1	IN THE COURT OF COUNTY STATE OF			
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5	Petitioner/Plaintiff,)			
6	Vs. NO			
7				
8	Respondent/Defendant			
9)			
10				
11	COMPLAINT			
12				
13	(NEGLIGENCE-BUSINESS OWNER LIABILITY-SLIP & FALL)			
14	COMES NOW the Plaintiff(s),, by counsel, and for his/her			
15	Complaint against the Defendant(s),, alleges and states:			
16	I. THE PARTIES			
17	1. The Plaintiff(s),, (hereinafter referred to as Plaintiff), is an adult			
18	citizen of County, State of, and resides at, in			
19				
20	the City of			
21	2. The Defendant,, (hereinafter referred to as Defendant			
22	One), is a corporation incorporated under the laws of the State of, whose principal			
23	place of business is at, in the City of, and is subject			
24	to service of process by and through its registered agent: [insert registered agent's name and			
25	address].			
26	II. THE FACTS			
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28				

On the _____ day of ______, 20___, at approximately ______ o'clock 1 3. 2 a.m., the Plaintiff was a business invite at Defendant's grocery store. While shopping in the 3 produce section of defendant's store, Plaintiff slipped and fell near the lettuce display in a clear 4 liquid substance believed to be water standing on the all-white tile floor. Plaintiff was 5 immobilized by the fall on the floor and other shoppers and the store's assistant manager came to 6 Plaintiff's assistance. While on the floor, the water-misting system on the nearby lettuce display 7 began operating and spraying water on the Plaintiff and the floor in area where she fell. 8 4. The Defendant had actual or constructive notice that the said water-misting 9 10 system sprayed water on the floor creating a hazardous and dangerous condition. 11 a. The Defendant did not take any steps reasonably calculated to remove the 12 aforesaid dangerous and hazardous condition. 13 b. The Defendant did not post any signs or other devices warning persons of the 14 dangerous and hazardous condition. 15 **III. THE CLAIMS** 16 5. Defendant a duty to maintain its business premises in a reasonably safe condition, 17 a duty to take steps reasonably calculated to remove the aforesaid hazardous and dangerous 18 19 condition, and a duty to warn its business invitees of the aforesaid dangerous and hazardous 20 condition. 21 6. The Defendant breached its duties delineated hereinabove proximately causing 22 Plaintiff to suffer the following damages: [insert types of damages, e.g., severe and permanent] 23 personal injuries; past, present and future pain and suffering; past, present and future mental 24 anguish; temporary and/or permanent disability; disfigurement; past, present and future 25 medical expenses and costs; past and present lost wages; lost wage earning capacity; etc.]. 26 IV. DEMAND FOR RELIEF 27 28

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1	7.	The Plaintiff prays for the following relief:
2		(1) Trial by jury;
3		(2) Judgment for Plaintiff and against the Defendant;
4		(3) An award of damages which will fully and fairly compensate Plaintiff for
5		[insert types of damages, e.g., severe and permanent personal injuries;
6		past, present and future pain and suffering; past, present and future
7		mental anguish; temporary and/or permanent disability; disfigurement;
8 9		past, present and future medical expenses and costs; past and present lost
9 10		wages; lost wage earning capacity; property damage; etc.].
11		
12		(4) Such other and further relief deemed just and proper in the premises.
13		
14	_ 1	Respectfully submitted,
15	Dated:	Name:
16		Title: Address:
17		Address: City, State, Zip:
18		Phone: Fax:
19		E-Mail: Attorney No.:
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1 CERTIFICATE OF SERVICE 2 I,, do hereby certify that I have this day mained to the above and foregoing 4 U.S. Mail, postage prepaid, a true and correct copy of the above and foregoing addresses 4	
3 U.S. Mail, postage prepaid, a true and correct copy of the above and foregoing 4	
0.5. Mail, postage prepard, a true and correct copy of the above and foregoing 4 5 6 7 THIS the, at the following addr 10 11 12 13 14 15 16 17 18 19 20 21	ed,
	to
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	ss;
6 THIS the day of, 20 8 9 9 10 11 12 13 14 15 16	
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