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7 8	Attorneys for Plaintiff SCG CHARACTERS, LLC		
9	UNITED STATES DISTRICT COURT		
10	CENTRAL DISTRICT OF CALIFORNIA		
11	SCG CHARACTERS LLC,	Case No.	
12	Plaintiff,	COMPLAINT FOR PATENT	
13	V.	INFRINGEMENT, TRADE DRESS INFRINGEMENT AND DILUTION, AND UNFAIR COMPETITION;	
14	TELEBRANDS CORP.		
15	TELEBRANDS CORP., TELEBRANDS CORPORATION, and AJIT KHUBANI,	DEMAND FOR JURY TRIAL	
16	Defendants.		
17			
18	Plaintiff SCG Characters LLC ("SCG") alleges as follows:	
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20	JURISDICT	ION AND VENUE:	
21	1. Plaintiff files this action for patent infringement arising under the		
22	Patent Laws of the United States, 35 U.S.C. §§ 271, et seq.		
23	2. This Court has subject matter jurisdiction over the claims under 28		
24	U.S.C. §§ 1331, 1332, and 1338(a) and (b).		
25	3. Upon information and belief, plaintiff alleges that defendants		
26	Telebrands Corp., a Virginia corporation, and Telebrands Corporation, a New		
27	Jersey corporation (collectively "Telebrands") have conducted business, including		
28	the acts giving rise to this complaint, within this judicial district. In addition, on		
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information and belief, Telebrands has purposefully directed its activities in this
 judicial district by intentionally committing tortuous acts aimed at California
 residents and/or have an impact on the State of California. Therefore, this Court
 has personal jurisdiction over Telebrands.

4. Venue is proper in this judicial district under 28 U.S.C. §§ 1391(b) and
(c) because a substantial portion of the acts or omissions giving rise to this
complaint were committed within this judicial district. Venue is additionally proper
because SCG has suffered harm in this judicial district.

THE PARTIES:

5. Plaintiff SCG Characters LLC ("SCG") is a company with its principal
 place of business at 10100 Santa Monica Boulevard, Suite 500, Los Angeles,
 California, 90067. SCG's sister company Saban Brands is one of the most
 successful branding companies in the world, managing, enhancing, and promoting
 intellectual property, including Power Rangers, Julius, Jr., Digimon, Paul Frank,
 Emojiville, Macbeth, Mambo, and Popples, which is the subject of the present
 complaint. SCG owns all intellectual property rights associated with Popples.

Telebrands is a telemarketing company that markets products on
 television, on the Internet, and in stores. Telebrands has its principal place of
 business and headquarters at 79 Two Bridges Road, Fairfield, NJ 07004. SCG is
 informed and believes that Telebrands has done and continues to do business in
 numerous districts throughout the United States, including, but not limited to, the
 Central District of California.

7. Upon information and belief, SCG alleges that Telebrands sells
numerous products, including the toys at issue, nationwide and specifically to
residents of the Central District of California.

8. Defendant Ajit Khubani is, upon information and belief, a citizen of
the State of New Jersey, residing at 55 Chestnut Ridge Road, Saddle River, New

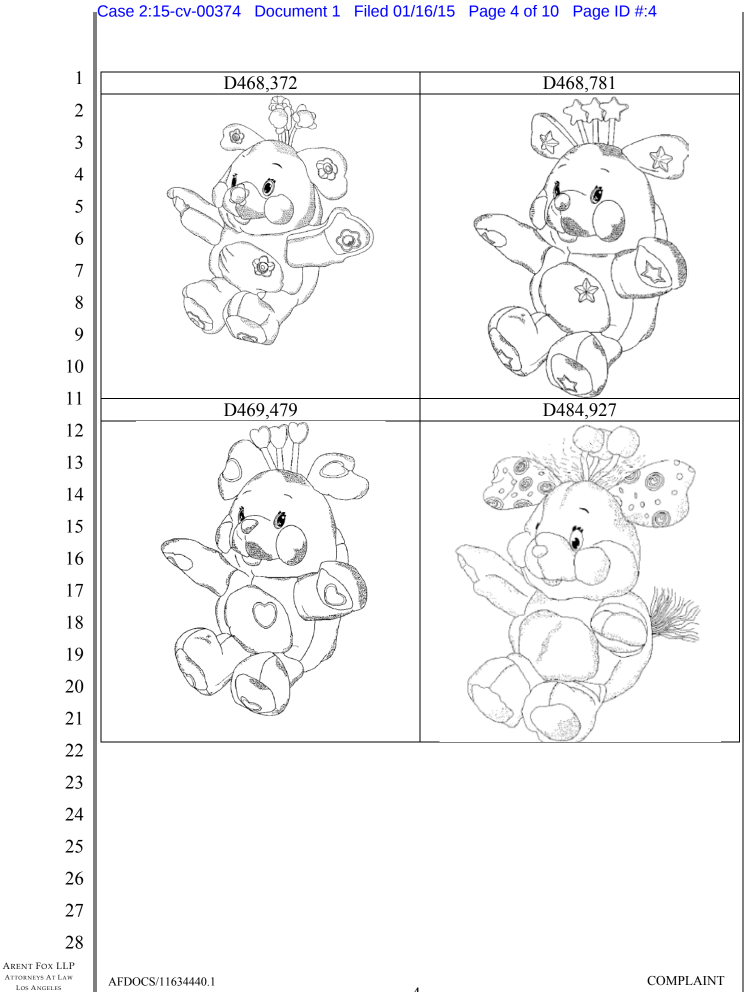
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1	Jersey 07458. Mr. Khubani is the owner, Chief Executive Officer, and President of		
2	Defendant Telebrands; and as such is responsible for overseeing the day-to-day		
3	operations of the company, including product development, marketing, and sales of		
4	the products that are the subject of the present complaint. SCG is informed and		
5	believes that Mr. Khubani personally acted, approved, or ratified each of the		
6	wrongful acts alleged below and therefore is personally liable for each.		
7	FIRST CLAIM FOR RELIEF		
8	(Patent Infringement, 35 U.S.C. § 271, et seq.)		
9	9. The allegations of the paragraphs above are incorporated herein by		
10	reference.		
11	10. SCG is the owner in fact of all rights to United States Design Patents		
12	US D468,372 S; US D468,781 S; US D469,479 S; and US D484,927 S ("the		
13	Patents"). The Patents are attached hereto as Exhibit "A." These patents are		
14	embodied in SCG's line of Popples transformable toys.		
15	11. Telebrands is designing, making, using, offering for sale, and selling a		
16	line of "Ball Pets" transformable toys that applies the patented designs or colorable		
17	imitations thereof, which constitutes infringement of the Patents. Examples of the		
18	Patents and the infringing Ball Pets are as follows:		
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28 Arent Fox LLP			
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Case 2:15-cv-00374 Document 1 Filed 01/16/15 Page 5 of 10 Page ID #:5 1 Ball Pet-Sunny The Ball Pet-Puffy The Purple Ball Pet-Pinky The Rhino Bear Puppy 2 3 4 5 6 7 8 9 10 Ball Pet-Red Rover Ball Pet-Berry The Blue Ball Pet-Jolly Green Dragon Puppy Kitty 11 12 13 14 15 16 17 18 19 20 12. By committing the acts alleged herein, including but not limited to 21 designing, making, using, offering for sale, and selling its knockoff transformable 22 toys, Telebrands has infringed, induced, or contributed to the infringement of the 23 Patents. 24 Upon information and belief, SCG alleges that Telebrands' 13. 25 infringement, inducement of infringement, and/or contributory infringement of the 26 Patent has been willful, deliberate, knowing, and with wanton disregard of the 27 patent rights of SCG. Popples enjoy longstanding and widespread fame in the toy 28

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1	market, and the similarity of Telebrands' knockoffs to the patented Popples design				
2	could not have happened by chance.				
3	14. SCG believes that, unless enjoined by this Court, Telebrands will				
4	continue to infringe, continue to induce others to infringe, or continue to				
5	contributorily infringe the Patents.				
6	15. SCG has no adequate remedy at law, and unless enjoined by this				
7	Court, Telebrands will continue to engage in such acts to the irreparable damage				
8	and injury of SCG.				
9	16. SCG has been damaged by the foregoing infringing acts of				
10	Telebrands. The exact amount of such damages can be determined upon an				
11	accounting.				
12	SECOND CLAIM FOR RELIEF				
13	(Trade Dress Infringement and Dilution)				
14	17. The allegations of the paragraphs above are incorporated herein by				
15	reference.				
16	18. Popples have a unique and inherently distinctive combination of visual				
17	features. These features include the ability for the character to transform into a ball				
18	toy; the use of brightly colored fur and exaggerated anatomical features; the use of				
19	contrasting color pads on the feet, hands, and ears; and the exclamatory posture				
20	when the toy is in the open position. The unique look of Popples has acquired				
21	secondary meaning among consumers and has become famous, allowing consumers				
22	observing the products to identify that trade dress as indicating a high quality				
23	product emanating from SCG.				
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13 19. Considerable resources have been expended in developing the Popples
14 trade dress design and in promoting products and services using this design.
15 Popples have been promoted in numerous media since the 1980s, including a
16 Popples television series and Popples comic books.

17 20. The function of the iconic Popples trade dress design is to identify
18 SCG as the source of its products/services and to establish a symbol of quality and
19 goodwill that consumers can trust.

21. Recognizing the goodwill that consumers associate with the Popples
trade dress, Telebrands has closely mimicked it. Telebrands' knockoff products are
confusingly similar to SCG's Popples. As such, they infringe SCG's trade dress
rights, and lead consumers to falsely believe that Telebrands' infringing Popples
either originate from or are somehow associated with SCG. Further, the presence
of the Telebrands knockoffs in the marketplace tends to dilute the distinctive
quality of the Popples trade dress.

27 22. As a direct consequence of Telebrands' actions, SCG has been, and is
28 likely to continue to be, substantially injured in its business including harm to its

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goodwill and reputation and loss of sales. The exact amount of SCG's damages
 and Telebrand's wrongful gains can be determined upon an accounting.

3 23. On information and belief, Telebrands' trade dress infringement and
4 dilution has been willful. Popples enjoy longstanding and widespread fame in the
5 toy market, and the similarity of Telebrands' knockoffs to the famous Popples
6 design could not have happened by chance.

7 24. SCG has no adequate remedy at law, and unless enjoined by this
8 Court, Telebrands will continue to engage in such acts to the irreparable damage
9 and injury of SCG.

THIRD CLAIM FOR RELIEF

(Unfair Competition)

12 25. The allegations of the paragraphs above are incorporated herein by13 reference.

14 26. Significant monies and effort have been expended to establish
15 goodwill, a market for the patented inventions based on the Patents, and a strong
16 market presence for Popples.

17 27. Through their infringement of SCG's Patents and trade dress rights,
18 Telebrands has wrongfully diverted and secured sales, monies, and profits that
19 rightfully should have been made by SCG.

28. Telebrands' advertisements, marketing materials, strategy, and
marketing representations have unfairly competed with plaintiff under the Lanham
Act, California Business and Professions Code section 17200, and the common law.

SCG respectfully demands judgment against Telebrands and Khubani asfollows:

a) A preliminary injunction enjoining Telebrands, including its affiliates,
officers, agents, servants, and employees, and all persons in active concert or
participation with them, during the pendency of this action and thereafter

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1	permanently, from infringement of the Patents pursuant to 35 U.S.C. § 283;		
2	b) An award to SCG of such damages as it shall prove at trial against		
3	Telebrands, after a full accounting of all damages that SCG has suffered as a		
4	result of Telebrands' unlawful conduct, said damages to be no less than a		
5	reasonable royalty;		
6	c) An award to SCG of all damages so determined for willful		
7	infringement, in accordance with 35 U.S.C. §284, together with prejudgment		
8	interest;		
9	d) A determination that this case is exceptional within the meaning of 35		
10	U.S.C. §285, and an award to SCG of treble damages, its reasonable		
11	attorneys' fees and costs in connection with this action;		
12	e) An award to SCG of all profits wrongfully obtained by Telebrands;		
13	and		
14	f) Such other and further relief as this Court or Jury may determine to be		
15	just and proper.		
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17	Dated:January 16, 2015ARENT FOX LLP		
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19	By:/s/ Allan E. Anderson		
20	ALLAN E. ANDERSON JD HARRIMAN		
21	TIMOTHY L. SKELTON Attorneys for Plaintiff SCG CHARACTERS LLC		
22	SCG CHARACTERS LLC		
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2	SCG demands	a trial by jury on all issu	ies so triable.		
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5	Dated: January	16, 2015 ARE	INT FOX LLP		
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8	By:/s/ Allan E. Anderson ALLAN E. ANDERSON				
8	JD HARRIMAN TIMOTHY L. SKELTON				
10		Attor	OTHY L. SKELTON rneys for Plaintiff CHARACTERS LLC		
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