UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

PETER FISCHER,)	
individually and on behalf of) Case No. 4:21-CV-0582-SEP	
all others similarly situated,)	
		Plaintiffs,
)	
V.)	
CONOPCO, INC., <i>d/b/a</i> "UNILEVER,")	
DOES 1 through 10)	
)	
Defendants.)	
	`	
MICHAEL MULLER,) C_{org} No. 4.21 CV 0592 SED	
individually and on behalf of) Case No. 4:21-CV-0583-SEP	
all others similarly situated,)	
Plaintiffs,)	
i famuns,)	
V.)	
)	
CONOPCO, INC., <i>d/b/a</i> "UNILEVER,")	
DOES 1 through 10)	
)	
Defendants.)	
	`	
JENNIFER SANDBACH,) Case No. 4:21-CV-0706-SEP	
individually and on behalf of) Case No. 4:21-C v -0/00-SEP	
all others similarly situated,)	
Plaintiffs,)	
i famuns,)	
V.)	
)	
CONOPCO, INC., <i>d/b/a</i> "UNILEVER,")	
DOES 1 through 10)	
-)	
Defendants.)	

JENNIFER SANDBACH, individually and on behalf of all others similarly situated,)) Case No. 4:21-CV-0709-SEP)
Plaintiffs,)
v.	
CONOPCO, INC., <i>d/b/a</i> "UNILEVER," DOES 1 through 10)))
Defendants.)
DREW HUSKEY, individually and on behalf of all others similarly situated,)) Case No. 4:21-CV-0710-SEP)
Plaintiffs,)
v.	
CONOPCO, INC., <i>d/b/a</i> "UNILEVER," DOES 1 through 10	
Defendants.)
DREW HUSKEY,)
individually and on behalf of all others similarly situated,) Case No. 4:21-CV-0781-SEP
Plaintiffs,)
v.)
CONOPCO, INC., <i>d/b/a</i> "UNILEVER," DOES 1 through 10	
Defendants.)

PETER FISCHER, individually and on behalf of all others similarly situated,)) Case No. 4:21-CV-0782-SEP)
Plaintiffs,)
v.)
CONOPCO, INC., <i>d/b/a</i> "UNILEVER," DOES 1 through 10)))
Defendants.)
BRANDI GOULART, individually and on behalf of all others similarly situated,)) Case No. 4:21-CV-0888-SEP)
Plaintiffs,)
v.)
CONOPCO, INC., <i>d/b/a</i> "UNILEVER," DOES 1 through 10))
Defendants.)
BRANDI GOULART,)
individually and on behalf of all others similarly situated,) Case No. 4:21-CV-0892-SEP
Plaintiffs,))
v.)
CONOPCO, INC., <i>d/b/a</i> "UNILEVER," DOES 1 through 10))
Defendants.)

STIPULATION OF DISMISSAL WITH PREJUDICE

Plaintiffs, in each of the nine above-captioned lawsuits, and Defendant Conopco, Inc. d/b/a Unilever, hereby stipulate, pursuant to Rule 41(a) of the Federal Rules of Civil Procedure, that Plaintiffs' claims in each of the above-captioned lawsuits are **DISMISSED WITH PREJUDICE**, with each side to bear its own fees and costs.

Dated: September 9, 2022

Respectfully submitted,

By: <u>/s/ Daniel F. Harvath</u> Daniel F. Harvath, #57599MO HARVATH LAW GROUP, LLC 75 W. Lockwood, Suite #1 Webster Groves, MO 63119 (314) 550-3717 dharvath@harvathlawgroup.com

Attorney for Plaintiffs

By: <u>/s/ James P. Muehlberger (w/consent)</u> James P. Muehlberger, #51346MO Douglas B. Maddock, Jr., #53072MO SHOOK, HARDY & BACON L.L.P. 2555 Grand Boulevard Kansas City, MO 64108 (816) 474-6550 jmuehlberger@shb.com dmaddock@shb.com

Attorneys for Defendant Conopco, Inc., d/b/a "Unilever"