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9	UNITED STATES DISTRICT COURT			
10	CENTRAL DISTRICT OF CALIFORNIA WESTERN DIVISION			
11 12		WESTERN D		
12	GEORGEANNE HALL i		Case No. 2:19	
13	and on behalf of a class of similarly situated individuals,		CLASS ACTI	<u>ON</u>
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CLASS ACTION COMPLAINT

Plaintiff Georgeanne Hall ("Plaintiff"), individually and on behalf of 1. 3 all others similarly situated, by and through her undersigned attorneys, brings this 4 5 Class Action Complaint against Defendants Hill's Pet Nutrition, Inc., and Hill's Pet 6 Nutrition Sales, Inc., (together, "Hill's" or "Defendants"), for their negligent, 7 reckless, and/or intentional practice of misrepresenting, failing to test for, and failing 8 9 to fully disclose the presence of toxic levels of Vitamin D in their Contaminated Dog 10 Foods (defined below) and for selling Contaminated Dog Foods that are adulterated 11 and do not conform to the labels, packaging, advertising, and statements throughout 12 13 the United States. Plaintiff seeks both injunctive and monetary relief on behalf of 14 the proposed Class (defined below), including: (i) requiring full disclosure of all 15 such substances and ingredients in Defendants' marketing, advertising, and labeling; 16 17 (ii) requiring testing of all ingredients and final products for such substances; (iii) 18 prohibiting the sale of any adulterated dog food in the future (iv) requiring 19 Defendants to offer Plaintiff and the proposed class \$500 vouchers for each can of 20 21 Contaminated Food as they have offered veterinarians and (iv) restoring monies to 22 the members of the proposed Class. Plaintiff alleges the following based upon 23 personal knowledge as well as investigation by their counsel and discovery and as 24 25 to all other matters, upon information and belief. 26 27

CLASS ACTION COMPLAINT

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I. THE ADULTERATED CONTAMINATED DOG FOODS WERE IMPROPERLY SOLD AND MISLEADINGLY MARKETED TO CONSUMERS

2. Defendants manufacture, market, advertise, label, distribute, and sell
pet food under the brand names Hill's Prescription Diet ("Prescription Diet") and
Hill's Science Diet ("Science Diet") dog foods (collectively "Contaminated Dog
Foods") throughout the United States, including in this District. Hill's describes
each brand as follows:

(a) "Prescription Diet® brand pet foods are formulated to address specific medical conditions that can develop in pets. Prescription Diet foods are available through your pet's veterinarian, or through authorized online retailers. If you have a pet with a medical condition, please speak to your veterinarian to see if a Prescription Diet pet food is right for your dog or cat. Prescription Diet is clinical nutrition to improve quality of life™."

(b) "Science Diet® brand pet foods are formulated to meet the needs of healthy pets during various life stages. Science Diet healthy pet food offers clinically proven benefits that promote vitality and well-being at any age or lifestyle with a full range of precisely balanced products. Science Diet has 100% of what pets need, 0% of what they don't. Science Diet has the finest natural ingredients your pet will love and no artificial colors, flavors or preservatives to help ensure that your pet lives a happy, healthy life."

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3. Defendants have created a niche in the pet food market by marketing
foods they claim will "help enrich and lengthen the special relationships between
people and their pets." Defendants' website states, "Guided by science, we
formulate our food with precise balance so your pet gets all the nutrients they need
— and none they don't."

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"INGREDIENTS CHOSEN FOR TASTE & QUALITY." Each can of Science Diet
10
10 is described as "Premium Dog Food."

5. With respect the Prescription Diet foods, Hill's promises, "[O]nly the
best ingredients from the most trusted sources are the foundation for all Prescription
Diet® foods. We also conduct 5 million quality and safety checks per year at the
facility as well as voluntary third-party inspections nearly every month to ensure that
we are maintaining the highest standards." Each can of Prescription Diet promises
"clinical nutrition."

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TRUST THE HILL'S STANDARD
 A proven commitment to quality and safety.
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CLASS ACTION COMPLAINT

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Every transformation starts with science

Whether it's conducting industry-leading research, analyzing nutrient levels in each of our products or selecting optimal ingredients for your pet's health, Hill's is driven by science for results you can see — in every little transformation.

7. Defendants make numerous other representations and promises about
the Contaminated Dog Foods' nutrition as well as their supply chain and quality
control measures, including but not limited to the following:

(a) "Our quality and safety standards are so rigorous, they're
modeled after human food manufacturers — so your pet gets a food made
with their best interest in mind."

(b) "With 220+ veterinarians, PhD nutritionists and food scientists,
we develop breakthrough innovations for your pet's health."

(c) "We only accept ingredients from suppliers whose facilities meet
 stringent quality standards and who are approved by Hill's."

(d) "Not only is each ingredient examined to ensure its safety, we
 also analyze each product's ingredient profile for essential nutrients to ensure
 your pet gets the stringent, precise formulation they need."

(e) "We conduct annual quality systems audits for all manufacturing facilities to ensure we meet the high standards your pet deserves."

"We demand compliance with current Good Manufacturing (f) 1 2 Practices (cGMP) and Hill's high quality standards, so your pet's food is 3 produced under clean and sanitary conditions." 4 "We conduct final safety checks daily on every Hill's pet food (g) 5 6 product to help ensure the safety of your pet's food." 7 "Additionally, all finished products are physically inspected and (h) 8 tested for key nutrients prior to release to help ensure your pet gets a consistent 9 10 product bag to bag." 11 These foods are allegedly formulated for the specific health needs of 8. 12 dogs and are sold for a premium price because of these claims. However, 13 14 Defendants announced a recall on January 31, 2019, which it expanded on February 15 8, 2019, of certain Contaminated Dog Foods "due to elevated levels of Vitamin D." 16 The full list of Contaminated Dog Foods that were recalled include:¹ 17 18 19 20 21 22 23 24 25 26 27 Voluntary Product Recall Frequently Asked Questions, https://www.hillspet.com/productlist/faq#vitamin-d-symptoms (last visited Feb. 15, 2019). 28 - 5 -CLASS ACTION COMPLAINT



a) Hill's® Prescription Diet® c/d Multicare Canine Chicken & Vegetable Stew, 12.5 ounces









g) Hill's® Prescription Diet® j/d Canine, 13 ounces



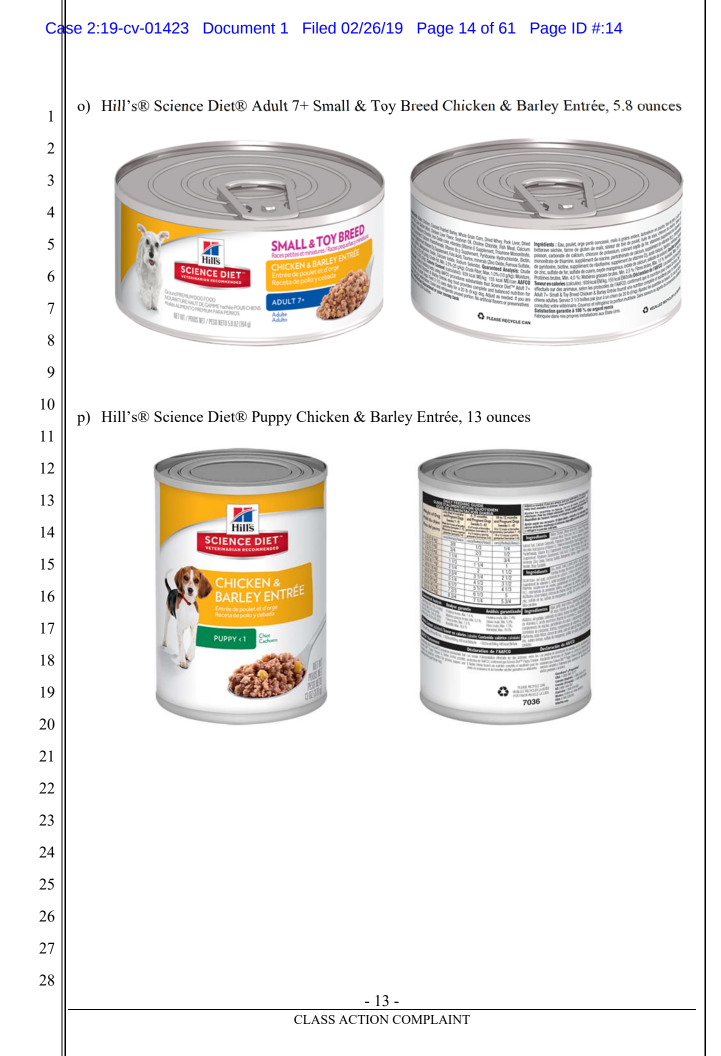




k) Hill's® Prescription Diet® Metabolic + Mobility Canine Vegetable & Tuna Stew, 12.5 ounces















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y) Hill's® Science Diet® Adult 7+ Youthful Vitality Chicken & Vegetable Stew, 12.5 ounces



The recall involves an estimated 675,000 cases of canned food. 9. 14 According to Defendants, "[they] learned of the potential for elevated 10. 15 16 Vitamin D levels in select canned dog foods after receiving a complaint about a dog 17 exhibiting signs of elevated Vitamin D levels. Our investigation confirmed that a 18 product contained elevated levels of Vitamin D due to a supplier error."² 19 20 11. Defendants explain the dangers of excessive Vitamin D on their 21 website:³ 22 The FDA repeated these warnings when it announced the recall: "While 23 12. 24 Vitamin D is an essential nutrient for dogs, ingestion of elevated levels can lead to 25 26 ² *Id*. 27 3 Id. 28 - 18 CLASS ACTION COMPLAINT

1	potential health issues depending on the level of Vitamin D and the length of		
2	exposure, and dogs may exhibit symptoms such as vomiting, loss of appetite,		
3 4	increased thirst, increased urination, excessive drooling, and weight loss. Vitamin		
5	D, when consumed at very high levels, can lead to serious health issues in dogs		
6	including renal dysfunction." ⁴		
7 8	13. The inclusion of excessive Vitamin D at injurious levels renders the		
9	Contaminated Dog Foods as adulterated under relevant federal and state law		
10 11	II. DEFENDANTS KNOWINGLY AND/OR RECKLESSLY DELAYED THE RECALL OF THE CONTAMINATED DOG FOODS DESPITE		
12	ASSURANCES OF SUPERIOR QUALITY AND SAFETY CONTROLS		
13	14. Defendants' recall came over two months after pet food manufacturers		
14	Sunshine Mills, Inc.; Ahold Delhaize; Kroger; King Soopers; ELM Pet Foods, Inc.;		
15 16	ANF, Inc.; Lidl; Natural Life Products; and Nutrisca "found that samples of the dog		
10	food contained excessive, potentially toxic amounts of Vitamin D" and announced		
18	recalls in November and December 2018. ⁵ "FDA scientists [] evaluated samples of		
19	these products, and State and private lab test results indicate[d] that the food		
20 21	contained as much as approximately 70 times the intended amount of Vitamin D." ⁶		
22			
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25	⁴ Hill's Pet Nutrition Voluntarily Recalls Select Canned Dog Food for Excessive Vitamin D, <u>https://www.fda.gov/Safety/Recalls/ucm630232.htm</u> (last visited Feb. 15, 2019).		
26 27	⁵ FDA Alerts Pet Owners About Potentially Toxic Levels of Vitamin D in Several Dry Pet Foods, <u>https://www.fda.gov/animalveterinary/newsevents/ucm627485.htm</u> (last visited Feb. 15, 2019).		
28	⁶ Id.		
	- 19 - CLASS ACTION COMPLAINT		

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15. Defendants failed to act in a timely manner when it learned of the broad
 scope of the initial Vitamin D recall in November 2018. They mislead consumers
 by claiming:

(a) "Our quality and safety standards are so rigorous, they're modeled after human food manufacturers — so your pet gets a food made with their best interest in mind."

(b) "We only accept ingredients from suppliers whose facilities meet stringent quality standards and who are approved by Hill's."

(c) "Not only is each ingredient examined to ensure its safety, we also analyze each product's ingredient profile for essential nutrients to ensure your pet gets the stringent, precise formulation they need."

(d) "We conduct annual quality systems audits for all manufacturing facilities to ensure we meet the high standards your pet deserves."

(e) "We demand compliance with current Good Manufacturing Practices (cGMP) and Hill's high quality standards, so your pet's food is produced under clean and sanitary conditions."

(f) "We conduct final safety checks daily on every Hill's pet food
 product to help ensure the safety of your pet's food."

(g) "Additionally, all finished products are physically inspected and
 tested for key nutrients prior to release to help ensure your pet gets a consistent
 product bag to bag."

- 1 16. Defendants further mislead consumers by promising their "Premium
 2 Dog Food" and "Clinical Nutrition."
- 3 Plaintiff brings this action individually and on behalf of all other 17. 4 similarly situated consumers within California who purchased the Contaminated 5 Dog Foods, in order to cause the disclosure of the presence and/or risk of inclusion 6 7 of elevated levels of Vitamin D or other ingredients in the Contaminated Dog Foods 8 that do not conform to the labels, packaging, advertising, and statements; to correct Q 10 the false and misleading perception Defendants have created in the minds of 11 consumers that the Contaminated Dog Foods are suitable for consumption by dogs, 12 healthy, nutritious, premium, clinically approved, subject to strict quality control 13 14 measures, and/or unadulterated; and to obtain redress for those who have purchased 15 the Contaminated Dog Foods.
- 16

III. JURISDICTION AND VENUE

18 18. This Court has original jurisdiction over all causes of action asserted
herein under the Class Action Fairness Act, 28 U.S.C. §1332(d)(2), because the
matter in controversy exceeds the sum or value of \$5,000,000 exclusive of interest
and costs and more than two-thirds of the Class reside in states other than the states
in which Defendants are citizens and in which this case is filed, and therefore any
exemptions to jurisdiction under 28 U.S.C. §1332(d) do not apply.

26 19. Venue is proper in this Court pursuant to 28 U.S.C. §1391, because
 27 Plaintiff resides and suffered injury as a result of Defendants' acts in this District,
 28

many of the acts and transactions giving rise to this action occurred in this District,
 Defendants' principal place of business and headquarters are in this District;
 Defendants conduct substantial business in this District, Defendants have
 intentionally availed themselves of the laws and markets of this District, and
 Defendants are subject to personal jurisdiction in this District.

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IV.

PARTIES

Plaintiff Georgeanne Hall, and at all times relevant hereto has been, a 20. 9 resident of the state of California. Plaintiff purchased the following Contaminated 10 11 Dog Foods for her dog, Taki, a chihuahua mix who passed away in February 2019 12 from renal failure. Taki was his mom's travel companion and is greatly missed. 13 Plaintiff Hall purchased the Hill's® Prescription Diet® i/d® Canine Vegetable & 14 15 Chicken Stew and Hill's® Prescription Diet® i/d® Low Fat Canine Rice, Vegetable 16 & Chicken Stew starting in late November 2018 through January 2019 from Allen 17 Animal Hospital, Shop City VCA Animal Hospital, California Veterinary 18 19 Specialists and VCA Animal Hospital in Hesperia, California. Prior to purchasing 20 the Contaminated Dog Foods, Plaintiff saw the nutritional and quality control claims 21 on the packaging and heard the representations from the veterinarian, which she 22 23 relied on when deciding to purchase the Contaminated Dog Foods. During that time, 24 based on the false and misleading claims, representations, advertisements, and other 25 marketing by Defendants, Plaintiff was unaware that the Contaminated Dog Foods 26 27 contained and/or had a risk of containing elevated levels of Vitamin D that do not 28

conform to the labels, packaging, advertising, and statements and would not have
 purchased the food if that was fully disclosed. Plaintiff Hall injured by paying a
 premium for the Contaminated Dog Foods that have no or *de minimis* value based
 on the elevated levels of Vitamin D that do not conform to the labels, packaging,
 advertising, and statements.

7 As the result of Defendants' negligent, reckless, and/or knowingly 21. 8 deceptive conduct as alleged herein, Plaintiff was injured when she paid the purchase 9 10 price or a price premium for the Contaminated Dog Foods that did not deliver what 11 was promised. Plaintiff Hall paid the premium price on the assumption that the 12 labeling of the Contaminated Dog Foods was accurate and that it was suitable for 13 14 consumption by dogs, healthy, nutritious, premium, clinically approved, subject to 15 strict quality control measures, and/or unadulterated. Plaintiff would not have paid 16 this money had she known that the Contaminated Dog Foods contained and/or had 17 18 risk of containing elevated levels of Vitamin D or other ingredients that do not 19 conform to the labels, packaging, advertising, and statements. Plaintiff was further 20 injured because the Contaminated Dog Foods have no or de minimis value based on 21 22 the elevated levels of Vitamin D or other ingredients that do not conform to the 23 labels, packaging, advertising, and statements. Damages can be calculated through 24 expert testimony at trial. Further, should Plaintiff encounter the Contaminated Dog 25 26 Foods in the future, she could not rely on the truthfulness of the packaging, absent 27 corrective changes to the packaging and advertising of the Contaminated Dog Foods. 28 CLASS ACTION COMPLAINT

22. Defendant Hill's Pet Nutrition, Inc. is a Delaware corporation, with its 1 2 principal place of business in Kansas. Hill's is located at 400 SW 8th Avenue, 3 Topeka, Kansas 66603. 4 23. Defendant Hill's Pet Nutrition Sales, Inc. is a Delaware corporation, 5 6 with its principal place of business in Kansas. Defendant Hill's Pet Nutrition Sales, 7 Inc. is authorized by the California Secretary of State to do business within the State 8 of California. 9 10 V. **COMMON FACTUAL ALLEGATIONS** 11 A. Defendants Marketed the Contaminated Dog Foods to **Consumers with Specific Promises of Providing Medical** 12 and/or Health Solutions to Pets Yet Failed to Disclose the 13 **Foods were Adulterated** 14 24. Defendants formulate, develop, manufacture, label, package, distribute, 15 market, advertise, and sell their Contaminated Dog Foods across the United States, 16 17 including at veterinary clinics and pet retailers, as well as through online retailers 18 like Amazon and Chewy. No matter where consumers purchase the Contaminated 19 Dog Foods, they are packaged in sealed containers with the same labeling and 20 21 packaging that is displayed on the Defendants' website.⁷ 22 25. The adulterated Contaminated Dog Foods are sold either only with 23 prescription from a veterinarian or with the promotion of "veterinarian 24 25 recommended." Moreover, these foods contain marketing representations that each 26 27 ⁷ See, e.g., https://www.hillspet.com/dog-food (last visited February 11, 2019) 28 - 24 -CLASS ACTION COMPLAINT

is formulated for specific issues or breeds, including weight management and
 digestive or kidney issues. Defendants also make a number of representations about
 the superiority of their quality control and manufacturing processes.

Defendants' website touts the Contaminated Dog Foods' nutritional
qualities, claiming that the products "[s]upport[] a healthy immune system,"⁸
"improve and lengthen quality of life,"⁹ "can be used long-term,"¹⁰ "[p]rotect[] vital
kidney & heart function,"¹¹ "[s]upport your dog's natural ability to build lean muscle
daily,"¹² and "meet[] the special nutritional needs of puppies and adult dogs."⁹¹³

Defendants also issue a "100% Satisfaction" money-back guarantee
 with every Contaminated Dog Food purchase. Yet, Defendants negligently,
 recklessly, and/or knowingly omitted that the Contaminated Dog Foods were
 adulterated based on the excessive levels of Vitamin D and should not be sold for
 consumption by pets.

- 21 ⁸ *See, e.g.*, https://www.hillspet.com/dog-food/pd-id-canine-canned# (last visited February 11, 2019).
- ²² ⁹ See, e.g., https://www.hillspet.com/dog-food/pd-kd-canine-canned (last visited February 11, 2019).
- 24 ¹⁰ *See*, *e.g.*, https://www.hillspet.com/dog-food/pd-id-sensitive-canine-dry# (last visited February 11, 2019).
- ¹¹ See, e.g., https://www.hillspet.com/dog-food/pd-kd-canine-canned# (last visited February 11, 2019).
- 12 Id.

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 ¹³ See, e.g., https://www.hillspet.com/dog-food/pd-id-canine-chicken-and-vegetable-stew-canned (last visited February 11, 2019).

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28. Based on Defendants' representations, warranties, labels, various
 affirmations of fact about the quality of their manufacturing processes and their
 Science and Prescription Diets, consumers across the country paid a premium for the
 Contaminated Dog Foods.

6 29. The Contaminated Dog Foods that consumers across the country have
7 fed to their pets have proven to be toxic, causing symptoms of renal failures such as
9 dehydration, diarrhea, loss of appetite, increased thirst, lethargy, vomiting, and often
10 death.¹⁰

30. In the end, Defendants chose to advertise, label, and market its
 products, including the Contaminated Dog Foods, as pure, high quality, healthy and
 safe for dogs to ingest without disclosing that the Contaminated Dog Foods were
 adulterated and also delayed a recall that was required to ensure the safety of pets.

16 17

B. Vitamin D Toxicity

31. Vitamin D is an essential nutrient for dogs. It is added to pet foods
 during the manufacturing process using a supplement. This is usually purchased by
 pet food manufacturers from suppliers as part of a "pre-mix" of vitamins and
 minerals and then added to the pet food "mixer."

32. Defendants' website explains, "Unlike people (who can synthesize
Vitamin D), dogs rely solely on dietary sources for Vitamin D. Therefore, pet food
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-26 CLASS ACTION COMPLAINT

is often enriched with Vitamin D¹⁴." However, Vitamin D can cause mild to serious
 health problems, including renal failure, when it exceeds certain levels. Symptoms
 of excessive Vitamin D consumption include vomiting, loss of appetite, increased
 thirst, increased urination, excessive drooling, and weight loss. Pet food containing
 excessive levels of Vitamin D that is injurious (such as here) is adulterated food
 under various relevant state and federal regulations.

Specifically, under the FDCA, a food is adulterated if it "bears or 33. 9 10 contains any poisonous or deleterious substance which may render it injurious to 11 health." 21 U.S.C. § 342. Under California law, pet food is considered adulterated 12 if "it bears or contains any poisonous or deleterious substance that may render it 13 injurious to health," "If it contains a pet food ingredient for which a standard of 14 15 identity has been established and the pet food ingredient fails to meet that standard" 16 or "if damage or inferiority has been concealed in any manner." Cal. Health & 17 18 Safety Code § 113090(a),(c), (h). California's statute also provides that pet food 19 ingredients "of animal or poultry origin shall be only from animals or poultry 20 slaughtered or processed in an approved or licensed establishment.... Animal or 21 22 poultry classified as 'deads' are prohibited." Cal. Health & Safety Code § 113035. 23 Other relevant states likewise prohibit the sale of adulterated pet food. Ohio Rev. 24 Code Ann. § 923.41, et seq.; Ala. Code § 2-21-23; Fla. Stat. § 500.10; Ga. Code 25 26

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²⁷¹⁴ Voluntary Product Recall Frequently Asked Questions,

^{28 &}lt;u>https://www.hillspet.com/productlist/faq#vitamin-d-symptoms</u> (last visited Feb. 15, 2019).

1	Ann. § 2-13-11; 505 Ill. Comp. Stat. Ann. 30/11.1; N.Y. Agric. & Mkts. Law § 199-		
2	A; Tex. Agric. Code Ann. § 141.002, et seq.		
3	34. Pet food recalls due to excessive Vitamin D began on November 2,		
4 5	2018 with a recall from Natural Life Pet Products and Nutrisca dry dog foods.		
6	Recalls by several other manufacturers followed, culminating with Defendants'		
7			
8	recalls on January 31, 2019 and February 8, 2019.		
9	35. Natural Life Pet Products, the first manufacturer to initiate a recall,		
10	identified a "formulation error" as the root of the problem. Defendants have only		
11	stated, "Our investigation confirmed elevated levels of Vitamin D due to a supplier		
12 13	error." Neither the manufacturers nor the FDA have disclosed where in the		
14	manufacturing process these errors occurred.		
15	C. The Pet Food Industry, Including Defendants, Knows that		
16 17	the Average Consumer Cares and Considers What They Are Feeding Their Pet		
18	36. Consumers are becoming increasingly concerned with what they feed		
19	their pets. In addition, Defendants have chosen to market specifically to consumers		
20	that are trying to address medical and/or health issues with their pets.		
21			
22	37. The pet food industry has been reporting on the humanization of both		
23	pets and pet food for years.		
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	CLASS ACTION COMPLAINT		

1	38. A recent survey done by a pet food giant showed that "95 percent [of
2	pet owners] agreed they saw their canine as part of the family." And 73 percent of
3	
4	them responded they would make sure their "pet gets food before they do." ¹⁵
5	39. This is nothing new; a 2017 survey reported the same results: "In the
6	US, 95% of pet owners consider their pets to be part of the family—up 7 points from
7	2007, according to a survey by Harris Poll." ¹⁶
8	
9	40. Indeed, based on this, it was reported that "there isn't much people
10	won't do for their pets, and this sentiment has only strengthened over the past few
11 12	years, especially for pet food. Pet food accounts for 76% of the pet care category,
12	representing a significant opportunity for pet companies." ¹⁷
14	41. And, pet owners want "pet food options that address the same health
15 16	concerns currently influencing human food production, such as unnatural
17	preservatives and genetically modified ingredients—and they're serious about these
18	preferences." ¹⁸
19 20 21	Treating pets like one of the family continues to be a popular trend among pet owners; however, today, their purchases are more and more functionally driven as health becomes a top priority.
22	42. Defendants' marketing uses this shift in paradigm of pet owners of
23 24	humanization of pet food and viewing pets as family, stating "We believe daily
25	¹⁵ https://people.com/pets/study-women-prefer-dogs-to-partner/
26	¹⁶ https://www.petfoodindustry.com/articles/5695-reportsay-pets-are-part-of-the family
27	¹⁷ <i>Id</i> .
28	¹⁸ http://www.nielsen.com/us/en/insights/reports/2016/the-humanization-of-petfood.html - 29 -
	- 29 - CLASS ACTION COMPLAINT

nutrition is the single most important thing you can do to enrich and lengthen the
special relationship you have with your pet."¹⁹

43. Thus, consumers are willing to pay a premium for their pet food if their
pet food is of superior quality, as Defendants advertised. This is especially true of
consumers who are purchasing prescription foods for their pets.

7 8

D. Plaintiff's Reliance was Reasonable and Foreseen by Defendants

9 44. Plaintiff reasonably relied on Defendants' own claims, warranties,
10 representations, advertisements, and other marketing concerning the particular
12 qualities and benefits of the Contaminated Dog Foods.

- ¹³
 45. Plaintiff also relied upon Defendants' false and/or misleading
 representations alleged herein, including the websites and/or the Contaminated Dog
 Foods' labels and packaging in making their purchasing decisions.
- 17 Any reasonable consumer would consider the labeling of a product (as 46. 18 well as the other false and/or misleading representations alleged herein) when 19 deciding whether to purchase. Here, Plaintiff relied on the certainty of the various 20 21 specific statements and misrepresentations by Defendants that the Contaminated 22 Dog Foods were suitable for consumption by dogs, healthy, nutritious, premium, 23 clinically approved, subject to strict quality control measures, and/or unadulterated 24 25 26 27

28 ¹⁹ https://www.hillspet.com/

with no disclosure of the inclusion of excess Vitamin D or other ingredients that do
not conform to the labels, packaging, advertising, and statements.

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E. Defendants' Knowledge of the Vitamin D Contamination

47. Defendants' recall of the Contaminated Dog Foods was not an isolated
incident. It came approximately three months after a widespread recall of other pet
foods containing excess Vitamin D.

48. When the first Vitamin D recall occurred on November 3, 2018, he
 FDA began to test products and concluded that a wide swath of dog foods sold in
 the United States contained potentially lethal doses of Vitamin D sometimes as much
 as 70 times more than the recommended dosage.

49. On December 3, 2018, the FDA issued a press release warning pet
 owners about potentially toxic levels of Vitamin D in several brands of pet food, and
 noting that it was working with a common contract manufacturer of pet food to
 provide a comprehensive list of affected brands.

¹⁹ 50. Despite the FDA's public warnings, Defendants continued to
 ²⁰ manufacture, sell and warrant its Contaminated Dog Foods, to the detriment of
 ²¹ consumers and their pets alike instead of properly investigating and testing the
 ²³ Contaminated Dog Foods.

51. On January 31, 2019, Hill's announced an initial recall of canned
 Prescription Diet and Science Diet products. Hill's issued a press release detailing
 the risk of excessive Vitamin D consumption and identifying affected products.¹⁴

152. Even though a video message included with the January 31, 2019 recall2represented that the SKU and lot numbers identified in the January 31, 2019 recall3were "confirmed to be the only affected products in this voluntary canned dog food4recall[]", on February 8, 2019, Hill's announced an expansion of the recall to include6additional SKU and lot numbers of canned Prescription Diet and Science diet7products.¹⁵

53. At the same time, Defendants have, and had, exclusive knowledge of
the physical and chemical makeup of the Contaminated Dog Foods. Defendants also
had exclusive knowledge of their suppliers, including where the ingredients are
sourced, how the ingredients arrive at their manufacturing facilities, and the quality
and content of the received ingredients. Defendants have publicly described their
quality control procedure as follows:

(a) "We only accept ingredients from suppliers whose facilities meet
 stringent quality standards and who are approved by Hill's."

(b) "Not only is each ingredient examined to ensure its safety, we
 also analyze each product's ingredient profile for essential nutrients to ensure
 your pet gets the stringent, precise formulation they need."

(c) "We conduct annual quality systems audits for all manufacturing
 facilities to ensure we meet the high standards your pet deserves."

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(d) "We demand compliance with current Good Manufacturing 1 2 Practices (cGMP) and Hill's high quality standards, so your pet's food is 3 produced under clean and sanitary conditions." 4 "We conduct final safety checks daily on every Hill's pet food (e) 5 6 product to help ensure the safety of your pet's food." 7 "Additionally, all finished products are physically inspected and (f) 8 tested for key nutrients prior to release to help ensure your pet gets a consistent 9 10 product bag to bag." 11 54. Defendants therefore had knowledge of the potential risk and inclusion 12 of excessive Vitamin D in their Contaminated Dog Foods. Defendants received 13 14 notice of potential Vitamin D contamination through consumer complaints. It also 15 knew or should have known about the recall announcements by the FDA and other 16 pet food manufacturers. 17 18 Defendants also admit that the damages arising from the sale of the 55. 19 Contaminated Dog Foods far exceed the cost of purchasing the same. They have 20offered veterinary clinics \$500 vouchers for each can of Contaminated Food 21 22 purchased to compensate them for the damages caused by the recall. 23 F. THE PRIVITY WITH PLAINTIFF AND EXISTS 24 PROPOSED CLASS 25 Defendants knew that consumers such as Plaintiff and the proposed 56. 26 Class would be the end purchasers of the Contaminated Dog Foods and the target of 27 28 their advertising and statements. CLASS ACTION COMPLAINT

1	57. Defendants intended that the advertising, labeling, statements, and		
2	representations would be considered by the end purchasers of the Contaminated Dog		
3	Foods, including Plaintiff and the proposed Class.		
4	58. Defendants directly marketed to Plaintiff and the proposed Class		
5			
6 7	through statements on their website, labeling, advertising, and packaging.		
8	59. Plaintiffs are the intended third-party beneficiaries of the contracts		
9	between Defendants and veterinarians and/or other third-parties.		
10	VI. CLASS ACTION ALLEGATIONS		
11	60. Plaintiff brings this action individually and on behalf of the following		
12	Class pursuant to Rules 23(a) and 23(b)(2) and (3) of the Federal Rules of Civil		
13 14			
14	Procedure:		
15 16	All persons who reside in the State of California who, from California, to the present, purchased the Contaminated Dog Foods in the State of		
10	California for household or business use, and not for resale (the "Class");		
18	61. Excluded from the Class are the Defendants, any parent companies,		
19			
20	subsidiaries, and/or affiliates, officers, directors, legal representatives, employees,		
21	co-conspirators, all governmental entities, and any judge, justice, or judicial officer		
22	presiding over this matter.		
23 24	62. This action is brought and may be properly maintained as a class action.		
2 4 25			
26	There is a well-defined community of interests in this litigation and the members of		
27	the Class are easily ascertainable.		
28			
	- 34 -		
	CLASS ACTION COMPLAINT		

1	63. The	members in the proposed Class are so numerous that individual	
2	joinder of all members is impracticable, and the disposition of the claims of the Class		
3	members in a single action will provide substantial benefits to the parties and Court.		
4	inclusers in a single action win provide substantial benefits to the parties and court.		
5	64. Ques	stions of law and fact common to Plaintiff and the Class include,	
6	but are not limited to, the following:		
7 8	(a)	whether Defendants owed a duty of care to Plaintiff and the Class;	
9	(b)	whether the Contaminated Dag Foods that contained harmful	
10	(b)	whether the Contaminated Dog Foods that contained harmful and excess levels of Vitamin D are adulterated;	
11	(c)	whether Defendants knew or should have known that the	
12		Contaminated Dog Foods contained excess levels of Vitamin D or other ingredients that do not conform to the labels, packaging,	
13		advertising and statements;	
14	(d)	whether Defendants failed to test for the presence of excess	
15		Vitamin D or other ingredients that do not conform to the labels,	
16		packaging, advertising, and statements;	
17	(e)	whether Defendants wrongfully represented and continue to represent that the Contaminated Dog Foods are suitable for	
18 19		consumption by dogs, healthy, nutritious, premium, clinically approved, subject to strict quality control measures, and/or	
20		unadulterated;	
20	(f)	whether Defendants wrongfully represented and continue to	
22		represent that the manufacturing of the Contaminated Dog Foods is subjected to rigorous standards, including temperature;	
23	(g)	whether Defendants wrongfully failed to state that the	
24		Contaminated Dog Foods contained (or had a risk or probability	
25		of containing) excess levels of Vitamin D and/or unnatural or other ingredients that do not conform to the labels, packaging,	
26		advertising, and statements;	
27	(h)	whether Defendants' representations in advertising, statements	
28		packaging, and/or labeling are false, deceptive, and misleading;	
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		CLASS ACTION COMPLAINT	

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1	(i)	whether those representations are likely to deceive a reasonable consumer;
2 3 4 5	(j)	whether a reasonable consumer would consider the excessive Vitamin D or other ingredients that do not conform to the labels, packaging, advertising, and statements as a material fact in purchasing pet food;
6	(k)	whether Defendants had knowledge that their representations were false, deceptive, and misleading;
7 8 9	(1)	whether Defendants continue to disseminate those representations despite knowledge that the representations are false, deceptive, and misleading;
10 11 12	(m)	whether a representation that a product is suitable for consumption by dogs, healthy, nutritious, premium, clinically approved, subject to strict quality control measures, and/or unadulterated is material to a reasonable consumer;
13 14 15	(n)	whether Defendants' representations and descriptions on the labeling of the Contaminated Dog Foods are likely to mislead, deceive, confuse, or confound consumers acting reasonably;
16	(0)	whether Defendants violated California state laws;
17	(p)	whether Defendants engaged in unfair trade practices;
18	(q)	whether Defendants' conduct was negligent;
19	(r)	whether Defendants' conduct was fraudulent;
20 21	(s)	whether Defendants made negligent and/or fraudulent misrepresentations and/or omissions;
22 23	(t)	whether Plaintiff and the members of the Class are entitled to actual, statutory, and punitive damages; and
24 25	(u)	whether Plaintiff and members of the Class are entitled to declaratory and injunctive relief.
26	65. Defe	endants engaged in a common course of conduct giving rise to the
27 28	legal rights sough	nt to be enforced by Plaintiff individually and on behalf of the other
		- 36 - CLASS ACTION COMPLAINT

members of the Class. Identical statutory violations and business practices and
 harms are involved. Individual questions, if any, are not prevalent in comparison to
 the numerous common questions that dominate this action.

66. Plaintiff's claims are typical of those of the members of the Class in
that they are based on the same underlying facts, events, and circumstances relating
to Defendants' conduct.

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9 67. Plaintiff will fairly and adequately represent and protect the interests of
 10 the Class, have no interests incompatible with the interests of the Class, and have
 11 retained counsel competent and experienced in class action, consumer protection,
 13 and false advertising litigation.

68. Class treatment is superior to other options for resolution of the
controversy because the relief sought for each member of the Class is small such
that, absent representative litigation, it would be infeasible for members of the Class
to redress the wrongs done to them.

19
 69. Questions of law and fact common to the Class predominate over any
 20
 21 questions affecting only individual members of the Class.

70. As a result of the foregoing, class treatment is appropriate.

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1	CAUSES OF ACTION	
2	COUNT I Breach of European Warmanty	
3	Breach of Express Warranty	
4	71. Plaintiff incorporates by reference and realleges each and every	
5 6	allegation contained above, as though fully set forth herein.	
7	72. Defendants marketed and sold their Contaminated Dog Foods into the	
8	stream of commerce with the intent that the Contaminated Dog Foods would be	
9	purchased by Plaintiff and the Class.	
10	purchased by I familini and the Class.	
11	73. Defendants expressly warranted, advertised, and represented to	
12 13	Plaintiff and the Class that their Contaminated Dog Foods are:	
13	(a) Are "Premium Dog Food" that is suitable for consumption by	
15	dogs;	
16	$(h) \qquad \mathbf{D}_{\mathbf{u}_{1}} = 1 \cdot \mathbf{M}_{\mathbf{u}_{1}} = 1 \cdot \mathbf{N}_{\mathbf{u}_{1}} = \mathbf{N}_{\mathbf{u}_{1}} = 1 \cdot \mathbf{N}_{\mathbf{u}_{1}} = $	
17	(b) Provide "Clinical Nutrition";	
18	(c) Are Manufactured using "rigorous" quality and safety standards;	
19	(d) Are routinely subjected to numerous quality and safety checks,	
20	inspections, and audits throughout the manufacturing process;	
21		
22	(e) Contain "only the best ingredients from the most trusted	
23	sources";	
24	(f) Will "help enrich and lengthen the special relationships between	
25 26	people and their pets;" and	
20 27	people and men pett, and	
27		
20	- 38 -	
	CLASS ACTION COMPLAINT	

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(g) Are unadulterated as they are available to purchase for the consumption of pets.

74. Defendants made these express warranties regarding the Contaminated
 Dog Foods' quality, ingredients, and fitness for consumption in writing through their
 websites, advertisements, and marketing materials and on the Contaminated Dog
 Foods' packaging and labels. These express warranties became part of the basis of
 the bargain that Plaintiff and the Class entered into upon purchasing the
 Contaminated Dog Foods.

¹¹ 75. Defendants' advertisements, warranties, and representations were made
 ¹³ in connection with the sale of the Contaminated Dog Foods to Plaintiff and the Class.
 ¹⁴ Plaintiff and the Class relied on Defendants' advertisements, warranties, and
 ¹⁵ representations regarding the Contaminated Dog Foods in deciding whether to
 ¹⁶ purchase Defendants' products.

76. Defendants' Contaminated Dog Foods do not conform to Defendants'
 advertisements, warranties and representations in that they:

(a) Were adulterated and not sold as such;
(b) Are neither premium nor suitable for consumption by dogs;
(c) Do not provide "Clinical Nutrition";
(d) Were not Manufactured using "rigorous" quality and safety
standards;

Were not subjected to adequate quality and safety checks, (e) 1 2 inspections, and audits throughout the manufacturing process; 3 Contained ingredients, including supplements, procured from (f) 4 suppliers known to sell adulterated ingredients; and 5 6 Harmed and shortened rather than "enrich[ed] and lengthen[ed] (g) 7 the special relationships between people and their pets." 8 77. Defendants were on notice of this breach as they were aware of the 9 10 excessive Vitamin D levels that rendered their Contaminated Dog Foods unhealthy. 11 78. Privity exists because Defendants expressly warranted to Plaintiff and 12 the Class that the Contaminated Dog Foods were suitable for consumption by dogs, 13 14 healthy, nutritious, premium, clinically approved, subject to strict quality control 15 measures, and/or unadulterated. 16 As a direct and proximate result of Defendants' conduct, Plaintiff and 79. 17 18 the Class have suffered actual damages in that they purchased Contaminated Dog 19 Foods that were worth less than the price they paid and that they would not have 20purchased at all had they known of the risk and/or presence of excessive Vitamin D 21 22 levels or other ingredients that do not conform to the products' labels, packaging, 23 advertising, and statements . 24 80. Plaintiff and the Class seek actual damages, injunctive and declaratory 25 26 relief, attorneys' fees, costs, and any other just and proper relief available thereunder 27 28 40 CLASS ACTION COMPLAINT

for Defendants' failure to deliver goods conforming to their express warranties and 1 2 resulting breach. 3 COUNT II 4 **Breach of Implied Warranty of Merchantability** 5 6 Plaintiff incorporates by reference and realleges each and every 81. 7 allegation contained above, as though fully set forth herein. 8 9 Defendants are merchants engaging in the sale of goods to Plaintiff and 82. 10 the Class. 11 83. There was a sale of goods from Defendants to Plaintiff and the members 12 13 of the Class. 14 At all times mentioned herein, Defendants manufactured or supplied 84. 15 the Contaminated Dog Foods, and prior to the time the Contaminated Dog Foods 16 17 were purchased by Plaintiff and the Class, Defendants impliedly warranted to them 18 that the Contaminated Dog Foods were of merchantable quality, fit for their ordinary 19 use (consumption by dogs), and conformed to the promises and affirmations of fact 20 21 made on the Contaminated Dog Foods' containers and labels, including that the 22 Contaminated Dog Foods: 23 Are "Premium Dog Food" that is suitable for consumption by (a) 24 25 dogs; 26 Provide "Clinical Nutrition"; (b) 27 (c) Are Manufactured using "rigorous" quality and safety standards; 28 CLASS ACTION COMPLAINT

1	(d) Are routinely subjected to numerous quality and safety checks,	
2	inspections, and audits throughout the manufacturing process;	
3	(e) Contain "only the best ingredients from the most trusted	
4	sources"; and	
5		
6 7	(f) Will "help enrich and lengthen the special relationships between	
8	people and their pets;" and	
9	(g) Are unadulterated as they are available to purchase for the	
10	consumption of pets.	
11	85. Plaintiff and the Class relied on Defendants' promises and affirmations	
12		
13	of fact when they purchased the Contaminated Dog Foods.	
14	86. The Contaminated Dog Foods were not fit for their ordinary use,	
15 16	consumption by dogs, and did not conform to Defendants' affirmations of fact and	
10		
18		
19	not contorni to the products habers, packaging, advertising, and statements at revers	
20	material to a reasonable consumer.	
21	87. Defendants breached the implied warranties by selling the	
22	Contaminated Dog Foods that failed to conform to the promises or affirmations of	
23	fact made on the container or label as each product contained excessive Vitamin	
24		
25 26	D levels or other ingredients that do not conform to the products' labels, packaging,	
26 27	advertising, and statements.	
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	CLASS ACTION COMPLAINT	

1 88. Defendants were on notice of this breach as they were aware of the
 2 excessive Vitamin D levels included in the Contaminated Dog Foods and/or the risk
 3 of excessive Vitamin D levels, based on the recalls of other pet foods.

Privity exists because Defendants impliedly warranted to Plaintiff and 89. 5 6 the Class through the warranting, packaging, advertising, marketing, and labeling 7 that the Contaminated Dog Foods were suitable for consumption by dogs, healthy, 8 nutritious, premium, clinically approved, subject to strict quality control measures, Q 10 and/or unadulterated and by failing to make any mention of excessive Vitamin D 11 levels or other ingredients that do not conform to the products' labels, packaging, 12 advertising, and statements. 13

90. As a direct and proximate result of Defendants' conduct, Plaintiff and
the Class have suffered actual damages in that they purchased Contaminated Dog
Foods that were worth less than the price they paid and that they would have not have
purchased at all had they known of the risk and/or presence of excessive Vitamin D
levels or other ingredients that do not conform to the products' labels, packaging,
advertising, and statements.

91. Plaintiff and the Class seek actual damages, injunctive and declaratory
relief, attorneys' fees, costs, and any other just and proper relief available thereunder
for Defendants' failure to deliver goods conforming to their implied warranties and
resulting breach.

1	COUNT III		
2	Fraudulent Misrepresentation Against Defendants on Behalf of the Class		
3	92. Plaintiff incorporates by reference and realleges each and every		
4	allegation contained above, as though fully set forth herein.		
5			
6	93. Defendants falsely represented to Plaintiff and the Class that their		
7	Contaminated Dog Foods:		
8	(a) Are "Premium Dog Food" that is suitable for consumption by		
9 10	dogs;		
10			
12	(b) Provide "Clinical Nutrition";		
13	(c) Are Manufactured using "rigorous" quality and safety standards;		
14	(d) Are routinely subjected to numerous quality and safety checks,		
15	inspections, and audits throughout the manufacturing process;		
16	(e) Contain "only the best ingredients from the most trusted		
17			
18	sources";		
19 20	(f) Will "help enrich and lengthen the special relationships between		
20 21	people and their pets:"		
22	(g) Are unadulterated as they are available to purchase for the		
23			
24	consumption of pets.		
25	94. Defendants intentionally and knowingly made these misrepresentations		
26	to induce Plaintiff and the Class to purchase their Contaminated Dog Foods.		
27			
28	- 44 -		
	CLASS ACTION COMPLAINT		

95. Defendants knew that their representations about the Contaminated
 Dog Foods were false in that the Contaminated Dog Foods contain excessive
 Vitamin D levels or other ingredients that do not conform to the products' labels,
 packaging, advertising, and statements. Defendants allowed their packaging, labels,
 advertisements, promotional materials, and websites to intentionally mislead
 consumers, such as Plaintiff and the Class.

9 96. Plaintiff and the Class did in fact rely on these misrepresentations and
10 purchased the Contaminated Dog Foods to their detriment. Given the deceptive
11 manner in which Defendants advertised, represented, and otherwise promoted the
13 Contaminated Dog Foods, Plaintiff and the Class's reliance on Defendants'
14 misrepresentations was justifiable.

97. As a direct and proximate result of Defendants' conduct, Plaintiff and
the Class have suffered actual damages in that they purchased Contaminated Dog
Foods that were worth less than the price they paid and that they would not have
purchased at all had they known of the risk and/or presence of excessive Vitamin D
levels or other ingredients that do not conform to the products' labels, packaging,
advertising, and statements.

Plaintiff and the Class seek actual damages, injunctive and declaratory
relief, attorneys' fees, costs, and any other just and proper relief available under the
laws.

COUNT IV 1 Fraud by Omission Against Defendants on Behalf of the Class 2 3 Plaintiff incorporates by reference and realleges each and every 99. 4 allegation contained above, as though fully set forth herein. 5 100. Defendants concealed from and failed to disclose to Plaintiff and the 6 7 Class that their Contaminated Dog Foods contained excessive Vitamin D levels or 8 other ingredients that do not conform to the products' labels, packaging, advertising, 9 and statements. 10 11 101. Defendants were under a duty to disclose to Plaintiff and members of 12 the Class the true quality, characteristics, ingredients and suitability of the 13 Contaminated Dog Foods because: (1) Defendants were in a superior position to 14 15 know the true state of facts about their products; (2) Defendants were in a superior 16 position to know the actual ingredients, characteristics, and suitability of the 17 Contaminated Dog Foods; and (3) Defendants knew that Plaintiff and the Class 18 19 could not reasonably have been expected to learn or discover that the Contaminated 20 Dog Foods were misrepresented in the packaging, labels, advertising, and websites 21 prior to purchasing the Contaminated Dog Foods. 22 23 102. The facts concealed or not disclosed by Defendants to Plaintiff and the 24 Class are material in that a reasonable consumer would have considered them 25 important when deciding whether to purchase the Contaminated Dog Foods. 26 27

1	103. Plaintiff and the Class justifiably relied on the Defendants' omissions	
2	to their detriment. The detriment is evident from the true quality, characteristics, and	
3	ingredients of the Contaminated Dog Foods, which is inferior when compared to	
4		
5	how the Contaminated Dog Foods are advertised and represented by Defendants.	
6	104. As a direct and proximate result of Defendants' conduct, Plaintiff and	
7 8	the Class have suffered actual damages in that they purchased Contaminated Dog	
9	Foods that were worth less than the price they paid and that they would not have	
10	purchased at all had they known of the risk and/or presence of excessive Vitamin D	
11	levels or other ingredients that do not conform to the products' labels, packaging,	
12	advertising, and statements.	
13		
14 15	105. Plaintiff and the Class seek actual damages, injunctive and declaratory	
15	relief, attorneys' fees, costs, and any other just and proper relief available under the	
17	laws.	
18		
19	COUNT V	
20	Negligent Misrepresentation Against Defendants on Behalf of the Class	
21	106. Plaintiff incorporates by reference and realleges each and every	
22	allegation contained above, as though fully set forth herein.	
23		
24	107. Defendants had a duty to Plaintiff and the Class to exercise reasonable	
25	and ordinary care in the formulation, testing, manufacture, marketing, distribution,	
26	and sale of the Contaminated Dog Foods.	
27		
28	- 47 -	
	CLASS ACTION COMPLAINT	

1 108. Defendants breached their duty to Plaintiff and the Class by 2 formulating, testing, manufacturing, advertising, marketing, distributing, and selling 3 products to Plaintiff that do not have the ingredients, qualities, characteristics, and 4 suitability for consumption as advertised by Defendants and by failing to promptly 6 remove the Contaminated Dog Foods from the marketplace or to take other 7 appropriate remedial action in a timely manner.

109. Defendants knew or should have known that the ingredients, qualities, 9 10 and characteristics of the Contaminated Dog Foods were not as advertised or suitable 11 for their intended use, consumption by dogs, and were otherwise not as warranted 12 and represented by Defendants. Specifically, Defendants knew or should have 13 14 known that the Contaminated Dog Foods contained excessive Vitamin D levels or 15 other ingredients that do not conform to the products' labels, packaging, advertising, 16 and statements. 17

18 110. As a direct and proximate result of Defendants' conduct, Plaintiff and 19 the Class have suffered actual damages in that they purchased Contaminated Dog 20 Foods that were worth less than the price they paid and that they would not have 21 22 purchased at all had they known they contained excessive Vitamin D levels or other 23 ingredients that do not conform to the products' labels, packaging, advertising, and 24 statements. 25 26 111. Plaintiff and the Class seek actual damages, injunctive and declaratory

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1	COUNT VI
2	Negligence
3	112 Disintiff incorporates by reference and realloges each and every
4	112. Plaintiff incorporates by reference and realleges each and every
5	allegation contained above, as though fully set forth herein.
6	113. The Contaminated Dog Foods manufactured, distributed, marketed,
7	and sold by Defendants are pet food within the meaning of California law.
8	114. Defendants' conduct is negligent per se. Defendants violated their
9	
10	statutory duty under California law, which provides prohibits:
11	a. The manufacture, sale, or delivery, holding or offering for sale
12	of any pet food ingredient or processed pet food that is
13	adulterated or misbranded
14 15	
15	b. The adulteration or misbranding of any pet food ingredient or
10	processed pet food.
18	c. The dissemination of any false advertising
19	d. Use of any pet food ingredient that fails to conform to the
20	
21	standard of identity for the pet food ingredient
22	115. The Contaminated Dog Foods are "adulterated" within the meaning of
23	California because "it bears or contains any poisonous or deleterious substance that
24	may render it injurious to health," "If it contains a pet food ingredient for which a
25	
26	standard of identity has been established and the pet food ingredient fails to meet
27	that standard" or "if damage or inferiority has been concealed in any manner."
28	- 49 -
	CLASS ACTION COMPLAINT

116. Defendants failed to exercise due care when they sold the Contaminated 1 2 Dog Foods to Plaintiff and the Class Members based on: (1) their exclusive 3 knowledge of the ingredients, content, and sourcing materials of the Contaminated 4 Dog Foods; (2) their failure to properly audit and monitor any third-party suppliers 5 as publicly represented to Plaintiff and the Class; (3) allowing the inclusion of 6 7 excessive Vitamin D in the Contaminated Dog Food; and (4) failing to recall the 8 Contaminated Dog Foods in a timely manner. Q 10 117. Defendants' violations of these statutes were a substantial factor in the 11 harm suffered by Plaintiff and the Class, including purchasing a product with de 12 minimis value. 13 14 118. By virtue of Defendants' negligence per se, Plaintiff and the Class have 15 been damaged in an amount to be proven at trial or alternatively, seek rescission and 16 disgorgement under this Count. 17 18 **COUNT VII** 19 **Unjust Enrichment Against Defendants on Behalf of the Class** 20 21 119. Plaintiff incorporates by reference and realleges each and every 22 allegation contained above, as though fully set forth herein. 23 120. Substantial benefits have been conferred on Defendants by Plaintiff and 24 25 the Class through the purchase of the Contaminated Dog Foods. Defendants 26 knowingly and willingly accepted and enjoyed these benefits. 27 28 - 50 -

1	121. Defendants either knew or should have known that the payments
2	rendered by Plaintiff were given and received with the expectation that the
3	Contaminated Dog Foods would have the qualities, characteristics, ingredients, and
4	
5	suitability for consumption represented and warranted by Defendants. As such, it
6	would be inequitable for Defendants to retain the benefit of the payments under these
7	circumstances.
8 9	122. Defendants' acceptance and retention of these benefits under the
10	circumstances alleged herein make it inequitable for Defendants to retain the
11	benefits without payment of the value to Plaintiff and the Class.
12	123. Plaintiff and the Class are entitled to recover from Defendants all
13	
14	amounts wrongfully collected and improperly retained by Defendants, plus interest
15 16	thereon.
17	124. Plaintiff and the Class seek actual damages, injunctive and declaratory
18	relief, attorneys' fees, costs, and any other just and proper relief available under the
19	
20	laws.
21	COUNT VIII
22	Violations of California's Consumers Legal Remedies Act, Cal. Civ.
23	Code §§ 1750, et seq., Against Defendants on Behalf of the Class
24	125. Plaintiff incorporates by reference and realleges each and every
25	
26	allegation contained above, as though fully set forth herein.
27	
28	- 51 -
	CLASS ACTION COMPLAINT

1	126. Plaintiff and each proposed Class member are a "consumer," as that
2	term is defined in section 1761(d) of the California Civil Code.
3	127. The Contaminated Dog Foods are "goods," as that term is defined in
4 5	section 1761(a) of the California Civil Code.
6	128. Defendants are a "person" as that term is defined in section 1761(c) of
7	the California Civil Code.
8	
9	129. Plaintiff and each proposed Class member's purchase of Defendants'
10	products constituted a "transaction," as that term is defined in section 1761(e) of the
11 12	California Civil Code.
13	130. Defendants' conduct alleged herein violates the following provisions of
14	California's Consumers Legal Remedies Act (the "CLRA"):
15	(a) California Civil Code section 1770(a)(5), by representing that the
16 17	Contaminated Dog Foods are pure, quality, healthy and safe for consumption and by
18	failing to disclose that the Contaminated Dog Foods were in fact adulterated.
19	(b) California Civil Code section 1770(a)(7), by representing that the
20 21	Contaminated Dog Foods were of a particular standard, quality, or grade, when they
22	were in fact adulterated;
23	were in fact additionated,
24	(c) California Civil Code section 1770(a)(9), by advertising the
25	Contaminated Dog Foods with the intent not to sell them as advertised; and
26	
27	
28	
	- 52 - CLASS ACTION COMPLAINT

(d) California Civil Code section 1770(a)(16), by representing that 1 2 the Contaminated Dog Foods have been supplied in accordance with previous 3 representations when they have not. 4 131. As a direct and proximate result of these violations, Plaintiff and the 5 6 Class have been harmed, and that harm will continue unless Defendants are enjoined 7 from using the misleading marketing described herein in any manner in connection 8 with the advertising and sale of the Contaminated Dog Foods. Q 10 132. Plaintiff seeks an award of attorneys' fees pursuant to, inter alia, section 11 1780(e) of the California Civil Code and section 1021.5 of the California Code of 12 Civil Procedure. 13 14 COUNT IX 15 Violations of California False Advertising Law, Cal. Bus. & Prof. Code §§ 16 17500. et seq., Against Defendants on Behalf of the Class 17 133. Plaintiff incorporates by reference and reallege each and every 18 19 allegation contained above, as though fully set forth herein. 20 134. California's False Advertising Law ("FAL") prohibits any statement in 21 connection with the sale of goods "which is untrue or misleading." Cal. Bus. & Prof. 22 23 Code § 17500. 24 135. As set forth herein, Defendants' claims that the Contaminated Dog 25 Foods are healthy and safe for consumption are literally false and likely to deceive 26 27 the public. 28 - 53 CLASS ACTION COMPLAINT

1	136. Defendants' claims that the Contaminated Dog Foods are pure, quality,
2	healthy, and safe for consumption are untrue or misleading because these claims fail
3 4	to disclose that the Contaminated Dog Foods were in fact adulterated.
5	137. Defendants' claim that the Contaminated Dog Foods are food that can
6	be used to address specific medical and/or health issues because Defendants fail to
7 8	disclose that the Contaminated Dog Foods were in fact adulterated with harmful and
9	excessive levels of Vitamin D.
10	138. Defendants knew, or reasonably should have known, that the claims
11 12	were untrue or misleading.
13	139. Defendants' conduct is ongoing and continuing, such that prospective
14	injunctive relief is necessary, especially given Plaintiff's desire to purchase these
15 16	products in the future if they can be assured that the Contaminated Dog Foods are
17	properly unadulterated pet food and meet the advertising claims.
18	140. Plaintiff and members of the Class are entitled to injunctive and
19 20	equitable relief, and restitution in the amount they spent on the Contaminated Dog
21	Foods.
22	COUNT X
23 24	Violations of the Unfair Competition Law, Cal. Bus. & Prof. Code §§ 17200, <i>et seq.</i> , Against Defendants on Behalf of the Class
25	141. Plaintiff incorporates by reference and realleges each and every
26 27	allegation contained above, as though fully set forth herein.
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142. The Unfair Competition Law prohibits any "unlawful, unfair or 1 2 fraudulent business act or practice." Cal. Bus. & Prof. Code § 17200. 3 Fraudulent 4 5 143. Defendants' claims that the Contaminated Dog Foods are pure, quality, 6 healthy, and safe for consumption are untrue or misleading because these claims fail 7 8 to disclose that the Contaminated Dog Foods were in fact adulterated. 9 144. Defendants' claim that the Contaminated Dog Foods are proper food to 10 address specific medical and/or health issues because Defendants fail to disclose that 11 12 the Contaminated Dog Foods were in fact adulterated with harmful and excessive 13 levels of Vitamin D. As alleged herein, Defendants sold and advertised the 14 adulterated Contaminated Dog Foods with false or misleading claims, such that 15 16 Defendant's actions as alleged herein violate at least the following laws: 17 the CLRA, Cal. Civ. Code §§ 1750, et seq.; and 18 the FAL, Cal. Bus. & Prof. Code §§ 17500, et seq. 19 Unfair 20 145. Defendants' conduct with respect to the labeling, advertising, 21 marketing, and sale of the Contaminated Dog Foods is unfair because Defendants' 22 23 conduct was immoral, unethical, unscrupulous, or substantially injurious to 24 consumers and the utility of its conduct, if any, does not outweigh the gravity of the 25 harm to its victims. 26 27 28 - 55 -CLASS ACTION COMPLAINT

146. Defendants' conduct with respect to the labeling, advertising,
 marketing, and sale of the Contaminated Dog Foods is also unfair because it violates
 public policy as declared by specific constitutional, statutory, or regulatory
 provisions, including, but not limited to, the FAL and the CLRA.

6 147. Defendants' conduct with respect to the labeling, advertising,
7 marketing, and sale of the Contaminated Dog Foods is also unfair because the
9 consumer injury is substantial, not outweighed by benefits to consumers or
10 competition, and not one consumers, themselves, can reasonably avoid.

11

 148. In accordance with section 17203 of the California Business &
 13 Professions Code, Plaintiff seeks an order enjoining Defendants from continuing to
 14 conduct business through fraudulent or unlawful acts and practices and to commence
 15 a corrective advertising campaign. Defendant's conduct is ongoing and continuing,
 16 such that prospective injunctive relief is necessary.

18 149. On behalf of himself and the Class, Plaintiff also seeks an order for the
 19 restitution of all monies from the sale the Contaminated Dog Foods, which were
 20 unjustly acquired through acts of fraudulent, unfair, or unlawful competition.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff, individually and on behalf of all others similarly
situated, pray for judgment against the Defendants as to each and every count,
including:

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A. An order declaring this action to be a proper class action, appointing Plaintiff and her counsel to represent the Class, and requiring Defendants to bear the costs of class notice;

B. An order enjoining Defendants from selling the Contaminated Dog Foods until the levels of Vitamin D or other ingredients that do not conform to the products' labels, packaging, advertising, and statements are removed or full disclosure of the risk and/or presence of such appear on all labels, packaging, and advertising;

C. An order enjoining Defendants from selling the Contaminated
Dog Foods in any manner suggesting or implying that they are suitable for
consumption by dogs, healthy, nutritious, premium, clinically approved,
subject to strict quality control measures, and/or unadulterated;

D. An order requiring Defendants to provide a \$500 voucher to each member of the Class;

E. An order requiring Defendants to engage in a corrective advertising campaign and engage in any further necessary affirmative injunctive relief, such as recalling existing products;

F. An order awarding declaratory relief, and any further retrospective or prospective injunctive relief permitted by law or equity, including enjoining Defendants from continuing the unlawful practices alleged herein, and injunctive relief to remedy Defendants' past conduct;

- 57

G. An order requiring Defendants to pay restitution to restore all funds acquired by means of any act or practice declared by this Court to be an unlawful, unfair, or fraudulent business act or practice, untrue or misleading advertising, or a violation of California law, plus pre- and post-judgment interest thereon;

H. An order requiring Defendants to disgorge or return all monies, revenues, and profits obtained by means of any wrongful or unlawful act or practice;

I. An order requiring Defendants to pay all actual and statutory damages permitted under the counts alleged herein;

J. An order awarding attorneys' fees and costs, including the costs of pre-suit investigation, to Plaintiff and the Class; and

K. An order providing for all other such equitable relief as may be just and proper.

JURY DEMAND

Plaintiff hereby demands a trial by jury on all issues so triable.

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