	Case 3:22-cv-05198-TLT Document 41 Filec	04/27/23 Page 1 of 40
1 2 3 4 5 6 7 8 9 10	BURSOR & FISHER, P.A. Yeremey Krivoshey (State Bar No. 295032) 1990 North California Blvd., Suite 940 Walnut Creek, CA 94596 Telephone: (925) 300-4455 Facsimile: (925) 407-2700 E-mail: ykrivoshey@bursor.com BURSOR & FISHER, P.A. Matthew A. Girardi (<i>PHV</i> application forthcoming) 888 Seventh Avenue New York, NY 10019 Telephone: (646) 837-7150 Facsimile: (212) 989-9163 E-Mail: mgirardi@bursor.com Attorneys for Plaintiff	
11	UNITED STATES DISTI	RICT COURT
12	NORTHERN DISTRICT OF CALIFORINA	
13	KACEY WILSON in dividually and an babalf	No 2.22 or 05109 TI T
14	KACEY WILSON, individually and on behalfCof all other persons similarly situated,C	Case No.: 3:22cv-05198-TLT
15	Plaintiff, S	SECOND AMENDED CLASS ACTION
16	v. (COMPLAINT
17	COLOURPOP COSMETICS, LLC, J	URY TRIAL DEMANDED
18	Defendant.	
19 20		
20		
21 22		
22		
24		
25		
26		
27		
28		
	SECOND AMENDED CLASS ACTION COMPLAINT – JURY 7 CASE NO. 3:22-CV-05198-TLT	TRIAL DEMANDED

Plaintiff Kacey Wilson ("Plaintiff") brings this Class Action against ColourPop Cosmetics, 1 2 LLC ("ColourPop" or "Defendant"), individually and on behalf of all others similarly situated. The allegations herein are based on personal knowledge as to Plaintiff's own conduct and are made 3 4 on information and belief as to all other matters based on an investigation by counsel. 5 NATURE OF THE ACTION 6 1. This is a civil class action concerning Defendant's design, formulation, 7 manufacturing, marketing, advertising, distribution, and sale of eye makeup that contains color 8 additives and ingredients that are dangerous when used on the immediate eye area. 9 2. The products at issue include eyeshadow palettes (which Defendant sometimes 10 refers to and promotes as, inter alia, "shadow palettes," "pigment palettes," or "pressed powder 11 palettes") and eyeliner products that are formulated with and/or contain certain color additives that 12 are not safe for use in the eye area (collectively, "ColourPop Eye Makeup" or "Products"). 13 3. Regardless of what ColourPop calls each ColourPop Eye Makeup Product, they are 14 misleadingly marketed and sold by Defendant as eyeshadow or eye makeup. Defendant's 15 marketing, advertising, public statements, and social media posts and videos encourage and instruct 16 consumers to use the Products in the eye area, and the only reasonable and foreseeable use of the 17 Products is cosmetic application in the eye area. Thus, ColuorPop misrepresents the purpose of the 18 Products and misleads consumers that the Products are intended for use in the eye area when they 19 are unsafe and unfit for use in that manner. ColourPop's practices in this regard are substantially 20 similar across all of the Products at issue. 21 4. The Products are inherently dangerous and unfit for use in the eye area because they 22 are formulated with and/or contain one or more of the following color additives: FD&C Red No. 4; 23 D&C Red No. 6, 7, 17, 21, 22, 27, 28, 30, 31, 33, 34, 36; D&C Violet No. 2; Ext. D&C Violet No. 24 2; FD&C Yellow No. 6; D&C Yellow No. 7, 8, 10, 11; Ext. D&C Yellow No. 7; D&C Orange No. 25 4, 5, 10, 11; D&C Green No. 6, 8; FD&C Green No. 3; D&C Brown No. 1; and/or D&C Blue No.

26 4 (the "Harmful Ingredients").¹

¹ Here, and throughout, the term "Products" shall refer to any item sold by Defendant for use in the eye area that contains one or more Harmful Ingredients. The Products include, but are not limited to, the following palette names: "In a Trance," "Of Quartz," "Coast to Coral," "Fine Feathered,"

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 3 of 40

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

28

5. The Harmful Ingredients can cause physical injuries including eye pain, redness, itching, skin irritation, rashes, and skin staining, and can cause damage through their toxicity when they enter the body. For example, Red 7 has been known to cause "serious eye irritation."² Red 27 is classified as acutely toxic if consumed orally, "causes eye irritation"³ and "may be cytotoxic, mutagenic, and inhibit certain mitochondrial functions."⁴ Red 28 is classified as acutely toxic if consumed orally and "[c]auses serious eye irritation."⁵ Yellow 6 is "hazardous in case of eye contact (irritant)" and is acutely toxic when orally ingested.⁶ Yellow 10 is also acutely toxic when ingested and associated with eye irritation.⁷

6. The presence of one or more Harmful Ingredients renders the Products unsafe and unfit for use in the eye area (the "Defect").

7. Defendant markets ColourPop Eye Makeup for a purpose (cosmetic application around the eye area) for which such use is inherently dangerous. The Products cannot be used for their principal intended purpose. The Products are thus worthless by virtue of the Defect.

8. Defendant has undertaken a deliberate and willful pattern of conduct (including taking active measures) aimed at deceiving consumers, including Plaintiff, into believing that
ColourPop Eye Makeup is safe for its intended use: cosmetic application around the eye area.

9. At all relevant times, Defendant knew about the Defect, but nevertheless marketed,
advertised, and sold ColourPop Eye Makeup for use around the eyes without warning consumers of
the known dangers.

10.As a direct and proximate result of Defendant's misleading conduct, concealment ofthe Defect, and failure to adequately warn consumers about the presence of the Harmful

"Truly Madly Deeply," "Pretty Guardian," "Lilac You A Lot," "Darth Vader," "Ooh la la," "Strawberry Shake," "Secret Admirer," "Boudoir Noir," and "Menage a Muah." ² https://spectracolors.com/wp-content/uploads/2017/04/4.FD_.007LC0-SDS.pdf.

³ https://spectracolors.com/wp-content/uploads/2017/04/4.FD .027LM0-SDS.pdf.

⁴ https://pubchem.ncbi.nlm.nih.gov/compound/D- -C-Red-no.-27.

26 ⁵ https://spectracolors.com/wp-content/uploads/2017/04/4.FD .028000-SDS.pdf.

²⁷ ⁶ https://www.geneseo.edu/sites/default/files/users/247/Yellow%206.pdf.

⁷ https://www.spectrumchemical.com/media/sds/DC200_AGHS.pdf.

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 4 of 40

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

Ingredients and the fact that the Products are not safe or fit for use in the eye area, Plaintiff and other similarly situated consumers ("Class" or "Class Members") purchased and/or used the Products to their detriment.

11. Plaintiff and putative Class Members were unaware of the Defect at the time they purchased the Products. Had Plaintiff and Class Members known that ColourPop Eye Makeup contains a Defect rendering it unfit for its intended purpose – use in the eye area – they would not have purchased the Products or would have paid substantially less for the Products.

12. Plaintiff and all putative Class Members purchased ColourPop Eye Makeup which suffered from the same Defect at the point of sale, and poses substantially the same safety risk to Plaintiff, putative Class Members, consumers, and the public.

13. All of the Products suffer from the same Defect and are similarly mislabeled and falsely advertised because each of the Products is sold to be indistinguishable from eyeshadow or eyeliner products yet is unfit for use in the eye area due to the presence of the Harmful Ingredients.

14. Plaintiff and each putative Class Member have been damaged and suffered an injury in fact caused by Defendant's false, fraudulent, unfair, deceptive, and misleading practices, as set forth herein, and seek compensatory damages and injunctive relief.

JURISDICTION AND VENUE

15. This Court has jurisdiction over the subject matter of this action pursuant to 28
U.S.C. § 1332(d)(2), because the matter in controversy exceeds \$5,000,000, exclusive of interest and costs, and is a class action in which at least one member of the Class is a citizen of a State different from the Defendant.

16. This Court has personal jurisdiction over Defendant because Defendant maintains its principal place of business within the State of California and is registered as a limited liability company in the State of California. Furthermore, a substantial portion of the events giving rise to Plaintiff's claims occurred in this State, including Plaintiff's purchase.

26 17. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b)(2) and (c) because a
27 substantial part of the events or omissions giving rise to Plaintiff's claims occurred in this District,
28 because Defendant transacts business and/or has agents within this District, and because Defendant

maintains its principal place of business within the State of California and is registered as a limited liability company in the State of California.

PARTIES

18. Plaintiff Kacey Wilson is a resident of San Francisco, California, who purchased and used ColourPop Eye Makeup within the relevant time period. Specifically, Plaintiff Wilson purchased and used ColourPop's "Boudoir Noir" and "Menage a Muah" eyeshadow palettes, both of which contain the Harmful Ingredients and thus suffer from the Defect. Upon discovering that the "Boudoir Noir" and "Menage a Muah" eyeshadow palettes each contain one or more Harmful Ingredient Plaintiff stopped using the Products and still has unused Products in her possession. Because of the Defect, Plaintiff cannot use the remaining Products and, accordingly, suffered economic loss.

12 19. ColourPop Cosmetics, LLC is registered as a limited liability company in the State 13 of California and has its principal place of business at 1451 Vanguard Drive, Oxnard, California 14 93033. ColourPop designs, formulates, manufactures, markets, advertises, distributes, and sells a 15 wide range of consumer cosmetic products including but not limited to, eyeshadow, eyeliner, 16 eyelid primer, and eyebrow pencils, nationwide, including in California.⁸ Defendant's misleading 17 and unlawful marketing, advertising and product information concerning the Products was 18 conceived, reviewed, approved, and otherwise controlled from Defendant's California 19 headquarters. Defendant's misleading marketing concerning the Products was coordinated at, 20 emanated from, and was developed at its California headquarters. All critical decisions regarding 21 the misleading marketing and advertising of the Products were made in California.

THE PRODUCTS

20. ColourPop Eye Makeup is sold at retail locations throughout the United States, including Ulta Beauty stores, and the Products are also available for purchase online at www.colourpop.com and through third-party retailers' websites.⁹

26

22

23

24

25

1

2

3

4

5

6

7

8

9

10

11

27

- ⁸ *See generally* https://colourpop.com.
- ⁹ See generally https://www.ulta.com/brand/colourpop.

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 6 of 40

21. The Products that are the subject of this lawsuit include eyeshadow palettes (which Defendant sometimes refers to as, inter alia, "shadow palettes," "pigment palettes," or "pressed powder palettes"), eyeliners (which Defendant sometimes refers to as "liners"), and other categories of products that Defendant has promoted or advertised for use in the eye area during the maximum time period allowed by law.

22. Defendant's conduct was substantially similar with regard to the Products. The Products, which are sold online by Defendant at www.Colourpop.com as well as by third-party retailers, all: (1) are advertised and marketed by Defendant for cosmetic use on the eye area; (2) are advertised, marketed, packaged, and sold to be indistinguishable from eyeshadow or eyeliner products (3) are reasonably understood by consumers to be safe and suitable for use in the eye area; (4) are in fact unfit, unsafe, and unsuitable for use in the eye area. Defendant invented terms for the Products such as, inter alia, "shadow palettes," "pigment palettes," or "pressed powder palettes," but each of the Products is intended for use in the eye area.

23. In all cases for the Products, despite Defendant's invented names, Defendant intentionally and deceptively designed the Products to be indistinguishable from products that are *exclusively* for use in the eye area, and did indeed market the Products for use in the eye area.

Defendant's Eyeshadow Palettes

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

24. There are currently over 100 different variations of ColourPop Eyeshadow Palettes available for purchase at www.colourpop.com/collections/shadow-palette, many of which are formulated with and contain color additives that are unfit for use in the eye area due to the presence of the Harmful Ingredients .

25. The price of ColourPop Eyeshadow Palettes can range from around \$10.00 to \$39.00, and each product contains between 4-35 distinct colors or shades ("Color Pans") which ColourPop often refers to as "pressed powders."

25 26. But regardless of what ColourPop calls each eyeshadow palette Product, they are 26 intentionally marketed and sold to be indistinguishable from eyeshadow or eye makeup, their only 27 reasonable and foreseeable use by consumers is cosmetic application in the eye area, and 28 Defendant's promotional images, tutorials, and other advertising materials instruct and encourage

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 7 of 40

that said Products be used for cosmetic application in the eye area. ColourPop's practices in this
regard are substantially similar across all of the Products at issue. This is the crux of Defendant's
misleading conduct: Defendant sells Products that should not and cannot be used in the eye area,
yet markets the Products such that their sole reasonable and foreseeable use by consumers is
cosmetic application in the eye area.

ColourPop also markets, sells, advertises, and promotes other Eye Makeup Products

For example, the ColourPop's Colour Me Obsessed! crème gel liner vault (an

27.

28.

eyeliner) webpage depicts a model using the product in the shades "Good Reef" (pink) and "Catsuit" (teal) in the eye area even though those shades contain Harmful Ingredients.¹⁰

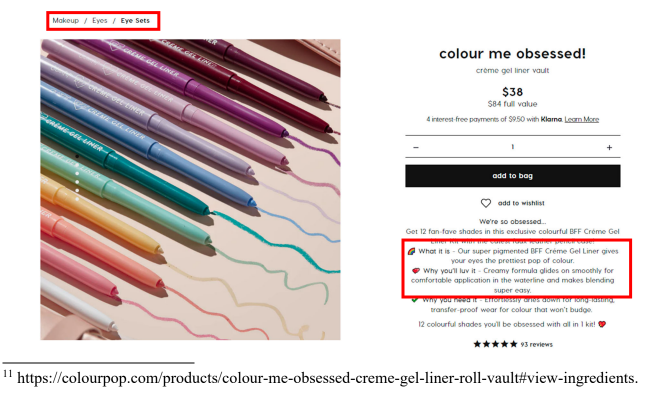
containing the Harmful Ingredients for use on and around the eye area.



¹⁰ Specifically, "Good Reef" contains the Harmful Ingredients Red 6 (CI 15850) and Yellow 10 (CI 47005) and "Catsuit" contains the Harmful Ingredient Yellow 10 (CI 47005).



29. The webpage for the Colour Me Obsessed! eyeliner further states "Our super pigmented BFF Crème Gel Liner gives your eyes the prettiest pop of colour." (*see* Figure 3), and the Product on the website is found under "Makeup / Eyes / Eye Sets."¹¹ Defendant proceeds to explain the Product allows for "comfortable application in the waterline," an area that comes in direct contact with the eye.



SECOND AMENDED CLASS ACTION COMPLAINT – JURY TRIAL DEMANDED 3:22CV-05198-TLT

30. In the "Application Tips" section of the Colour Me Obsessed! Product's webpage, Defendant does not have a warning or use restriction listed for the Product.¹² Additionally, there is not a warning in or by the ingredients list, despite the Product containing Harmful Ingredients.

31. Defendant regularly instructs and encourages consumers to use and apply ColourPop Eye Makeup containing the Harmful Ingredients in and around the eye area.

THE PRODUCTS ARE UNSAFE AND UNFIT FOR USE IN THE EYE AREA DUE TO THE PRESENCE OF THE HARMFUL INGREDIENTS

32. Defendant has engaged in unfair, unlawful, and fraudulent business conduct by formulating, manufacturing, distributing, marketing, advertising, and selling ColourPop Eye Makeup because the Products: (1) contain color additives that make them unreasonably dangerous for their sole and intended purpose; and (2) are intentionally marketed and sold to be indistinguishable from eyeshadow or eye makeup, their only reasonable and foreseeable use by consumers is cosmetic application in the eye area, and Defendant's promotional images, tutorials, and other advertising materials instruct and encourage that said Products be used for cosmetic application in the eye area.

33. Each of the Products is formulated with and contains one or more Harmful Ingredients that render the Products unsafe, unfit, and inherently dangerous to use in the eye area. Yet each of the Products is intentionally marketed and sold by ColourPop to be indistinguishable from eyeshadow or eye makeup, the only reasonable and foreseeable use of the Products by consumers is cosmetic application in the eye area, and Defendant's promotional images, tutorials, and other advertising materials instruct and encourage that said products be used for cosmetic application in the eye area.

34. The eye area, both the eye itself and surrounding skin in the eye area, are more permeable than the skin generally. Risks associated with an ingredient that may be tolerable for a product designed for use on the face may become intolerable if the product is used in the eye area due to this potential increased absorption of ingredients.

 $^{12}\ https://colourpop.com/products/colour-me-obsessed-creme-gel-liner-roll-vault\#view-ingredients$

35. Clinical evidence demonstrates that cosmetic material applied externally to the eye area frequently migrates across the eyelid margin.¹³

3 36. Cream cosmetic products formulated without water are anhydrous and are shown to
have a higher migration rate when applied to the eye area than other formulations. This excelled
rate of migration is further heightened for persons with oily skin types or extra folds of eyelid
skin.¹⁴ Multiple ColourPop Eye Makeup Products are formulated without water, thus making them
especially dangerous for use in the eye area due to the presence of Harmful Ingredients.

37. If a cosmetic product containing a color additive with harmful impurities is applied to the eye area, the harmful impurities frequently migrate across the eyelid margin into the eye and/or penetrate through thin eye area skin tissue, creating the potential for dangerous side effects.¹⁵

38. Adverse side effects associated with use of cosmetics containing color additives
unsafe for the eye area include posterior blepharitis, ocular surface irritation, tear film instability,
conjunctival pigmentation, corneal epithelium inflammation, blepharitis, ocular irritation and/or
pain, allergic dermatitis, and keratitis.¹⁶

16

1

2

8

9

10

 ¹³ See Ng, Alison Ph.D.; Evans, Katharine Ph.D.; North, Rachel V. Ph.D.; Purslow, Christine Ph.D.. Migration of Cosmetic Products into the Tear Film. *Eye & Contact Lens: Science & Clinical Practice* 41(5):p 304-309, September 2015. | DOI: 10.1097/ICL.000000000000124; see also Goto T, Zheng X, Gibbon L, Ohashi Y. Cosmetic product migration onto the ocular surface: exacerbation of migration after eyedrop instillation. Cornea. 2010 Apr;29(4):400-3. doi: 10.1097/ICO.0b013e3181bd4756. PMID: 20168215.

^{20 &}lt;sup>14</sup> See Draelos ZD. Eyelash Cosmetics. In: Cosmetics in Dermatology. New York, NY, Churchill Livingstone, 1995. pp. 41–52.

 ¹⁵ See Ng, Alison Ph.D.; Evans, Katharine Ph.D.; North, Rachel V. Ph.D.; Purslow, Christine
 Ph.D.. Migration of Cosmetic Products into the Tear Film. *Eye & Contact Lens: Science & Clinical Practice* 41(5):p 304-309, September 2015. | DOI: 10.1097/ICL.000000000000124; see also Goto
 T, Zheng X, Gibbon L, Ohashi Y. Cosmetic product migration onto the ocular surface:
 exacerbation of migration after eyedrop instillation. Cornea. 2010 Apr;29(4):400-3. doi:

 ^{10.1097/}ICO.0b013e3181bd4756. PMID: 20168215.
 ¹⁶ See Gao Y, Kanengiser BE. Categorical evaluation of the ocular irritancy of cosmetic and consumer products by human ocular instillation procedures. J Cosmet Sci. 2004 Jul-Aug;55(4):317-25. PMID: 15386023.; see also Platia EV, Michels RG, Green WR. Eye-cosmetic-

Malik A, Claoué C. Transport and interaction of cosmetic product material within the ocular surface: beauty and the beastly symptoms of toxic tears. *Cont Lens Anterior Eye*. 2012

Dec;35(6):247-59. doi: 10.1016/j.clae.2012.07.005. Epub 2012 Aug 11. PMID: 22890123.;
 Coroneo MT, Rosenberg ML, Cheung LM. Ocular effects of cosmetic products and procedures.
 Ocul Surf. 2006 Apr;4(2):94-102. doi: 10.1016/s1542-0124(12)70031-9. PMID: 16681080.

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 11 of 40

39. The Harmful Ingredients can cause physical injuries including eye pain, redness,
itching, skin irritation, rashes, and skin staining, and can cause damage through their toxicity when
they enter the body. Indeed, many of the Harmful Ingredients are eye irritants and can cause
serious eye irritation.

40. For example, D&C Red No. 7 is classified as an eye irritant and "causes serious eye irritation."¹⁷ If Red 7 comes into contact with one's eyes, that person should "rinse cautiously with water for several minutes[, r]emove contact lenses if present and easy to do[, and c]ontinue rinsing."¹⁸ Then, he or she should "flush with plenty of cool water for at least 15 minutes, holding eyelids apart for thorough irrigation [and g]et immediate medical attention"¹⁹

41. D&C Red No. 27 is classified as an eye irritant and "causes eye irritation."²⁰ If Red 27 comes into contact with somebody's eyes, that person should "rinse cautiously with water for several minutes[, r]emove contact lenses if present and easy to do[, and c]ontinue rinsing."²¹ Then, he or she should "flush with plenty of cool water for at least 15 minutes, holding eyelids apart for thorough irrigation [and g]et immediate medical attention"²² Additionally, Red 27 "may be cytotoxic, mutagenic, and inhibit certain mitochondrial functions."²³

16 42. D&C Red No. 28 "[c]auses serious eye irritation."²⁴ If Red 28 comes into contact
17 with somebody's eyes, that person should "rinse cautiously with water for several minutes[,
18 r]emove contact lenses if present and easy to do[, and c]ontinue rinsing."²⁵ Then, he or she should
19 "flush with plenty of cool water for at least 15 minutes, holding eyelids apart for thorough
20 irrigation [and g]et immediate medical attention."²⁶

¹⁷ https://spectracolors.com/wp-content/uploads/2017/04/4.FD_.007LC0-SDS.pdf.
 ¹⁸ Id.

¹⁹ *Id*.

23

24

25

26

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

²⁰ https://spectracolors.com/wp-content/uploads/2017/04/4.FD_.027LM0-SDS.pdf.

 21 *Id.*

 22 Id.

 26 *Id*.

²³ https://pubchem.ncbi.nlm.nih.gov/compound/D-_-C-Red-no.-27.

²⁴ https://spectracolors.com/wp-content/uploads/2017/04/4.FD_.028000-SDS.pdf.

27 2^{5} Id.

43. FD&C Yellow No. 6 is "hazardous in case of eye contact (irritant)" and is acutely toxic when orally ingested.²⁷ Safety sheets instruct handlers of Yellow 6 to "avoid contact with eyes." ²⁸ In the event of eye contact, one should "check for and remove any contact lenses[, and i]mmediately flush eyes with running water for at least 15 minutes, keeping eyelids open." ²⁹ Then, he or she should "seek medical attention."³⁰

44. D&C Yellow No. 10 is also associated with eye irritation.³¹ In the event of eye contact, one should "flush eyes with water for 15 minutes[, g]et medical attention if irritation occurs[, and, i]f symptoms persist, call a physician."³²

45. FD&C Red No. 4 "causes eye irritation."³³ If Red No. 4 comes into contact with somebody's eyes, that person should "rinse cautiously with water for several minutes[, r]emove contact lenses if present and easy to do[, and c]ontinue rinsing."³⁴ Then, he or she should "flush with plenty of cool water for at least 15 minutes, holding eyelids apart for thorough irrigation [and g]et immediate medical attention."³⁵

46. D&C Red No. 6, "causes eye irritation."³⁶ If Red No. 6 comes into contact with somebody's eyes, that person should "rinse cautiously with water for several minutes[, r]emove contact lenses if present and easy to do[, and c]ontinue rinsing."³⁷ Then, he or she should "flush with plenty of cool water for at least 15 minutes, holding eyelids apart for thorough irrigation [and g]et immediate medical attention."³⁸

 27
 https://www.geneseo.edu/sites/default/files/users/247/Yellow%206.pdf.

 28
 Id.

 29
 Id.

 30
 Id.

 31
 https://www.spectrumchemical.com/media/sds/DC200_AGHS.pdf.

 32
 Id.

 33
 https://avitar-chemical.com/wp-content/uploads/2020/06/SDS-FDC-Red-No-4.pdf.

 34
 Id.

 35
 Id.

 36
 https://spectracolors.com/wp-content/uploads/2017/04/4.FD_.006LM0-SDS.pdf.

 37
 Id.

 38
 Id.

 SECOND AMENDED CLASS ACTION COMPLAINT – JURY TRIAL DEMANDED 3:22CV-05198-TLT

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 13 of 40

1	47. Safety data sheets instruct handlers of D&C Red No. 17 to "avoid contact with skin		
2	and eyes" ³⁹ "Eye wash facilities and emergency shower must be available when handling this		
3	product." ⁴⁰ "Solid particles trapped behind the eyelid may cause abrasive damage." ⁴¹ Red 17		
4	"[m]ay be slightly irritating to eyes." ⁴² In the event of eye contact, one should "rinse immediately		
5	with plenty of water," "remove any contact lenses and open eyelids wide apart," "continue to rinse		
6	for at least 15 minutes," and "get medical attention if any discomfort continues." ⁴³		
7	48. D&C Red No. 21 is classified as an eye irritant and "causes serious eye irritation." ⁴⁴		
8	If Red 21 comes into contact with somebody's eyes, that person should "rinse cautiously with		
9	water for several minutes[, r]emove contact lenses if present and easy to do[, and c]ontinue		
10	rinsing." ⁴⁵ Then, he or she should "flush with plenty of cool water for at least 15 minutes, holding		
11	eyelids apart for thorough irrigation [and g]et immediate medical attention." ⁴⁶		
12	49. D&C Red No. 30 is classified as an eye irritant and "causes serious eye irritation." ⁴⁷		
13	If Red 30 comes into contact with somebody's eyes, that person should "rinse cautiously with		
14	water for several minutes[, r]emove contact lenses if present and easy to do[, and c]ontinue		
15	rinsing." ⁴⁸ Then, he or she should "flush with plenty of cool water for at least 15 minutes, holding		
16	eyelids apart for thorough irrigation [and g]et immediate medical attention." ⁴⁹		
17	eyends apart for thorough integration [and gjet minediate medical attention.		
18			
19	³⁹ https://www.univarsolutions.co.uk/proxy/index/index/?e=0%3A3%3AGojX1BDc4Uci9TcgV		
20	cR5%2FbgXGVsUqlY1trg0btLyC856StqALW0eowzr45PDzW4TlW1Oq0oexp6Guae5yxb0vPiPU hCcj3KymY5wywkg080TbH3fcgUGkOmDW6jBbQZSaRPN9Fxr0Bneb56MyTh1USIjcvDyWj1s		
20	83p9wNqN7QqQBe9Xnd6J0pk%3D.		
	40 Id. $_{41}$ Id.		
22	$ \begin{array}{c} 4^{1} Id. \\ 4^{2} Id. \end{array} $		
23	$\begin{bmatrix} Id.\\ 43 Id. \end{bmatrix}$		
24	⁴⁴ https://spectracolors.com/wp-content/uploads/2017/04/4.FD021LM0-SDS.pdf.		
25	⁴⁵ <i>Id</i> .		
26	⁴⁶ <i>Id</i> .		
	⁴⁷ https://spectracolors.com/wp-content/uploads/2017/04/4.FD030LT0-SDS.pdf.		
27	48 Id.		
28	⁴⁹ <i>Id.</i>		
	SECOND AMENDED CLASS ACTION COMPLAINT – JURY TRIAL DEMANDED 12 3:22CV-05198-TLT 12		

1	50. D&C Red No. 33 "causes serious eye irritation." ⁵⁰ If Red 33 comes into contact	
2	with somebody's eyes, that person should "rinse cautiously with water for several minutes[,	
3	r]emove contact lenses if present and easy to do[, and c]ontinue rinsing." ⁵¹ Then, he or she should	
4	"flush eyes with cool water for 15 minutes, [and g]et medical attention."52	
5	51. D&C Violet No. 2 "causes serious eye irritation." ⁵³ If Violet 2 comes into contact	
6	with somebody's eyes, that person should "rinse cautiously with water for several minutes[,	
7	r]emove contact lenses if present and easy to do[, and c]ontinue rinsing." ⁵⁴ Then, he or she should	
8	"flush with plenty of cool water for at least 15 minutes, holding eyelids apart for thorough	
9	irrigation [and g]et immediate medical attention."55	
10	52. D&C Yellow No. 8 "may cause eye and skin irritation." ⁵⁶ If Yellow 8 comes into	
11	contact with somebody's eyes, he or she should "flush eyes with plenty of water for at least 15	
12	minutes, occasionally lifting the upper and lower eyelids." ⁵⁷ "If irritation develops, [he or she	
13	should] get medical aid."58	
14	53. Users of D&C Yellow No. 10 should avoid "skin and eye contact." ⁵⁹ In the event of	
15	eye contact, users should "make sure to remove any contact lenses from the eyes before rinsing[,	
16	r]inse the eye with water immediately[, c]ontinue to rinse for at least 15 minutes[, and g]et medical	
17	attention if any discomfort continues."60	
18		
19		
20	⁵⁰ https://www.spectrumchemical.com/media/sd/DC145_SD.pdf.	
21	⁵¹ <i>Id.</i>	
22	⁵² Id.	
23	⁵³ https://spectracolors.com/wp-content/uploads/2017/04/7.FD0020E0-SDS.pdf. ⁵⁴ <i>Id</i> .	
24	⁵⁵ <i>Id</i> .	
25	⁵⁶ https://pim-resources.coleparmer.com/sds/24609.pdf.	
26	⁵⁷ Id. ⁵⁸ Id.	
27	⁵⁹ https://safety365.sevron.co.uk/substances/accessSDS/SDS-49777-57bebdf5052649.89556561.	
28	⁶⁰ <i>Id</i> .	
	SECOND AMENDED CLASS ACTION COMPLAINT – JURY TRIAL DEMANDED133:22CV-05198-TLT13	

54. D&C Yellow No. 11 is "irritating to eyes."⁶¹ In the event of eye contact, one should "immediately flush with plenty of water for up to 15 minutes[while r]emov[ing] any contact lenses and open[ing] eyes wide apart."⁶²

3 4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

24

1

2

55. D&C Orange No. 4 "causes serious eye irritation."⁶³ If Orange 4 comes into contact with somebody's eyes, that person should "rinse cautiously with water for several minutes[, r]emove contact lenses if present and easy to do[, and c]ontinue rinsing."⁶⁴ Then, he or she should "flush with plenty of cool water for at least 15 minutes, holding eyelids apart for thorough irrigation [and g]et immediate medical attention."⁶⁵

56. If D&C Green No. 8 comes into contact with somebody's eyes, that person should "flush with plenty of water or eye wash solution for several minutes[, and s]eek medical attention if irritation persists."⁶⁶ "Contact [of Green 8]with eyes may cause irritation."⁶⁷ Notably, "the most significant routes of overexposure for this product are by contact with skin or eyes."⁶⁸

57. FD&C Green No. 3 "may cause temprorary eye irritation."⁶⁹ If Green 3 comes into contact with somebody's eyes, that person should "rinse immediately with plenty of water[, r]emove any contact lenses and open eyelids wide apart[, and c]ontinue to rinse for at least 15 minutes."⁷⁰ Further, they should "get medical attention if any discomfort continues."⁷¹

 $\begin{bmatrix} ^{61} \text{ https://safety365.sevron.co.uk/substances/accessSDS/SDS-1397-572b31f54b6746.44957127.} \\ ^{62} Id \end{bmatrix}$

⁶³ https://spectracolors.com/wp-content/uploads/2017/04/2.FD_.004000-SDS.pdf.

⁶⁴ *Id*.

⁶⁵ *Id.*

https://www.praannaturals.com/downloads/msds/SDS_DC_Green_No_8_Color_Additive_DCGRE
 EN8US75.pdf.

⁶⁷ Id.

⁶⁸ Id.

⁶⁹ https://www.univarsolutions.co.uk/proxy/index/index/?e=0%3A3%3A5NAo97CdT0czy5tIPtZ
 PUp8slvKvfilyNfxsZ2XvPfJ0iIEpJN5P9QBff5%2FKiGsNL%2B1jkFGe3K%2FmVf%2Fvhtzciwe
 hKAXewy2Is2gW2tgr6oTT6AjN9mhxPEIH894bvJzZm%2FqboWqZtbr03iil0Q4fbQa9%2BvrAG
 uXPo22XbdtRoGyr3P5LVJaG3fs%3D.

27 $\int_{-70}^{70} Id.$

28 7^{1} *Id.*

58. D&C Brown No. 1 is a "moderate eye irritant" and "causes severe eye irritation."⁷² "In case of eye contact" one should "immediately rinse eyes with plenty of water for at least 15 minutes[and c]onsult a physician."⁷³

3 4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

1

2

59. If a Product palette contains even one Harmful Ingredient, the *entire* palette is unsafe and unfit for use in the eye area, even if an individual color in that palette does not contain any Harmful Ingredients. Reasonable consumers do not know which of the various colors in a given palette contain Harmful Ingredients, and therefore use the colors interchangeably. Colors within a given palette tend to cross-contaminate other colors within the palette through the reasonable and expected use of the palette. No reasonable consumer would buy the Products if they knew that even one of the colors within the palette contained Harmful Ingredients.

60. ColourPop knows that these products are used in the eye area, and indeed labels, packages, and markets them for such purpose. For example, ColourPop states under the application tips section for its "Fade Into Hue" eyeshadow (which contains Harmful Ingredients) to "[use] the pigments on your temples or underneath your brow," which *is* in the immediate eye area, even though the Products contain Harmful Ingredients.⁷⁴

Any Purported Disclaimer Language on Defendant's Website Is Not Curative

61. For a portion of the ColourPop Eye Makeup Products, Defendant's website includes vague language and inconsistent statements such as "* while not intended for use in the immediate eye area, these shades can be used anywhere else on your face or body! we recommend using these

⁷² https://www.trc-canada.com/prod-img/MSDS/A189955MSDS.pdf
 ⁷³ Id.

⁷⁴ See, e.g., https://colourpop.com/products/fade-to-hue-pressed-powder-makeup-palette

shades to enhance your overall look - for example, using the pigments on your temples or underneath your brow."⁷⁵

application tips

tips: apply with your favorite shadow brushes. flat and firmer brushes will give the most color payoff. fluffier brushes are great for blending.

*while not intended for use in the immediate eye area, these shades can be used anywhere else on your face or body! we recommend using these shades to enhance your overall look - for example, using the pigments on your temples or underneath your brow.

62. This is neither a safety warning nor an adequate disclaimer because: (1) it does not assist the consumer in understanding the danger; (2) it is designed and displayed in such a manner that a reasonable consumer would not see, receive, or understand it; (3) it does not actually instruct consumers to *not* use the product in the eye area; and (4) it specifically instructs consumers to use the Products in the immediate eye area, which *includes* "underneath your brow."

63. The substance and placement of any purported disclaimer by Defendant falls far short of being prominent and conspicuous warnings. And, any such purported disclaimers are contrary to the fact that Defendant specifically markets and sells the Products to be used in the eye area.

64. Defendant's purported disclaimers do nothing to assist the consumer in understanding the known risks of using ColourPop Eye Makeup, nor do they suggest that any known dangers exist.

65. Further, to the extent any disclaimer recommends consumers use the Products "on your temples or **underneath your brow**," it is in effect no disclaimer at all as it instructs consumers to use the Products in precisely the most dangerous way possible.

66. Consumers can navigate through the entire purchasing process online at ColourPop.com or with a third-party seller of the Products without ever encountering Defendant's hidden disclaimer.

27

28

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

⁷⁵ https://colourpop.com/products/fade-to-hue-pressed-powder-makeup-palette

67. Further, the Products' promotional images and Defendant's marketing materials undermine and are directly contrary to any such purported disclaimers because models are repeatedly shown wearing specific eyeshadow colors that contain Harmful Ingredients on the eye area.

68. Further, many ColourPop Eye Makeup products have no disclaimer whatsoever even though they are formulated with Harmful Ingredients. For example, Defendant's webpage for its "Of Quartz" Product (which contains the Harmful Ingredient Yellow 10) does not include any warning language, purported disclaimers, or online statements that suggest or otherwise indicate that the product contains Harmful Ingredients (nor does its physical packaging). It does, however, depict a model with the Product on her eye.⁷⁶

69. Finally, reasonable consumers do not regularly inspect ingredient lists for cosmetics products. Instead, they trust cosmetic companies not to put potentially harmful ingredients into products.

Plaintiff's Experience

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

23

24

25

28

70. Plaintiff Wilson purchased several of the Products, including but not limited to the Menage a Muah Palette and Boudoir Noir Palette, ("Plaintiff's Purchased Products") for personal cosmetic use. Plaintiff has, within the past 5 years, purchased the Products from the Ulta Beauty store or website. Plaintiff's most recent purchase occurred in 2021. The Menage A Muah and Boudior Noir eyeshadow palettes purchased by Plaintiff each contain the Harmful Ingredients Red 7, Red 27, Red 28, Red 34, Yellow 6, and Yellow 10.

21 71. Plaintiff Wilson believed that Plaintiff's Purchased Products were safe for their
22 intended use, namely for use around the eye area.

72. Plaintiff Wilson reasonably relied on Defendant's representations and omissions when she decided to purchase and use various ColourPop Eye Makeup products, including but not limited to the Menage a Muah Palette and Boudoir Noir Palette, for use in the eye area.

26 73. At the time of purchase, Plaintiff Wilson was not aware of any warnings, safety
27 issues, or instructions for use indicating that the Products are not safe or fit for use in the eye area.

⁷⁶ https://colourpop.com/products/of-quartz-pressed-powder-palette

74. Similarly, Plaintiff Wilson was not aware of any warnings or disclosures that the Menage a Muah Palette and Boudoir Noir Palette contain color additives that are not safe or fit for use in the eye area.

75. The Products Plaintiff purchased, like all of the Products at issue in this case are and were: (1) advertised and marketed by Defendant for cosmetic use on the eye area; (2) advertised, marketed, packaged, and sold to be indistinguishable from eyeshadow or eyeliner product; (3) designed, formulated, and/or manufactured with Harmful Ingredients which render them unsafe and unfit for their intended use and purpose (cosmetic application to the eye area); (4) designed, formulated, and manufactured with substandard materials and/or construction which results in them being unsafe and unfit for their intended use and purpose; and (5) Defendant deceptively omitted and concealed these and other material facts from Plaintiff Wilson and other reasonable consumers.

76. As a result of Defendant's deceptive misrepresentations and fraudulent business practices, Plaintiff Wilson suffered injury and loss of money, including but not limited to: (1) Plaintiff Wilson did not receive any of the advertised benefits as described above; (2) Plaintiff Wilson paid for ColourPop Eye Makeup products that are unsafe by virtue of their design, formulation, construction, or workmanship; and (3) Plaintiff Wilson paid more for ColourPop Eye Makeup products than they are worth because the Products, by virtue of being formulated with and/or containing Harmful Ingredients, are unsafe and unfit to use for their sole intended purpose.

19 77. If Plaintiff Wilson had known that the Products are unfit for their intended use and
 20 defective, and that the representations made by Defendant are false and misleading, she would not
 21 have purchased the Products or would have paid substantially less than she did. Therefore,
 22 Plaintiff Wilson did not receive the benefit of her bargain.

78. Plaintiff was further damaged because upon discovering that the Products are unfit for their intended use and defective, and that the representations made by Defendant are false and misleading, she had to cease using the Products she had already purchased. Plaintiff still has unused Products in her possession. Because of the Defect, Plaintiff cannot use these remaining Products and, accordingly, suffered economic loss.

28

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

23

24

25

26

1	79.	Plaintiff will be unable to rely on the Products' marketing and advertising in the
2	future, and so will be unable to purchase the Products in the future, although she would like to if	
3	they were refo	ormulated to remove the Harmful Ingredients. Plaintiff continues to purchase eye
4	makeup products, although she does not currently purchase the Products, and intends on	
5	purchasing eye	e makeup products in the future.
6	CLASS ACTION ALLEGATIONS	
7	80.	Plaintiff brings this action individually and as a representative of all those similarly
8	situated, pursu	aant to Fed. R. Civ. P. 23, on behalf of the below-defined Class and Subclass:
9		Class:
10		All persons residing in the United States who purchased ColourPop Eye Makeup containing Harmful Ingredients during the maximum period permitted by law.
11		California Subclass:
12 13		All members of the Class who purchased ColourPop Eye Makeup containing Harmful Ingredients in California during the maximum period permitted by law.
14	81.	Specifically excluded from these definitions are: (1) Defendant, any entity in which
15	Defendant has	a controlling interest, and its legal representatives, officers, directors, employees,
16	assigns and su	accessors; (2) the Judge to whom this case is assigned and any member of the Judge's
17	staff or immed	diate family; and (3) Class Counsel.
18	82.	<u>Numerosity</u> : The Members of the Classes are so numerous that joinder of all
19	Members is in	npracticable. While the exact number of putative Class Members is presently
20	unknown, it lil	kely consists of tens of thousands of people geographically disbursed throughout the
21	United States. The number of putative Class Members can be determined by sales information and	
22	other records in Defendant's possession. Moreover, joinder of all putative Class Members is not	
23	practicable given their numbers and geographic diversity. The Classes are readily identifiable from	
24	information and records in the possession of Defendant and their authorized retailers.	
25	83.	<u>Typicality</u> : The claims of the representative Plaintiff are typical in that Plaintiff,
26	like all putativ	ve Class Members, purchased ColourPop Eye Makeup that was designed, formulated,
	manufactured, marketed, advertised, distributed, and sold by Defendant. Plaintiff, like all putative	
27 28	Class Member	rs, has been damaged by Defendant's misconduct in that, inter alia, Plaintiff incurred

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 21 of 40

or will continue to incur damages as a result of overpaying for defective ColourPop Eye Makeup
 Products that are inherently dangerous and not fit for their intended use. Furthermore, the factual
 basis of Defendant's misconduct is common to all putative Class Members because Defendant has
 engaged, and continues to engage, in systematic fraudulent behavior that was and is deliberate,
 includes negligent misconduct, and results in the same injury to all putative Class Members.

- 84. <u>Commonality</u>: Common questions of law and fact exist as to all putative Class
 Members. These questions predominate over questions that may affect only individual Class
 Members because Defendant has acted on grounds generally applicable to the Classes. Such
 common legal or factual questions include, inter alia:
- 10 11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

- (a) Whether ColourPop Eye Makeup is defective;
- (b) Whether ColourPop Eye Makeup is misleadingly marketed, packaged, labeled and/or sold for use in the eye area when it is not fit for that purpose;
- (c) Whether ColourPop Eye Makeup is defectively designed and/or manufactured;
- (d) Whether ColourPop Eyes Makeup is dangerous;
- (e) Whether Defendant knew or reasonably should have known about the Defect prior to distributing and selling ColourPop Eye Makeup to Plaintiff and the putative Classes;
- (f) Whether Defendant knew or reasonably should have known ColourPop Eye Makeup was dangerous when Defendant packaged, marketed, advertised, specified, instructed, encouraged, and otherwise represented that ColourPop Eye Makeup was intended for use in the eye area;
 - (g) Whether Defendant concealed from, omitted, and/or failed to disclose to Plaintiff and the putative Classes the dangers associated with ColourPop Eye Makeup as a result of the Products' Harmful Ingredients;
 - (h) Whether Defendant breached the implied warranty of merchantability and the Song-Beverly Consumer Warranty Act, relating to ColourPop Eye Makeup;
- (i) Whether Defendant engaged in unfair, unconscionable, or deceptive trade practices
 by selling and/or marketing defective ColourPop Eye Makeup;

1	(j)	Whether Defendant violated Cal. Bus. & Prof. Code § 17500, et seq. (FAL);
2	(k)	Whether Defendant violated Civil Code §§ 1750, et seq. (CLRA);
3	(1)	Whether Defendant violated Cal. Bus. & Prof. Code §§ 17200, et seq. (UCL);
4	(m)	Whether Plaintiff and the putative Classes are entitled to damages, including
5		compensatory, exemplary, and statutory damages, and the amount of any such
6		damages;
7	(n)	Whether Defendant should be enjoined from selling and marketing ColourPop Eye
8		Makeup containing Harmful Ingredients;
9	(0)	Whether Defendant should be enjoined from selling, promoting, and advertising that
10		ColourPop Eye Makeup is safe and fit for use in the eye area when, in fact, the
11		Products contain color additives that are prohibited for use in the eye area, i.e. the
12		Harmful Ingredients; and
13	(p)	Other issues which may be revealed in discovery.
14	85.	Adequate Representation: Plaintiff will fairly and adequately protect the interests
15	of putative C	lass Members. Plaintiff has no interests that are antagonistic to those of putative Class
16	Members. Plaintiff has retained attorneys experienced in the prosecution of class actions,	
17	including cor	nsumer and product defect class actions, and Plaintiff intends to prosecute this action
18	vigorously.	
19	86. <u>Injunctive/Declaratory Relief</u> : The elements of Rule 23(b)(2) are met. Defendant	
20	will continue to commit the unlawful practices alleged herein, and putative Class Members will	
21	remain at an unreasonable and serious safety risk as a result of the Defect. Defendant has acted	
22	and refused to act on grounds that apply generally to the putative Classes, such that final injunctive	
23	relief and corresponding declaratory relief is appropriate respecting the Classes as a whole.	
24	87.	Predominance and Superiority: Plaintiff and putative Class Members have all
25	suffered and	will continue to suffer harm and damages as a result of Defendant's unlawful and
26	wrongful conduct. A class action is superior to other available methods for the fair and efficient	
27	adjudication of the controversy. Absent a class action, putative Class Members would likely find	
28	the cost of litigating their claims prohibitively high and would therefore have no effective remedy	

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 23 of 40

at law. Because of the relatively small size of putative Class Members' individual claims, it is 1 2 likely that few putative Class Members could afford to seek legal redress for Defendant's 3 misconduct. Absent a class action, putative Class Members will continue to incur damages, and 4 Defendant's misconduct will continue without remedy. Class treatment of common questions of 5 law and fact would also be a superior method to multiple individual actions or piecemeal litigation 6 in that class treatment will conserve the resources of the courts and the litigants and will promote 7 consistency and efficiency of adjudication.

88. Plaintiff is not aware of any potential issues that would preclude the maintenance of this class action.

8

9

11

13

14

15

16

17

18

19

20

21

22

23

24

25

10 89. Defendant has acted or refused to act on grounds generally applicable to the putative Classes, thereby making final injunctive relief or corresponding declaratory relief with respect to 12 the putative Classes appropriate.

COUNT I Breach of Implied Warranty (Individually and on behalf of the Classes)

90. Plaintiff reasserts the allegations set forth in all preceding paragraphs and incorporates such allegations by reference as if fully set forth herein.

91. Plaintiff brings this cause of action against Defendant individually and on behalf of the Classes under California law.

92. As described above, Plaintiff has standing to pursue this claim because Plaintiff has suffered an injury-in-fact and has lost money or property as a result of Defendant's conduct.

93. Defendant was at all relevant times the manufacturer, distributor, warrantor, merchant, and/or seller of the ColourPop Eye Makeup. Defendant knew or had reason to know of the specific use for which the ColourPop Eye Makeup was purchased, as evidenced by Defendant's marketing efforts, website(s), social media accounts, advertisements, and other statements that promote and encourage consumers to use the Products in the eye area.

94. By placing the ColourPop Eye Makeup into the stream of commerce, Defendant 26 provided Plaintiff and Class Members with implied warranties that ColourPop Eye Makeup was 27 merchantable and fit for the ordinary purposes for which it was sold. 28

95. However, the ColourPop Eye Makeup is not fit for its ordinary purpose—use in the eye area—because it contains the Harmful Ingredients.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

96. The Harmful Ingredients contained in ColourPop Eye Makeup prevent the Products from being safely used for their intended purpose, and thus constitutes a breach of the implied warranty of merchantability. These problems are caused and exacerbated by Defendant's failure to adequately disclose to or warn Plaintiff and consumers of the Defect and that ColourPop Eye Makeup is not safe to use in the eye area. Defendant impliedly warranted that ColourPop Eye Makeup was of merchantable quality and fit for such use. These implied warranties included, among other things: (i) a warranty that ColourPop Eye Makeup manufactured, supplied, distributed, and/or sold by Defendant was safe and reliable for use as eyeshadow, eyeliner, or other cosmetic use in the eye area; and (ii) a warranty that ColourPop Eye Makeup would be fit for its principal and intended use as eye makeup.

97. Contrary to the applicable implied warranties, ColourPop Eye Makeup, at the time of sale and thereafter, was not fit for its ordinary and intended purpose of providing Plaintiff and Class Members with a cosmetic product that can be safely applied to the eye area without risk of injury. Instead, ColourPop Eye Makeup suffers from a defective design and/or defective manufacturing, as alleged herein.

98. Defendant's conduct described in this complaint constitutes a breach of implied warranties under UCC §§ 2-314 and 2-315, as adopted in whole or in substance by statutes in all 50 states and the District of Columbia.

99. The ColourPop Eye Makeup was defective at the time of sale when it left the exclusive control of Defendant or its agents.

100. Defendant's intended beneficiaries of these implied warranties were ultimately
Plaintiff and members of the Classes, not third-party retailers, resellers, or distributors who sold the
product. Moreover, Defendant exercised substantial control over which outlets can carry and sell
ColourPop Eye Makeup, which are the same places that Plaintiff and Class Members purchased the
Products. In addition, Defendant's warranties are in no way designed to apply to the third-party
retailers, resellers, or distributors who purchase the Products in bulk and then sell it on an

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 25 of 40

individual basis to consumers. Accordingly, these warranties are specifically designed to benefit the individual consumers who purchased ColourPop Eye Makeup.

2 3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

1

101. Plaintiff and Class Members sustained damages as a direct and proximate result of Defendant's breaches in that they paid an amount for the product that they would not have otherwise paid. Plaintiff and the Class also did not receive the value of the product they paid for—the products are worthless or worth far less than Defendant represents due to the Defect.

102. Defendant was provided extensive pre-suit notice of the Defect, and as such has been afforded a reasonable opportunity to cure its breach of warranty. Any additional time to do so would be unnecessary and futile because Defendant has known of and concealed the Defect and has refused to repair or replace the defect free of charge.

103. Plaintiff and the Classes have sustained, are sustaining, and will sustain damages ifDefendant continues to engage in such deceptive, unfair, and unreasonable conduct.

104. As a result of the breach of the implied warranty of merchantability, Plaintiff and
Class Members are entitled to legal and equitable relief, including injunctive relief, damages,
attorneys' fees, litigation expenses and costs, rescission, and/or other relief as deemed appropriate,
for an amount to compensate them for not receiving the benefit of their bargain.

<u>COUNT II</u> Breach of Implied Warranty Under the Song-Beverly Consumer Warranty Act California Civil Code §§ 1790, *et seq.* (Individually and on behalf of the Classes)

105. Plaintiff reasserts the allegations set forth in all preceding paragraphs and incorporates such allegations by reference as if fully set forth herein.

22 106. Plaintiff brings this cause of action against Defendant individually and on behalf of
23 the Classes.

24 107. As described above, Plaintiff has standing to pursue this claim because Plaintiff has
25 suffered an injury-in-fact and has lost money or property as a result of Defendant's conduct.

26 108. Under the Song-Beverly Consumer Warranty Act, Cal. Civ. Code § 1790, *et seq.*,
27 every sale of consumer goods in California is accompanied by both a manufacturer's and retail

28 seller's implied warranty that the goods are merchantable, as defined in that Act.

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 26 of 40

109. Defendant is in the business of manufacturing, assembling, producing and/or selling the ColourPop Eye Makeup to retail buyers, and therefore are a "manufacturer" and "seller" within the meaning of Cal. Civ. Code § 1791.

3

4

5

6

7

8

9

10

11

12

1

2

110. Defendant knew or had reason to know of the specific use for which the ColourPop Eye Makeup was purchased, as evidenced by Defendant's marketing efforts, website(s), social media accounts, advertisements, and other statements that promote and encourage consumers to use the Products in the eye area.

111. By placing the ColourPop Eye Makeup into the stream of commerce, Defendant provided Plaintiff and Class Members with implied warranties that ColourPop Eye Makeup was merchantable and fit for the ordinary purposes for which it was sold.

112. However, the ColourPop Eye Makeup is not fit for its ordinary purpose—use in the eye area—because it contains the Harmful Ingredients.

13 113. The Harmful Ingredients contained in ColourPop Eye Makeup prevent the Products 14 from being safely used for their intended purpose, and thus constitutes a breach of the implied 15 warranty of merchantability. These problems are caused and exacerbated by Defendant's failure to 16 adequately disclose to or warn Plaintiff and consumers of the Defect and that ColourPop Eye 17 Makeup is not safe to use in the eye area. Defendant impliedly warranted that ColourPop Eye 18 Makeup was of merchantable quality and fit for such use. These implied warranties included, 19 among other things: (i) a warranty that ColourPop Eye Makeup manufactured, supplied, 20 distributed, and/or sold by Defendant was safe and reliable for use as eyeshadow, eyeliner, or other 21 cosmetic use in the eye area; and (ii) a warranty that ColourPop Eye Makeup would be fit for its 22 principal and intended use as eye makeup.

23242526

114. Contrary to the applicable implied warranties, ColourPop Eye Makeup, at the time of sale and thereafter, was not fit for its ordinary and intended purpose of providing Plaintiff and Class Members with a cosmetic product that can be safely applied to the eye area without risk of injury. Instead, ColourPop Eye Makeup suffers from a defective design and/or defective manufacturing, as alleged herein.

28

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 27 of 40

115. Defendant's actions, as complained of herein, breached the implied warranties that
 ColourPop Eye Makeup was of merchantable quality and fit for such use. *See* Cal. Civ. Code §§
 1791.1 and 1792.

116. The ColourPop Eye Makeup was defective at the time of sale when it left the exclusive control of Defendant or its agents.

117. Defendant's intended beneficiaries of its implied warranties were ultimately Plaintiff and members of the Classes, not third-party retailers, resellers, or distributors who sold the product. Moreover, Defendant exercised substantial control over which outlets can carry and sell ColourPop Eye Makeup, which are the same places that Plaintiff and Class Members purchased the Products. In addition, Defendant's warranties are in no way designed to apply to the third-party retailers, resellers, or distributors who purchase the Products in bulk and then sell it on an individual basis to consumers. Accordingly, these warranties are specifically designed to benefit the individual consumers who purchased ColourPop Eye Makeup.

118. Plaintiff and Class Members sustained damages as a direct and proximate result of
Defendant's breaches in that they paid an amount for the product that they would not have
otherwise paid. Plaintiff and the Class also did not receive the value of the product they paid for—
the products are worthless or worth far less than Defendant represents due to the Defect.

119. Plaintiff and the Classes have sustained, are sustaining, and will sustain damages if Defendant continues to engage in such deceptive, unfair, and unreasonable conduct.

120.Plaintiff and the Class Members seek all relief available under the Song-BeverlyAct.

121. Plaintiff and Class Members are entitled to legal and equitable relief, including injunctive relief, damages, attorneys' fees, litigation expenses and costs, rescission, and/or other relief as deemed appropriate, for an amount to compensate them for not receiving the benefit of their bargain.

1

27

28

COUNT III (IN THE ALTERNATIVE) **Unjust Enrichment or Restitution**

2 (Individually and on behalf of the Classes) 3 122. Plaintiff Wilson reasserts the allegations set forth in all preceding paragraphs and 4 incorporates such allegations by reference as if fully set forth herein. 5 123. This alternative claim is asserted on behalf of Plaintiff and Class Members to the 6 extent there is any determination that any warranties extended to Plaintiff and Class Members by 7 Defendant do not govern the subject matter of the disputes with Defendant, or that Plaintiff does 8 not have standing to assert such claims against Defendant. Plaintiff asserts this claim under 9 California law. 10 124. Plaintiff and Class Members conferred a monetary benefit on Defendant, and 11 Defendant received and had knowledge of this benefit. 12 125. By their wrongful acts and omissions described herein, including selling Defective 13 ColourPop Eye Makeup, Defendant was unjustly enriched at the expense of Plaintiff and Class 14 Members. 15 126. Plaintiff and Class Members' detriment and Defendant's enrichment were related to 16 and flowed from the wrongful conduct alleged herein. 17 Defendant has profited from their unlawful, unfair, misleading, and deceptive 127. 18 practices at the expense of Plaintiff and Class Members under circumstances in which it would be 19 inequitable for Defendant to retain the profits, benefits, and other compensation obtained from their 20 wrongful conduct, as described herein in connection with selling the defective ColourPop Eye 21 Makeup. 22 128. Plaintiff and Class Members have been damaged as a direct and proximate result of 23 Defendant's unjust enrichment because they would not have purchased the ColourPop Eye Makeup 24 on the same terms or for the same price if they had known that the Products were defective or 25 contained dangerous and harmful ingredients at the time of purchase. 26 129.

Defendant either knew or should have known that payments rendered by Plaintiff and Class Members were given and received with the expectation that ColourPop Eye Makeup was

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 29 of 40

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

free of defects and was capable of providing the benefits represented by Defendant in the labeling, marketing, and advertising of the Products. It is inequitable for Defendant to retain the benefit of payments under these circumstances.

130. Plaintiff and Class Members seek restitution from Defendant and an order from this
Court proportionally disgorging all profits, benefits, and other compensation obtained by
Defendant from their wrongful conduct and establishing a constructive trust from which Plaintiff
and Class Members may seek restitution.

131. When required, Plaintiff and Class Members are in privity with Defendant because
Defendant's sale of ColourPop Eye Makeup was either direct or through authorized third-party
retailers and resellers. Purchases through authorized retailers and resellers are sufficient to create
privity because authorized third parties are Defendant's agents for the purpose of selling
ColourPop Eye Makeup.

132. As a direct and proximate result of Defendant's wrongful conduct and unjust
enrichment, Plaintiff and Class Members are entitled to restitution of, disgorgement of, and/or
imposition of a constructive trust upon all profits, benefits, and other compensation obtained by
Defendant for their inequitable and unlawful conduct.

17 133. Plaintiff and the members of the Class have suffered an injury in fact resulting in the 18 loss of money and/or property as a proximate result of the violations of law and wrongful conduct 19 of Defendant alleged herein, and they lack an adequate remedy at law to address the unfair conduct 20 at issue here. Legal remedies available to Plaintiff and Class Members are inadequate because they 21 are not equally prompt and certain and in other ways efficient as equitable relief. Damages are not 22 equally certain as restitution because the standard that governs restitution is different than the 23 standard that governs damages. Hence, the Court may award restitution even if it determines that 24 Plaintiff fails to sufficiently adduce evidence to support an award of damages. Damages and 25 restitution are not the same amount. Unlike damages, restitution is not limited to the amount of 26 money a defendant wrongfully acquired plus the legal rate of interest. Equitable relief, including 27 restitution, entitles the plaintiff to recover all profits from the wrongdoing, even where the original 28 funds taken have grown far greater than the legal rate of interest would recognize. Legal claims for damages are not equally certain as restitution because claims for restitution entail fewer elements.
 In short, significant differences in proof and certainty establish that any potential legal claim
 cannot serve as an adequate remedy at law.

<u>COUNT IV</u> Violation of the California False Advertising Law ("FAL") California Business and Professions Code §§ 17500, *et seq.* (Individually and on behalf of the Classes)

134. Plaintiff reasserts the allegations set forth in all preceding paragraphs and incorporates such allegations by reference as if fully set forth herein.

135. Plaintiff brings this cause of action against Defendant individually and on behalf of the Classes.

136. The conduct described herein took place within the state of California and constitutes deceptive or false advertising in violation of California Business and Professions Code §§ 17500, *et seq*.

137. California Business and Professions Code §§ 17500, *et seq.* prohibits deceptive or misleading practices in connection with advertising or representations made for the purpose of inducing, or which are likely to induce, consumers to purchase products.

138. Defendant, when it marketed, advertised, and sold ColourPop Eye Makeup, represented to Plaintiff and Class Members that ColourPop Eye Makeup was free of defects and safe when, in reality, the Products contained Harmful Ingredients that render them defective and unsafe.

139. At the time of their misrepresentations and/or omissions, Defendant was either aware that ColourPop Eye Makeup was defective and unsafe or was aware that it lacked the information and/or knowledge required to make such a representation truthfully. Defendant concealed, omitted, and failed to disclose this information to Plaintiff and Class Members.

140. Defendant's packaging and product descriptions were false, misleading, and likely to deceive Plaintiff and other reasonable consumers about the true nature of ColourPop Eye Makeup and the fact that it should not be used in the eye area.

27 28

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

141. Defendant's conduct therefore constitutes deceptive or misleading advertising.

142. Plaintiff Wilson has standing to pursue claims under the FAL because she reasonably reviewed and relied on Defendant's packaging, advertising, representations, and marketing materials when selecting and purchasing ColourPop Eye Makeup.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

143. In reliance on the statements made in Defendant's advertising and marketing materials, and Defendant's omissions and concealment of material facts regarding the quality and use of ColourPop Eye Makeup, Plaintiff and Class Members purchased ColourPop Eye Makeup.

144. Had Defendant disclosed the true defective nature of ColourPop Eye Makeup, Plaintiff and Class Members would not have purchased the Products or would have paid substantially less for them.

145. Upon discovering the true defective nature of ColourPop Eye Makeup, Plaintiff
stopped using the Products and still has unused Products in her possession. Because of the Defect,
Plaintiff cannot use the remaining Products and, accordingly, suffered economic loss.

146. As a direct and proximate result of Defendant's actions, as set forth herein,
Defendant has received ill-gotten gains and/or profits, including but not limited to money from
Plaintiff Wilson and Class Members who purchased ColourPop Eye Makeup.

147. Plaintiff and Class Members seek injunctive relief, restitution, and disgorgement of any monies wrongfully acquired or retained by Defendant by means of their deceptive or misleading representations, including monies already obtained from Plaintiff and Class Members as provided for by the California Business and Professions Code §§ 17500, *et seq.*

148. Plaintiff and the members of the Class have suffered an injury in fact resulting in the loss of money and/or property as a proximate result of the violations of law and wrongful conduct of Defendant alleged herein, and they lack an adequate remedy at law to address the unfair conduct at issue here. Legal remedies available to Plaintiff and Class Members are inadequate because they are not equally prompt and certain and in other ways efficient as equitable relief. Damages are not equally certain as restitution because the standard that governs restitution is different than the standard that governs damages. Hence, the Court may award restitution even if it determines that Plaintiff fails to sufficiently adduce evidence to support an award of damages. Damages and restitution are not the same amount. Unlike damages, restitution is not limited to the amount of

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 32 of 40

money a defendant wrongfully acquired plus the legal rate of interest. Equitable relief, including 1 2 restitution, entitles the plaintiff to recover all profits from the wrongdoing, even where the original 3 funds taken have grown far greater than the legal rate of interest would recognize. Legal claims for 4 damages are not equally certain as restitution because claims under the FAL entail fewer elements. 5 In short, significant differences in proof and certainty establish that any potential legal claim 6 cannot serve as an adequate remedy at law. **COUNT V** 7 Violation of the California Consumer Legal Remedies Act ("CLRA"), Civil Code §§ 1750, et seq. 8 (Individually and on behalf of the Classes) 9 149. Plaintiff Wilson reasserts the allegations set forth in all preceding paragraphs and 10 incorporates such allegations by reference as if fully set forth herein. 11 150. Plaintiff Wilson brings this cause of action individually and on behalf of the 12 Classes. 13 151. The conduct described herein took place in the state of California and constitutes 14 unfair methods of competition or deceptive acts or practices in violation of the Consumers Legal 15 Remedies Act ("CLRA"), Civil Code §§ 1750, et seq. 16 152. Plaintiff and California Class Members are "consumers" as defined by Civil Code § 17 1761(d) because they purchased ColourPop Eye Makeup for personal or household use. 18 153. Defendant is a "person" as defined by Civil Code § 1761(c). 19 154. The Products are "goods" as defined by Civil Code § 1761(a). 20 155. Plaintiff and Class Members' purchases of ColourPop Eye Makeup are 21 "transactions" as defined by Civil Code 25 § 1761(e). 22 156. As set forth below, the CLRA deems the following unfair methods of competition 23 and unfair or deceptive acts or practices undertaken by any person in a transaction intended to 24 result or which does result in the sale or lease of goods or services to any consumer as unlawful. 25 "Representing that goods ... have sponsorship, approval, characteristics, (a) 26 ingredients, uses, benefits, or quantities which they do not have." Civil Code §

1770(a)(5); and

27

(b) "Representing that goods ... are of a particular standard, quality, or grade, or that goods are of a particular style or model, if they are of another." Civil Code § 1770(a)(7).

157. Defendant engaged in unfair competition or unfair or deceptive acts or practices in violation of Civil Code §§ 1770(a)(5) and (a)(7) when it represented, through its advertising and other express representations, that ColourPop Eye Makeup had benefits or characteristics that it did not actually have. In reality, the Products are defective, are unsafe, and unfit for their principal intended purpose.

158. As detailed in the body of this complaint, Defendant has repeatedly engaged in conduct that violates the CLRA and has made false representations and statements to consumers about ColourPop Eye Makeup's benefits, characteristics, and quality. Indeed, Defendant concealed, omitted, and failed to disclose information and facts about the Products which are material to Plaintiff and California Class Members.

159. ColourPop Eye Makeup was not and is not "reliable," in that the product is not safe and is of inferior quality and trustworthiness compared to other products in the industry. As detailed above, Defendant further violated the CLRA when they falsely represented that ColourPop Eye Makeup meets a certain standard or quality.

160. As detailed above, Defendant violated the CLRA when they advertised ColourPop Eye Makeup with the intent not to sell the Product as advertised and knew that ColourPop Eye Makeup was not as represented.

161. Defendant's deceptive practices were specifically designed to induce Plaintiff and Class Members to purchase ColourPop Eye Makeup for use in the eye area.

162. Defendant engaged in uniform marketing efforts in order to reach and persuade
Plaintiff and Class Members to purchase ColourPop Eye Makeup for use in the eye area.
Defendant's packaging, advertising, marketing, website, and retail product identification and
specifications, contain numerous omissions as well as false and misleading statements regarding
the quality, safety, and reliability of ColourPop Eye Makeup for use in the eye area.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 34 of 40

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

163. Despite Defendant's omissions and representations, Defendant also concealed
 information and material facts from Plaintiff Wilson and Class Members, who reasonably relied on
 Defendant's representations and omissions of material facts.

164. Defendant's business practices are misleading and/or likely to mislead reasonable consumers and should be enjoined.

165. On July 27, 2022, prior to the filing of her initial Complaint, Plaintiff's counsel sent Defendant a CLRA notice letter, which complies in all respects with California Civil Code § 1782(a). The letter also provided notice of breach of express and implied warranties. The letter was sent via certified mail, return receipt requested, advising Defendant that it was in violation of the CLRA and demanding that it cease and desist from such violations and make full restitution by refunding the monies received therefrom. The letter stated that it was sent on behalf of Plaintiff and all other similarly situated purchasers.

166. In accordance with Civil Code § 1780(a), Plaintiff and Class Members seek damages and injunctive and equitable relief for Defendant's violations of the CLRA, including an injunction to enjoin Defendant from continuing their deceptive advertising and sales practices, and compensatory and punitive damages.

167. Plaintiff also seeks punitive damages. Defendant's conduct in deceiving customers and the public, including Plaintiff, about the serious health consequences of using ColourPop Eye Makeup for its intended purpose, concealing material information about the Products' ingredients, and continuing to launch new products with the identical safety defect, even after Plaintiff put Defendant on notice of the dangers, constituted a conscious disregard or indifference to the life, safety, or rights of persons exposed to such conduct.

168. Defendant actively and knowingly participated in the dissemination of misrepresentations and concealment of material information related to the Products.

169.Defendant's malicious and fraudulent conduct must be punished to deter futureharm to others.Therefore, exemplary damages are appropriate under that the circumstances.

27 170. Defendant has significant relationships with the State of California in regard to the
28 conduct giving rise to punitive damages and the law applicable to this particular issue.

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 35 of 40

1	171. The malicious conduct described herein occurred and arose from Defendant's	
2	headquarters in California from where Defendant made corporate decisions related to selling,	
3	promoting, advertising, and labeling the Products. Therefore, Cal. Civ. Code § 3294 applies to the	
4	punitive damages' aspect of this case.	
5	172. Pursuant to California Civil Code § 1780(a)(1)-(5) and § 1780(e), Plaintiff seeks	
6	damages, an order enjoining Defendant from the unlawful practices described above, a declaration	
7	that Defendant's conduct violates the Consumers Legal Remedies Act, reasonable attorneys' fees	
8	and litigation costs, and any other relief the Court deems proper under the CLRA.	
9	COUNT VI	
10	Violations of the California Unfair Competition Law ("UCL"), Cal. Bus. & Prof. Code §§ 17200, <i>et seq</i> .	
11	(Individually and on behalf of the Classes)	
12	173. Plaintiff Wilson reasserts the allegations set forth in all preceding paragraphs and	
13	incorporates such allegations by reference as if fully set forth herein.	
14	174. Plaintiff Wilson brings this cause of action individually and on behalf of the	
15	Classes.	
16	175. Defendant is a "person" as defined by Cal. Bus. & Prof. Code § 17201.	
17	176. Plaintiff Wilson and Class Members suffered an injury, by virtue of purchasing	
18	defective cosmetic products, because Defendant misrepresented and/or omitted material facts about	
19	the Products' true quality, reliability, safety, use, and ingredients.	
20	177. Had Plaintiff Wilson and Class Members known about Defendant's	
21	misrepresentations and/or omissions of material fact, they would not have purchased the Products	
22	or would have paid significantly less for them.	
23	178. Upon discovering Defendant's misrepresentations and/or omissions of material fact,	
24	Plaintiff stopped using the Products and still has unused Products in her possession. Because of the	
25	Defect, Plaintiff cannot use the remaining Products and, accordingly, suffered economic loss.	
26	179. Defendant's conduct, as alleged herein, violates the laws and public policies of	
27	California, as set out in the preceding paragraphs of this complaint.	
28		

180. There is no benefit to consumers or competition by allowing Defendant to deceptively label, market, and advertise the Products.

23

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

1

181. Plaintiff Wilson and Class Members had no way of reasonably knowing that
ColourPop Eye Makeup was deceptively packaged, marketed, advertised, and labeled, or that
ColourPop Eye Makeup was defective, unsafe, and unsuitable for its intended use. Thus, Plaintiff
Wilson and Class Members could not have reasonably avoided the harm they suffered. Further, this
harm outweighs any legitimate justification, motive, or reason for packaging, marketing,
advertising, and labeling the Products in a deceptive and misleading manner. Accordingly,
Defendant's actions are immoral, unethical, unscrupulous, and offend well-established public
policies.

182. Unlawful Prong: A business act or practice is unlawful pursuant to the UCL if it violates any other law or regulation.

183. Defendant's conduct violates the Sherman Laws. In addition to being inherently dangerous, each of the Harmful Ingredients is designated by the State of California as unsuitable and unapproved for cosmetic use in the eye area through California's Sherman Food, Drug, and Cosmetic Laws, Cal. Health & Safety Code. §§ 109875, *et seq.* (the "Sherman Laws").

184. The Products are "cosmetics" and the Harmful Ingredients are "color additives" asdefined by the Sherman Laws. See Cal. Health & Safety Code §§ 109900; 109895.

19 185. The Products are thus adulterated, misbranded, unsafe, and illegal to sell or 20 advertise under the Sherman Laws. See Cal. Health & Safety Code § 111670 ("A cosmetic is 21 adulterated if it bears or contains any poisonous or deleterious substance that may render it 22 injurious to users under the conditions of use prescribed in the labeling or advertisement of the 23 cosmetic, or under conditions of use as are customary or usual."); id. § 111695 ("Any cosmetic is 24 adulterated if it is not a hair dye and it is, or it bears or contains, a color additive that is unsafe 25 within the meaning of Section 111665."); id. § 111700 ("It is unlawful for any person to 26 manufacture, sell, deliver, hold, or offer for sale any cosmetic that is adulterated."); *id.* § 111730 27 ("Any cosmetic is misbranded if its labeling is false or misleading in any particular."); *id.* § 110398 28 ("It is unlawful for any person to advertise any food, drug, device, or cosmetic that is adulterated or misbranded.") *see also id.* § 111665. ("Any color additive shall be considered unsafe for use with respect to any cosmetic unless there is in effect a regulation adopted pursuant to Section 110090 that prescribes its use in cosmetics.").

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

22

23

24

25

26

27

186. Defendant's conduct also violates the CLRA.

187. Unfairness Prong: A business act or practice is unfair pursuant to the UCL if it is immoral, unethical, oppressive, unscrupulous, or substantially injurious to consumers.

188. Defendant's unfair acts and practices include but are not limited to knowingly exposing consumers to unreasonable risk of injury by marketing and advertising the Products as eyeshadow and/or for use in the eye area when using the Products in this manner is inherently dangerous.

189. Fraudulent Prong: A business act or practice is fraudulent pursuant to the UCL if it is likely to deceive members of the public.

190. Defendant took active measures to deceive Plaintiff by representing that the
Products were safe for their intended purpose through marketing and advertising communications
which instructs and encourages consumers to use the Products in an unsafe manner. Plaintiff relied
on these representations and omissions to her detriment.

17 191. Defendant's actions, in disseminating misleading and deceptive statements to
18 consumers throughout the state of California and nationwide, including Plaintiff Wilson and Class
19 Members, were and are likely to deceive reasonable consumers by obfuscating and omitting the
20 Products' true defective nature, and therefore constitute violations of Cal. Bus. & Prof. Code §§
21 17500, *et seq*.

192. Plaintiff Wilson and Class Members seek injunctive relief prohibiting Defendant from continuing their unlawful, unfair, and fraudulent business practices, and all other equitable relief available to the fullest extent permitted by law.

193. Plaintiff and Class Members are entitled to a full refund of the Products' purchase price because mislabeled cosmetics cannot legally be manufactured, advertised, distributed, or sold, and thus, ColourPop Eye Makeup is worthless as a matter of law.

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 38 of 40

1

17

18

19

20

21

22

23

24

25

26

27

28

194. Plaintiff and the members of the Class have suffered an injury in fact resulting in the 2 loss of money and/or property as a proximate result of the violations of law and wrongful conduct 3 of Defendant alleged herein, and they lack an adequate remedy at law to address the unfair conduct 4 at issue here. Legal remedies available to Plaintiff and Class Members are inadequate because they 5 are not equally prompt and certain and in other ways efficient as equitable relief. Damages are not 6 equally certain as restitution because the standard that governs restitution is different than the 7 standard that governs damages. Hence, the Court may award restitution even if it determines that 8 Plaintiff fails to sufficiently adduce evidence to support an award of damages. Damages and 9 restitution are not the same amount. Unlike damages, restitution is not limited to the amount of 10 money a defendant wrongfully acquired plus the legal rate of interest. Equitable relief, including 11 restitution, entitles the plaintiff to recover all profits from the wrongdoing, even where the original 12 funds taken have grown far greater than the legal rate of interest would recognize. Legal claims for 13 damages are not equally certain as restitution because claims under the UCL entail few elements. 14 In short, significant differences in proof and certainty establish that any potential legal claim 15 cannot serve as an adequate remedy at law. 16

COUNT VII Fraud (Individually and on behalf of the Classes)

195. Plaintiff Wilson reasserts the allegations set forth in all preceding paragraphs and incorporates such allegations by reference as if fully set forth herein.

196. Plaintiff Wilson brings this cause of action individually and on behalf of the Classes under California law.

197. As discussed above, Defendant provided Plaintiff and Class Members with materially false or misleading information about the ColourPop Eye Makeup. Specifically, Defendant instructed consumers to use the Products in the eye area and represented, through its advertising and other express representations that the Products were intended for cosmetic use on the eye area and/or that the products were safe for use in the eye area.

198. Further, Defendant concealed, omitted, and failed to disclose information and facts about the Products which are material to Plaintiff and California Class Members, namely that the

Case 3:22-cv-05198-TLT Document 41 Filed 04/27/23 Page 39 of 40

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

28

Products, which are advertised, packaged, marketed, and sold for use in the eye area, in fact are not safe for use in the eye area.

199. Defendant knew about the Defect but nevertheless marketed, advertised, and sold ColourPop Eye Makeup for use around the eyes and without warning consumers of the known dangers.

200. The misrepresentations and omissions of material fact made by Defendant, upon which Plaintiff and Class members reasonably and justifiably relied, were intended to induce and actually induced Plaintiff and Class members to purchase the defective Products.

201. The fraudulent actions of Defendant caused damage to Plaintiff and Class members, who are entitled to damages and other legal and equitable relief as a result.

202. As a result of Defendant's willful and malicious conduct, punitive damages are warranted.

RELIEF DEMANDED

WHEREFORE, Plaintiff, individually and on behalf of all others similarly situated, seeks a judgment against Defendant, as follows:

- For an order certifying the Classes under Fed. R. Civ. P. 23 and naming Plaintiff as a. Class Representative and Plaintiff's attorneys as Class Counsel;
 - b. For an order declaring that Defendant's conduct violates the statutes referenced herein:
 - For an order finding in favor of Plaintiff and the Classes on all counts asserted c. herein:
- d. For compensatory, statutory, and punitive damages in amounts to be determined by the Court and/or jury;
 - e. For prejudgment interest on all amounts awarded;
 - f. For an order of restitution and all other forms of equitable monetary relief;
 - For injunctive relief as pled or as the Court may deem proper; and g.
- 27 h. For an order awarding Plaintiff and the Classes their reasonable attorneys' fees, expenses, and costs of suit.

	Case 3:22-cv-05198-TLT	Document 41 Filed 04/27/23 Page 40 of 40
1		JURY TRIAL DEMANDED
2	Plaintiff demands a trial	by jury on all claims so triable.
3	Dated: April 27, 2023	BURSOR & FISHER, P.A.
4		By: <u>/s/ Yeremey Krivoshey</u>
5 6		Yeremey Krivoshey (State Bar No. 295032) 1990 North California Blvd., Suite 940
7		Walnut Creek, CA 94596 Telephone: (925) 300-4455
8		Telephone: (925) 300-4455 Facsimile: (925) 407-2700 E-Mail: ykrivoshey@bursor.com
9		BURSOR & FISHER, P.A.
10		Matthew A. Girardi (<i>PHV</i> application forthcoming) 888 Seventh Avenue
11		New York, NY 10019 Telephone: (646) 837-7150 Facsimile: (212) 989-9163
12		Facsimile: (212) 989-9163 E-Mail: mgirardi@bursor.com
13		Attorneys for Plaintiff
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	SECOND AMENDED CLASS ACTIO 3:22CV-05198-TLT	DN COMPLAINT – JURY TRIAL DEMANDED 39