January 02, 2014

Food & Consumer Packaged Goods Litigation

## Final Settlement Approval Granted in Naked Juice False Ad Suit

A California federal judge hearing *Papas v. Naked Juice Co.*, No. 11cv8276 (C.D. Cal.) granted final approval to the settlement of a nationwide class action against defendant related to labeling products "All Natural," "100% Juice," "100% Fruit," "Not From Concentrate," and "Non-GMO." Under the nationwide settlement, defendant will pay \$9 million to compensate class members up to \$75 per member; \$2.5 million will be paid in attorney fees; and defendant will cover approximately \$600,000 in fees and costs, with any remaining funds to be distributed to the Mayo Clinic (50%), the National Association of IOLTA Programs (25%), and seven legal aid organizations (combined 25%). Order.

## **Explore more in**

Food & Consumer Packaged Goods Litigation Food & Beverage Blog series

## **Food & Consumer Packaged Goods Litigation**

Food & Consumer Packaged Goods Litigation shares timely insights into litigation developments, emerging arguments and challenges facing food and consumer packaged goods manufacturers and related industries.

View the blog