UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

BUFFALO DIVISION

Susan Cirrito, individually and on behalf of all others similarly situated,

Plaintiff,

- against -

Class Action Complaint

1:23-cv-00491

GSK Consumer Health, Inc.,

Defendant

Jury Trial Demanded

Plaintiff alleges upon information and belief, except for allegations about Plaintiff, which are based on personal knowledge:

1. GSK Consumer Health, Inc. ("Defendant") manufactures a co-packaged combination of active over-the-counter ("OTC") ingredients marketed for "Multi-Symptom Severe Cold" ("TheraFlu") with vitamin C ("Emergen-C") ("Product" or "TheraFlu Plus Emergen-C").



I. NON-PRESCRIPTION TREATMENTS FOR COLD AND FLU

2. The common cold and flu generally refers to an acute, self-limiting viral infection of

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the upper respiratory tract with symptoms including fever, sore throat, nasal discharge and congestion, headache and cough.

3. Although there is no known cure, Americans spend over \$8 billion annually on nonprescription cough and cold products to relieve its symptoms.

4. These products comprise two categories – over-the-counter ("OTC") drugs and dietary supplements.

5. OTC drugs consist of ingredients determined by the Food and Drug Administration ("FDA") which are proven to treat cold and flu symptoms.¹

6. Dietary supplements include vitamins and botanical ingredients which are increasingly used to supplement modern, scientifically proven remedies.

7. Since the 1970s, vitamin C has been the most popular dietary supplement, with annual sales over half a billion dollars.

8. In a national survey measuring how people responded when they came down with a cold and/or flu, 41% consume added vitamin C, more than the 37% who consume plenty of water and the 25% who opt for rest or seeing a doctor.

9. Another poll concluded that almost 60% of Americans believe vitamin C is equally effective at treating cold and flu symptoms as traditional OTC products.

10. While consumers value traditional OTC products for colds and flu, they are increasingly seeking such products with more natural, vitamin ingredients like vitamin C.

II. PRODUCT LABELING

11. The Theraflu component combines three categories of FDA-approved OTC

¹ New York has adopted the FDA regulations and guidance pertaining to the individual labeling of these components and their co-packaging.

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ingredients, including acetaminophen, dextromethorphan HBr and phenylephrine HCl.

12. These ingredients have been determined to provide relief to those suffering from "Cough, Nasal Congestion, Sore Throat Pain, Headache, Body Ache and Fever," listed on the front label.

13. The front label of the Emergen-C component is identified as "Immune + (plus symbol)," a "Dietary Supplement" containing a "Proprietary Complex" of "1,000 mg Vitamin C" and "Vitamin D & Zinc," above two fresh oranges and the words, "Super Orange."

14. The co-packaging of Theraflu with Emergen-C in a "convenience pack" is misleading because consumers will expect the latter is comparably effective and intended to be used with the FDA-approved OTC medication for the common therapeutic purpose of alleviating cold and flu symptoms.

15. This is because consumers already believe that consumption of vitamins, especially vitamin C, is effective and beneficial in treating cold and flu symptoms.

16. However, the fine print on the lower back corner of the Emergen-C contains an asterisk and FDA-required disclaimer for dietary supplements, stating, "These statements (about the Product) have not been evaluated by the [FDA]. This product is not intended to diagnose, treat, cure or prevent any disease."



*These statements have not been evaluated by the Food and Brug Administration. This product is not intended to diagnose, treat, cure or prevent any disease.

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17. The FDA considered, but rejected approved OTC combination drugs like Theraflu from including vitamin C and other vitamins and botanical ingredients in their formulations.

18. This was because "a panel of experts found 'no study which demonstrated that vitamin C is unequivocally effective for the prevention or treatment of the common cold" and its symptoms.

19. By including vitamin C in proven cough and cold medications, the FDA determined that consumers would be misled as to their efficacy.

20. Despite numerous clinical studies, vitamin C has failed to demonstrate any reduction in severity or duration of symptoms associated with colds, flu and a runny nose.

21. While a large majority of the public believe that vitamin C can help fight off the symptoms of a cold and flu, this is false.

22. Though some studies have shown that regularly taking vitamin C supplements may decrease the duration of cold and flu symptoms, consuming this after symptoms appear – for which consumers would seek the Product – has no effect.

23. In fact, Consumer Reports concluded that vitamin C consumption could increase the incidence of kidney stones more likely, nausea, stomach discomfort, and negatively interact with a range of medications including blood thinners.

24. While the FDA allowed packaging certain products together as a "convenience pack," the examples it provided included a "travel kit" containing an antiperspirant, an internal analgesic, toothpaste, sunscreen, and/or a sleep aid.

25. The FDA contemplated allowing two or more shrink-wrapped cartons to be sold as one unit identified as a "special value" or "value pack" only when it was clear to consumers the two components were not intended to be used together for a common purpose, such as treating the

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symptoms of colds and flu.

26. By selling a proven cough and cold treatment with a vitamin C supplement touted as having immune benefits from its high amounts of vitamin C, consumers are misled as to its efficacy in treating symptoms of coughs and colds.

Jurisdiction and Venue

27. Jurisdiction is based on the Class Action Fairness Act of 2005 ("CAFA"). 28 U.S.C.§ 1332(d)(2).

28. The aggregate amount in controversy exceeds \$5 million, including any statutory and punitive damages, exclusive of interest and costs.

29. Plaintiff is a citizen of New York.

30. Defendant is a citizen of Delaware and New Jersey.

31. The members of the class Plaintiff seeks to represent are more than 100, because the Product has been sold with the representations described here for several years from thousands of locations including drug stores, convenience stores, warehouse club stores, grocery stores, big box stores, and/or online, across the States covered by the proposed classes.

32. Venue is in this District with assignment to the Buffalo Division because Plaintiff resides in Niagara County and a substantial part of the events or omissions giving rise to these claims occurred in this Division, including the purchase and/or use of the Product, awareness and/or experiences with the issues described here and became aware the representations were false and/or misleading.

Parties

- 33. Plaintiff Susan Cirrito is a citizen of Niagara Falls, New York, Niagara County.
- 34. Defendant GSK Consumer Health, Inc. is a Delaware corporation with a principal

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place of business in New Jersey.

35. Defendant owns and controls the Theraflu and Emergen-C brands, with the former a household staple in treating coughs and colds and the latter the most popular vitamin C supplement.

36. Plaintiff knew that traditionally marketed OTC products like Theraflu, based on established ingredients like acetaminophen, dextromethorphan HBr and phenylephrine HCl, were effective at treating symptoms of cold and flu, like "Cough, Nasal Congestion, Sore Throat Pain, Headache, Body Ache and Fever."

37. Plaintiff read the representations on the front label of the co-packaged Theraflu and Emergen-C, and expected the addition of vitamin C to a proven OTC product would be similarly effective at treating these symptoms of cold and flu, and provide a proven therapeutic benefit.

38. Plaintiff is like the large majority of Americans who believe taking vitamin C helps relieve cold and flu symptoms.

39. Plaintiff is like the large majority of Americans who trust OTC medications but increasingly try to consume vitamins to address cold and flu symptoms.

40. Plaintiff purchased the Product at stores including drug stores and/or big box stores in Niagara County between July 2020 and May 2023, and/or among other times.

41. As a result of the false and misleading representations, the Product is sold at premium price, approximately not less than \$8.99 per 6 Theraflu packets and 30 Emergen-C packets, excluding tax and sales.

42. Plaintiff bought the Product at or exceeding the above-referenced price.

43. Plaintiff paid more for the Product, would have paid less or not have purchased it had she known the representations and omissions were false and misleading.

44. The value of the Product that Plaintiff purchased was materially less than its value

as represented by Defendant.

45. Plaintiff chose between this Product and others represented similarly, but which did

not misrepresent their attributes, requirements, instructions, features, and/or components.

Class Allegations

46. Plaintiff seeks certification under Fed. R. Civ. P. 23 of the following classes:

New York Class: All persons in the State of New York who purchased the Product during the statutes of limitations for each cause of action alleged; and

Consumer Fraud Multi-State Class: All persons in the States of Idaho, South Dakota, Kansas, Iowa, Mississippi and Utah who purchased the Product during the statutes of limitations for each cause of action alleged.

47. Common questions of issues, law, and fact predominate and include whether

Defendant's representations were and are misleading and if Plaintiff and class members are entitled to damages.

48. Plaintiff's claims and basis for relief are typical to other members because all were subjected to the same unfair, misleading, and deceptive representations, omissions, and actions.

49. Plaintiff is an adequate representative because her interests do not conflict with other

members.

50. No individual inquiry is necessary since the focus is only on Defendant's practices and the class is definable and ascertainable.

51. Individual actions would risk inconsistent results, be repetitive and are impractical to justify, as the claims are modest relative to the scope of the harm.

52. Plaintiff's counsel is competent and experienced in complex class action litigation and intends to protect class members' interests adequately and fairly.

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New York General Business Law ("GBL") §§ 349 and 350 (New York Class)

53. Plaintiff incorporates by reference all preceding paragraphs.

54. Plaintiff believed the Product expecting the addition of vitamin C to a proven OTC product would be similarly effective at treating symptoms of cold and flu, and provide a proven therapeutic benefit.

55. Defendant's false, misleading and deceptive representations and omissions are material in that they are likely to influence consumer purchasing decisions.

56. Plaintiff would not have purchased the Product or paid as much if the true facts had been known, suffering damages.

Violation of State Consumer Fraud Acts (Consumer Fraud Multi-State Class)

57. The Consumer Fraud Acts of the States in the Consumer Fraud Multi-State Class are similar to the consumer protection statute invoked by Plaintiff and prohibit the use of unfair or deceptive business practices in the conduct of commerce.

58. The members of the Consumer Fraud Multi-State Class reserve their rights to assert their consumer protection claims under the Consumer Fraud Acts of the States they represent and/or the consumer protection statute invoked by Plaintiff.

59. Defendant intended that members of the Consumer Fraud Multi-State Class would rely upon its deceptive conduct, which they did, suffering damages.

Breaches of Express Warranty, Implied Warranty of Merchantability/Fitness for a Particular Purpose and Magnuson Moss Warranty Act, 15 U.S.C. §§ 2301, et seq.

60. The Product was manufactured, identified, marketed and sold by Defendant and expressly and impliedly warranted to Plaintiff that the addition of vitamin C to a proven OTC

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product would be similarly effective at treating symptoms of cold and flu, and provide a proven therapeutic benefit.

61. Defendant directly marketed the Product to Plaintiff through its advertisements and marketing, through various forms of media, on the packaging, in print circulars, direct mail, product descriptions distributed to resellers, and targeted digital advertising.

62. Defendant knew the product attributes that potential customers like Plaintiff were seeking and developed its marketing and labeling to directly meet those needs and desires.

63. Defendant's representations about the Product were conveyed in writing and promised it would be defect-free, and Plaintiff understood this meant that the addition of vitamin C to a proven OTC product would be similarly effective at treating symptoms of cold and flu, and provide a proven therapeutic benefit.

64. Defendant's representations affirmed and promised that the addition of vitamin C to a proven OTC product would be similarly effective at treating symptoms of cold and flu, and provide a proven therapeutic benefit.

65. Defendant described the Product so Plaintiff believed that the addition of vitamin C to a proven OTC product would be similarly effective at treating symptoms of cold and flu, and provide a proven therapeutic benefit, which became part of the basis of the bargain that it would conform to its affirmations and promises.

66. Defendant had a duty to disclose and/or provide non-deceptive descriptions and marketing of the Product.

67. This duty is based on Defendant's outsized role in the market for this type of Product, a trusted company known for its Theraflu line of cough and cold relief products.

68. Plaintiff recently became aware of Defendant's breach of the Product's warranties.

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69. Plaintiff provided or provides notice to Defendant, its agents, representatives, retailers, and their employees that it breached the Product's warranties.

70. Defendant received notice and should have been aware of these issues due to complaints by third-parties, including regulators, competitors, and consumers, to its main offices, and by consumers through online forums and/or its website.

71. The Product did not conform to its affirmations of fact and promises due to Defendant's actions.

72. The Product was not merchantable because it was not fit to pass in the trade as advertised, not fit for the ordinary purpose for which it was intended and did not conform to the promises or affirmations of fact made on the packaging, container or label, because it was marketed as if the addition of vitamin C to a proven OTC product would be similarly effective at treating symptoms of cold and flu, and provide a proven therapeutic benefit.

73. The Product was not merchantable because Defendant had reason to know the particular purpose for which it was bought by Plaintiff, because she expected the addition of vitamin C to a proven OTC product would be similarly effective at treating symptoms of cold and flu, and provide a proven therapeutic benefit, and she relied on Defendant's skill and judgment to select or furnish such a suitable product.

<u>Fraud</u>

74. Defendant misrepresented and/or omitted the attributes and qualities of the Product, that the addition of vitamin C to a proven OTC product would be similarly effective at treating symptoms of cold and flu, and provide a proven therapeutic benefit.

75. Defendant is one of the leading sellers of OTC products with immense resources and a highly skilled regulatory division, capable of ensuring its OTC products were represented

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truthfully and in accordance with required law and regulations, yet failed to do so.

76. The records Defendant is required to maintain, and/or the information inconspicuously disclosed to consumers, provided it with actual and constructive knowledge of the falsity and deception, through statements and omissions.

77. Defendant knew of the issues described here yet did not address them.

78. Defendant's fraudulent intent is evinced by its knowledge that the Product was not consistent with its representations.

Unjust Enrichment

79. Defendant obtained benefits and monies because the Product was not as represented and expected, to the detriment and impoverishment of Plaintiff and class members, who seek restitution and disgorgement of inequitably obtained profits.

Jury Demand and Prayer for Relief

Plaintiff demands a jury trial on all issues.

WHEREFORE, Plaintiff prays for judgment:

- 1. Declaring this a proper class action, certifying Plaintiff as representative and the undersigned as counsel for the class;
- 2. Awarding monetary, statutory and/or punitive damages and interest;
- 3. Awarding costs and expenses, including reasonable fees for Plaintiff's attorneys and experts; and
- 4. Other and further relief as the Court deems just and proper.

Dated: June 5, 2023

Respectfully submitted,

/s/Spencer Sheehan

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Sheehan & Associates, P.C. Spencer Sheehan 60 Cuttermill Rd Ste 412 Great Neck NY 11021 (516) 268-7080 spencer@spencersheehan.com

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JS 44 (Rev. 04/21)

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.) I. (a) PLAINTIFFS DEFENDANTS Susan Cirrito, individually and on behalf of all others GSK Consumer Health, Inc. similarly situated (b) County of Residence of First Listed Plaintiff County of Residence of First Listed Defendant Niagara (EXCEPT IN U.S. PLAINTIFF CASES) (IN U.S. PLAINTIFF CASES ONLY) IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED. NOTE (c) Attorneys (Firm Name, Address, and Telephone Number) Attorneys (If Known) Sheehan & Associates, P.C., 60 Cuttermill Rd Ste 412 Great Neck NY 11021 (516) 268-7080 II. BASIS OF JURISDICTION (Place an "X" in One Box Only) III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff (For Diversity Cases Only) and One Box for Defendant) □ 1 U.S. Government □ 3 Federal Ouestion PTF DEF PTF DEF Plaintiff Citizen of This State **☑** 1 Incorporated or Principal Place □ 4 Δ4 (U.S. Government Not a Party) 1 of Business In This State □ 2 U.S. Government ☑ 4 Diversity Citizen of Another State $\square 2$ \square 2 Incorporated and Principal Place □ 5 ☑ 5 of Business In Another State Defendant (Indicate Citizenship of Parties in Item III) Citizen or Subject of a \square 6 \square 3 □ 3 Foreign Nation $\square 6$ Foreign Country IV. NATURE OF SUIT (Place an "X" in One Box Only) Click here for: Nature of Suit Code Descriptions OTHER STATUTES CONTRACT TORTS FORFEITURE/PENALTY BANKRUPTCY 375 False Claims Act □ 110 Insurance PERSONAL INJURY PERSONAL INJURY □ 625 Drug Related Seizure 422 Appeal 28 USC 158 □ 120 Marine □ 310 Airplane □ 365 Personal Injury of Property 21 USC 881 423 Withdrawal П 376 Qui Tam (31 USC □ 130 Miller Act □ 315 Airplane Product Product Liability □ 690 Other 28 USC 157 3729(a)) □ 367 Health Care/ □ 140 Negotiable Instrument Liability 400 State Reapportionment INTELLECTUAL □ 320 Assault, Libel & 150 Recovery of Overpayment Pharmaceutical 410 Antitrust PROPERTY RIGHTS 430 Banks and Banking & Enforcement of Judgmen Slander Personal Injury 820 Copyrights □ 330 Federal Employers' Product Liability 450 Commerce □ 151 Medicare Act П 830 Patent □ 152 Recovery of Defaulted 368 Asbestos Personal 460 Deportation Liability 835 Patent-Abbreviated □ 340 Marine Student Loans Injury Product 470 Racketeer Influenced and New Drug Application (Excludes Veterans) □ 345 Marine Product Liability Corrupt Organizations 840 Trademark PERSONAL PROPERTY LABOR □ 153 Recovery of Overpayment Liability 480 Consumer Credit 880 Defend Trade Secrets (15 USC 1681 or 1692) 350 Motor Vehicle ☑ 370 Other Fraud of Veteran's Benefits 710 Fair Labor Standards Act of 2016 □ 485 Telephone Consumer □ 160 Stockholders' Suits □ 355 Motor Vehicle □ 371 Truth in Lending Act □ 190 Other Contract Product Liability □ 380 Other Personal 720 Labor/Management Protection Act SOCIAL SECURITY □ 195 Contract Product Liability □ 360 Other Personal Property Damage Relations 490 Cable/Sat TV 861 HIA (1395ff) □ 196 Franchise □ 385 Property Damage 850 Securities/Commodities/ □ 740 Railway Labor Act Iniurv 862 Black Lung (923) □ 362 Personal Injury -Product Liability □ 751 Family and Medical Exchange п 863 DIWC/DIWW (405(g)) Medical Malpractice 890 Other Statutory Actions Leave Act 864 SSID Title XVI REAL PROPERTY CIVIL RIGHTS PRISONER PETITIONS 790 Other Labor Litigation 891 Agricultural Acts 865 RSI (405(g)) □ 791 Employee Retirement 893 Environmental Matters 210 Land Condemnation 440 Other Civil Rights Habeas Corpus: 895 Freedom of Information Income Security Act □ 441 Voting 463 Alien Detainee □ 220 Foreclosure FEDERAL TAX S UITS Act □ 510 Motions to Vacate 230 Rent Lease & Ejectment □ 442 Employment 870 Taxes (U.S. Plaintiff 896 Arbitration □ 240 Torts to Land 443 Housing/ Sentence or Defendant) 899 Administrative Procedure □ 530 General □ 245 Tort Product Liability Accommodations 871 IRS-Third Party Act/Review or Appeal of **IMMIGRATION** □ 290 All Other Real Property □ 445 Amer_w/Disabilities □ 535 Death Penalty 26 USC 7609 Agency Decision Other: 462 Naturalization Application Employment 950 Constitutionality of 540 Mandamus & Other 446 Amer. w/Disabilities 465 Other Immigration State Statutes □ 550 Civil Rights Other Actions 555 Prison Condition □ 448 Education D 560 Civil Detainee -Conditions of Confinement V. ORIGIN (Place an "X" in One Box Only) Original \Box 2 Removed from □ 3 Remanded from □ 4 Reinstated or □ 5 Transferred from □ 6 Multidistrict □ 8 Multidistrict 团 1 Proceeding State Court Appellate Court Reopened Another District Litigation -Litigation -(specify) Transfer Direct File Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): 28 U.S.C. § 1332 VI. CAUSE OF ACTION Brief description of cause: False advertising VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION **DEMAND \$** CHECK YES only if demanded in complaint: $\mathbf{\nabla}$ **COMPLAINT:** UNDER RULE 23, F.R.Cv.P. JURY DEMAND: 🗹 Yes \Box No VIII. RELATED CASE(S) (See instructions): IF ANY JUDGE DOCKET NUMBER DATE SIGNATURE OF ATTORNEY OF RECORD June 5, 2023 /s/Spencer Sheehan FOR OFFICE USE ONLY RECEIPT # AMOUNT APPLYING IFP JUDGE MAG. JUDGE

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Western District of New York

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Susan Cirrito, individually and on behalf of all others similarly situated,

Plaintiff(s) V.

Civil Action No.

1:23-cv-00491

GSK Consumer Health, Inc.,

Defendant(s)

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) GSK Consumer Health, Inc.

c/o Corporation Service Company 251 Little Falls Dr Wilmington DE 19808

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: Sheehan & Associates, P.C., 60 Cuttermill Rd Ste 412 Great Neck NY 11021 (516) 268-7080

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

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Civil Action No. 1:23-cv-00491

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (nam	e of individual and title, if any)						
was rec	ceived by me on (date)	·						
	□ I personally served t	the summons on the individual a	t (place)					
			on (date)	; or				
	\Box I left the summons a	t the individual's residence or u	sual place of abode with (name)					
		sides the	ere,					
	on (date), and mailed a copy to the individual's last known address; or							
	\Box I served the summor	ns on (name of individual)			, who is			
	designated by law to accept service of process on behalf of (name of organization)							
			on (date)	; or				
	□ I returned the summons unexecuted because				; or			
	□ Other (<i>specify</i>):							
	My fees are \$	for travel and \$	for services, for a total of \$					
	I declare under penalty	of perjury that this information	is true.					
Date:								
Dute.			Server's signature					
			Printed name and title					

Server's address

Additional information regarding attempted service, etc: