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**UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA
WESTERN DIVISION**

TOYA EDWARDS on behalf of
herself and all others similarly
situated,

Plaintiff,

v.

WALMART, INC.

Defendant.

Case No.: 2:18-cv-9655

CLASS ACTION COMPLAINT

DEMAND FOR JURY TRIAL

CLASS ACTION COMPLAINT

Plaintiff Toya Edwards individually and on behalf of all others similarly situated, brings this action against Defendant Walmart, Inc. (“Walmart”). The following allegations are based upon personal knowledge as to Plaintiff’s own conduct, the investigation of counsel, and upon information and belief as to the acts of others.

INTRODUCTION

1
2 1. Walmart is the world’s largest retail company operating thousands of
3 retail stores worldwide.

4 2. Walmart stores sell all types of products to the American public,
5 including toys, groceries, sports and outdoor equipment, electronics, home goods,
6 school supplies, apparel, cosmetics, health and wellness products, and many more.

7 3. As part of their health and wellness department, Walmart stocks and
8 sells brand name over-the-counter drugs, such as Tylenol® products.

9 4. In addition to selling brand name over-the-counter drugs, Walmart also
10 produces, manufactures, markets, distributes, and sells a generic version of certain
11 over-the-counter drugs under its own brand Equate™ to families, children, and
12 other consumers.

13 5. Walmart’s Equate™ products include analgesic or pain-relieving
14 medicines using acetaminophen.

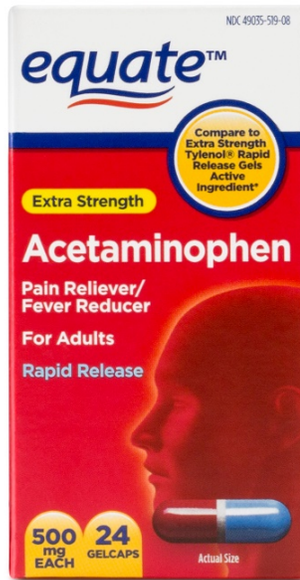
15 6. In 2005, Johnson & Johnson Consumer Inc. introduced the name brand
16 Tylenol® Extra Strength Rapid Release Gels to the American public as “specially
17 designed” gelcaps “with holes to allow [for] the release of powerful medicine *even*
18 *faster than before.*”¹ Three years later, Tylenol® PM Rapid Release Gels were
19 launched with the same promises.²

20 7. Walmart then introduced its own version of the Tylenol® Extra
21 Strength Rapid Release Gels called Equate™ Extra Strength Acetaminophen Rapid
22 Release Gelcaps.

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26 ¹ <https://www.tylenol.com/news/about-us> (last accessed 11.15.2018) (emphasis
added).

27 ² *Id.*

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8. Walmart also introduced its own version of the Tylenol® Extra Strength PM Rapid Release Gels called Equate™ Extra Strength Acetaminophen PM Rapid Release Gelcaps.



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³ <https://www.walmart.com/ip/Equate-Extra-Strength-Acetaminophen-Rapid-Release-Gelcaps-500-mg-24-Ct/10403810> (last accessed 11.15.2018).

⁴ <https://www.walmart.com/ip/4-Pack-Equate-Extra-Strength-Acetaminophen-PM-Rapid-Release-Gelcaps-500-mg-20-Ct/625528959> (last accessed 11.15.2018).

1 9. Since the release of its generic versions of the rapid release gelcaps,
2 Walmart has misled and continues to mislead consumers about the nature, quality,
3 and effectiveness of its so-called rapid release Equate™ products through
4 advertising and labeling.

5 10. In particular, the Walmart brand Equate™ rapid release gelcaps
6 (“Class Rapid Release Gelcaps”) are marketed as comparable to Tylenol® Extra
7 Strength Rapid Release Gels even though, on information and belief, they do not
8 contain the unique laser drilled holes of Tylenol® Extra Strength Rapid Release
9 Gels. The Equate™ rapid release gels are nonetheless labeled and advertised as a
10 “rapid release” product.

11 11. Despite the technology used for the Class Rapid Release Gelcaps and
12 despite what Walmart’s labeling and advertising would have consumers believe, the
13 term “rapid release” does not actually mean that the drug works faster for consumers
14 than non-rapid release products. The same is true of the brand name Tylenol® rapid
15 release products.

16 12. Walmart has long known or should have known that traditional, non-
17 rapid release acetaminophen products can be equally effective in the same, if not
18 faster, time period than its rapid release products.

19 13. In fact, a new study demonstrates that Walmart’s Equate™
20 acetaminophen rapid release gelcaps dissolve *slower* than the Walmart non-rapid
21 release products.⁵

22 14. Yet, Walmart charges a premium for its rapid release gelcaps.

23 _____
24 ⁵ Kucera, Jessop, Alvarez, Gortler, Light, *Rapid and Fast-Release Acetaminophen*
25 *Gelcaps Dissolve Slower Than Acetaminophen Tablets*, Adv Inv Pha The Medic,
26 1:63-71 (Nov. 12, 2018) accessible at
27 [http://www.kenkyugroup.org/article/8/173/Rapid-and-Fast-Release-
Acetaminophen-Gelcaps-Dissolve-Slower-Than-Acetaminophen-Tablets](http://www.kenkyugroup.org/article/8/173/Rapid-and-Fast-Release-Acetaminophen-Gelcaps-Dissolve-Slower-Than-Acetaminophen-Tablets) (last
28 accessed 11.15.2018).

1 15. Walmart sells its rapid release gelcaps with false, misleading, unfair,
2 deceptive labeling and marketing in an effort to dupe consumers into purchasing
3 these gelcaps for prices that exceed their true value. Walmart has pursued and
4 continues to pursue this course of conduct in order to profit off of unassuming,
5 unwitting consumers looking for the fastest pain-relief possible from an over-the-
6 counter acetaminophen product.

7 16. Plaintiff and Class members are consumers who were misled or
8 deceived by Walmart's false, misleading, unfair, and deceiving representations and
9 as a result purchased the Equate™ rapid release gelcaps.

10 17. Plaintiff would not have purchased the Class Rapid Release Gelcaps
11 had Walmart disclosed accurate information about the products and not misled them
12 into believing that the Class Rapid Release Gelcaps would provide faster relief than
13 other, cheaper acetaminophen products, such as the traditional Equate™ tablets.

14 18. Plaintiff, thus, brings this class action against Walmart on behalf of
15 herself and on behalf of all individuals who purchased the Class Rapid Release
16 Gelcaps (the "Class") seeking damages and appropriate equitable relief given that
17 Walmart's conduct violated well-established contract, tort, and consumer protection
18 laws of California and the United States.

19 **PARTIES**

20 19. Plaintiff Toya Edwards is a citizen and resident of Lakewood, Los
21 Angeles County, California.

22 20. Defendant Walmart Inc. is a Delaware corporation, with its principal
23 place of business located at 702 SW 8th Street, Bentonville, Arkansas 72716.

24 **JURISDICTION AND VENUE**

25 21. This Court has original jurisdiction pursuant to the Class Action
26 Fairness Act, 28 U.S.C. §1332(d), because at least one member of the proposed
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1 class is a citizen of a state different from Walmart; the amount in controversy
2 exceeds \$5,000,000, exclusive of interests and costs; the proposed class consists of
3 more than 100 members; and none of the exceptions under the subsection apply to
4 this action.

5 22. This Court has jurisdiction over Walmart because it has sufficient
6 minimum contacts in California and otherwise intentionally avails itself of the
7 markets within California through the operation of several Walmart stores within
8 the state as well as the promotion, sale, marketing, and distribution of its products,
9 such that exercise of jurisdiction by this Court is proper and necessary.

10 23. Venue is proper in this District under 28 U.S.C. § 1391 because
11 Walmart conducts substantial business in this District and a substantial part of
12 Plaintiff's claims occurred in this District.

13 **FACTUAL ALLEGATIONS**

14 **ACETAMINOPHEN GENERALLY**

15 24. Acetaminophen, also called paracetamol or N-acetyl-para-
16 aminophenol (APAP), is an over-the-counter pain reliever and fever reducer that
17 comes in a variety of forms: liquid suspension, tablets, capsules, and gelscaps.⁶

18 25. In any form, acetaminophen is used to treat a variety of common
19 conditions including headaches, muscle aches, arthritis, backaches, toothaches,
20 colds, fevers, acute pain,⁷ chronic pain,⁸ etc.

21 26. Typically, it is the first treatment recommended for *any* mild to
22 moderate pain.⁹ Therefore, acetaminophen is one of the most commonly used drugs

23 _____
24 ⁶ *Id.*

25 ⁷ <https://www.drugs.com/acetaminophen.html> (last accessed 11.15.2018).

26 ⁸ <https://www.mayoclinic.org/chronic-pain-medication-decisions/art-20360371> (last
27 accessed 11.15.2018).

28 ⁹ *Id.*

1 in the world when it comes to pain mitigation representing an estimated global
2 market value of over \$350 million annually.¹⁰ It is even included on the World
3 Health Organization List of Essential Medicines.¹¹

4 27. Given the wide-spread use of acetaminophen, both the *quality* and
5 *value* of acetaminophen products present important public health, consumer safety,
6 and economic concerns.¹²

7 **WALMART SEEKS TO CAPITALIZE OFF OF JOHNSON & JOHNSON'S**
8 **SUCCESS OF TYLENOL® NAME BRAND ACETAMINOPHIN PRODUCTS BY**
9 **CREATING GENERICS**

10 28. Tylenol® is the well-recognized brand name of acetaminophen¹³
11 produced, manufactured, and distributed by Johnson & Johnson.

12 29. Johnson & Johnson currently lists 27 Tylenol® products on its Tylenol®
13 website, including: 5 oral suspension products, 6 liquid products, 1 chewable
14 product, 1 tablet product, 1 coated tablet product, 11 caplet products, and 2 gelcap
15 products.¹⁴ All but one of the 27 products contain acetaminophen.¹⁵ Johnson &
16 Johnson has profited and continues to profit greatly from this Tylenol® product line.

17 30. Generic brands, like the Walmart's Equate™ brand, thus, seek to
18 mimic the product offerings of Johnson & Johnson selling the generic version of
19 the Tylenol® products for a price less than the name brand equivalent.

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21 ¹⁰ Kucera, Jessop, Alvarez, Gortler, Light, *supra* n.5.

22 ¹¹ WHO. World Health Organization Model List of Essential Medicines. August
23 2017 ed. <http://www.who.int/medicines/publications/essentialmedicines/en/2017>
(last accessed 11.15.2018).

24 ¹² Kucera, Jessop, Alvarez, Gortler, Light, *supra* n.5.

25 ¹³ <https://www.mayoclinic.org/chronic-pain-medication-decisions/art-20360371>
(last accessed 11.15.2018).

26 ¹⁴ <https://www.tylenol.com/products> (last accessed 11.15.2018).

27 ¹⁵ *Id.* Tylenol® PM Simply Sleep Nighttime Sleep Aid does not contain
28 acetaminophen.

1 31. Walmart has done this with several Tylenol® products, including
2 Tylenol® Extra Strength Rapid Release gels and the generic versions are profitable
3 for Walmart.

4 32. But the profitability on the Class Rapid Release Gelcaps comes at
5 much too high a price, both figuratively and literally: consumer deception about the
6 true nature, quality, and value of the product.

7 **THE DECEPTIVE MARKETING OF RAPID RELEASE TYLENOL®**

8 33. Johnson & Johnson introduced Tylenol® Extra Strength Rapid Release
9 Gels in 2005 claiming that these rapid release gelcaps are “specially designed...to
10 allow the release of powerful medicine *even faster than before.*”¹⁶ In 2008, Tylenol®
11 PM Rapid Release Gels launched utilizing the same “rapid release” technology and
12 the same or similar advertising.

13 34. This claim – that these rapid release gelcaps worked even faster than
14 before – became associated with the regular and PM versions of Tylenol® Extra
15 Strength Rapid Release Gels.

16 35. In 2009, the rapid release gels were recalled and were not re-released
17 until 2017.¹⁷

18 36. The national return to the market of the rapid release gels represented
19 Tylenol’s “biggest product launch in years” and, thus, the marketing campaign
20 “involved triple the investment” that Johnson & Johnson would normally spend all
21 to encourage consumers to find “fast working pain relief.”¹⁸
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24 ¹⁶ <https://www.tylenol.com/news/about-us> (last accessed 11.15.2018) (emphasis
added).

25 ¹⁷ <https://shoppermarketingmag.com/headache-sufferers-directed-walgreens> (last
26 accessed 11.15.2018).

27 ¹⁸ *Id.*

1 37. “In the first month, [the campaign] reached over 25 million shoppers
2 on their mobile device across five key markets, resulting in both category and
3 Tylenol share growth at Walgreens.”¹⁹ Consumers were inundated with the
4 campaign messaging in stores and online.²⁰

5 38. With its marketing, product labeling, and affirmative representations,
6 Johnson & Johnson sought and continues to seek to further the falsehood: that rapid
7 release Tylenol[®] actually provides faster relief than other cheaper acetaminophen
8 products.

9 39. It did this not only by explicitly making the claim, but also by using
10 buzz words that emphasized the speed, fast-acting nature, and unique laser-drilled
11 holes of the rapid release gelcaps.

12 40. For example, Johnson & Johnson advertised the rapid release gelcaps
13 claiming it:

14 WORKS AT THE
15 SPEED OF LIFE
16 **Only TYLENOL[®] Rapid Release Gels**
17 HAVE LASER-DRILLED HOLES. THEY RELEASE MEDICINE FAST FOR
18 FAST PAIN RELIEF²¹

19 41. Other marketing statements include, but are not limited to, the
20 following:

21 (a) “Tylenol[®] Rapid Release Gels start to dissolve in seconds and
22 effectively relieve pain at rapid speed”²²

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24 ¹⁹ *Id.*

25 ²⁰ *Id.*

26 ²¹ <https://www.ebay.com/itm/Tylenol-Extra-Strength-290-Rapid-Release-Liquid-Gels-FAST-SHIPPING-/232796445534> (last accessed 11.15.2018).

27 ²² https://www.youtube.com/watch?v=_bZcPNyYu1o (last accessed 11.15.2018).

1 (b) “Rapid release. Rapid relief.”²³

2 (c) “Only Tylenol® Rapid Release Gels have laser drilled holes. They
3 release medicine fast for fast pain relief. Fast enough to keep up with you, so
4 you can keep up with life.”²⁴

5 (d) “Fast Working Pain Relief”²⁵

6 (E) “New Tylenol® Rapid Release Gels. Gelcaps with specially
7 designed holes to release powerful medicine even faster than before.”²⁶

8 (f) “When you have pain from a pounding headache and you need
9 relief, trust Tylenol® Rapid Release... Tylenol® Rapid Release Gelcaps
10 dissolve quickly and relieve your headache pain fast.”²⁷

11 42. Johnson & Johnson’s marketing campaign has been successful in
12 getting the public to believe that the rapid release gelcaps are faster acting than other
13 Tylenol® products, when in fact they are *slower*.

14 43. Consumer reviews and comments indicate that consumers have been
15 deceived and confused by Johnson & Johnson’s representations; and some even
16 notice after purchase that Tylenol® Rapid Release Gelcaps do not work faster than
17 regular, non-rapid release, acetaminophen Tylenol® products that are cheaper.²⁸

18 _____
19 ²³<https://cargocollective.com/jeremybernstein/The-Feel-Better-Fast-Show> (last
accessed 11.15.2018).

20 ²⁴ <https://www.youtube.com/watch?v=DzczfGN0NB4> (last accessed 11.15.2018).

21 ²⁵ https://www.effie.org/case_database/case/SME_2018_E-375-981 (last accessed
11.15.2018).

22 ²⁶ <https://www.youtube.com/watch?v=cKp4xPNTrPY> (last accessed 11.15.2018).

23 ²⁷ <https://www.youtube.com/watch?v=LN0GeRuMouk> (last accessed 11.15.2018).

24 ²⁸ See e.g., <http://www.paininthehead.org/2006/04/13/rapid-release-does-not-equal-rapid-relief/comment-page-1/> (last accessed 11.6.2018);

25 <https://www.tylenol.com/products/tylenol-rapid-release-gels#bv-product-reviews>
26 (last accessed 11.6.2018); <https://www.tylenol.com/products/tylenol-rapid-release-gels>
(last accessed 11.6.2018);

27 <https://answers.yahoo.com/question/index?qid=1006050815308&page=1> (last
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1 44. Despite the fact that the “rapid release” gels are not rapid release and
2 do not work faster than other, traditional acetaminophen products, Johnson &
3 Johnson sells its rapid release gelcap products at a higher price than its other equally
4 effective and equally fast-acting acetaminophen products that are not classified as
5 “rapid release.”

6 **WALMART’S FALSE, MISLEADING, UNFAIR AND DECEPTIVE**
7 **MARKETING AND LABELING OF THE CLASS RAPID RELEASE GELCAPS**

8 45. Other companies followed Johnson & Johnson’s labeling, marketing,
9 advertising, and pricing lead and now, in general, acetaminophen products labeled,
10 advertised, or marketed as “rapid release” or “fast-release” are sold on average at a
11 price 23% higher than those acetaminophen products not making these rapid or fast-
12 release representations.²⁹

13 46. Walmart is one of the companies that followed Johnson & Johnson’s
14 lead.

15 47. Walmart sells its Class Rapid Release Gelcaps at a higher price than
16 its other equally effective and equally fast-acting acetaminophen products that are
17 not classified as “rapid release.”

18 48. Walmart currently lists 6 Class Rapid Release Gelcap products on its
19 website, including: Equate™ Extra Strength Acetaminophen Rapid Release
20 Gelcaps in quantities of 24, 100, and 225 gelcaps; Equate™ Extra Strength
21 Acetaminophen PM Rapid Release Gelcaps in quantities of 20 and 80 gelcaps; and
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23 _____
24 accessed 11.6.2018);
25 <https://answers.yahoo.com/question/index?qid=1006050815308&page=2> (last
26 accessed 11.6.2018); <https://www.reviewstream.com/reviews/?p=46385> (last
27 accessed 11.6.2018); [https://prawntail.com/do-tylenol-rapid-release-gelcaps-really-
28 work-faster-than-regular-tylenol/](https://prawntail.com/do-tylenol-rapid-release-gelcaps-really-work-faster-than-regular-tylenol/) (last accessed 11.6.2018).

²⁹ Kucera, Jessop, Alvarez, Gortler, Light, *supra* n.5.

1 Equate™ Sinus Congestion & Pain Acetaminophen Rapid Release Gelcaps in
2 quantities of 48 gelcaps.³⁰

3 49. Not all caplets and tablets are offered in the same quantities as the
4 Class Rapid Release Gelcaps. However, a comparison of the prices of the Class
5 Rapid Release Gelcaps to the equivalent caplets and tablets in the same counts
6 demonstrates that Walmart charges more for the Class Rapid Release Gelcaps than
7 its equivalent non-rapid release acetaminophen products.

8 50. Currently, Walmart sells a regularly priced 100 count bottle of
9 Equate™ Extra Strength Acetaminophen Rapid Release Gelcaps, 500mg, at \$4.92,
10 while a regularly priced 100 count bottle of Equate™ Extra Strength
11 Acetaminophen tablets, 500 mg, costs \$2.48.³¹ There is a \$2.44 price difference
12 between the Class Rapid Release Gelcaps and the non-rapid release product in this
13 count.

14 51. A regularly priced 225 count bottle of Equate™ Extra Strength
15 Acetaminophen Rapid Release Gelcaps, 500 mg, is priced at \$9.97, while a
16 regularly priced bottle of Equate™ Extra Strength Acetaminophen caplets, 500 mg,
17 is priced at \$4.48.³² There is a \$4.48 price difference between the Class Rapid
18 Release Gelcaps and the non-rapid release product in this count.

19 52. A regularly priced 24 count package of Equate™ Extra Strength
20 Acetaminophen Rapid Release Gelcaps, 500 mg, is priced at \$1.96,³³ while a
21

22 ³⁰ https://www.walmart.com/search/?cat_id=0&facet=brand%3AEquate&query=rapid+release#searchProductResult (last accessed 11.15.2018).

23 ³¹ https://www.walmart.com/search/?query=equate%20acetaminophen&cat_id=0&typeahead=equate%20ace (last accessed 11.15.2018).

24 ³² <https://www.walmart.com/search/?query=equate%20acetaminophen%20225> (last
25 accessed 11.15.2018).

26 ³³ <https://www.walmart.com/ip/Equate-Extra-Strength-Acetaminophen-Rapid-Release-Gelcaps-500-mg-24-Ct/10403810> (last accessed 11.15.2018).
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1 regularly priced 24 count package of Equate™ Extra Strength Acetaminophen
2 caplets, 500 mg, is priced at \$1.48.³⁴ There is a 48¢ difference between the Class
3 Rapid Release Gelcaps and the non-rapid release product in this count.

4 53. Consumers have been willing to and continue to pay this premium
5 because, as a result of false, misleading, unfair, and/or deceptive labeling and other
6 advertising, they believe the Class Rapid Release Gelcaps work faster than other,
7 cheaper acetaminophen products when in fact, they do not.

8 54. As a generic brand, Walmart's Equate™ prices are still lower than their
9 Tylenol® counterparts because Walmart did not have the expense of researching,
10 developing, marketing, and promoting the drugs when they were new.

11 55. Instead, Walmart introduces its counter parts to Tylenol® products after
12 the public is familiar with the Tylenol® product.

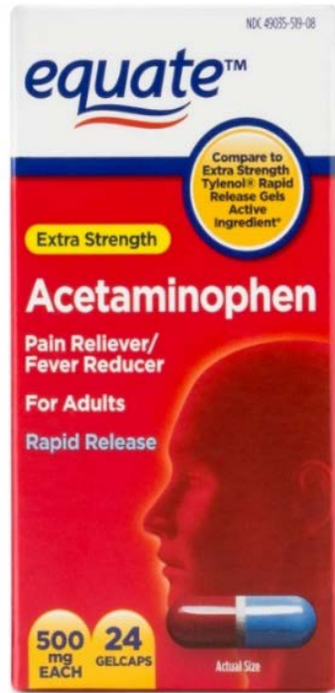
13 56. In the case of the Class Rapid Release Gelcaps, Walmart relied on
14 Johnson & Johnson's massive marketing campaign and the success of its rapid
15 release products before entering the market.

16 57. Then Walmart produced the Class Rapid Release Gelcaps to look the
17 same as or similar to the Tylenol® rapid release products.

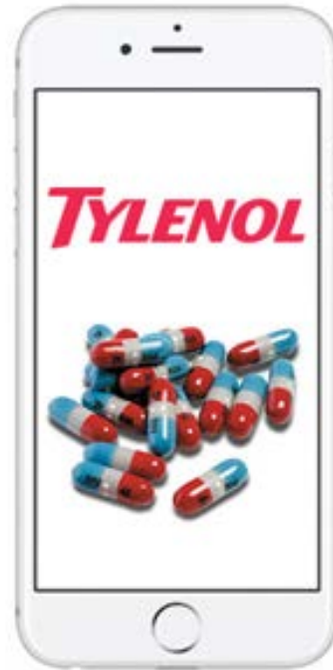
18 58. For the regular, non-PM, product, Walmart's gelcaps are approximately
19 the same size and shape as the Tylenol® product and they utilize the same distinct
20 color pattern – red on one end, blue on the other end, and a bit of white in the middle.
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26 ³⁴ [https://www.walmart.com/ip/Equate-Extra-Strength-Acetaminophen-Caplets-
27 500-mg-24-Ct/10324473](https://www.walmart.com/ip/Equate-Extra-Strength-Acetaminophen-Caplets-500-mg-24-Ct/10324473) (last accessed 11.15.2018).

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59. The same is true for the PM product, Walmart's Equate™ gelcaps are approximately the same size and shape as the Tylenol® product and they utilize the same distinct color pattern – darker blue on one end, a lighter blue on the other end, and a bit of white in the middle.

³⁵ <https://www.walmart.com/ip/Equate-Extra-Strength-Acetaminophen-Rapid-Release-Gelcaps-500-mg-24-Ct/10403810> (last accessed 11.15.2018).

³⁶ <https://adexchanger.com/advertiser/tylenol-feeling-good-mobile-strategy/> (last accessed 11.15.2018).



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60. Consumers were already accustomed to the look of the Tylenol® rapid release products and familiar with the claims that they were fast-acting.

61. Walmart did nothing to correct the thinking that “rapid release” gelcaps worked faster than other, cheaper acetaminophen products.

62. Instead, Walmart capitalized on that thinking and sought to further consumer deceit with its own false, misleading, unfair, and/or deceptive labeling and marketing.

63. For example, on the packaging for the Class Rapid Release Gelcaps, Walmart associates its products with the Tylenol® products.³⁹

64. Walmart also advertises its Class Rapid Release Gelcaps as “rapid release” products.⁴⁰

³⁷ <https://www.walmart.com/ip/4-Pack-Equate-Extra-Strength-Acetaminophen-PM-Rapid-Release-Gelcaps-500-mg-20-Ct/625528959> (last accessed 11.15.2018).

³⁸ <https://www.amazon.com/Tylenol-Reliever-Nighttime-Strength-80-count/dp/B000XYIJP6> (last accessed 11.15.2018).

³⁹ <https://www.walmart.com/ip/Equate-Extra-Strength-Acetaminophen-Rapid-Release-Gelcaps-500-mg-100-Ct/10403811> (last accessed 11.15.2018).

⁴⁰ *Id.*

1 65. Consumers try the Walmart Class Rapid Release Gelcaps because they
2 are labeled “rapid release” and because they are cheaper than the Tylenol® rapid
3 release products.

4 **THE SCIENCE BEHIND RAPID RELEASE PRODUCTS DEMONSTRATES**
5 **THE LABELING AND MARKETING OF THE CLASS RAPID RELEASE**
6 **GELCAPS ARE FALSE, MISLEADING, UNFAIR, AND/OR DECEPTIVE**

7 66. Despite what Walmart represents to the public about the Class Rapid
8 Release Gelcaps, they do not work faster than other, cheaper Equate™
9 acetaminophen products.

10 67. A 2018 study of the “rapid release” or “fast release” claims of
11 acetaminophen products, including Equate™ Acetaminophen Rapid Release
12 Gelcaps, revealed that these products not only fail to work faster, they actually work
13 *slower* than their traditional acetaminophen counterparts, such as tablets.⁴¹

14 68. Thus, the science demonstrates that Walmart’s representations and
15 advertising are false, misleading, deceptive, and unfair on their face.

16 69. The level of deception and unfairness is elevated given that Walmart
17 has long known or should have known that there is scant or conflicting evidence
18 about the correlation of the speed and efficacy of its acetaminophen products to its
19 rapid release gelcap design.

20 70. Walmart knew or should have known of the existence of “contradictory
21 claims for rapid or fast-release [acetaminophen] products.”⁴²

22 71. There is no proven significant efficacy difference between the
23 Equate™ rapid release gelcaps and the Equate™ non-rapid release products to
24 warrant Walmart’s representations that the Class Rapid Release Gelcaps work faster
25 than its non-rapid release products.

26 ⁴¹ Kucera, Jessop, Alvarez, Gortler, Light, *supra* n.5.

27 ⁴² *Id.*

1 72. Walmart knew or should have known that its representations about the
2 Class Rapid Release Gelcaps were false, misleading, unfair, and/or deceptive. Even
3 though Walmart capitalizes and relies upon information put in the marketplace by
4 Johnson & Johnson, it is still responsible for its representations pertaining to the
5 Class Rapid Release Gelcaps and investigating the truth or falsity of the same before
6 presenting it to the American people.

7 73. Walmart should have had a basis for the representations it made on and
8 in its labeling, packaging, advertising, and other marketing more than Johnson &
9 Johnson did it.

10 74. Despite that Walmart knew or should have known that the Class Rapid
11 Release Gelcaps did not work faster than its other Equate™ products, Walmart
12 falsely marketed the Class Rapid Release Gelcaps as rapid release, suggesting to
13 consumers that the Class Rapid Release Gelcaps worked faster than its other,
14 cheaper, non-rapid release Equate™ acetaminophen products.

15 75. Walmart's conduct induced and continues to induce unwitting
16 consumers to buy the Class Rapid Release Gelcaps for a premium price – a price
17 that exceeds the actual value of the product.

18 **PLAINTIFF'S EXPERIENCE**

19 **Plaintiff Toya Edwards**

20 76. Plaintiff Toya Edwards began purchasing the Class Rapid Release
21 Gelcaps, specifically Equate™ Extra Strength Acetaminophen Rapid Release
22 Gelcaps in 24 count, about 2 years ago on the advice of her doctor.
23

24 77. The Class Rapid Release Gelcaps were recommended as treatment for
25 her chronic migraines and tooth pain associated with her wisdom teeth surgery.

26 78. Her doctor specifically recommended rapid release gelcaps because
27 they would allegedly alleviate her pain faster.
28

1 79. Over the last two years, Plaintiff Edwards has purchased the Class
2 Rapid Release Gelcaps at Walmart in Paramount, Los Angeles County, California.

3 80. Plaintiff Edwards purchased the Class Rapid Release Gelcaps at a price
4 more than the brand's acetaminophen tablet product in the same count.

5 81. She purchased the Class Rapid Release Gelcaps over other Walmart
6 brands and other acetaminophen products in part because they were advertised and
7 labeled as "rapid release" offering "rapid relief."

8 82. Walmart's marketing (labeling and advertising) misled Plaintiff
9 Edwards to believe that the Class Rapid Release Gelcaps she purchased would
10 provide faster relief than other cheaper Walmart acetaminophen products.

11 83. Had Plaintiff Edwards known that the Class Rapid Release Gelcaps did
12 not act any faster than traditional, cheaper Walmart acetaminophen products, she
13 would not have been willing to pay the premium that she did for the Class Rapid
14 Release Gelcaps. Instead, she would have purchased a cheaper, just as effective and
15 just as fast acting acetaminophen product.

16 84. The cost of the Class Rapid Release Gelcaps exceeded the value of the
17 product and Plaintiff Edwards did not receive the benefit of the bargain.

18 **CLASS ACTION ALLEGATIONS**

19 85. Walmart's conduct violates the law. Walmart violated consumer
20 protection laws, breached warranties, and unjustly enriched itself to the detriment of
21 consumers. Walmart's conduct is ongoing and is the basis for Plaintiff's class action
22 allegations.

23 86. Plaintiff represents a proposed class of hundreds of thousands of
24 consumers who purchased and used the Class Rapid Release Gelcaps manufactured
25 and distributed by Walmart and sold under the Equate™ brand name.

26 87. Plaintiff brings this action individually and as a class action pursuant
27 to Fed. R. Civ. P. 23(a), 23(b)(2), and 23(b)(3), against Walmart, on their own and

1 on behalf of the California Class defined below. Plaintiff proposes the California
2 Class in the interest of judicial economy and efficiency.

3 **California Class:**

4 During the fullest period allowed by law, all persons who purchased the
5 Class Rapid Release Gelcaps in the State of California.

6 88. At the class certification stage, in response to discovery and pursuant
7 to any instruction by the Court, Plaintiff reserves the right to modify these class
8 definitions.

9 89. “Class Rapid Release Gelcaps” include Equate™ Extra Strength
10 Acetaminophen Rapid Release Gelcaps, and any other Equate™ or Walmart brand
11 acetaminophen product labeled and/or marketed as “rapid release.”

12 90. Excluded from the proposed Class is: (a) any Judge or Magistrate
13 presiding over this action and members of their families; (b) Walmart and any entity
14 in which it has a controlling interest or which has a controlling interest in it; (c) the
15 officers and directors of Walmart; (e) Walmart’s legal representatives, assigns, and
16 successors; and (f) all persons who properly execute and file a timely request for
17 exclusion from the Class.

18 91. Plaintiff meet the prerequisites of Rule 23(a) to bring this action on
19 behalf of the California Class.

20 92. **Numerosity:** While the exact number of class members cannot yet be
21 determined, the Class consists at a minimum of hundreds of people dispersed
22 throughout the State of California, such that joinder of all members (the “Class
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1 Members”) is impracticable. The exact number of Class Members can readily be
2 determined by review of information maintained by Walmart.

3 93. **Commonality:** Common questions of law and fact exist as to all
4 members of the Class. Among the questions of law and fact common to the Class
5 are:
6

- 7 a. Whether Walmart knew, or reasonably should have known, that
8 the Class Rapid Release Gelcaps it placed into the stream of
9 commerce would not function as advertised;
- 10 b. Whether the advertised “rapid release” feature of the Class
11 Rapid Release Gelcaps is a material fact that reasonable
12 purchasers would have considered in deciding whether to
13 purchase the Class Rapid Release Gelcaps;
- 14 c. Whether the Class Rapid Release Gelcaps are of the quality and
15 character Walmart promised to consumers;
- 16 d. Whether Walmart breached implied warranties relating to the
17 Class Rapid Release Gelcaps;
- 18 e. Whether Walmart misrepresented the characteristics, qualities,
19 and capabilities of the Class Rapid Release Gelcaps;
- 20 f. Whether Walmart made fraudulent, false, deceptive, misleading
21 and/or otherwise unfair statements in connection with the sale
22 of the Class Rapid Release Gelcaps on its labeling, in its
23 advertising, and on its website;
- 24 g. Whether Walmart engaged in unfair and deceptive trade
25 practices pertaining to the Class Rapid Release Gelcaps;
- 26 h. Whether Walmart was unjustly enriched as a result of selling the
27 Class Rapid Release Gelcaps;
- 28 i. Whether Walmart should be ordered to disgorge all or part of
the profits it received from the sale of the Class Rapid Release
Gelcaps;

- 1 j. Whether Plaintiff and Class Members are entitled to damages
2 including compensatory, exemplary, and statutory damages, and
3 the amount of such damages;
- 4 k. Whether Plaintiff and Class Members are entitled to equitable
5 relief, including an injunction and requiring that Walmart
6 engage in a corrective notice campaign and/or a recall of the
7 Class Rapid Release Gelcaps to address misrepresentations and
8 misleading statements on the packaging; and
- 9 l. Whether Plaintiff and Class Members are entitled to an award
10 of reasonable attorneys' fees and pre-judgment interest, post-
11 judgment interest, and costs.

12 94. **Typicality:** Plaintiff has substantially the same interest in this matter
13 as all other proposed Class Members and their claims arise out of the same set of
14 facts and conduct as all other Class Members. Plaintiff and all Class Members
15 purchased the Class Rapid Release Gelcaps. All of the claims of Plaintiff and Class
16 Members arise out of Walmart's false, misleading, deceptive, and unfair conduct.
17 Common to Plaintiff's and Class Members' claims is Walmart's conduct in
18 marketing, advertising, warranting, and/or selling the Class Rapid Release Gelcaps
19 and Plaintiff and Class Members' purchase of the Class Rapid Release Gelcaps.

20 95. **Adequacy of Representation:** Plaintiff is committed to pursuing this
21 action and has retained competent counsel experienced in products liability,
22 deceptive trade practices, and class action litigation. Accordingly, Plaintiff and her
23 counsel will fairly and adequately protect the interests of Class Members. Plaintiff's
24 claims are coincident with, and not antagonistic to, those of the other Class
25 Members they seek to represent. Plaintiff has no disabling conflicts with Class
26 Members and will fairly and adequately represent the interests of Class Members.

27 96. The elements of Rule 23(b)(2) are met. Walmart will continue to
28 commit the violations alleged, and Plaintiff, Class Members and the general public
will be subject to and continue to suffer from the same or substantially similar

1 deceitful marketing. Walmart has acted on grounds that apply generally to Class
2 Members so that final injunctive relief and corresponding declaratory relief is
3 appropriate respecting the Class as a whole.

4 97. The elements of Rule 23(b)(3) are met. Here, the common questions
5 of law and fact enumerated above predominate over the questions affecting only the
6 individual Class Members and a class action is the superior method for fair and
7 efficient adjudication of the controversy. Although many other Class Members have
8 claims against Walmart, the likelihood that individual Class Members will
9 prosecute separate actions is remote due to the time and expense necessary to
10 conduct such litigation. Serial adjudication in numerous venues is not efficient,
11 timely, or proper. Judicial resources would be unnecessarily depleted by
12 prosecution of individual claims. Joinder on an individual basis of thousands of
13 claimants in one suit would be impractical or impossible. Individualized rulings and
14 judgments could result in inconsistent relief for similarly situated Plaintiff.
15 Plaintiff's counsel, highly experienced in class action litigation, foresee little
16 difficulty in the management of this case as a class action.

17 **TOLLING AND ESTOPPEL OF STATUTES OF LIMITATIONS**

18 98. Any applicable statutes of limitations have been tolled by Walmart's
19 knowledge, actual misrepresentations, and/or denial of the facts as alleged herein.

20 99. Alternatively, the facts alleged herein give rise to estoppel. Walmart
21 was and is under a continuous duty to disclose to Plaintiff and Class Members the
22 true character, quality, and nature of the Class Rapid Release Gelcaps. At all
23 relevant times and continuing to this day, Walmart misrepresented the true
24 character, quality, and nature of the Class Rapid Release Gelcaps. Representations
25 which it knew or should have known were false, misleading, unfair, and/or
26 deceptive. Plaintiff and Class Members reasonably relied on Walmart's
27

1 misrepresentations of material facts. Based on the allegations contained herein,
2 Walmart is estopped from prevailing on any statute of limitations defense in this
3 action.

4 100. Additionally, Walmart is estopped from raising any defense of laches
5 due to its own unclean hands.

6 **CLAIMS FOR RELIEF**

7 **COUNT I**

8 **VIOLATION OF CALIFORNIA FALSE ADVERTISING LAW (“FAL”)**
9 **BUSINESS AND PROFESSIONAL CODE § 17500**

10 **(Plaintiff Individually and on Behalf of the California Class)**

11 101. Plaintiff re-alleges and incorporates by reference the preceding
12 paragraphs as if fully set forth herein.

13 102. California Business & Professions Code § 17500 states:

14 “It is unlawful for any . . . corporation . . . with intent directly or
15 indirectly to dispose of real or personal property . . . to induce the
16 public to enter into any obligation relating thereto, to make or
17 disseminate or cause to be made or disseminated . . . from this
18 state before the public in any state, in any newspaper or other
19 publication, or any advertising device, . . . or in any other manner
20 or means whatever, including over the Internet, any statement . .
21 . which is untrue or misleading, and which is known, or which
22 by the exercise of reasonable care should be known, to be untrue
23 or misleading.”

24 103. California’s FAL prohibits not only false advertising, but also
25 advertising which is misleading, even if true, and advertising that has a capacity,
26 likelihood, or tendency to deceive or confuse the public.

27 104. Walmart caused to be made or disseminated throughout California and
28 the United States, through advertising, marketing and other publications, statements
that were untrue or misleading, and which were known, or which by the exercise of

1 reasonable care should have been known to Walmart, to be untrue and misleading
2 to consumers, including Plaintiff and the other Class Members.

3 105. Walmart has violated § 17500 because the misrepresentations and
4 omissions regarding the speed and capability of its Class Rapid Release Gelcaps as
5 set forth in this Complaint were material and likely to deceive a reasonable
6 consumer.

7 106. Plaintiff and the other Class Members have suffered an injury in fact,
8 including the loss of money or property, as a result of Walmart's false, unlawful,
9 misleading, unfair, and/or deceptive practices. In purchasing their Class Rapid
10 Release Gelcaps, Plaintiff and the other Class Members relied on the
11 misrepresentations and/or omissions of Walmart with respect to the speed and
12 capability of the Class Rapid Release Gelcaps. Walmart's representations were
13 untrue because the Class Rapid Release Gelcaps were manufactured and sold with
14 the same acetaminophen medicine used in its other Walmart products and the Class
15 Rapid Release Gelcaps worked slower, rather than faster, than the other non-rapid
16 release acetaminophen Walmart products. Had Plaintiff and the other Class
17 Members known this, they would not have purchased their Class Rapid Release
18 Gelcaps and/or paid as much for them. Accordingly, Plaintiff and Class Members
19 overpaid for their Class Rapid Release Gelcaps and did not receive the benefit of
20 their bargain.

21 107. All of Walmart's wrongful conduct alleged herein occurred in the
22 course of Walmart's business.

23 108. Plaintiff, individually and on behalf of the other Class Members,
24 requests that this Court enter such orders or judgments as may be necessary to
25 restore to Plaintiff and Class Members any money Walmart acquired by unfair
26 competition, including restitution and/or restitutionary disgorgement, and for such
27 other relief the Court deems necessary.

COUNT II

**VIOLATION OF CALIFORNIA UNFAIR COMPETITION LAW (“UCL”)
BUSINESS AND PROFESSIONAL CODE § 17200**

(Plaintiff individually and on behalf of California Class)

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4 109. Plaintiff re-alleges and incorporates by reference the preceding
5 paragraphs as if fully set forth herein.

6 110. The California UCL prohibits acts of “unfair competition,” including
7 any “unlawful, unfair or fraudulent business act or practice” and “unfair, deceptive,
8 untrue or misleading advertising.” Cal. Bus. & Prof. Code § 17200.

9 111. Walmart has engaged in unfair competition and unfair, unlawful, or
10 fraudulent business practices by the conduct, statements, and omissions described
11 above, and by knowingly and intentionally concealing from Plaintiff and Class
12 Members that the Class Rapid Release Gelcaps work slower than its other non-rapid
13 release acetaminophen Walmart products. Walmart should have disclosed this
14 information or at least not misrepresented the Class Rapid Release Gelcaps as rapid
15 release suggesting that they worked faster than its other products because that was
16 untrue and Walmart was in a superior position to know the true facts, and Plaintiff
17 and Class Members could not reasonably be expected to learn or discover that true
18 fact.

19 112. These acts and practices have deceived Plaintiff and are likely to
20 deceive the public. By misrepresenting the true quality and nature of the Class
21 Rapid Release Gelcaps to Plaintiff and the Class Members, Walmart violated the
22 UCL, and caused injuries to Plaintiff and Class Members. The misrepresentations
23 and omissions by Walmart pertained to information that was material to Plaintiff
24 and Class Members’ purchase decisions, as it would be material to all reasonable
25 consumers.

1 113. The injuries suffered by Plaintiff and the Class Members are greatly
2 outweighed by any potential countervailing benefit to consumers or to competition.
3 The injuries that Plaintiff and the Class Members suffered should have reasonably
4 been avoided.

5 114. Walmart's acts and practices are unlawful because they violate
6 California Civil Code §§ 1668, 1709, 1710, and 1750 et seq., and California
7 Commercial Code § 2313.

8 115. Plaintiff and Class Members seeks to enjoin further unlawful,
9 misleading, deceptive, unfair, and/or fraudulent acts or practices by Walmart, obtain
10 restitutionary disgorgement of all monies and revenues generated as a result of such
11 practices, and obtain all other relief allowed under California Business &
12 Professions Code § 17200.

13 **COUNT III**
14 **VIOLATION OF CALIFORNIA CONSUMER LEGAL REMEDIES ACT**
15 **("CLRA")**
16 **CALIFORNIA CIVIL CODE § 1761**
17 **(Plaintiff individually and on behalf of the California Class)**

18 116. Plaintiff re-alleges and incorporates by reference the preceding
19 paragraphs as if fully set forth herein.

20 117. Plaintiff and Class Members are "consumers" within the meaning of
21 California Civil Code § 1761(d). Plaintiff and Class Members purchased one or
22 more Class Rapid Release Gelcaps.

23 118. Walmart is a "person" within the meaning of California Civil Code §
24 1761(c).

25 119. In the course of Walmart's business, Walmart engaged in unfair and
26 deceptive acts in violation of the CLRA by the practices described above. These
27 acts and practices violate, at a minimum, the following sections of the CLRA:
28

1 (a)(5) Representing that goods or services have sponsorships,
2 characteristics, uses, benefits or quantities which they do not
3 have, or that a person has a sponsorship, approval, status,
4 affiliation or connection which he or she does not have;

5 (a)(7) Representing that goods or services are of a particular standard,
6 quality, or grade, or that goods are of a particular style or model,
7 if they are of another; and

8 (a)(9) Advertising goods and services with the intent not to sell them
9 as advertised.

10 120. Walmart's unfair or deceptive acts or practices occurred repeatedly in
11 Walmart's trade or business and were capable of deceiving a substantial portion of
12 the purchasing public.

13 121. Walmart knew or should have known that the Class Rapid Release
14 Gelcaps were not more effective or faster-acting than its other, cheaper non-
15 acetaminophen Walmart products.

16 122. Walmart was under a duty to Plaintiff and the Class Members to
17 disclose the true nature and quality of the Class Rapid Release Gelcaps because:

- 18 a. Walmart was in a superior position to know the true state of
19 facts about the Class Rapid Release Gelcaps;
- 20 b. Plaintiff and Class Members could not reasonably have been
21 expected to learn or discover that the Class Rapid Release
22 Gelcaps did not conform to Walmart's representations;
- 23 c. Walmart knew that Plaintiff and Class Members could not
24 reasonably have been expected to learn or discover the true
25 quality and nature of the Class Rapid Release Gelcaps; and
- 26 d. Walmart failed to disclose the truth about the Class Rapid
27 Release Gelcaps to Plaintiff and Class Members.

1 123. In misrepresenting the speed and capability of the Class Rapid Release
2 Gelcaps as well as failing to disclose the true quality and nature of the Class Rapid
3 Release Gelcaps, Walmart has misrepresented and/or concealed material facts and
4 breached its duty not to do so.

5 124. The facts misrepresented and/or not disclosed by Walmart to Plaintiff
6 and Class Members are material in that a reasonable consumer would have
7 considered them to be important in deciding whether to purchase the Class Rapid
8 Release Gelcaps or pay a lesser price for the Class Rapid Release Gelcaps. Had
9 Plaintiff and Class Members known this information, they would not have
10 purchased the Class Rapid Release Gelcaps or would have paid less for them.

11 125. Plaintiff will provide Walmart with notice of its violations of the
12 CLRA pursuant to California Civil Code § 1782(a) and currently seeks injunctive
13 relief. After the 30-day notice period expires, Plaintiff will amend this complaint to
14 seek monetary damages under the CLRA.

15 126. Plaintiff and Class Members' injuries were proximately caused by
16 Walmart's unfair and deceptive business practices.

17 127. Therefore, Plaintiff and Class Members are entitled to equitable relief
18 under the CLRA.

19 **COUNT IV**

20 **VIOLATION OF THE SONG-BEVERLY CONSUMER WARRANTY ACT**
21 **CAL. CIV. CODE § 1790 et seq.**

22 **(Plaintiff individually and on behalf of the California Class)**

23 128. Plaintiff re-alleges and incorporates by reference the preceding
24 paragraphs as if fully set forth herein.

25 129. The Class Rapid Release Gelcaps are "consumer goods" within the
26 meaning of Cal. Civ. Code § 1791.
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1 130. Plaintiff and Class Members are “buyers” within the meaning of Cal.
2 Civ. Code § 1791.

3 131. Walmart is a “manufacturer,” “distributor,” or “retail seller” within the
4 meaning of Cal. Civ. Code § 1791.

5 132. The implied warranty of merchantability included with the sale of each
6 Class Rapid Release Gelcap means that Walmart warranted that each Class Rapid
7 Release Gelcap:

- 8 (a) would pass without objection in trade under the description;
9 (b) was fit for the ordinary purposes for which the Class Rapid Release
10 Gelcaps would be used; and
11 (c) conformed to the promises or affirmations of fact made about the
12 Class Rapid Release Gelcaps.

13 133. At a minimum, the Class Rapid Release Gelcaps do not conform to the
14 promises or affirmations of fact made on the label or in the advertising and
15 marketing of the product, in that the Class Rapid Release Gelcaps do not rapid
16 release or provide rapid relief faster than cheaper, non-rapid release acetaminophen
17 Walmart products.

18 134. The Class Rapid Release Gelcaps are not adequately labeled.

19 135. The labeling, packaging, advertising, and marketing pertaining to the
20 Class Rapid Release Gelcaps is false, misleading, and/or deceptive.

21 136. These misrepresentations by Walmart have deprived Plaintiff and
22 Class Members of the benefit of their bargains.

23 137. The Class Rapid Release Gelcaps are worth less than what Plaintiff
24 and Class Members paid for them.

25 138. As a direct and proximate result of Walmart’s conduct as described
26 herein, Plaintiff and Class Members purchased goods at a premium price that are
27 actually worth substantially less in value to consumers.

1 139. At a minimum, Plaintiff and Class Members have been damaged by
2 the overpayment for the Class Rapid Release Gelcaps.

3 140. Plaintiff and Class Members are entitled to damages and other legal
4 and equitable relief, including, the overpayment in value for their Class Rapid
5 Release Gelcaps.

6 141. Plaintiff are also entitled to all incidental and consequential damages
7 resulting from Walmart's conduct, as well as reasonable attorneys' fees and costs.

8 **COUNT V**

9 **BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY UNDER**
10 **UCC §2-314**

11 **(Plaintiff individually and on behalf of the California Class)**

12 142. Plaintiff re-alleges and incorporates by reference the preceding
13 paragraphs as if fully set forth herein.

14 143. The implied warranty of merchantability included with the sale of each
15 Class Rapid Release Gelcap means that Walmart warranted that each Class Rapid
16 Release Gelcap, *inter alia*:

- 17 (a) would pass without objection in trade under the description;
- 18 (b) was fit for the ordinary purposes for which the Class Rapid Release
19 Gelcaps would be used;
- 20 (c) was adequately contained, packaged, and labeled; and
- 21 (d) conformed to the promises or affirmations of fact made about the
22 Class Rapid Release Gelcaps.

23 144. At a minimum, the Class Rapid Release Gelcaps do not conform to the
24 promises or affirmations of fact made on the label or in the advertising and
25 marketing of the product, in that the Class Rapid Release Gelcaps do not provide
26 rapid release or provide rapid relief faster than cheaper, non-rapid release
27 acetaminophen Walmart Equate™ products.

28 145. The Class Rapid Release Gelcaps are not adequately labeled.

1 146. The labeling, packaging, advertising, and marketing pertaining to the
2 Class Rapid Release Gelcaps is false, misleading, and/or deceptive.

3 147. These misrepresentations by Walmart have deprived Plaintiff and
4 Class Members of the benefit of their bargains.

5 148. The Class Rapid Release Gelcaps are worth less than what Plaintiff
6 and Class Members paid for them.

7 149. As a direct and proximate result of Walmart's conduct as described
8 herein, Plaintiff and Class Members purchased goods at a premium price that are
9 actually worth substantially less in value to consumers.

10 150. At a minimum, Plaintiff and Class Members have been damaged by
11 the overpayment for the Class Rapid Release Gelcaps.

12 151. Plaintiff and Class Members are entitled to damages and other legal
13 and equitable relief, including, the overpayment in value for their Class Rapid
14 Release Gelcaps.

15 152. Plaintiff is also entitled to all incidental and consequential damages
16 resulting from Walmart's conduct, as well as reasonable attorneys' fees and costs.

17 **COUNT VI**

18 **BREACH OF EXPRESS WARRANTY UNDER UCC §2-313**

19 **(Plaintiff individually and on behalf of the California Class)**

20 153. Plaintiff re-alleges and incorporates by reference the preceding
21 paragraphs as if fully set forth herein.

22 154. As described herein, Walmart made statements, promises, affirmations
23 about the Class Rapid Release Gelcaps as to the nature, quality, and capability of
24 the goods that became part of the bargain between the parties to create an express
25 warranty that the Class Rapid Release Gelcaps would in fact conform to those
26 representations.

1 155. Walmart breached its express warranty when its Class Rapid Release
2 Gelcaps did not conform to the representations and descriptions Walmart made to
3 consumers.

4 156. Plaintiff and Class Members reasonably relied on Walmart's
5 misrepresentations.

6 157. The misrepresentations by Walmart have deprived Plaintiff and Class
7 Members of the benefit of their bargains.

8 158. The Class Rapid Release Gelcaps are worth less than what Plaintiff
9 and Class Members paid for them.

10 159. As a direct and proximate result of Walmart's conduct as described
11 herein, Plaintiff and Class Members purchased goods at a premium price that are
12 actually worth substantially less in value to consumers.

13 160. At a minimum, Plaintiff and Class Members have been damaged by
14 the overpayment for the Class Rapid Release Gelcaps.

15 161. Plaintiff and Class Members are entitled to damages and other legal
16 and equitable relief, including, the overpayment in value for their Class Rapid
17 Release Gelcaps.

18 162. Plaintiff and Class Members are also entitled to all incidental and
19 consequential damages resulting from Walmart's conduct, as well as reasonable
20 attorneys' fees and costs.

21 163. Plaintiff and Class Members have provided or will provide Walmart
22 notice of the alleged breach within a reasonable time after discovering the breach.
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COUNT VII

VIOLATION OF THE MAGNUSON-MOSS WARRANTY ACT (“MMWA”)

15 U.S.C. § 2301 et seq.

(Plaintiff individually and on behalf of the California Class)

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4 164. Plaintiff re-alleges all preceding paragraphs and incorporates them by
5 reference as though fully set forth herein.

6 165. Plaintiff and Class Members are “consumers” within the meaning of
7 15 U.S.C. § 2301(3).

8 166. Walmart is a “supplier” and “warrantor” within the meanings of 15
9 U.S.C. §§ 2301 (4)-(5).

10 167. Class Rapid Release Gelcaps are “consumer products” within the
11 meaning of 15 U.S.C. § 2301(1).

12 168. As detailed above, Walmart breached its warranty obligations by, at
13 least, failing to provide a product that conformed to the promises and affirmations
14 Walmart made about the Class Rapid Release Gelcaps.

15 169. Walmart’s breach of warranty deprived Plaintiff and Class Members
16 of the benefit of their bargain.

17 170. The amount in controversy of Plaintiff’s individual claims meets or
18 exceeds the sum or value of \$25.00. In addition, the amount in controversy meets
19 or exceeds the sum or value of \$50,000.00 (exclusive of interest and costs)
20 computed on the basis of all claims to be determined in this suit.

21 171. Walmart has been afforded reasonable opportunity to cure its breaches
22 of warranty. Pursuant to the provisions of 15 U.S.C. § 2310(e), Plaintiff and Class
23 Members have will send notice to Walmart’s principal place of business to provide
24 it with reasonable opportunity to correct its business practice and cure its breaches
25 of warranties under the MMWA.

1 172. In addition, resorting to any sort of informal dispute settlement
2 procedure or affording Walmart another opportunity to cure its breach of warranty
3 is unnecessary and futile. Any remedies available through any informal dispute
4 settlement procedure would be inadequate under the circumstances, as Walmart has
5 repeatedly misrepresented the true quality and nature of the Class Rapid Release
6 Gelcaps and has indicated no desire to participate in such a process at this time.
7 Any requirement under the MMWA or otherwise that Plaintiff submit to any
8 informal dispute settlement procedure or otherwise afford Walmart a reasonable
9 opportunity to cure its breach of warranty is excused and/or has been satisfied.

10 173. As a direct and proximate result of Walmart's warranty breach,
11 Plaintiff and Class Members sustained damages and other losses to be determined
12 at trial. Walmart's conduct damaged Plaintiff and Class Members, who are entitled
13 to recover damages, specific performance, costs, attorneys' fees, and other
14 appropriate relief.

15 **COUNT VIII**

16 **UNJUST ENRICHMENT**

17 **(Plaintiff individually and on behalf of the California Class)**

18 174. Plaintiff re-allege all preceding paragraphs and incorporate them by
19 reference as though fully set forth herein.

20 175. As described above, Walmart sold the Class Rapid Release Gelcaps to
21 Plaintiff and Class Members making false, misleading, and/or deceptive
22 representations about the products' speed and capabilities as compared to
23 Walmart's cheaper, non-rapid release acetaminophen products.

24 176. Walmart unjustly charged and continues to charge Plaintiff and Class
25 Members a premium to purchase the Class Rapid Release Gelcaps over the non-
26 rapid release acetaminophen Walmart products.

1 177. As a result of its false, misleading, unfair, and/or deceptive practices
2 and omission about the true nature and quality about the Class Rapid Release
3 Gelcaps, Walmart obtained monies that rightfully belong to Plaintiff and Class
4 Members.

5 178. Walmart appreciated, accepted, and retained the non-gratuitous
6 benefits conferred by Plaintiff and Class Members who, without knowledge of the
7 true quality and nature of the Class Rapid Release Gelcaps, paid a higher price for
8 their than what they were worth.

9 179. Walmart also received monies for those Class Rapid Release Gelcaps
10 that Plaintiff and Class Members would not have otherwise purchased had they
11 known the true nature and quality of the products.

12 180. Walmart's retention of these wrongfully-acquired profits would
13 violate fundamental principles of justice, equity, and good conscience.

14 181. Plaintiff and Class Members seek restitution from Walmart and an
15 order of this Court proportionally disgorging all profits, benefits, and other
16 compensation obtained by Walmart from its wrongful conduct and establishment of
17 a constructive trust from which Plaintiff and Class Members may seek restitution.

18 **COUNT IX**

19 **DECLARATORY RELIEF**

20 **(Plaintiff individually and on behalf of the California Class)**

21 182. Plaintiff re-alleges all preceding paragraphs and incorporates them by
22 reference as though fully set forth herein.

23 183. There is a controversy between Walmart and Plaintiff and the other
24 Class Members concerning the true nature, quality, and capability of the Class
25 Rapid Release Gelcaps and the false, misleading, unfair, and/or deceptive
26 representations that Walmart made about the same.

1 184. Pursuant to 28 U.S.C. § 2201, this Court may “declare the rights and
2 legal relations of any interested party seeking such declaration, whether or not
3 further relief is or could be sought.”

4 185. Accordingly, Plaintiff and Class Members seek a declaration that the
5 Class Rapid Release Gelcaps do not release, provide relief, or otherwise work faster
6 than other, cheaper non-rapid release acetaminophen Walmart products.

7 186. Additionally, Plaintiff and Class Members seek a declaration that as a
8 result of Walmart’s false, misleading, unfair, and/or deceptive representations,
9 consumers and Class Members did not and do not receive the benefit of their
10 bargain.

11 187. Walmart, on information and belief, designed, manufactured,
12 produced, tested, inspected, marketed, advertised, labeled, packaged, distributed,
13 and sold the Class Rapid Release Gelcaps. Walmart continues to do so while using
14 false, misleading, unfair, and/or deceptive representations to ensure sales to
15 consumers.

16 188. Based upon information and belief, Walmart has taken no corrective
17 action concerning the false, misleading, unfair, and/or deceptive representations
18 described herein, and has not issued any recalls, warnings, or notices concerning
19 the true nature, quality, and capability of the Class Rapid Release Gelcaps.

20 189. Plaintiff and Class Members have suffered damages or injuries due to
21 Walmart’s conduct described herein.

22 190. Walmart should be required to take corrective action to prevent further
23 injuries, including: (a) issuing a nationwide recall of the Class Rapid Release
24 Gelcaps to address product labeling and packaging; (b) issuing warnings and/or
25 notices to consumers and the Class concerning the true nature, quality, and
26 capability of the Class Rapid Release Gelcaps; and (c) immediately discontinuing
27

1 any false, misleading, unfair, and/or deceptive advertising, marketing, or other
2 representations described herein.

3 **PRAYER FOR RELIEF**

4 WHEREFORE, Plaintiff asks the Court to enter judgment awarding the
5 following relief:
6

- 7 A. An order certifying the proposed California Class;
- 8 B. An order awarding Plaintiff and Class Members their actual
9 damages, punitive damages, and/or any other monetary relief
10 provided by law;
- 11 C. An order awarding Plaintiff and Class Members restitution,
12 disgorgement, or other equitable relief as the Court deems
13 proper;
- 14 D. An order requiring Walmart to adequately represent the true
15 nature, quality, and capability of the Class Rapid Release
16 Gelcaps;
- 17 E. An order (a) issuing a nationwide recall of the Class Rapid
18 Release Gelcaps to address product labeling and packaging; (b)
19 issuing warnings and/or notices to consumers and the Class
20 concerning the true nature, quality, and capability of the Class
21 Rapid Release Gelcaps; and (c) immediately discontinuing any
22 false, misleading, unfair, and/or deceptive advertising,
23 marketing, or other representations described herein.
- 24 F. An order granting declaratory and/or injunctive relief as
25 allowable under state and federal law;
- 26 G. An order awarding Plaintiff and Class Members pre-judgment
27 and post-judgment interest as allowed by law;
- 28 H. An order awarding Plaintiff and Class Members reasonable
attorneys' fees and costs of suit, including expert witness fees;
and
- I. An order awarding such other and further relief as this Court
may deem just and proper.

JURY DEMAND

Pursuant to Fed. R. Civ. P. 38(b), Plaintiff demand a trial by jury on all issues so triable under the law.

DATED: November 15, 2018 Respectfully submitted,

/s/ Crystal Foley
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CERTIFICATE OF SERVICE

I hereby certify that on November 15, 2018, I electronically filed the foregoing document using the CM/ECF system which will send notification of such filing to the e-mail addresses registered in the CM/ECF system, as denoted on the Electronic Mail Notice List.

/s/Crystal Foley