20VECV00721

	Assigned for all purposes to: Van Nuys Courthouse East, Judicial Officer: Shirley Watkins			
Electronically FILED by Su	uperior Court of California, County of Los Angeles on 06/30/2020 08:14 AM Sherri R. Carter, Executive Officer/Clerk of Court, by A. Salcedo,Deputy Clerk			
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15 16	Attorneys for Plaintiff SEED BEAUTY, LLC and BETA BEAUTY, LLC			
17	SUPERIOR COURT OF TH	IE STATE OF CALIFORNIA		
18	COUNTY OF LOS ANGELES			
19	VAN NUYS COURTHOUSE EAST			
20	SEED BEAUTY, LLC, and BETA BEAUTY,	Case No.		
21	LLC	VERIFIED COMPLAINT FOR:		
22	Plaintiff,	(1) VIOLATIONS OF CALIFORNIA		
23	V.	UNIFORM TRADE SECRET ACT § 3426 ET SEQ.;		
24	COTY, INC.; HFC PRESTIGE PRODUCTS, INC.; KING KYLIE, LLC; and DOES 1-25,	(2) BREACH OF CONTRACT;		
25 26	Defendants.	(3) INTENTIONAL INTERFERENCE WITH CONTRACTUAL RELATIONS; AND (4) INJUNCTIVE RELIEF		
27		DEMAND FOR JURY TRIAL		
28				
GOODWIN PROCTER LLP Attorneys at Law Silicon Valley				

Plaintiffs Seed Beauty, LLC ("Seed Beauty") and BETA Beauty, LLC ("BETA Beauty" and collectively with Seed Beauty as "Seed" or "Plaintiffs") hereby complain and allege against Defendants Coty, Inc., HFC Prestige Products, Inc. (together with Coty, Inc. "Coty"), and King Kylie, LLC ("King Kylie") (collectively with Coty as "Defendants") (together with Seed as the "Parties") as follows:

SUMMARY OF THE CASE

- 1. This action is to stop Coty's theft of Seed's pioneering and proprietary digital-first business model that has revolutionized the cosmetics industry. Seed's unique business model enables it to rapidly develop, manufacture, and promote new cosmetics through ecommerce and social media platforms. Seed does this by maintaining, "total control of its manufacturing process, working on everything from product development to marketing, all under one roof." Seed is credited as the "beauty brand incubator" that is "responsible for much of" Defendant King Kylie's and KKW Beauty, LLC's ("KKW") success. In fact, Seed Beauty formulates, makes, packages, and ships all of King Kylie's products. Other media reports have commented that Seed's quiet role in building these brands is the "secret sauce" behind these brands. Seed's tight control of these secret processes drives its ability to quickly release exciting and groundbreaking new products in the digital cosmetics world.
- 2. Defendant Coty is a legacy beauty conglomerate failing in the marketplace. It has demonstrated over and over that it is unable to compete through its own innovation. Coty has seen five CEOs and dramatic stock price decline over the past five years and has admitted having extraordinary difficulty reinventing itself to successfully compete in the new digital cosmetics world.
- 3. Because it cannot win lawfully, Coty chose an unlawful path. It decided to steal the secret sauce behind Seed. It sought deals with King Kylie and KKW in violation of the close

¹ InStyle, "The Secret Company Behind KKW Beauty and Kylie Cosmetics," *available at* https://www.instyle.com/news/secret-company-behind-kkw-beauty-and-kylie-cosmetics.

See id

³ Forbes, "How 20-Year-Old Kylie Jenner Built A \$900 Million Fortune In Less Than 3 Years," *available at* https://www.forbes.com/sites/forbesdigitalcovers/2018/07/11/how-20-year-old-kylie-jenner-built-a-900-million-fortune-in-less-than-3-years/#1b8e2b8aa62c.

partnership with Seed. First, Coty made a \$600 million investment in King Kylie, but it really was a subterfuge to learn Seed's confidential business methodologies.

4. Out of deep respect for Kylie Jenner, Kim Kardashian, and the highly successful businesses Seed created with them, Seed attempted to resolve this dispute privately and repeatedly asked for assurances related to leakage of Seed proprietary information from King Kylie to Coty. Coty and King Kylie consistently refused to provide any assurances. When Seed got wind of a potential KKW transaction, it successfully sought and obtained an injunction against KKW and those in active concert with KKW. Undeterred, Coty announced the deal anyway, creating even more threat to Seed's trade secret rights. Coty has chosen to ignore the Court order restricting the information it stole, and now it must be held accountable for its unlawful actions.

THE PARTIES

- Plaintiff Seed Beauty, LLC, is a California limited liability company, with its principal place of business in Oxnard, California.
- Plaintiff BETA Beauty, LLC is a California limited liability company, with its principal place of business in Oxnard, California. BETA Beauty, LLC is a wholly-owned subsidiary of Seed Beauty.
- 7. Upon information and belief, Defendant Coty, Inc., is a Delaware corporation, with its principal place of business in New York, New York.
- 8. Upon information and belief, Defendant HFC Prestige Products, Inc., is a Connecticut corporation, with its principal place of business in New York, New York.
- 9. Upon information and belief, Defendant King Kylie, LLC, is a Delaware limited liability company, with its principal place of business in Woodland Hills, California. Upon information and belief, Coty and Kylie Jenner, who is a citizen of the State of California, are the only members of King Kylie.
- 10. The true names and capacities of the Defendants named herein as DOES 1 through 25, inclusive, are unknown to Seed at this time. Seed sues these Defendants by such fictitious names. Seed will amend this Complaint to allege the true names and capacities of the fictitiously

1 named Defendants when Seed ascertains the identity of such Defendants. Seed is informed and 2 believes, and thereon alleges, that each and every one of these Defendants is responsible in some 3 manner for the threatened misappropriation of Seed's trade secrets which will damage and 4 irreparably harm Seed, and that Seed's inevitable injury, as alleged herein, will be proximately 5 caused by their threated misappropriation. 6 JURISDICTION AND VENUE 7 11. This Court has subject matter jurisdiction over this action under Article VI, 8 Section 10 of the California Constitution, exercisable under Section 410.10 of the California Code 9 of Civil Procedure. This Court has jurisdiction over these claims as the relief sought may 10 properly be received from this Court. This Court has personal jurisdiction over Defendants Coty and King Kylie because 11 12. 12 they conduct business in California, including the formation or negotiation of contracts with 13 parties domiciled in California. 14 13. Venue is also proper in this Court pursuant to California Code of Civil Procedure § 395. 15 16 14. Venue is also appropriate in this Court pursuant to 17 , as all claims herein relate to either claims of trade secret misappropriation or violations of Both of those 18 read as follows: 19 20 21 22 23 24 25 26 11 27 28 GOODWIN PROCTER LLP

COMPLAINT

ATTORNEYS AT LAW SILICON VALLEY

GOODWIN PROCTER LLP ATTORNEYS AT LAW SILICON VALLEY

FACTUAL ALLEGATIONS

A. Seed Beauty And Its Exclusive Relationships

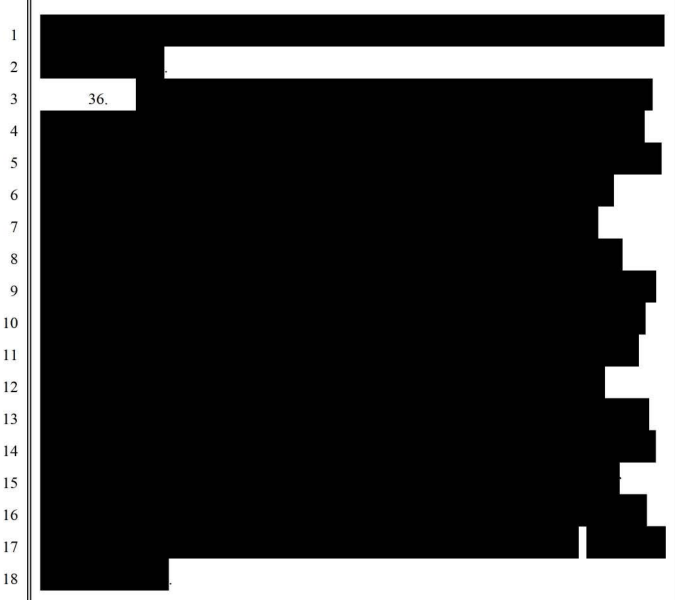
- 15. Seed Beauty is a leading brand-incubator, developer, manufacturer, distributor, and seller of beauty and cosmetics products.
- 16. Seed Beauty has a unique business model which allows it to incubate new brands and products and swiftly bring them to market. For example, Seed Beauty's unique business model enabled it to create, develop, manufacture, store, sell, and distribute products for multiple direct-to-consumer brands all under one roof and bring products to market in record speed based entirely on consumer demand and through its e-commerce strategy. This business model, combined with the affordable, safe, and high-quality nature of Seed Beauty's products, has skyrocketed young start-up brands to beauty and cosmetics sensations over a period of only a few years.
- 17. One of Seed Beauty's most unique competencies is its vertical integration capabilities. Seed Beauty employs hundreds of workers in Oxnard, California. These workers manufacture and ship products direct to consumers. As one of the last beauty manufacturers left in the United States, investing and protecting jobs in America, and especially in California, has always been important to Seed Beauty.
- 18. Following the rapid and extraordinary success of its many brands, several different celebrities expressed interest in partnering with Seed Beauty to create and/or develop beauty and cosmetics brands using Seed Beauty's unique business model. To date, Seed Beauty has incubated and grown numerous cosmetic lines. Seed Beauty's wildly successful brands include: Kylie Cosmetics, KKW Beauty, and Tati Beauty.

B. Seed's with King Kylie and KKW

- 19. On or around June 9, 2016, Seed Beauty entered into an arrangement with King Kylie, LLC,

		, (2)			
			(3)	(4)	
(5)	(6)				(7)
					(8)
Secrets")			and (1	20 💆	"Seed Beauty Trade

- 32. Such confidential Trade Secrets are highly valuable to Seed Beauty in the course of conducting their business, because Seed Beauty derives economic value from the information not being made public, and any competitor who acquired such information would be given an unfair competitive advantage.
- 33. Specifically, the Seed Beauty Trade Secrets to which King Kylie and KKW had access are essential to Seed Beauty's competitive position in the beauty and cosmetics industry.
- 34. The Seed Beauty Trade Secrets are not generally known in the beauty industry and could not be learned by others, if at all, without considerable expenditure of time, effort, or expenses. And Seed Beauty ensures that its exclusive beauty brand and cosmetic partners are subject to strict confidentiality and non-disclosure obligations.
 - 35. Indeed, both King Kylie and KKW



37. In addition to requiring confidentiality in its agreements, Seed Beauty goes to great lengths and has taken reasonable measures to ensure that its confidential, proprietary, and trade secret information, including the Seed Beauty Trade Secrets, remain secret and confidential, including specifically prohibiting and preventing disclosure to the public and/or Seed Beauty's competitors who could, if privy to the Seed Beauty Trade Secrets, use this information to harm Seed Beauty's existing relationships, unfairly compete against Seed Beauty for other exclusive relationships in the beauty and cosmetics industry, and/or engage in any other anti-competitive behavior.

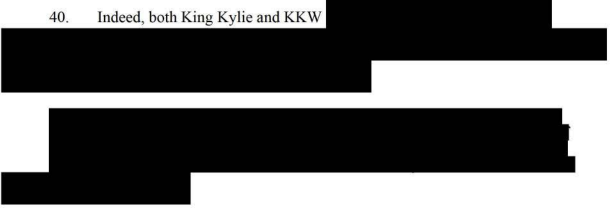
38. Such efforts by Seed Beauty to maintain the confidentiality of the Seed Beauty Trade Secrets, include, but are not limited to: (1) restricting access to the Seed Beauty Trade

Secrets, including at least by employing numerous mechanisms for securing its office, including key card access at the office entrance, additional key card and code access, with further restrictions, at the laboratory and development sites, and monitoring of the entire premises by security personnel employed by the office complex, (2) ensuring that Seed Beauty's computer network and systems are secure, including requiring passwords and other security verifications for computer access where the Seed Beauty Trade Secrets may be stored, and limiting access to electronic resources only to those employees who need to access them within the scope of their employment, (3) including

, and (4) to the extent any third-party must access the Trade Secrets.

Additionally, all Seed employees must sign non-disclosure agreements to ensure information, including, but not limited to, the Seed Beauty Trade Secrets, is kept private and confidential.

39. Seed Beauty's competitive position would be gravely harmed if one of its competitors were to gain access to the Seed Beauty Trade Secrets, as this would allow the competing company to exploit many years' worth of highly valuable knowledge and knowhow developed by Seed Beauty.



D. Coty and Its Acquisition of King Kylie

41. According to public filings, Coty considers itself to be one of the world's largest beauty companies, which includes a "Consumer Beauty" segment "focused on color cosmetics, retail hair coloring and styling products, body care and mass fragrances."

⁴ Form 10-K, Coty Inc., 2019 ("2019 Form 10-K"), available at https://sec.report/Document/0001024305-19-000097/.

- 42. Coty's "Consumer Beauty division primarily sells products through hypermarkets, supermarkets, drug stores and pharmacies, mid-tier department stores, traditional food and drug retailers, and dedicated e-commerce retailers."
- 43. According to Coty, it is "continuously innovating to increase our sales by elevating our digital presence, including e-commerce and digital, social media and influencer marketing."
- 44. In identifying the risks in connection with its business, Coty has stated that "[t]he beauty industry is highly competitive" and that "[t]he color cosmetics category has been influenced by entry by new competitors and smaller competitors that are fast to respond to trends and engage with their customers through digital platforms . . ."⁷
- 45. Since Coty's 2016 acquisition of Procter & Gamble's beauty brands, like Clairol and CoverGirl, Coty has indicated that it has faced continued difficulties in trying to integrate and turn around these legacy brands. As Coty's former Chief Executive Officer & Director, Pierre Laubies, admitted in a July 1, 2019 investor call, "it is very true that the P&G Beauty merger has led to value suppression and financial setbacks for Coty."
- 46. In particular, Coty's business has been under considerable distress due to the growth of digital platform business. In the last five years, Coty's stock price has fallen approximately 87%. On information and belief, Coty's falling stock price is at least in part attributable to its inability to evolve with the changing market. Peter Harf, Coty's CEO, has recently commented "in the last 5 years, we had 5 CEOs. I mean that shows that we lost our way."
- 47. In fact, Coty expressly acknowledged that "[c]onsumer shopping preferences have also shifted, and may continue to shift in the future, to distribution channels other than traditional retail in which we have more limited experience, presence and development, such as direct sales

Id.

⁵ *Id*.

⁷ Id

⁸ Coty

⁸ Coty, Inc, July 1, 2019 Business Update Call Transcript, *available at* https://s23.q4cdn.com/980953510/files/doc_events/20190701_COTY_MA_Call_DN0000000026 63079007.pdf.

⁹ Coty, Inc, June 1, 2020 Business Update Call Transcript ("June 1, 2020 Business Call"), available at https://s23.q4cdn.com/980953510/files/doc_events/2020/06/Business-Update-Call-Transcript.pdf.

- b. "...Coty and King Kylie will enter into an Evergreen Collaboration Agreement, pursuant to which, in exchange for a marketing fee and a license fee, Coty will receive the right and license to manufacture, advertise, promote, distribute and sell certain products of King Kylie and use certain intellectual property owned by or licensed to King Kylie in connection with the development, manufacture, labeling, packaging, advertising, display, distribution and sale of such products. The agreement will continue in perpetuity, with limited exceptions;" 14
- c. "On one side, Kylie brings her incredibly strong brand equity as both a person and as a brand, with unparalleled social media reach among Generation Z customers...On the other side, we, as Coty, bring very extensive R&D, manufacturing and distribution capabilities as well as our expertise in core beauty categories across cosmetics, skin care and fragrances;" 15
- d. "...Kylie beauty will expand our presence in both premium cosmetics and skincare...;"16
- e. "The partnership with Coty...will allow Kylie Beauty to capitalize on these international expansion opportunities. Given our global R&D, manufacturing and distribution footprint, and you see that on the map, we are very well positioned to further build out this growing brand;" 17
- f. "...the fact that the network of Coty is going to help providing more economic conditions in engineering, manufacturing and distributing the products;" and
- g. "Coty will have overall responsibility for the portfolio's development, leveraging

Beauty Brands Globally - M&A Call," released November 18, 2019 ("November 18 M&A Call Transcript"); Form 8-K, Coty Inc., Nov. 18, 2019,

https://www.sec.gov/Archives/edgar/data/1024305/000119312519294319/d837125d8k.htm ("Nov. 18, 2019 Form 8-K"); see Coty Press Release, Coty and Kylie Jenner Announce Strategic Partnership to Expand Beauty Brands Globally, Nov. 18, 2019, available at

https://www.Coty.com/in-the-news/press-release/Coty-and-kylie-jenner-announce-strategic-

partnership-expand-beauty-brands. ¹⁴ Nov. 18, 2019 Form 8-K.

¹⁵ Nov. 18 2019 M&A Call Transcript.

¹⁶ *Id*.

¹⁷ *Id*.

¹⁸ *Id*.

its global knowledge and capabilities in R&D, manufacturing, distribution, commercial and go-to market expertise, as well as its deep understanding of the fragrances, cosmetics and skincare categories. In addition to its responsibilities within the partnership, Coty will act as a licensee for skincare, fragrances, and nail products."¹⁹

- 52. Shortly after this announcement, on or around November 25, 2019, Seed caught wind of the transaction, and sent letter correspondence to both King Kylie and Coty, expressing its deep concerns with the transaction given Seed's arrangement with King Kylie.
- 53. One of Seed's primary concerns related to the sharing or disclosure of its highly confidential and proprietary trade secrets that were necessarily disclosed within the context of the Seed-King Kylie relationship. In its communications with King Kylie and Coty, Seed clearly indicated that the details of the business arrangement between Seed and King Kylie

 . As

such, Seed asked King Kylie to confirm that the

- 54. In response, King Kylie still refused to confirm or deny whether it had already disclosed the Seed Beauty Trade Secrets or any confidential details to Coty. King Kylie simply stated that Seed's concerns were unfounded and unwarranted, and Coty took no position on the matter. Neither party confirmed that such information had not been disclosed.
- Kylie and Coty that King Kylie did not disclose the Seed Beauty Trade Secrets or any confidential details of the hour but to no avail. As such, it remained unclear whether confidential details of Seed's and King Kylie's relationship were or had been fully disclosed to Coty by King Kylie. Seed Beauty requested that Coty not close the transaction

¹⁹ Nov. 18, 2019 Form 8-K, Exhibit 99.1, *available at* https://www.sec.gov/Archives/edgar/data/1024305/000119312519294319/d837125dex991.htm.

until this issue was resolved. Ignoring Seed's request, Coty and King Kylie closed the deal anyway.

- 56. Despite Seed's numerous attempts to resolve the associated issues with the transaction with King Kylie and Coty, it was nonetheless announced that the transaction had closed on January 6, 2020. See https://www.Coty.com/in-the-news/press-release/Coty-and-kyliejenner-commence-strategic-partnership. As a result, HFC Prestige Products, Inc., a wholly owned subsidiary of Coty, acquired 51% of the equity interests in King Kylie for a reported \$600 million.20
- 57. Following this announcement, John Nelson again notified King Kylie that it remained and King Kylie neither confirmed nor denied whether it had already disclosed the Seed Beauty Trade Secrets to Coty. Shortly thereafter, Coty announced it was appointing a Coty-selected CEO for King Kylie. At this point in time, King Kylie announced that had appointed Cristoph Honnefelder as the CEO of King Kylie. Mr. Honnefelder did not work for Coty prior to joining King Kylie and was hired as an outsider. Mr. Honnefelder joined King Kylie on or about January 21, 2020. At this point in time, Seed Beauty had not received any confirmation as to what information had been shared with Coty despite its repeated requests. Seed has recently learned that Mr. Honnefelder is no longer the CEO of King Kylie and, on information and belief, Coty is now controlling the company and Mr. Harf's team is overseeing the operations of King Kylie.

E. Coty's Anticipated Acquisition of KKW and Seed's Lawsuit Against KKW Beauty

58 On or around June 3, 2020, just months after closing the deal with King Kylie, various media outlets reported that Coty is currently pursuing a collaboration with KKW Beauty regarding certain beauty products following statements by Coty in a public filing. See, e.g., https://www.bloomberg.com/news/articles/2020-06-03/Coty-in-talks-with-kim-kardashian-afterkylie-jenner-deal. On information and belief, the "collaboration" reported in the press is actually a majority-stake investment in KKW. Seed Beauty is also informed and believes that, in

²⁷

²⁰ Form 8-K, Coty Inc., January 6, 2019, available at https://sec.report/Document/0001193125-20-002203/.

1	connection with this anticipated transaction, representatives of Coty have requested certain
2	disclosures from KKW, including, but not limited to, requests for copies of material commercial
3	agreements and other categories of information that would include Seed Beauty Trade Secrets
4	relating to
5	
6	59. On information and belief, KKW is represented by the same counsel that
7	represented King Kylie in connection with its transaction with Coty.
8	60. Because of the previous failures to provide a clear answer related to the disclosure
9	of the and because of the imminent discussions between KKW and
10	Coty, Seed Beauty became gravely concerned that KKW would disclose Seed Beauty Trade
11	Secrets to Coty unless KKW was enjoined from doing so by this Court.
12	61. Accordingly, Seed filed a related action against KKW in this Court on June 19,
13	2020 to prevent KKW's disclosure of the , and to preserve Seed's other
14	contractual and trade secret ownership rights (the "Seed-KKW Action").
15	62. In the same action, Seed filed an <i>ex parte</i> application for a temporary restraining
16	order on June 22, 2020 ("Seed-KKW TRO"), seeking to enjoin KKW and all those acting in
17	concert with it from directly or indirectly disclosing, misappropriating, or facilitating the
18	disclosure or misappropriation of, or sharing in any way any details related to the Seed-KKW
19	Beauty business relationship or arrangement with Coty.
20	63. Shortly after the filing of Seed-KKW TRO, Seed learned from KKW that it did, in
21	fact, disclose the to Coty, without Seed's consent, along with a number of
22	other confidential documents containing trade secret and proprietary information, including
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25	, and
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R LLP v	16

64. In addition, given the discovery of the improper disclosures of trade secret information by KKW to Coty, Seed is informed and believes that similar improper use and disclosure of information was made by King Kylie to Coty. Indeed, during the KKW transaction discussions, KKW has admitted it shared highly confidential King Kylie information with Coty.

- 65. Recognizing the imminent threat of harm Seed was likely to sustain without injunctive relief, this Court granted Seed's request for a temporary restraining order to enjoin KKW and all those acting in concert with it from directly or indirectly disclosing, misappropriating, or facilitating the disclosure or misappropriation of, or sharing in any way any details related to the Seed-KKW Beauty business relationship or arrangement with Coty.
- 66. These details include, at a minimum, the terms thereof, information about license use, marketing obligations, product launch and distribution, revenue sharing, intellectual property ownership, specifications, ingredients, formulas, plans and other information about Seed products.

FIRST CAUSE OF ACTION

Misappropriation of Trade Secrets in Violation of California Uniform Trade Secret Act, Cal. Civ. Code § 3426 et seq.

(Against All Defendants)

- 67. Seed incorporates by reference each and every allegation contained in paragraphs 1 through 66 of this Complaint.
- 68. Seed has developed, maintained, owns and possesses the Seed Beauty Trade
 Secrets, which contain confidential, proprietary, and highly sensitive commercial trade secret
 information, as alleged and described above. This includes, but is not limited to, the details and
 terms of its business arrangements with its business partners,
 and
 trade secret information necessarily learned or exchanged in

SILICON VALLEY

- 75. On information and belief, Coty engaged in this same improper conduct during its negotiations with and acquisition of Defendant King Kylie. On information and belief, Coty requested and King Kylie unlawfully disclosed Seed Beauty Trade Secrets to Coty, including without limitation, confidential trade secret information pertaining to the details of Seed's business arrangement with King Kylie and highly sensitive proprietary and financial information.
- 76. Defendants Coty's and King Kylie's conduct constitutes misappropriation and misuse of Seed's confidential and trade secret information in violation of CUTSA because, on information and belief, Defendants improperly disclosed, acquired, and/or used the information without Seed's consent.
- 77. Coty knew or should have known under the circumstances that the information obtained from KKW and King Kylie consisted of confidential trade secrets and has not returned the information improperly acquired from King Kylie or KKW. Upon information and belief, Coty is retaining and using Seed's confidential and trade secret information.
- 78. As such, Coty has misappropriated, and a serious and imminent threat of misappropriation continues to exist with respect to, the Seed Beauty Trade Secrets, including, on information and belief, through Coty's reliance on trade secret information improperly collected and analyzed during the acquisition of King Kylie and the anticipated acquisition of KKW and its use of such information to increase its competitive position in the industry against Seed. Coty, through its improper acquisition of Seed Beauty Trade Secrets, is poised to capitalize on Seed's confidential and proprietary trade secret information and better understand Seed's unique business model and partnership structure.
- 79. Given the foregoing, if Defendants are not enjoined, they will continue to misappropriate and use Seed's trade secret information for their own benefit and to Seed's detriment.
- 80. As a direct and proximate result of Defendants' wrongful conduct, Seed has suffered, and if Defendants' conduct is not stopped, will continue to suffer severe and irreparable competitive harm.

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81. Seed seeks preliminary and permanent injunctive relief to recover and protect its confidential, proprietary, and trade secret information and to protect other legitimate business interests. Specifically, Seed seeks injunctive relief prohibiting Defendants from any further use, misappropriation, or disclosure of the Seed Beauty Trade Secrets, including without limitation the and any information derived therefrom, to compel Coty to return all materials incorporating, disclosing, or derived from Seed Beauty Trade Secrets, and/or to prevent Defendants from further benefitting from their own wrongful conduct. Seed's business operates in a highly competitive market and will continue to suffer irreparable harm unless and until Coty is enjoined by order of this Court.

- 82. Seed has no adequate remedy at law for the present and threatened future injuries being caused by Defendants because it would be impossible to quantify their losses in monetary terms and because Defendants will continue to engage in their wrongful misappropriation and irreparably harm Seed unless and until enjoined from doing so.
- 83. The acts of misappropriation committed by Defendants were done willfully, maliciously, oppressively, and/or fraudulently with the deliberate intent to injure Seed's business and financially benefit Defendants' business, thereby entitling Seed to an award of exemplary damages in a sum to be proven at trial under Civ. Code § 3426.3.

SECOND CAUSE OF ACTION

Breach of Contract

(Against King Kylie)

84. Seed incorporates by reference each and every allegation contained in paragraphs through 83 of this Complaint.

85.	On June 9, 2016, Seed and King Kylie entered into	
	as set forth above.	
	•;	

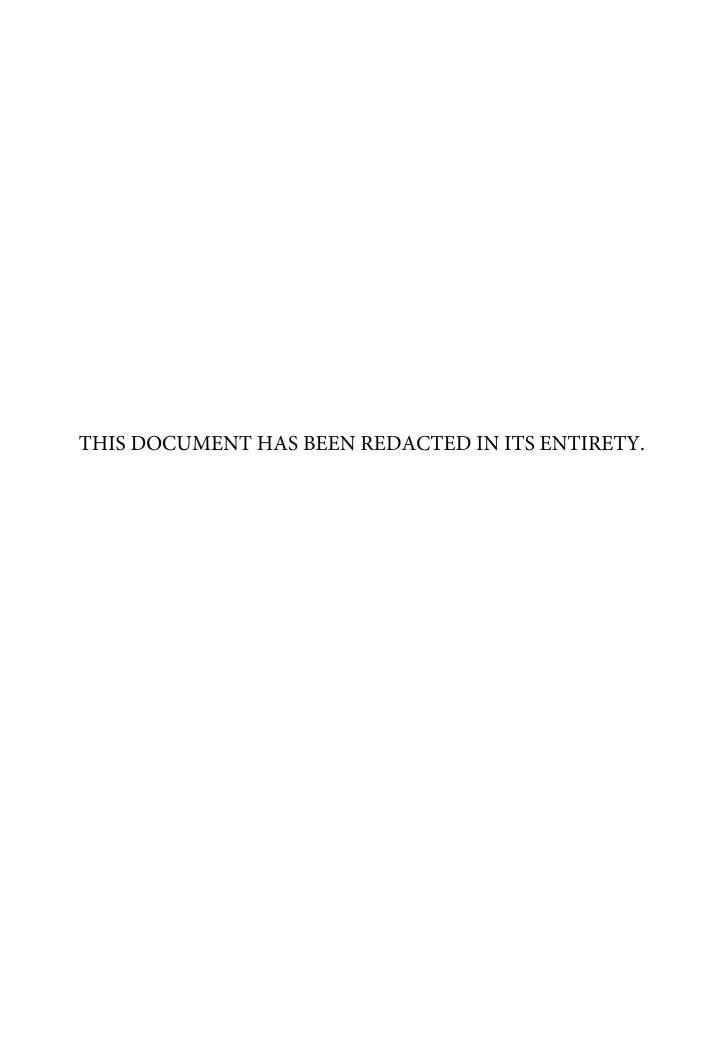
1	G.	For attorneys' fees to the maximum amount permitted by California Civil
2	Code section 2	3426.4,
3	H.	The seizure and return of Seed's trade secret information;
4	I.	Costs of suit incurred herein, and attorneys' fees as allowed by law or
5	contract; and	
6	J.	Such other and further relief as this Court may deem just and proper.
7		
8	Dated: June 30, 2020	Respectfully submitted,
9		0, 10 -
10		By: (SDN 173005)
11		Neel Chatterjee (SBN 173985) NChatterjee (a goodwinlaw.com
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24		Attorneys for Plaintiff
25		SEED BEAUTY, LLC and BETA BEAUTY, LLC
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VERIFICATION I, John Nelson, declare: I am the Co-Founder and Chief Executive Officer of Plaintiff Seed Beauty, LLC, which is sole member of Plaintiff Beta Beauty, LLC, in the above-titled mater. I have read the foregoing Verified Complaint for (1) Violations of California Uniform Trade Secret Act, Cal. Civ. Code § 3426 et seq.; (2) Breach of Contract; (3) Intentional Interreference with Contractual Relations; and (4) Injunctive Relief and know the contents thereof. The same is true of my own knowledge, except to those matters which are therein stated on information and belief, and, as to those matters, I believe it 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 29 day of June, 2020 JOHN NELSON

GOODWIN PROCTER LLP ATTORNEYS AT LAW SILICON VALLEY

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EXHIBIT A



REDACTED Public-Redacts materials from conditionally sealed record.

EXHIBIT B

