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Attorneys for Plaintiffs

**UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA**

)
) JOHANNA DOMINGUEZ and
) SHARRON MEIJER, individually and
) on behalf of all others similarly situated,
)
) *Plaintiffs,*
)
) vs.
)
) JOHNSON & JOHNSON CONSUMER,
) INC.,
)
) *Defendant.*
)
)
)
)
)

Case Number: _____

CLASS ACTION COMPLAINT

(Jury Trial Demanded)

1 Plaintiffs, Johanna Dominguez and Sharron Meijer (“Plaintiffs”), individually and on
2 behalf of all others similarly situated, bring this action against Defendant Johnson & Johnson
3 Consumer Inc. (“JJCI”), and in support thereof state as follows:

4 **NATURE OF THE CASE**

5 1. This is a class action lawsuit brought by Plaintiffs and other similarly situated
6 purchasers of certain sunscreen products manufactured, marketed, distributed, and sold by JJCI
7 under the brand names “Aveeno” and “Neutrogena.”¹ Recent independent scientific testing,
8 confirmed by JJCI through a massive nationwide recall, has revealed that several of JJCI’s
9 Neutrogena and Aveeno sunscreen products contain dangerous and unacceptable levels of
10 benzene, a known human carcinogen (hereinafter the “Products”).

11 2. Each and every one of the Products has been marketed and sold as “sunscreen” by
12 JJCI through packaging and other advertising materials, as required by 21 C.F.R. § 201.327(b).

13 3. Each and every one of the Products fails to include labeling indicating that the
14 Product may contain benzene as an active or inactive ingredient.

15 4. The presence of benzene rendered the Products adulterated, misbranded, and
16 unlawful for sale. JJCI’s conduct with respect to the Products caused economic damages to
17 Plaintiffs and the putative Class. This suit is brought for injunctive relief and restitution of the
18 full purchase price of the Products.

19 5. Benzene is a simple hydrocarbon, C₆H₆, often found in crude oil and most easily
20 identified by the smell associated with gasoline. It is used in industrial settings to make plastics,
21 resins, synthetic fibers, and rubber lubricants, as well as dyes, detergents, drugs, and pesticides.

22 6. Benzene is classified as a human carcinogen by the United States Department of
23 Health and Health Services (“DHHS”). The World Health Organization (“WHO”) and the
24 International Agency for Research on Cancer (“IARC”) have concluded that benzene is a Group 1

25 _____
26 ¹ JJCI is the manufacturer and/or distributor of the Products, and as of 2015, has succeeded
27 to all the debts and liabilities of the Neutrogena brand and the Products. On information and belief,
28 JJCI has, and continues to, operate the Neutrogena brand from its offices in Los Angeles,
California. Likewise, on information and belief, JJCI is liable for all claims related to Aveeno
products.

1 compound, *i.e.* it is “carcinogenic to humans.”²

2 7. Scientific studies have established that exposure to benzene can cause leukemia,
3 other blood and bone marrow disorders (including anemia), and a weakened immune system. In
4 addition, benzene has been linked to multiple myeloma and non-Hodgkin’s lymphoma.

5 8. The Food and Drug Administration (“FDA”) classifies benzene as a Class 1
6 solvent, a group that encompasses materials that “should not be employed in the manufacture of
7 drug substances, excipients, and drug products because of their unacceptable toxicity or . . .
8 deleterious environmental effect.”³ In those limited cases where use of benzene is “unavoidable
9 in order to produce a drug product with a significant therapeutic advance,” the FDA has restricted
10 levels to 2 parts per million (“ppm”). In all other cases, no level of benzene is acceptable.

11 9. The FDA regulates sunscreens to ensure they meet safety and effectiveness
12 standards. All products that claim to provide Broad Spectrum Sun Protection Factor (“SPF”)
13 protection, including the Products, are regulated as over-the-counter drugs, rather than as
14 cosmetics. 21 C.F.R. § 352, et seq. The FDA requires sunscreen manufacturers to subject their
15 products to certain testing before they are made available to any consumer. The FDA has also
16 identified those materials that qualify as acceptable active ingredients for products labeled as
17 sunscreen. Benzene is not one of those acceptable ingredients.

18 10. The FDA’s regulations provide that an “over-the-counter sunscreen drug product
19 in a form suitable for topical administration is generally recognized as safe and effective and is
20 not misbranded if it meets” certain conditions. 21 C.F.R. § 352.1(a). Among other things, the
21 product must contain “only suitable inactive ingredients which are safe in the amounts
22 administered” and contains only listed active ingredients at levels “that do[] not exceed the
23 amount reasonably required to achieve [their] intended effect.” 21 C.F.R. § 330.1(h).

25 ² International Agency for Research on Cancer and World Health Organization, *IARC*
26 *Monographs on the Identification of Carcinogenic Hazards to Humans*
27 (<https://monographs.iarc.who.int/list-of-classifications>)

28 ³ Food and Drug Administration, *Q3C – Tables and List Guidance for Industry* (2017)
(<https://www.fda.gov/media/71737/download>)

1 11. Valisure is an independent pharmacy, registered with the FDA, whose scientists
2 analyze the safety of various consumer products. Recently, Valisure conducted a study on the
3 potential carcinogenicity of active ingredients in a variety of sunscreens and after sun products,
4 including numerous products manufactured, marketed, and sold by JJCI. These included:

- 5 • Ultra Sheer Weightless Sunscreen Spray, SPF 100+
- 6 • Ultra Sheer Weightless Sunscreen Spray, SPF 70
- 7 • Ultra Sheer Dry-Touch Water Resistant Sunscreen, SPF 70
- 8 • Ultra Sheer Body Mist Sunscreen Broad Spectrum, SPF 45
- 9 • Ultra Sheer Body Mist Sunscreen Broad Spectrum, SPF 30
- 10 • Invisible Daily Defense Body Sunscreen Broad Spectrum, SPF 60+
- 11 • CoolDry Sport Water-Resistant Sunscreen Spray, SPF 70
- 12 • CoolDry Sport Water-Resistant Sunscreen Spray, SPF 50
- 13 • Beach Defense Oil-Free Body Sunscreen Spray, SPF 100
- 14 • Beach Defense Spray Body Sunscreen, SPF 50

15 12. During its study, Valisure detected high levels of benzene in several JJCI product
16 batches. In particular, Valisure identified benzene levels over 2 ppm in ten Neutrogena sunscreen
17 batches from five separate products lines. (See table below.) It identified benzene levels of up to
18 2 ppm in thirteen Neutrogena sunscreen batches from ten different product lines.⁴

19 13. By way of reference, the National Institute for Occupational Safety and Health
20 (“NIOSH”) recommends protective equipment be worn by any worker expecting to be exposed to
21 benzene at concentrations of 0.1 ppm for over 10 hours or 1 ppm for 15 minutes.⁵ NIOSH lists
22
23

24 _____
25 ⁴ Should discovery reveal additional sunscreen products that are affected by this action and
26 Plaintiff reserve their right to include additional sunscreen products manufactured, sold, and
distributed by JJCI should discovery identify additional such products relevant to this action.

27 ⁵ Centers for Disease Control and Prevention. The National Institute for Occupational
28 Safety and Health, BENZENE: Systemic Agent (2011)
(https://www.cdc.gov/niosh/ershdb/emergencyresponsecard_29750032.html)

1 “skin absorption” as one way a person could be exposed to dangerous levels of benzene.⁶

Brand Name	Type	Description	SPF	UPC	Lot	Exp.	Active Pharmaceutical Ingredient(s)	Benzene Avg ppm	% St Dev
Neutrogena	Spray	Ultra Sheer Weightless Sunscreen Spray, SPF 100+	100+	086800100416	04820E04	2022-01	Avobenzone 3%, Homosalate 15%, Octisalate 5%, Octocrylene 10%, Oxybenzone 6%	6.26 6.77*	7%
Neutrogena	Spray	Ultra Sheer Weightless Sunscreen Spray, SPF 70	70	086800100409	07020E01	2023-02	Avobenzone 3%, Homosalate 15%, Octisalate 5%, Octocrylene 4%, Oxybenzone 6%	5.96	7%
Neutrogena	Spray	Ultra Sheer Weightless Sunscreen Spray, SPF 70	70	086800100409	06920E01	2023-02	Avobenzone 3%, Homosalate 15%, Octisalate 5%, Octocrylene 4%, Oxybenzone 6%	5.76	5%
Sun Bum	Gel	Cool Down Gel	N/A	871760002005	S0082C	--	N/A (Cosmetic Product)	5.33 5.49*	3%
Neutrogena	Spray	Ultra Sheer Weightless Sunscreen Spray, SPF 70	70	086800100409	02320E01	2022-12	Avobenzone 3%, Homosalate 15%, Octisalate 5%, Octocrylene 4%, Oxybenzone 6%	5.30	2%
Neutrogena	Spray	Beach Defense Oil-Free Body Sunscreen Spray - SPF 100	100	086800101444	04721E02	2023-01	Avobenzone 3%, Homosalate 15%, Octisalate 5%, Octocrylene 10%, Oxybenzone 6%	5.20 5.59*	5%
CVS Health	Spray	After-sun Aloe Vera Soothing Spray	N/A	050428390832	8140449A	--	N/A (Cosmetic Product)	4.71 4.55*	1%
Neutrogena	Spray	Invisible Daily Defense Body Sunscreen Broad Spectrum SPF 60+	60+	086800111542	04921E01	2024-01	Avobenzone 3%, Homosalate 10%, Octisalate 5%, Octocrylene 10%	4.65 5.27*	4%
Neutrogena	Spray	Ultra Sheer Weightless Sunscreen Spray, SPF 100+	100+	086800100416	03120E02	2021-12	Avobenzone 3%, Homosalate 15%, Octisalate 5%, Octocrylene 10%, Oxybenzone 6%	4.11 6.00**	15%
Neutrogena	Spray	Beach Defense Oil-Free Body Sunscreen Spray - SPF 100	100	086800101444	28020E01	2022-09	Avobenzone 3%, Homosalate 15%, Octisalate 5%, Octocrylene 10%, Oxybenzone 6%	4.01 4.00*	4%
CVS Health	Spray	After-sun Aloe Vera Soothing Spray	N/A	050428390832	4111849A	--	N/A (Cosmetic Product)	3.58 3.93*	4%
Neutrogena	Spray	Beach Defense Spray Body Sunscreen SPF 50	50	086800112549	25520E01	2023-08	Avobenzone 3%, Homosalate 10%, Octisalate 5%, Octocrylene 10%	3.52 3.71*	3%
Neutrogena	Spray	Beach Defense Oil-Free Body Sunscreen Spray - SPF 100	100	086800101444	31420E04	2022-10	Avobenzone 3%, Homosalate 15%, Octisalate 5%, Octocrylene 10%, Oxybenzone 6%	3.08 2.64*	2%
Fruit of the Earth	Gel	Aloe Vera Gel	N/A	071661001200	6612940A	--	N/A (Cosmetic Product)	2.78 2.94*	6%

14 14. Valisure determined that benzene is not unavoidably present in the sunscreen
15 products. Indeed, many of the sunscreens that Valisure tested contained no benzene. Nor is
16 benzene’s presence in the products related to any known, let alone significant, therapeutic
17 advance. Benzene is not a listed active or inactive ingredient on the label of any of the Products,
18 and JJCI has never otherwise warned consumers that the Products may contain benzene.

19 15. Products with avoidable levels of benzene do not “contain[] only suitable inactive
20 ingredients which are safe in the amounts administered” or contain only listed active ingredients
21 at levels “that do[] not exceed the amount reasonably required to achieve [their] intended effect.”
22 21 C.F.R. § 352.1(a); 21 C.F.R. § 330.1(e)(h).

23 16. Accordingly, per FDA guidelines, any significant detection of benzene in the
24 Products should be deemed unacceptable.

25 17. Valisure states that the presence of benzene in the Products may be the result of

27 ⁶ Centers for Disease Control and Prevention. The National Institute for Occupational
28 Safety and Health (NIOSH), Benzene (October 30, 2019)
(<https://www.cdc.gov/niosh/npg/npgd0049.html>)

1 contamination. Valisure does not identify how this contamination could have occurred, but its
2 testing showed how readily detectable this dangerous contaminant is in the Products.

3 18. As Valisure concluded, the presence of a known human carcinogen in the Products
4 is especially troubling as the Products are “widely recommended for the prevention of skin cancer
5 and regularly used by adults and children in large volumes.”⁷ Because “[s]unscreen products are
6 typically used in many times higher volume than standard drug products like tablets or capsules,”
7 “even a relatively low concentration limit can result in very high total exposure.”⁸ As one
8 researcher and clinician from Yale University has explained, “Considering that human skin has a
9 large total surface area (~1.85 m²), and that ~28.5 g of sunscreen is needed per application to
10 properly cover that skin surface, it follows then that there is not a safe level of benzene that can
11 exist in sunscreen products.”⁹

12 19. To put this figure in context, at the FDA conditional restriction limit of 2 ppm for
13 benzene, 28.5 g of sunscreen would contain 57,000 ng of benzene in a single application which
14 may reasonably be used 4 times per day, therefore amounting to 228,000 ng of benzene exposure
15 per day. Other comparable carcinogens, such as N-Nitrosodimethylamine (“NDMA”), have
16 permissible daily intakes of around 96 ng. This means a sunscreen with a benzene detection of
17 6.26 ppm, such as JJCI’s Ultra Sheer Weightless Sunscreen Spray, SPF 100+, equates to
18 approximately 695,800 ng of benzene in one day or *7,248 times the limit for comparable*
19 *carcinogens*.

20 20. On May 25, 2021, Valisure filed a citizen petition with the FDA, detailing its
21 findings and asking the FDA to recall all batches of sunscreen products in which benzene was
22 detected, including all batches of Neutrogena products containing the carcinogen.

23 21. As Valisure explained in its petition, the presence of benzene in the Products
24

25 ⁷ Light, Kucera, and Wu, *Valisure Citizen Petition on Benzene in Sunscreen and After-sun*
26 *Care Products*, p. 2 (May 24, 2021).

27 ⁸ *Id.* at 16.

28 ⁹ Email from Dr. Christopher Bunick, MD, PhD, Associate Professor of Dermatology at
Yale University, New Haven, CT to Valisure.

1 renders them adulterated under Section 501¹⁰ of the Federal Drug and Cosmetics Act (“FDCA”)
2 and misbranded under Section 502¹¹ of the FDCA, in violation of 21 U.S.C. § 351 and 21 U.S.C.
3 § 352, respectively. The Products are also misbranded under Cal. Health & Safety Code
4 § 111330 and N.Y. Educ. Law § 6802(13).

5 22. Federal and analogous state law prohibits the manufacture, distribution, and
6 receipt of any misbranded or adulterated drug. *See* 21 U.S.C. § 331(a); Cal. Health & Safety
7 Code § 111440; N.Y. Educ. Law § 6811. Nonetheless, JJCI waited nearly two months before
8 removing the *some* of the Products from the market. Despite announcing a nationwide recall of
9 many aerosol Products on July 14, 2021,¹² as of the date of this filing, JJCI continues to market,
10 sell, and profit from the Products using false and misleading statements regarding their safety.¹³

11 23. Despite the Valisure petition’s extensive reporting on the presence of benzene in
12 its products, JJCI waited nearly two months to recall *any* of the Products or warn members of the
13 public of the risks to their health or safety.

14 24. When JJCI finally did announce the presence of benzene in the Products, it also
15 revealed that not only had Neutrogena products been adulterated and mislabeled, but that benzene
16 was also present in at least the Aveeno brand Protect + Refresh aerosol sunscreen product line.

17 25. Despite the Valisure petition’s extensive reporting on the presence of benzene in
18 its products, JJCI waited nearly two months before taking any action to remedy the mislabeling of
19

20
21 ¹⁰ Section 501(a)(2)(B) of the Federal Food, Drug, and Cosmetic Act provides that a drug
22 (including a drug contained in a medicated feed) shall be deemed to be adulterated if the methods
23 used in, or the facilities or controls used for, its manufacture, processing, packing, or holding do
24 not conform to or are not operated or administered in conformity with current good manufacturing
25 practice to assure that such drug meets the requirement of the act as to safety and has the identity
26 and strength, and meets the quality and purity characteristics, which it purports or is represented to
27 possess.

28 ¹¹ Section 502(a) declares that a drug or device is misbranded if its labeling proves false or
misleading in any particular.

¹² <https://www.neutrogena.com/sunscreen-recall.html>

¹³ To date, JJCI has made no recall of Ultra Sheer Dry-Touch Water Resistant Sunscreen
SPF 70.

1 the Products.

2 26. To date, JJCI has not explained why or how benzene is present in the Products, or
3 whether JJCI conducted testing that could and should have detected benzene.

4 27. The revelation that the Products contain unacceptable levels of benzene, and are
5 therefore adulterated and misbranded, stands in stark contrast to JJCI's long-standing branding,
6 marketing, and advertising strategy for Neutrogena and Aveeno products, including its sunscreen.
7 That strategy revolves around convincing consumers that the Products are safe and healthy.

8 28. The packaging for the Products, as well Neutrogena's website, have long
9 represented to consumers that the Products are "#1 Dermatologist Recommended."¹⁴ The basis
10 for this representation, which clearly aims to portray the product as safe and healthy, is nowhere
11 specified on either the Products packaging or website. And the representation remains unchanged
12 even in the wake of Valisure's discovery and citizen's petition. Nowhere do Defendants explain
13 if or how dermatologists recommended the Products with knowledge that they contain benzene.
14 However, the Neutrogena website acknowledges that "[t]he strong relationship between
15 Neutrogena® Corporation and dermatologists gave the company an exceptional competitive
16 advantage."¹⁵

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27 ¹⁴ [https://www.neutrogena.com/the-bar/why
neutrogena.html?q=dermatologist%20recommended](https://www.neutrogena.com/the-bar/why-neutrogena.html?q=dermatologist%20recommended) (last visited July 9, 2021)

28 ¹⁵ *Id.* (last visited July 9, 2021).

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VALUE SIZE

Neutrogena®

#1 DERMATOLOGIST RECOMMENDED BRAND

Ultra Sheer®

dry-touch

sunscreen

BROAD SPECTRUM SPF 70

70

helioplex®
broad spectrum uva-uvb

lightweight clean feel
oxybenzone free
water resistant (80 minutes)

5.0 FL OZ (147 mL)

30047414

Neutrogena® Ultra Sheer® with Helioplex® provides superior broad-spectrum protection against skin-aging UVA and burning UVB rays with a lightweight, clean feel. Oxybenzone Free.

Active ingredients	Purpose
Azobenzene (3%), Homosalate (15%), Octisalate (5%), Octocrylene (10%)	Sunscreen

Uses ■ helps prevent sunburn ■ if used as directed with other sun protection measures (see **Directions**), decreases the risk of skin cancer and early skin aging caused by the sun

Warnings
■ For external use only ■ Do not use on damaged or broken skin ■ When using this product keep out of eyes. Rinse with water to remove. ■ Stop use and ask a doctor if rash occurs ■ Keep out of reach of children. If swallowed, get medical help or contact a Poison Control Center right away

Directions ■ apply liberally 15 minutes before sun exposure ■ reapply ■ after 80 minutes of swimming or sweating ■ immediately after towel drying ■ at least every 2 hours ■ **Sun Protection Measures.** Spending time in the sun increases your risk of skin cancer and early skin aging. To decrease this risk, regularly use a sunscreen with a Broad Spectrum SPF value of 15 or higher and other sun protection measures including: ■ limit time in the sun, especially from 10 a.m. – 2 p.m., ■ wear long-sleeved shirts, pants, hats, and sunglasses ■ children under 6 months of age: Ask a doctor

Other information ■ protect this product from excessive heat and direct sun ■ May stain some fabrics

Inactive ingredients Water, Butylacetyl Salicylate, Styrene/Acrylates Copolymer, Silica, Dimethicone, Potassium Cetyl Phosphate, Benzyl Alcohol, Beeswax, Caprylyl Methicone, Aluminum Starch Octylsuccinate, Glycerol Stearate, PEG-100 Stearate, Cetyl Dimethicone, Caprylyl Glycol, Ethylhexylglycerin, Behenyl Alcohol, Acrylates/Dimethicone Copolymer, Xanthan Gum, Chlorophanesin, Dimethicone/PEG-10/15 Crosspolymer, Sodium Polyacrylate, Hydrolyzed Jojoba Esters, Fragrance, Disodium EDTA, Ethylhexyl Stearate, Tocopheryl Acetate, BHT, Jojoba Esters, Trideceth-6

Questions? Call toll-free 800-299-4786 or 215-273-8755 (collect), www.neutrogena.com

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Neutrogena®
Beach-strength
uva/uvb
sun protection
Lightweight,
fast drying,
oxybenzone free

#1 DERMATOLOGIST RECOMMENDED BRAND

Beach
Defense®
water + sun
protection
sunscreen spray
BROAD SPECTRUM SPF 50
50
helioplex®
broad spectrum uva-uvb
oxybenzone free
water resistant (80 minutes)
NET WT 6.5 OZ (184 g)

Drug Facts

Active ingredients Avobenzone (3%), Homosalate (10%), Octisalate (5%), Octocrylene (10%) _____, Sunscreen **Purpose**

Uses ■ helps prevent sunburn ■ if used as directed with other sun protection measures (see **Directions**), decreases the risk of skin cancer and early skin aging caused by the sun

Warnings

■ For external use only ■ Do not use on damaged or broken skin ■ When using this product ■ keep out of eyes, Rinse with water to remove, ■ keep away from face to avoid breathing it ■ Stop use and ask a doctor if rash occurs ■ Keep out of reach of children. If swallowed, get medical help or contact a Poison Control Center right away ■ **Danger: Flammable, Contents under pressure.** Do not use near fire, heat or while smoking. Do not puncture or incinerate. Store at temperature below 120°F (48°C). Use only as directed. Intentional misuse by deliberately concentrating and inhaling the contents can be harmful or fatal.

Directions ■ spray liberally and spread evenly by hand 15 minutes before sun exposure ■ hold container 4-6 inches from the skin to apply. Rub in. ■ do not spray directly into face. Spray on hands and then apply to face. Rub in. ■ do not apply in windy conditions ■ use in a well-ventilated area ■ reapply; ■ after 80 minutes of swimming or sweating ■ immediately after towel drying ■ at least every 2 hours ■ **Sun Protection Measures.** Spending time in the sun increases your risk of skin cancer and early skin aging. To decrease this risk, regularly use a sunscreen with a Broad Spectrum SPF value of 15 or higher and other sun protection measures including: ■ limit time in the sun, especially from 10 a.m. – 2 p.m. ■ wear long-sleeved shirts, pants, hats and sunglasses ■ children under 6 months of age. Ask a doctor

Other information ■ protect this product from excessive heat and direct sun ■ may stain some fabrics

Inactive ingredients Alcohol Denat., Isobutane, Dicaprylyl Carbonate, Polyester-7, Acrylates/Octylacrylamide Copolymer, Neopentyl Glycol Diheptanoate, Fragrance, Tocopheryl Acetate

Questions? Call toll-free 800-299-4786 or 215-273-8755 (collect). www.neutrogena.com



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


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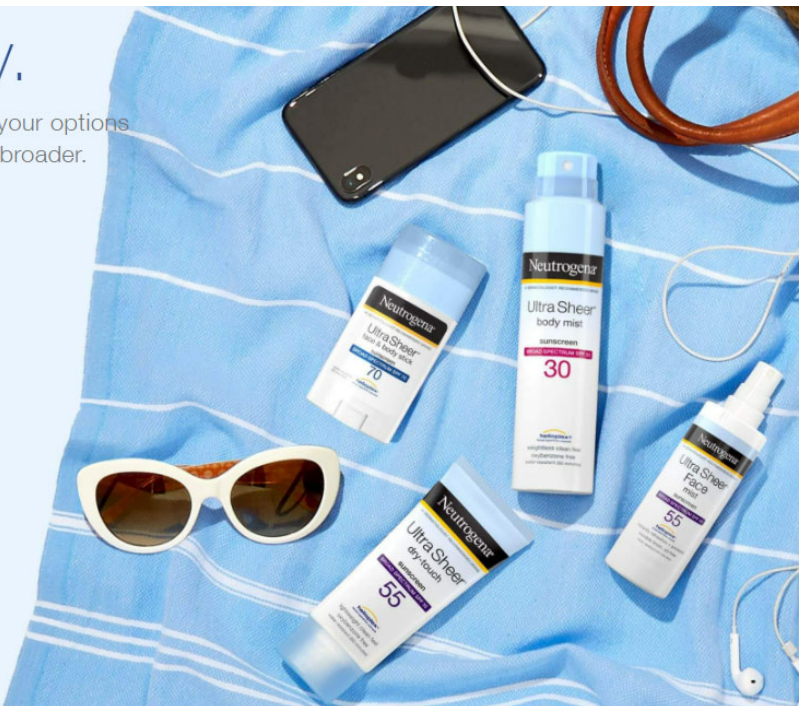
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Ultra versatility.

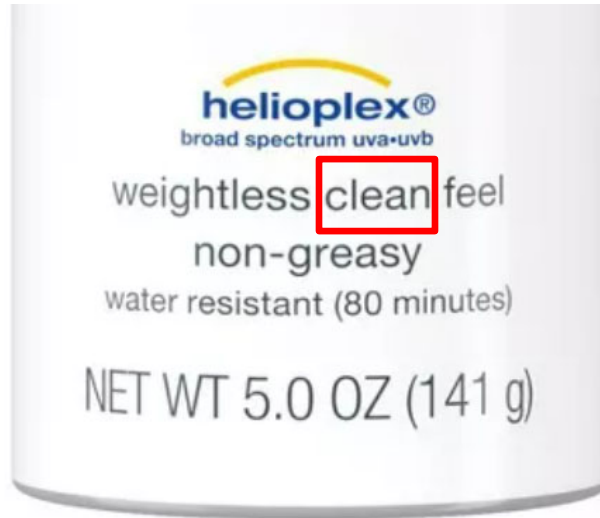
With a variety of forms to choose from, your options for broad spectrum protection are even broader.

-  **HELIOPLEX TECHNOLOGY:** unbeatable, clinically-proven UVA/UVB protection
-  **DRY-TOUCH TECHNOLOGY:** fast-absorbing, easy application for an ultra-light, invisible finish
-  **#1 DERM-TRUSTED SUNCARE:** used most often for themselves and their own families

A collection of Neutrogena Ultra Sheer products is displayed on a light blue and white striped beach towel. The products include a stick of Ultra Sheer dry-touch SPF 70, a spray bottle of Ultra Sheer body mist SPF 30, and a spray bottle of Ultra Sheer face mist SPF 55. Other items on the towel include a black smartphone, a pair of white sunglasses, and a pair of white earbuds.

29. Neutrogena also makes a point of associating the word “clean” with its Ultra Sheer product line, repeatedly noting in both its packaging and advertising that the product is “clean.” Ironically, in Valisure’s testing, Neutrogena’s Ultra Sheer products held four of the top five spots

1 in benzene ppm.



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10 30. The packaging for the Aveeno Products, meanwhile, represents to consumers that
11 the Aveeno Products have been “Dermatologist recommended for over 65 years.” The
12 representation remains unchanged even in the wake of Aveeno’s recall. Nowhere does JJCI
13 explain if or how dermatologists recommend the Products with knowledge that they contain
14 benzene.

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31. JJCI’s efforts to portray its sunscreens as clean and doctor approved extends to its commercials as well. For example, commercials for Neutrogena Ultra Sheer, starring actress Jennifer Garner, prominently display the representation, “#1 Dermatologist Recommended Suncare.”¹⁶ In these commercials, Ms. Garner emphasizes the “clean” feel of the product and deems it “the best for your skin.”¹⁷

¹⁶ *Neutrogena Ultra Sheer Dry Touch TV Commercial Featuring Jennifer Garner* <https://www.ispot.tv/ad/7ZH8/neutrogena-ultra-sheer-dry-touch-featuring-jennifer-garner> (last visited July 13, 2021).

¹⁷ GRANDLARGETV, *Neutrogena w/Jennifer Garner*, YOUTUBE (Feb. 23, 2017) <https://www.youtube.com/watch?v=K55T4vbJa6Y>

1 32. Another commercial, advertising the Neutrogena Beach Defense line, features
2 children playing on a beach and happily being sprayed with Neutrogena sunscreen. The
3 commercial emphasizes that the product is the “sun care brand used most by dermatologists and
4 their families.” Smiling children appear as the word “families” is heard.¹⁸

5 33. Neutrogena also touts itself as a “[l]eading the way” in product testing. The
6 company’s website has an entire page dedicated to its supposedly high product-testing standards;
7 among other claims, Neutrogena purports to “not only follow individual country regulations, but
8 also look to incorporate the best thinking and practices from top authorities for skincare products
9 around the world.” The webpage goes on to explain that the company “set[s] a high bar for using
10 ingredients. Our ingredients are screened for quality, manufacturing process, government
11 regulations, published research, and our own ingredient safety databases.” The company also
12 makes specific claims about its manufacturing process, emphasizing that “[s]afety goes beyond the
13 ingredients list,” with attention also paid to “how our ingredients are used, our manufacturing
14 safeguards, how the products are used, and testing requirements for our products.”¹⁹

15 34. Neutrogena’s product testing webpage links to another JJCI webpage regarding the
16 company’s safety and care commitment. This webpage notes that, “Your safety is our priority.
17 That’s why our safety assessment process meets or exceeds industry and regulatory standards for
18 baby and beauty personal care products. It’s a process that never ends—we continually review our
19 product ingredients against the latest research and consumer feedback. We believe our process is
20 among the most rigorous in the world and is at the core of our Safety & Care Commitment.”²⁰
21 The webpage goes on to state that “Our Safety & Care Commitment means that every product is
22 carefully reviewed and evaluated against internationally recognized standards.” The webpage
23

24 ¹⁸ *Neutrogena Beach Defense TV Commercial, ‘More Protection. More Sun.’*,
25 <https://www.ispot.tv/ad/OBGJ/neutrogena-beach-defense-more-protection-more-sun> (last visited
July 13, 2021).

26 ¹⁹ *Neutrogena Product Testing*, <https://www.neutrogena.com/producttesting.html> (last
27 visited July 13, 2021).

28 ²⁰ *Commitment*, <https://safetyandcarecommitment.com/commitment> (last visited July 13,
2021).

1 then reiterates the tenants of product testing that appear on the Neutrogena website.²¹

2 35. Aveeno's website likewise aggressively markets its products as contributing to
3 consumers' health and emphasizes that its products are comprised of ingredients from nature.
4 Aveeno's "About Aveeno" webpage is replete with claims about the safety and supposedly
5 "natural" origins of its ingredients. For example, the webpage states "Healthy Skin, Naturally:
6 Nature fuels our healthy spirit, just like healthy skin fuels yours. We research and work with
7 scientists and dermatologists around the world to unlock the therapeutic power of nature's most
8 restorative ingredients, giving you clinically-proven products that nurture and care for your skin,
9 so you can care for what's most important in life." The webpage goes on to explain that the
10 company was started based on two brothers' belief that "nature holds the secret to human health"
11 and notes that since the creation of the brand, it has "published 70 years of clinical evidence
12 supporting the benefits of not just oat, but other natural ingredients." Under the section about
13 Aveeno's supposed "Commitment to Wellness," the company notes when it comes to its
14 ingredients "'Good enough' is never good enough for Aveeno®. Our internal standards for safety
15 testing and ingredient quality far exceed those set by regulators around the world. . . . We think
16 about every element we use in every one of our products—where it came from, what it does and
17 how it impacts you and your skin. Only ingredients that pass our strict 5-step safety assurance
18 process are used."²²

19 36. On Aveeno's webpage dedicated to sun products, the company goes even further
20 to advertise its products as safe and healthy. The webpage notes "Soak Up The Sun Worry Free:
21 The best sun care leaves you feeling carefree. Aveeno's powerful and hydrating sun protection
22 with broad spectrum SPF keeps your skin safe and healthy so you can enjoy sunny moments
23 without a single worry."²³

24 37. Representations made on JJCI's Neutrogena and Aveeno websites remain today,
25

26 ²¹ *Id.*

27 ²² About Aveeno, <https://www.aveeno.com/about> (last visited July 14, 2021).

28 ²³ <https://www.aveeno.com/sun>

1 despite the recall of their products, making no mention of Valisure’s findings. These
2 representations do not, and upon information and belief have never, explained whether or not
3 JJCI itself bothered to test its products for benzene and, if such testing did actually occur, what
4 the results were.

5 38. In addition, the website for JJCI’s corporate parent, Johnson & Johnson, continues
6 to promote a wide variety of articles claiming that chemical sunscreens, like the Products, are
7 safe. For example, one webpage titled “The Science of Sunscreen: 3 Experts Tackle Common
8 Myths About Its Safety” notes that both mineral and chemical sunscreens “are considered safe
9 and effective, and have been used by consumers for decades.” The article quotes a Dr. Joshua
10 Zeichner as stating “[d]espite anecdotal reports questioning the safety of the ingredients in
11 sunscreen, there is no data that shows there is any harm to your health by using it.” The article
12 also notes a 2011 review of sunscreen ingredients, which “found that none were shown to have
13 toxicity in humans.”²⁴ The referenced article, “Current Sunscreen Controversies: A Critical
14 Review” by Mark Burnett and Steven Wang, unsurprisingly did not examine the toxicity of
15 benzene.

16 39. Other articles on the Johnson & Johnson website tout Neutrogena’s products as
17 essential to health, including, ironically, cancer prevention. For example, one article titled “8
18 Things We Learned From the New Neutrogena Documentary In the Sun,” notes that
19 “[p]revention [of melanoma] starts with sunscreen.”²⁵ Another article titled “The ABCs and 123s
20 of Smart Summer Skin Care,” encourages readers to share the provided sunscreen facts and “have
21

22
23 ²⁴ Sunny Sea Gold, *The Science of Sunscreen: 3 Experts Tackle Common Myths About Its*
24 *Safety*, (May 20, 2019), [https://www.jnj.com/health-and-wellness/sunscreen-safety-myths-experts-](https://www.jnj.com/health-and-wellness/sunscreen-safety-myths-experts-tackle-the-science-of-sun-protection)
25 [tackle-the-science-of-sun-protection](https://www.jnj.com/health-and-wellness/sunscreen-safety-myths-experts-tackle-the-science-of-sun-protection); *see also* Krista Bennett DeMaio, *5 Things We Now Know*
26 *About the Safety and Effectiveness of Sunscreen*, (May 23, 2017), [https://www.jnj.com/health-and-](https://www.jnj.com/health-and-wellness/5-things-we-now-know-about-safety-and-effectiveness-of-sunscreen)
27 [wellness/5-things-we-now-know-about-safety-and-effectiveness-of-sunscreen](https://www.jnj.com/health-and-wellness/5-things-we-now-know-about-safety-and-effectiveness-of-sunscreen) (noting that
28 “[s]unscreen is . . . safe to use” and that “[w]e’ve been using some of the[] ingredients [in sunscreen]
for 30 years with a proven safety record—and there’s much more evidence of benefit than harm”)

²⁵ Krista Bennett DeMaio, *8 Things We Learned From the New Neutrogena Documentary*
In the Sun, (May 18, 2021), [https://www.jnj.com/health-and-wellness/sun-safety-facts-from-](https://www.jnj.com/health-and-wellness/sun-safety-facts-from-neutrogena-documentary-in-the-sun)
[neutrogena-documentary-in-the-sun](https://www.jnj.com/health-and-wellness/sun-safety-facts-from-neutrogena-documentary-in-the-sun)

1 a safe, healthy summer!”²⁶

2 40. Neutrogena even created the “Choose Skin Health Movement,” which was
3 purportedly designed to “change the future of skin health and reduce the risk of skin cancer
4 through education, empowerment, and early detection.”²⁷ Several celebrities filmed spots for the
5 campaign, including Jennifer Garner, Kristen Bell, and Kerry Washington. In the kick-off video
6 for the campaign, Ms. Garner emphasized the statistics on skin cancer and ended by stating that
7 she chooses “Neutrogena suncare because “[she] choose[s] skin health.”²⁸ In another such video,
8 Garner states that she “wears Neutrogena Ultra Sheer 45 every day because” she chooses “skin
9 health.”²⁹ This sunscreen is from the same product line as many of the products Valisure revealed
10 to be contaminated. In yet another video, Ms. Washington advises viewers to “[p]rotect yourself
11 and those you love. Choose skin health for a lifetime of healthy skin.”³⁰

12 41. JJCI’s failure to prevent the presence of benzene in the Products, and its continued
13 sale of these dangerous and illegal products, constitutes actionable fraud. As of the date of this
14 filing, JJCI continues to mislead and defraud consumers by making affirmative

16
17 ²⁶ *The ABCs and 123s of Smart Summer Skin Care*, (June 15, 2016),
18 <https://www.jnj.com/health-and-wellness/the-abcs-and-123s-of-smart-summer-skin-care>. And the
19 sunscreen-safety related articles do not stop there. *See, e.g.*, Elizabeth Marglin, *6 Summer Sun*
20 *Safety Tips From Seasoned Moms*, (June 7, 2017), [https://www.jnj.com/health-and-wellness/6-](https://www.jnj.com/health-and-wellness/6-summer-sun-safety-tips-from-seasoned-moms)
21 [summer-sun-safety-tips-from-seasoned-moms](https://www.jnj.com/health-and-wellness/6-summer-sun-safety-tips-from-seasoned-moms); Gigi Ross, *Being Sun Smart for UV Safety Month*,
22 (July 19, 2013), <https://www.jnj.com/our-company/being-sun-smart-for-uv-safety-month>.

23 ²⁷ Neutrogena is kicking off its 2016 Choose Skin Health Campaign, HAPPI (July 1, 2016),
24 [https://www.happi.com/issues/2016-07-01/view_breaking-news/neutrogena-is-kicking-off-its-](https://www.happi.com/issues/2016-07-01/view_breaking-news/neutrogena-is-kicking-off-its-2016-choose-skin-health-campaign/)
25 [2016-choose-skin-health-campaign/](https://www.happi.com/issues/2016-07-01/view_breaking-news/neutrogena-is-kicking-off-its-2016-choose-skin-health-campaign/)

26 ²⁸ Neutrogena, Jennifer Garner Shares Why You Should Join the #ChooseSkinHealth
27 Movement, YOUTUBE (May 21, 2014),
28 [https://www.youtube.com/watch?v=11ep2dy4tS4&list=PLPA6DFZGPXhk7_EodvLLFRZRJK-](https://www.youtube.com/watch?v=11ep2dy4tS4&list=PLPA6DFZGPXhk7_EodvLLFRZRJK-mTwojI&index=14)
[mTwojI&index=14](https://www.youtube.com/watch?v=11ep2dy4tS4&list=PLPA6DFZGPXhk7_EodvLLFRZRJK-mTwojI&index=14)

²⁹ Neutrogena, Jennifer Garner Shares Her Daily Sunscreen, YOUTUBE (May 22, 2014),
<https://www.youtube.com/watch?v=38AIdCY1evQ>

³⁰ Neutrogena, Kerry Washington Gets Personal About Her Skin Health, YOUTUBE (July
22, 2015),
[https://www.youtube.com/watch?v=HokEk_1hwKI&list=PLPA6DFZGPXhk7_EodvLLFRZRJK-](https://www.youtube.com/watch?v=HokEk_1hwKI&list=PLPA6DFZGPXhk7_EodvLLFRZRJK-mTwojI)
[-mTwojI](https://www.youtube.com/watch?v=HokEk_1hwKI&list=PLPA6DFZGPXhk7_EodvLLFRZRJK-mTwojI)

1 misrepresentations that portray the product as safe, and omitting from the Products' packaging
2 and marketing materials information about the actual danger of the Products, including any
3 warning to consumers that the Products may contain unacceptable levels of benzene rendering
4 them adulterated, misbranded and illegal.

5 42. Because benzene is not a necessary ingredient in the Products—and if it were,
6 concentrations above 2 ppm are entirely prohibited by federal law—the Products are illegal and
7 unfit for sale in trade or commerce. This prohibition on any sale of the Products whatsoever
8 renders the adulterated, misbranded, and unlawfully sold Products legally worthless. If the
9 Products had been truthfully and accurately labeled, no consumer would have purchased the
10 Products. Accordingly, Plaintiffs and the Classes were injured by the full purchase price of the
11 Products.

12 43. Plaintiffs and the Classes paid for sun care products free of carcinogens. Because
13 JJCI sold them products that may contain dangerous levels of benzene, Plaintiffs and the Classes
14 were deprived of the benefit of their bargain.

15 44. Plaintiffs are further entitled to damages for the injury sustained in being exposed
16 to high levels of acutely toxic benzene, damages related to JJCI's conduct, and injunctive relief.

17 PARTIES

18 45. Plaintiff Johanna Dominguez is a resident of Riverside, California.

19 46. Plaintiff Dominguez has purchased Neutrogena Beach Defense Spray Body
20 Sunscreen, SPF 50 and Ultra Sheer Body Mist Sunscreen Broad Spectrum, SPF 70 during the
21 relevant class period. When purchasing the Products, Plaintiff Dominguez reviewed the
22 accompanying labels and disclosures, and understood them as representations and warranties by
23 the manufacturer, distributor, and pharmacy that the Product was properly manufactured, free
24 from defects, and safe for its intended use. Plaintiff Dominguez relied on these representations
25 and warranties in deciding to purchase the Products manufactured by JJCI, and these
26 representations and warranties were part of the basis of the bargain, in that she would not have
27 purchased the Products from JJCI if she had known that it was not, in fact, properly manufactured
28 free from defects, unadulterated, and properly labeled.

1 47. Plaintiff Sharron Meijer is a resident of Brooklyn, New York.

2 48. Plaintiff Meijer has purchased Neutrogena Ultra Sheer Dry Touch Water Resistant
3 Sunscreen Lotion SPF 70 and Neutrogena Ultra Sheer Dry Touch Water Resistant Sunscreen
4 Lotion SPF 55. When purchasing the Products, Plaintiff Dominguez reviewed the accompanying
5 labels and disclosures, and understood them as representations and warranties by the
6 manufacturer, distributor, and pharmacy that the Product was properly manufactured, free from
7 defects, and safe for its intended use. Plaintiff Meijer relied on these representations and
8 warranties in deciding to purchase the Products manufactured by JJCI, and these representations
9 and warranties were part of the basis of the bargain, in that she would not have purchased the
10 Products from JJCI if she had known that it was not, in fact, properly manufactured free from
11 defects, unadulterated, and properly labeled.

12 49. Plaintiffs have standing to represent members of the Classes because there is
13 sufficient similarity between the specific Products purchased by the Plaintiffs and the other
14 Products purchased by the Classes. Specifically, each and every one of the Products are marketed
15 and labeled in the same way—as “sunscreen”—and fail to indicate to consumers that the Products
16 may contain benzene as an active or inactive ingredient; accordingly, all members of the Classes
17 were injured in substantially the same manner.

18 50. Defendant Johnson & Johnson Consumer Inc. is a New Jersey corporation with its
19 headquarters at 199 Grandview Road, Skillman, New Jersey, 08558. JJCI is a subsidiary of the
20 Johnson & Johnson conglomerate. JJCI is the manufacturer and/or distributor of the Products,
21 and as of 2015, has succeeded to all the debts and liabilities of the Neutrogena brand and the
22 Products. On information and belief, JJCI has, and continues to, operate the Neutrogena brand
23 from its offices in Los Angeles, California. Likewise, on information and belief, JJCI is liable for
24 all claims related to Aveeno products.

25 **JURISDICTION AND VENUE**

26 51. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C.
27 § 1332(d)(2)(A), as modified by the Class Action Fairness Act of 2005, because at least one
28 member of the Class, as defined below, is a citizen of a different state than JJCI, there are more

1 than 100 members of the Class, and the aggregate amount in controversy exceeds \$5,000,000
2 exclusive of interest and costs.

3 52. Venue is appropriate in this Court pursuant to 28 U.S.C. § 1391(b)(2) because
4 substantial acts in furtherance of the alleged improper conduct, including the dissemination of
5 deceptive information regarding the benefits of the Products occurred within this District. Venue
6 is also proper under 18 U.S.C. § 1965(a) because JJCI transacts substantial business in this
7 District.

8 53. This Court has jurisdiction over JJCI because JJCI is authorized to conduct and do
9 business in California. JJCI has marketed, manufactured, promoted, distributed, and sold
10 sunscreen protection products, including the Products, from California. JJCI has established
11 sufficient minimum contacts with this State by having availed itself of the markets in this State
12 through its promotion, manufacture, sale, distribution and marketing of its sunscreen protection
13 products, such that exercise of jurisdiction by this Court permissible. A substantial portion of all
14 claims alleged on behalf of Plaintiffs and the Classes arise out of conduct occurring in the State of
15 California.

16 **CLASS ACTION ALLEGATIONS**

17 54. Plaintiffs bring this action on behalf of themselves and all other similarly situated
18 consumers pursuant to Rule 23(a), (b)(2) and (b)(3) of the Federal Rules of Civil Procedure and
19 seeks certification on behalf of all members of the following class(es):

20 The Nationwide Subclass

21 All consumers who purchased any lotion or spray Product in the in the United States for
personal use or consumption.

22 The New York Subclass

23 All consumers who purchased any lotion or spray Product in the in the State of New York
for personal use or consumption.

24 55. Excluded from each Class are individuals who allege personal bodily injury
25 resulting from the use of Products. Also excluded from each Class are JJCI, any parent
26 companies, subsidiaries, and/or affiliates, officers, directors, legal representatives, employees, co-
27 conspirators, all governmental entities, and any judge, justice or judicial officer presiding over
28

1 this matter.

2 56. **Numerosity:** Plaintiffs do not know the exact size of each Class, but given the
3 nature of the claims and JJCI's sales of the Products across California, New York, and the United
4 States, Plaintiffs believe that each of the Subclasses is so numerous that joinder of all members is
5 impracticable. Plaintiffs are informed and believe that the proposed Subclasses each contain tens
6 of thousands of purchasers of JJCI's Products who have been damaged by JJCI's conduct as
7 alleged herein.

8 57. **Typicality.** Plaintiffs' claims are typical to those of all Class members because
9 members of each Class have been similarly injured through JJCI's uniform misconduct described
10 above and were subject to JJCI's deceptive sunscreen claims that accompanied each and every
11 sunscreen product in the Neutrogena and Aveeno collections. Plaintiffs are advancing the same
12 claims and legal theories on behalf of herself and all members of each Class. Specifically, each
13 and every one of JJCI's Products fails to include labeling indicating to consumers that the
14 Products may contain benzene as an active or inactive ingredient. Accordingly, the misleading
15 effect of all of the Sunscreen Products are substantially the same, and Plaintiffs' claims are
16 typical for the Classes.

17 58. **Common Questions of Law and Fact.** Plaintiffs' claims raise questions of law
18 and fact common to all members of each Class, and they predominate over any questions
19 affecting only individual Class members. The claims of Plaintiffs and all prospective Class
20 members involve the same alleged defect. These common legal and factual questions include the
21 following:

- 22 (a) whether JJCI's Products contained benzene;
23 (b) whether JJCI's representations and omissions, seen in their marketing,
24 advertising, packaging, labeling, and other promotional materials, are true,
25 or are misleading, or objectively reasonably likely to deceive;
26 (c) whether the alleged conduct constitutes violations of the laws asserted;
27 (d) whether JJCI's alleged conduct violates public policy;
28 (e) whether JJCI engaged in false or misleading advertising;

- 1 (f) whether JJCI’s manufacturing, marketing, distributing, and selling of the
2 Products violates California’s Sherman Food, Drug, and Cosmetics Law,
3 Cal. Health & Safety Code § 111225, et seq.;
- 4 (g) whether JJCI’s business practices as alleged herein are unlawful under the
5 Consumers Legal Remedy Act, Cal. Civ. Code § 1750, et seq.;
- 6 (h) whether JJCI’s business practices as alleged herein were and are likely to
7 deceive reasonable consumers in the United States by obfuscating the true
8 nature of the Products, all in violation of California Business and
9 Professions Code § 17500;
- 10 (i) whether JJCI is liable to Plaintiffs and the Classes for unjust enrichment;
- 11 (j) whether JJCI’s marketing and sale of the Products in New York constitutes
12 a deceptive act or practice in the conduct of trade or commerce, as
13 prohibited by New York’s Consumer Protection from Deceptive Acts and
14 Practices Law, N.Y. Gen. Bus. Law § 349, et seq.;
- 15 (k) whether JJCI’s marketing of the Products in New York constitutes false
16 advertising in the conduct of any business, trade or commerce, as
17 prohibited by New York’s Consumer Protection from Deceptive Acts and
18 Practices Law, N.Y. Gen. Bus. Law § 350, et seq.;
- 19 (l) whether Plaintiffs and members of the Classes are entitled to damages
20 and/or restitution and the proper measure of that loss; and
- 21 (m) whether Plaintiffs and the members of the Classes are entitled to
22 declaratory and injunctive relief.

23 59. **Adequacy of Representation.** Plaintiffs will fairly and adequately protect and
24 represent the interests of each Class. Plaintiffs have retained counsel who are highly experienced
25 in complex consumer class action litigation, and Plaintiffs intend to vigorously prosecute this
26 action on behalf of the Classes. Plaintiffs have no interests that are adverse or antagonistic to
27 those of the Classes.

28 60. **Superiority.** A class action is superior to the other available methods for a fair

1 and efficient adjudication of this controversy. The damages or other financial detriment suffered
2 by the Plaintiffs and individual Class members is relatively small compared to the burden and
3 expense of individual litigation of their claims against JJCI. It would thus be virtually impossible
4 for Plaintiffs and Class members, on an individual basis, to obtain effective redress for the wrongs
5 done to them. Further, it is desirable to concentrate the litigation of the members' claims for each
6 Class in one forum, as it will conserve party and judicial resources and facilitate the consistency
7 of adjudications. Plaintiffs know of no difficulty that would be encountered in the management
8 of this case that would preclude its maintenance as a class action.

9 61. Plaintiffs seek preliminary and permanent injunctive and equitable relief on behalf
10 of the entire Class, on grounds generally applicable to the entire Class, to enjoin and prevent JJCI
11 from engaging in the acts described above, such as continuing to market and sell the Products that
12 may be adulterated with benzene, and requiring JJCI to provide a full refund of the purchase price
13 of the Products to Plaintiffs and Class members.

14 62. Unless the Classes are certified, JJCI will retain monies received as a result of its
15 conduct that were taken from Plaintiffs and the members of each Class. Unless a class-wide
16 injunction is issued, JJCI will continue to commit the violations alleged and both the Classes and
17 general public will continue to be misled.

18 **FIRST CAUSE OF ACTION**

19 Violation of Cal. Bus. & Prof. Code § 17200, et seq.
20 (On Behalf of the Nationwide Subclass)

21 63. Plaintiffs hereby incorporate by reference the allegations contained in all
22 preceding paragraphs of this complaint.

23 64. Plaintiffs bring this claim individually and on behalf of the members of the
24 proposed Nationwide Subclass against JJCI.

25 65. JJCI's manufacturing, marketing, distributing, and selling of the Products violates
26 California's Sherman Food, Drug, and Cosmetics Law, Cal. Health & Safety Code § 111225, et
27 seq. ("Sherman Law").

28 66. The relevant part of the Sherman Law declares that a drug is misbranded if its
labeling is false or misleading in any particular way and further provides that it is unlawful for

1 any person to misbrand any drug. Cal. Health & Safety Code §§ 111330, 111440, 111445. The
2 Sherman Law defines a “person” as “any individual, firm, partnership, trust, corporation, limited
3 liability company, company, estate, public or private institution, association, organization, group,
4 city, county, city and county, political subdivision of this state, other governmental agency within
5 the state and any representative, agent, or agency of any of the foregoing.” Cal. Health & Safety
6 Code § 109995. JJCI is a corporation and, therefore, a “person” within the meaning of the
7 Sherman Act.

8 67. The business practices alleged above are unlawful under the Consumers Legal
9 Remedy Act, Cal. Civ. Code § 1750, et seq. (“CLRA”), which forbids deceptive advertising.

10 68. The business practices alleged above are unlawful under Cal. Bus. & Prof. Code.
11 § 17200, et seq. by virtue of violating Cal. Bus. & Prof. Code. § 17500, et seq., which forbids
12 untrue advertising and misleading advertising.

13 69. There is no benefit to consumers or competition by deceptively marketing
14 sunscreen products. Indeed, the harm to consumers and competition caused by JJCI’s deceptive
15 marketing of the Products is substantial.

16 70. Plaintiffs and other members of the putative class had no way of knowing that the
17 Products they bought were not actually as marketed. Thus, they could not have reasonably
18 avoided the injury each of them suffered.

19 71. The gravity of the consequences of JJCI’s conduct as described above outweighs
20 any justification, motive or reason therefore, particularly considering the available legal
21 alternatives which exist in the marketplace, and it is immoral, unethical, unscrupulous, offends
22 established public policy, or is substantially injurious to Plaintiffs and other members of the
23 putative class.

24 72. JJCI’s deceptive marketing of the Products is likely to deceive reasonable
25 consumers throughout the United States. Indeed, Plaintiffs and other members of the putative
26 class were unquestionably deceived regarding the true danger of the Products, as JJCI’s
27 marketing of the Products nowhere discloses that the Products may contain benzene, but instead
28 portrays the Products as safe and healthy. Said acts are deceptive business acts and practices.

1 73. This deception caused Plaintiffs and other members of the putative class to
2 purchase the Products. Had they known and understood the true nature and quality of the
3 Products, Plaintiffs and other members of the National Subclass would not have purchased the
4 Products.

5 74. As a result of the business practices described above, Business and Professions
6 Code § 17203 entitles Plaintiffs and other members of the Nationwide Subclass to an order
7 enjoining such future conduct on the part of JJCI and such other solely injunctive or declaratory
8 relief which may be necessary as a result of JJCI's wrongful conduct.

9 75. The above-described unlawful business acts and practices, and each of them,
10 present a threat and reasonable likelihood of deception to Plaintiffs and other members of the
11 Nationwide Subclass in that JJCI has systematically perpetrated and continues to perpetrate such
12 acts or practices on Plaintiffs and other members of the Nationwide Subclass by means of its
13 deceptive manufacturing, marketing, distributing, and selling of the Products.

14 **SECOND CAUSE OF ACTION**

15 Violation of Cal. Civ. Code § 1750, et seq.
16 (On Behalf of the Nationwide Subclass)

17 76. Plaintiffs hereby incorporate by reference the allegations contained in all
18 preceding paragraphs of this complaint.

19 77. Plaintiffs bring this claim individually and on behalf of the members of the
20 proposed Nationwide Subclass against JJCI.

21 78. This cause of action is brought pursuant to the California Consumers Legal
22 Remedies Act, Cal. Civ. Code § 1750, et seq. ("CLRA").

23 79. JJCI's actions, representations, and conduct, as described above, and each of them,
24 have violated and continue to violate the CLRA, because they extend to transactions that are
25 intended to result, or which have resulted, in the sale or lease of goods or services to consumers.

26 80. Plaintiffs and others similarly situated will continue to suffer harm and are
27 "consumers" as that term is defined by the CLRA in Cal. Civ. Code § 1761(d).

28 81. The Products that Plaintiffs and members of the Nationwide Subclass purchased
from JJCI were "goods" within the meaning of Cal. Civ. Code § 1761(a).

1 contained in Business and Professions Code § 17500, et seq. in that such marketing materials
2 were intended as inducements to purchase the Products and are statements disseminated by JJCI
3 to Plaintiffs and other members of the National Subclass and were intended to reach Plaintiffs and
4 other members of the National Subclass. JJCI knew, or in the exercise of reasonable care should
5 have known, that these statements were untrue or misleading.

6 89. In furtherance of this plan and scheme, JJCI has prepared and distributed from the
7 State of California via commercial marketing, statements that deceptively represent the safety of
8 the Products and omitted that a dangerous carcinogen that may be present in the Products.
9 Consumers, including Plaintiffs and other members of the Nationwide Subclass necessarily and
10 reasonably relied on these materials concerning the Products. Consumers, including Plaintiffs
11 and other members of the Nationwide Subclass were among the intended targets of such
12 representations and omissions and would reasonably be deceived by such materials.

13 90. JJCI's above acts, in disseminating deceptive and untrue statements from the State
14 of California and throughout the United States to consumers, were and are likely to deceive
15 reasonable consumers, including Plaintiffs and other members of the Nationwide Subclass, by
16 obfuscating the true nature of the Products, all in violation of California Business and Professions
17 Code § 17500.

18 91. As a result of the above violations of California Business and Professions Code
19 § 17500, et seq., JJCI has been unjustly enriched at the expense of Plaintiffs and the members of
20 the Nationwide Subclass.

21 92. Pursuant to Business and Professions Code § 17535, Plaintiffs and the Nationwide
22 Subclass are entitled to an order of this Court enjoining JJCI from such future conduct, and such
23 other orders and judgments which may be necessary to disgorge JJCI's ill-gotten gains and
24 restore to any person in interest any money paid for the Products as a result of JJCI's wrongful
25 conduct.

26 **FOURTH CAUSE OF ACTION**

27 Violation of N.Y. Gen. Bus. Law § 349 et seq.
28 (On Behalf of the New York Subclass)

93. Plaintiffs hereby incorporate by reference the allegations contained in all

1 preceding paragraphs of this complaint.

2 94. Plaintiff Meijer brings this claim on behalf of the New York Subclass for violation
3 of § 349 of New York’s Consumer Protection from Deceptive Acts and Practices Law, N.Y. Gen.
4 Bus. Law § 349 et seq.

5 95. Section 349 prohibits “[d]eceptive acts or practices in the conduct of any business,
6 trade or commerce or in the furnishing of any service in [the State of New York].” N.Y. Gen.
7 Bus. Law § 349(a).

8 96. JJCI’s marketing and labeling of the Products, as alleged herein, constitute
9 “deceptive” acts and practices, as such conduct misled Plaintiff Meijer and the New York
10 Subclass as to the characteristics and value of the Products.

11 97. Subsection (h) of § 349 grants private plaintiffs a right of action for violation of
12 New York’s Consumer Protection from Deceptive Acts and Practices Law, as follows:

13 In addition to the right of action granted to the attorney general pursuant to this section,
14 any person who has been injured by reason of any violation of this section may bring an action in
15 his own name to enjoin such unlawful act or practice, an action to recover his actual damages or
16 fifty dollars, whichever is greater, or both such actions. The court may, in its discretion, increase
17 the award of damages to an amount not to exceed three times the actual damages up to one
18 thousand dollars, if the court finds the defendant willfully or knowingly violated this section. The
19 court may award reasonable attorney’s fees to a prevailing plaintiff.

20 98. In accordance with N.Y. Gen. Bus. Law § 349(h), Plaintiff Meijer seeks an order
21 enjoining JJCI from continuing the unlawful deceptive acts and practices set out above. Absent a
22 Court order enjoining these types of practices in the future, Plaintiff Meijer and other members of
23 the New York Subclass will continue to suffer harm.

24 99. As a consequence of JJCI’s deceptive acts and practices, Plaintiff Meijer and other
25 members of the New York Subclass suffered an ascertainable loss of monies. By reason of the
26 foregoing, Plaintiff Meijer and other members of the New York Subclass also seek actual
27 damages or statutory damages of \$50 per violation, whichever is greater, as well as punitive
28 damages.

FIFTH CAUSE OF ACTION

Violation of N.Y. Gen. Bus. Law § 350 et seq.
(On Behalf of the New York Subclass)

1
2
3 100. Plaintiffs hereby incorporate by reference the allegations contained in all
4 preceding paragraphs of this complaint.

5 101. Plaintiff Meijer brings this claim on behalf of the New York Subclass for violation
6 of § 350 of New York’s Consumer Protection from Deceptive Acts and Practices Law, N.Y. Gen.
7 Bus. Law § 350 et seq.

8 102. Section 350 prohibits “[f]alse advertising in the conduct of any business, trade or
9 commerce or in the furnishing of any service in [the State of New York].” N.Y. Gen. Bus. Law
10 § 350.

11 103. Section 350-a defines “false advertising” as “advertising, including labeling, of a
12 commodity, or of the kind, character, terms or conditions of any employment opportunity if such
13 advertising is misleading in a material respect.” N.Y. Gen. Bus. Law § 350-a.1. The section also
14 provides that advertising can be false by omission, as it further defines “false advertising” to
15 include “advertising [that] fails to reveal facts material in the light of such representations with
16 respect to the commodity . . . to which the advertising relates.” *Id.*

17 104. JJCI’s labeling, marketing, and advertising of the Products, as alleged herein, are
18 “misleading in a material respect” and, thus, constitute “false advertising,” as they falsely
19 represent the Products as being safe and failing to inform consumers of the risk the Products
20 contain benzene.

21 105. Plaintiff Meijer seeks an order enjoining JJCI from continuing this false
22 advertising. Absent enjoining this false advertising, JJCI will continue to mislead Plaintiff Meijer
23 and the other members of the New York Subclass as to the characteristics of the Products and, in
24 doing so, irreparably harm each of the New York Subclass members.

25 106. As a direct and proximate result of JJCI’s violation of New York General Business
26 Law § 350, Plaintiff Meijer and the other members of the New York Subclass have also suffered
27 an ascertainable loss of monies. By reason of the foregoing, Plaintiff Meijer and other members
28

1 of the New York Subclass also seek actual damages or statutory damages of \$500 per violation,
2 whichever is greater, as well as punitive damages. N.Y. Gen. Bus. Law § 350-e.

3 **SIXTH CAUSE OF ACTION**

4 Unjust Enrichment/Quasi-Contract
5 (On Behalf of the Nationwide Subclass)

6 107. Plaintiffs hereby incorporate by reference the allegations contained in all
7 preceding paragraphs of this complaint.

8 108. Despite the serious risks of harm inherent in potentially exposing consumers to
9 high levels of benzene, JJCI has not disclosed these risks, and in fact has actively obfuscated the
10 dangers of the Products by promising consumers the Products are safe. Plaintiffs and other
11 members of the Nationwide Class would not have bought the Products if they had known that the
12 promises JJCI makes regarding the Products are false.

13 109. As a result of JJCI's deceptive marketing and labeling of its Products, JJCI
14 receives a benefit at the expense of Plaintiffs and the Nationwide Subclass, and it is unjust for
15 JJCI to retain that benefit.

16 110. Under the circumstances, it is against equity and good conscience to permit JJCI to
17 retain the ill-gotten benefits that it received from Plaintiffs and members of the Nationwide Class
18 in light of the fact that the Products they purchased were not what JJCI represented the Products
19 to be. Thus, it is unjust or inequitable for JJCI to retain the benefit without restitution to Plaintiffs
20 and other members of the Nationwide Class.

21 111. As a direct and proximate result of JJCI's actions, JJCI has been unjustly enriched.
22 Plaintiffs and other members of the Nationwide Class have a right to restitution in an amount to
23 be proven at trial.

24 **PRAYER FOR RELIEF**

25 WHEREFORE, Plaintiffs respectfully request, individually and on behalf of the alleged
26 Classes, that the Court enter judgment in their favor and against Defendants as follows:
27
28

- 1 A. An order certifying the Classes under Rule 23 of the Federal Rules of Civil
2 Procedure and naming Plaintiffs as the representatives for the Classes and Plaintiffs’
3 attorneys as Class Counsel;
- 4 B. An order enjoining Defendants from selling the Products;
- 5 C. An order declaring the Defendants’ conduct violates the causes of action referenced
6 herein;
- 7 D. An order finding in favor of Plaintiffs and the Classes on all counts asserted herein;
- 8 E. Compensatory, statutory, and punitive damages in amounts to be determined by the
9 Court and/or jury;
- 10 F. Prejudgment interest on all amounts awarded;
- 11 G. An order of restitution and all other forms of equitable monetary relief;
- 12 H. Injunctive relief as pleaded or as the Court may deem proper; and
- 13 I. An order awarding Plaintiffs and the Classes their reasonable attorneys’ fees and
14 expenses and costs of suit.

15 **DEMAND FOR JURY TRIAL**

16 Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiffs demand a trial by jury of any
17 and all issues in this action so triable as of right.

18 Dated: July 14, 2021

Respectfully Submitted,

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