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12 Attorneys for Plaintiffs

13
 14
 15 **THE UNITED STATES DISTRICT COURT**
 16 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**

17 TUCKER DURNFORD, individually and on
 18 behalf of all others similarly situated,

19 Plaintiffs,

20 v.

21 MUSCLEPHARM CORP.,

22 Respondent.

No.

CLASS ACTION COMPLAINT

JURY TRIAL DEMANDED

23
 24 Plaintiff Tucker Durnford (“Plaintiff”) brings this Class Action Complaint against
 25 MusclePharm Corp (“MP”) individually and on behalf of all others similarly situated, and
 26 complains and alleges upon personal knowledge as to himself and his own acts and experiences
 27 and, as to all other matters, upon information and belief, including investigation conducted by his
 28 attorneys.

I. NATURE OF THE ACTION

1
2 1. This is a civil class action brought individually by Plaintiff and on behalf of all
3 persons in the below-defined proposed Classes (“Class Members”) who purchased the dietary
4 supplement MusclePharm Arnold Schwarzenegger Series Iron Mass (“Product”) from Defendant
5 MP.

6 2. The Product label makes a series of false claims regarding the ingredients in the
7 Product, most particularly about the nature of the protein content. Ultimately, the labeling claims
8 are at best deceptive and at worst false, leaving consumers like Plaintiff to pay far more money
9 for far less than Defendant represented.

10 3. The protein industry is a growing and extremely competitive business
11 environment: “during the forecast period, [the market for] protein products is expected to grow
12 by 62% to reach US\$7.8 billion in 2018.”¹

13 4. However, the price of wholesale protein keeps increasing and is usually purchased
14 for roughly \$15-\$18/kilo, making the profit margins on protein powder products very low.

15 5. MP designed, formulated, manufactured, warranted, advertised and sold the
16 Product throughout the United States, including in the State of California.

17 6. To reduce protein manufacturing costs, MP adds cheaper free form amino acids
18 and non-protein ingredients to increase the nitrogen content of the Product’s protein powder.
19 Common tests use nitrogen as a “tag” for overall protein content, though this is not a direct
20 measure of actual protein content. But it does make the product appear to have more protein than
21 it, in fact, contains.

22 7. Adding nitrogen-rich components to raise the level of measured protein is
23 commonly referred to as “protein-spiking,” “nitrogen-spiking” or “amino-spiking.” It was
24 evidenced recently in the 2007 pet food recalls and the 2008 Chinese milk powder scandal, in
25 which melamine, a nitrogen-rich chemical, was added to raw materials to fake high protein
26 contents.

27 _____
28 ¹ See <http://www.euromonitor.com/sports-nutrition-in-the-us/report> (last visited October 30, 2014).

1 8. As a result of Defendant’s practices, consumers – including Plaintiff and the Class
2 Members defined below – receive a product that contains approximately 50% less protein than
3 Defendant represented.

4 9. Protein-spiking has been condemned by the American Herbal Products
5 Association (AHPA), an organization of dietary supplement manufacturers, which has issued a
6 standard for manufacturers for measuring the true protein content of their products which:

- 7 a. Defines protein as “a chain of amino acids connected by peptide bonds”
8 for labeling purposes;
- 9 b. Include only proteins that are “chains of amino acids connected by peptide
10 bonds;” and
- 11 c. Excludes any “non-protein nitrogen-containing substances” when counting
12 total protein content.²

13 10. GNC, one of the largest distributors in the United States of whey protein products,
14 has publicly criticized protein-spiking, claiming that it misleads consumers. According to GNC,
15 consumers cannot be sure that they are getting 100 percent protein in their products since
16 companies don’t always show how they figure total grams of protein per serving.³

17 11. Despite the knowledge that protein-spiking is misleading to consumers, Defendant
18 continues to advertise, distribute, label, manufacture, market, and sell the Product in a misleading
19 and deceptive manner by including protein-spiking agents in the overall protein content.

20 **II. JURISDICTION AND VENUE**

21 12. This Court has original jurisdiction pursuant to 28 U.S.C. § 1332(d)(2). In the
22 aggregate, Plaintiff’s claims and the claims of the other members of the Class exceed \$5,000,000
23 exclusive of interest and costs, and there are numerous class members who are citizens of States
24 other than Defendant’s States of citizenship, as detailed below.

25 13. This Court has personal jurisdiction over Defendant because Defendant conducts
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27 ² www.ahpa.org/Default.aspx?tabid=441 (last visited October 30, 2014).

28 ³ www.gnclivewell.com/realprotein (last visited October 30, 2014).

1 substantial business in the State of California, such that Defendant has significant continuous and
2 pervasive contacts with the State of California.

3 14. Venue is proper in this District pursuant to 28 U.S.C. §§ 1301(a)(2), 1391(b)(2),
4 and 1391(c)(2) as a substantial part of the events and/or omissions giving rise to the claims
5 emanated from activities within this District and Defendant conducts substantial business in this
6 District.

7 **III. PARTIES**

8 **Plaintiff**

9 15. Plaintiff and Class Members suffered an injury in fact caused by the false,
10 fraudulent, unfair, deceptive and misleading practices set forth in this Complaint. Plaintiff is a
11 resident of the City of Berkeley, State of California, and the events set forth in the Complaint
12 took place there, when, on or about July 13, 2014, Plaintiff purchased the Product for his own use
13 and not for resale from a GNC store located in San Jose, California.

14 ***Defendant***

15 16. MusclePharm Corporation is a corporation licensed in the State of Nevada, with a
16 principal place of business at 4721 Ironton St., Building A, Denver, CO 80239.

17 **IV. FACTUAL BACKGROUND**

18 ***Defendant’s Misleading Labeling of “MusclePharm Arnold Schwarzenegger Series Iron***
19 ***Mass”***

20 17. Defendant makes a specific false and misleading label claim regarding the amount
21 and source of protein in the Product by stating, “MUSCLE PLASMA PROTEIN
22 TECHNOLOGY: 40g of a potent blend of hydrolyzed beef protein and lactoferrin protein”:

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24 ///

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1 **REVOLUTIONARY**
2 **5-STAGE MASS**
3 **DELIVERY SYSTEM**

4 Attacks Every Angle of Muscle Building!

5 **1. ELITE COMPLEX CARBOHYDRATES MATRIX:**

6 Quicker recovery & muscle building, giving
7 muscles a skin-splitting look

8 **2. MUSCLE PLASMA PROTEIN TECHNOLOGY:**

9 40g of a potent blend of hydrolyzed beef protein
10 and lactoferrin protein

11 **3. HIGH PERFORMANCE HEALTHY FATS:**

12 Blend of healthy fats (EFA's), MCT's and saturated
13 fats which are essential for hormone production

14 **4. PERFORMANCE GROWTH
& MUSCLE VOLUMIZER:**

15 Creatine and BCAA nitrates help promote
16 muscular strength, size and endurance

17 **5. PRO-DIGEST BLEND:**

18 Special dietary fiber blend, aids with digestion
19 of added protein, carbs and fat you need to

20 **GET BIG—AND STAY BIG**

21 18. Defendant further misleads consumers by creating the sub-category “Muscle
22 Plasma Protein Matrix” under the Supplement Facts portion of the Product label. This sub-
23 category only contains the ingredients hydrolyzed beef Protein and lactoferrin protein. This
24 Supplement Facts panel also discloses that the protein content of the Product is 40 grams per
25 serving. Nowhere else in the Supplement Facts panel does Defendant list any other “proteins”:

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Supplement Facts		
Servings Size: 95g (2 scoops)		
Servings Per Container: 24 (2.27kg/5lbs)		
	Amount Per Serving	% DV*
Calories	485	
Calories From Fat	190	
Total Fat	21 g	41%
Saturated Fat	1 g	6%
Trans Fat	1 g	
Cholesterol	2 mg	1%
Sodium	240 mg	10%
Potassium	550 mg	27%
Total Carbohydrate	34 g	25%
Dietary Fiber	1 g	4%
Sugars	4 g	
Protein	40 g	72%
Iron Mass Proprietary Blend	71500 mg	**
Elite Complex Carbohydrates Matrix Sweet Potato Powder, Barley Starch.		
Muscle Plasma Protein Matrix Hydrolyzed Beef Protein, Lactoferrin.		
High Performance Healthy Fats Matrix Sunflower Oil Powder, Whipped Cream Powder, MCT Powder (Medium-Chain Triglycerides from Coconut).		
Performance Growth & Muscle Volumizer Creatine Monohydrate, L-Glycine, BCAA Nitrates (Leucine, Iso-Leucine, Valine) (3.1.2 Patent Pending Ratio), D-Ribose.		
Pro-Digest Blend Protease, Lactase, Amylase, Lipase, Inulin, Fructooligosaccharides (FOS).		
*Percent Daily Value (%DV) Based on a 2,000 Calorie Diet **Daily Value (DV) Not Established		
Other Ingredients: Glucose Polymers, Cocoa Powder, Natural and Artificial Flavors, Sea Salt, Acesulfame Potassium, Sucralose.		

19 19. In fact, Defendant's claimed total protein count of 40 grams of protein per
20 serving is not just hydrolyzed beef protein and lactoferrin protein. It also includes
21 protein-spiking agents: the non-amino acid, non-protein compound creatine monohydrate and
22 the free-form amino acids, l-glycine, leucine, iso-leucine and valine.

23 20. Though the protein-spiking agents are included in the overall protein count, they
24 are not protein. In both the Product label and the Supplement Facts panel, Defendant separates
25 the actual protein (hydrolyzed beef protein and lactoferrin protein) from the protein-
26 spiking agents (creatine monohydrate and free-form amino acids), by placing the
27 protein-spiking components under the "Performance Growth & Muscle Volumizer"
28 sub-category.

1 21. Defendant also makes this distinction on the Product label by including the
2 misleading statement, “It utilizes a 5-stage Mass Delivery System, comprised of advanced protein
3 technology, elite complex carbs, healthy fats, cutting-edge performance ingredients and a
4 balanced digestive blend”. Defendant again separates the categories containing the actual
5 proteins from the protein-spiking agents under their “5-stage Mass Delivery System”:



21 22. Once these protein-spiking agents are removed from the formula of analysis, and
22 the “bound” amino acid count is determined, the true content of hydrolyzed beef protein and
23 lactoferrin protein in the Product can be determined.

24 23. After scientific testing of the Product, the actual total content per serving of
25 protein is actually around 19.4 grams (as calculated from the total bonded amino acids) as
26 opposed to 40 grams of protein claims by Defendant for the Product. *See* Exhibit A.

27 24. When a consumer asked Defendant MP whether the company “nitrogen spikes” its
28 products via Twitter, MP clearly and publicly misrepresented its practices:



25. A reasonable consumer, looking at the false and misleading claims on the Product label, and reading the "Supplement Facts," would be misled into thinking that the 40 grams of protein per serving claimed by Defendant for the Product are derived exclusively from hydrolyzed beef protein and lactoferrin protein.

26. Nowhere on the label does it state, or even imply, that the protein content contains any, let alone substantial amounts of protein-spiking agents such as free-form amino acids and non-protein compounds. In fact, by stating on the label that the product contains a total of 40g in protein, Defendant specifically represents a content of actual protein, as opposed to protein-spiking agents.

27. Plaintiff and Class Members were misled by Defendant's representations regarding the true nature of the protein content and value.

28. The difference between the Product promised and the Product sold is significant. The amount of actual protein provided, and the measure of protein per serving, has real impacts on the benefits provided to consumers by the Product, and the actual value of the Product itself.

1 Persons requiring a certain amount of protein supplementation, whether as part of a fitness
2 regimen or for real health needs, ingest less than half the amount of protein that Defendant claim
3 the product includes.

4 29. Defendant's deceptive statements violate 21 U.S.C. § 343(a)(1), which deems
5 food (including nutritional supplements) misbranded when the label contains a statement that is
6 "false or misleading in any particular."

7 30. California prohibits the misbranding of food in a way which parallels the FDCA
8 through the "Sherman Law," *Health & Saf. Code § 109875, et seq.* The Sherman Law provides
9 that food is misbranded "if its labeling is false or misleading in any particular." *Id.*

10 31. The Sherman Law explicitly incorporates by reference "[a]ll food labeling
11 regulations and any amendments to those regulations adopted pursuant to the FDCA," as the food
12 labeling regulations of California Cal. Health & Saf. Code, § 110100, subd. (a).

13 32. The introduction of misbranded food into interstate commerce is prohibited under
14 the FDCA and all parallel state statutes cited in this Class Action Complaint.

15 33. Plaintiff and Class Members would have purchased a different protein product or
16 would have paid less if they had not been deceived by Defendant's misleading labeling.

17 V. CLASS ACTION ALLEGATIONS

18 34. Plaintiff brings this action individually and as representatives of all those similarly
19 situated pursuant to Rule 23 F.R.C.P. on behalf of the below-defined Classes:

20 **National Class:** All persons in the United States who purchased the Product at
21 any time during the four years before the date of filing of this Complaint from any
source other than Defendant's website (www.musclepharm.com).

22 **California Subclass:** All persons in the State of California who purchased the
23 Product, for personal or household use and not for resale, from any source other
24 than Defendant's website (www.musclepharm.com) at any time during the four
years before the date of filing of this Complaint to the present.

25 Defendant and its affiliates, parents, subsidiaries, employees, officers, agents, and
26 directors are excluded from the Classes. Any judicial officers presiding over this matter and the
27 members of their immediate families and judicial staff are also excluded from the Classes.

28 35. Certification of Plaintiff's claims for class-wide treatment is appropriate because

1 Plaintiff can prove the elements of the claims on a class-wide basis using the same evidence as
2 would be used to prove those elements in individual actions alleging the same claims.

3 36. **Numerosity – Federal Rule of Civil Procedure 23(a)(1).** The members of the
4 Classes are so numerous that their individual joinder herein is impracticable. Plaintiff is
5 informed and believes that Class members number in the hundreds of thousands. The precise
6 number of Class members and their addresses are presently unknown to Plaintiff, but may be
7 ascertained from Defendant’s books and records. Class members may be notified of the pendency
8 of this action by mail, email, Internet postings, and/or publication.

9 37. **Commonality and Predominance – Federal Rule of Civil Procedure 23(a)(2)**
10 **and 23(b)(3).** Common questions of law and fact exist as to all Class members and predominate
11 over questions affecting only individual Class members. Such common questions of law or fact
12 include:

- 13 a. the true nature of the protein content in the Product;
- 14 b. whether the marketing, advertising, packaging, labeling, and other promotional
15 materials for the Product is deceptive;
- 16 c. Whether Defendant’s actions violate California’s Unfair Competition Law,
17 Business and Professions Code §17200, *et seq.* (the “UCL”);
- 18 d. Whether Defendant’s actions violate California’s False Advertising Law,
19 Business and Professions Code §17500, *et seq.* (the “FAL”);
- 20 e. Whether Defendant’s actions violate California’s Consumers Legal Remedies
21 Act, Civil Code §1750, *et seq.* (the “CLRA”); and
- 22 f. whether Defendant violated an express warranty.

23 38. Defendant engaged in a common course of conduct giving rise to the legal rights
24 sought to be enforced by Plaintiff, on behalf of himself and the other Class members. Similar or
25 identical statutory and common law violations, business practices, and injuries are involved.
26 Individual questions, if any, pale by comparison, in both quality and quantity, to the numerous
27 common questions that dominate this action.

28 39. **Typicality – Federal Rule of Civil Procedure 23(a)(3).** Plaintiff’s claims are

1 typical of the claims of the other members of the Classes because, among other things, all Class
2 members were comparably injured through Defendant's uniform misconduct described above.
3 Further, there is no defense available to Defendant that is unique to Plaintiff.

4 40. **Adequacy of Representation – Federal Rule of Civil Procedure 23(a)(4).**

5 Plaintiff is an adequate Class representatives because their interests do not conflict with the
6 interests of the other Class members he seeks to represent, he has retained counsel competent and
7 experienced in complex class action litigation, and he will prosecute this action vigorously.
8 Plaintiff and his counsel will fairly and adequately protect and advance the interests of the Class.

9 41. **Insufficiency of Separate Actions – Federal Rule of Civil Procedure 23(b)(1).**

10 Given the small size of individual damages in this case, absent a representative class action,
11 members of the Classes would have no remedy. Even if separate actions could be brought by
12 individual consumers, the resulting multiplicity of lawsuits would cause undue hardship and
13 expense for both the Court and the litigants. A multiplicity of lawsuits would also create a risk of
14 inconsistent rulings and adjudications that might be dispositive of the interests of similarly
15 situated purchasers, substantially impeding their ability to protect their interests, while
16 establishing incompatible standards of conduct for Defendant. The proposed Classes thus satisfy
17 the requirements of Fed. R. Civ. P. 23(b)(1).

18 42. **Declaratory and Injunctive Relief – Federal Rule of Civil Procedure 23(b)(2).**

19 Defendant has acted or refused to act on grounds generally applicable to Plaintiff and the other
20 members of the Classes, thereby making appropriate final injunctive relief and declaratory relief,
21 as described below, with respect to the members of the Classes as a whole.

22 43. **Superiority – Federal Rule of Civil Procedure 23(b)(3).** A class action is

23 superior to any other available means for the fair and efficient adjudication of this controversy,
24 and no unusual difficulties are likely to be encountered in the management of this class action.
25 The damages or other financial detriment suffered by Plaintiff and the other members of the
26 Classes are relatively small compared to the burden and expense that would be required to
27 individually litigate their claims against Defendant, so it would be impracticable for Class
28 members to individually seek redress for Defendant's wrongful conduct. Even if Class members

1 could afford individual litigation, the court system could not. Individualized litigation creates a
2 potential for inconsistent or contradictory judgments, and increases the delay and expense to all
3 parties and the court system. By contrast, the class action device presents far fewer management
4 difficulties, and provides the benefits of single adjudication, economy of scale, and
5 comprehensive supervision by a single court.

6 **VI. CLAIMS ALLEGED**

7 **COUNT I**

8 **Violation of the Unfair Competition Act**
9 **Cal. Bus. & Prof. Code § 17200, *et seq.***
10 **(On behalf of the California Subclass)**

11 Plaintiff incorporates paragraphs 1-43 as if fully set forth herein.

12 44. Plaintiff and the California Subclass have standing to pursue a cause of action for
13 false advertising under Bus & Prof. Code §17200, *et seq.* because Plaintiff and members of the
14 California Subclass have suffered an injury-in-fact and lost money as a result of Defendant's
15 actions as set forth herein.

16 45. Defendant's actions as described herein constitute unfair competition within the
17 meaning of Bus. & Prof. Code §17200, in that Defendant has engaged in unlawful, unfair, or
18 fraudulent business practices by violating California's Sherman Food Drug & Cosmetic Act and
19 California's Consumer Legal Remedies Act.

20 46. Defendant's actions as described herein constitute unfair competition within the
21 meaning of Bus. & Prof. Code §17200, on the additional grounds that Defendant has failed to
22 properly label the Product in accordance with 21 C.F.R. 101, *et seq.*

23 47. Defendant's actions also constitute unfair competition within the meaning of Bus.
24 & Prof. Code §17200, in that Defendant has made unfair, deceptive, untrue or misleading
25 statements in advertising mediums, including the Internet, in violation of Bus. & Prof. Code
26 §17500.

27 48. Defendant's actions have caused economic injury to Plaintiff and California
28 Subclass members. Plaintiff and Class members would not have purchased the Product had they
known the true nature of the protein content.

1 49. Pursuant to Bus. & Prof. Code §17203, Plaintiff and the California Subclass seek
2 an injunction enjoining Defendant from continuing to market, advertise, and sell the Product
3 without first complying with federal and state law and to prevent Defendant from continuing to
4 engage in unfair competition or any other act prohibited by law.

5 50. Plaintiff and the California Subclass also seek an order requiring Defendant to
6 make full restitution and disgorgement of their ill-gotten gains of all money wrongfully obtained
7 from Plaintiff and Class members as permitted by Bus. & Prof. Code §17203.

8 **COUNT II**
9 **Violation of the Consumer Legal Remedies Act**
10 **Cal. Civ. Code §1750, et. seq.**
11 **(On Behalf of the California Subclass Members)**

12 51. Plaintiff incorporates paragraphs 1-51 as if fully set forth herein.

13 52. Plaintiff and each member of the California Subclass is a “Consumer” as that term
14 is defined by Cal. Civ. Code § 1761(d).

15 53. The Product is a “Good” as that term is defined by Cal. Civ. Code § 1761(a).

16 54. Defendant is a “Person” as defined by Cal. Civ. Code § 1761(c).

17 55. The transaction(s) involved here are “Transaction(s)” as defined by Cal. Civ. Code
18 § 1761(e).

19 56. Plaintiff and the members of the California Subclass are Consumers who
20 purchased the Product for personal use within the applicable statute of limitations period.

21 57. Plaintiff and the members of the California Subclass have standing to pursue this
22 cause of action because they have suffered injury-in-fact and have lost money or property as a
23 result of Defendant’s actions as set forth here.

24 58. Plaintiff and the members of the California Subclass purchased the Product in
25 reliance on Defendant’s labeling and marketing claims.

26 59. Defendant has used deceptive representations with respect to the Product in
27 violation of Cal. Civ. Code §1770(a)(4).

28 60. Defendant has misrepresented the sponsorship, approval, characteristics, or
ingredients of the Product in violation of Cal. Civ. Code §1770(a)(5).

1 information to the public through advertising mediums including the Internet statements
2 regarding the Product.

3 71. Defendant continues to disseminate such statements.

4 72. Defendant's statements are misleading.

5 73. Defendant knows that these statements are misleading, or could have discovered
6 their misleading nature with the exercise of reasonable care.

7 74. Defendant's misleading statements were part of a scheme or plan to sell the
8 Product to the public the true nature of the protein content as calculated and published in their
9 Supplements Facts.

10 75. Plaintiff and the members of the California Subclass relied on Defendant's
11 marketing, labeling, and other product literature.

12 76. Defendant's actions violate Cal. Bus. & Prof. Code § 17500, et seq.

13 77. As a direct and proximate result of Defendant's actions, as set forth herein,
14 Defendant has received ill-gotten gains and/or profits, including but not limited to money from
15 Plaintiff and the members of the California Subclass who paid for the Product. Therefore,
16 Defendant has been unjustly enriched.

17 78. Plaintiff and the members of the California Subclass seek injunctive relief,
18 restitution, and disgorgement of Defendant's ill-gotten gains as provided for by Cal. Bus. & Prof.
19 Code §17535.

20 79. Plaintiff and the members of the California Subclass seek injunctive relief to
21 compel Defendant from continuing to engage in these wrongful practices in the future. No other
22 adequate remedy at law exists. If an injunction is not ordered, Plaintiff and Class members will
23 suffer irreparable harm and/or injury.

24 **COUNT IV**
25 **Breach of Express Warranty**
(On Behalf of the National Class)

26 80. Plaintiff incorporates paragraphs 1-80 as if fully set forth herein.

27 81. Plaintiff and each member of the National Class formed a contract with Defendant
28 at the time they purchased the Product. The terms of the contract include the promises and

1 affirmations of fact made by Defendant on the Product's packaging and through marketing and
2 advertising, as described above. This labeling, marketing and advertising constitute express
3 warranties and became part of the basis of bargain, and are part of the standardized contract
4 between Plaintiff and the members of the National Class and Defendant.

5 82. Plaintiff and the National Class performed all conditions precedent to Defendant's
6 liability under this contract when they purchased the Product.

7 83. Defendant breached express warranties about the Product and its qualities because
8 Defendant's statements about the Product were false and the Product does not conform to
9 Defendant's affirmations and promises described above.

10 84. Plaintiff and each of the members of the National Class would not have purchased
11 the Product had they known the true nature of the Product's protein content and what the Product
12 contained.

13 85. As a result of Defendant's breach of warranty, Plaintiff and each of the members
14 of the National Class have been damaged in the amount of the purchase price of the Product and
15 any consequential damages resulting from the purchases.

16 **VII. DEMAND FOR JURY TRIAL**

17 Plaintiff demands a trial by jury of all claims in this complaint so triable.

18 **VIII. REQUEST FOR RELIEF**

19 WHEREFORE, Plaintiff, individually and on behalf of the other members of the Classes
20 proposed in this Complaint, respectfully request that the Court enter judgment as follows:

21 A. Declaring that this action is a proper class action, certifying the Classes as
22 requested herein, designating Plaintiff as Class Representative and appointing the undersigned
23 counsel as Class Counsel for the Classes;

24 B. Ordering Defendant to pay actual damages to Plaintiff and the other members of
25 the Classes;

26 C. Ordering Defendant to pay punitive damages, as allowable by law, to Plaintiff and
27 the other members of the Classes;

28 D. Ordering Defendant to pay statutory damages, as provided by the applicable state

1 consumer protection statutes invoked above, to Plaintiff and the other members of the Classes;

2 E. Ordering Defendant to pay attorneys' fees and litigation costs to Plaintiff and the
3 other members of the Classes;

4 F. Ordering Defendant to pay both pre- and post-judgment interest on any amounts
5 awarded;

6 G. Leave to amend this Complaint to conform to the evidence presented at trial; and

7 H. Ordering such other and further relief as may be just and proper.

8 Respectfully submitted,

9
10 By: /s/ Michael F. Ram

11 Michael F. Ram (SBN 104805)
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Attorneys for Plaintiffs

JS 44 (Rev. 12/12) cand rev (1/15/13)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

TUCKER DURNFORD, individually and on behalf of all others similarly situated,

(b) County of Residence of First Listed Plaintiff Alameda
(EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number)
Michael F. Ram (SBN 104805), Ram, Olson, Cereghino & Kopczynski
555 Montgomery Street, Suite 820, San Francisco, CA 94111
Tel: 415-433-4949

DEFENDANTS

MUSCLEPHARM CORP.

County of Residence of First Listed Defendant Denver, CO
(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- 1 U.S. Government Plaintiff
- 2 U.S. Government Defendant
- 3 Federal Question (U.S. Government Not a Party)
- 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

	PTF	DEF		PTF	DEF
Citizen of This State	<input checked="" type="checkbox"/> 1	<input type="checkbox"/> 1	Incorporated or Principal Place of Business In This State	<input type="checkbox"/> 4	<input type="checkbox"/> 4
Citizen of Another State	<input type="checkbox"/> 2	<input type="checkbox"/> 2	Incorporated and Principal Place of Business In Another State	<input type="checkbox"/> 5	<input checked="" type="checkbox"/> 5
Citizen or Subject of a Foreign Country	<input type="checkbox"/> 3	<input type="checkbox"/> 3	Foreign Nation	<input type="checkbox"/> 6	<input type="checkbox"/> 6

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACTS	TORTS	WARRANTY/REPAIRS	BANKRUPTCY	OTHER STATUTES	
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice	PERSONAL INJURY <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/Pharmaceutical Personal Injury Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 690 Other LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act IMMIGRATION <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 375 False Claims Act <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/Exchange <input checked="" type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 896 Arbitration <input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision <input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	CIVIL RIGHTS <input type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Education	PRISONER PETITIONS Habeas Corpus: <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty Other: <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement			

V. ORIGIN (Place an "X" in One Box Only)

- 1 Original Proceeding
- 2 Removed from State Court
- 3 Remanded from Appellate Court
- 4 Reinstated or Reopened
- 5 Transferred from Another District (specify)
- 6 Multidistrict Litigation

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
28 U.S.C. 1332(a) and 1332(d).

Brief description of cause:
Breach of warranty and consumer statute class action

VII. REQUESTED IN COMPLAINT:

CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P. DEMAND \$ _____ CHECK YES only if demanded in complaint: JURY DEMAND: Yes No

VIII. RELATED CASE(S) IF ANY

(See instructions): JUDGE _____ DOCKET NUMBER _____

DATE: 01/28/2015 SIGNATURE OF ATTORNEY OF RECORD: /s/ Michael F. Ram

IX. DIVISIONAL ASSIGNMENT (Civil L.R. 3-2)

(Place an "X" in One Box Only) SAN FRANCISCO/OAKLAND SAN JOSE EUREKA