# UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK CENTRAL ISLIP

NICOLE ARGENZIO, individually and on behalf of all others similarly situated,

2:24-cv-03302

Plaintiff,

- against -

**Class Action Complaint** 

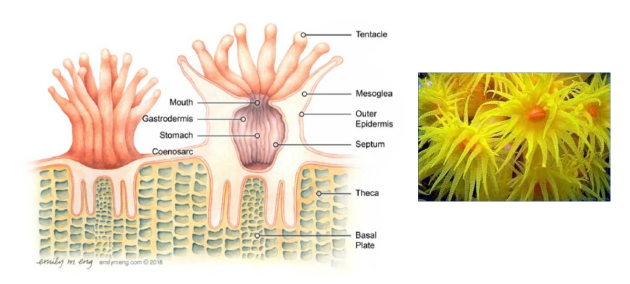
WALMART INC.,

Defendant

Jury Trial Demanded

Nicole Argenzio ("Plaintiff"), through Counsel, alleges upon information and belief, except for allegations about Plaintiff, which are based on personal knowledge:

1. A coral consists of small, plankton-eating invertebrates called polyps.



- 2. Though mistaken for inanimate rocks or plants, corals are animals.
- 3. Unlike plants which make their own food, corals use tiny tentacle-like

arms to capture food and consume it through their mouths.

- 4. The soft-bodied polyps have an outer limestone, or calcium carbonate skeleton, for protection.
- 5. What most people understand as "coral reefs" begin as free-swimming coral larvae that have attached to underwater rocks or hard surfaces.
- 6. Like all living things which thrive in specific geographic areas, traditional coral reefs flourish in shallow waters.
- 7. This is because the algae that sustains them requires sunlight that is best absorbed when close to the ocean surface.
- 8. Since the algae necessary for coral to thrive requires stable, warm temperatures, corals are generally found in tropical regions.
- 9. Coral reefs expand only centimeters per year, taking thousands of years to develop.
- 10. Coral is a building block of ecosystems which, though occupying less than 0.1% of oceans, provide homes for a quarter of all marine life.
- 11. The excess sugar produced by algae is transformed into a slimy mucuslike substance, which is consumed by bacteria and other smaller microbes.
- 12. This attracts larger sea creatures like crabs, shrimp, snails, and worms which are also seeking food.
  - 13. Finally, fish and other larger marine species like turtles show up, creating

an endless loop where nutrients are recycled, and the ecosystem thrives.

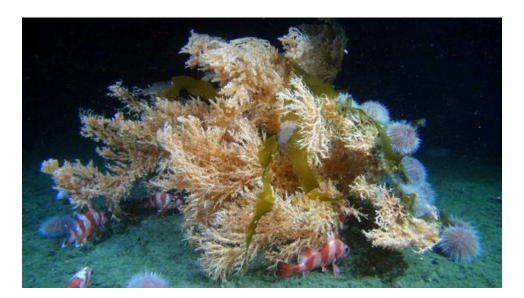


14. While the coral benefits from the abundance of marine activity, it also provides shelter for fish where they can reproduce and hide from predators.





15. While most people associate coral reefs with bright colors and tropical climates, close to the ocean surface, these ecosystems are found deep in cooler waters, in temperate regions.



- 16. This includes off the coast of New York.
- 17. Instead of subsisting on algae, these adaptive lifeforms obtain energy through organisms passing through the deepest parts of the sea.

- 18. These reefs contain not only coral, but seaweed, bivalve mollusks, plants, and worms.
- 19. The waters off New York are home to coral reefs, such as the *Astrangea* poculata, "a temperate encrusting stony coral."



- 20. Whether in tropical or temperate regions, coral reefs are natural resources that protect the nearby land coast while providing a habitat for marine life.
- 21. Unfortunately, coral reefs have been placed in peril by a variety of manmade threats and have declined by roughly half since 1950.
- 22. The result is that previously teeming ecosystems have disappeared, as luminescent and vibrant coral reefs become barren, due to external causes such as

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<sup>&</sup>lt;sup>1</sup> https://reefs.com/coral-diversity-in-new-york/

excess nutrients like nitrogen and phosphorus, global warming, overfishing and absorption of chemicals.



- 23. Within the past several years, researchers determined that chemicals in sunscreen are a significant factor in their decline.
- 24. This was confirmed by studies in journals, such as Archives of Environmental Contamination and Toxicology, which concluded common ultraviolet filters in sunscreen, oxybenzone and octinoxate, were causing immense harm to coral reefs.
- 25. Laboratory tests established that when baby coral were exposed to oxybenzone, octinoxate and/or parabens, they experienced "coral bleaching," shown by the white polyps below.



- 26. The loss of their symbiotic algae causes coral to turn white, rendering them more susceptible to disease and death.
- 27. Moreover, bleached corals means the habitat of fish and other marine life is degraded, rendering their survival and reproduction more difficult.
- 28. The damage caused by chemicals in sunscreens washing off swimmers and harming coral reefs has been documented by the non-profit Haereticus Environmental Laboratory ("HEL"), the National Park Service ("NPS") and scientists across the globe.
- 29. These groups recommend that beachgoers use sunscreen formulated to be safe for coral reefs and ocean life.
- 30. This typically means avoiding chemical sunscreens which rely on synthetic compounds to absorb ultraviolet ("UV") rays from the sun.
  - 31. Seeking to capitalize on growing consumer awareness of the harm

caused to these "rainforests of the sea," Walmart Inc. ("Defendant") manufactures and/or markets sunscreen labeled as "Reef Friendly," understood consistent with common usage and dictionary definitions as "not causing or likely to cause harm," above a picture of a reef, under its Equate brand ("Product").



- 32. An asterisk next to "Reef Friendly" corresponds to a smaller statement in the lower corner, which states, "Octinoxate, Oxybenzone & Paraben Free."
- 33. While early studies identified octinoxate, oxybenzone and/or parabens as posing existential harm to coral reefs, recent research indicates other ingredients pose an equivalent, or even greater threat.
- 34. This is confirmed by the Reef Safe Sunscreen Buying Guide from a leading snorkeling website, Snorkel Around The World.

35. It emphasized that "Dangerous ingredients" to coral reefs also include avobenzone, octoclyrene, octisalate, and homosalate. <sup>2</sup>



- 36. That the absence of octinoxate, oxybenzone, and parabens, is not sufficient to describe sunscreen as "reef friendly" is recognized in Hawaii, where the harm to reefs from chemical sunscreens was discovered.
- 37. One beachfront placard there implores swimmers to "SAVE OUR REEFS," cautioning beachgoers to "Avoid Using [Sunscreens]" that not only contain "OXIBENZONE [and] OCTINOXATE," but also "AVOBENZONE, HOMOSALATE, OCTOCRYLENE, OCTISALATE [AND OTHER] TOXIC

<sup>&</sup>lt;sup>2</sup> <u>Best Reef Safe Sunscreen</u>.

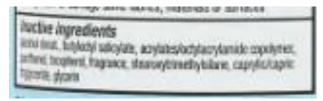
## **INGREDIENTS."**



- 38. That "avobenzone, homosalate, octocrylene, [and] octisalate" have been linked to coral bleaching and harm to reefs has been confirmed by independent studies.
- 39. For example, newer studies have shown that the common sunscreen ingredient of octorylene may generate benzophenone, a carcinogenic chemical that is "bad for fish, corals, and other invertebrates."
- 40. Though consumers buying Defendant's sunscreen expect it to be "reef friendly" and not harmful to reefs, its active ingredients are the "unfriendly" chemicals of "Avobenzone (3.0%), Homosalate (10.0%), Octisalate (5.0%), [and] Octocrylene (4.0%)," only disclosed on the back of the container, in fine print.



41. Moreover, it contains nine "inactive" ingredients, further down the label, many of which have been linked to causing harm to reef ecosystems.



Inactive ingredients

alcohol denat., butyloctyl salicylate, acrylates/octylacrylamide copolymer, panthenol, tocopherol, fragrance, stearoxytrimethylsilane, caprylic/capric triglyceride, glycerin

# **Inactive ingredients**

Alcohol Denat., Butyloctyl Salicylate, Acrylates/Octylacrylamide Copolymer, Panthenol, Tocopherol, Fragrance, Stearoxytrimethylsilane, Caprylic/Capric Triglyceride, Glycerin

- 42. Should purchasers turn around the container to look at these ingredients, they are not provided what Snorkel Around The World and Hawaii already know about these decidedly "reef [un]friendly" ingredients.
- 43. Nor are consumers told what renowned dermatologist Dr. Henry W. Lim of the Henry Ford Medical Center in Detroit, knows, about how "[t]he definition of what the manufacturer might mean by 'reef safe' and similar terms keeps broadening."
- 44. Another expert described terms, including "reef friendly," as "really just a sales gimmick at the moment."
- 45. To protect the public against such "sales gimmicks," the Pure Food and Drug Act of 1906 established a baseline of truthfulness for products sold at the local drug store.
- 46. These requirements were strengthened by the Federal Food, Drug, and Cosmetic Act ("FFDCA"), which applied to over-the-counter ("OTC") drugs like sunscreen. 21 U.S.C. § 301 *et seq.*; 21 C.F.R. Parts 200 and 300.
- 47. As the scale of deception in consumer products increased beyond descriptions of efficacy to environmental attributes, the Federal Trade Commission ("FTC") sought to rein in such environmental marketing claims through its "Green Guides." 16 C.F.R. Part 260 ("Guides for the Use of Environmental Marketing Claims").

- 48. New York adopted these requirements so its citizens could make informed decisions about what they were buying through its Education Law ("EDN"), Environmental Conservation Law ("ECL"), and administrative guidance, through but not including its Procurement Guidelines. *See* EDN, Title 8, Article 137 Pharmacy, § 6800 *et seq.*; EDN § 6802(13) (requiring compliance with identical federal statutes and regulations); Title 8, New York Codes, Rules, and Regulations ("NYCRR") § 29.7(a)(16) ("Special provisions for the professions of pharmacy and registered pharmacy technicians"); ECL § 1-0101(2)-(3) (describing "the policy of the state...in cooperation with the federal government," to include "Guaranteeing that the widest range of beneficial uses of the environment is attained without risk to health or safety, unnecessary degradation or other undesirable or unintended consequences").
- 49. The FDA, FTC, and this State's legislative and administrative bodies, knew that "consumers initially [] rely on extrinsic cues such as visual information on labels and packaging," and these rules were designed to create an honest marketplace.<sup>3</sup>

<sup>&</sup>lt;sup>3</sup> Lancelot Miltgen et al., "Communicating Sensory Attributes and Innovation through Food Product Labeling," Journal of Food Products Marketing, 22.2 (2016): 219-239; Helena Blackmore et al., "A Taste of Things to Come: The Effect of Extrinsic and Intrinsic Cues on Perceived Properties of Beer Mediated by Expectations," Food Quality and Preference, 94 (2021): 104326; Okamoto and Ippeita, "Extrinsic Information Influences Taste and Flavor Perception: A Review

- 50. The description of the Product as "Reef Friendly" is "false or misleading," because its active and inactive ingredients, including avobenzone, homosalate, octisalate, and octocrylene, are harmful to coral reefs, causing it to be "misbranded." EDN § 6815(2)(a); 21 U.S.C. § 352(a)(1) (defining "misbranded" where an OTC product's "labeling is false or misleading in any particular.").
- 51. The Product's description as "reef friendly" "overstat[es], directly or by implication, [its] environmental attribute[s] or benefit[s]," related to its impact on fragile and critical reef ecosystems, such that its use will not cause harm to reefs, even though its active and inactive ingredients, including avobenzone, homosalate, octisalate, and octocrylene, are harmful to reefs. 16 C.F.R. § 260.3(c).
- 52. The Product's "unqualified" description as "reef friendly" "convey[s] that [it] has specific and far-reaching environmental benefits...[and] no negative environmental impact" on fragile and critical reef ecosystems, even though its active and inactive ingredients, including avobenzone, homosalate, octisalate, and octocrylene, are harmful to reefs. 16 C.F.R. § 260.4(b).
- 53. Nowhere on the labeling does the Product tell purchasers that its active and inactive ingredients, including avobenzone, homosalate, octisalate, and octocrylene, are harmful to reefs and not "reef friendly."

from Psychological and Neuroimaging Perspectives," Seminars in Cell & Developmental Biology, 24.3, Academic Press, 2013.

<sup>&</sup>lt;sup>4</sup> "Misbranded" is a statutory term of the era, used to denote the capacity to mislead.

54. As a result of the false and misleading representations, the Product is sold at a premium price, approximately no less than \$4.99 for 5.5 oz (156 g), excluding tax and sales, higher than similar products, represented in a non-misleading way, and higher than it would be sold for absent the misleading representations and omissions.

## **JURISDICTION**

- 55. Plaintiff is a citizen of New York.
- 56. Jurisdiction is based on the Class Action Fairness Act of 2005 ("CAFA"). 28 U.S.C. § 1332(d)(2).
- 57. The aggregate amount in controversy exceeds \$5 million, including any statutory or punitive damages, exclusive of interest and costs.
- 58. The Court has jurisdiction over Defendant because it transacts business within New York and sells the Product to consumers within New York from its almost 100 stores in this State and/or online, to citizens of this State.
- 59. Defendant transacts business in New York, through the sale of the Product to citizens of New York from its almost 100 stores in this State and/or online, to citizens of this State.
- 60. Defendant has committed tortious acts within this State through the distribution and sale of the Product, which is misleading to consumers in this State.
  - 61. Defendant has committed tortious acts outside this State by labeling,

representing and selling the Product in a manner which causes injury to consumers within this State by misleading them as to its contents, quantity, attributes, type, origins, amount, and/or quality, by regularly doing or soliciting business, or engaging in other persistent courses of conduct to sell the Product to consumers in this State, and/or derives substantial revenue from the sale of the Product in this State.

62. Defendant has committed tortious acts outside this State by labeling the Product in a manner which causes injury to consumers within this State by misleading them as to its contents, quantity, attributes, type, origins, amount, and/or quality, through causing the Product to be distributed throughout this State, such that it expects or should reasonably expect such acts to have consequences in this State and derives substantial revenue from interstate or international commerce.

### **VENUE**

- 63. Plaintiff resides in Suffolk County.
- 64. Venue is in this Court because a substantial or entire part of the events or omissions giving rise to Plaintiff's claims occurred in Suffolk County.
  - 65. Venue is in this Court because Plaintiff's residence is in Suffolk County.
- 66. Plaintiff purchased, used, consumed, and/or applied the Product in reliance on the packaging, labeling, representations, and omissions identified here in Suffolk County.

67. Plaintiff first became aware the packaging, labeling, representations, and omissions, were false and misleading, in Suffolk County.

## **PARTIES**

- 68. Plaintiff Nicole Argenzio is a citizen of Suffolk County, New York.
- 69. Defendant Walmart Inc. is a citizen of Delaware and Arkansas.
- 70. Walmart is an American multinational retail corporation that operates a chain of over 4,600 superstores throughout the nation, with almost 100 in New York, selling everything from furniture to electronics to groceries.
- 71. While Walmart sells leading national brands, it also sells many products under one of its private label brands, Equate.
- 72. Private label products are made by third-party manufacturers and sold under the name of the retailer, or its sub-brands.
- 73. Previously referred to as "generic" or "store brand," private label products have increased in quality, and often are superior to their national brand counterparts.
- 74. Products under the Equate brand have an industry-wide reputation for quality.
- 75. In releasing products under the Equate brand, Walmart's foremost criteria was to have high-quality products that were equal to or better than the national brands, and oftentimes cost less than national brands.

- 76. Walmart gets national brands to produce its private label items due its loyal customer base and high standards.
- 77. Private label products under the Equate brand benefit by their association with consumers' appreciation for the Walmart brand overall.
- 78. That Equate products met this high bar was or would be proven by focus groups, rating them above their name brand equivalent.
- 79. A survey by The Nielsen Co. "found nearly three out of four American consumers believe store brands [like Equate] are good alternatives to national brands, and more than 60 percent consider them to be just as good."
- 80. Private label products generate higher profits for retailers like Walmart, because national brands spend significantly more on marketing, contributing to their higher prices.
- 81. The result is that private label products can be sold at relatively lower costs compared to national brands.
- 82. The development of private label items is a growth area for Walmart, as they select only top suppliers to develop and produce Equate products.
- 83. Plaintiff, like many consumers, seeks to purchase products which have a reduced environmental impact, and which cause minimal environmental harm, relative to themselves and other products.
  - 84. This includes impact on coral reefs and ocean ecosystems.

- 85. Plaintiff and consumers understood "Reef Friendly," above a picture of a reef, consistent with common usage and dictionary definitions as "not causing or likely to cause harm," to mean (1) the sunscreen would not cause harm to reefs when worn in open waters, (2) its use was generally better for the environment than products not so advertised, and/or (3) its use did not cause environmental harm.
- 86. Plaintiff read and relied on the front label, which described it as "Reef Friendly," above a picture of a reef.
- 87. Plaintiff relied on the omissions which failed to tell her that its use would not be "friendly" to reefs, but harmful to them.
- 88. Plaintiff was not aware that the Product's active and inactive ingredients did not protect and safeguard reefs but were harmful to coral reefs.
- 89. Plaintiff sought to purchase sunscreen that would not cause harm to reefs and/or was not or was less detrimental to the environment.
- 90. Plaintiff purchased the Product between March 2021 and March 2024, at Walmart locations in Suffolk County, and/or other areas.
  - 91. Plaintiff bought the Product at or exceeding the above-referenced price.
- 92. Plaintiff paid more for the Product than she would have had she known it was not "Reef Friendly," and/or was detrimental to the environment, as she would not have bought it or would have paid less.
  - 93. The Product was worth less than what Plaintiff paid, and she would not

have paid as much absent Defendant's false and misleading statements and omissions.

94. Plaintiff chose between Defendant's Product and products represented similarly, but which did not misrepresent their attributes, features, and/or components.

## **CLASS ALLEGATIONS**

95. Plaintiff seeks to represent the following class:

All persons in New York who purchased the Product in New York during the statutes of limitations for each cause of action alleged, expecting it to consist of ingredients that would not cause harm to reefs.

- 96. Excluded from the Class are (a) Defendant, Defendant's board members, executive-level officers, and attorneys, and immediate family members of any of the foregoing persons, (b) governmental entities, (c) the Court, the Court's immediate family, and Court staff and (d) any person that timely and properly excludes himself or herself from the Class.
- 97. 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.
- 98. 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.

- 99. Plaintiff is an adequate representative because her interests do not conflict with other members.
- 100. No individual inquiry is necessary since the focus is only on Defendant's practices and the class is definable and ascertainable.
- 101. 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.
- 102. The class is sufficiently numerous, with over 100 members, because the Product has been sold throughout the State for several years with the representations, omissions, packaging, and labeling identified here, at almost 100 Walmart stores in New York and online, to citizens of this State.
- 103. Plaintiff's Counsel is competent and experienced in complex class action litigation and intends to protect class members' interests adequately and fairly.

## **CAUSES OF ACTION**

#### COUNT I

General Business Law ("GBL") §§ 349 and 350

- 104. Plaintiff incorporates by reference paragraphs 1-54.<sup>5</sup>
- 105. The purpose of the GBL is to protect consumers against unfair and deceptive practices.

<sup>&</sup>lt;sup>5</sup> To the extent any incorporation by reference is required.

- 106. This includes making state consumer protection and enforcement consistent with established policies of federal law relating to consumer protection.
- 107. The GBL considers false advertising, unfair acts, and deceptive practices in the conduct of any trade or commerce to be unlawful.
- 108. Violations of the GBL can be based on other laws and standards related to consumer deception.
- 109. Violations of the GBL can be based on the principles of the Federal Trade Commission Act ("FTC Act") and FTC decisions with respect to those principles. 15 U.S.C. § 45 et seq.
- 110. A GBL violation can occur whenever any rules promulgated pursuant to the FTC Act, 15 U.S.C. § 41 *et seq.*, are violated.
- 111. A GBL violation can occur whenever the standards of unfairness and deception set forth and interpreted by the FTC or the federal courts relating to the FTC Act are violated.
- 112. A GBL violation can occur whenever any law, statute, rule, regulation, or ordinance which proscribes unfair, deceptive, or unconscionable acts or practices is violated.
- 113. In considering whether advertising is misleading in a material respect, the FTC Act recognizes that the effect of advertising includes not just representations made or suggested by words and images, "but also the extent to which [it] fails to

reveal facts material in the light of such representations." 15 U.S.C. § 55(a)(1).

- 114. In considering whether the label and/or packaging of OTC products is misleading, it is required to consider not only representations made or suggested by statements, images, and/or design, but also the extent to which this fails to prominently and conspicuously reveal facts relative to (1) the proportions or absence of certain ingredients, and/or (2) other facts concerning its attributes and characteristics, such as ingredients, quantity, origin, type, and/or quality, which are of material interest to consumers. EDN § 6802(13).
- 115. Defendant's false and deceptive representations and omissions with respect to the Product's contents, attributes, features, ingredients, and/or quality, that it would not cause environmental harm, and/or that its use would promote the safeguarding of the fragile and critical ecosystems of reefs, are material in that they are likely to influence consumer purchasing decisions.
- 116. This is because consumers prefer to buy products made of ingredients which do not cause detrimental effects on ecosystems like reefs, instead of having those ingredients replaced with others that cause such detrimental effects.
- 117. The replacement of ingredients which do not cause detrimental effects to ecosystems like reefs with ingredients which are responsible for such effects, is of material interest to consumers, because (1) they prefer OTC products which not only protect them, but whose usage is protective or "friendly," and certainly not harmful,

of ecosystems like reefs, (2) the former ingredients cost more than the latter, (3) they seek to avoid more harmful ingredients, whether in the context of applying such products to their bodies or to the ecosystems impacted by their application of such products to their bodies, and/or (4) they seek products which tout their environmental bona fides, for reasons related to health, environmental harm, and/or quality.

- 118. The Product could have included ingredients which were not harmful to critical and fragile ecosystems like reefs, but added ingredients which are known to have detrimental effects on them, because they cost less and/or substituted for ingredients which would not have detrimental effects on reefs.
- 119. The labeling of the Product violated the FTC Act and thereby violated the GBL because the representations, omissions, packaging, and labeling, "Reef Friendly," above a picture of a reef, created the erroneous impression it consisted of ingredients that would not be detrimental to critical and fragile ecosystems like reefs, when this was false, because it contained ingredients which are known to have detrimental effects on them.
- 120. The labeling of the Product violates laws, statutes, rules and regulations which proscribe unfair, deceptive, immoral, and/or unconscionable acts or practices, intended to protect the public, thereby violating the GBL.
  - 121. Violations of the GBL can be based on public policy, established by

norms, customs, statutes, law, or regulations.

- 122. The labeling of the Product violated the GBL because the representations, omissions, labeling, and packaging, "Reef Friendly," above a picture of a reef, was unfair and deceptive to consumers.
- 123. The labeling of the Product violated the GBL because the representations, omissions, packaging, and labeling, "Reef Friendly," above a picture of a reef, was contrary to the GBL, EDN, and ECL, which adopted, where applicable, other laws and regulations.

Federal State

21 U.S.C. § 352(a)(1) EDN § 6815(2)(a)

ECL § 1-0101(2)-(3)

8 N.Y.C.R.R. § 29.7(a)(16)

16 C.F.R. § 260.3(c)

16 C.F.R. § 260.4(b)

- 124. Plaintiff believed the Product contained ingredients, such that use of the sunscreen would not cause harm to critical and fragile reef ecosystems.
- 125. Plaintiff paid more for the Product and would not have paid as much if she knew that it was not "reef friendly," but contained ingredients known to have detrimental effects on reefs.
- 126. Plaintiff seeks to recover for economic injury, financial damages and/or economic loss she sustained based on the misleading labeling and packaging of the

Product, a deceptive practice under the GBL.

127. Plaintiff will produce evidence showing how she and consumers paid more than they would have paid for the Product, relying on Defendant's representations, omissions, packaging, and labeling, using statistical and economic analyses, hedonic regression, hedonic pricing, conjoint analysis, and other advanced methodologies.

128. As a result of Defendant's misrepresentations and omissions, Plaintiff was injured and suffered economic and financial damages by payment of a price premium for the Product, which is the difference between what she paid based on its labeling, packaging, representations, statements, omissions, and/or marketing, and how much it would have been sold for without the misleading labeling, packaging, representations, statements, omissions, and/or marketing identified here.

## Jury Demand and Prayer for Relief

Plaintiff demands a jury trial on all issues.

# WHEREFORE, Plaintiff prays for judgment:

- Declaring this a proper class action, certifying Plaintiff as representative and the undersigned as Counsel for the class;
- 2. Awarding monetary 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: May 3, 2024

Respectfully submitted,

/s/ Spencer Sheehan

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

Notice of Lead Counsel Designation:

Lead Counsel for Plaintiff

Spencer Sheehan

Sheehan & Associates P.C.

Counsel for Plaintiff

# **Certificate of Service**

I certify that on May 3, 2024, I served and/or transmitted the foregoing by the method below to the persons or entities indicated, at their last known address of record (blank where not applicable).

	CM/CEF	First-Class Mail	Email	Fax
Defendant's Counsel				
Plaintiff's Counsel				
Court	$\boxtimes$			
		/s/ Spencer S	Sheehan	

# Case 2:24-cv-03302 Document 1-1 Filed 05/03/24 Page 1 of 2 PageID #: 29

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.)

JS 44 (Rev.4-29-21)

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others similarly situat	ted					
(b) County of Residence of	f First Listed Plaintiff	Suffolk		County of Residence	of First Listed Defendant	
(E	XCEPT IN U.S. PLAINTIFF C	ASES)			(IN U.S. PLAINTIFF CASES O	ONLY)
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(c) Attorneys (Firm Name, 1	Address, and Telephone Numb	er)		Attorneys (If Known)		
Sheehan & Associates, P. 11021-3104 (516) 268-70	.C., 60 Cuttermill Rd		k NY			
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to show cause? Yes □ No ☑"			Fore	eign Country		
IV. NATURE OF SUIT						
CONTRACT	1	ORTS		FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
☐ 110 Insurance	PERSONAL INJURY	PERSONAL INJUR	<b>Y</b> □ 6	25 Drug Related Seizure	☐ 422 Appeal 28 USC 158	☐ 375 False Claims Act
☐ 120 Marine ☐ 130 Miller Act	☐ 310 Airplane ☐ 315 Airplane Product	☐ 365 Personal Injury - Product Liability	Пб	of Property 21 USC 881 690 Other	☐ 423 Withdrawal 28 USC 157	□ 376 Qui Tam (31 USC 3729(a))
☐ 140 Negotiable Instrument	Liability	☐ 367 Health Care/		outer	20 050 157	☐ 400 State Reapportionment
☐ 150 Recovery of Overpayment	☐ 320 Assault, Libel &	Pharmaceutical			PROPERTY RIGHTS	☐ 410 Antitrust
& Enforcement of Judgment  ☐ 151 Medicare Act	t Slander  □ 330 Federal Employers'	Personal Injury Product Liability			□ 820 Copyrights	☐ 430 Banks and Banking☐ 450 Commerce
☐ 152 Recovery of Defaulted	Liability	☐ 368 Asbestos Personal	1		☐ 830 Patent ☐ 840 Trademark	☐ 460 Deportation
Student Loans	☐ 340 Marine	Injury Product			□ 040 Trademark	☐ 470 Racketeer Influenced and
(Excludes Veterans)	☐ 345 Marine Product	Liability PROPER	TX	LABOR	SOCIAL SECURITY	Corrupt Organizations
☐ 153 Recovery of Overpayment of Veteran's Benefits	Liability  ☐ 350 Motor Vehicle	PERSONAL PROPER  ☑ 370 Other Fraud	7	10 Fair Labor Standards Act	☐ 861 HIA (1395ff) ☐ 862 Black Lung (923)	<ul><li>□ 480 Consumer Credit</li><li>□ 490 Cable/Sat TV</li></ul>
☐ 160 Stockholders' Suits	☐ 355 Motor Vehicle	☐ 371 Truth in Lending	□ <i>7</i>	20 Labor/Management	☐ 863 DIWC/DIWW (405(g))	☐ 850 Securities/Commodities/
☐ 190 Other Contract	Product Liability	☐ 380 Other Personal		Relations	☐ 864 SSID Title XVI	Exchange
<ul><li>☐ 195 Contract Product Liability</li><li>☐ 196 Franchise</li></ul>	☐ 360 Other Personal Injury	Property Damage  ☐ 385 Property Damage		40 Railway Labor Act 51 Family and Medical	□ 865 RSI (405(g))	<ul><li>□ 890 Other Statutory Actions</li><li>□ 891 Agricultural Acts</li></ul>
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	☐ 362 Personal Injury -	Product Liability		Leave Act		☐ 893 Environmental Matters
DELY DECREES	Medical Malpractice	PRICOVER PERMINA		90 Other Labor Litigation	DEDER AN WAY GAVE	□ 895 Freedom of Information
REAL PROPERTY  ☐ 210 Land Condemnation	CIVIL RIGHTS  ☐ 440 Other Civil Rights	PRISONER PETITIO Habeas Corpus:	NS □ 7	91 Employee Retirement Income Security Act	FEDERAL TAX SUITS  □ 870 Taxes (U.S. Plaintiff	Act □ 896 Arbitration
☐ 220 Foreclosure	☐ 441 Voting	☐ 463 Alien Detainee		ilicome security Act	or Defendant)	☐ 899 Administrative Procedure
☐ 230 Rent Lease & Ejectment	☐ 442 Employment	☐ 510 Motions to Vacate	e		☐ 871 IRS—Third Party	Act/Review or Appeal of
240 Torts to Land	☐ 443 Housing/ Accommodations	Sentence  □ 530 General			26 USC 7609	Agency Decision  ☐ 950 Constitutionality of
☐ 245 Tort Product Liability ☐ 290 All Other Real Property	☐ 445 Amer. w/Disabilities-	☐ 535 Death Penalty		IMMIGRATION		State Statutes
	Employment	Other:	□ 4	62 Naturalization Application	1	
	☐ 446 Amer. w/Disabilities-	540 Mandamus & Oth		65 Other Immigration		
	Other  448 Education	☐ 550 Civil Rights ☐ 555 Prison Condition		Actions		
		☐ 560 Civil Detainee -				
		Conditions of				
		Confinement				
V. ORIGIN (Place an "X" i	in One Box Only)					
	emoved from $\Box$ 3			nstated or   5 Transfe		
Proceeding Sta	nte Court	Appellate Court	Re	opened Another (specify)	r District Litigation	1
	Cite the U.S. Civil St	tatute under which you a	re filing	(Do not cite jurisdictional stat	tutes unless diversity):	
VI CALICE OF A CEL	28 USC § 1332					
VI. CAUSE OF ACTION	Brief description of o	cause:				
	False advertising	· · · · · · · · · · · · · · · · · · ·				
VII. REQUESTED IN		S IS A CLASS ACTIO	N I	DEMAND \$	CHECK YES only	if demanded in complaint:
COMPLAINT:	UNDER RULE				JURY DEMAND	
VIII. RELATED CAS					· · · · · · · · · · · · · · · · · · ·	
IF ANY	(See instructions):					
		JUDGE			DOCKET NUMBER	
DATE		SIGNATURE OF AT		OF RECORD		
5/3/2024		/s/ Spencer She	ehan			
FOR OFFICE USE ONLY						
RECEIPT # AI	MOUNT	APPLYING IFP		JUDGE	MAG. JU	DGE

exclusive of interest and costs, are eligible for compulsory arbitration. The amount of damages is presumed to be below the threshold amount unless a certification to the contrary is filed. Case is Eligible for Arbitration Spencer Sheehan plaintiff , do hereby certify that the above captioned civil action is ineligible for , counsel for compulsory arbitration for the following reason(s): monetary damages sought are in excess of \$150,000, exclusive of interest and costs, the complaint seeks injunctive relief, the matter is otherwise ineligible for the following reason **DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1** Identify any parent corporation and any publicly held corporation that owns 10% or more or its stocks: **RELATED CASE STATEMENT (Section VIII on the Front of this Form)** Please list all cases that are arguably related pursuant to Division of Business Rule 50.3.1 in Section VIII on the front of this form. Rule 50.3.1 (a) provides that "A civil case is "related" to another civil case for purposes of this guideline when, because of the similarity of facts and legal issues or because the cases arise from the same transactions or events, a substantial saving of judicial resources is likely to result from assigning both cases to the same judge and magistrate judge." Rule 50.3.1 (b) provides that "A civil case shall not be deemed "related" to another civil case merely because the civil case: (A) involves identical legal issues, or (B) involves the same parties." Rule 50.3.1 (c) further provides that "Presumptively, and subject to the power of a judge to determine otherwise pursuant to paragraph (d), civil cases shall not be deemed to be "related" unless both cases are still pending before the court." NY-E DIVISION OF BUSINESS RULE 50.1(d)(2) 1.) Is the civil action being filed in the Eastern District removed from a New York State Court located in Nassau or Suffolk County? Yes No 2.) If you answered "no" above: a) Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in Nassau or Suffolk County? Yes No b) Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in the Eastern District? Yes No c) If this is a Fair Debt Collection Practice Act case, specify the County in which the offending communication was received: If your answer to question 2 (b) is "No," does the defendant (or a majority of the defendants, if there is more than one) reside in Nassau or Suffolk County, or, in an interpleader action, does the claimant (or a majority of the claimants, if there is more than one) reside in Nassau or Yes (Note: A corporation shall be considered a resident of the County in which it has the most significant contacts). **BAR ADMISSION** I am currently admitted in the Eastern District of New York and currently a member in good standing of the bar of this court. lacksquareYes No Are you currently the subject of any disciplinary action (s) in this or any other state or federal court? Yes (If yes, please explain Nο I certify the accuracy of all information provided above. Signature: /s/Spencer Sheehan

Case 2:24-cv-GEBOEIFIGATION OF ARBITRA/050N ELIGIBIATY PageID #: 30

Local Arbitration Rule 83.7 provides that with certain exceptions, actions seeking money damages only in an amount not in excess of \$150,000,

# United States District Court

for the Eastern District of New York

NICOLE ARGENZIO, indivious all others similarly situated		) ) )	
Plaintiff(s)		)	
V.		Civil Action No.	2:24-cv-03302
٧٠		) CIVII rection 100.	2.24 67 03302
WALMART INC.,		) )	
	)	)	
	SUMMONS IN A	A CIVIL ACTION	
To: (Defendant's name and address)	Walmart Inc.		
	c/o The Corporation Tru 1209 N Orange St Wilmington DE 19801-	• •	
are the United States or a United P. 12 (a)(2) or (3) — you must sthe Federal Rules of Civil Proce whose name and address are:	vice of this summons on your states agency, or an office serve on the plaintiff an ansure. The answer or motion Sheehan & Associates P. 516) 268-7080	er or employee of the United S wer to the attached complaint in must be served on the plainting. C., 60 Cuttermill Rd Ste 4	or a motion under Rule 12 of ff or plaintiff's attorney,
You also must file your answer		Antered against you for the fen	or demanded in the complaint.
		CLERK OF COUR	Т
Date:			
Date		Signature	of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No. 2:24-cv-03302

## PROOF OF SERVICE

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

	This summons for (name	ne of individual and title, if any)				
was rec	ceived by me on (date)					
	☐ I personally served	the summons on the individ	ual at (place)			
	•		on (date)			
	☐ I left the summons at the individual's residence or usual place of abode with (name)					
	, a person of suitable age and discretion who resides there,					
	on (date), and mailed a copy to the individual's last known address; or					
	☐ I served the summo	ons on (name of individual)			, who is	
	designated by law to a	accept service of process on	behalf of (name of organization)			
			on (date)	; or		
	☐ I returned the sumn	nons 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:						
			Server's signature			
			Printed name and title			
			Server's address			

Additional information regarding attempted service, etc: