discovered that THUMPER also had a high fever and treated her symptoms. THUMPER was given subcutaneous fluids, a Maropitant (Cerenia) injection, Cefovecin (Covenia) and Metronidazole. After paying \$292.54 for treatment, PLAINTIFF GREEN brought THUMPER home.
- 75. Two (2) hours later, THUMPER began vomiting blood and having bloody diarrhea. PLAINTIFF GREEN rushed her back to the veterinary hospital where she was tested for the deadly Parvovirus. The result was a STRONG/POSITIVE. She was immediately placed in isolation and began receiving supportive therapy.
- 76. While still at the veterinary hospital on September 6, 2015, PLAINTIFF GREEN called DEFENDANT MELISSA BACELAR and told her that THUMPER was diagnosed with the deadly Parvovirus. DEFENDANT MELISSA BACELAR replied that she would "now have to stop selling puppies for ten (10) days." DEFENDANT MELISSA BACELAR further stated that no other dog was sick with the Parvovirus and that THUMPER must have contracted the virus from her home or dog. Lastly, DEFENDANT MELISSA BACELAR stated that she would contact other families that adopted puppies to see if any of them contracted the Parvovirus. DEFENDANT MELISSA BACELAR did not call PLAINTIFFS FAIRBANKS and WRIGHT to notify them that another puppy was diagnosed with the Parvovirus.
  - 77. At 8:27 p.m., PLAINTIFF GREEN receives an email from DEFENDANTS

stating that "[i]n 11 years of rescuing and rehabilitating dogs this is the first time a dog that I have adopted out has come down with Parvo." See a true and correct copy of the email dated 9/6/15, attached hereto as Exhibit "E."

- 78. September 8, 2015, PLAINTIFF GREEN spoke with DEFENDANT GAIL BACELAR and shared that THUMPER's condition was grave. DEFENDANT GAIL BACELAR stated that since WYLDER FOUNDATION was a nonprofit there was nothing that could be done for PLAINTIFF GREEN but she would hold a board meeting to discuss the situation. There was no further communication from DEFENDANT GAIL BACELAR regarding the supposed board meeting.
- 79. The following day, September 9, 2015, PLAINTIFF GREEN sent an email regarding the damages she and her family have suffered, both financial and emotional, because of this situation. At approximately 3:45 p.m. THUMPER went into arrest and died. PLAINTIFF GREEN called DEFENDANT GAIL BACELAR to notify DEFENDANTS of THUMPER's death. DEFENDANT GAIL BACELAR tells PLAINTIFF GREEN that she will have DEFENDANT MELISSA BACELAR return her call. THUMPER's hospital stay totaled \$1,922.18.
- 80. Also on September 9, 2015, at 3:54 p.m. PLAINTIFF GREEN receives an email from DEFENDANTS denying responsibility and stating that they would be "happy to take care of any further medical bills if [PLAINTIFF GREEN] would like to return the puppy." See a true and copy of the email dated 9/9/15, attached hereto as Exhibit "F." DEFENDANTS had been notified by phone nine (9) minutes earlier that THUMPER had died. DEFENDANTS further reiterated, "no one has made any accusation like this." *Id*.
- 81. In evening of September 9, 2015, at 8:28 p.m., DEFENDANT MELISSA BACELAR emails PLAINTIFF GREEN stating, "[w]e are going to refund you the \$600 you donated for the puppy." *See* a true and correct copy of the email dated 9/9/15, attached hereto as Exhibit "F." PLAINTIFF GREEN never received reimbursement, however.
  - 81. The day after THUMPER's death, on September 10, 2015, PLAINTIFF GREEN

receives an email from DEFENDANT GAIL BACELAR stating, "[y]our dog is due for their shots!" ... "Come to Wylder's for your vaccination needs!" DEFENDANTS were aware that THUMPER was dead. See a true and correct copy of the email dated 9/10/15, attached hereto as Exhibit "G."

- 83. On September 12, 2015, PLAINTIFF GREEN again emailed her demand for reimbursement of costs and request removal from the solicitation list. She again received no reply.
- 84. On September 18, 2015, PLAINTIFF GREEN again emailed her demand for reimbursement of costs. Once again she received no reply.
- 85. On September 23, 2015, PLAINTIFF GREEN receives a cease and desist letter from attorney Jamie M. Davenport, Esq. responding to PLAINTIFF GREEN's demand for reimbursement of costs. Ms. Davenport indicates that DEFENDANTS' position is that THUMPER "left the facility healthy and contracted the parvovirus only after being in [PLAINTIFF GREEN's] care." The letter went on to state "as Wylder's is neither responsible nor liable for your animal contracting parvovirus, Wylder's will not pay the damages as demanded."
- 86. To date, PLAINTIFF GREEN and her family continue to suffer emotionally. The day they adopted THUMPER they lost their beloved Gretchen. THUMPER's adoption was to bring joy to a family that was heartbroken. Instead, PLAINTIFF GREEN and her family would incur more heartache, watching THUMPER suffer with constant diarrhea, vomiting, weight-loss and then die from the illness attacking her heart. Further, PLAINTIFF GREEN receives disability income and the stress of the outstanding veterinarian hospital bills is overwhelming.
- 87. There is no cure for the Parvovirus and there is no way to ensure that a home has been disinfected to rid itself of it. Due to PLAINTIFF GREEN's home being contaminated, the veterinarian advised that she should not have any puppy in her home for at least six (6) months to upwards of one (1) year. This condition further exacerbates PLAINTIFF GREEN's emotional suffering.

### FACTUAL BACKGROUND RELATING TO KOBI & WALTER'S DEATHS

- 88. On July 20, 2015, PLAINTIFFS FAIRBANKS and WRIGHT lost their Mini Schnauzer, "Sasha," to old age. PLAINTIFF WRIGHT was inconsolable over the loss of her beloved Sasha.
- 89. Then on August 29, 2015, PLAINTIFF WRIGHT saw an advertisement on <a href="https://www.Petfinder.com">www.Petfinder.com</a> for two (2) Mini Schnauzer sibling puppies called Hermes and Apollo. See Exhibit "D."
- 90. PLAINTIFF WRIGHT called the number on the advertisement and spoke with DEFENDANT MELISSA BACELAR. PLAINTIFF WRIGHT inquired into the origin of the Mini Schnauzers, as it is rare for a "rescue" to have purebred Schnauzer puppies. DEFENDANT MELISSA BACELAR told PLAINTIFF WRIGHT that a backyard breeder was "busted" by the city and if he didn't get rid of the puppies he would be fined \$500 per puppy. She then stated that there had been nine (9) of them but only four (4) were "dumped" at her store, DEFENDANT WYLDER'S HOLISTIC PET CENTER & RESCUE.
- 91. On August 30, 2015, PLAINTIFFS FAIRBANKS and WRIGHT traveled from Newport Beach to Studio City and were directed to the back of the store where, on the floor, there was the crate with Mini Schnauzer, Malti-poo and Yorkie puppies, a pee pad, and a single bowl with goat's milk and food for the puppies to share.
- 92. PLAINTIFFS FAIRBANKS and WRIGHT were with the two (2) Mini Schnauzer puppies for nearly two (2) hours. Not once during this time were PLAINTIFFS FAIRBANKS and WRIGHT interviewed about their employment, careers, where they lived, or if they had any other dogs. There was no mention from DEFENDANTS MELISSA BACELAR or GAIL BACELAR whether they would be doing a home check.
- 93. At one point, PLAINTIFFS FAIRBANKS and WRIGHT returned the two (2) Mini Schnauzers to the crate with the other puppies. PLAINTIFF WRIGHT specifically remembers commenting on a Yorkie puppy having diarrhea. DEFENDANTS MELISSA BACELAR and GAIL BACELAR took no notice that this was unusual.

- 95. PLAINTIFF WRIGHT has been an avid foster of puppies since 2011. PLAINTIFF WRIGHT understood the importance of preventing cross-contamination between KOBI and WALTER and her other dog Daniel. As such, KOBI and WALTER were placed in a spare bathroom in PLAINTIFFS FAIRBANKS and WRIGHT's shared home. The bathroom had been disinfected and the doorway was blocked by a partition. PLAINTIFFS FAIRBANKS and WRIGHT have never had any of their foster puppies or dogs become ill, either in their care, or after they were adopted.
- 96. The day after adoption, August 31, 2015, they noticed that KOBI and WALTER had constant diarrhea, neither had their upper and lower teeth except for their canines, and they acted in a manner that would suggest that they were still nursing, i.e., would try to suck on skin, clothing and earlobes when held. KOBI and WALTER did not appear to be 9 weeks old as DEFENDANT MELISSA BACELAR had stated. That same day, PLAINTIFF WRIGHT phoned DEFENDANT MELISSA BACELAR at WYLDER'S HOLISTIC PET CENTER & RESCUE and left a message with the person that answered the phone.
- 97. The following day, September 1, 2015, PLAINTIFF WRIGHT phoned again and spoke with DEFENDANT MELISSA BACELAR and had a ten (10) minute phone conversation whereby she told her about KOBI and WALTER being underage and having diarrhea. DEFENDANT MELISSA BACELAR brushed it off as "normal." PLAINTIFF WRIGHT inquires again into their origin and this time is told that a woman dropped the puppies off at the store and if she didn't take them they would be "sold on Craigslist."
- 98. On September 2, 2015, PLAINTIFFS FAIRBANKS and WRIGHT took KOBI and WALTER to the veterinarian. The veterinarian indicated that they were dehydrated and more likely to be 5-6 weeks old and weighed a mere 1 pound 9 ounces each. Due to the playful nature of the puppies, there was no immediate concern as to their health but the veterinarian told

PLAINTIFFS FARBANKS and WRIGHT to keep a close eye on them.

99. KOBI's diarrhea began worsening, and on the morning of September 5, 2015, he vomited. PLAINTIFFS FAIRBANKS and WRIGHT immediately rushed him back to the veterinarian where he tested STRONG/POSITIVE for the deadly Parvovirus and positive for Giardia. WALTER tested positive for Giardia. KOBI was treated with Frozen Plasma, Subcutaneous Fluids, Cerenia, Metronidazole and was required to return the following day. As a separate precaution, PLAINTIFFS FAIRBANKS and WRIGHT's other dog, Daniel, was vaccinated for the Parvovirus.

BACELAR at WYLDER'S HOLISTIC PET CENTER & RESCUE five (5) times that day to discuss the situation. DEFENDANT MELISSA BACELAR, at 3:38 p.m., told PLAINTIFF WRIGHT that there had been no other sick puppies. DEFENDANT BACELAR never mentioned that many of her puppies from April 2015 had tested positive for the Parvovirus and had died. Nevertheless, PLAINTIFF WRIGHT requested that DEFENDANT MELISSA BACELAR contact all the other adopters of every puppy that came into contact with KOBI to inform them of the diagnosis. DEFENDANT MELISSA BACELAR indicated that she would do so.

- 101. September 7, 2015, PLAINTIFF WRIGHT calls DEFENDANT MELISSA BACELAR at WYLDER'S HOLISTIC PET CENTER & RESCUE to inform her of KOBI'S status. DEFENDANT MELISSA BACELAR gives PLAINTIFF WRIGHT her cell phone and reiterates that there are no other puppies that are ill.
- 102. That same day KOBI is rushed to an emergency veterinarian where he is admitted and required to stay over night. WALTER again tests negative at the emergency veterinarian.
- 103. In a conversation via text message, DEFENDANT MELISSA BACELAR states, "I'm just really stumped" and "He prob got it from breeder?? I guess. Or maybe one of the dogs at the store was a carrier? But why just him." See a true and correct copy of the 9/7/15 text

message, attached hereto as Exhibit "H." She makes no mention of THUMPER having been diagnosed with the Parvovirus the day prior.

- 104. On September 8, 2015, KOBI is transferred to the Southern California Veterinary Specialty Hospital ("SoCal Vet Hospital") where he requires 24-hour care for shock and Parvovirus. He is one of the worst cases of Parvovirus the head veterinary criticalist has ever seen.
- 105. On September 9, 2015 at 10:55 a.m., PLAINTIFF WRIGHT requests to speak with DEFENDANT MELISSA BACELAR and she continues to deny any knowledge of how KOBI could have gotten sick. She makes no mention of THUMPER being hospitalized with the same illness as KOBI or that she had multiple puppies die within the last few puppies from the Parvovirus.
- 106. At 2:18 p.m. on September 9, 2015, after PLAINTIFF WRIGHT states that KOBI likely will not pull through, DEFENDANT MELISSA BACELAR writes, "Omg I can't believe this. Please send a picture so that I can help you pay for this." She further indicates that she is "going to do a write up" and "will post and ask for donations." See a true and correct copy of the 9/9/15 text message, attached hereto as Exhibit "I."
- BACELAR texts PLAINTIFF WRIGHT, "I'm going to get you donations." and "[t]his is awful I don't understand." See Exhibit "I." She fails to mention that two (2) hours earlier she was informed that THUMPER had died. She then posts a "GoFundMe" on her personal Facebook page stating, "This tiny baby was bred in the backyard and dumped when sick. He is now not even 7 weeks old and fighting for his life" and asking that donations be sent to DEFENDANT WYLDER FOUNDATION. See a true and correct copy of the Defendant Melissa Bacelar's Facebook posts, attached hereto as Exhibit "J."
- 108. After PLAINTIFF WRIGHT stresses the safety of the other puppies, DEFENDANT MELISSA BACELAR states, "I have talked to both the other families. So far no one else is even slightly sick" and "I told them to go to our vet." PLAINTIFF WRIGHT is

informed and believes thereon that DEFENDANT MELISSA BACELAR never told the owners of the other two (2) Mini Schnauzers, or any other owners of the puppies that were in contact with KOBI, that KOBI was diagnosed with the Parvovirus.

- 109. At 7:37 p.m. on September 9, 2015, PLAINTIFFS FAIRBANKS and WRIGHT were informed by the veterinary criticalist that it would be best for KOBI to be humanely euthanized. PLAINTIFFS FAIRBANKS and WRIGHT say goodbye and KOBI is euthanized while being held in PLAINTIFF WRIGHT's arms. PLAINTIFFS FAIRBANKS and WRIGHT incurred over \$4,000.00 in veterinarian hospital costs in their attempt to save KOBI's life.
- 110. The very next day on September 10, 2015, WALTER is diagnosed with the deadly Parvovirus. PLAINTIFFS FAIRBANKS and WRIGHT have to cancel the vacation they planned in March 2015 to travel out of the country for six (6) days.
- 111. That same day, DEFENDANT MELISSA BACELAR reposts KOBI's "GoFundMe" page twice asking for donations stating, "Now we have two of them who are fighting for their lives." See Exhibit "J." The page does not indicate that KOBI had died. To separate herself from the intentional misrepresentations, PLAINTIFF WRIGHT asks DEFENDANT MELISSA BACELAR's permission to start her own fundraising page. Her request is granted. DEFENDANT MELISSA BACELAR continues to represent to PLAINTIFF WRIGHT that no other puppy is sick. See Exhibit "I."
- 112. Between September 9 and September 14, 2015, DEFENDANT MELISSA BACELAR would write to PLAINTIFF WRIGHT on the following occasions making promises to pay. See Exhibits "I" and "J."
- 113. In furtherance of the objective to pay for PLAINTIFF FAIRBANKS and WRIGHT's veterinarian expenses, DEFENDANT MELISSA BACELAR refunded PLAINTIFF WRIGHT \$1000.00.
- 114. On September 10, 2015, DEFENDANT MELISSA BACELAR states to PLAINTIFF WRIGHT via text message, "I just can't figure out where Kobi got it when no one else does." See Exhibit "I." Still DEFENDANTS fails to mention the death of the Yorkie

puppies or THUMPER's death.

115. On September 12, 2015, DEFENDANT MELISSA BACELAR admits to puppy flipping when she wrote in a text message to PLAINTIFF WRIGHT, "[w]e actually incur a ton of costs for every puppy we take in ... We pay a foster to watch them nightly and a transporter to take them back and forth ... We have a store so we are completely different from other rescues. We also do 'reimburse' the people who drop them off.' They always lie to us but once they get here we want the puppies so if they ask us for money we give it to them ... Most rescues could not do the volume we do ..." See a true and correct copy of the 9/12/15 text message, attached hereto as Exhibit "K."

- 116. Between September 10, 2015 and September 17, 2015, WALTER would be visited daily but would slowly decline, his white blood cells never replenishing themselves. It would be an emotional roller coaster for PLAINTIFFS FAIRBANKS and WRIGHT that would cause great stress, anxiety, panic, worry, lack of sleep and all around emotional turmoil after having already lost two (2) Mini Schnauzers in less than sixty (60) days.
- 117. On September 17, 2015, during PLAINTIFF WRIGHT's visit, WALTER screamed out and had an arrest, coding from the Parvovirus having reached his heart or having experienced a clot. Rushed out of isolation and to an emergency team of doctors and nurses, they worked hard to revive him. Weighing just over one (1) pound now, having beginning stages of pneumonia, and having fought for seven (7) days to recover from the Parvovirus, at the advice of the veterinary criticalist, PLAINTIFF WRIGHT held WALTER in her arms and he was humanely euthanized. This would be the third (3<sup>rd</sup>) Schnauzer in less than sixty (60) days that PLAINTIFFS FAIRBANKS and WRIGHT lost. WALTER's seven (7) day hospital care totaled over \$7,000.00. After being informed of WALTER's death, DEFENDANT MELISSA BACELAR states, "I'm not sure how they would have gotten sick." *See* a true and correct copy of the 9/17/15 text message, attached hereto as Exhibit "L".
- 118. On September 18, 2015, an attorney representing DEFENDANTS sends an email to the attorney for PLAINTIFFS FAIRBANKS and WRIGHT stating, "[n]either dog had any

symptoms of Parvo at the time of adoption. Further, given that it is highly contagious, no other dog from that particular litter or any other dog living at Wylder's contracted the illness. It was clearly contracted after the dog left Wylder's." The email further states that DEFENDANTS MELISSA BACELAR and WYLDER FOUNDATION have "gone above and beyond their duty." The email fails to mention that as of this date, DEFENDANTS were aware of at least three (3) other puppies that had died.

119. PLAINTIFFS FAIRBANKS and WRIGHT were advised by the veterinarian specialists that they should not allow any puppy in their home for at least six (6) months to one (1) year. This has prevented them from adopting a puppy of their own or continuing their work as foster parents to puppies needing adoption. This has further exacerbated PLAINTIFFS FAIRBANKS and WRIGHT's emotional suffering.

### FACTUAL BACKGROUND RELATING TO DAKOTA'S DEATH

- 120. PLAINTIFF WARNER and her ten (10) year old daughter wanted to adopt a puppy to signify a fresh new start to a life post-divorce. Like the other plaintiffs, PLAINTIFF WARNER found DEFENDANTS WYLDER'S HOLISTIC PET CENTER & RESCUE and WYLDER FOUNDATION on <a href="https://www.petfinder.com">www.petfinder.com</a> where she saw three (3) siblings advertised as Saint Bernard mixes. PLAINTIFF WARNER adopted the puppy advertised as "Simon" and renamed him Dakota.
- 121. DEFENDANT MELISSA BACELAR informed PLAINTIFF WARNER that the puppies had been rescued from horrible conditions but refused to allow PLAINTIFF WARNER to see any documentation noting any details.
- 122. PLAINTIFF WARNER commented on the puppy being a bit lethargic and DEFENDANT MELISSA BACELAR indicated that the puppy had just been dewormed by DEFENDANT BACELAR. PLAINTIFF WARNER also noticed that DEFENDANT BACELAR administered vaccinations upon adoption and there were no records that Dakota had been seen by a vet previously.
  - 123. In addition to the \$600 adoption fee, PLAINTIFF WARNER purchased all the

- 124. At all times while in PLAINTIFF WARNER's care, Dakota would not eat and was not interested in any of the recommended food. PLAINTIFF WARNER noticed that Dakota seemed underage, still exhibiting signs that he may have still been nursing.
- 125. On November 5, 2015, PLAINTIFF WARNER brought Dakota to a veterinarian who examined him and determined that he had ring worms and noted that he was not eating any food that the veterinarian attempted to give him.
- 126. By November 9, 2015, after Dakota had barely eaten anything since adoption, he could not use his legs to walk and was very lethargic. PLAINTIFF WARNER drove him to the emergency vet where they determined that he had a metabolic crash, his sodium, protein, potassium, and blood glucose were at life threatening levels.
- 127. Once stabilized Dakota was transferred to Southern California Veterinarian Specialty Hospital where he received a neurologist exam to determine the cause of Dakota's symptoms as he was still unable to operate his hind legs and could not hold his head up. Unable to determine the cause, Dakota returned to his local hospital.
- 128. DEFENDANT MELISSA BACELAR on behalf of DEFENDANT WYLDER FOUNDTION attempted to raise funds for Dakota's care. To date, PLAINTIFF WARNER is only aware of one \$200 donation paid directly to Dakota's original treating veterinarian. Dakota's total veterinary expenses are \$9,566.67.
  - 129. On November 18, 2015, Dakota died.
- 130. Each of the veterinarians that cared for Dakota estimated his age to be well below the advertised age of 8 weeks and commented that he likely was not a healthy puppy on the date of adoption.
- 131. To date, DEFENDANTS refuse to share any information with PLAINTIFF WARNER regarding Dakota's point of origin or relating to the conditions that were made aware to them.

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### FACTUAL BACKGROUND RELATING TO OLIVER

- 132. On December 8, 2015, PLAINTIFF YASMIN WASKOW, wife of Plaintiff Seth Waskow, visited DEFENDANT WYLDER'S HOLISTIC PET CENTER & RESCUE.
- 133. On the date of adoption, YASMIN WASKOW witnessed a dog with bloody stool and vomit and was told that the dog "had eaten something red." This dog was in direct contact with other healthy dogs as it was placed in the same kennel area as other dogs.
- 134. The WASKOWS are informed and believe thereon that DEFENDANTS were in possession of a puppy named "Donovan" that was up for adoption and in the store and which was diagnosed with the deadly Parvovirus on December 7, 2015. Donovan was removed from Panorama Pet Hospital on December 8, 2015 and tested negative for the Parvovirus on December 16, 2015. Donovan was immediately placed for adoption and adopted on December 24, 2015.
- 135. The WASKOWS are informed and believe thereon that DEFENDANTS were in possession of a puppy named "Holden" that was up for adoption in the store and which was diagnosed with the deadly Parvovirus on December 11, 2015. The WASKOWS are informed and believe thereon that DEFENDANTS declined treatment by a vet. Holden tested negative for the Parvovirus on December 16, 2015, was immediately placed in the store for adoption and adopted on the same day he tested negative for the Parvovirus. Holden was adopted exactly five days after testing positive for the Parvovirus.
- 136. The WASKOWS are informed and believe thereon that DEFENDANTS were in possession of a puppy named "Tristran" that was up for adoption in the store and which was diagnosed with the deadly Parvovirus on December 11, 2015. The WASKOWS are informed and believe thereon that DEFENDANTS declined treatment by a vet. Tristran tested negative for the Parvovirus on December 16, 2015, was immediately placed for adoption and adopted on December 17, 2015 six days after testing positive for the Parvovirus.
- 137. The WASKOWS are informed and believed thereon that a dog sheds the Parvovirus for upward of three (3) weeks after testing negative for the disease. Any other dog

that comes into contact with a dog shedding the disease is at risk for contracting it. DEFENDANTS kept Holden, Donovan, Tristran in the store both prior to being diagnosed with the Parvovirus and during the time each of these dogs were shedding the disease and cross-contaminated the dogs with healthy dogs.

- 138. Oliver was diagnosed on December 10, 2015 with the deadly parvovirus at Center Sinai and was immediately transferred to Animal Specialty and Emergency Center ("ASEC"). He was treated and released on December 18, 2015.
  - 139. The WASKOWS spent \$11,077.90 treating Oliver at ASEC.

### FIRST CAUSE OF ACTION

### (Negligent Misrepresentation Against All Defendants)

PLAINTIFFS hereby incorporate by reference Paragraphs 1 through 125 of this Complaint as if fully set forth herein and for a cause of action allege as follows:

- 140. During the course of PLAINTIFFS' and DEFENDANTS' interactions, DEFENDANTS made numerous misrepresentations to PLAINTIFFS, including, not limited to, false statements about the puppies age, health, origin, cause of death and failed to disclose the death of other puppies that died of the Parvovirus. Namely, that the puppies were "rescued," 8 weeks old, healthy, had been in foster care, examined by a veterinarian, appropriately quarantined and no other puppies had contracted the Parvovirus. However, DEFENDANTS purchased underage puppies that were not quarantined from other litters, subjected to cross-contamination, had been exposed to the Parvovirus and other illnesses, as well as other puppies that had become ill and died in April and June 2015.
- 141. DEFENDANTS further represented the puppies as "rescue" when in fact DEFENDANTS purchase underage puppies from backyard breeders or puppy brokers.
- 142. DEFENDANTS further represented that they were over 8 weeks of age, when in fact they were under 8 weeks of age, with no teeth other than their canines, and should not have been weaned from their mothers and could have been immuno-compromised.
  - 143. Although DEFENDANTS may have honestly believed that their representations

were true, DEFENDANTS had no reasonable grounds for believing the representation was true when they were made.

- 144. PLAINTIFFS reasonably relied on DEFENDANTS' misrepresentations when they decided to "adopt" the puppies and when they decided to render care once they became ill, incurring extensive out of pocket costs in reliance on DEFENDANTS' misrepresentations.
- 145. As a result of DEFENDANTS' misrepresentation, PLAINTIFFS have suffered damages in the form of medical expenses for the puppies, stress, anxiety, panic, distress, caused by the puppies' deteriorating health, and their ultimate grief in having each puppy die painful deaths and PLAINTIFFS' reliance on DEFENDANTS representations was a substantial factor in causing this harm.

#### SECOND CAUSE OF ACTION

### (Intentional Misrepresentation Against All Defendants)

PLAINTIFFS hereby incorporate by reference Paragraphs 1 through 131 of this Complaint as if fully set forth herein and for a cause of action allege as follows:

- DEFENDANTS made numerous misrepresentations to PLAINTIFFS, including, not limited to, false statements about the puppies age, health, origin, cause of death and failed to disclose the death of other puppies that died of the Parvovirus. Namely, that the puppies were "rescued," 8 weeks old, healthy, had been in foster care, examinaed by a vetrinarian, appropriately quarantined and no other puppies had contracted the Parvovirus. However, DEFENDANTS purchased underage puppies that were not quarantined from other litters, subjected to cross-contamination, had been exposed to the Parvovirus and other illnesses, as well as other puppies that had become ill and died.
- 147. DEFENDANTS further represented the puppies as "rescue" when in fact DEFENDANTS purchase underage puppies from backyard breeders or puppy brokers.
- 148. DEFENDANTS further represented that they were over 8 weeks of age, when in fact they were under 8 weeks of age, with no teeth other than their canines, and should not have

been weaned from their mothers and could have been immuno-compromised.

- made because PLAINTIFFS are aware that a seven (7) week old puppies have a full set of teeth and they were aware that other puppies were ill or had died in April and June 2015 from the Parvovirus and yet DEFENDANTS still told PLAINTIFFS that there were no other ill puppies. As described above, DEFENDANTS represented that the puppies were examined by a veterinarian but since these puppies were obviously ill within 24 hours of leaving the store, either the DEFENDANTS knew about the puppies' illnesses and sold them as "healthy" anyway, or a veterinarian did not examine these dogs before their purchase.
- 150. DEFENDANTS made the representations herein alleged with the intention of inducing PLAINTIFFS to purchase the DEFENDANTS' puppies.
- 151. DEFENDANTS also made misrepresentations with the intention of avoiding liability for the deaths of the puppies.
- 152. PLAINTIFF reasonably relied on DEFENDANTS' misrepresentations when they decided to purchase the puppies. PLAINTIFFS FAIRBANKS and WRIGHT further relied on DEFENDANTS misrepresentations that DEFENDANTS would reimburse them for the veterinarian expenses. PLAINTIFF GREEN also relied on the misrepresentation that she would receive a refund for the adoption fee.
- damages in the form of medical expenses for the puppies, stress, anxiety, panic, distress, caused by the puppies' deteriorating health, and their ultimate grief in having each puppy die painful deaths and PLAINTIFFS' reliance on the representations was a substantial factor in causing PLAINTIFFS' harm. Further, in engaging in the conduct described above, DEFENDANTS acted with malice, oppression and fraud and PLAINTIFFS are therefore entitled to recover punitive damages.

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#### THIRD CAUSE OF ACTION

### (Concealment Against All Defendants)

PLAINTIFFS hereby incorporate by reference Paragraphs 1 through 139 of this Complaint as if fully set forth herein and for a cause of action allege as follows:

- 154. During the course of PLAINTIFFS' and DEFENDANTS' interactions DEFENDANTS failed to disclose certain critical information.
- 155. DEFENDANTS failed to disclose that the puppies were underage, had not been quarantined from other litters, had been subjected to cross-contamination, and had been exposed to the Parvovirus and other illnesses. Additionally, DEFENDANTS failed to disclose that other puppies had died of the Parvovirus in April and June 2015.
- 156. DEFENDANTS further intentionally failed to disclose that PLAINTIFFS' puppies were ill or had been exposed to other puppies that were ill or had died.
- 157. DEFENDANTS further concealed that it is a regular practice of DEFENDANTS to purchase underage puppies from backyard breeders or puppy brokers.
- 158. DEFENDANTS concealed information about other puppies having been ill and died.
- 159. DEFENDANTS prevented PLAINTIFFS from discovering certain facts. I.e., the identify of each individual PLAINTIFF that had an ill and deceased puppy, the deaths of the Yorkie puppies, the death of any other puppy subsequent to the PLAINTIFFS' puppies.
  - 160. DEFENDANTS intended to deceive PLAINTIFFS by concealing the facts.
  - 161. PLAINTIFFS did not know of the concealed facts.
- 162. Had the omitted information been disclosed, PLAINTIFFS reasonably would have behaved differently.
- 163. As a result of DEFENDANTS' concealment, PLAINTIFFS have suffered damages in the form of medical expenses for the puppies, stress, anxiety, panic, distress, caused by the puppies' deteriorating health, and their ultimate grief in having each puppy die painful

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deaths and DEFENDANTS' concealment was a substantial factor in causing this harm. Further, in engaging in the conduct described above, DEFENDANTS acted with malice, oppression and fraud and PLAINTIFFS are therefore entitled to recover punitive damages.

### FOURTH CAUSE OF ACTION

### (Intentional Infliction of Emotional Distress Against All Defendants)

PLAINTIFFS hereby incorporate by reference Paragraphs 1 through 149 of this Complaint as if fully set forth herein and for a cause of action allege as follows:

- 164. DEFENDANTS' conduct as set forth above was so extreme and outrageous that it exceeded the boundaries of human decency and was beyond pale of conduct tolerated in a civil society. This conduct was intended to cause severe emotional distress, or was done in reckless disregard of the probability of causing severe emotional distress. To the extent that said outrageous conduct was perpetrated by certain DEFENDANTS, the remaining DEFENDANTS adopted and ratified said conduct with a wanton and reckless disregard of the deleterious consequences to PLAINTIFFS.
- 165. As a direct and proximate result of DEFENDANTS' wrongful conduct, PLAINTIFFS have suffered and continue to suffer severe and continuous humiliation, worry, nervousness, grief, anxiety, panic, stress, and physical and mental pain and anguish, as well as economic losses, all to their damage in an amount according to proof at the time of trial.
- 166. DEFENDANTS committed the acts alleged herein maliciously, fraudulently, and oppressively, with the wrongful intention of injuring PLAINTIFFS, and acted with an improper and evil motive amounting to malice and in conscious disregard of PLAINTIFFS' rights. Because the acts taken toward PLAINTIFFS were carried out by DEFENDANTS acting in a deliberate, cold, callous, and intentional manner in order to injure and damage PLAINTIFFS, PLAINTIFFS are entitled to recover punitive damages from DEFENDANTS in an amount according to proof.

### FIFTH CAUSE OF ACTION

### (Negligent Infliction of Emotional Distress Against All Defendants)

PLAINTIFFS hereby incorporate by reference Paragraphs 1 through 152 of this Complaint as if fully set forth herein and for a cause of action allege as follows:

- 167. All DEFENDANTS, and each of them, knew or reasonably should have known that the conduct described herein would and did proximately result in physical and emotional distress to PLAINTIFFS.
- 168. At all relevant times, all DEFENDANTS, and each of them, had power, ability, authority, and duty to stop engaging in the conduct described herein and/or to intervene to prevent or prohibit said conduct.
- 169. Despite said knowledge, power and duty, DEFENDANTS negligently failed to act so as to stop engaging in the conduct described herein and/or to prevent or prohibit such conduct or otherwise protect PLAINTIFFS. To the extent that said negligent conduct was perpetuated by certain DEFENDANTS, the remaining DEFENDANTS confirmed and ratified said conduct with the knowledge that PLAINTIFFS' emotional and physical distress would thereby increase, and with a wanton and reckless disregard for the deleterious consequences to PLAINTIFFS.
- 170. As a direct and proximate result of DEFENDANTS' wrongful conduct, PLAINTIFFS have suffered and continue to suffer severe and continuous humiliation, worry, nervousness, grief, anxiety, panic, stress, and physical and mental pain and anguish, as well as economic losses, all to their damage in an amount according to proof at the time of trial.

#### SIXTH CAUSE OF ACTION

(Unfair and Fraudulent Business Practices in

Violation of Cal. Bus. & Prof. Code §§17200 et seq. Against All Defendants)

PLAINTIFFS hereby incorporate by reference Paragraphs 1 through 156 of this Complaint as if fully set forth herein and for a cause of action allege as follows:

- 171. The foregoing conduct, as alleged, violates the "unfair" and "fraudulent" prongs of the California Unfair Competition Law ("UCL"), Cal. Bus. & Prof. Code §§17200 et seq.
- 172. DEFENDANTS committed acts of unfair competition, as defined by the UCL, by, among other things, engaging in the acts and practices described herein, including but not limited to its marketing and advertising in which DEFENDANTS make false and misleading statements regarding the puppies origin' and status of "rescue", when in fact, DEFENDANTS purchase puppies from backyard breeders and/or puppy brokers.
- 173. DEFENDANTS' business practices, as alleged herein, are unfair and fraudulent because (1) the injury to the consumer is substantial; (2) the injury is not outweighed by any countervailing benefits to consumers or competition; and (3) consumers could not reasonably have avoided the information because DEFENDANTS intentionally mislead the consuming public by means of the claims made with respect to the puppies as set forth herein.
- 174. DEFENDANTS' business practices as alleged herein are fraudulent because they are likely to deceive customers who wish to "rescue" puppies into believing that the DEFENDANTS' puppies' were unwanted and abandoned, when in fact, they were purchased by DEFENDANTS and unhealthy.
- 175. PLAINTIFFS suffered economic injury-in-fact and have lost money and property as a result of DEFENDANTS' misrepresentations that the puppies were healthy and "rescues."
- 176. DEFENDANTS' statements about "rescuing" is misleading and likely to deceive reasonable consumers who read and rely upon the material representation when deciding to "rescue" puppies instead of purchasing them directly from backyard breeders and/or puppy brokers.
  - 177. PLAINTIFFS were misled into "adopting" puppies from DEFENDANTS

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because of DEFENDANTS' unfair and fraudulent conduct.

178. As purchasers and consumers of DEFENDANTS' puppies and as members of the general public in California who have been injured by DEFENDANTS' un awful, unfair and/or deceptive practices, PLAINTIFFS are entitled to and do bring this action seeking all available remedies under the UCL, including declaratory and injunctive relief and restitution, as well as attorneys' fees and costs.

179. Pursuant to Cal. Civ. Code §3287(a), PLAINTIFFS are further entitled to pre-judgment interest as a direct and proximate result of DEFENDANTS' wrongful conduct. The amount of damages suffered as a result is sum certain and capable of calculation, and PLAINTIFFS are entitled to interest in an amount according to proof. Consumers of the general public who "rescued" puppies based upon he misrepresentations by DEFENDANTS are also further entitled to pre-judgment interest in a quantitative amount to be determined at trial of this action.

### **SEVENTH CAUSE OF ACTION**

### (Unlawful Business Practices in Violation of Cal. Bus. & Prof. Code §§17200 et seq. **Against All Defendants**)

PLAINTIFFS hereby incorporate by reference Paragraphs 1 through 165 of this Complaint as if fully set forth herein and for a cause of action allege as follows:

- This cause of action is brought on behalf of PLAINTIFFS pursuant to the "unlawful" prong of the UCL, Cal. Bus. & Prof. Code §§17200 et seq.
- 181. DEFENDANTS committed acts of unfair competition, as defined by the UCL, by, among other things, engaging in the acts and practices described herein, including but not limited to its marketing and advertising in which DEFENDANTS made false and misleading statements regarding the puppies origin and status of "rescue", when in fact, DEFENDANTS purchase puppies from backyard breeders and/or puppy brokers.
  - 182. DEFENDANTS' business practices, as alleged herein, are unlawful

because they violate: (1) LAMC Sections 53.73, 53.50 (2) Penal Code §597z, (3) Cal. Health and Safety Code §122045-122315 and; (4) Bus. & Prof. Code §17500. Further, DEFENDANTS MELISSA BACELAR, GAIL BACELAR, and WYLDER FOUNDATION are unlawfully violating their own Articles of Incorporation and IRS filings which state that "[t]he specific purpose of this corporation is to rescue, rehabilitate and re home unwanted dogs from the kill shelters in Los Angeles County." *See* Exhibits "A" and "B."

- 183. PLAINTIFFS purchased each puppy for \$600.00. DEFENDANTS represented the puppies as over 8 weeks old, "rescued," fully vaccinated, sterilized and healthy. However, the puppies were 5-6 weeks old, purchased from backyard breeders and/or puppy brokers, never quarantined and had been exposed to the Parvovirus and other illnesses.
- 184. PLAINTIFFS were misled into purchasing the puppies by DEFENDANTS' unlawful conduct.
- 185. As purchasers and consumers of DEFENDANTS' puppies and as members of the general public in California who have been injured by DEFENDANTS' unlawful, unfair and/or deceptive practices, PLAINTIFFS are entitled to and do bring this action seeking all available remedies under the UCL, including declaratory and injunctive relief and restitution, as well as attorneys' fees and costs.
- 186. Pursuant to Cal. Civ. Code §3287(a), PLAINTIFFS are further entitled to pre-judgment interest as a direct and proximate result of DEFENDANTS' wrongful conduct. The amount of damages suffered as a result is sum certain and capable of calculation, and PLAINTIFFS are entitled to interest in an amount according to proof. Consumers of the general public who "rescued" puppies based upon he misrepresentations by DEFENDANTS are also further entitled to pre-judgment interest in a quantitative amount to be determined at trial of this action.

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## **EIGHTH CAUSE OF ACTION**

(False & Misleading Advertising in Violation of Cal. Bus. & Prof. Code §§17500 et seq.

Against All Defendants)

PLAINTIFFS hereby incorporate by reference Paragraphs 1 through 172 of this Complaint as if fully set forth herein and for a cause of action allege as follows:

- 187. The foregoing conduct, as alleged, violates the ("UCL"), Cal. Bus. Prof. Code §17500 et seq. Section 17500 of the Cal. Bus. & Prof. Code prohibits unfair competition by prohibiting false advertising.
- 188. DEFENDANTS disseminated, or caused to be disseminated, false and misleading statements and representations (oral and written) in labeling, advertisements, promotion and/or marketing of "rescued" puppies. These include labeling, advertising, promoting and marketing the puppies as being "rescued," old enough for adoption, vetted, vaccinated, sterilized, micro-chipped, healthy and illness free, when in fact, they are not.
- 189. DEFENDANTS continue to disseminate, or cause to be disseminated, such false and misleading statements alleged herein.
- 190. DEFENDANTS are aware that the claims it makes about the puppies are false and misleading.
- 191. DEFENDANTS' representations and advertising concerning the puppies are unfair, deceptive, untrue and/or misleading within the meaning of Cal. Bus. Prof. Code §17500 et seq. and are likely to deceive, and continue to deceive the consuming public. In fact, PLAINTIFFS were misled and deceived by DEFENDANTS' representations.
- 192. Representations that the puppies are "rescued," 8 weeks old, and healthy is misleading and likely to deceive reasonable consumers who read and rely upon the material representation in choosing to "rescue" a puppy that was not purchased from a backyard breeder or puppy broker, was not exposed to disease, and was old enough for adoption. These

misrepresentations are material and constitute false advertising.

193. As purchasers and consumers of DEFENDANTS' puppies and as members of the general public in California who have been injured by DEFENDANTS' unlawful, unfair and/or deceptive practices, PLAINTIFFS are entitled to and do bring this action seeking all available remedies under the UCL, including declaratory and injunctive relief and restitution, as well as attorneys' fees and costs.

194. Pursuant to Cal. Civ. Code §3287(a), PLAINTIFFS are further entitled to pre-judgment interest as a direct and proximate result of DEFENDANTS' wrongful conduct. The amount of damages suffered as a result is sum certain and capable of calculation, and PLAINTIFFS are entitled to interest in an amount according to proof. Consumers of the general public who "rescued" puppies based upon he misrepresentations by DEFENDANTS are also further entitled to pre-judgment interest in a quantitative amount to be determined at trial of this action.

# NINTH CAUSE OF ACTION

# (Negligence and Negligence Per Se Against All Defendants)

PLAINTIFFS hereby incorporate by reference Paragraphs 1 through 180 of this Complaint as if fully set forth herein and for a cause of action allege as follows:

- 195. DEFENDANTS marketed and sold ill, unhealthy, underage puppies as being "rescue" puppies, healthy, of appropriate age, and illness-free. DEFENDANTS further failed to institute proper protocols and procedures to ensure the health and safety of the puppies that they placed for adoption with the public. DEFENDANTS owed a duty of care to PLAINTIFFS and to the consuming public to conduct their activities with reasonable care.
- 196. DEFENDANTS fell below the standard of care exercised by other retail rescue stores and animal rescue organizations by carelessly, grossly, negligently, and recklessly manage, maintain, and operate their business in such a manner which resulted in the inhumane treatment of animals, including but not limited to, instituting proper procedures and protocols that ensure the health and safety of the animals that DEFENDANTS take into their possession.

197. DEFENDANTS MELISSA BACELAR, GAIL BACELAR, WYLDER FOUNDATION, WYLDERS SWEET SHOP, LLC and WYLDER'S HOLISTIC PET CENTER & RESCUE are located in the City of Los Angeles. These DEFENDANTS sell commercially bred dogs in their retail businesses or other commercial establishments in violation of LAMC 53.73. These DEFENDANTS and/or their agents purchase, offer to purchase, barter or receive without cost puppies in violation of LAMC 53.42. These DEFENDANTS have known or reasonably should have known of these egregious and ongoing violations, yet have done nothing to comply with the city ordinances.

- 198. DEFENDANTS WYLDERS SWEET SHOP, LLC *dba* WYLDER'S HOLISTIC PET CENTER & RESCUE is a "pet dealer" as defined by Cal. Health and safety Code §122125. They are in the business of selling dogs at retail and are required to possess a permit pursuant to Section 6066 of the Revenue and Taxation Code. In furtherance of this business, they market and sell puppies under the age of 8 weeks of age without first obtaining written documentation approving the sale from a veterinarian licensed to practice in California in violation of Penal Code §597z and Cal. Health and Safety Code §122045-122315.
- 199. DEFENDANT WYLDERS SWEET SHOP, LLC *dba* WYLDER'S HOLISTIC PET CENTER & RESCUE *dba* THE WAGMOR failed to comply with the City of Los Angeles Kennel Permit Standards and operated without a kennel license in violation of LAMC 53.50.
- 200. The above-mentioned city ordinances and California Codes were enacted to ensure the humane treatment of animals, safe guard the public interest and encourage adoption of rescue animals and lower the City of Los Angeles' shelter euthanasia rates. The acts and omissions of DEFENDANTS as alleged were and are a substantial factor contributing to the illegal and substandard procurement and care of animals PLAINTIFFS and other members of the consuming public obtained from DEFENDANTS.
- 201. PLAINTIFFS and their puppies are among the class persons and animals that the foregoing ordinances and laws were designed to protect and for whose protection they were adopted. The injuries are of the type that the foregoing ordinances and laws were intended to

prevent. DEFENDANTS' violations of the foregoing ordinances and laws constituted negligence per se and created a presumption of negligence.

- 202. As a direct, legal and proximate result of the foregoing, PLAINTIFFS were compelled to, and did, employ the services of veterinarians to care for and treat their puppies, in an amount, nature and degree to be proven at trial pursuant to Cal. Code of Civ. Proc. § 425.10.
- 203. DEFENDANTS' conduct as described herein was malicious, fraudulent, and/or oppressive, and done with a conscious disregard for PLAINTIFFS and for the deleterious consequences of the DEFENDANTS' actions. Each DEFENDANT authorized, condoned, and/or ratified the unlawful conduct of all the other DEFENDANTS named in this action and of their agents and employees. Consequently, PLAINTIFFS are entitled to an award of punitive damages.

#### TENTH CAUSE OF ACTION

# (Injunctive Relief Against All Defendants)

PLAINTIFFS hereby incorporate by reference Paragraphs 1 through 189 of this Complaint as if fully set forth herein and for a cause of action allege as follows:

- 204. As a direct and proximate result of DEFENDANTS' wrongful conduct, as described above, PLAINTIFFS have suffered substantial monetary and non-monetary damage. Pecuniary compensation would not afford adequate relief for this wrongful conduct, and in any event it would be extremely difficult to ascertain the amount of compensation that would afford adequate relief. Upon information and belief, DEFENDANTS continue to commit the acts, as alleged, and these acts continue to deceive consumers and members of the general public by such means as described herein, and continue to cause damages to consumers and members of the general public who purchase and will purchase puppies from DEFENDANTS based upon such representations and other acts.
- 205. As a result, injunctive relief is sought in order to require DEFENDANTS to cease and desist from making affirmative representations, and other such acts or omissions, which act to deceive consumers and members of the general public concerning the sourcing and

health of the puppies and the post purchase responsibilities of the DEFENDANTS.

# PRAYER FOR RELIEF

WHEREFORE, PLAINTIFFS pray for judgment against DEFENDANTS as follows:

For actual damages, including but not limited to veterinary and incidental expenses, according to proof;

For general damages, including pain and suffering, according to proof;

For compensatory damages, including but not limited to lost wages and other sundry expenses, according to proof;

Special damages according to proof;

For punitive damages allowed by law;

For restitution and/or disgorgement;

For loss of use of companionship and reduction in enjoyment in life, in an amount according to proof;

For an award to PLAINTIFFS of costs of suit incurred herein and reasonable attorneys' fees;

For an award of prejudgment and post-judgment interest;

Exemplary damages pursuant to Civil Code §3340, according to proof;

For such other and further relief as the Court may deem just and proper.

Dated: June \_\_\_\_\_, 2016 Respectfully submitted,

**HIGBEE & ASSOCIATES** 

Mat Higbee, Attorney for PLAINTIFFS

# **DEMAND FOR JURY TRIAL**

PLAINTIFFS hereby requests trial by jury.

Dated: June \_/

Respectfully submitted,

**HIGBEE & ASSOCIATES** 

Higbee & Associates, Attorney for PLAINTIFFS

# ADDITIONAL ATTORNEYS TO BE NOTICED:

Kimberly A. Wright (SBN 365899)

LAW OFFICE OF KIMBERLY A. WRIGHT 120 Tustin Ave., C-1033

Newport Beach, CA 92663

Ph: (424) 645-0140; Fx: (424) 645-074\$

Em: kaw@kawlawfirm.com

1		<u>VERIFICATION</u>
2		
3	I	Kristina Warner, declare:
4		am one of the named Plaintiffs in this action. I have read the foregoing Second
5		
6	Amend	ed Complaint and know the contents thereof. With respect to the causes of action alleged
7	by me,	the same is true by my own knowledge, except as to those matters which are therein
8	ctated	n information and belief, and, as to those matters, I believe them to be true.
-	Stated	
9		declare under penalty of perjury, under the laws of the State of California, that the
10	foregoi	ng is true and correct. Executed this day of June 2016 in Torrance, California.
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12		Respectfully submitted,
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14		By: Wating Warr
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16		Kristina Warner
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08/18/2016

I, Cathy Green, declare:

 I am one of the named Plaintiffs in this action. I have read the foregoing Second

Amended Complaint and know the contents thereof. With respect to the causes of action alleged

by me, the same is true by my own knowledge, except as to those matters which are therein

stated on information and belief, and, as to those matters, I believe them to be true.

I declare under penalty of perjury, under the laws of the State of California, that the

foregoing is true and correct. Executed this <u>I</u> day of June 2016 in Encino, California.

Respectfully submitted,

By:

Cathy Green

J. Jonathan Fairbanks, declare:

Amended Complaint and know the contents thereof. With respect to the causes of action alleged by me, the same is true by my own knowledge, except as to those matters which are therein stated on information and belief, and, as to those matters, I believe them to be true.

declare under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct. Executed this \_\_\_\_\_ day of June 2016 in Newport Beach, California.

Respectfully submitted,

Βv

Jonathan Fairbanks

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I Kimberly Wright, declare:

I am one of the named Plaintiffs in this action. I have read the foregoing Second Amended Complaint and know the contents thereof. With respect to the causes of action alleged by me, the same is true by my own knowledge, except as to those matters which are therein stated on information and belief, and, as to those matters, I believe them to be true.

I declare under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct. Executed this \_\_\_\_\_\_\_ day of June 2016 in Newport Beach, California.

Respectfully submitted,

By:

Kimberly Wrigh

08/18/2016

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I, Seth Waskow, declare:

I am one of the named Plaintiffs in this action. I have read the foregoing Complaint and know the contents thereof. With respect to the causes of action alleged by me, the same is true by my own knowledge, except as to those matters which are therein stated on information and belief, and, as to those matters, I believe them to be true.

I declare under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct. Executed this \_\_\_\_\_\_ day of June 2016 in Los Angeles, California.

Respectfully submitted,

By:

Seth Washing

I, Yasmin Waskow, declare:

I am one of the named Plaintiffs in this action. I have read the foregoing Complaint and know the contents thereof. With respect to the causes of action alleged by me, the same is true by my own knowledge, except as to those matters which are therein stated on information and belief, and, as to those matters, I believe them to be true.

I declare under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct. Executed this \_\_\_\_\_\_ day of June 2016 in Los Angeles, California.

Respectfully submitted,

By:

Yasmin Waskow

08/18/2018

# **EXHIBIT A**

# ARTICLES OF INCORPORATION

FILED
Secretary of State
State of California

OF

18C DEC 2 1 2013

# The Wylder Foundation

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The name of this corporation is The Wylder Foundation

#### II.

- A. This corporation is a nonprofit PUBLIC BENEFIT CORPORATION and is not organized for the private gain of any person. It is organized under the Nonprofit Public Benefit Corporation Law for public and charitable purposes.
- B. The specific purpose of this corporation is to rescue, rehabilitate and re home unwanted dogs from the kill shelters in Los Angeles County.

III.

The name and address in the State of California of this corporation's initial agent for service of process is:

Gail Bacelar 9751 Sweetwater Dr, Santa Clarita, California 91390

IV.

The initial street address of this corporation is 11948 Ventura Blvd, Studio City, California 91604-2607.

## V.

A. This corporation is organized and operated exclusively for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code.

B. No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing of distribution of statements) on behalf of any candidate for public office.

## VI.

The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer or member thereof or to the benefit of any private person. Upon the dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for religious purposes and which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code.

## VII.

This corporation shall have a future file date of December 21, 2013

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles of Incorporation on the date below.

Date: 12/5/2013

LegalZoom.com, Inc., Incorporator

By: Cheyenne Moseley, Assistant Secretary LDA #0104 in Los Angeles County (expires 12/2013) 101 N. Brand Blvd., 11th Floor, Glendale, CA 91203

(323) 962-8600

# ACTION BY WRITTEN CONSENT OF THE SOLE INCORPORATOR

OF

The Wylder Foundation, A California Nonprofit Corporation, December 30, 2013

The undersigned, acting as the sole incorporator of The Wylder Foundation, a California Nonprofit Corporation (the "Corporation"), hereby approves and adopts the following resolutions by this written consent without a meeting (this "Written Consent") pursuant to the California Nonprofit Corporation Law, which shall be effective upon the commencement of the Corporation's existence:

RESOLVED, that each person named below is hereby elected to serve as a Director of the Corporation until such time as his or her successor is duly elected and qualified:

> Melissa Bacelar Gail Bacelar Suzanne Browning

RESOLVED FURTHER, that the officers of the Corporation, as elected by the Corporation's Board of Directors, are authorized and directed to insert a copy of this Written Consent in the minute book of the Corporation.

RESOLVED FURTHER, that the undersigned, the sole incorporator of the Corporation, hereby resigns as the incorporator of the Corporation, effective upon the commencement of the Corporation's existence.

IN WITNESS WHEREOF, the undersigned executes this Written Consent as of the date set forth above.

By: Cheyenne Moseley, Assistant Secretary

LegalZoom.com, Inc.

LDA #0104 in Los Angeles County (expires 12/2013)

101 N. Brand Blvd., 11th Floor, Glendale, CA 91203

(323) 962-8600

# EXHIBIT B

Registry of Charitable Trusts P.O. Box 903447 Sacramento, CA 94203-4470 Telephone: (916) 445-2021

WEBSITE ADDRESS: http://ag.ca.gov/charities/

# INITIAL REGISTRATION FORM STATE OF CALIFORNIA OFFICE OF THE ATTORNEY GENERAL REGISTRY OF CHARITABLE TRUSTS

(Government Code Sections 12580-12599.7)





NOTE A \$25.00 REGISTRATION FEE MUST/ACCOMPANATHIS R	EGISTRATION FORM SMAKE CHECK PAYABLE TO					
Pursuant to Section 12585, registration is required of every to Fundraisers for Charitable Purposes Act within thirty days a for the charitable purposes for which organized.	ILLET (ACGIDE OF SEZERS (COSTI OF ORIGIN TOTING OF PROPERTY)					
Every charitable (public benefit) corporation, association and trustee holding assets for charitable purposes of doing business in the State of California must register with the Attorney General, except those exempted by California Government Code section 12583. Corporations that are organized primarily as a hospital, a school, or a religious organization are exempted by Section 12583.						
Name of Organization: The Wylder Foundation	Name of Omenization. The Wylder Foundation					
The name of the organization should be the legal name as stated incorporation, articles of association, or trust instrument).	n'the organization's organizing instrument (i.e., articles of ,					
Official Mailing Address for Organization:	TURA BLVD.					
Address: 11940 VLIN	RFC-IVED					
сну:Studio City	Atterney Ceneral's Office					
state:California	APR 2-2 2015					
ZIP Code: 91604						
Organization's telephone number: 818-762-2665	Registry of Charitable Trusts					
Organization's e-mail address: THEWYLDERFOUNDAT	TION@GMAIL.COM					
Organization's fax number: 661-450-1605						
Organization's wabalta: WWW.WYLDERSHOLISTICE	PETCENTER.COM					
All organizations must apply for a Faderal Employer identification	Marie Company Boyer a Sanda Bartudhan					
All organizations must apply for a Federal Employer Identification organizations that have a group exemption or file group returns:	Administrative and the second					
Federal Employer Identification Number (FEIN): 46-4439780	Group Exemption FEIN (if applicable):					
,	A CONTRACTOR AND A CONT					

All California corporations and foreign corporations that have qualified to do business in California will have a corporate to a number. Unincorporated organizations are assigned an organization number by the Franchise Tax Board upon application for California tax exemption.

Corporate or Organization Number: .

3627419

39/160

CT-1 REGISTRATION FORM (6/2007)

12016

Names and addresses of ALL trustees	or directors and officers (atta	ch a list if m	ecessary):
Namo MELISSA BACELAR			Position PRESIDENT/DIRECTOR
Address 7342 CANTALOUPE AV	poin Boso Boso 6		
chyVAN NUYS	State CA	ZIP Code9	
Name GAIL BACELAR			PositionVICE PRESIDENT
Address 9731 SWEETWATER DE	RIVE		
CHYSANTA CLARITA	State CA	ZIP Code9	1390
Name ELLEN LEVINE			PositionTREASURER/DIRECTOR
Address 3724 VANTAGE AVE.			
chySTUDIO CITY	State CA	ZIP Code 9	1604
Name SUZANNE BROWNING			PositionSECRETARY/DIRECTOR
Address 3912 CARPENTER DRIV	/E ·		
City STUDIO CITY	State CA	ZIP Code9	1604
Name			
Address			
City	State	ZIP Code	
Fee Report (RRF-1) within four month	siand titteen days after the on	o required to	tions must file the Annual Registration/Renewal entration's accounting period: Organizations file ether the IRS Form 990 990 EZ or 990 PF
Forms can be found on the Charitable If assets (funds, property, etc.) have b Date assets first received:	Trusts website at mto://ag.c	r dovicuárin	
What annual accounting period has the	e organization adopted?	<u>Ø</u>	Calendar Year
			CT-1 REGISTRATION FORM (6/20

Attach your founding documents as follows:						
A) Corporations - Furnish a copy of the articles of incorporation and all amendments and current bylaws. If incorporated outside California, enter the date the corporation qualified through the California Secretary of State's Office to conduct activities in California.						
Associations - Furnish a copy of the instrument creating the organization (bylaws, constitution, and/or articles of association).						
C) <u>Trusts</u> - Furnish a copy of the trust instrument or will and decree of final distribution.						
O) Trustees for charitable purposes - Furnish a statement describing your operations and charitable purpose.						
Has the organization applied for or been granted IRS tax exempt status. Yes No						
Date of application for Federal tax exemption: DEC. 21, 2013						
Date of exemption letter: OCTOBER 3 20 14 Exempt under Internal Revenue Code section 501(c)						
If known, are contributions to the organization tax deductible? Yes						
Attach a copy of the Application for Recognition of Exemption (IRS Form 1023) and the determination letter issued by the IRS.						
Ooes your organization contract with or otherwise engage the services of any commercial fundralser for charitable purposes, fundralsing counsel, or commercial coventurer? If yes, provide the name(s), address(es), and telephone number(s) of the provider(s):						
Commercial Fundraiser Fundraising Counsel Commercial Coventurer						
Name						
Address						
City State ZIP Code						
Telephone Number						
Commercial Fundraiser Fundraising Counsel Commercial Coventurer						
Name						
Address						
City State ZIP Code						
Telephone Number						
Commercial Fundraiser Fundraising Counsel Commercial Coventurer						
Name						
Address						
City State ZIP Code						
I declare under penalty of perjury that I have elamined this registration form, including accompanying documents, and to the best of my knowledge and belief, the form and each document are true, correct, and complete.  Signature  Title Project Directo Date						
H additional information is required please refer to the Supervision of Trustees and Fundraisers for Charitable Purposes Act (Government Code sections, 12580-12599.7) the Administrative Rules and Regulations pursuant to the Act (California Code of Regulations, Title 11; Sections 300-312:1)  If you have questions regarding registration, or need assistance; Information is available on our website) at the http://ag.ca.gov/charitles/or/you/can/reachius/by/blaphone/at/(916) 445-2021/or fax at (916) 444-36513						
CT-1 REGISTRATION FORM (8/20						

# EXHIBIT C

Form 1023
(Rev. June 2006)
Department of the Treasury

Internal Revenue Service

# Application for Recognition of Exemption Under Section 501(c)(3) of the Internal Revenue Code

OMB No. 1545-0056

Note: If exempt status is approved, this application will be open for public inspection.

Use the instructions to complete this application and for a definition of all bold items. For additional help, call IRS Exempt Organizations Customer Account Services toll-free at 1-877-829-5500. Visit our website at www.irs.gov for forms and publications. If the required information and documents are not submitted with payment of the appropriate user fee, the application may be returned to you.

Attach additional sheets to this application if you need more space to answer fully. Put your name and EIN on each sheet and identify each answer by Part and line number. Complete Parts I - XI of Form 1023 and submit only those Schedules (A through H) that apply to you.

Pa	rt I Identification of Applicant	•			
1	Full name of organization (exactly as it appears in your organizing	ng document)	2 c/o Name (if applie	cable)	
Th	e Wylder Foundation		Melissa Bacelar		
3	Mailing address (Number and street) (see instructions)	Room/Suite	4 Employer Identification	Number (EIN)	
11	948 Ventura Blvd.	1	46-4439780		
	City or town, state or country, and ZIP + 4	<del>-</del>	5 Month the annual accor	unting period ends	s (01 – 12)
Str	udlo City, CA 91604				, , , , , , , , , , , , , , , , , , ,
6	Primary contact (officer, director, trustee, or authorized repre	· · · · · · · · · · · · · · · · · · ·	04	<del></del>	
	a Name: Melissa Bacelar	ssentauve)	<b>b</b> Phone: (818) 939-1	1608	
			c Fax: (optional) N/A		
8	provide the authorized representative's name, and the name a representative's firm. Include a completed Form 2848, Power Representative, with your application if you would like us to complete the second se	of Attorney and communicate with	Declaration of a your representative.	☐ Yes	∑ No
	the structure or activities of your organization, or about your fi provide the person's name, the name and address of the pers promised to be paid, and describe that person's role.	mancial or tax materials in the an	atters? if "Yes," nounts paid or		
9a	Organization's website: N/A			<del></del>	
b	Organization's email: (optional) The WylderFoundation@gmai	t.com	•		
10	Certain organizations are not required to file an information retare granted tax-exemption, are you claiming to be excused from "Yes," explain. See the instructions for a description of organizary 990-EZ.	om filing Form 90	10 or Earn 200 572 K		□ Nó
11	Date incorporated if a corporation, or formed, if other than a c	orporation. (M	M/DD/YYY)	12/21/2013	
12	Were you formed under the laws of a foreign country? If "Yes," state the country.			☐ Yes	☑ No
For P	aperwork Reduction Act Notice, see page 24 of the Instructions.	Cet. N	lo. 17133K	Form 1023 (F	Rev. 6-2006

08/18/2016

	1 1023 (Rev. 6-2006) Name	:: The Wylder Foundation	•	EIN: 4	46-443	9780		<b>.</b> (
_	rt II Organizational St	ructure						ege .
		ding a limited liability company), a his form unless you can check "	100 VII IUIUS 1, 2 3, DF 4	b_		tax e	xempt	i.
1	be sure they also show stat		any amendments to your a	uticles and		Yes		No
2	a copy. Include copies of any Refer to the instructions for co	mpany (LLC)? If "Yes," attach a cop appropriate state agency. Also, if you amendments to your articles and be ircumstances when an LLC should n	or adopted an operating agrees sure they show state filing of file its own exemption ap	ement, attac certification. plication.	j 🗆	Yes	Z	No
3	Include signed and dated co		and includes at least two	signatures.	0	Yes	Z	No
		tach a signed and dated copy of y endments. o," explain how you are formed witho				Yes		No
5	have you adopted bylaws?	If "Yes " attach a current convictor	wing data of adoption 16	in trust.		Yes		No
Par		or trustees are selected.  ns in Your Organizing Docum		No," explain		Yes		No
does origin	not meet the organizational test al and amended organizing doc	to ensure that when you file this application 501(c)(3). Unless you can che. DO NOT file this application until yuments (showing state filing certification)	on the boxes in both lines 1 in the sour organization of the boxes in both lines 1 in the boxes in both lines 1	and 2, your o janizing docu ran Ц.С) with	rganizir u <b>ment.</b> 1 vour a	ng doca	ument	ions
	meets this requirement. Desc a reference to a particular and purpose language. Location	nt your organizing document state of scientific purposes. Check the bo- cribe specifically where your organi- ticle or section in your organizing of of Purpose Clause (Page, Article, a	zing document meets this locument. Refer to the instance of Paragraph); Page 1, Art	Anizing docu requirement tructions for Ide II. Paragram	ment t, such exemp sh B	ot	Ø	
2b 1	confirm that your organizing do dissolution. If you rely on state if you checked the box on lin	upon dissolution of your organization charitable, religious, educational, and current meets this requirement by elaw for your dissolution provision, de 2a, specify the location of your outchecked box 2a. Page 2, Article Vi	xpress provision for the dist o not check the box on line	ck the box of an arms.	on line 2 ssets u	2a to ipon	Ø	
2c 5	See the instructions for inform	nation about the operation of state law for your dissolution provision	landia de la companya					
Part	V Narrative Descripti	on of Your Activities	and indicate the state:					
applica details descrip Part	to this narrative. Remember that other of activities should be then compensation and Employees, and Indianation for supplements of activities and activities and Indianation and Employees, and Indianation for supplements of the supplements of	est, present, and planned activities in a arts of this application, you may summ may also attach representative copies at if this application is approved, it will ough and accurate. Refer to the instru- Other Financial Arrangement dependent Contractors	s of newsletters, brochures, of be open for public Inspection ctions for information that messages.	and refer to the similar document. Therefore, ust be included Directors,	ne specuments your na ed in yo Truste	ific par for sup arrative our des	ts of the portion of the company of	10 10
0	ther position. Use actual figure	ng addresses of all of your officers, or proposed compensation, for all servi s, if available. Enter "none" if no con the instructions for information on	ces to the organization, whe	ther as an o				
Name		Title	Mailing address		Compen (annual a			ted)
PLEA	SE SEE ATTACHMENT							
<u>~</u> ≫		·						_
<del></del>								
⊇ =							••	_
ກ —								

		The Wylder Foundation	F11 4.	6-4439780	Page 3
	Employees, and In	dependent Contractors (Cont			
b	receive compensation of mor	e than \$50,000 per year. Use the :	e highest compensated employees watual figure, if available. Refer to the conficers, directors, or trustees listed	instructions for	will or
Name	•	Title	Mailing address	Compensation (annual actual	
N/A					
c	that receive or will receive con	inesses, and mailing addresses of mpensation of more than \$50,000 what to include as compensation	your five highest compensated independence in per year. Use the actual figure, if avail.	pendent cont ilable. Refer to	ractors o the
Name		Title	Malling address	Compensation (annual actual of	
N/A		·			
				· · · · · · · · · · · · · · · · · · ·	
The f	ollowing "Yes" or "No" questions tors, trustees, highest compensat	relate to past, present, or planned re-	ationships, transactions, or agreements valed independent contractors listed in line	vith your office	rs,
2a	Are any of your officers, direct	ors, or trustees related to each or	ther through family or business	☑ Yes	□ No
	Do you have a business relative through their position as an of	onship with any of your officers, d	irectors, or trustees other than ' identify the Individuals and describe	☐ Yes	Ø No
C	highest compensated indepen	tors, or trustees related to your high dent contractors listed on lines 1t to the individuals and explain the re	or 1c through family or business	☐ Yes	☑ No
3a	For each of your officers, dire	ctors, trustees, highest compensar ntractors listed on lines 1a, 1b, or			
Ь	Do any of your officers, direct compensated independent co other organizations, whether t	ors, trustees, highest compensate ntractors listed on lines 1a, 1b, or ax exempt or taxable, that are relationship individuals, explain the relationship	1c receive compensation from any sted to you through common	☐ Yes	☑ No
4 >>>	employees, and highest comp	ion for your officers, directors, true ensated independent contractors mended, although they are not rec use.	stees, highest compensated listed on lines 1a, 1b, and 1c, the juired to obtain exemption. Answer		
; ∵a .⇒h	Do you or will the individuals th	at approve compensation arrangement	ents follow a conflict of interest policy?	☑ Yes	□ No
	Do you or will you document i	mpensation arrangements in adva in writing the date and terms of ap	nce of paying compensation?  proved compensation arrangements?	✓ Yes	∐ No □ No
<u> </u>			·		

		4439			age 4
Pa	compensation and Other Financial Arrangements With Your Officers, Directors, 1 Employees, and Independent Contractors (Continued)	rus	tees,		-50 (
•	Do you or will you record in writing the decision made by each individual who decided or voted on compensation arrangements?	<b>Z</b> )	Yes		No
e	Do you or will you approve compensation arrangements based on information about compensation paid by similarly situated taxable or tax-exempt organizations for similar services, current compensation surveys compiled by independent firms, or actual written offers from similarly situated organizations? Refer to the instructions for Part V, lines 1a, 1b, and 1c, for information on what to include as compensation.	Ø	Yes		No No
f	Do you or will you record in writing both the information on which you relied to base your decision and its source?	Ø	Yes		No
	If you answered "No" to any item on lines 4a through 4f, describe how you set compensation that is reasonable for your officers, directors, trustees, highest compensated employees, and highest compensated independent contractors listed in Part V, lines 1a, 1b, and 1c.				
5a	Have you adopted a <b>conflict of interest policy</b> consistent with the sample conflict of interest policy in Appendix A to the instructions? If "Yes," provide a copy of the policy and explain how the policy has been adopted, such as by resolution of your governing board. If "No," answer lines 5b and 5c.	Z	Yes		No
b	What procedures will you follow to assure that persons who have a conflict of interest will not have influence over you for setting their own compensation?				
C	What procedures will you follow to assure that persons who have a conflict of interest will not have influence over you regarding business deals with themselves?	-			
	Note: A conflict of interest policy is recommended though it is not required to obtain exemption. Hospitals, see Schedule C, Section I, line 14.				
6a	Do you or will you compensate any of your officers, directors, trustees, highest compensated employees, and highest compensated independent contractors listed in lines 1a, 1b, or 1c through non-fixed payments, such as discretionary bonuses or revenue-based payments? If "Yes," describe all non-fixed compensation arrangements, including how the amounts are determined, who is eligible for such arrangements, whether you place a limitation on total compensation, and how you determine or will determine that you pay no more than reasonable compensation for services. Refer to the instructions for Part V, lines 1a, 1b, and 1c, for information on what to include as compensation.	0	Yes	<b>Z</b>	No
b	Do you or will you compared only of your amplement at a second	· C	Yes	Ø	No
7a	Do you or will you purchase any goods, services, or assets from any of your officers, directors, trustees, highest compensated employees, or highest compensated independent contractors listed in lines 1a, 1b, or 1c? if "Yes," describe any such purchase that you made or intend to make, from whom you make or will make such purchases, how the terms are or will be negotiated at arm's length, and explain how you determine or will determine that you pay no more than fair market value. Attach copies of any written contracts or other agreements relating to such purchases.	ים	Yes	Ø	No
	Do you or will you sell any goods persion as a select to	□ <b>\</b>	íes	Z	No
	Do you or will you have any leases, contracts, loans, or other agreements with your officers, directors, brustees, highest compensated employees, or highest compensated independent contractors listed in lines 1a, 1b, or 1c? If "Yes," provide the information requested in lines 8b through 8f.	<u> </u>	ſes	Ø	No
	Describe any written or oral arrangements that you made or intend to make.				
C	dentify with whom you have or will have such arrangements.				
ď	Explain how the terms are or will be negotiated at arm's length.				
e	Explain how you determine you pay no more than fair market value or you are paid at least fair market velue				
f	Attach copies of any signed leases, contracts, loans, or other agreements relating to such arrangements.				
	Oo you or will you have any leases, contracts, loans, or other agreements with any organization in . [which any of your officers, directors, or trustees are also officers, directors, or trustees, or in which any individual officer, director, or trustee owns more than a 35% interest? If "Yes," provide the officer of the officer of the organization requested in lines 9b through 9f.	 ] \	/es	Z	No

	23 (Rev. 6-2006)	Name: The Wylder Foundation		6-4439		р	age 5
Part \	Comper Employe	sation and Other Financial Arrangements With Your (	Officers, Directors	, Trus	tees,	<u> </u>	ugo C
b D	escribe any wri	tten or oral arrangements you made or intend to make.					
c ld	entify with who	om you have or will have such arrangements.					
d Ex	oplain now the	terms are or will be negotiated at arm's length.					
ρa	uo at least tair		_				
f At	tach a copy of	any signed leases, contracts, loans, or other agreements relating to	such arrangements.				
Part \		embers and Other Individuals and Organizations That	Receive Benefits	From `	You		
of your	activities. You	"No" questions relate to goods, services, and funds you provid answers should pertain to past, present, and planned activities	de to individuals and s. (See instructions.)	organiz	zations	as p	art
1a in "Y	carrying out yo	our exempt purposes, do you provide goods, services, or funds each program that provides goods, services, or funds to individ	to individuals? If uals.		Yes	Z	No
<u>r</u>	es, describe e	our exempt purposes, do you provide goods, services, or funds each program that provides goods, services, or funds to organize	zations.		Yes	Z	No
2 Do gro on gra	any of your poup of specifically for a particular	rograms limit the provision of goods, services, or funds to a sp individuals? For example, answer "Yes," if goods, services, or lar individual, your members, individuals who work for a particu- articular school. If "Yes," explain the limitation and how recipier	ecific individual or funds are provided		Yes	Ø	No
en "Y	siness relations iployees or hig es," explain ho	s who receive goods, services, or funds through your programs with any officer, director, trustee, or with any of your higher hest compensated independent contractors listed in Part V, line with these related individuals are eligible for goods, services, or fulfilling the services of t	est compensated		Yes	Ø	No
art V							
		"No" questions relate to your history. (See instructions.)	·				
act	tivities of another sets of another	ssor to another organization? Answer "Yes," if you have taken of the fair market organization; you took over 25% or more of the fair market organization; or you were established upon the conversion of the conversion of the status. If "Yes," complete Schedule G.	value of the net		Yes	Ø	No
2 Are	you submitting re legally form	g this application more than 27 months after the end of the mo	onth in which you		Yes	Ø	No
		cific Activities	<del></del>				
ne follo Iswers	wing "Yes" or should pertain	"No" questions relate to specific activities that you may conduct to past, present, and planned activities. (See instructions.)	ct. Check the approp	riate bo	ox. You	ir	
Do	you support o	r oppose candidates in political campaigns in any way? If "Ye	s," explain.		Yes	Ø	No
a Do and	you attempt to complete line	o influence legislation? If "Yes," explain how you attempt to in 2b. If "No," go to line 3a.	fluence legislation		Yes	Ø	No
exp atta atte	penditures by the ach a complete ampts to influe	r are you making an election to have your legislative activities ling Form 5768? If "Yes," attach a copy of the Form 5768 that d Form 5768 that you are filing with this application. If "No," dence legislation are a substantial part of your activities. Include to ampts to influence legislation as compared to your total activities.	was already filed or escribe whether your he time and money		Yes		No
Ope	an revenue rec	operate bingo or gaming activities? If "Yes," describe who co seived or expected to be received and expenses paid or expect ctivities. Revenue and expenses should be provided for the tire al Data.	ted to be naid in	0	Yes	Ø	No
or li terr pay	ntend to make ntend to make ns are or will b no more than	enter Into contracts or other agreements with individuals or or gaming for you? If "Yes," describe any written or oral arrangements, identify with whom you have or will have such arrangements, an negotiated at arm's length, and explain how you determine of fair market value or you will be paid at least fair market value, cts or other agreements relating to such arrangements.	nents that you made explain how the		Yes	<b>Z</b>	No
c List	the states and	d local jurisdictions, including Indian Reservations, in which you or bingo.	conduct or will				

958 <sub>c</sub>	0876544-8	
ON 🗆 :	Sey [2	Port VIII Your Specific Activities (Continued)  Po you or will you undertake fundralsing? If "Yes," check all the fundraising programs you do or will
		Conduct. (See Instructions.)    mail solicitations   phone solicitations     mail solicitations   phone solicitations     mail solicitations   personal solicitations     personal solicitations   personal solicitations   personal solicitations     personal solicitations   pers
		✓ we hicle, boat, plane, or similar donations     ✓ poundation grant solicitations     ✓ foundation grant solicitations
ON [7]	S9A 🗌	Attach a description of each fundraising program.  Do you or will you have written or oral contracts with any individuals or organizations to raise funds for you? If "Yes," describe these activities. Include all revenue and expenses from these activities and state who conducts them. Revenue and expenses should be provided for the time periods and state who conducts them. Revenue and expenses should be provided for the time periods specified in Part IX, Financial Data. Also, attach a copy of any contracts or agreements.
ON 🏻	sey □	c Do you or will you engage in fundraising activities for other organizations? If "Yes," describe these arrangements, include a description of the organizations for which you raise funds and attach copies of all contracts or agreements.
		d List all states and local jurisdictions in which you conduct fundraising. For each state or local jurisdiction listed, specify whether you fundraise for your own organization, you fundraise for another organization fundraises for you.
ON [2].	S9X □	• Do you or will you maintain separate accounts for any contributor under which the contribution from the right to advise on the use or distribution of funds? Answer "Yes" if the distribution from the on the types of investments, distributions from the types of investments, or the distribution from the donor's contribution account. If "Yes," describe this program, including the type of advice that may denor's contribution account. If "Yes," describe this program, including the type of advice that may be provided and submit copies of any written materials provided to donors.
	SeY □	Are you affiliated with a governmental unit? If "Yes," explain.
•	æy □	be be you or will you engage in economic development? If "Yes," describe your program.  Describe in full who benefits from your economic development activities and how the activities promote exempt purposes.
ON 🔼	sey □	a Do or will persons other than your employees or volunteers develop your facilities? If "Yea," describe each facility, the role of the developer, and any business or family relationship(s) between the developer and your officers, directors, or trustees.
ON [2]	<b>≈</b> •Y []	b Do or will persons other than your employees or volunteers manage your activities or facilities? If "Yes," describe each activity and facility, the role of the manager, and any business or family relationship(s) between the manager and your officers, directors, or trustees.
		c if there is a business or family relationship between any manager or developer and your officers, directors, or trustees, identify the individuals, explain the relationship, describe how contracts are negotiated at am's length so that you pay no more than fair market value, and submit a copy of any contracts or other agreements.
on <b>2</b> 3	Sey □	Do you or will you enter into joint ventures, including partnerships or limited liability companies treated as partnerships, in which you share profits and losses with partners other than section 501(c)(3) organizations? If "Yes," describe the activities of these joint ventures in which you participate.
	seY □	ha Are you applying for exemption as a childcare organization under section 501(k)? If "Yes," answer lines 9b through 9d. If "No," go to line 10.
ON [	\$9.k □	<ul> <li>b) you provide child care so that parents or caretakers of children you care for can be gainfully employed (see instructions)? If "No," explain how you qualify as a childcare organization described in section 501(k).</li> </ul>
on □	29X 🗌	c Of the children for whom you provide child care, are 85% or more of them cared for by you to enable their parents or caretakers to be gainfully employed (see instructions)? If "No," explain how you qualify as a childcare organization described in section 501(k)
ON 🗆	seY. □	d Are your services available to the general public? If "No," describe the specific group of people for whom your activities are available. Also, see the instructions and explain how you qualify as a childcare organization described in section 501(k).
on 🔼	æY □	Do you or will you publish, own, or have rights in music, literature, tapes, artworks, choreography, scientific discovenes, or other intellectual property? If "Yes," explain. Describe who owns or will own any copyrights, patents, or trademarks, whether fees are or will be charged, how the fees are determined, and how any items are or will be produced, distributed, and marketed.

	1023 (Rev. 6-2006) Name: The Wylder Foundation	EN:	46-4439780	Page 7
Pa	rt VIII Your Specific Activities (Continued)			raye
11	Do you or will you accept contributions of: real property; conservation easements; closel securities; intellectual property such as patents, trademarks, and copyrights; works of m licenses; royalties; automobiles, boats, planes, or other vehicles; or collectibles of any tyl describe each type of contribution, any conditions imposed by the donor on the contribution any agreements with the donor regarding the contribution.	usic or art;	□ <b>Y</b> €	es 🛭 No
	Do you or will you operate in a foreign country or countries? If "Yes," answer lines 12b 12d. If "No," go to line 13a.	through	☐ Ye	es 🗹 No
b	Name the foreign countries and regions within the countries in which you operate.			
C	Describe your operations in each country and region in which you operate			
d	Describe how your operations in each country and region further your exempt purposes.			
13a	Do you or will you make grants, loans, or other distributions to organization(s)? If "Yes," 13b through 13g. If "No," go to line 14a.	answer line	s 🗌 Ye	s 🛭 No
b	Describe how your grants, loans, or other distributions to organizations further your exempt pu	imnese		
C	Do you have written contracts with each of these organizations? If "Yes," attach a copy of each	h contract	☐ Ye	s 🗌 No
a	identity each recipient organization and any relationship between you and the recipient	nmanizatior	, L. 16	9 🗆 NO
	Describe the records you keep with respect to the grants, loans, or other distributions you	u make.	•••	
f	beschoe your selection process, including whether you do any of the following:			
	(i) Do you require an application form? If "Yes," attach a copy of the form.		☐ Ye	s □ No
	(ii) Do you require a grant proposal? If "Yes," describe whether the grant proposal specific responsibilities and those of the grantee, obligates the grantee to use the grant funds purposes for which the grant was made, provides for periodic written reports concern of grant funds, requires a final written report and an accounting of how grant funds wand acknowledges your authority to withhold and/or recover grant funds in case such or appear to be, misused.	only for the ing the use ere used, funds are,	☐ Ye	- =
g 	Describe your procedures for oversight of distributions that assure you the resources are further your exempt purposes, including whether you require periodic and final reports on resources.	used to the use of	;	
14a	Do you or will you make grants, loans, or other distributions to foreign organizations? If "Nanswer lines 14b through 14f. If "No," go to line 15.	res,"	☐ Ye	s 🗹 No
b	Provide the name of each foreign organization, the country and regions within a country is each foreign organization operates, and describe any relationship you have with each foreignanization.	n which lign		
C	Does any foreign organization listed in line 14b accept contributions earmarked for a specific organization? If "Yes," list all earmarked organizations or countries.	ific country	y 🗌 Yes	B □ No
	Do your contributors know that you have ultimate authority to use contributions made to discretion for purposes consistent with your exempt purposes? If "Yes," describe how you information to contributors.	ou at your relay this	☐ Yes	i □ No
	Do you or will you make pre-grant inquiries about the recipient organization? If "Yes," des inquiries, including whether you inquire about the recipient's financial status, its tax-exempender the Internal Revenue Code, its ability to accomplish the purpose for which the reson provided, and other relevant information.		Yes	s 🗆 No
	Do you or will you use any additional procedures to ensure that your distributions to foreign organizations are used in furtherance of your exempt purposes? If "Yes," describe these princluding site visits by your employees or compliance checks by impartial experts, to verify funds are being used appropriately.		☐ Yes	i □ No

	1023 (Rev. 6-2006) Name: The Wylder Foundation	46-4439780	Page 8
Pa	rt VIII Your Specific Activities (Continued)		
15	Do you have a close connection with any organizations? If "Yes," explain.	☐ Yes	☑ No
16	Are you applying for exemption as a cooperative hospital service organization under section 501(e)? If "Yes," explain.	☐ Yes	☑ No
17	Are you applying for exemption as a cooperative service organization of operating educational organizations under section 501(f)? If "Yes," explain.	☐ Yes	☑ No
18	Are you applying for exemption as a charitable risk pool under section 501(n)? If "Yes," explain.	Yes	☑ No
19	Do you or will you operate a school? If "Yes," complete Schedule B. Answer "Yes," whether you operate a school as your main function or as a secondary activity.	☐ Yes	☑ No
20	Is your main function to provide hospital or medical care? If "Yes," complete Schedule C.	☐ Yes	Z No
21	Do you or will you provide low-income housing or housing for the elderly or handicapped? If "Yes," complete Schedule F.	☐ Yes	☑ No
22	Do you or will you provide scholarships, fellowships, educational loans, or other educational grants individuals, including grants for travel, study, or other similar purposes? If "Yes," complete Schedule H.	to 🗌 Yes	☑ No
	Note: Private foundations may use Schedule H to request advance approval of individual grant		

## Part IX Financial Data

Form 1023 (Rev. 6-2006)

For purposes of this schedule, years in existence refer to completed tax years. If in existence 4 or more years, complete the schedule for the most recent 4 tax years. If in existence more than 1 year but less than 4 years, complete the statements for each year in existence and provide projections of your likely revenues and expenses based on a reasonable and good faith estimate of your future finances for a total of 3 years of financial information. If in existence less than 1 year, provide projections of your likely revenues and expenses for the current year and the 2 following years, based on a reasonable and good faith estimate of your future finances for a total of 3 years of financial information. (See instructions.)

_	<del></del>			of Revenues and			
	-	Type of revenue or expense	Current tax year		years or 2 succeeding		
			(a) From	(b) From	(c) From		
	1	Gifts, grants, and contributions received (do not include unusual grants)	То	То	То	То	(a) through (d)
	2	Membership fees received					<del></del>
	3	Gross investment income					
	1 :	Net unrelated business income					
	5	Taxes levied for your benefit					
Revenues	6	Value of services or facilities furnished by a governmental unit without charge (not including the value of services generally furnished to the public without charge)	PLEASE	SEE ATTA	CHMENT		
Re		Any revenue not otherwise listed above or in lines 9-12 below (attach an itemized list)					
	8	Total of lines 1 through 7					
	9	Gross receipts from admissions, merchandise sold or services performed, or furnishing of facilities in any activity that is related to your exempt purposes (attach itemized list)					
	10	Total of lines 8 and 9					
	11	Net gain or loss on sale of capital assets (attach schedule and see instructions)					
	12	Unusual grants					
		Total Revenue Add lines 10 through 12					•
	14	Fundraising expenses					<b>不是工作的人的</b>
	15	Contributions, gifts, grants, and similar amounts paid out (attach an itemized list)					
	16	Disbursements to or for the benefit of members (attach an itemized list)					
Expenses	17	Compensation of officers, directors, and trustees					
ğ	18	Other salaries and wages					TE CATERIAL SERVICE
Ä	19	Interest expense					THE ASSESSMENT
_	20	Occupancy (rent, utilities, etc.)					THE WEST OFF
	21_	Depreciation and depletion					<b>X</b> ( ) ( ) ( ) ( ) ( )
	22	Professional fees					100 March 100 Ma
	23	Any expense not otherwise classified, such as program services (attach itemized list)					
		Total Expenses Add lines 14 through 23					

	m 1023 (Rev. 6-2006) Name: The Wylder Foundation	ı.	46-4439	780	Page 10
Pa	art X Financial Data (Continued)				rage II
	B. Balance Sheet (for your most recently completed tax year)			Year En	ıd;
	Assets			(Whol	e dollars)
1	Cash		1		0
2	Accounts receivable, net		2		0
3	inventories		3		0
4	bonds and notes receivable (attach an itemized list)		4		
5 6	Corporate stocks (attach an itemized list)		5		
7	Loans receivable (attach an itemized list)		6		
8	Other investments (attach an itemized list)		7		
9	Depreciable and depletable assets (attach an itemized list)		8		
10	Land		9		0
11	Other assets (attach an itemized list)		10		
11	Total Assets (add lines 1 through 10)		11		
40	Liabilities				0
12	Accounts payable		12		
13 14	Contributions, gifts, grants, etc. payable		13		
15	Mortgages and notes payable (attach an itemized list)		14		
16	Other liabilities (attach an itemized list)		15		
10	Total Cadilities (add lines 12 through 15)		16		0
17	Fund Balances or Net Assets Total fund balances or net assets				
18	Total Liabilities and Fund Balances or Net Assets (add lines 16 and 17)		17		
19	Have there been any substantial changes in your assets or liabilities since the end of the parameters	<del>-:-:</del> -			0
-	shown above? If "Yes," explain.	eriod		Yes	Ø No
Pai	T X Public Charity Status				
b	If you are unsure, see the instructions.  As a private foundation, section 508(e) requires special provisions in your organizing docume addition to those that apply to all organizations described in section 501(c)(3). Check the box confirm that your organizing document meets this requirement, whether by express provision reliance on operation of state law. Attach a statement that describes specifically where your organizing document meets this requirement, such as a reference to a particular article or se your organizing document or by operation of state law. See the instructions, including Appen for information about the special provisions that need to be contained in your organizing document or special provisions that need to be contained in your organizing document.	to or by ction in			
2	Go to line 2.  Are you a private operating foundation? To be a private operating foundation you must engage directly in the active conduct of charitable, religious, educational, and similar activities, as op to indirectly carrying out these activities by providing grants to individuals or other organization "Yes," go to line 3. If "No," go to the signature section of Part XI.	је		Yes	□ No
3	Have you existed for one or more years? If "Yes," attach financial information showing that you are a operating foundation; go to the signature section of Part XI. If "No," continue to line 4.	private		Yes	□ No
	Have you attached either (1) an affidavit or opinion of counsel, (including a written affidavit or from a certified public accountant or accounting firm with expertise regarding this tax law mathat sets forth facts concerning your operations and support to demonstrate that you are like satisfy the requirements to be classified as a private operating foundation; or (2) a statement describing your proposed operations as a private operating foundation?	44.4	n 🗆 '	Yes	□ No
5	If you answered "No" to line 1a, indicate the type of public charity status you are requesting by che You may check only one box.	ecking o	one of th	e choic	es below.
	The organization is not a private foundation because it is:				
a	509(a)(1) and 170(b)(1)(A)(i)—a church or a convention or association of churches. Complete and	attach (	Schodula	. Δ	
U	المان			· /L	
C	509(a)(1) and 170(b)(1)(A)(iii)—a hospital, a cooperative hospital service organization, or a mecorganization operated in conjunction with a hospital. Complete and attach Schedule C.	dical re	search		
d	509(a)(3)—an organization supporting either one or more organizations described in line 5a the or a publicly supported section 501(c)(4), (5), or (6) organization. Complete and attach Schedules	rough d	, f, g, or	h	

	(189. 6-2008) Name: The wylder Foundation	EN:		Page 1
Part X	Public Charity Status (Continued)			
e 50	09(a)(4)—an organization organized and operated exclusively for testing for public se	afetv.		
f 50	09(a)(1) and 170(b)(1)(A)(iv)—an organization operated for the benefit of a college or perated by a governmental unit.		that is owned or	
g 50 of	09(a)(1) and 170(b)(1)(A)(vi)—an organization that receives a substantial part of its fin f contributions from publicly supported organizations, from a governmental unit, or f	ancial sup from the ge	port in the form eneral public.	
in	09(a)(2)—an organization that normally receives not more than one-third of its finance twestment income and receives more than one-third of its financial support from coses, and gross receipts from activities related to its exempt functions (subject to cert	ontributions	. membership	
i A de	publicly supported organization, but unsure if it is described in 5g or 5h. The organ ecide the correct status.	ization wo	uld like the IRS to	Ø
6 Ify Se	you checked box g, h, or i in question 5 above, you must request either an advance or electing one of the boxes below. Refer to the instructions to determine which type of ruling the control of the boxes below.	a definitive	ruling by eligible to receive.	-
the ex at ye. the As yo tol	equest for Advance Ruling: By checking this box and signing the consent, pursual the Code you request an advance ruling and agree to extend the statute of limitations acise tax under section 4940 of the Code. The tax will apply only if you do not estable the end of the 5-year advance ruling period. The assessment period will be extended ears to 8 years, 4 months, and 15 days beyond the end of the first year. You have the extension to a mutually agreed-upon period of time or issue(s). Publication 1035, assessment Period, provides a more detailed explanation of your rights and the constitution and the constitution of your may obtain Publication 1035 free of charge from the IRS web site at a sulf-free 1-800-829-3676. Signing this consent will not deprive you of any appeal right therwise be entitled. If you decide not to extend the statute of limitations, you are nothing.	s on the as blish public led for the he right to Extending equences www.irs.go ts to which	sessment of support status 5 advance ruling refuse or limit the Tax of the choices or or by calling a you would	
	For Organization  (Signature of Officer, Director, Trustee, or other authorized official)  (Type or print title or authority of signer)	.cv	2 22, 14 (Date)	1
	(Signature of Officer, Director, Trustee, or other authorized official)  (Type or print name of signar)  (Type or print title or authority of signer)	.cv	2 22,1° (Data)	1
	(Signature of Officer, Director, Trustee, or other authorized official)  Well'Ssa Bacel (Type or print name of signer)	cr	2 22,10 (Datie)	1
	(Signature of Officer, Director, Trustee, or other authorized official)  (Type or print name of signar)  (Type or print title or authority of signer)	cr	2 22 /C(Date)	1
yo g i	(Signature of Officer, Director, Trustee, or other authorized official)  (Type or print name of signer)  (Type or print title or authority of signer)  For IRS Use Only	f at least 8	(Date)  (Date)  full months and you checked box	1
yo g i an	(Signature of Officer, Director, Trustee, or other authorized official)  (Type or print itite or authority of signer)  For IRS Use Only  IRS Director, Exempt Organizations  equest for Definitive Ruling: Check this box if you have completed one tax year of ou are requesting a definitive ruling. To confirm your public support status, answer line in line 5 above. Answer line 6b(ii) if you checked box h in line 5 above. If you check his wer both lines 6b(i) and (ii).	f at least 8 ine 6b(l) if yed box i in	(Date)  (Date)  full months and you checked box	
yo g i an	(Signature of Officer, Director, Trustee, or other authorized official)  (Type or print title or authority of signer)  (Type or print itile or authority of signer)  (Type or print itile or authority of signer)	f at least 8 ine 6b(l) if yed box i in	(Date)  (Date)  full months and you checked box in line 5 above,	
yo gi an (1)	(Signature of Officer, Director, Trustee, or other authorized official)  (Type or print name of signer)  (Type or print title or authority of signer)  For IRS Use Only  IRS Director, Exempt Organizations  equest for Definitive Ruling: Check this box if you have completed one tax year of ou are requesting a definitive ruling. To confirm your public support status, answer line 5 above. Answer line 6b(ii) if you checked box h in line 5 above. If you check newer both lines 6b(i) and (ii).  (a) Enter 2% of line 8, column (e) on Part IX-A. Statement of Revenues and Exper (b) Attach a list showing the name and amount contributed by each person, comp	f at least 8 ine 6b(l) if yed box i in mses	(Date)  (Date)  full months and you checked box a line 5 above, ganization whose nues and	
yo gi an (1)	(Signature of Officer, Director, Trustee, or other authorized official)  (Type or print title or authority of signer)  For IRS Use Only  IRS Director, Exempt Organizations  equest for Definitive Ruling: Check this box if you have completed one tax year of ou are requesting a definitive ruling. To confirm your public support status, answer in line 5 above. Answer line 6b(ii) if you checked box h in line 5 above. If you check newer both lines 6b(i) and (ii).  (a) Enter 2% of line 8, column (e) on Part IX-A. Statement of Revenues and Exper (b) Attach a list showing the name and amount contributed by each person, comp gifts totaled more than the 2% amount. If the answer is "None," check this box (a) For each year amounts are included on lines 1, 2, and 9 of Part IX-A. Statement Expenses, attach a list showing the name of and amount received from each	f at least 8 ine 6b(l) if it ded box i in the sany, or on the sand	(Date)  full months and you checked box a line 5 above, ganization whose mues and d person. If the expenses, attached person, whose	

Form 1023 (Rev. 6-2006) Name: The Wylder Foundation	EIN:	46-4439780	Page 12
Part XI User Fee Information		r paid user fee. If your average must submit payment of \$750. If d, the required user fee payment ur check or money order must be te at www.irs.gov and type "User mation.  DOO? Yes No see above).  ee above).  tton and that I have examined this rrect, and complete.  Coate)	
You must include a user fee payment with this application. It will not be processed without annual gross receipts have exceeded or will exceed \$10,000 annually over a 4-year period, your gross receipts have not exceeded or will not exceed \$10,000 annually over a 4-year p is \$300. See instructions for Part XI, for a definition of gross receipts over a 4-year period made payable to the United States Treasury. User fees are subject to change. Check our w Fee" in the keyword box, or call Customer Account Services at 1-877-829-5500 for current	you must eriod, the Your che	required user fee cock or money order	of \$750. If payment
Have your annual gross receipts averaged or are they expected to average not more than if "Yes," check the box on line 2 and enclose a user fee payment of \$300 (Subject to change if "No," check the box on line 3 and enclose a user fee payment of \$750 (Subject to change).	\$10,000? 30 see ab	☐ Yes	Ø No
2 Check the box if you have enclosed the reduced user fee payment of \$300 (Subject to cha	nge).		
3 Check the box if you have enclosed the user-fee payment of \$750 (Subject to change)			[7]
deciare under the penalties of perfun that I am enthorized to sign this application on behalf of the above org application, including the accompanying schedules and attachments, and to the best of my knowledge it is true.	anization an e, correct, a	id that I have examine and complete.	d this
Sign Melissa Bacelar		272	14
Here (Signature of Officer, Director, Trustee, or other (Type or print name of signer) authorized official)		(Date)	
President/Director  (Type or print title or authority of sig	ner)	••••	
Reminder: Send the completed Form 1023 Checklist with your filled-in-apr	lication	5. 4002 -	

The Wylder Foundation; EIN: 46-4439780

#### **ATTACHMENTS TO IRS FORM 1023**

#### Part I - Identification of Applicant

#### Line 7

Our authorized representative will be Melissa Bacelar, who is the president of The Wylder Foundation, located at 7342 Cantaloupe Ave. Van Nuys, CA 91405. Telephone: (818) 939-1608. Fax: (661) 268-1605.

#### Line 10

We respectfully request that this organization be excused from filing Form 990 or Form 990EZ because this organization anticipates normally receiving no more than \$50,000 annually. However, the organization will file form 990N until such time as we are required to file form 990.

#### Part IV - Narrative Description of Your Activities

The Wylder Foundation is a nonprofit corporation organized and operated exclusively for charitable purposes, specifically to rescue dogs from Kill Shelters and rehabilitate them. The Kill Shelters are government funded. We plan to open our Shelter to the public and provide educational awareness and educational programs on the importance of rescuing dogs from shelters. We further our purposes under this program by conducting the following activities:

We will be providing food, water, 24 hour care, vetting, medication and training to these animals.

The officers and directors administer this program on a volunteer basis. This program will commence in early 2014 and will consume 100% of the organization's time. Our program is open to the public and initially, the organization's activities will be advertised through local magazines and social media; and funded through donations from family, friends and the general public. The organization's activities and planning for our program is conducted at our headquarters listed on this Form 1023, 11948 Ventura Blvd. Studio City, CA 90604. Through the successful execution of our program, we further our charitable purposes.

The Wylder Foundation; EIN: 46-4439780

## Part V - Compensation and Other Financial Arrangements With Your Officers, Directors, Trustees, Employees, and Independent Contractors

Line 1a

Name	Title	Mailing Address	Compensation	
Melissa Bacelar	President/Director	7342 Cantaloupe Ave. Van Nuys, CA 91405	None	
Gail Bacelar	Vice President	9731 Sweetwater Drive Santa Clarita, CA 91390	None	
Ellen Levine	Treasurer/Director	3724 Vantage Ave. Studio City ,CA 91604	None	
Suzanne Browning	Secretary/Director	3912 Carpenter Ct. Studio City ,CA 91604	None	

#### Line 2a

Melissa Bacelar is the mother of Gail Bacelar.

Line 3a

Name	Qualifications	Avg. Hours	Duties
Melissa Bacelar	Melissa has been a dog rescuer and advocate for 10 years. She started and successfully ran The Poopie Foundation Education and Rehab center for 5 years and opened the Rescue Retail store Lucky Puppy in 2012.	60 a week	Melissa will be finding the dogs and pulling them from the shelters. She will review adoption applications and make decisions on vetting and final adoptions.
Gail Bacelar	Gail has raised and cared for dogs for over 40 years. In 2010 she began fostering dogs at her home and in 2012 she helped in opening Lucky Puppy the first nonprofit retail/rescue store in Los Angeles.	30 a week	Gail will do the bookkeeping for the foundation and oversee the use of funds.
Ellen Levine	Has been rescuing dogs Fostering and transporting them for 35 years. Has assisted in fund raisers.	30 a week	Ellen will help care for the dogs, transport, do home checks, and fundraising events. Schedule Fundings and organize walks and transportation, also Home checks.
Suzanne Browning	Suzanne has been rescuing dogs for 40 years. A foster, an advocate and a fund raiser Suzanne has served on several boards through the years.	30 a week	Suzanne will perform home checks on potential adopters. She will help bring the homeless animals on to different Media outlets and she will do all of the fundralsing. Helping control Volunteers schedules Feeding and walking.

#### Line 5a

The CONFLICT OF INTEREST policy attached to this application was adopted by the Board of Directors and signed into effect by the Secretary.

### Part VIII - Your Specific Activities

#### Line 4a

Our fundraising activities will include the following:

- Our volunteers will ask for donations through social media.
  - We will be posting pictures of individual dogs on Facebook and asking our supporters for donations for medical care. These donations will be made through our PayPal account or with a check and will be used for vet care, boarding, food and any other needs the dogs may have.
- We will also have annual fundraising parties where we will ask supporters to come and contribute to the 501c 3 so we can continue to save dogs.

#### Line 4d

Fundraising will primarily, though not exclusively, be conducted in the state of California. Our organization will conduct its own fundraising.

[The remainder of this page intentionally left blank.]

The Wylder Foundation; EIN: 46-4439780

Part IX - Financial Data			
Revenue Gifts/Grants/Donations/Contributions Sales Income (sale of goods/services) Fundraising Income	2013	2014	2015
	\$666	\$16,000	\$16,000
	\$1,000	\$24,000	\$24,000
	\$208	\$5,000	\$5,000
Total Revenue	\$1,874	\$45,000	\$45,000
Expenses Line 14 - Fundraising Expenses Line 20 - Occupancy (Rent, Utilities, Etc.)	<b>2013</b>	<b>2014</b>	<b>2015</b>
	\$33	\$800	\$800
For Rent Line 22 - Professional Fees Line 23 - Other Expenses	\$250	\$6,000	\$6,000
	\$83	\$2,000	\$2,000
Program Expenses  For Food For The Dogs  For Veterinary	\$417	\$10,000	\$10,000
	\$855	\$20,520	\$20,520
Office Supplies Fax Internet Expense	\$80	\$1,900	\$1,900
	\$35	\$850	\$850
Delivery & Postage Printing Costs	\$15	\$360	\$360
	\$11	\$270	\$270
	\$25	\$600	\$600
Transportation cost(Gas) Insurance Other Expenses Subtotal	\$40 \$29 \$1,507	\$1,000 \$700	\$1,000 \$700
Total Expenses  Excess Revenue Over Expenses	\$1,874	\$36,200 \$45,000	\$36,200 <b>\$45,000</b>
Land Over Expenses	\$(0)	\$0	\$0



RECEIVEL Afformev General's Office APR 2 2 2015

> Registry of Charitable Trusts

## The Wylder Foundation

EID:46.4439780 11948 Ventura Blvd. Studio City ,Ca

4-21-2015

RE: CT-1 CT File Number: App # 1488338

Gentlemen:

Enclosed is regisfration form CT-1 for the Wylder Foundation, along with our check in the amount of \$2500 for filing fees. I also left the registration Fee originally sent, incase you needed.

ery doily justs

Malissa Bacelar

4-21.2015

08/18/2016

## **EXHIBIT D**











Petfinder Harmo of 1000 Ma adoptable pots from \$2.0% adoption groups.

ABOUT PET ADOPTION DOG CARE CAT CARE ALL PET CARE SHELTERS & RESCUES HELPING PETS

Print

#### Winona - ADOPTED!

Dog · Maltese & Poodle Mix · Baby · Female · Small The Wylder Foundation Studio City, CA



Share: 17 57 St Plate

Winona has found a home! You can read Winona's original profile below or view adoptable pets from this adoption group.

> THE WYLDER FOUNDATION 11948 Ventura Blvd

Studio City, CA 91604

Contact this Organization

#### **ABOUT WINONA**

TheWylderFoundation@gmail.com or 818.762.2665

All available dogs can be seen at Wylder's Holistic Pet Center 11948 Ventura Blvd Studio City, Ca 91604 Parking in Rear

Monday through Saturday 11am to 7pm Sunday 11 am to 4pm

Althogs are Spay/Neutered, Up to date on shots and microchipped. There is a tax deductible adoption dogation of \$600 and you will need to fill out an agreement.

This 8 week old maltipoo is a female. She is sweet as can be and looking for a forever home.

N  $\odot$ 

#### MORE ABOUT WINONA

House trained • Spayed/Neutered • Current on vaccinations • Primary Color(s): White or Cream • Coat Length: Long



SIGN UP



#### OTHER PETS AT THIS ORGANIZATION

1 of 3 >





Maddox

Ash





Kelby

Austin





Aubrey

Alvin

See all Available Pets >















## Petfinder Home of 305,943 adoptable pets from 12,077 adoption groups.

ii) iiii

ABOUT PET ADOPTION DOG CARE CAT CARE ALL PET CARE SHELTERS & RESCUES HELPING PETS

Any

Please select Type first

### Hermes - ADOPTED!

Fire Allumbal GA on 30303

Dog • Schnauzer • Baby • Male • Small The Wylder Foundation Studio City, CA





Share: 1 5 St Pintt

Hermes has found a home! You can read Hermes's original profile below or view adoptable pets from this adoption group.

> THE WYLDER FOUNDATION 11948 Ventura Blvd

Studio City, CA 91604

Contact this Organization

#### **ABOUT HERMES**

The Wylder Foundation @gmail.com or 818.762.2665

All available dogs can be seen at Wylder's Holistic Pet Center 11948 Ventura Blvd Studio City, Ca 91604 Parking in Rear

Monday through Saturday 11am to 7pm Sunday 11am to 4pm

All Dogs are Spay/Neutered, Up to date on shots and microchipped. There is a tax deductible adoption donation of \$600 and you will need to fill out an agreement.

☺

#### MORE ABOUT HERMES

House trained • Spayed/Neutered • Current on vaccinations • Primary Color(s): Gray, Blue or Silver • Coat Length: Medium







#### OTHER PETS AT THIS ORGANIZATION

1 of 3





Maddox

Ash





Kelby

**Austin** 





Aubrey

Alvin

See all Available Pets >

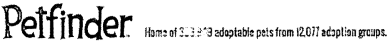












DOG CARE CAT CARE **ALL PET CARE** SHELTERS & RESCUES HELPING PETS ABOUT PET ADOPTION Bai∄(See Alf) Caria 2:0 **Find Pets** Please select Type first Any Age Any Anv

### **Apollo - ADOPTED!**

Dog - Schnauzer - Baby - Male - Small The Wylder Foundation Studio City, CA

3,2





Share: 17 0 SI Paris

Apollo has found a home! You can read Apollo's original profile below or view adoptable pets from this adoption group.

> THE WYLDER FOUNDATION 11948 Ventura Blvd

Studio City, CA 91604

Contact this Organization

#### **ABOUT APOLLO**

TheWylderFoundation@gmail.com or 818.762.2665

All available dogs can be seen at Wylder's Holistic Pet Center 11948 Ventura Blvd Studio City, Ca 91604 Parking in Rear

Monday through Saturday 11am to 7pm Sunday 11am to 4pm

All Bogs are Spay/Neutered, Up to date on shots and microchipped. There is a tax deductible adoption donation of \$600 and you will need to fill out an agreement.

ذ۱ 0

#### MORE ABOUT APOLLO

House trained • Spayed/Neutered • Current on vaccinations • Primary Color(s): Gray, Blue or Silver • Coat Length; Medium







#### OTHER PETS AT THIS ORGANIZATION

1 of 3



Maddox

Ash





Kelby

**Austin** 





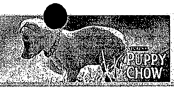
**Aubrev** 

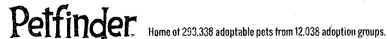
**Alvin** 

See all Available Pets >

## ROM THEIR FIRST BITE TO ROLLING OVER

HELP THEM GROW UP RIGHT AT PUPPYHOOD COM





Ex: Atlania, GA or 30303

**FOLLOW US** 









ABOUT PET ADOPTION | DOG CARE | CAT CARE | ALL PET CARE | SHELTERS & RESCUES | HELPING PETS | VIDEOS

Please select Type first

**Find Pets** 

**366 ADOPTED PETS FROM THE WYLDER FOUNDATION** 

Return to search results

Previous

21 of 366



Simon, Peter and Paul - ADOPTED!

Dog • Saint Bernard St. Bernard & Labrador Retriever Mix • Baby • Male • Large The Wylder Foundation Studio City, CA





Share: 13 y G PAG





Simon, Peter and Paul has found a home! You can read Simon, Peter and Paul's original profile below or view adoptable pets from this adoption group.

> THE WYLDER FOUNDATION 11948 Ventura Blvd

Studio City , CA 91604

Contact this Organization

#### ABOUT SIMON, PETER AND PAUL

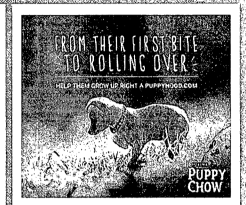
TheWylderFoundation@gmail.com or 818.762.2665

All available dogs can be seen at Wylder's Holistic Pet Center 11948 Ventura Blvd Studio City, Ca 91604 Parking in Rear

Monday through Saturday 11am to 7pm Sunday 11am to 4pm

All Dogs will be Spay/Neutered, Up to date on shots and microchipped. There is a tax deductible adoption donation of \$600 and you will need to fill out an agreement.

These babies are 8 weeks old and sweet fluffy balls of joy. They are about 6lbs now and they are all boys. Each has their first round of shots and have been dewormed. We have started to crate train them as well!





#### OTHER PETS AT THIS ORGANIZATION



1 of 2



**Austin** 

Percy





Addison

## EXHIBIT E

From: Gail Bacelar <a href="mailto:swyldersholisticpetconter@gmail.com">mailto:swyldersholisticpetconter@gmail.com</a>

To: Cathy Green <cathygogreen@aul.com>
Subject: Re: Urgent matter, please respond ASAP

Date: Sun, Sep 6, 2015 8:27 pm

Chitry. I am just so sorry this is happening. You have been through so much and adopting a puppy should only bring on to your family. This is a borrible situation. Paramylius takes up to ten days and as little as 3 to show up in a puppy and we take every precaution we can with our pups. In 11 years of rescuing and rehabilitating dogs this is the first time a dog that I have adopted but has come down with parvo. When you adopted her she was playful, eating, had solid proportion was arely or every way a healthy puppy. I would never adopt out a puppy I thought may be iii. We hold the pupples for tan days before we adopt them out but with such a highly contagious disease at anytime they can be infected. We do not It the pupples go near our older dogs in case they are carriers and we do not let people touch them without sandling. I am praying that she pulls through at the vet and will live a long happy life. We are a rescue and we take 100's or dogs from horrible situations and we do everything in our power to save them and find them wonderful homes. There was no neglect on our part just a very unfortunate disease that a puppy can catch by being let outside or even through with a dog that has been outside.

I are happy to speak to your vet who can call me on my cell phone since I am not going to be in tomorrow. My cell number is 818-939-1608. I have also contacted the companies that sell the dog food that you bought to see if they have heard of any cases of virus or illness from anyone drinking their products. These are all FDA approved products made in the USA to lowing all legal guidelines. I would not ever recommend any person drink the milk. Although all of the foods we sell are human grade they are dog products. I may have said my son drinks raw goats milk but I would not recommend it to someone. Again I am extremely sorry and I will email you as soon as I hear from Jacqueline at Answers Put Food. I hope the puppy is ok, as well as your dog and son. Please keep us posted. Melissa

On Sun, Sep 6, 2015 at 5:20 PM, Cathy Green <a href="mailto:com">cathygogreen@aol.com</a> wrote:

contacted the credit card company just now and advised them that The Wylder Foundation sold me a diseased dod on August 30, 2015. Since the symptoms of Parvovirus take up to 10 days, domand is hereby made that The Wylder Foundation retund my contribution in its entirety. Secondly, as a result of this gross over sight, I have incurred votermatian expenses in the thousands of dollars and would like the foundation to assist with these expenses. Not only is the puppy sick, she infected our other dog which resulted in over 500 dollars in veterinary bills. At this time the puppy is expected to be in urgent care for a minimum of three days, if she makes it through the night. There is no way we can allord these bills, nor did we adopt this puppy with the intent of being liable for medical expenses due to your foundations neglect.

Easily, some raw food products were purchased from your store which made my other dog ill and per your recommendation. I allowed my son to taste this raw goats milk and now he is ill, I have made many calls to you with his information and at no time have you offered anything. In our brief calls, your foundation has refused to take any responsibility for this matter. Not only is our new puppy's life at stake, all the other puppies you held with her are most likely intected. Our vot has advised us to report this matter to the better business bureau, as well as the CDC and the incensing board. Our vot is willing to speak with you at any time regarding these issues, as well as supporting the assertions contained in this email. Please contact me so we can resolve these issues, as they are extremely urgent.

# EXHIBIT F

From: Store < wyldersholisticpetcenter@gmail.com>

To: Cathy Green <cathygogreen@aol.com>
Subject: Re: Urgent matter, please respond ASAP

Date: Wed, Sep 9, 2015 8:28 pm

Cathy. I just finished our meeting. I'm very sorry this happened. I know how devastating it is. We are going to refund you the \$600 you donated for the puppy. I will refund it this evening. Melissa

Please ignore the spelling I'm sending this note from my iPhone

On Sep 9, 2015, at 8:13 PM, Cathy Green < cathygogreen@aol.com > wrote:

Melissa:

We need to talk!

Cathy

Sent from my iPad

On Sep 9, 2015, at 5:15 PM, "Wylders Holistic Pet Center." < wyldersholisticpetcenter@gmail.com > wrote:

Oh my god Cathy I'm so sorry.

Sent from the mind of a genius on an iPad

On Sep 9, 2015, at 4:36 PM, Cathy Green < cathygogreen@aol.com > wrote:

Melissa:

The puppy you sold just died. We need to talk!

Cathy

Sent from my iPhone

On Sep 9, 2015, at 3:54 PM, Wylders Holistic Pet Center. <a href="wyldersholisticpetcenter@gmail.com">wyldersholisticpetcenter@gmail.com</a> wrote:

Hi Cathy. We are taking you seriously as well. I have called your vet and not heard back. I have talked to the people at answers to make sure they were taking care of you. We have been rescuing dogs for 11 years and we have never had this issue before. When the puppy left she was healthy and eating or we would not have let her go. We are very sorry you are going through this but we cannot take care of medical bills once dogs are no longer ours.

We will however be happy to take care of any further medical bills if you would like to return the puppy. We would need you to sign a

transfer of ownership and then you can bring her to our vet. We are doing the best we can Cathy. We are a very small rescue and we are completely self funded. In 11 years no one has made any

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# EXHIBIT G

From: Gail Bacelar -wyldersholisticpetcenter@gmail.com>

To: cathygogneen <cathygogreen@agl.com>

Subject: REMINDER: Your Dog is Due for their Booster Shots 9/13/15

Date: Thu, Sep 10, 2015 11.16 am

Gradings,

Your dog is due for their shots!
1) DHPP: 9/13/14 (\$15)

Come to Wydder's for your vaccination needs! We provide very low cost DHPP and Bordetella shots to our adopters. Once you receive an email reminder you can come in and get your pet's shots. Call us at (818) 762-2665 to schedule your accountment.

#### Wylder's

Holistic Pet Center & Rescue

11948 Ventura Blvd. Studio City Ca. 91604

818-762-2665 Fax: 661-268-1605

Desired Lorder, we also offer delivery to the majority of Los Angles with the Charter County's Call (818) 363-2665 to place your order.

## **EXHIBIT H**

Messages (818) 939-

**Details** 

I'm just really stumped.

Vet said no chance it came from my house. He had it prior. So why only him. Totally stumped.

Right. He prob got it from breeder?? I guess. Or maybe one of the dogs at the store was a carrier? But why just him

> I have no freaking clue. And he was with you for 7 days before I adopted. Other puppies would be sick too.

Maybe breeder vaccinated to get rid of them fast, lied about their age, and it didn't take on Kobi.

There are 5 other litter mates he didn't bring to you.

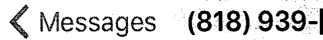
Maybe they were sick.

Right. I have no idea where they



iMessage





Details

It's likely we are going to lose him

Omg I can't believe this. Please send a picture so I can help you pay for this

> I just raced to where Jonathan was surfing. Double parked the car and ran to the water waiving like a freak. We threw his surfboard in my car and are heading there now.







Details

I'm going to do a write up tonight

I will post and ask for donations

We are going to lose him. I just walked through the door and the doctor called. His blood pressure dropped, his breathing is labored and discharge is coming out his nose.

Oh no Kimberly.

This is horrible

This is worse than horrible. It's my most feared nightmare after having lost Sasha less than 2 months ago. I've depleted my entire rescue fund I use to foster and donate and I now have to either euthanize, let him arrest bc his body can't take the treatment or remove care and have him die naturally.





**Details** 

Yes. Beverly I quess. Walter will be fine. This cannot happen. No one else is sick! My vet is a tenth of this cost and he's never lost one of my puppies.

He threw up once and you will get him on iv today

Still on hold.

I don't know what this hospital costs. I paid a \$1300 deposit. Haven't gotten final bill. ER was \$1600.

My vet charges is \$750 for any parvo stays. For length of stay but he is in panorama city.

Just spoke to Beverly.

All set for Walter to be discounted.

Please let me know what's happening.





Details

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Omg kim. I'm going to get you donations.

This is awful I don't understand

We have to get donations to cover this cost. I don't want my rescue efforts to stop be there's no money to do it. I've fostered 5 dogs in the last 6 months and always cover the cost for their care as my way of supporting the rescue organizations. Not only will we lose Kobi but I will lose my ability to help. My heart is so broken right now.



08 118 2016

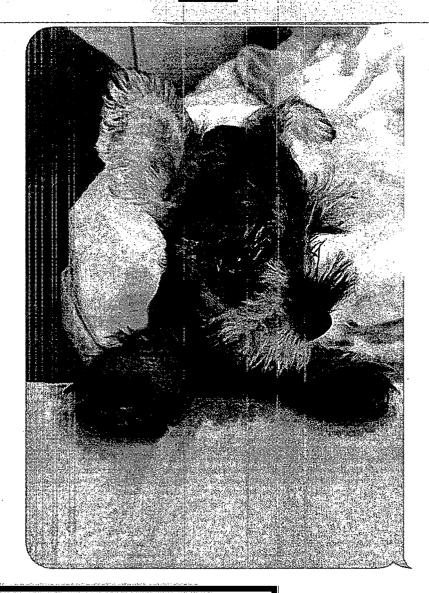




Messages

(818) 939-

Details



I'm going to do a write up tonight

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We are going to lose him. I just walked through the door and the doctor called. His blood pressure dropped, his breathing is labored and discharge is



08/18/2016

iMessage



Messages (818) 939Details

Yes. I just can't figure out where kobi got it when no one else does. Walter caught from kobi. I just pray that he will be treated and survive. He has only been sick for a few hours.

I'm keeping an eye on everyone else

> They said that they can't be certain he got it from Kobi

His levels show he is stronger than Kobi so that may be why there was a delay

Yes.

They were in 2 separate rooms and we changed our clothes when touching Kobi, sprayed ourselves with bleach and wore gloves.

This has been a huge ordeal



Message



Details

Also when Kobi was diagnosed, Walter was also being treated with tamiflu, clavimox, and metrodoxinale. So that might have fought the virus which led to the delay.

I think that we need to sit down with the board and discuss this situation. I can't possibly do all this on my own having adopted these dogs 11 days ago. I don't have any more money for it.

I had \$5k in cash and it's gone.

I am collecting donations now. We are going to help you with this of course. Just get Walter better.

Email me the bills so I can post a go fund me.

I'm not leaving you in the dark here just juggling a million things. I'm here





Details

I getill

### I feel horrible

Emotionally this is something that I will need to heal on my own. But financially it's something I'm going to need help with. I've been very involved in rescue for the past 4 years and usually this becomes the rescues burden. I'm willing to do all the leg work and see the awfulness of this first hand. But I need the financial help. Jon and I have gone back and forth on this and have spoken to the Vets about timing etc. we just need you to help raise the funds. Walters estimate is \$1500-2500 for 3 days.

We will get it. It just may take a bit. I'm setting up a go fund me. Just save Walter.

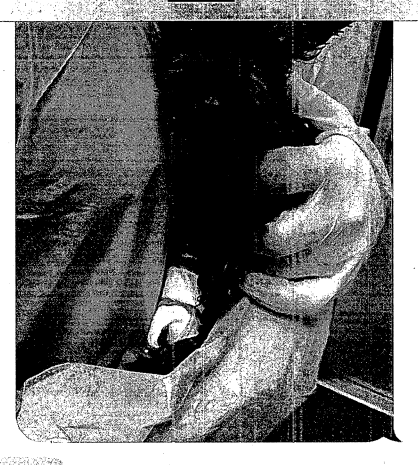
Thu, Sep 10, 4:26 PM





Messages (818) 939-

Details



He looks good

This is just the beginning. Kobi looked like that day 2

Fri, Sep 11, 6:13 PM

I'm going to PayPal \$250 to the you caring now and I'll start sharing when I get home

Shoot can't use PayPal. I'll just keep collecting and figure out how to get it in there



08/18/2016

iMessage



(818) 939-

Details

I know. It will happen. My vet lets me pay little by little so I'm not too worried

I want to get your bill covered first

i think it will happen

it is looking good so far

did you talk to the board about the adoption fees?

No two of them are out of town till next week. But I figure we will Collect enough donations to cover all. The adoption fees just go towards our vet bills anyway

> Ummm, I don't exactly feel comfortable with that. The adoption fee that was paid included neuter, which Kobi will not need. He was never vetted by Wylder. I cannot in good conscience tell people that I



iMessage



(818) 939-

**Details** 

I'm praying that he gets better

have you collected more donations?

They are coming in slowly am reposting daily.

We will get there. And we were planing a grand opening/fundraiser in October. So worst case we will get the rest them.

Then

if the hospital demands more money i don't have it.

i took out a \$3500 care credit for Walter, that is all that i have.

i can't use my business to fund this, and i'm behind 37 hours from last week, i am FREAKING out.





Details

i took out a \$3500 care credit for Walter, that is all that i have.

i can't use my business to fund. this, and i'm behind 37 hours from last week. i am FREAKING out.

maybe we should go ahead and refund the adoption for both dogs, then i can use that to front the costs for walter, i cannot put this dog down b/c of money. i am seriously an emotonal freaking wreck over this.

> my paypal is kimberly .com

Sun, Sep 13, 9:19 PM

I just got home. Will send a thousand in a few minutes. read the update. Glad he is doing a bit better.

Tue, Sep 15, 2:33 PM





### Mellssa R. Bacelar with Rebecca Wells Windinwood and 7 others September 9 ⋅ 🚵

Please help us. This is urgent! This little tiny baby was bred in a backyard and dumped when sick. He is now not even 7 weeks old and fighting for his life. His vet bill is \$5400 as of right now. He has needed blood transfusions, ivs and can barely move. Please donate. Even \$5 helps PayPal thewylderfoundation@gmail.com it is tax deductible and can save Kobys life



Aptickes in Comments, 16 Shares

Like







#### Melissa R. Bacelar

September 10 · @

Anna Spheeris Fox Alison Eastwood Allison Elise Crane Emily Watson Allison Caryn Gorzo Rebecca Wells Windinwood Please share for me.



### Click here to support Saving Puppies Medical Fund by Melissa R. Bacelar

A few weeks ago we got a call that 4 little pupples were being kept in a yard in the sun with no shelter and no water. We quickly said we would take them and after a day of...

WWW.GOFUNDME.COM

-	Likes	2	St	121	95
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Melissa R. Bacelar shared her photo.

September 10 · 🚱

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Please help us. This is urgent! This little tiny baby was bred in a backyard and dumped when sick. He is now not even 7 weeks old and fighting for his life. His...

See More

3 Likes 4 Comments

心 Like

Comment



### Breeder dumps sick puppies! Help!



STUDIO CITY, CA

\$45<sub>of\$8,500</sub>

Raised by 3 people in 1 month

**Donate Now** 

SHARE ON FACEBOOK

26 TOTAL SHARES

SHARE

26

TWEET

Created September 10, 2015 Melissa R. Bacelar

UPDATE #1

1 MONTH AGO

**3 DONATIONS** 

RECENT

Be the first to like this update

Walter, one of the pups is doing better today! We are not out of the woods yet and still need prayers! Please keep sharing for donations we have a tough road ahead..

\$10

Anonymous

7 days ago (Monthly Donation)

\$25

Erica Braun 1 month ago

\$10

Anonymous
1 month ago (Monthly Donation)

1-3 of 3 donations

08/18/2016

earch Help Start a Fundraiscr

SHARE

TWEET

DONATE



Walter feeling a bit bette:



look at those eyes.

Subscribe to Updates SHARE TWEET DONATE

Backgyard breeders dumped these very ill puppies on a rescue and we need help to save them. There lives have started off horribly but lets change that. A few weeks ago we got a call that 4 little puppies were being kept in a yard in the sun with no shelter and no water. We quickly said we would take them and after day of resting we had 4 bouncy puppies. Now we have two of them who are fighting for their lives. With virtually no immune systems these puppies are beingkept alive by blood transfusions, IV and prayers. We have faith that they will make it but we cannot do this alone. They are being cared for at Socal Vet Hospital in Irvine and their vet bills are climbing. If each of you can give just \$5 these 7 week old puppies may make it! Please donate. We are a 501c 3 charity



#### Melissa R. Bacelar

September 11 · GoFundMe · 🚱

Update. Walter is feeling a little bit better. But we still have a long road ahead. This is why backyard breeders need to be stopped. These poor puppies do not deserve to live their first weeks of life with tubes jammed in them. Please share.



# Click here to support Breeder dumps sick puppies! Help! by Melissa R. Bacelar

Back yard breeders dumped these very ill pupples on a rescue and we need help to save them. There lives have started off horribly but lets change that. A few weeks...

GO	F	1))	V()	M	*		n	N
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08/18/2016

# EXHIBIT K

Messages

(818) 939-

**Details** 

We actually incur a ton of costs for every puppy we take in. Besides food, pee pads ect. We pay a foster to watch them nightly and a transporter to take them back and forth. We have a store so we are completely

different from other rescues. We also do "reimburse" the people who drop them off. They always lie to us but once they get here we want the puppies so if they ask us for money we give it to them. Anyway, this is just what we do and the list goes on and on. Most rescues could not do the volume that we do. We pull

20 dogs a week from kill shelters. Those vet bills are astronomical. We fund it with the adoption fees. I will talk to the board next week. Please let me know how Walter is. A few more donations came in today for him:)

Sat, Sep 12, 11:41 AM





## EXHIBIT L

Messages

(818) 939-

**Details** 

Walter died

Omg this is horrible. I'm so sorry. So sorry

You really should be. This was preventable.

I agree I have there sister here right now buying food. And their brother was in yesterday. I'm really not sure how they would have gotten sick

Because you haven't spent the last 2 weeks talking to doctors. None of them are surprised. All it took was one person holding them, or just them being on the floor of your store, or with a transporter, or at the home where they spent each night and just a tiny bit of infection for these less than 8 week old 1 pound 9 oz babies who still tried to nurse and didn't have teeth.



iMessage

