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16 **UNITED STATES DISTRICT COURT**
17 **NORTHERN DISTRICT OF CALIFORNIA**

18 KRISTIN HALEY and SYLVIA
19 THOMPSON, individually and on behalf of
20 all others similarly situated,

21 Plaintiffs,

22 vs.

23 MACY'S, INC. and
24 BLOOMINGDALE'S, INC.,

25 Defendants.

) Case No.

) **CLASS ACTION**

) COMPLAINT FOR:

-) 1. Unfair Business Practices
-) 2. Fraudulent Business Practices;
-) 3. Unlawful Business Practices;
-) 4. False Advertising;
-) 5. Violation of California's Consumer
-) Legal Remedies Act; and
-) 6. Violation of Florida's Deceptive and
-) Unfair Trade Practices Act

) **DEMAND FOR JURY TRIAL**

1 Plaintiffs KRISTIN HALEY and SYLVIA THOMPSON (“Plaintiffs”), on behalf of
2 themselves and all others similarly situated, allege the following based upon personal knowledge
3 as to allegations regarding themselves and on information and belief and the investigation of
4 counsel, as to all other allegations:

5 **I. INTRODUCTION**

6 1. This is a class action seeking monetary damages, restitution, injunctive and
7 declaratory relief from Defendants Macy’s, Inc. (“Macy’s”) and its wholly-owned
8 division, Bloomingdale’s, Inc. (“Bloomingdale’s”) arising from their deceptive and
9 misleading labeling and marketing of merchandise they sell at their retail stores,
10 including outlet stores, in the states of California and Florida and throughout the United
11 States.

12 2. During the Class Period (defined below), Defendants (hereinafter
13 “Macy’s” or “Defendants”) misrepresented the nature and amount of price discounts on
14 products sold in their regular and outlet stores (the “Stores”) by purporting to offer steep
15 discounts off of fabricated, arbitrary, and false former or purported original, regular or
16 “compare at” prices.

17 3. Specifically, Defendants represented on the price tags of their products,
18 both those sold under the Macy’s or Bloomingdale’s labels and those manufactured by
19 other designers or companies sold in Macy’s and Bloomindale’s stores, prices that were
20 artificially inflated and arbitrary and did not represent a bona fide price at which they
21 previously sold such products or the prevailing market price for such items. Defendants
22 then offered, on the same sales labels or tags or on signs above the merchandise, to sell
23 the items for a reduced or discounted sale price, which supposedly represented a
24 significant discount off of the false original, regular or compare at price. In some
25 instances, they represented that the listed or original price was two or more times the
26 manufacturer’s suggested retail price (“MSRP”), and then offered the item at a purported
27 50% or more discount price which was in fact the original MSRP.
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1 4. However, the original, regular or compare at prices utilized by Defendants,
2 which represented to consumers the purported former price of Defendants' products,
3 whether manufactured under their label or the label of other designers or companies,
4 were a sham. In fact, such items were not generally sold at the "original" or "compare at"
5 price listed on their labels, or at least not a substantial number of such items, including
6 not within 90 days of the advertised or represented original or compare at price. The
7 original, regular or compare at price listed on Defendants' products were and are prices
8 chosen by Defendants to enable them to engage in their phantom markdown scheme.

9 5. The Federal Trade Commission ("FTC") has described the fictitious pricing
10 scheme such as that employed at Defendants' stores as deceptive:

11 (a) Many members of the purchasing public believe that a manufacturer's
12 list price, or suggested retail price, is the price at which an article is
13 generally sold. Therefore, if a reduction from this price is advertised,
14 many people will believe that they are being offered a genuine bargain.
15 To the extent that list or suggested retail prices do not in fact correspond
16 to prices at which a substantial number of sales of the article in question
17 are made, the advertisement of a reduction may mislead the consumer.

18 (i) It bears repeating that the manufacturer, distributor or retailer must in
19 every case act honestly and in good faith in advertising a list price, and
20 not with the intention of establishing a basis, or creating an
21 instrumentality, for a deceptive comparison in any local or other trade
22 area. For instance, a manufacturer may not affix price tickets containing
23 inflated prices as an accommodation to particular retailers who intend to
24 use such prices as the basis for advertising fictitious price reductions.

25 16 C.F.R. § 233.3 (emphasis added).

26 6. Macy's pricing scheme was effectuated in several systemic ways, as reflected on
27 the following tags and signs prominently displayed for products available for sale at its stores.

28 7. The first picture depicts Macy's deceptive practice of adding a sticker to the
merchandise tag which purports to list the "Original or "Orig." price, the purported discount and
the "Now" or sale price. The second picture depicts Macy's deceptive practice of adding a
sticker to the tag, typically over the MSRP of the item that purports to list the MSRP price, and
then a sign above the merchandise rack which lists the percentage of the discount. As seen

1 below in the third picture, there is no actual MSRP price printed on the tag of the item pictured.
2 The fourth picture depicts Macy's deceptive practice of listing on a sign above the merchandise
3 the purported "Regular" or "Reg." price and the "Sale" price.
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12 8. As to Macy's further systemic acts, Defendants employ the same type of tactics in
13 its Bloomingdale's division and in Bloomingdale's Outlet Stores, as reflected in the pictures
14 below. The first two pictures depict Bloomingdale's deceptive practice of adding a sticker over
15 the tag of the non-Bloomingdale's manufactured item which lists a "Compare at" price that is
16 lined through, and then lists a price at which the item is selling. As can readily be seen in the
17 second picture, the actual manufacturer's price or MSRP is the same as the discounted price, not
18 the "Compare at" price. Defendants utilize and implement the same type of deceptive marketing
19 and sales practices with respect to items manufactured under the Bloomingdale's label. The third
20 picture below depicts a tag where Bloomingdale's prints a "Compare at" price and below it a
21 selling price. The fourth picture depicts a separate Bloomindale's sticker covering up the tag
22 which lists a "Compare at" price which is lined through and then the sticker has a selling price.
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1 9. Upon information and belief, thousands of Defendants’ consumers, including
2 Plaintiffs, were victims of Defendants’ deceptive, misleading and unlawful false pricing scheme,
3 which deception will continue if Defendants are not enjoined from continuing to effectuate their
4 pricing scheme.

5 10. Defendants fraudulently concealed from, and intentionally failed to disclose to,
6 Plaintiffs and Class members, the true facts about its product prices and advertised price
7 discounts from those purported original, regular or compare at prices. Defendants’ false
8 representations of prices and false representations of purported savings, discounts and bargains
9 are objectively material to a reasonable consumer.

10 11. Plaintiffs relied upon such false representations of original or regular prices and
11 discounts when purchasing merchandise from Macy’s Stores, including in San Rafael,
12 California. Plaintiffs would not have made such purchases, or would not have paid the amounts
13 they did, but for the false representations of the original or regular price of the items purchased,
14 as compared with the supposedly discounted or sale price at which Plaintiffs’ purchased the
15 items.

16 12. Plaintiffs believed the truth of the price tags attached to the products purchased at
17 Defendants’ Stores, which expressly represented that Plaintiffs were getting a substantial
18 discount and thus a significant bargain on their purchases. In fact, they were not getting the
19 represented bargain. Plaintiffs would not have purchased the items but for the discounted pricing
20 represented by Defendants.

21 13. Through their false and deceptive marketing, advertising and pricing scheme,
22 Defendants violated and continue to violate laws prohibiting advertising goods for sale as
23 discounted from former prices which are false, and prohibiting misleading statements about the
24 existence and amount of price reductions.

25 14. Plaintiffs, individually and on behalf of all others similarly situated, seek
26 restitution and other equitable remedies, including injunctive relief.
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1 **II. PARTIES**

2 15. Plaintiff Kristin Haley is an individual who is a resident of California and lives in
3 Somona County. In reliance on Macy's false and deceptive advertising, marketing and pricing
4 schemes, Mrs. Haley purchased products including a Lennox ornament that Macy's claimed was
5 originally priced at \$60.00 for \$17.99 in December from a Macy's store located in San Rafael,
6 California. According to Macy's, Mrs. Haley received a purported savings of approximately 70%
7 off the original price. However, the product purchased by Mrs. Haley was not previously sold
8 or at least in a substantial number at Macy's for \$60.00. Additionally, the original price was not
9 the prevailing market price within ninety (90) days preceding the date of Plaintiff Kristin Haley's
10 purchase. Plaintiff Kristin Haley was damaged as a result thereof.

11 16. Plaintiff Sylvia Thompson is an individual who is a resident of Collier County,
12 Florida. In reliance on Macy's false and deceptive advertising, marketing and pricing schemes,
13 Mrs. Thompson was induced to purchase a Beautyrest Black Edenton Plush Mattress in 2014 and
14 delivered in Naples, Florida. Macy's represented that the price offered by Macy's to her
15 represented fifty percent (50%) off of the "5,089.00 Original and Regular Price." The product
16 did not sell at the original price of \$5,089.00 or at least in a substantial number. Mrs. Thompson
17 was damaged as a result thereof.

18 17. Defendant Macy's Inc., is a Delaware corporation with its principal place of
19 business in Cincinnati, Ohio.

20 18. Defendant Macy's operates 900 stores in 45 states under names including Macy's,
21 Bloomingdales' and Bloomindale's Outlets, with approximately 132 stores in California and 60
22 stores in Florida (the "Macy's Stores").

23 19. Defendant Bloomingdale's is a wholly-owned subsidiary of Macy's, Inc. and a
24 division of Macy's with its principal place of business in New York, New York. Defendant
25 Bloomingdale's, at the direction and control of Defendant Macy's, operates 45 Bloomingdale's
26 stores throughout the U.S (the "Bloomingdale's Stores"), including 13 Bloomingdale's Outlet
27 stores (the "Bloomingdale's Outlets"). The Macy's Stores and Bloomingdale's Stores, including
28 the Bloomingdale's Outlets are hereinafter referred to as the "Stores."

1 20. At all times material, Macy's has sold in its Stores men's, women's and children's
2 apparel, accessories and home furnishings. Macy's has engaged in a program of deceptive
3 marketing, sales and pricing practices throughout its Stores including in its Macy's, division,
4 Bloomingdale's.

5 **III. JURISDICTION AND VENUE**

6 21. This Court has original jurisdiction of this action under the Class Action Fairness
7 Act of 2005. Pursuant to 28 U.S.C. §§ 1332(d)(2) and (6), this Court has original jurisdiction
8 because the aggregate claims of the members of the putative Class exceed \$5 million, exclusive
9 of costs, and at least one of the members of the proposed Class, Plaintiff, is a citizen of a
10 different state than both Defendants.

11 22. The Northern District of California has personal jurisdiction over Defendants
12 Macy's and Bloomingdale's because they both are authorized or registered to do business and
13 operate Stores in this District where Defendants employed the sale tactics detailed herein.

14 23. Venue is proper in this District pursuant to 28 U.S.C. § 1391, because Defendants
15 operate many stores and thus transact substantial business within this District, and a substantial
16 part of the events giving rise to Plaintiffs' claims arose here, including the implementation of the
17 scheme alleged in this Complaint.

18 **IV. ADDITIONAL SUBSTANTIVE ALLEGATIONS**

19 24. In December, while Christmas shopping, Plaintiff Kristin Haley entered the
20 Macy's located in San Rafael, California. She observed that merchandise was advertised with
21 price tags that represented an original price directly on top of a significantly reduced sale price.
22 Enticed by the idea of paying significantly less than the original price charged by Macy's,
23 Plaintiff was induced to purchase a Lennox ornament with supposedly a \$60.00 original price
24 and a \$17.99 sale price.

25 25. By purchasing the Lennox ornament for the sale or discounted price of \$17.99
26 instead of the original price of \$60.00, Plaintiff was led to believe that she saved approximately
27 seventy percent (70%) on her purchase. In practice, Macy's did not sell the Lennox ornament at
28 the represented original price, or at least not any substantial sales of the item at the represented

1 price, nor was the \$60.00 original price the prevailing market price within 90 days of the listing
2 of the item at that price. Plaintiff Kristin Haley was deceived by the false price comparison into
3 making her purchase.

4 26. Mrs. Haley also observed merchandise that was advertised with price tags that
5 represented an original price directly on top of a significantly reduced sale price. Again enticed
6 by the idea of paying significantly less than the original price charges by Macy's, Plaintiff was
7 induced to purchase a dress marked with an original price. Macy's overlaid another original price
8 for the dress over the price tag and depicted, ORIG: \$69.00 – Today's Price: \$17.25. In practice,
9 Macy's did not sell the dress at the represented original price, or at least not any substantial sales
10 of the item at the represented price, nor was the \$69.00 original price the prevailing market price
11 within 90 days of the listing of the item at that price. Plaintiff Kristin Haley was deceived by the
12 false price comparison into making her purchase.

13 27. California statutory and regulatory law expressly prohibits false former pricing
14 schemes. Cal. Bus. & Prof. Code § 17501, entitled "Value determinations; Former price
15 advertisements," states: "For the purpose of this article the worth or value of anything advertised
16 is the prevailing market price, wholesale if the offer is at wholesale, retail if the offer is at retail,
17 at the time of publication of such advertisement in the locality wherein the advertisement is
18 published. No price shall be advertised as a former price of any advertised thing, unless the
19 alleged former price was the prevailing market price as above defined within three months next
20 immediately preceding the publication of the advertisement or unless the date when the alleged
21 former price did prevail is clearly, exactly and conspicuously stated in the advertisement."

22 28. In the summer of 2014, Plaintiff Sylvia Thompson entered a Macy's store to look
23 for bedding mattresses. She observed that merchandise was advertised with price tags that
24 represented an original price directly on top of a significantly reduced sale price. Enticed by the
25 idea of paying significantly less than the original prices charged by Macy's, Plaintiff was
26 induced to purchase a Beautyrest Black Edenton Plush mattress with a reported \$5,089.00
27 original price.
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1 29. By purchasing the mattress at significantly less than the purported original price
2 of \$5,089.00, Plaintiff was led to believe that she saved nearly fifty percent (50%) on her
3 purchase. In reality, Macy's did not sell the mattress at the represented original price, or at least
4 not substantial sales of the item at the represented price. Plaintiff Sylvia Thompson was
5 deceived by the false price comparison into making her purchase.

6 30. The reliance of Plaintiffs and Class members on Defendants' false price
7 comparison advertising was reasonable. Marketing studies have noted that retailers are
8 incentivized to engage in this false and fraudulent behavior:

9 Comparative price advertising offers consumers a basis for comparing the
10 relative value of the product offering by suggesting a monetary worth of the
11 product and any potential savings...[A] comparative price advertisement can be
12 construed as deceptive if it makes any representation,... or involves any
13 practice that may materially mislead a reasonable consumer.

14 By creating an impression of savings, the presence of a higher reference price
15 enhances subjects' perceived value and willingness to buy the product...Thus,
16 if the reference price is not truthful, a consumer may be encouraged to purchase
17 as a result of a false sense of value.

18 *Comparative Price Advertising: Informative or Deceptive?*, Dhruv Grewal and Larry D.
19 Compeau, *Journal of Public Policy & Marketing*, Vol. 11, No. 1, at 52, 55-56 (Spring 1992).

20 31. Despite the pricing scheme utilized by Defendants, Plaintiffs would purchase
21 Defendants' products in the future from Defendants' Stores and/or other retail establishments, if
22 product labels accurately reflect original or compare at prices and discounts. Currently, however,
23 Plaintiffs and other consumers have no realistic way to know which—if any—of Defendants'
24 label price comparisons are not false or deceptive. If the Court were to issue an injunction
25 ordering Defendants' to comply with comparative price advertising laws, and prohibiting use of
26 the deceptive practices discussed herein, Plaintiffs would likely shop for Defendants' products
27 again in the near future at Defendants' Stores.
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CLASS ALLEGATIONS

32. Plaintiffs bring this action on behalf of themselves and the members of the proposed Classes under Rule 23(b)(2) and (3) of the Federal Rules of Civil Procedure. The proposed Classes consists of the following:

All individuals residing in California who, within the Class Period, purchased products from one of Defendants’ Stores where the price paid was at a sale or discount to the original, regular or compare at price listed on the tag for that item and such individuals have not received a refund or credit for such purchases (“California Class”); and

All individuals residing in Florida who, within the Class Period, purchased products from one of Defendants’ Stores where the price paid was at a sale or discount to the original, regular or compare at price listed on the tag for that item and such individuals have not received a refund or credit for such purchases (“Florida Class”).

The California Class and Florida Class are referred to as the “Class.”

33. Excluded from the Class are Defendants, their parents, subsidiaries, affiliates, officers and directors, any entity in which Defendants have a controlling interest, and all judges assigned to hear any aspect of this litigation, as well as their immediate family members.

34. The members of the Class are so numerous that joinder is impractical. The Class consists of thousands of members, the precise number which is within the knowledge of and can be ascertained only by resort to Defendants’ records.

35. There are numerous questions of law and fact common to the Class which predominates over any questions affecting only individual members of the Class. Among the questions of law and fact common to the Class are:

- (a) Whether, during the Class Period, Defendants’ used false price representations and falsely advertised price discounts on their merchandise sold at Defendants’ Stores;
- (b) Whether Defendants’ use of false or deceptive price advertising constituted false advertising under California and Florida law;
- (c) Whether Defendants’ engaged in deceptive, unfair, unlawful and/or fraudulent business practices under California and Florida law;

1 (d) Whether Defendants' misrepresented and/or failed to disclose material facts
2 about their product pricing and discounts;

3 (e) Whether Defendants' have made false or misleading statements of fact
4 concerning the reasons for, existence of, or amounts of price reductions;

5 (f) Whether Class members are entitled to damages and/or restitution, and in what
6 amount;

7 (g) Whether Defendants' are likely to continue using false, misleading or illegal
8 price comparisons such that an injunction is necessary; and

9 (h) Whether Plaintiff and Class members are entitled to an award of reasonable
10 attorneys' fees, pre-judgment interest and costs of suit.

11 36. Plaintiffs' claims are typical of the claims of the members of the Class and, like
12 all members of the Class, purchased goods from one of Defendants' Stores that falsely conveyed
13 an original or compare at price and a fictitious discount. Accordingly, Plaintiffs have no interests
14 antagonistic to the interests of any other member of the Class.

15 37. Plaintiffs are representatives who will fully and adequately assert and protect
16 the interests of the Class, and have retained counsel who are experienced in prosecuting class
17 actions. Accordingly, Plaintiffs are adequate representatives and will fairly and adequately
18 protect the interests of the Class.

19 38. A class action is superior to all other available methods for the fair and efficient
20 adjudication of this lawsuit, because individual litigation of the claims of all members of the
21 Class is economically unfeasible and procedurally impracticable. While the aggregate damages
22 sustained by the Class are in the millions of dollars, the individual damages incurred by each
23 member of the Class resulting from Defendants' wrongful conduct are too small to warrant the
24 expense of individual lawsuits. The likelihood of individual Class members prosecuting their
25 own separate claims is remote, and, even if every member of the Class could afford individual
26 litigation, the court system would be unduly burdened by individual litigation of such cases.

27 39. The prosecution of separate actions by members of the Class would create a risk
28 of establishing inconsistent rulings and/or incompatible standards of conduct for Defendants.

1 Additionally, individual actions may be dispositive of the interests of the Class, although certain
2 class members are not parties to such actions.

3 40. The conduct of Defendants is generally applicable to the Class as a whole and
4 Plaintiff seeks, equitable remedies with respect to the Class as a whole. As such, the systematic
5 policies and practices of Defendants make declaratory or equitable relief with respect to the
6 Class as a whole appropriate.

7 **COUNT I**

8 ***Unfair Business Practices***

9 (California Business & Professions Code § 17200 *et seq.*
10 *Unfair Competition Law (“UCL”)*)

11 41. Plaintiff Kristin Haley incorporates and realleges by reference each and every
12 allegation contained in paragraphs 1 - 40 as if set forth herein in full.

13 42. The UCL defines unfair business competition to include any “unlawful, unfair or
14 fraudulent” act or practice, as well as any “unfair, deceptive, untrue or misleading” advertising.
15 Cal. Bus. & Prof. Code §17200.

16 43. Advertising or promotional practices are unlawful under the UCL if a reasonable
17 consumer is likely to be deceived by them.

18 44. Defendants violated the “unfair” prong of the UCL by representing false,
19 deceptive, or misleading original, regular or comparative prices and corresponding price
20 discounts or savings for merchandise where Defendants, inflated or fabricated the purported
21 original, regular or compare at prices for such products, and failed to disclose to consumers that
22 such original, regular or compare at prices were inflated or fabricated, such that the promised
23 discount or saving was false, misleading or deceptive.

24 45. These acts and practices were unfair because they caused Plaintiff, and were
25 likely to cause reasonable consumers, to falsely believe that Defendants are, and have throughout
26 the Class Period been, offering value, discounts or bargains from the price, value or worth of the
27 products sold that did not, in fact, exist. As a result, purchasers, including Plaintiff, reasonably
28 perceived that they were receiving products that regularly sold in the retail marketplace at
substantially higher prices (and were, therefore, worth more) than what they paid. This

1 perception has induced reasonable purchasers, including Plaintiff, to buy such products, which
2 she otherwise would not have purchased.

3 46. Plaintiff Kristin Haley and all other California Class Members were likely to be
4 deceived by Defendants' use of the original, regular or compare at price on the price tags of
5 merchandise at Stores in California.

6 47. In deciding to purchase merchandise at Defendants' stores, Plaintiff Kristin Haley
7 relied on Defendants' misleading and deceptive representations regarding original or regular
8 prices. These prices placed by Defendants on the price tags of merchandise at their California
9 Stores played a substantial role in Plaintiff's decisions to purchase the products she purchased
10 from Defendants, and Plaintiff would not have purchased those items in the absence of
11 Defendants' misrepresentations. Accordingly, Plaintiff has suffered monetary loss as a direct
12 result of Defendants' unlawful practices described herein.

13 48. The gravity of the harm to California Class Members resulting from these unfair
14 acts and practices outweighs any conceivable reasons, justifications or motives of Defendants for
15 engaging in such deceptive acts and practices. By committing the acts and practices alleged
16 above, Defendants engaged in unfair business practices within the meaning of California
17 Business & Professions Code §17200, *et seq.*

18 49. Through their unfair acts and practices, Defendants improperly obtained money
19 from Plaintiff and all other California Class Members. As such, Plaintiff requests that this Court
20 cause Defendants to restore this money to Plaintiff and all California Class Members, and to
21 enjoin Defendants from continuing to violate the UCL as discussed herein and from violating the
22 UCL in the future. Otherwise, Plaintiff, the California Class described herein, and members of
23 the general public may be irreparably harmed or denied an effective and complete remedy if such
24 an order is not granted.

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COUNT II
Fraudulent Business Practices
(California Business & Professions Code § 17200 *et seq.*)

50. Plaintiff Kristin Haley incorporates and realleges by reference each and every allegation contained in paragraphs 1 - 40 as if fully set forth herein.

51. A business act or practice is “fraudulent” under the UCL if it is likely to deceive members of the consuming public.

52. Defendants’ false prices, including, but not limited to, their original, regular or compare at prices placed on the price tags of the products sold in their California Stores, were “fraudulent” within the meaning of the UCL because they deceived Plaintiff, and were likely to deceive reasonable consumers and California Class Members, into believing that Defendants were offering value, discounts or bargains from the prevailing market price, value or worth of the products sold that did not exist. As a result, purchasers, including Plaintiff, reasonably perceived that they were receiving products that regularly sold in those Stores or the retail marketplace at substantially higher prices (and were, therefore, worth more) than what they paid. This perception induced reasonable purchasers, including Plaintiff, to buy such products from Defendants’ Stores in California, which they otherwise would not have purchased.

53. Defendants’ acts and practices as described herein have deceived Plaintiff and were highly likely to deceive reasonable members of the consuming public. Specifically, in deciding to purchase merchandise at Defendants’ Stores, Plaintiff relied on Defendants’ misleading and deceptive representations regarding their supposed original or regular prices. The original or regular prices placed by Defendants on the price tags of merchandise at Defendants’ Stores in California played a substantial role in Plaintiff’s decisions to purchase those products, and Plaintiff would not have purchased those items in the absence of Defendants’ misrepresentations. Plaintiff Kristin Haley suffered monetary loss as a direct result of Defendants’ unlawful practices described herein.

54. As a result of the conduct described above, Defendants have been unjustly enriched at the expense of Plaintiff and all other respective California Class Members.

1 Specifically, Defendants have been unjustly enriched by obtaining revenues and profits that
2 they would not otherwise have obtained absent their false, misleading or deceptive conduct.

3 55. Through their fraudulent acts and practices, Defendants improperly obtained
4 money from Plaintiff and all other respective California Class Members. As such, Plaintiff
5 requests that this Court cause Defendants to restore this money to Plaintiff and all California
6 Class Members, and to enjoin Defendants from continuing to violate the UCL as discussed
7 herein or from violating the UCL in the future. Otherwise, Plaintiff, the respective California
8 Class she seeks to represent, and members of the general public may be irreparably harmed or
9 denied an effective and complete remedy if such an order is not granted.

10
11 **COUNT III**

12 ***Unlawful Business Practices***

(California Business & Professions Code § 17200 *et seq.*)

13 56. Plaintiff Kristin Haley incorporates and realleges by reference each and every
14 allegation contained in paragraphs 1 – 40 as if fully set forth herein.

15 57. A business act or practice is “unlawful” under the UCL if it violates any other law
16 or regulation.

17 58. The Federal Trade Commission Act prohibits “unfair or deceptive acts or
18 practices in or affecting commerce” and specifically prohibits false advertisements. (15 U.S.C. §
19 45(a)(1) and 15 U.S.C. § 52(a)). The FTCA has established Guidelines which prohibit false
20 pricing schemes, similar to Defendants’ pricing scheme in material respects, as deceptive
21 practices that would violate the FTCA quoted in paragraph 5.

22 59. Cal. Civ. Code §1770(a)(13), prohibits a business from “[m]aking false or
23 misleading statements of fact concerning reasons for, existence of, or amounts of price
24 reductions.”

25 60. Defendants’ use of and reference to materially misleading, deceptive, and/or false
26 original, regular or compare at prices on the price tags of merchandise sold to consumers in
27 Defendants’ California Stores violated and continues to violate the FTCA, 15 U.S.C. §45(a)(1)
28 and 15 U.S.C. §52(a), as well as FTC Pricing Guides. It also violated and continues to violate

1 Cal. Bus. & Prof. Code §§17200 and 17501, and Cal. Civ. Code §1770(a)(13), by, among other
2 things, advertising false comparative prices that were, in fact, not the prevailing market prices at
3 other retailers in the marketplace at the time of the publication.

4 61. As a result of the conduct described above, Defendants have been unjustly
5 enriched at the expense of Plaintiff and other California Class Members. Specifically,
6 Defendants have been unjustly enriched by obtaining revenues and profits that they would not
7 otherwise have obtained absent their false, misleading and deceptive conduct.

8 62. Through their unfair acts and practices, Defendants improperly obtained money
9 from Plaintiff and all other respective California Class Members. Plaintiff requests that this
10 Court cause Defendants to restore this money to Plaintiff and all respective California Class
11 Members they seek to represent, and to enjoin Defendants from continuing to violate the UCL,
12 or from violating the UCL in the future. Otherwise, Plaintiff, the California Class she seeks to
13 represent, and members of the general public may be irreparably harmed or denied an effective
14 and complete remedy if such an order is not granted.

15
16 **COUNT IV**

17 ***Violation of the California False Advertising Law,***
(California Business & Professions Code Sections 17500, *et seq.*)

18 63. Plaintiff Kristin Haley incorporates and realleges by reference each and every
19 allegation contained in paragraphs 1 – 40 as if fully set forth herein.

20 64. California False Advertising Law (“FAL”) prohibits unfair, deceptive, untrue, or
21 misleading advertising, including, but not limited to, false statements as to worth, value and
22 former price.

23 65. The FAL makes it unlawful for a business to disseminate any statement which is
24 untrue or misleading, and which is known, or which by the exercise of reasonable care should be
25 known, to be untrue or misleading.

26 66. Defendants’ practice of disseminating allegedly original, regular or compare at
27 prices associated with their merchandise, which were materially greater than the prices they were
28 sold at or the true prevailing prices of those products, as alleged more fully herein, was an unfair,

1 deceptive or misleading advertising practice because it gave the false impression that the
2 products sold by Defendants regularly or in a substantial amount sold at those prices or in the
3 retail marketplace at substantially higher prices (and were, therefore, worth more) than they
4 actually were.

5 67. On each day throughout the Class Period, Defendants, with the intent to induce
6 members of the public to purchase products offered at their respective California Stores, made or
7 caused to be made each of the untrue or misleading statements, claims, or representations
8 described herein.

9 68. On each day throughout the Class Period, Defendants, with the intent to induce
10 members of the public to purchase products offered at their respective California Stores, made or
11 caused to be made untrue or misleading claims to consumers throughout California.

12 69. Defendants knew, or by the exercise of reasonable care should have known, that
13 these claims were untrue, deceptive, or misleading.

14 70. When Defendants made or caused to be made the untrue or misleading claims,
15 statements, or misrepresentations described herein to consumers in California, Defendants failed
16 to adequately disclose the facts pleaded herein. have improperly obtained money from Plaintiff
17 and all other respective California Class Members. Plaintiff requests that this Court cause
18 Defendants to restore this money to Plaintiff and all other respective California Class Members,
19 and to enjoin Defendants from continuing to violate the FAL, or from violating the FAL in the
20 future. Otherwise, Plaintiff, the California Class she seeks to represent, and members of the
21 general public may be irreparably harmed and/or denied an effective and complete remedy if
22 such an order is not granted.

23
24 **COUNT V**

25 ***Violation of the California Consumer Legal Remedies Act***
(California Civil Code § 1750, *et seq.*)

26 71. Plaintiff Kristin Haley incorporates and realleges by reference each and every
27 allegation contained in paragraphs 1 – 40 as if fully set forth herein.
28

1 72. On each day throughout the Class Period, Defendants, with the intent to induce
2 members of the public to purchase products offered at their respective California Stores, made or
3 caused to be made false or misleading claims to consumers throughout California.

4 73. Plaintiff and each respective California Class Member are “consumers” within the
5 meaning of California Civil Code §1761(d).

6 74. Defendants’ sale of merchandise at its respective Stores in California to Plaintiff
7 and other California Class Members are “transactions” within the meaning of California Civil
8 Code §1761(e).

9 75. The merchandise purchased by Plaintiff and other California Class Members at
10 Defendants’ respective stores in California throughout the Class Period are “goods” within the
11 meaning of California Civil Code §1761(a).

12 76. Defendants have engaged in unfair methods of competition, or unfair or deceptive
13 acts or practices against Plaintiff and other respective California Class Members, in violation of
14 The California Consumer Legal Remedies Act (the “CLRA”), by making false or misleading
15 statements of fact concerning the reasons for, the existence of, or the amount(s) of price
16 reductions for products sold to Plaintiff and other respective California Class Members at
17 Defendants’ California Stores throughout the Class Period. Defendants provided false,
18 deceptive, or misleading original, regular or compare at prices on the price tags of the
19 merchandise sold in their respective California Stores, and compared those false or misleading
20 comparative prices to the prices at which Defendants sold their merchandise, to give the illusion
21 to consumers that they were receiving a discount, or achieving a saving or bargain. The promised
22 discounts, savings, or bargains, however, were deceptive, misleading, or false.

23 77. The price reductions alleged by Defendants and Defendants’ sale prices did not
24 exist, and were false, deceptive, or misleading.

25 78. Defendants’ acts or practices described herein are in violation of California Civil
26 Code §1770(a)(13).

27 79. As a result of Defendants’ acts or practices described herein, Plaintiff and other
28 respective California Class Members have been damaged in that Defendants’ unlawful, false or

1 misleading acts or practices described herein played a substantial and material role in each
2 respective Plaintiff's and other respective California Class Members' decisions to purchase
3 products at Defendants' Stores in California. Absent these acts or practices, Plaintiff and other
4 respective California Class Members would not have purchased the products that they did from
5 Defendants.

6 80. Pursuant to California Civil Code §1780(a)(2), Plaintiff, on behalf of herself and
7 all other respective California Class Members, request that this Court enjoin Defendants from
8 continuing to engage in the unlawful and deceptive methods, acts or practices alleged herein.
9 Unless Defendants are permanently enjoined from continuing to engage in such violations of the
10 CLRA, California consumers will continue to be damaged by Defendants' acts or practices in the
11 same way as those acts and/or practices have damaged Plaintiff and other Class Members.

12 81. Plaintiff provided notice to Defendants of the alleged violations of the CLRA and
13 the UCL and will amend to seek damages if the violations are not cured as set forth in the notice.

14
15 **COUNT VI**
16 ***Violation of Florida's Deceptive and Unfair Trade Practices Act***
(Fla. Stat. §§ 501.201, *et seq.*)

17 82. Plaintiff Sylvia Thompson incorporates and realleges by reference each and every
18 allegation contained in paragraphs 1 – 40 as if fully set forth herein.

19 83. Defendants violated Florida's Deceptive and Unfair Trade Practices Act by
20 engaging in unfair methods of competition, unconscionable acts and practices, and unfair and
21 deceptive acts and practices in the conduct of its business.

22 84. The material misrepresentations and omissions alleged herein constitute deceptive
23 and unfair trade practices, in that they were intended to and did deceive Plaintiff and the general
24 public.

25 85. Had Plaintiff and the Florida Class members known the products they purchased
26 were falsely priced, they would not have purchased such items.

27 86. As a result of Defendants' deceptive and unfair acts, Plaintiff and the Florida
28 Class members have been damaged.

1 87. Defendants' conduct offends established public policy, and substantially injurious
2 to consumers.

3 88. Plaintiff and the Florida Class members are entitled to damages in an amount to
4 be proven at trial.

5 89. Defendants should also be ordered to cease their deceptive advertising, and should
6 be required to engage in a corrective advertising campaign.

7 **PRAYER FOR RELIEF**

8 WHEREFORE, Plaintiffs and the members of the Class demand a jury trial on all
9 claims so triable and judgment against Defendants, Macy's Inc. and Bloomingdale's Inc., as
10 follows:

11 A. An order certifying that this action may be maintained as a class action, that
12 Plaintiffs be appointed Class Representatives and Plaintiffs' counsel be appointed Class
13 Counsel;

14 B. A judgment awarding Plaintiffs and all members of the Class damages as
15 alleged above incurred by Plaintiffs and Class members as a result of Defendants' unlawful,
16 deceptive, unfair and fraudulent business and trade practices described herein;

17 C. A judgment awarding Plaintiffs and all members of the Class restitution or
18 other equitable relief, including, without limitation, disgorgement of all profits and unjust
19 enrichment that Defendants obtained from Plaintiffs and the Class as a result of their unlawful,
20 unfair and fraudulent business practices described herein;

21 D. An order enjoining Defendants from continuing to violate the laws as described
22 herein.

23 E. A judgment awarding Plaintiffs the costs of suit, including reasonable
24 attorneys' fees, and pre and post-judgment interest; and

25 F. Such other and further relief as may be deemed necessary or appropriate.
26
27
28

JURY TRIAL DEMANDED

Pursuant to Federal Rules of Civil Procedure, Rule 38(b), Plaintiffs demand a jury trial on all triable issues.

DATED: December 23, 2015

Respectfully submitted ,

GREEN & NOBLIN, P.C.

By: /s/ Robert S. Green
Robert S. Green

2200 Larkspur Landing Circle, Suite 101
Larkspur, CA 94939
Telephone: (415)477-6700
Facsimile: (415)477-6710
Email: gnecf@classcounsel.com

*Attorneys for Plaintiffs Kristin Haley, Sylvia
Thompson and the proposed classes*

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.)

<p>I. (a) PLAINTIFFS KRISTIN HALEY and SYLVIA THOMPSON, individually and on behalf of all others similarly situated,</p> <p>(b) County of Residence of First Listed Plaintiff <u>Sonoma</u> <i>(EXCEPT IN U.S. PLAINTIFF CASES)</i></p> <p>(c) Attorneys <i>(Firm Name, Address, and Telephone Number)</i> Robert S. Green, Green & Noblin, P.C., 2200 Larkspur Landing Circle, Suite 101 Larkspur, CA 94939, (415) 477-6700 Kenneth G. Gilman, Gilman Law LLP, 8951 Bonita Beach Rd., S.E. Ste #525 Bonita Springs, FL 34135, (239) 221-8301</p>	<p>DEFENDANTS MACY'S, INC. and BLOOMINGDALES, INC.</p> <p>County of Residence of First Listed Defendant _____ <i>(IN U.S. PLAINTIFF CASES ONLY)</i></p> <p>NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.</p> <p>Attorneys <i>(If Known)</i></p>
----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------

<p>II. BASIS OF JURISDICTION <i>(Place an "X" in One Box Only)</i></p> <p><input type="checkbox"/> 1 U.S. Government Plaintiff</p> <p><input type="checkbox"/> 2 U.S. Government Defendant</p> <p><input type="checkbox"/> 3 Federal Question <i>(U.S. Government Not a Party)</i></p> <p><input checked="" type="checkbox"/> 4 Diversity <i>(Indicate Citizenship of Parties in Item III)</i></p>	<p>III. CITIZENSHIP OF PRINCIPAL PARTIES <i>(Place an "X" in One Box for Plaintiff and One Box for Defendant)</i></p> <table style="width:100%; border-collapse: collapse;"> <tr> <td style="width:30%;"></td> <td style="width:10%; text-align: center;">PTF</td> <td style="width:10%; text-align: center;">DEF</td> <td style="width:40%;"></td> <td style="width:10%; text-align: center;">PTF</td> <td style="width:10%; text-align: center;">DEF</td> </tr> <tr> <td>Citizen of This State</td> <td style="text-align: center;"><input checked="" type="checkbox"/> 1</td> <td style="text-align: center;"><input type="checkbox"/> 1</td> <td>Incorporated or Principal Place of Business In This State</td> <td style="text-align: center;"><input type="checkbox"/> 4</td> <td style="text-align: center;"><input type="checkbox"/> 4</td> </tr> <tr> <td>Citizen of Another State</td> <td style="text-align: center;"><input type="checkbox"/> 2</td> <td style="text-align: center;"><input type="checkbox"/> 2</td> <td>Incorporated and Principal Place of Business In Another State</td> <td style="text-align: center;"><input type="checkbox"/> 5</td> <td style="text-align: center;"><input checked="" type="checkbox"/> 5</td> </tr> <tr> <td>Citizen or Subject of a Foreign Country</td> <td style="text-align: center;"><input type="checkbox"/> 3</td> <td style="text-align: center;"><input type="checkbox"/> 3</td> <td>Foreign Nation</td> <td style="text-align: center;"><input type="checkbox"/> 6</td> <td style="text-align: center;"><input type="checkbox"/> 6</td> </tr> </table>		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
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IV. NATURE OF SUIT *(Place an "X" in One Box Only)*

CONTRACT	TORTS	FORFEITURE/PENALTY	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 <i>(Excludes Veterans)</i> <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input checked="" type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	<p>PERSONAL INJURY</p> <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	<p>PERSONAL INJURY</p> <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/Pharmaceutical Personal Injury <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability <p>PERSONAL PROPERTY</p> <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 <p style="text-align: center;">LABOR</p> <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 <p style="text-align: center;">IMMIGRATION</p> <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 <p style="text-align: center;">PROPERTY RIGHTS</p> <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark <p style="text-align: center;">SOCIAL SECURITY</p> <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)) <p style="text-align: center;">FEDERAL TAX SUITS</p> <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 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

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 USC §§ 1332(d)(2) and (6)

Brief description of cause:
Unfair Business Practices and Fraudulent Business Practices for false advertising

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 _____

IX. DIVISIONAL ASSIGNMENT (Civil L.R. 3-2) *(Place an "X" in One Box Only)* (X) SAN FRANCISCO/OAKLAND () SAN JOSE () EUREKA

DATE: December 23, 2015 SIGNATURE OF ATTORNEY OF RECORD: /s/ Robert S. Green

Case 4:15-cv-06033-KAW Document 1-1 Filed 12/23/15 Page 2 of 2
INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading 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. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- I. (a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence.** For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys.** Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction.** The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.
United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)
- III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit.** Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerk(s) in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin.** Place an "X" in one of the six boxes.
Original Proceedings. (1) Cases which originate in the United States district courts.
Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.
Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.
Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
Multidistrict Litigation. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.
- VI. Cause of Action.** Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite jurisdictional statutes unless diversity.** Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint.** Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.
Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.
Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases.** This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

1 Robert S. Green, Cal. Bar No. 136183
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13 Facsimile: (239)790-5150
14 Email: kgilman@gilmanlawllp.com

15 *Attorneys for Plaintiffs*

16 **UNITED STATES DISTRICT COURT**
17 **NORTHERN DISTRICT OF CALIFORNIA**

18 KRISTIN HALEY and SYLVIA
19 THOMPSON, individually and on behalf of
20 all others similarly situated,

21 Plaintiffs,

22 vs.

23 MACY’S, INC. and
24 BLOOMINGDALE’S, INC.,

25 Defendants.

) Case No.

) **DECLARATION OF PLAINTIFF**
) **RE PROPER VENUE**
) **[Cal. Civil Code § 1780(d)]**

1 I, Plaintiff Kristin Haley, declare as follows:

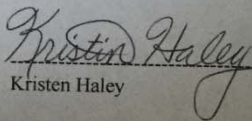
2 1. I am a competent adult, am a resident of the State of California, and am one of the
3 Plaintiffs in this matter. I have personal knowledge of the facts set forth below, and if called
4 upon to testify to the same, I could and would do so competently and truthfully.

5 2. This declaration is submitted in accordance with California Civil Code § 1780(d)
6 requiring filing of an affidavit of proper venue.

7 3. This action is brought in the Northern District of California because that is where
8 the transaction occurred and Macy's Inc. does business in this district.

9 I declare under penalty of perjury under the laws of the State of California that the
10 foregoing is true and correct.

11 Executed this 22 day of December 2015 at Petaluma, CA.

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Kristen Haley