# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

Brian Kelly, individually and on behalf of all others similarly situated,

Plaintiff,

v.

Pixi, Inc.,

Defendant.

Civil Action No.

CLASS ACTION COMPLAINT JURY TRIAL DEMANDED

Plaintiff Brian Kelly ("Plaintiff") brings this action on behalf of himself and all others

similarly situated against Pixi, Inc. ("Defendant"). Plaintiff makes the following allegations

pursuant to the investigation of his counsel and based upon information and belief, except as to

the allegations specifically pertaining to himself, which are based on his personal knowledge.

# NATURE OF THE ACTION

1. Defendant formulates, manufactures, advertises, and sells its Pixi "Collagen"

cosmetics (the "Products")<sup>1</sup> throughout the United States, including in New York. Defendant

<sup>&</sup>lt;sup>1</sup> The Products include:

<sup>(1) &</sup>quot;Botanical Collagen & Retinol Serum," https://www.pixibeauty.com/products/collagen-retinol-serum (last accessed August 12, 2024);

<sup>(2) &</sup>quot;Botanical Collagen LipGloss," https://www.pixibeauty.com/products/collagen-lipgloss (last accessed August 12, 2024);

<sup>(3) &</sup>quot;Botanical Collagen Tonic 250ml" https://www.pixibeauty.com/products/collagen-tonic-250ml (last accessed August 12, 2024);

<sup>(4) &</sup>quot;Botanical Collagen Eye Serum," https://www.pixibeauty.com/products/collagen-eye-serum (last accessed August 12, 2024);

<sup>(5) &</sup>quot;Botanical Collagen Tonic To-Go," https://www.pixibeauty.com/products/botanical-collagen-tonic-to-go (last accessed August 12, 2024); and

<sup>(6) &</sup>quot;Botanical Collagen Tonic," https://www.pixibeauty.com/products/collagen-tonic (last accessed August 12, 2024).

# Case 1:24-cv-05635 Document 1 Filed 08/12/24 Page 2 of 16 PageID #: 2

markets its Products in a systematically misleading manner by conspicuously misrepresenting on the labels of the Products that they contain "Collagen."

2. Unbeknownst to consumers, however, the Products do not contain Collagen *at all*. Instead, the Products use a fake imitation of collagen derived from a synthetic extract of the bark and stems of the Acacia seyal tree *(i.e.,* "acacia seyal gum extract").

3. Defendant's most recent labeling of its Products, along with their respective ingredient panels, are depicted below:



Aqua/Water/Eau, Giycerin, Acacia Seyal Gum Extract, Retinol, Methyl Methacrylate/Giycol Dimethacrylate Crosspolymer, Acetyl Heptapeptide-4, Niacinamide, Rosmarinus Officinalis (Rosemary) Extract, Anthemis Nobilis Flower Extract, Ascorbic Acid, Tocopheryl Acetate, Citric Acid, Carbomer, Potassium Sorbate, Hydroxyethylcellulose, Caprylyl Giycol, Disodium EDTA, Propyl Gallate.



Dilsostearyl Malate, Polyisobutene, Hydrogenated Castor Oli Dimer Dilinoleate, Caprylic/Capric Triglyceride, Polyglyceryl-2 Trilsostearate, Bis-Diglyceryl Polyacyladipate-2, Glyceryl Behenate/Eicosadioate, Silica Dimethyl Silylate, Tocopheryl Acetate Soluble Collagen, Acacia Seyal Gum, Palmitoyl Tripeptide-5, 1,2-Hexanediol, Caprylic/Capric Glycerides, Sorbitan Sesquioleate, Olus/Vegetable Oll/Huile végétale, Aqua/Water/Eau, Glycerin. Made in Korea / Fabriqué en Corée.

# Case 1:24-cv-05635 Document 1 Filed 08/12/24 Page 3 of 16 PageID #: 3



Aqua/Water/Eau, Cocos Nucifera (Coconut) Water, Propanediol, Glycerin, Betaine Acacia Seyal Gum Extract, Caprylic/Capric Triglyceride, Camellia Japonica Flower Extract, Sea Salt Extract, Camellia Sinensis Leaf Extract, Acetyl Hexapeptide-8, Coenochloris Signiensis Extract, Magnesium Chloride, Potassium Chloride, Zinc Chloride, Sodium Chloride, Palmitoyl Tripeptide-37, Magnesium Ascorbyl Phosphate, Lavandula Angustifolia (Lavender) Flower/Leaf/Stem Extract, Cupressus Sempervirens Leaf/Stem Extract, Cucumis Melo Cantalupensis Fruit Extract, Rubus Idaeus (Raspberry) Fruit Extract, Leuconostoc/Radish Root Ferment Filtrate, Pyrus Malus (Apple) Fruit Extract, Citrus Aurantium Amara (Bitter Orange) Flower Extract (Rosemary) Leaf Extract, Salvia Officinalis (Sage) Leaf Extract, PEG-40 Hydrogenated Castor Oil, Phenoxyethanol, Disodium EDTA, Citrus Aurantium Bergamia (Bergamot) Fruit Oil, Sodium Citrate, Citric Acid, Sodium Benzoate, Potassium Sorbate, Ethylhexylglycerin, Amyl Cinnamal, Linalool.

Aqua/Water/Eau, Glycerin, Propanediol, Adenosine, Rosa Canina Fruit Extract, Anthemis Nobilis Flower Extract, Jasminum Officinale (Jasmine) Extract, Lavandula Angustifolia (Lavender) Extract, Rosmarinus Officinalis(Rosemary) Extract Acacia Seyal Gum Extract, Avena Strigosa Seed Extract, Lecithin, Beta-Glucan, Camellia Japonica Flower Extract, Potassium Sorbate, Citric Acid, Acetyl Hexapeptide-8, Hydroxyethylcellulose, Phenoxyethanol, Polysorbate 80, Glyceryl Acrylate/Acrylic Acid Copolymer, Acrylates/C10-30 Alkyl Acrylate Crosspolymer, Tromethamine, Tocopheryl Acetate, 1,2-Hexanediol, Ethylhexylglycerin, PVM/MA Copolymer, Sodium Hyaluronate, Butylene Glycol, Propylene Glycol, Disodium EDTA.



Agua/Water/Eau, Cocos Nucifera (Coconut) Water, Propanediol, Glycerin, Betaine Acacia Seyal Gum Extract, Caprylic/Capric Triglyceride, Camellia Japonica Flower Extract, Sea Salt Extract, Camellia Sinensis Leaf Extract, Acetyl Hexapeptide-8, Coenochloris Signiensis Extract, Magnesium Chloride, Potassium Chloride, Zinc Chloride, Sodium Chloride, Palmitoyl Tripeptide-37, Magnesium Ascorbyl Phosphate, Lavandula Angustifolia (Lavender) Flower/Leaf/Stem Extract, Cupressus Sempervirens Leaf/Stem Extract, Cucumis Melo Cantalupensis Fruit Extract, Rubus Idaeus (Raspberry) Fruit Extract, Leuconostoc/Radish Root Ferment Filtrate, Pyrus Malus (Apple) Fruit Extract, Citrus Aurantium Amara (Bitter Orange) Flower Extract (Rosemary) Leaf Extract, Salvia Officinalis (Sage) Leaf Extract, PEG-40 Hydrogenated Castor Oil, Phenoxyethanol, Disodium EDTA, Citrus Aurantium Bergamia (Bergamot) Fruit Oil, Sodium Citrate, Citric Acid, Sodium Benzoate, Potassium Sorbate, Ethylhexylglycerin, Amyl Cinnamal, Linalool.

# Case 1:24-cv-05635 Document 1 Filed 08/12/24 Page 4 of 16 PageID #: 4



Aqua/Water/Eau, Cocos Nucifera (Coconut) Water, Propanediol, Glycerin, Betaine Acacia Seyal Gum Extract, Caprylic/Capric Triglyceride, Camellia Japonica Flower Extract, Sea Salt Extract, Camellia Sinensis Leaf Extract, Acetyl Hexapeptide-8, Coenochloris Signiensis Extract, Magnesium Chloride, Potassium Chloride, Zinc Chloride, Sodium Chloride, Palmitoyl Tripeptide-37, Magnesium Ascorbyl Phosphate, Lavandula Angustifolia (Lavender) Flower/Leaf/Stem Extract, Cupressus Sempervirens Leaf/Stem Extract, Cucumis Melo Cantalupensis Fruit Extract, Rubus Idaeus (Raspberry) Fruit Extract, Leuconostoc/Radish Root Ferment Filtrate, Pyrus Malus (Apple) Fruit Extract, Citrus Aurantium Amara (Bitter Orange) Flower Extract (Rosemary) Leaf Extract, Salvia Officinalis (Sage) Leaf Extract, PEG-40 Hydrogenated Castor Oil, Phenoxyethanol, Disodium EDTA, Citrus Aurantium Bergamia (Bergamot) Fruit Oil, Sodium Citrate, Citric Acid, Sodium Benzoate, Potassium Sorbate, Ethylhexylglycerin, Amyl Cinnamal, Linalool.

# 4. Defendant's deceptive conduct is further underscored by the fact that similar

cosmetics representing collagen, do in fact, contain the genuine ingredient, as depicted below:



#### INGREDIENTS

Aqua (Water), Ascorbic Acid (Vitamin C), Butyrospermum Parkii (Shea) Butter, Glycerin, Propanediol, Ascorbyl Tetraisopalmitate (Vitamin C), Isoamyl Laurate, Polyacrylamide, Sodium Hydroxide, Hydrolyzed (Marine) Collagen, Glycine Soja (Soybean) Protein, Sodium Hydruvate (Hydruvanic Acid), Phenoxyethanol, C13-C14 Isoparaffin, Xanthan Gum, Laureth – 7, Tocopherol (Vitamin E), Disodium Edta, Ethylhexylglycerin, Helianthus Annuus (Sunflower) Seed Oil, Chlorphenesin, Disodium Cocoamphodiacetate, Sodium Dextran Sulfate, Valine, Glycine, Sodium Benzoate, Potassium Sotbate, Dipotassium Edta, Parfum (Fragrance), Amyl Cinnamal\*, Citral \*, Limonene\*, Linalool\*



#### Ingredients

Purified Water, Caprylic/Capric Triglyceride, Cocos Nucifera (Coconut) Oil, Simmondsia Chinensis (Jojoba) Seed Oil, Aloe Barbadensis (Aloe Vera) Gel, Stearyl Alcohol, Stearic Acid, Isopropyl Myristate, Retinol, Hydrolyzed Marine Collagen, Hyaluronic Acid, Acrylates/Steareth-20 Methacrylate Copolymer, Phenoxyethanol, Caprylyl Glycol, Potassium Sorbate, Imidazolidinyl Urea, EDTA, Carbomer, Persea Gratissima (Avocado) Oil, Organic Marticaria Recutta (Chamomile) Flower Extract, Tocopheryl Acetate (Vitamin E).

# Case 1:24-cv-05635 Document 1 Filed 08/12/24 Page 5 of 16 PageID #: 5



5. As a result of its deceptive conduct, Defendant is, and continues to be, unjustly enriched at the expense of their consumers.

# JURISDICTION AND VENUE

6. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1332(d)(2)(a) because this case is a class action where the aggregate claims of all members of the proposed class are in excess of \$5,000,000.00 exclusive of interest and costs, there are over 100 members of the putative class, and at least one class member is a citizen of a state different than Defendant.

7. This Court has personal jurisdiction over Defendant because it conducts substantial business within New York, including the sale, marketing, and advertising of the Products. Furthermore, a substantial portion of the events giving rise to Plaintiff's claims occurred in this State, including Plaintiff's purchases.

8. Venue is proper in this District pursuant to 28 U.S.C. § 1391 because Defendant conducts substantial business in this District and a substantial part of the events giving rise to Plaintiff's claims took place within this District.

#### **PARTIES**

9. Plaintiff Brian Kelly is a citizen of New York, who resides in Brooklyn, New York. Plaintiff purchased Defendant's Products (including, but not limited to, Defendant's "Botanical Collagen & Retinol Serum" Product) for his personal use on various occasions within the applicable statute of limitations, with his most recent purchases taking place on or about March of 2024. Plaintiff Kelly made these purchases from online retailers and local grocery stores located in New York. Prior to making his purchases, Plaintiff Kelly saw that the Products were labeled and marketed as containing "Collagen." Plaintiff Kelly relied on Defendant's representations when he decided to purchase the Products over comparable products that did not make those claims. Plaintiff Kelly saw Defendant's representations prior to and at the time of his purchases and understood them as a representation and warranty that the Products contained the sought-after and beneficial animal protein-based collagen. Plaintiff Kelly relied on these representations and warranties in deciding to purchase the Products. Accordingly, those representations and warranties were part of the basis of his bargains, in that he would not have purchased the Products on the same terms had he known that those representations were not true. Furthermore, in making his purchases, Plaintiff Kelly paid a substantial price premium due to Defendant's false and misleading representations concerning the Products. Plaintiff Kelly, however, did not receive the benefit of his bargains because those representations were not, in fact, true.

10. Defendant Pixi, Inc. is a corporation organized under the laws of Delaware, with its principal place of business located at 10351 Santa Monica Boulevard, Suite 410, Los Angeles, CA 90025. Defendant manufacturers, packages, labels, advertises, markets, distributes and/or sells the Products in New York and throughout the United States.

# **GENERAL ALLEGATIONS**

11. Collagen is the most prevalent protein found in animals, fish, and humans.<sup>2</sup> This insoluble fibrous protein is found in tendons and ligaments, as well as the cornea, cartilage, bones, gut, blood vessels and intervertebral discs.<sup>3</sup>

12. Collagen is an animal protein found primarily in the connective tissues of animals, including their skin, bones, and cartilage. Collagen is not found in plants.

13. In recent years, collagen has skyrocketed in popularity due to its purported antiaging benefits in maintaining youthful skin, hair, and nails.<sup>4</sup> As a result, sales of collagen more than doubled between 2018 and 2020 and are expected to reach over \$16 billion by 2028.

14. Aware of this consumer demand, market players rushed to include collagen within

their product lines. Collagen is widely available today in various forms, including as a food

ingredient, in dietary supplements, and, pertinent to this context, in cosmetics.

15. Defendant is among the major players that have capitalized on this demand.

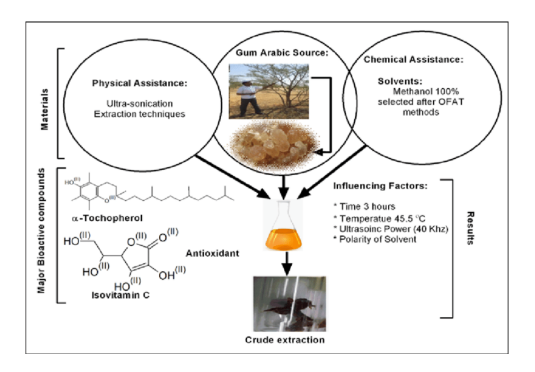
<sup>&</sup>lt;sup>2</sup>Ananya Mandal, MD., *What is Collagen*, NEWS MED LIFE SCIS., https://www.newsmedical.net/health/What-is-Collagen.aspx ("In nature, collagen is found exclusively in animals, especially in the flesh and connective tissues of mammals.") (last accessed August 12, 2024); INTERNATIONAL FOOD RESEARCH JOURNAL 22(1), Hashim, P., Ridzwan, M. M. S., Bakar, J., & Hashim, M. D., *Collagen in food and beverage industries*, (2015); EC NUTRITION, Raman, M., & Gopakumar, K., *Fish collagen and its applications in food and pharmaceutical*, (2018) ("Collagen is the most abundant and ubiquitous protein in animal origin, which comprising approximately 30% of total protein. Collagen is mainly presents in all connective tissues, including animal skin, bone, cartilage, tendon and blood vessels."). <sup>3</sup> *Id*.

<sup>&</sup>lt;sup>4</sup> Sally Wadyka, The Real Deal on Collagen: *Can Popping a Pill or Eating Foods with Collagen Improve your Skin, Hair, Nails, or Joints?* CR: CONSUMER REPORTS (Oct. 13, 2020), https://www.consumerreports.org/supplements/the-real-deal-on-collagen/ (last accessed August 12, 2024); *see also* Yola Robert, *Here's Why Wellness Brands Are Investing Into Collagen*, FORBES (Nov. 15, 2021, 6:41 PM),

https://www.forbes.com/sites/yolarobert1/2021/11/15/heres-why-wellness-brandsare-investinginto-collagen/?sh=29a438223a13 (noting that the "global collagen market was at an estimated \$3.5 billion in 2018 and jumped to \$8.36 billion in 2020 with anticipated growth to \$16.70 billion by 2028") (last accessed August 12, 2024).

#### Case 1:24-cv-05635 Document 1 Filed 08/12/24 Page 8 of 16 PageID #: 8

However, unlike most manufacturers, Defendant does not actually use collagen in its Products at all. Instead, Defendant's Products are comprised of acacia seyal gum extract ("Acacia Gum")—a highly processed ingredient that is extracted as a natural exudate from the bark and stems of the Acacia seyal tree, which is native to Africa.<sup>5</sup>



16. This highly processed ingredient is commonly used as a humectant, thickening agent, and emulsifier in formulations. Despite Defendant's mischaracterization, Acacia Gum, however, is not collagen. Nor could it be, given that **collagen is not found in plants**.<sup>6</sup>

<sup>&</sup>lt;sup>5</sup> Gum Arabic: *An Optimization Of Ultrasonic-Assisted Extraction Of Antioxidant Activity* -Scientific Figure on ResearchGate. Available from: https://www.researchgate.net/figure/Gum-Arabic-Acacia-seyal-gum-techniques-of-crude-extraction-and-characterization\_fig3\_328631051 (last accessed August 12, 2024).

<sup>&</sup>lt;sup>6</sup>Jane B. Reece, Noel Myers, & Lisa A. Urry, Campbell Biology 688 (Australian and New Zealand ed. 2015) ("The most abundant of these proteins is collagen, which is not found in plants or fungi."); J.E. MURRAY ET AL., PHARMACOGNOSY: FUNDAMENTALS, APPLICATIONS, AND STRATEGY 477- 494 (Simone Badal & Rupika Delgoda eds., 2017) (stating that fibrous proteins, including collagens, are not found in differentiated plants).

#### Case 1:24-cv-05635 Document 1 Filed 08/12/24 Page 9 of 16 PageID #: 9

17. Defendant, having superior knowledge of the market and the composition of its Products, has misled consumers into believing that they were purchasing a sought-after ingredient (*i.e.*, collagen). The use of Acacia Gum instead of collagen represents a significant cost-saving measure for Defendant. Manufacturing collagen, particularly marine collagen, is notably more expensive due to the complex processes involved in raw material procurement, extraction, and rigorous quality control measures.<sup>7</sup> In contrast, Acacia Gum is generally less costly to produce and process. This substitution likely results in a higher profit margin for Defendant, as the production costs for Acacia Gum are substantially lower than those associated with genuine animal collagen manufacturing.

18. Defendant's misleading and deceptive practices proximately caused harm to Plaintiff and the proposed class members who suffered an injury in fact and lost money or property as a result of Defendant's deceptive conduct.

#### **CLASS ACTION ALLEGATIONS**

19. Plaintiff brings this action on behalf of himself and all other similarly situated persons pursuant to Federal Rules of Civil Procedure 23(a), (b)(1), and (b)(3). Specifically, the Classes are defined as:

20. **Nationwide Class:** All persons in the United States who, during the maximum period of time permitted by law, purchased Defendant's Products primarily for personal, family or household purposes, and not for resale.

21. **New York Subclass:** All persons residing in New York who, during the maximum period of time permitted by the law, purchased Defendant's Products primarily for

<sup>&</sup>lt;sup>7</sup> https://www.verifiedmarketresearch.com/product/marine-collagen-market/ (last accessed August 12, 2024).

#### Case 1:24-cv-05635 Document 1 Filed 08/12/24 Page 10 of 16 PageID #: 10

personal, family or household purposes, and not for resale.

22. The Classes do not include (1) Defendant, its officers, and/or its directors; or (2) the Judge to whom this case is assigned and the Judge's staff.

23. Plaintiff reserves the right to amend the above class definitions and add additional classes and subclasses as appropriate based on investigation, discovery, and the specific theories of liability.

24. *Community of Interest*: There is a well-defined community of interest among members of the Classes, and the disposition of the claims of these members of the Classes in a single action will provide substantial benefits to all parties and to the Court.

25. *Numerosity*: While the exact number of members of the Classes is unknown to Plaintiff at this time and can only be determined by appropriate discovery, upon information and belief, members of the Classes number in the millions. Members of the Classes may also be notified of the pendency of this action by mail and/or publication through the distribution records of Defendant and third-party retailers and vendors.

26. *Existence and predominance of common questions of law and fact*: Common questions of law and fact exist as to all members of the Classes and predominate over any questions affecting only individuals of the Classes. These common legal and factual questions include, but are not limited to:

(a) Whether the marketing, advertising, packaging, labeling, and other promotional materials for the Products are deceptive;

(b) Whether Defendant fraudulently induced Plaintiff and the members of the Classes into purchasing the Products;

(c) Whether Plaintiff and the members of the Classes have suffered damages as a

#### Case 1:24-cv-05635 Document 1 Filed 08/12/24 Page 11 of 16 PageID #: 11

result of Defendant's actions and the amount thereof;

(d) Whether Plaintiff and the members of the Classes are entitled to statutory damages; and

(e) Whether Plaintiff and the members of the Classes are entitled to attorney's fees and costs.

27. *Typicality:* The claims of the named Plaintiff are typical of the claims of other members of the Classes in that the named Plaintiff was exposed to Defendant's false and misleading marketing, purchased Defendant's Products, and suffered a loss as a result of those purchases.

28. *Adequacy*: Plaintiff will fairly and adequately represent and protect the interests of the Classes as required by Federal Rule of Civil Procedure Rule 23(a)(4). Plaintiff is an adequate representative of the Classes because he has no interests which are adverse to the interests of the members of the Classes. Plaintiff is committed to the vigorous prosecution of this action and, to that end, Plaintiff has retained skilled and experienced counsel.

29. Moreover, the proposed Classes can be maintained because they satisfy both Rule 23(a) and 23(b)(3) because questions of law or fact common to the Classes predominate over any questions affecting only individual members and a Class Action is superior to all other available methods of the fair and efficient adjudication of the claims asserted in this action under Federal Rule of Civil Procedure 23(b)(3) because:

(a) The expense and burden of individual litigation makes it economically unfeasible for members of the Classes to seek to redress their claims other than through the procedure of a class action;

(b) If separate actions were brought by individual members of the Classes, the

### Case 1:24-cv-05635 Document 1 Filed 08/12/24 Page 12 of 16 PageID #: 12

resulting duplicity of lawsuits would cause members of the Classes to seek to redress their claims other than through the procedure of a class action; and

(c) Absent a class action, Defendant likely will retain the benefits of its wrongdoing,

and there would be a failure of justice.

# CAUSES OF ACTION

### <u>COUNT I</u> Violation of State Consumer Protection Statues<sup>8</sup> (On Behalf of Plaintiff and the Nationwide Class)

30. Plaintiff incorporates by reference each of the allegations contained in the

foregoing paragraphs of this Complaint as though fully set forth herein.

31. The Consumer Protection Statutes of the Nationwide Class members prohibit the

use of deceptive, unfair, and misleading business practices in the conduct of trade or commerce.

<sup>&</sup>lt;sup>8</sup> While discovery may alter the following, Plaintiff asserts that the states with similar consumer fraud laws under the facts of this case include but are not limited to: Alaska Stat. § 45.50.471, et seq.; Ariz. Rev. Stat. §§ 44-1521, et seq.; Ark. Code § 4-88-101, et seq.; Cal. Bus. & Prof. Code § 17200, et seq.; Cal. Civ. Code §1750, et seq.; Colo. Rev. Stat. Ann. § 6-1-101, et seq.; Colo. Rev. Stat. Ann. § 6-1-101, et seq.; Conn. Gen Stat. Ann. § 42- 110, et seq.; 6 Del. Code § 2513, et seq.; D.C. Code § 28-3901, et seq.; Fla. Stat. Ann.§ 501.201, et seq.; Ga. Code Ann. § 10-1-390, et seq.; Haw. Rev. Stat. § 480-2, et seq.; Idaho Code. Ann. § 48-601, et seq.; 815 ILCS 501/1, et seq.; Ind. Code § 24-5-0.5-2, et seq.; Kan. Stat. Ann. § 50-623, et seq.; Ky. Rev. Stat. Ann. § 367.110, et seq.; LSA-R.S. 51:1401, et seq.; Me. Rev. Stat. Ann. Tit. 5, § 207, et seq.; Md. Code Ann. Com. Law, § 13-301, et seq.; Mass. Gen Laws Ann. Ch. 93A, et seq.; Mich. Comp. Laws Ann. § 445.901, et seq.; Minn. Stat. § 325F, et seq.; Mo. Rev. Stat. § 407, et seq.; Neb. Rev. St. §§ 59-1601, et seq.; Nev. Rev. Stat. § 41.600, et seq.; N.H. Rev. Stat. § 358-A:1, et seq.; N.J. Stat. Ann. § 56:8, et seq.; N.M. Stat. Ann. § 57-12-1, et seq.; N.Y. Gen. Bus. Law § 349, et seq.; N.C. Gen Stat. § 75-1.1, et seq.; N.D. Cent. Code § 51-15, et seq.; Ohio Rev. Code Ann. § 1345.01, et seq.; Okla. Stat. tit. 15 § 751, et seq.; Or. Rev. Stat. § 646.605, et seq.; 73 P.S. § 201-1, et seq.; R.I. Gen. Laws § 6-13.1- 5.2(B), et seq.; S.C. Code Ann. §§ 39-5- 10, et seq.; S.D. Codified Laws § 37-24-1, et seq.; Tenn. Code Ann. § 47-18-101, et seq.; Tex. Code Ann., Bus. & Con. § 17.41, et seq.; Utah Code. Ann. § 13-11-175, et seq.; 9 V.S.A. § 2451, et seq.; Va. Code Ann. § 59.1-199, et seq.; Wash. Rev. Code § 19.86.010, et seq.; W. Va. Code § 46A, et seq.; Wis. Stat. § 100.18, et seq.; and Wyo. Stat. Ann. § 40-12-101, et seq.

#### Case 1:24-cv-05635 Document 1 Filed 08/12/24 Page 13 of 16 PageID #: 13

32. By the acts and conduct alleged herein, Defendant engaged in deceptive, unfair, and misleading acts and practices by conspicuously misrepresenting on the packaging of its Products that they contain "Collagen." Despite those representations, however, the Products do not contain collagen at all.

33. The foregoing deceptive acts and practices were directed at consumers.

34. The foregoing deceptive acts and practices are misleading in a material way because they fundamentally misrepresent the nature and value of the Products.

35. As a result of Defendant's deceptive practices, Plaintiff and the Nationwide Class members suffered an economic injury because they would not have purchased (or paid a premium for) the Products had they known the veracity of Defendant's misrepresentations.

36. On behalf of himself and the Nationwide Class members, Plaintiff seeks to recover their actual damages, statutory damages, punitive damages, and reasonable attorneys' fees and costs.

### <u>COUNT II</u> Violation of New York G.B.L. § 349 (On Behalf of Plaintiff and the New York Subclass)

37. Plaintiff incorporates by reference each of the allegations contained in the foregoing paragraphs of this Complaint as though fully set forth herein.

38. New York's General Business Law § 349 prohibits deceptive acts or practices in the conduct of any business, trade, or commerce.

39. In its sale of Products throughout the state of New York, at all relevant times herein, Defendant conducted business and trade within the meaning and intendment of New York's General Business Law § 349.

40. Plaintiff and the New York Subclass members are consumers who purchased the

#### Case 1:24-cv-05635 Document 1 Filed 08/12/24 Page 14 of 16 PageID #: 14

Products from Defendant for their personal use.

41. By the acts and conduct alleged herein, Defendant engaged in deceptive, unfair, and misleading acts and practices by conspicuously misrepresenting on the packaging of its Products that they contain "Collagen." Despite those representations, however, the Products do not contain collagen at all.

42. The foregoing deceptive acts and practices were directed at consumers.

43. The foregoing deceptive acts and practices are misleading in a material way because they fundamentally misrepresent the nature and value of the Products.

44. As a result of Defendant's deceptive practices, Plaintiff and the New York Subclass members suffered an economic injury because they would not have purchased (or paid a premium for) the Products had they known the veracity of Defendant's misrepresentations.

45. On behalf of himself and the New York Subclass members, Plaintiff seeks to recover their actual damages or fifty dollars, whichever is greater, three times actual damages, and reasonable attorneys' fees and costs.

# <u>COUNT III</u> Violation of New York G.B.L. §350 (On Behalf of Plaintiff and the New York Subclass)

46. Plaintiff incorporates by reference each of the allegations contained in the foregoing paragraphs of this Complaint as though fully set forth herein.

47. New York's General Business Law § 350 prohibits false advertising in the conduct of any business, trade, or commerce.

48. Defendant violated New York General Business Law § 350 by representing on the packaging of the Products that the Products contain "Collagen." Despite those representations, however, the Products do not contain collagen at all.

49. The foregoing advertising was directed at consumers and was likely to mislead a

#### Case 1:24-cv-05635 Document 1 Filed 08/12/24 Page 15 of 16 PageID #: 15

reasonable consumer acting reasonably under the circumstances.

50. Defendant's misrepresentations have resulted in consumer injury or harm to the public interest.

51. As a result of Defendant's false advertising, Plaintiff and the New York Subclass members suffered an economic injury because they would not have purchased (or paid a premium for) the Products had they known the veracity of Defendant's misrepresentations.

52. On behalf of himself and the New York Subclass members, Plaintiff seeks to recover their actual damages or five hundred dollars, whichever is greater, three times actual damages, and reasonable attorneys' fees and costs.

#### PRAYER FOR RELIEF

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

(a) For an order certifying the Classes under Rule 23 of the Federal Rules of Civil
 Procedure; naming Plaintiff as representative of the Classes; and naming Plaintiff's
 attorneys as Class Counsel to represent the Classes;

(b) For an order finding in favor of Plaintiff and the Classes on all counts asserted herein;

(c) For compensatory, statutory and punitive damages in amounts to be determined by the Court and/or jury;

(d) For prejudgment interest on all amounts awarded;

(e) For an order of restitution and all other forms of equitable monetary relief; and

(f) For an order awarding Plaintiff and the Classes their reasonable attorneys' fees and expenses and costs of suit.

Case 1:24-cv-05635 Document 1 Filed 08/12/24 Page 16 of 16 PageID #: 16

# **DEMAND FOR TRIAL BY JURY**

Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiff demands a trial by jury of any

and all issues in this action so triable as of right.

Dated August 12, 2024

Respectfully submitted,

# **GUCOVSCHI ROZENSHTEYN, PLLC**

By: <u>/s/ Adrian Gucovschi</u> Adrian Gucovschi, Esq.

Adrian Gucovschi Benjamin Rozenshteyn Nathaniel Haim Sari (*pro hac vice* forthcoming) 140 Broadway, Suite 4667 New York, NY 10005 Tel: (212) 884-4230 adrian@gr-firm.com ben@gr-firm.com nsari@gr-firm.com

Counsel for Plaintiff and the Classes

# Case 1:24-cv-05635 Document 1-1- Filed 08/13/34 Page 1 of 2 PageID #: 17

JS 44 (Rev. 03/24) Case	21:24-CV-05635	Docurvent Ce	OVER SHEET	4 Page	e 1 of 2 PageiD	#: 17			
The JS 44 civil cover sheet and provided by local rules of court purpose of initiating the civil do	. This form, approved by t	he Judicial Conference o	f the United States in Sept						
I. (a) PLAINTIFFS	Scket sneet. (SEE INSTRUC	TIONS ON NEXT PAGE O	DEFENDA	ANTS					
Brian Kelly, individually others similarly s	Pixi, Inc.								
(b) County of Residence o	County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF								
(c) Attorneys (Firm Name, 2)	Address, and Telephone Numbe	or)	THE	THE TRACT OF LAND INVOLVED. Attorneys (If Known)					
Gucovschi Roze 140 Broadway, S	enshteyn, PLLC   Ad Suite 4667, New Yo	lrian Gucovschi, E	sq.	,					
Tel:212-884-423 II. BASIS OF JURISD		One Box Only)				(Place an "X" in One Box for Plaintiff			
1 U.S. Government Plaintiff				(For Diversity Cases Only)     and One Box for Defendant)       PTF     DEF     PTF     DEF       Citizen of This State     I     1     Incorporated or Principal Place     4     4       of Business In This State					
2 U.S. Government Defendant <i>Indicate Citizenshi</i>		ip of Parties in Item III)	Citizen of Another State	2	2 Incorporated and of Business In A				
			Citizen or Subject of a Foreign Country	3	3 Foreign Nation	6 6			
IV. NATURE OF SUIT		nly) DRTS	FORFEITURE/PEN	Click here for: <u>Nature of Suit Code Description</u> FORFEITURE/PENALTY BANKRUPTCY OTHER STATUT					
110 Insurance         120 Marine         130 Miller Act         140 Negotiable Instrument         150 Recovery of Overpayment & Enforcement of Judgment         151 Medicare Act         152 Recovery of Defaulted Student Loans (Excludes Veterans)         153 Recovery of Overpayment of Veteran's Benefits         160 Stockholders' Suits         190 Other Contract         195 Contract Product Liability         196 Franchise         REAL PROPERTY         210 Land Condemnation         220 Foreclosure         230 Rent Lease & Ejectment         240 Torts to Land         245 Tort Product Liability         290 All Other Real Property	PERSONAL INJURY         310 Airplane         315 Airplane Product         Liability         320 Assault, Libel &         Slander         330 Federal Employers'         Liability         340 Marine         345 Marine Product         Liability         350 Motor Vehicle         355 Motor Vehicle         Product Liability         360 Other Personal         Injury         362 Personal Injury -         Medical Malpractice         CIVIL RIGHTS         440 Other Civil Rights         441 Voting         442 Employment         443 Housing/         Accommodations         445 Amer. w/Disabilities -         Employment         446 Amer. w/Disabilities -         Other         448 Education	<ul> <li>PERSONAL INJURY         <ul> <li>365 Personal Injury - Product Liability</li> <li>367 Health Care/ Pharmaceutical Personal Injury Product Liability</li> <li>368 Asbestos Personal Injury Product Liability</li> </ul> </li> <li>PERSONAL PROPERT</li> <li>370 Other Fraud</li> <li>371 Truth in Lending</li> <li>380 Other Personal Property Damage</li> <li>385 Property Damage Product Liability</li> </ul> <li>PRISONER PETITION Habeas Corpus:         <ul> <li>463 Alien Detainee</li> <li>510 Motions to Vacate Sentence</li> <li>535 Death Penalty</li> <li>Other:</li> <li>540 Mandamus &amp; Othe</li> <li>555 Prison Condition</li> <li>560 Civil Rights</li> <li>555 Prison Condition</li> </ul> </li>	<ul> <li>of Property 21 U;</li> <li>690 Other</li> <li>690 Other</li> <li>710 Fair Labor Standa Act</li> <li>720 Labor/Manageme Relations</li> <li>740 Railway Labor Act</li> <li>751 Family and Medic Leave Act</li> <li>790 Other Labor Litig</li> <li>791 Employee Retirer Income Security A</li> <li>IMMIGRATIO</li> <li>462 Naturalization Ap</li> </ul>	SC 881	<ul> <li>422 Appeal 28 USC 158</li> <li>423 Withdrawal 28 USC 157</li> <li>INTELLECTUAL PROPERTY RIGHTS</li> <li>820 Copyrights</li> <li>830 Patent</li> <li>835 Patent - Abbreviated New Drug Application</li> <li>840 Trademark</li> <li>880 Defend Trade Secrets Act of 2016</li> <li>SOCIAL SECURITY</li> <li>861 HIA (1395ff)</li> <li>862 Black Lung (923)</li> <li>863 DIWC/DIWW (405(g))</li> <li>864 SSID Title XVI</li> <li>865 RSI (405(g))</li> <li>FEDERAL TAX SUITS</li> <li>870 Taxes (U.S. Plaintiff or Defendant)</li> <li>871 IRS—Third Party 26 USC 7609</li> </ul>	<ul> <li>375 False Claims Act</li> <li>376 Qui Tam (31 USC 3729(a))</li> <li>400 State Reapportionment</li> <li>410 Antitrust</li> <li>430 Banks and Banking</li> <li>450 Commerce</li> <li>460 Deportation</li> <li>470 Racketeer Influenced and Corrupt Organizations</li> <li>480 Consumer Credit (15 USC 1681 or 1692)</li> <li>485 Telephone Consumer Protection Act</li> <li>490 Cable/Sat TV</li> <li>850 Securities/Commodities/ Exchange</li> <li>890 Other Statutory Actions</li> <li>891 Agricultural Acts</li> <li>895 Freedom of Information Act</li> <li>896 Arbitration</li> <li>897 Administrative Procedure Act/Review or Appeal of Agency Decision</li> <li>950 Constitutionality of State Statutes</li> </ul>			
■ 1 Original 2 Rer Proceeding Star	Cite the U.S. Civil Sta	Appellate Court	4 Reinstated or 5 Reopened 5	Transferred Another Dis (specify) ional statutes	strict Litigation Transfer				
VI. CAUSE OF ACTIC	Brief description of ca	ause: nts the nature of its produ	icts						
VII. REQUESTED IN COMPLAINT:       Image: CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.       DEMAND \$       CHECK YES only if demanded in complaint: \$5,000,000         JURY DEMAND:       Image: Yes       No									
/III. RELATED CASE(S)         IF ANY       (See instructions):         JUDGE									
DATE 08/12/2024 FOR OFFICE USE ONLY		signature of att Adrian G	orney of record						

APPLYING IFP JUDGE MAG. JUDGE

FOR OFFICE USE ONLY		
RECEIPT #	AMOUNT	

Case 1:24-cv **OEBEF EXAMPLE 18** Local Arbitration Rule 83.7 provides that with certain exceptions, actions seeking money damages only in an amount not in excess of \$150,000, 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.

Plaintiff

I, Adrian Gucovschi

compulsory arbitration for the following reason(s):



n/a

monetary damages sought are in excess of \$150,000, exclusive of interest and costs,

, counsel for

the complaint seeks injunctive relief,

the matter is otherwise ineligible for the following reason

# DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1

, do hereby certify that the above captioned civil action is ineligible for

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 3 in Section VIII on the front of this form. Rule 3(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 3(a) provides that "A civil case shall not be deemed "related" to another civil case merely because the civil case involves identical legal issues, or the same parties." Rule 3 further provides that "Presumptively, and subject to the power of a judge to determine otherwise pursuant to paragraph (b), civil cases shall not be deemed to be "related" unless both cases are still pending before the court."

# NY-E DIVISION OF BUSINESS RULE 1(d)

1.)	Is the civil action County?		d in the East es	ern District removed from No	a New	York State Court located in Nassau or Suffolk	
2.)	If you answered " a) Did the events County?		ions giving ri	se to the claim or claims, o No	or a sut	ostantial part thereof, occur in Nassau or Suffolk	
	b) Did the events District?		ions giving ri es	se to the claim or claims, o No	or a sut	ostantial part thereof, occur in the Eastern	
	c) If this is a Fair I received:	Debt Colle	ction Practice	Act case, specify the County	in whic	ch the offending communication was	
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 Suffolk County? Yes No (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.						
		~	Yes			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	レ	No	
	I certify the accur	acy of all	information	provided above.			
	Signature: <u>Aa</u>	trian of	Jucovsc	hi			

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

# UNITED STATES DISTRICT COURT

for the

)

Eastern District of New York

Brian Kelly, individually and on behalf of all others similarly situated,

Plaintiff(s)

v.

Pixi, Inc.,

Civil Action No. 1:24-cv-5635

Defendant(s)

#### SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

Pixi, Inc. 10351 Santa Monica Blvd., Ste. 410 Los Angeles, CA 90025

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:

Gucovschi Rozenshteyn, PLLC 140 Broadway, Suite 4667 New York, New York 10005 Tel: 212-884-4230 adrian@gr-firm.com

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.

> BRENNA B. MAHONEY CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

# Case 1:24-cv-05635 Document 1-2 Filed 08/12/24 Page 2 of 2 PageID #: 20

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

Civil Action No. 1:24-cv-5635

# **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	ne of individual and title, if any)							
was ree	ceived by me on (date)	·							
	□ I personally served	the summons on the individu	al at (place)						
	1 5	; or							
	□ I left the summons	□ I left the summons at the individual's residence or usual place of abode with <i>(name)</i>							
	, a person of suitable age and discretion who resides there								
	on <i>(date)</i> , and mailed a copy to the individual's last known address; or								
	□ I served the summe	, who is							
	designated by law to	designated by law to accept service of process on behalf of <i>(name of organization)</i>							
			on (date)						
	□ I returned the summ	I returned the summons unexecuted because							
	<b>Other</b> <i>(specify):</i>								
	My fees are \$	for travel and \$	for services, for a total of \$	0.00					
	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: