Assigned for all purposes to: Santa Monica Courthouse, Judicial Officer: Craig Karlan

1 BROWN, NERI, SMITH AND KHAN LLP Nathan M. Smith (Bar No. 255212) 11601 Wilshire Blvd., Suite 2080 Los Angeles, California 90025 3 Telephone: (310) 593-9890 Facsimile: (310) 593-9980 4 nate@bnsklaw.com 5 Attorneys for Plaintiffs Clark Swanson and Swanson Global Enterprises Inc 6 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 **COUNTY OF LOS ANGELES – WEST DISTRICT** 9 CASE NO. 10 CLARK SWANSON, individually and derivatively on behalf of Halo Beauty, Inc. a 11 California Corporation; and SWANSON VERIFIED COMPLAINT WITH DIRECT GLOBAL ENTERPRISES INC, on its own AND DERIVATIVE CAUSES FOR: behalf and derivatively and on behalf of Halo **BREACH OF FIDUCIARY DUTY:** Beauty Partners LLC, a Nevada Limited **NEGLIGENCE**; GROSS NEGLIGENCE; 13 Liability Company, FRAUDULENT INDUCEMENT (FALSE 14 Plaintiffs, PROMISE); BREACH OF CONTRACT; BREACH OF THE DUTY OF GOOD 15 v. **FAITH AND FAIR DEALING:** PROMISSORY ESTOPPEL; UNJUST 16 HALO BEAUTY, INC., a California **ENRICHMENT: AIDING AND** Corporation, HALO BEAUTY, INC., a ABETTING BREACHES OF FIDUCIARY 17 Nevada Corporation; HALO BEAUTY PARTNERS LLC, a Nevada LLC, TATIANA **DUTIES: AIDING AND ABETTING THE** 18 WESTBROOK; JAMES WESTBROOK; BREACH OF THE DUTY OF GOOD TATI HALO, INC., a Washington **FAITH AND FAIR DEALING:** 19 Corporation; TATI COSMETICS INC, a **CONVERSION** Washington Corporation; and DOES 1-20, 20 inclusive. **JURY TRIAL DEMANDED** 21 Defendants. 22 23 24 **SUMMARY OF THE LAWSUIT** 25 This is a lawsuit caused by the Defendants' greed. Tati Westbrook, one of the first and one 26 of the most successful YouTube beauty influencers in history, together with her new husband 27

James Westbrook, planned a nutritional supplements business split 50/50 with Mr. Westbrook's

old friend and colleague, Clark Swanson. Before the business got off the ground, the Westbrooks,

A. Westbrook resided in Los Angeles County and were citizens of California. They are also identified as Corporate Officers and Directors of Halo Beauty, Inc. with addresses at 1905 Wilcox Ave, #111, Los Angeles, CA 90068.

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- Furthermore, the Court may exercise jurisdiction to hear this matter because the agreements at issue in this lawsuit were entered into in Los Angeles County and breached in meetings that occurred in Los Angeles County.
- 6. Furthermore, this Court may exercise jurisdiction over this lawsuit because Halo Beauty, Inc. is, and has been from August 15, 2017 to the present, a California Corporation in good standing with an address at 1905 Wilcox Ave, #111, Los Angeles, CA 90068.

- 7. The Court may exercise jurisdiction over Halo Beauty Partners LLC because it conducts business in Los Angeles County and California sufficient to confer jurisdiction over the company.
- 8. The Court may exercise jurisdiction over Tati Halo, Inc. because it is a member-manager of Halo Beauty Partners LLC, which does business in Los Angeles County and California sufficient to confer jurisdiction. Tati Halo, Inc. manages Halo Beauty Partners through its two governors, Tati Westbrook and James Westbrook, who reside in Los Angeles County. Tati Halo, Inc. therefore does business in Los Angeles County and California sufficient to confer jurisdiction over the company.
- 9. Venue in Los Angeles County is proper because (1) the acts and events that give rise to the causes of action occurred in Los Angeles County, California; (2) Halo Beauty, Inc. has a principal place of business in Los Angeles County, California; and (3) Defendants James and Tatiana Westbrook hold themselves out to be officers and directors of Halo Beauty with a principal place of business in Los Angeles County, California.

THE PARTIES

10. Plaintiff Clark Swanson. Clark Swanson is an accomplished start-up veteran. Mr. Swanson had previously served as Founder, President & Chief Executive Officer and Director of Blackline Safety Corp., a preeminent (Deloitte Fastest 500, TSX 50, Profit 500 & IDC Top 10 to Watch) technology company publicly traded on the Toronto Venture Exchange under the trading symbol: BLN. Under his leadership, the company grew to nearly 200 employees and a value that exceeded \$250 million. Mr. Swanson was also a founding member of the International Phytomedicines Institute at Harvard Medical School and the Executive Vice Chairman of the Board for Flavocure Biotech, Inc., a pre-clinical stage oncology drug development company. Prior to this, Mr. Swanson was a top revenue earner for several technology companies. Mr. Swanson holds degrees in Economics from Pepperdine University and a Master's in Business Administration from the Graziadio School of Business & Management, where he graduated with distinction. He has been a frequent guest lecturer at UCLA Anderson School of Management and Pepperdine Graziadio School of Business & Management in the area of entrepreneurship and corporate leadership.

- 1 11. Clark Swanson holds 1/3 of the voting shares in Halo Beauty, Inc and has held those shares
 in the company since its inception. Mr. Swanson is also Chief Financial Officer and one of the
 three Directors of Halo Beauty, Inc.
 12. Clark Swanson is also the sole shareholder and President of Plaintiff Swanson Global
 Enterprises Inc a Nevada Corporation. Swanson Global Enterprises owns 33% of the membership
 interests in Halo Beauty Partners LLC.
- 7 | 13. Mr. Swanson resided in Los Angeles County during all times material to this complaint until 2019, when his residence changed to Clark County, Nevada.
- 14. **Defendant Tatiana Westbrook** is best known as a YouTube celebrity with millions of regular viewers who is often known only by her first name, "Tati," her Instagram handle "@glamlifeguru." or by her signature "XO's Tati." Her YouTube channel focuses on reviews of cosmetic products and increasingly, the drama of being a YouTube celebrity. When Halo Beauty launched, Ms. Westbrook's regularly posted videos were generating on average 27,832,727 views per month according to the social media analytics website, Social Blade. Ms. Westbrook identifies herself on social media as the "dual CEO of Tati Beauty and Halo Beauty."
- 16 | 15. Defendant Tati Westbrook holds 1/3 of the voting shares in Halo Beauty, Inc. Ms.
- 17 Westbrook is also the Chief Executive Officer and one of the Directors of Halo Beauty, Inc. Ms.
- Westbrook also owns a beneficial interest in the company doing business as Tati Beauty as well as
- 19 a beneficial interest in a future venture known only to the Plaintiff as Tati Fragrance.
- 20 | 16. On information and belief, Tati Westbrook resides in Los Angeles County, owns a home in 21 | Los Angeles County, spends most of her time in California, and is currently living in Los Angeles
- 22 County and is therefore domiciled in the State of California.
- 23 | 17. **Defendant James Westbrook** holds 1/3 of the voting shares in Halo Beauty, Inc. and has
- 24 held those shares in the company since its inception. Mr. Westbrook is also the Chief Executive
- 25 Officer and one of the Directors of Halo Beauty, Inc. Mr. Westbrook also owns a beneficial
- 26 | interest in the company doing business as Tati Beauty as well as a beneficial interest in a future
- 27 venture known only to the Plaintiff as Tati Fragrance.
- 28 | 18. Plaintiff is informed and believes and thereon alleges that Mr. Westbrook has been sued

- 1 | before and is currently being sued in Los Angeles County Superior Court for the failure to repay a
- 2 | six-figure loan. See Hawkes v. Westbrook, , case no. BC610791. Plaintiff is informed and
- 3 | believes and thereon alleges that in 2016, Mr. Westbrook was ordered to pay his sister's legal fees
- 4 | after she was forced to go to court to stop him from trying to sell his late mother's home and
- 5 | abscond with the profits. See Julie Bean v. James Alexander Westbrook, et al., case no. CV 14-1-
- 6 | 0399 Circuit Court of Hawaii, Second Circuit. Additionally, online sources have reported that Mr.
- 7 || Westbrook has also been convicted of serious drug crimes.
- 8 | 19. On information and belief, James Westbrook resides in Los Angeles County, owns a home
- 9 | in Los Angeles County, and is currently living in Los Angeles County and is therefore domiciled
- 10 | in the State of California.
- 11 | 20. **Derivative Defendant Halo Beauty, Inc.** is a California Corporation with a principal
- 12 | business address with the California Secretary of State of 1905 Wilcox Ave, #111, Los Angeles,
- 13 | CA 90068. Halo Beauty, Inc.'s shareholders adopted its Articles of Incorporation and Bylaws by
- 14 | signed, unanimous written consent as of August 15, 2017.
- 15 | 21. On February 11, 2018, Halo Beauty, Inc. reported that Clark L. Swanson, Tati A.
- 16 Westbrook and James A. Westbrook were the only officers and directors of the company. The
- 17 || officers and directors identified their address as 1905 Wilcox Ave, #111, Los Angeles, CA 90068.
- 18 | 22. Halo Beauty, Inc. underwent a F Reorganization into a Nevada Corporation on or about
- 19 May 23, 2019 when it was incorporated in the State of Nevada. Clark L. Swanson, James A.
- 20 | Westbrook, and Tati A. Westbrook are identified as the Board of Directors in the May 23, 2019
- 21 || filing with the Nevada Office of the Secretary of State.
- 22 | 23. Halo Beauty, Inc. owns 1% of the membership interests in Halo Beauty Partners LLC.
- 23 | 24. Derivative Defendant Halo Beauty Partners LLC is, and has been from December 28,
- 24 || 2018, a Nevada Limited Liability Company in good standing. Halo Beauty Partners LLC is a
- 25 | member-managed LLC. The member-managers are Swanson Global Enterprises, Inc., Tati Halo,
- 26 | Inc., and Halo Beauty, Inc.
- 27 | 25. **Defendant Tati Halo, Inc.,** according to the Washington Secretary of State, is a
- 28 | Washington corporation formed on December 5, 2018 with a principal office of 650 Bellevue Way

James Westbrook and Tatiana Westbrook According information provided to Mr. Swanson by Mr. 2 3 Westbrook, Tati Halo, Inc. is owned equally by Tati and James Westbrook. 26. **Defendant Tati Cosmetics Inc,** according to the Washington Secretary of State is a 4 5 Washington corporation with a principal office of 650 Bellevue Way NE, #4004, Bellevue, WA, 6 98004-5063. James Westbrook is identified as the Governor of the corporation. Tati Cosmetics Inc applied for the trademark Tati Beauty. Plaintiff Swanson is informed and believes and thereon 8 alleges that Tati Cosmetics Inc is owned and controlled by Defendant James Westbrook and 9 Defendant Tatiana Westbrook and is the business entity used to launch the Tati Beauty Color 10 Makeup Palette (Tati Beauty, Volume 1) in October 2019. The entity also launched the Tati Beauty "Beauty Blender." 11 12 27. Plaintiff is unaware of the true names and capacities of Defendants sued herein as Does 1 13 through 20, inclusive, and therefore sues these Defendants by fictitious names. Plaintiff will amend this complaint to allege their true names and capacities when ascertained. 15 THE DISPUTE 16 28. In the fall of 2016, Mr. Swanson and his old friend, James Westbrook and his then 17 girlfriend, Tatiana "Tati" Krievins ("Ms. Westbrook"), decided to develop a nutraceuticals product 18 that would provide beauty benefits to its takers. Ms. Westbrook offered that she could market such 19 a product through her YouTube channel. After discussions among themselves, they formed a 20 company named Inside Out Beauty Labs, LLC. On March 6, 2017, Inside Out Beauty Labs filed 21 for the use of the trademark "Beauty Booster" with the USPTO. Mr. Swanson owned 50% of the business and was the managing member, the Westbrooks each owned 25%. 22 23 Mr. Swanson's education, training and experience were critical to Inside Out Beauty Labs. 24 The Westbrooks did not have any commercial credit relationships, so Mr. Swanson used his 25 banking relationships. The Westbrooks' poor credit history, including a personal bankruptcy, meant Inside Out Beauty Labs had to rely on Mr. Swanson's personal credit to secure lending and 26 27 e-commerce facilities. Mr. Swanson even used his personal credit to lease Mr. Westbrook a 28 Maserati Gran Turismo, worth almost \$200,000, for his "daily driver."

NE, #4004, Bellevue, WA, 98004-5063. The Secretary of State records identify two governors:

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Swanson and asked if the three of them could meet in person to discuss business. Later that day,

¹ NTx was a trade name abbreviation for "nutraceuticals."

our repeat customer, it doesn't matter. What I put my name on is going to work, is going to sell,

product did not matter, she could still sell a "shit product" to her loyal followers.

period, because of the seven years I put in building an audience." Ms. Westbrook claimed that the

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² Ms. Westbrook's claim to influence was undercut when James Charles endorsed Sugar Bear Hair

in an April 22, 2019 "swipe up" Instagram story. On May 10, 2019, Ms. Westbrook posted a

video "Bye Sister, accusing Mr. Charles of inappropriate sexual conduct.

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initially begin with the launch of [a] food supplement line of business, currently contemplated to be comprised of 5 different products, e.g. Calming Stress Relief, Weight Management, Hair Skin & Nails, etc. The first of the product line launch is the "Hair, Nails & Skin Booster". The product, aptly featuring XO's Tati, will be promoted by Tati Westbrook [on] her YouTube channel. Additional consideration was made to other channel proprietor promotional efforts, particularly those that are within the business relationship network of Tati Westbrook deemed "product collaborations" with other leading YouTube influencers.

42. This understanding was memorialized in the Articles of Incorporation and By Laws dated August 15, 2017. Specifically, the Articles state:

RESOLVED, th[at] each of the members of the Board of Directors and the Officers of the Corporation may not engage in other business activities that (i) materially interferes with the Member's and/or Officer's services to the Corporation; (ii) competes with the nutraceuticals line of the Corporation; and/or [iii] any personal investment activities in enterprises that directly compete[] with Corporation.

43. The by-laws also require a consensus decision-making model:

Section 7.4. Consensus of Partners.

Section 7.4. Consensus of Partners. It has been agreed that the business will require consensus from the Partners regarding all major or material business decisions. For further clarification, on any business decision, such as divestiture of stock, pledge of assets or shares, loans, additional issuance of shares, plant property and equipment obligations, intellectual property applications or assignments, or things that a reasonable person would consider to be material to the business, will require the consent of all Partners.

Halo Beauty Launches its First Product Line with Great Success.

44. With a new business and plan in place, Mr. Swanson went to work building the all-inclusive brand. With respect to Halo Beauty's first product line – beauty vitamins, Mr. Swanson applied his knowledge of plant-based medicine and nutritional science to the formulation of a product that had unprecedented benefits for acne, skin hydration and overall skin health

45. For example, Mr. Swanson authored a patent on the mechanism of action for the first supplement produced by Halo Beauty. The patent application was drafted in August 2018 and

supplement produced by Halo Beauty. The patent application was drafted in August, 2018 and

1	submitted in October, 2018. ³ Consumers found the results for the Halo Beauty Hair Skin & Nails		
2	formula provided such visually measurable results for troubled skin conditions such as acne and		
3	other dermatosis, that the patent work reflected the unique, beneficial and novel outcome. Mr.		
4	Swanson's contributions to product formulations insured that the customers of Halo Beauty saw		
5	results – therefore causing significant recurring sales.		
6	46. On or around Friday, March 2, 2018, Halo Beauty launched its first product: the Hair Skin		
7	and Nails Booster. Ms. Westbrook teased the launch with a February 27, 2018 YouTube video		
8	describing Halo Beauty as "my brand." On February 28, 2018, Ms. Westbrook posted a video		
9	titled "MY BRAND ANNOUNCEMENT." She described Halo as an "all-inclusive" brand, for		
10	"all of us" and announced the launch of the Halo Beauty Hair Skin and Nails Booster vitamins.		
11	Vitamins, she said, were starting with "beauty from the inside out." She also confirmed that Halo		
12	Beauty was not just about vitamins:		
13 14	I did decide ultimately to put everything under Halo. Everything would be one. I thought why not We can start with vitamins and we can go into skin care and we can go into color cosmetics and it's my business, so I can do that, I don't have to have different names for them.		
15	47. On March 2, 2018, Ms. Westbrook posted another video "GET READY WITH ME Halo		
16	Beauty Launch Day." On that video, she stated again that Halo would be launching other products		
17	and that Halo would be keeping Halo a "good and pure, inclusive brand."		
18	48. The Halo Beauty launch was a fantastic success. The company followed the Hair Skin and		
19	Nails Booster with the Kiwi Seed Booster, then His and Hers Daily Multi Body and Brain Booster.		
20	In its first year, Halo Beauty earned its owners over a million dollars each in distributions. Halo		
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22	³ When Mr. Swanson was ready to submit the application, the Westbrooks objected to the application because they were concerned that Mr. Swanson's status as the inventor would		
23	undermine the public persona Ms. Westbrook was trying to cultivate as more than just a		
24	spokesperson for Halo Beauty. The Westbrooks were concerned that the exposure would bring about questions related to Ms. Westbrook's role in the company. In the alternative, the		
25	Westbrooks insisted that Ms. Westbrook be listed as an inventor on the application. Knowing this		
	was not lawful, Mr. Swanson arranged a conference call with Halo Beauty's patent counsel to		
26	explain that this would amount to fraud and likely invalidate the patent. Ultimately, the patent was filed in October, 2018 with the authors Mr. Clark Swanson and Dr. Jose Calderon M.D., a		
27	Doctorate of Medicine graduate from Harvard Medical School and Adjunct Associate Professor,		
28	Division of General Internal Medicine & Health Services Research, Department of Medicine, the David Geffen School of Medicine, UCLA.		

Beauty currently offers 3 different product lines, including his and her multivitamins. In 2019, the company distributed to its owners almost three times what it distributed in 2018.

Mr. Swanson applied himself to expanding the Halo Beauty brand to other product lines but the Westbrooks would not cooperate.

- 49. Coming off the success of the vitamin launch, Mr. Swanson also devoted his efforts to develop the skin care and cosmetics lines he and the Westbrooks contemplated when they formed Halo Beauty. Mr. Swanson went on multiple onsite visits to manufacturers. For example, he connected with Nicole Collins, an experienced cosmetics and skin care entrepreneur. She offered to introduce Mr. Swanson to leading bench chemists and manufacturers, including Seed Beauty.
- 50. Beginning in May, 2018, Mr. Swanson began taking meetings to explore skincare and cosmetic manufacturing. Mr. Swanson joined Ms. Collins at tours of several cosmetic and skincare facilities. He continued to meet separately with other manufacturers, and kept Mr. and Ms. Westbrook apprised. On July 6, 2018, Mr. Swanson sent Mr. Westbrook a text message that read, "When are we making a makeup line? I thought we were doing ingestibles, then skincare, then cosmetics/color? Tati mentioned this on her video last week regarding it being a ways off."
- 51. Mr. Swanson attended Cosmoprof in August, 2018, a beauty exhibition where Mr. Swanson met with several makeup capable manufacturers. As late as November 5, 2018, Mr. Swanson attended a meeting with Cosmetic Development Laboratories, an established manufacturer of cleansers, serums, moisturizers, masks, and other skincare products.
- 52. Despite significant efforts and good progress to show for it, the Westbrooks never showed any interest in these meetings or Mr. Swanson's work to expand Halo Beauty.

Other times, the Westbrooks actively interfered with Mr. Swanson's efforts to grow Halo Beauty.

53. Mr. Swanson continued to push to expand Halo Beauty. The Westbrooks' response shifted from ignoring his efforts to actively interfering with Halo Beauty's business. For example, in September, 2018, Mr. Swanson was asked by renown YouTube Influencer, Michelle Phan⁴ to join

⁴ Ms. Phan is "an American makeup artist, entrepreneur, and voice actress who became notable as a YouTuber. A pioneering Beauty YouTuber, Phan's YouTube channel has over 8.9 million subscribers, 1.1 billion lifetime views, and 385 uploaded videos. She is the founder and owner of

1	her for lunch to discuss prospective business in China. When the Westbrooks learned about the		
2	meeting, they insisted Mr. Swanson cancel it – telling him on the phone "I demand you stand		
3	down, stand down!". Ms. Westbrook then told Mr. Swanson that he was forbidden from making		
4	relationships with any influencers. Ms. Westbrook claimed to be working a special project with		
5	Michelle Phan. At their insistence, Mr. Swanson canceled the meeting and has not contacted Ms.		
6	Phan. ⁵		
7	54. Just the next month, on October 9, 2018, Mr. Swanson emailed the Westbrooks and		
8	requested updates regarding:		
9	Company cosmetics launch collaboration (e.g. PR strategy and influencer marketing)		
11	support for the brand); 2. Briogio (a hair care company which had offered Tati Westbrook an equity interest and		
12	board seat); 3. Michelle Phan project.		
13	55. Ms. Westbrook informed Mr. Swanson that their focus needed to be on additional products		
14	in the supplements category; that she was not considering the offer made by Briogio Hair Care		
15	opportunity seriously; and, provided no update or any information related to any project with Ms.		
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17	56. Finally, in the build-up to the launch of Tati Beauty, Mr. Westbrook actively deceived Mr.		
18	Swanson into thinking that he and Ms. Westbrook were still interested in launching cosmetic		
19	products with Halo Beauty. On December 16, 2018, Mr. Swanson asked Mr. Westbrook again to		
20	go to Cosmetic Enterprises. Mr. Swanson underscored that Cosmetics Enterprises was a		
21	trustworthy manufacturer for skincare that could also provide valuable introductions to makeup		
22	chemists and manufacturers. Mr. Westbrook declined, stating"[r]eally bad week for field trip bro		
23	and I'd prefer if you not do this alone. I can't emphasize enough, Tati needs to take the lead on		
24	this. Please pull back, I feel you and I love your enthusiasm but this isn't a ball for you to carry".		
25	the cosmetics line EM Cosmetics. In 2015, Phan was named to the <i>Inc.</i> 30 under 30 and <i>Forbes</i> 30		
26	under 30 lists. The same year, she raised \$100 million to value the company <u>Ipsy</u> at over \$500		
27 28	million. [https://en.wikipedia.org/wiki/Michelle_Phan] ⁵ To date, there has never been any further discussion of any project with Ms. Phan, nor is Mr. Swanson aware of anything that came to fruition.		

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"No worries. I'm very excited about our company and I have no doubt Tati will crush it on the lineup for skincare. If I haven't told you already enough times I'm also as your brother so proud to be on this journey with you and [T]ati and moreover keeping the cosmetics under Halo Beauty and including me is a sign of amazing collaboration and kinship – my gratitude to be your best friend is [symbol for high five]."

- Plaintiff is informed and believes that Mr. Westbrook's email was a misleading attempt to keep Mr. Swanson from exploiting Halo Beauty's full potential.
- As late as January 18, 2019, Ms. Westbrook was still telling YouTube viewers that she continued as "actively the CEO" of Halo and still had a "lot of passion for growing the brand." She said she wanted the brand to go "in every direction possible," launching "innovative products." She stated Halo was currently "developing skincare and makeup."

The Westbrooks Go Around Halo Beauty to Launch Tati Beauty.

- On April 6, 2019, Mr. Westbrook contacted Mr. Swanson and asked that they meet at Barney's New York in Beverly Hills. Mr. Westbrook said it was about "Tati business development" and that the news was "not tragic, just better in-person." Mr. Swanson reluctantly agreed and drove to Barney's. The two met outside and took a walk around the shopping district.
- different direction" than was agreed upon in August. Specifically, he announced that he and Ms. Westbrook had already contracted with Seed Beauty to develop and manufacture color cosmetics. Mr. Westbrook explained that he did not think Halo Beauty was the right vehicle for the color cosmetics business. More importantly, he stated that John Nelson, founder of Seed Beauty, contacted the Westbrooks directly and made them an offer that was "too good to refuse." Mr. Westbrook attempted to justify this blatant breach of trust by claiming that what was good for Tati
- Westbrook was good for Halo Beauty. Rather than competing with Halo Beauty, the Westbrooks' new venture would somehow bolster the reputation and sales of Halo Beauty.

her deep involvement in the Tati Beauty product.

70. Mr. Swanson reminded Mr. Westbrook that a fragrance line was already contemplated for Halo Beauty. As early as April 25, 2018, Mr. Swanson emailed Mr. Westbrook regarding Kim Kardashian's fragrance product and packaging and noted the high margins in the business line. On March 31, 2020, Mr. Swanson emailed Mr. Westbrook about the fragrance line. Mr. Swanson spelled it out:

Tati Fragrance is a product line that we contemplated when we formed Halo and again when I gave you and Tati the controlling interest in the business. Even if you are right that Tati Fragrance could be good for Halo, there is no way it is better for Halo than having Halo own and operate the Fragrance piece of the business. As an officer/member/owner of Halo, I don't think that any of us can in good faith claim that any other course of action would be in the best interests of Halo. Please reconsider in light of Tati and your obligations to Halo.

- 71. According to Mr. Westbrook, Ms. Westbrook decided against a fragrance product because of Mr. Swanson's opposition. Despite this, the Westbrooks have not committed to conducting the fragrance business under Halo Beauty.
- 72. Contrary to the Westbrooks' lip service, Halo Beauty has not grown with Tati Beauty's success. To the contrary, the Westbrooks' neglect of Halo Beauty in favor of new opportunities has caused severe damage to Halo Beauty.
- 73. Most recently, and as a result of Mr. Swanson's demand that the Westbrooks keep their agreement with him, James Westbrook, without Mr. Swanson's authorization, distributed hundreds of thousands of dollars in operating income from the Halo Beauty Partners LLC operating accounts to its members. Mr. Swanson is informed and believes and alleges that this is a further attempt to devalue and destroy Halo Beauty by looting company coffers in advance of a lawsuit.

SHAREHOLDER DERIVATIVE ALLEGATIONS

- 74. At all material times including the present, Clark Swanson has owned 1/3 of the shares of Halo Beauty, Inc.
- 75. All all material times including the present, Swanson Global Enterprises, LLC has owned 33% of the membership interests in Halo Beauty Partners LLC.

1	76. Plaintiff Clark Swanson informed, in writing, the Board of Halo Beauty, Inc. and the	
2	members of Halo Beauty Partners LLC of the ultimate facts that give rise to each of the causes of	
3	action against each defendant. Plaintiff has further demanded, in writing, that the Defendants take	
4	action to recover the losses suffered by Halo Beauty, Inc. and Halo Beauty Partners LLC described	
5	in the complaint and to prevent further harm to the companies. Defendants have not taken action	
6	to remedy these harms.	
7	77. On information and belief, Plaintiff Clark Swanson alleges that any further demands on	
8	Tatiana and James Westbrook, or on Halo Beauty, Inc. or Halo Beauty Partners LLC would be	
9	futile, as the individual defendants are the primary agents and beneficiaries of the wrongful	
10	conduct that has harmed Halo Beauty, Inc. and Halo Beauty Partners LLC.	
11	78. Additionally, James Westbrook and Tati Westbrook own two-thirds of Halo Beauty, Inc.	
12	and, through Tati Halo, Inc., 66% of the Halo Beauty Partners LLC. That ownership gives them	
13	effective control over these companies. Their breach of fiduciary duties in favor of their own	
14	interests at the expense of Halo Beauty, Inc. and Halo Beauty Partners LLC is such that there is	
15	substantial doubt that these two directors are disinterested and independent and there is substantial	
16	doubt that the transactions challenged in this complaint are the product of a valid exercise of	
17	business judgment.	
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19	<u>CAUSES OF ACTION</u>	
20	COUNT I: BREACH OF FIDUCIARY DUTY	
21	(Derivative claim by Swanson against Tatiana Westbrook, James Westbrook and Halo	
22	Beauty, Inc.)	
23	79. Plaintiff incorporates each numbered paragraph above in this count.	
24	80. As officers and directors of Halo Beauty, Tatiana Westbrook and James Westbrook owed	
25	fiduciary duties to the company and its shareholders. In particular, they owed a duty of undivided	
26	loyalty to Halo Beauty and its shareholders.	
27	81. Defendants Tatiana Westbrook and James Westbrook knowingly acted against the interests	
28	of Halo Beauty and its shareholders by taking corporate opportunities to develop and sell	

COMPLAINT

1	91. Halo Beauty Partners LLC and its disinterested members were financially harmed by these	
2	breaches of duties.	
3	92. Defendants' conduct was malicious and willful so as to entitle Plaintiff to punitive	
4	damages.	
5	COUNT III: NEGLIGENCE	
6	(Derivative claim by Clark Swanson against Tatiana Westbrook, James Westbrook, and	
7	Halo Beauty, Inc.)	
8	93. Plaintiffs incorporate each numbered paragraph above in this count.	
9	94. Defendants Tatiana Westbrook and James Westbrook had duties as officers and directors of	
10	Halo Beauty, Inc. to put the interests of Halo Beauty, Inc. above their own interests.	
11	95. Defendants negligently breached that duty by (a) delaying and impeding the work of Halo	
12	Beauty, Inc. in developing and launching new products; (b) delaying and impeding efforts to	
13	market current products by Halo Beauty, Inc.; (c) failing to implement corporate opportunities like	
14	the launch of Halo Beauty cosmetics products, haircare, fragrance and skincare; and (d) taking	
15	excessive and irresponsible distributions without the consent of all the member-managers and	
16	directors.	
17	96. Defendants breach of that duty caused financial harm to Halo Beauty, Inc. and its	
18	disinterested shareholders.	
19	COUNT IV: NEGLIGENCE	
20	(Derivative claim by Swanson Global Enterprises, Inc. against Tatiana Westbrook, James	
21	Westbrook, Tati Halo, Inc., and Halo Beauty Partners LLC)	
22	97. Plaintiffs incorporate each numbered paragraph above in this count.	
23	98. Defendants Tatiana Westbrook and James Westbrook and their entity, Tati Halo, Inc., had	
24	duties as managing members of Halo Beauty Partners LLC. to put the interests of Halo Beauty	
25	Partners LLC above their own interests.	
26	99. Defendants negligently breached that duty by (a) delaying and impeding the work of Halo	
27	Beauty Partners LLC. in developing and launching new products; (b) delaying and impeding	
28	efforts to market current products by Halo Beauty Partners LLC; (c) failing to implement corporate	

1	opportunities like the launch of Halo Beauty cosmetics products, haircare, fragrance and skincare;		
2	and (d) taking excessive and irresponsible distributions without the consent of all the member-		
3	managers and directors.		
4	100. Defendants breach of that duty caused financial harm to Halo Beauty Partners LLC and its		
5	disinterested members.		
6	COUNT V: GROSS NEGLIGENCE		
7	(Derivative claim by Clark Swanson against Tatiana Westbrook, James Westbrook, and		
8	Halo Beauty, Inc.)		
9	101. Plaintiffs incorporate each numbered paragraph above in this count.		
10	102. Defendants Tatiana Westbrook and James Westbrook had duties as officers and directors of		
11	Halo Beauty, Inc. to put the interests of Halo Beauty, Inc. above their own interests.		
12	103. Defendants' conduct was an extreme departure from the ordinary standard of conduct and		
13	displayed a want of even scant care for their duties to Halo Beauty, Inc. Defendants were grossly		
14	negligent by (a) delaying and impeding the work of Halo Beauty, Inc. in developing and launching		
15	new products; (b) delaying and impeding efforts to market current products by Halo Beauty, Inc.;		
16	(c) failing to implement corporate opportunities like the launch of Halo Beauty cosmetics products,		
17	haircare, fragrance and skincare; and (d) taking excessive and irresponsible distributions without		
18	the consent of all the member-managers and directors.		
19	104. Defendants' gross negligence caused financial harm to Halo Beauty, Inc. and its		
20	disinterested shareholders.		
21	COUNT VI: GROSS NEGLIGENCE		
22	(Derivative claim by Swanson Global Enterprises, Inc. against Tatiana Westbrook, James		
23	Westbrook, Tati Halo, Inc., and Halo Beauty Partners LLC)		
24	105. Plaintiffs incorporate each numbered paragraph above in this count.		
25	106. Defendants Tatiana Westbrook and James Westbrook and their entity, Tati Halo, Inc., had		
26	duties as managing members of Halo Beauty Partners LLC. to put the interests of Halo Beauty		
27	Partners LLC above their own interests.		
28	107. Defendants' conduct was an extreme departure from the ordinary standard of conduct and		

1	displayed a want of even scant care for their duty of care to Halo Beauty, Inc. Defendants were		
2	grossly negligent by (a) delaying and impeding the work of Halo Beauty Partners LLC. in		
3	developing and launching new products; (b) delaying and impeding efforts to market current		
4	products by Halo Beauty, Inc.; (c) failing to implement corporate opportunities like the launch of		
5	Halo Beauty cosmetics products, haircare, fragrance and skincare; and (d) taking excessive and		
6	irresponsible distributions without the consent of all the member-managers and directors.		
7	108. Defendants' gross negligence caused financial harm to Halo Beauty Partners LLC and its		
8	disinterested members.		
9	COUNT VII: FRAUDULENT MISREPRESENTATION (FALSE PROMISE)		
0	(By Clark Swanson directly against Tatiana Westbrook and James Westbrook)		
1	109. Plaintiff incorporates each numbered paragraph above in this count.		
2	110. Defendants Tatiana Westbrook and James Westbrook made a promise to Clark Swanson		
3	that Halo Beauty would launch additional beauty products such as cosmetics, skincare haircare		
4	products and fragrances.		
5	111. Defendants intended that Mr. Swanson rely on this promise. In reliance on this promise,		
6	Mr. Swanson agreed to reduce his equity in the parties' venture from 50% to 33.33%.		
7	112. Defendants did not intend to perform on this promise.		
8	113. Plaintiff reasonably relied on Defendants' promise.		
9	114. Defendants did not perform on their promise.		
20	115. Plaintiff was and continues to be harmed by Defendants' false promise.		
21	116. Defendants' conduct was malicious and willful so as to entitle Plaintiff to punitive		
22	damages.		
23	COUNT VIII: BREACH OF CONTRACT		
24	(By Clark Swanson and Swanson Global Enterprises, Inc. directly against Tatiana		
25	Westbrook, James Westbrook and Tati Halo, Inc.)		
26	117. Plaintiffs incorporate each numbered paragraph above in this count.		
27	118. Plaintiffs and Defendants entered into a contract to launch additional beauty products such		
28	as cosmetics, skincare haircare products and fragrances through Halo Beauty, Inc. and Halo		

1	Beauty Partners LLC.		
2	119. Plaintiffs did all, or substantially all, of the significant things required of them under		
3	contract, including reducing his ownership in Halo Beauty, Inc. from 50% to 33.33% and		
4	accepting ownership of 33%, not 50% of Halo Beauty Partners LLC.		
5	120. Defendants failed to perform their promise to launch additional beauty products such as		
6	cosmetics, skincare and fragrances through Halo Beauty.		
7	121. Plaintiffs suffered financial harmed caused by Defendants' breach of contract, including		
8	the loss of 16.33% of all distributions made to Halo Beauty, Inc. shareholders and Halo Beauty		
9	Partners LLC members, as well as the loss of revenue from future Halo Beauty business.		
10	COUNT IX: BREACH OF DUTY OF GOOD FAITH AND FAIR DEALING		
11	(By Clark Swanson and Swanson Global Enterprises, Inc. directly against Tatiana		
12	Westbrook, James Westbrook and Tati Halo, Inc.)		
13	122. Plaintiffs incorporate each numbered paragraph above in this count.		
14	123. Plaintiffs and Defendants entered into a contract to launch additional beauty products such		
15	as cosmetics, skincare haircare products and fragrances through Halo Beauty, Inc. and Halo		
16	Beauty Partners LLC. That contract contains the implied covenant of good faith and fair dealing.		
17	124. Plaintiffs did all, or substantially all, of the significant things required of them under		
18	contract, including reducing his ownership in Halo Beauty, Inc. from 50% to 33.33% and		
19	accepting ownership of 33%, not 50% of Halo Beauty Partners LLC.		
20	125. Defendants wrongfully interfered with Plaintiffs' rights to enjoy the benefits of that		
21	contract and breached the duty of good faith and fair dealing by, among other things, improperly		
22	withholding consent to new product lines, new marketing, and new business opportunities for Halo		
23	Beauty, and by taking excessive and unauthorized distributions.		
24	126. Plaintiffs suffered financial harmed caused by Defendants' breach of the duty of good faith		
25	and fair dealing, including the loss of 16.33% of all distributions made to Halo Beauty Partners		
26	LLC members and the loss of the revenue from future Halo Beauty business.		
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1	COUNT X: PROMISSORY ESTOPPEL		
2	(By Clark Swanson and Swanson Global Enterprises, Inc. directly against Tatiana		
3	Westbrook, James Westbrook and Tati Halo, Inc.)		
4	127. Plaintiffs incorporate each numbered paragraph above in this count.		
5	128. Defendants promised Plaintiffs that Tati Westbrook would only launch additional beauty		
6	products such as cosmetics, skincare, haircare products and fragrances through Halo Beauty, Inc.		
7	and Halo Beauty Partners LLC.		
8	129. Plaintiff, in reliance on that promise, agreed to reduce his ownership in the Halo Beauty		
9	enterprises from 50% to 33.33%. Plaintiff kept his promise.		
10	130. Defendants broke their promise to Plaintiff with the launch of the Tati Beauty enterprise		
11	and its products.		
12	131. Plaintiffs suffered financial harmed as a result of that broken promise, including the loss of		
13	16.33% of all distributions made to Halo Beauty Partners LLC members and the loss of the		
14	revenue from future Halo Beauty business.		
15	132. Defendants, in equity, should be estopped from breaking their promise to Plaintiffs and pay		
16	restitution for the harm they caused.		
17	COUNT XI: UNJUST ENRICHMENT		
18	(By Clark Swanson and Swanson Global Enterprises, Inc. directly against Tatiana		
19	Westbrook, James Westbrook, Tati Halo, Inc. and Tati Cosmetics Inc)		
20	133. Plaintiffs incorporate each numbered paragraph above in this count.		
21	134. Defendants received financial benefits at the expense of Plaintiffs.		
22	135. The retention of the benefits received by Defendants would be unjust.		
23	136. Plaintiffs were harmed by the retention of these benefits by Defendants.		
24	COUNT XII: AIDING AND ABETTING BREACH OF FIDUCIARY DUTY		
25	(Derivative claim by Clark Swanson against Halo Beauty, Inc. and Tati Cosmetics Inc)		
26	137. Plaintiff incorporates each numbered paragraph above in this count.		
27	138. Halo Beauty, Inc. and its shareholders were harmed by Defendants Tatiana Westbrook and		
28	James Westbrooks' breaches of fiduciary duties, including the duty of undivided loyalty.		

1	139. Tati Cosmetics Inc, owned and controlled by the Westbrooks, possessed actual and		
2	constructive knowledge that the Westbrooks intended to breach their duties to Halo Beauty by		
3	launching other beauty products first.		
4	140. Tati Cosmetics Inc, aided and abetted Defendants Tatiana Westbrook, James Westbrook		
5	and Tati Halo, Inc.'s breaches of fiduciary duties by providing substantial support and		
6	encouragement to Defendants, including product development, marketing and sales advice and		
7	support that enabled the Defendants to breach their fiduciary duties.		
8	141. Tati Cosmetics Inc's assistance was a substantial factor in the harm caused to Halo Beauty,		
9	Inc.		
0	COUNT XIII: AIDING AND ABETTING BREACH OF FIDUCIARY DUTY		
1	(Derivative claim by Swanson Global Enterprises, Inc. against Halo Beauty Partners LLC		
2	and Tati Cosmetics Inc)		
3	142. Plaintiff incorporates each numbered paragraph above in this count.		
4	143. Halo Beauty Partners LLC and its members were harmed by Defendants Tatiana		
5	Westbrook, James Westbrook and Tati Halo, Inc.'s breaches of fiduciary duties, including the duty		
6	of undivided loyalty.		
7	144. Tati Cosmetics Inc, owned and controlled by the Westbrooks, possessed actual and		
8	constructive knowledge that the Westbrooks intended to breach their duties to Halo Beauty by		
9	launching other beauty products first.		
20	145. Tati Cosmetics Inc, aided and abetted Defendants Tatiana Westbrook, James Westbrook,		
21	and Tati Halo, Inc.'s breaches of fiduciary duties by providing substantial support and		
22	encouragement to Defendants, including product development, marketing and sales advice and		
23	support that enabled the Defendants to breach their fiduciary duties.		
24	146. Tati Cosmetics Inc's assistance was a substantial factor in the harm caused to Halo Beauty		
25	Partners LLC.		
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1	COUNT XIV: AIDING AND ABETTING BREACH OF DUTY OF GOOD FAITH AND		
2	FAIR DEALING		
3	(By Clark Swanson and Swanson Global Enterprises, Inc. directly against Halo Beauty Tat		
4	Cosmetics Inc)		
5	147. Plaintiff incorporates each numbered paragraph above in this count.		
6	148. Plaintiffs and Defendants entered into a contract to launch additional beauty products such		
7	as cosmetics, skincare, haircare products and fragrances through Halo Beauty, Inc. and Halo		
8	Beauty Partners LLC. That contract contains the implied covenant of good faith and fair dealing.		
9	149. Plaintiffs did all, or substantially all, of the significant things required of them under		
10	contract, including reducing his ownership in Halo Beauty, Inc. from 50% to 33.33% and		
11	accepting ownership of 33%, not 50% of Halo Beauty Partners LLC.		
12	150. Defendants wrongfully interfered with Plaintiffs' rights to enjoy the benefits of that		
13	contract and breached the duty of good faith and fair dealing by, among other things, improperly		
14	withholding consent to new product lines, new marketing and new business opportunities for Halo		
15	Beauty, and by taking excessive and unauthorized distributions.		
16	151. Tati Cosmetics Inc, owned and controlled by the Westbrooks, possessed actual and		
17	constructive knowledge that the Westbrooks intended to breach their duties to Halo Beauty by		
18	launching other beauty products first.		
19	152. Tati Cosmetics Inc, aided and abetted Defendants Tatiana Westbrook, James Westbrook		
20	and Tati Halo, Inc.'s breaches of the duty of good faith and fair dealing by providing substantial		
21	support and encouragement to Defendants, including product development, marketing and sales		
22	advice and support that enabled the Defendants to breach their duty of good faith and fair dealing.		
23	153. Tati Cosmetics Inc's assistance was a substantial factor in the harm caused to Clark		
24	Swanson and Swanson Global Enterprises, Inc.		
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1	COUNT XV: CONVERSION		
2	(Derivative claim by Swanson Global Enterprises, LLC against Tatiana Westbrook, James		
3	Westbrook, Tati Halo, Inc. and Halo Beauty Partners LLC.)		
4	154. Plaintiff incorporates each numbered paragraph above in this count.		
5	155. On or about October 9, 2020, Defendant James Westbrook distributed hundreds of		
6	thousands of dollars to the members of Halo Beauty Partners LLC, including substantial sums for		
7	his own benefit.		
8	156. The distribution was wrongful because it was made without the authorization of all of the		
9	member-managers as required by the parties' agreements and practices.		
10	157. Plaintiff Swanson demanded that the money be returned to the company accounts, but the		
11	demand was refused.		
12	158. The company and its members were harmed by this wrongful taking of property for		
13	another's benefit.		
14	159. This conduct was wilful and done on the eve of litigation in an attempt to devalue the		
15	company. This conduct should give rise to punitive damages.		
16	RELIEF REQUESTED		
17	a. Plaintiffs seeks money damages against all Defendants on all counts for which such		
18	damages may be recovered;		
19	b. Plaintiffs seeks punitive damages against the identified Defendants for all counts for which		
20	such damages may be recovered;		
21	c. Plaintiffs seeks injunctive and other equitable relief to enforce the parties' rights and		
22	agreements and to impose a constructive trust over any profits realized by Defendants owe		
23	to Plaintiffs;		
24	d. Plaintiffs seeks attorneys' fees and costs to the maximum extent permitted by law and		
25	contract;		
26	e. Plaintiffs seeks any further relief the Court deems just and necessary.		
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1	Dated: October 15, 2020	BROWN, NERI, SMITH & KHAN LLP Nathan M. Smith
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4		Nathan M. Smith
5		Attorneys for Plaintiffs
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DEMAND FOR JURY TRIAL Plaintiffs demand a jury trial on all counts so triable. Dated: October 15, 2020 BROWN, NERI, SMITH & KHAN LLP Nathan M. Smith By: Nathan M. Smith Attorneys for Plaintiffs

COMPLAINT

	VERIFICATION	V
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I, Clark Swanson, declare:

I am one of the Plaintiffs in the above-entitled matter. I am also the sole shareholder and President of Plaintiff Swanson Global Enterprises Inc. I have read the foregoing complaint and know the contents thereof. The contents are true based on my own knowledge, except as 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 on October 15, 2020, at Clark County, Nevada.

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Clark Swanson Individually and as President of Swanson Global Enterprises Inc