## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI

FEDERAL TRADE COMMISSION	)
Plaintiff,	)
v.	) Case No. 14-CV-815-W-BCW
BF LABS INC., et al.,	)
Defendants.	) )

## NOTICE OF RULE 45 SUBPOENA REQUESTING THE PRODUCTION OF DOCUMENTS AND OTHER TANGIBLE THINGS

Pursuant to Rule 45(b)(1) of the Federal Rules of Civil Procedure, Defendant BF Labs, Inc., by and through counsel, intends to serve a subpoena requesting the production of documents and other tangible things on the following third party:

## I. Anthony Fast

Attached is a true and accurate copy of the subpoena to be served on the referenced third party.

Dated this 24<sup>th</sup> day of September, 2014.

Respectfully submitted,

/s/ Michael S. Foster	
James M. Humphrey	MO # 50200
Michael S. Foster	MO # 61205
Miriam E. Bailey	MO # 60366
Polsinelli PC	
900 W. 48th Place, Suite 900	
Kansas City, Missouri 64112-1895	
Telephone: (816) 753-1000	
Facsimile: (816) 753-1536	
jhumphrey@polsinelli.com	
mfoster@polsinelli.com	
mbailey@polsinelli.com	

/s/ Braden M. Perry

Braden M. Perry KENNYHERTZ PERRY, LLC 420 Nichols Road, Suite 207 Kansas City, MO 64112 MO # 53865

Direct: 816-527-9445 Mobile: 913-488-4882 Fax: 855-844-2914

braden@kennyhertzperry.com

Attorneys for Defendant BF Labs Inc.

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on September 24, 2014, a true and correct copy of the foregoing was filed electronically with the United States District Court for the Western District of Missouri using the CM/ECF system, which sent notification to all parties of interest participating in the CM/ECF system.

/s/ Michael S. Foster

Attorney for Defendant