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**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA**

CARRIE CALCAGNO and PRAVEEN  
PATHANGI, individually and on behalf of  
all others similarly situated,

Plaintiffs,

v.

THE SCOTTS COMPANY, LLC and  
DOES 1–20,

Defendants.

Case No. **'25CV2661 GPC DEB**

**CLASS ACTION COMPLAINT for:**

- 1) Violation of California's Unfair Competition Law (Cal. Bus. & Prof. Code §§ 17200–17208);
- 2) Violation of California's False Advertising Law (Cal. Bus. & Prof. Code §§ 17500–17509); and
- 3) Violation of California's Consumer Legal Remedies Act (Cal. Civ. Code §§ 1750–1784).

**DEMAND FOR JURY TRIAL**

## **I. INTRODUCTION**

1  
2 1. This consumer class action arises out of The Scotts Company, LLC's false  
3 advertising of its Miracle-Gro organic soil and fertilizer products (the Products). Scotts  
4 falsely represents that the Products are organic even though they contain synthetic, non-  
5 organic, and harmful forever chemicals known as perfluoroalkyl and polyfluoroalkyl  
6 substances (PFAS).

7 2. Scotts uses the term organic to induce consumers into believing that the  
8 Products contain only naturally occurring, non-synthetic ingredients and are therefore a  
9 superior alternative to competing—and less expensive—products that are not labeled as  
10 organic. Reasonable consumers do not expect Scotts's organic Products to contain toxic  
11 forever chemicals like PFAS, especially when marketed for use in residential gardens to  
12 grow fruits and vegetables. Scotts fails to disclose that PFAS are present in its Products  
13 because it knows that this likely would influence their purchasing decisions to Scotts's  
14 financial detriment.

15 3. Plaintiffs Carrie Calcagno and Praveen Pathangi and Class members would  
16 not have purchased, or would have paid less money for, Scotts's organic Products had  
17 they known that the Products contain PFAS. Scotts's misleading, deceptive, and false  
18 advertising, and its unlawful, unfair, and fraudulent business practices, caused Calcagno,  
19 Pathangi, and Class members to purchase, purchase more of, or pay more for the  
20 Products than they would have but for Scotts's misrepresentations.

## **II. PARTIES**

21  
22 4. Calcagno and Pathangi are California consumers who relied on Scotts's false  
23 advertisements to purchase the Products, and they bring this action on behalf of  
24 themselves and all those similarly situated.

25 5. Carrie Calcagno resides in La Mesa, California. On or about March 20,  
26 2025, Calcagno purchased Scotts's Miracle-Gro Organic Raised Bed & Garden Soil and  
27 Miracle Gro Organic Outdoor Potting Mix from the Target store located at 5500  
28 Grossmont Center Drive, La Mesa, CA 91942. Calcagno reviewed the labels on the

1 Miracle-Gro Organic Raised Bed & Garden Soil and Miracle-Gro Organic Outdoor  
2 Potting Mix bags and relied on the representations that the Products were organic when  
3 she decided to purchase them. Calcagno would not have purchased the Products had she  
4 known that they contained inorganic PFAS.

5 6. Calcagno continues to desire to purchase organic soil and believes she would  
6 purchase organic soil if they were truly organic and did not contain PFAS. She would  
7 purchase one of Scotts's Products again if she could have confidence regarding the truth  
8 of its advertisements. But because of Scotts's ongoing false, deceptive, and misleading  
9 advertising, Calcagno will be unable to rely on the advertising and packaging when  
10 deciding in the future whether to purchase Scotts's organic soil Products. She will be  
11 harmed if, in the future, she is left to guess whether Scotts's Products contain ingredients  
12 like PFAs and whether the Products are worth the prices charged.

13 7. Praveen Pathangi resides in San Diego, California. In February or March of  
14 2025, Pathangi purchased Scotts's Miracle-Gro Organic Raised Bed & Garden Soil from  
15 the Home Depot store located at 10604 Westview Parkway, San Diego, CA 92125.  
16 Pathangi reviewed the label on the Miracle-Gro Organic Raised Bed & Garden Soil bag  
17 and relied on the representation that the soil was organic when he decided to purchase it.  
18 Pathangi would not have purchased the Miracle-Gro Organic Raised Bed & Garden Soil  
19 had he known that it contained inorganic PFAS.

20 8. Pathangi continues to desire to purchase organic soil and believes he would  
21 purchase organic soil if they were truly organic and did not contain PFAS. He would  
22 purchase one of Scotts's Products again if he could have confidence regarding the truth of  
23 its advertisements. But because of Scotts's ongoing false, deceptive, and misleading  
24 advertising, Pathangi will be unable to rely on the advertising and packaging when  
25 deciding in the future whether to purchase Scotts's organic soil Products. He will be  
26 harmed if, in the future, he is left to guess whether Scotts's Products contain ingredients  
27 like PFAs and whether the Products are worth the prices charged.

1           9.     Class members will also continue to purchase the Products, reasonably, but  
2 incorrectly, believing that they are organic, based on the unlawful conduct alleged herein.

3           10.    Defendant The Scotts Company, LLC is a limited liability company  
4 organized and existing under the laws of the State of Ohio, with its headquarters and  
5 principal place of business at 14111 Scottslawn Road, Marysville, Ohio 43040. Scotts  
6 directly, and through its agents, has substantial contacts with, and receives substantial  
7 benefits and income from and through, California.

8           11.    Calcagno and Pathangi are unaware of the true names or capacities of the  
9 Defendants sued herein under the fictitious names Does 1 through 20 but pray for leave  
10 to amend and serve such fictitiously named Defendants once their names and capacities  
11 become known.

12          12.    Calcagno and Pathangi allege on information and belief that the named and  
13 Doe Defendants were: (1) acting as express agents, implied agents, ostensible agents,  
14 servants, partners, and/or employees of each other; (2) acting within the scope of and  
15 under such agency and employment, and with the full knowledge, consent, permission,  
16 approval, and ratification, either express or implied, of each of the other Defendants and  
17 benefited from the actions of every other Defendant, thereby adopting such conduct and  
18 actions as their own; (3) acting as each other's alter egos; and (4) aiding and abetting and  
19 offering substantial assistance to each other in the commission of the alleged wrongful  
20 acts.

21          13.    Calcagno and Pathangi are informed and believe, and based thereon allege,  
22 that each Defendant is in some manner intentionally, negligently, or otherwise  
23 responsible for the acts, omissions, occurrences, and transactions alleged herein.

### 24                               **III. JURISDICTION AND VENUE**

25          14.    This Court has subject matter jurisdiction under the Class Action Fairness  
26 Act, 28 U.S.C. § 1332(d), because the amount in controversy exceeds \$5 million, there  
27 are more than 100 proposed Class members, and minimal diversity is met. Calcagno and  
28 Pathangi are each California citizens, and Scotts is a citizen of Ohio.

15. This Court has personal jurisdiction over Scotts because it regularly conducts business in the State of California. Scotts has marketed, promoted, and sold its Products in California throughout the Class Period (i.e., the statute of limitations preceding the filing of this action).

16. Venue is proper under 28 U.S.C. § 1391(b)(2) and California Civil Code § 1780(d) because a substantial part of the events or omissions giving rise to Calcagno and Pathangi's claims occurred while Calcagno and Pathangi resided in this judicial district.

#### IV. FACTUAL ALLEGATIONS

##### A. PFAS Are Not Organic

17. Merriam-Webster's Dictionary defines organic as "of, relating to, or derived from living organisms."<sup>1</sup> The common understanding of the phrase "organic fertilizer" refers to ingredients that are derived or harvested from once-living plants or animals.<sup>2</sup> In California, "natural organic fertilizer" means "materials derived from either plant or animal products" that "shall not be mixed with synthetic materials."<sup>3</sup>

18. PFAS are highly resistant synthetic chemicals used in widespread industrial and consumer products since the 1940s.<sup>4</sup> In 2024, the U.S. Environmental Protection Agency declared the two most studied and produced types of PFAS—perfluorooctanoic acid (PFOA) and perfluorooctane sulfonate (PFOS)—as dangerous substances.<sup>5</sup>

19. PFAS persist and bioaccumulate in the food chain when released into the environment and build up in the body when humans consume PFAS-contaminated food

<sup>1</sup> *Organic*, Merriam-Webster Dictionary, <https://www.merriam-webster.com/dictionary/organic> (last visited Oct. 6, 2025).

<sup>2</sup> Sally Reill, *A Guide to Understanding Fertilizers*, OSU Extension Service (pub. Jan. 2019, reviewed 2024), <https://extension.oregonstate.edu/gardening/techniques/guide-understanding-fertilizers>.

<sup>3</sup> Cal. Food & Agric. Code § 1548.

<sup>4</sup> *PFAS Explained*, U.S. EPA 1 (2024), <https://www.epa.gov/system/files/documents/2023-10/final-virtual-pfas-explainer-508.pdf>.

<sup>5</sup> Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), 42 U.S.C.A. § 9602(a); 40 C.F.R. § 302.4, App. A; Designation of Perfluorooctanoic Acid (PFOA) and Perfluorooctanesulfonic Acid (PFOS) as CERCLA Hazardous Substances, 89 Fed. Reg. 39,124-01, 39,125 (May 8, 2024).

or water or are otherwise exposed to PFAS.<sup>6</sup> Exposure to PFAS, even at low parts-per-trillion (ppt), can build up in the human body over time and cause severe adverse health effects.<sup>7</sup> Because of the cumulative effect, even a de minimus amount of PFAS exposure can negatively impact health.<sup>8</sup>

20. The United States Department of Agriculture’s (USDA) National Organic Program develops and enforces national standards for organic crops, livestock, and agricultural products sold in the United States.<sup>9</sup> Agricultural products are any commodity or product derived from livestock marketed for either human or livestock consumption.<sup>10</sup> The USDA standards do not apply to non-food products, including soils and fertilizers, and the USDA does not regulate the use of “organic” for non-food products.<sup>11</sup> Nevertheless, non-food products like soil and fertilizers can meet non-government, privately maintained standards that rely on the USDA regulations, like those created by the Organic Material Review Institute (OMRI).<sup>12</sup>

<sup>6</sup> Sibel Barisci & Rominder Suri, *Occurrence and Removal of Poly/Perfluoroalkyl Substances (PFAS) in Municipal and Industrial Wastewater Treatment Plants*, 84(12) *Water Science & Tech.* 3442, 3443 (2021), <https://pdfs.semanticscholar.org/3b10/37f0c12ad3757c8ffd0922cff95ab36ecb46.pdf>.

<sup>7</sup> See Rabia Amen, et al., *A Critical Review on PFAS Removal from Water: Removal Mechanism and Future Challenges*, 15 *Sustainability* 16173, at 1–3 (2023), <https://www.mdpi.com/2071-1050/15/23/16173/pdf>; see also U.S. National Institute of Environmental Health Sciences, *Perfluoroalkyl and Polyfluoroalkyl Substances (PFAS)* (Mar. 6, 2025), <https://www.niehs.nih.gov/health/topics/agents/pfc>; Cleveland Clinic, *What Are Forever Chemicals (PFAS)? 5 Ways Forever Chemicals (PFAS) May Affect Your Health* (June 6, 2024), <https://health.clevelandclinic.org/what-are-forever-chemicals-pfas>.

<sup>8</sup> *PFAS Explained*, *supra* note 4, at 1; see also Molly M. Ginty & Courtney Lindwall, “Forever Chemicals” Called PFAS Show Up in Your Food, Clothes and Home, Nat’l Res. Def. Council (updated Apr. 10, 2024), <https://www.nrdc.org/stories/forever-chemicals-called-pfas-show-your-food-clothes-and-home>.

<sup>9</sup> USDA Agriculture Marketing Service, *National Organic Program*, <https://www.ams.usda.gov/about-ams/programs-offices/national-organic-program> (last visited Oct. 6, 2025); see also USDA Agriculture Marketing Service, *USDA Certified Organic: Understanding the Basics*, <https://www.ams.usda.gov/services/organic-certification/organic-basics> (last visited Oct. 6, 2025).

<sup>10</sup> Organic Foods Production Act of 1990, 7 U.S.C. § 6502.

<sup>11</sup> OMRI, *What We Do*, <https://www.omri.org/what-we-do> (last visited Oct. 6, 2025).

<sup>12</sup> *Id.*



21. Under USDA regulations, “organic matter” means the “remains, residues, or waste products of any organism.”<sup>13</sup> And the USDA defines “organic fraud” as the “deceptive representation, sale, or labeling of nonorganic agricultural products or ingredients as 100 percent organic, organic, or made with organic [ingredients].”<sup>14</sup>

22. The USDA maintains a National List of Allowed and Prohibited Substances for organic production.<sup>15</sup> In general, the National List allows nonsynthetic materials and prohibits the use of synthetic materials.<sup>16</sup> The National List does not identify any “allowed” PFAS.

23. Put simply, PFAS do not fall within any definition of organic, and no reasonable customer purchasing organic soil or fertilizer would expect their organic product to contain PFAS.

#### **B. Scotts’s Products Contain Inorganic PFAS**

24. The Products at issue in this case consist of all Scotts Miracle-Gro soil and fertilizer products with packaging that represents they are organic. The Products include but are not limited to: Miracle-Gro Organic Raised Bed & Garden Soil, Miracle-Gro Organic Outdoor Potting Mix, Miracle-Gro Organic Indoor Potting Mix, Miracle-Gro Organic Garden Soil, Miracle-Gro Organic Potting Mix, Miracle-Gro Organic Raised Bed Soil, Miracle-Gro Performance Organics All Purpose Container Mix, Miracle-Gro Performance Organics In-Ground Soil, Miracle-Gro Performance Organics Raised Bed Mix, Miracle-Gro Organic Choice Potting Mix, Miracle-Gro Organic Choice Raised Bed & In Ground Soil with Compost, and Miracle-Gro Organic Choice Garden Soil.

25. During their investigation, Calcagno and Pathangi conducted laboratory tests of various Products with the assistance of qualified expert technicians and consultants. The consultants and internal investigators purchased various Products from over a dozen

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<sup>13</sup> 7 C.F.R. § 205.2.

<sup>14</sup> *Id.* (citation modified).

<sup>15</sup> 7 C.F.R. §§ 205.600–205.602.

<sup>16</sup> 7 C.F.R. §§ 205.601, 206.602; *see also* USDA Agriculture Marketing Service, *The National List of Allowed and Prohibited Substances*, <https://www.ams.usda.gov/rules-regulations/organic/national-list> (last visited Oct. 6, 2025).

different locations in Northern and Southern California, New York, New Jersey, and Oregon in 2024 and 2025 (the Sample Products). They transported the Sample Products to lab technicians while following proper chain-of-custody procedures, and the technicians securely tested the Sample Products for PFAS. Calcagno and Pathangi's team also secured, sampled, transported, and tested Calcagno and Pathangi's own Products (the Plaintiffs' Products).

26. Calcagno and Pathangi's experts used EPA Method 1633A to test all Sample Products. The EPA and Department of Defense developed EPA Method 1633A to analyze PFAS in various environmental samples, including soil.<sup>17</sup> The experts compared their results with the EPA's Soil Screening Guidance, designed to help environmental and science professionals evaluate contaminated soil.<sup>18</sup> Generally, if contaminate concentrations fall below identified soil screening levels (SSLs), CERCLA does not require any further action or study.<sup>19</sup>

27. The laboratory tested for PFAS in Scotts's Products by comparing their results to the EPA Regional Screening Levels (RSLs), EPA Risk-based SSLs, and EPA Maximum Contaminant Level (MCL)-based SSLs for each type of PFAS.

28. Testing revealed that each of Scotts's organic Products contained numerous PFAS, many of which exceeded the EPA's RSLs and SSLs. In other words, under the EPA's guidance, the levels of PFAS found in Scotts's Products could trigger further action or study under CERCLA. And none of the Products are organic, despite Scotts's advertised claims.

<sup>17</sup> U.S. EPA, *Method 1633, Revision A: Analysis of Per- and Polyfluoroalkyl Substances (PFAS) in Aqueous, Solid, Biosolids, and Tissue Samples by LC-MS/MS* at 1 (Dec. 2024), <https://www.epa.gov/system/files/documents/2024-12/method-1633a-december-5-2024-508-compliant.pdf>.

<sup>18</sup> U.S. EPA Office of Emergency & Remedial Response, *USEPA Soil Screening Level Guidance* at 1 (July 1996), <https://semspub.epa.gov/work/HQ/175238.pdf>.

<sup>19</sup> *Id.*



1           ***Miracle-Gro Organic Raised Bed & Garden Soil***

2           29.    Testing of the Miracle-Gro Organic Raised Bed & Garden Soil Sample  
3 Products revealed the presence of multiple PFAs, including PFOA and PFOS, and the  
4 PFOA and PFOS results exceeded applicable RSLs and SSLs.

5           30.    Tests of Plaintiffs' Products revealed similar results to the Sample Products:

6               a.    Calcagno's Miracle-Gro Organic Raised Bed & Garden Soil tested  
7 positive for multiple PFAS, including PFOA and PFOS. And the PFOA and PFOS  
8 results both exceeded applicable RSLs and SSLs.

9               b.    Similarly, Pathangi's Miracle-Gro Organic Raised Bed & Garden Soil  
10 tested positive for multiple PFAS, including PFOA and PFOS. The PFOA and  
11 PFOS results also exceeded applicable RSLs and SSLs.

12          31.    These analytical results indicate that the Miracle-Gro Organic Raised Bed &  
13 Garden Soil Product is not organic because it contains PFAS—two of which have been  
14 designated by the EPA as hazardous substances under CERCLA—which are not related  
15 to or derived from living organisms.

16           ***Miracle-Gro Organic Outdoor Potting Mix***

17          32.    Tests revealed the Miracle-Gro Organic Outdoor Potting Mix Soil Sample  
18 Products revealed the presence of multiple PFAs, including PFOA and PFOS, and the  
19 PFOA and PFOS results exceeded applicable RSLs and SSLs.

20          33.    Tests of Calcagno's Miracle-Gro Organic Outdoor Potting Mix Soil revealed  
21 similar results to the Sample Products. It tested positive for multiple PFAS, including  
22 PFOA and PFOS, and the PFOA and PFOS results both exceeded applicable RSLs and  
23 SSLs.

24          34.    These analytical results indicate that the Miracle-Gro Organic Outdoor  
25 Potting Mix Product is not organic because it contains PFAS—two of which have been  
26 designated by the EPA as hazardous substances under CERCLA—which are not related  
27 to or derived from living organisms.  
28

1           ***Miracle-Gro Organic Indoor Potting Mix***

2           35. Tests revealed that Miracle-Gro Organic Indoor Potting Mix contains  
3 multiple PFAs, including PFOA and PFOS. When present, the PFOA and PFOS results  
4 exceeded applicable RSLs and SSLs.

5           36. These analytical results indicate that the Miracle-Gro Organic Outdoor  
6 Potting Mix Product is not organic because it contains PFAS—two of which have been  
7 designated by the EPA as hazardous substances under CERCLA—which are not related  
8 to or derived from living organisms.

9           ***Miracle-Gro Performance Organics All Purpose Container Mix***

10          37. Tests revealed that Miracle-Gro Performance Organics All Purpose  
11 Container Mix contains multiple PFAs, including PFOA and PFOS, and the PFOA and  
12 PFOS results exceeded applicable RSLs and SSLs.

13          38. These analytical results indicate that the Miracle-Gro Performance Organics  
14 All Purpose Container Mix Product is not organic because it contains PFAS—two of  
15 which have been designated by the EPA as hazardous substances under CERCLA—  
16 which are not related to or derived from living organisms.

17          ***Miracle-Gro Performance Organics In-Ground Soil***

18          39. Tests revealed that Miracle-Gro Performance Organics In-Ground Soil  
19 contains multiple PFAs, including PFOA and PFOS, and the PFOA and PFOS results  
20 exceeded applicable RSLs and SSLs.

21          40. These analytical results indicate that the Miracle-Gro Performance Organics  
22 In-Ground Soil Product is not organic because it contains PFAS—two of which have  
23 been designated by the EPA as hazardous substances under CERCLA—which are not  
24 related to or derived from living organisms.

25          **C. Scotts's False and Deceptive Advertising**

26          41. On the packaging, Scotts advertises to consumers that the Products are  
27 organic soil and/or fertilizers, safe to use on edible plants and residential gardening.  
28 These representations for each Product are false.

42. For example, the packaging of Miracle-Gro Organic Raised Bed & Garden Soil appears as follows:



43. On the front of the package, Scotts markets Miracle-Gro Organic Raised Bed & Garden Soil as an organic soil with natural fertilizer and implies that it is safe for use on fruit and vegetable plants by providing images of tomatoes, peppers, and strawberries surrounded by soil.

44. On the back, Scotts markets the Miracle-Gro Organic Raised Bed & Garden Soil as "Successful Organic Gardening Made Attainable."

45. On both sides of the packaging, Scotts also includes a prominent a logo from the OMRI, indicating that the Products are “OMRI Listed for Organic Use.”



46. Images of packaging from each of the Products are attached to this complaint as Exhibit A.

47. As discussed above, OMRI is a third-party, nonprofit organization that purports to verify the substances used in organic production, including soil and fertilizers. Companies like Scotts obtain OMRI verification through a self-reporting application process from the companies seeking to use its label.<sup>20</sup> OMRI charges initial and annual company and product fees for the use of its “OMRI Listed” label.<sup>21</sup> The Company Fees vary according to the Company’s Annual Gross Sales, with Initial Review Fees ranging from \$610 to \$7,500 and Annual Renewal Fees from \$395 to \$4,700.<sup>22</sup> Multi-ingredient

<sup>20</sup> OMRI, *What to Expect*, <https://www.omri.org/suppliers/review-requirements> (last visited Oct. 6, 2025.)

<sup>21</sup> OMRI, *Review Cost*, <https://www.omri.org/review-cost> (last visited Oct. 6, 2025).

<sup>22</sup> *Id.*

1 products like Scotts's have an initial review fee of \$1,010 and an annual review fee of  
2 \$655.<sup>23</sup> OMRI charges annual product fees for each company product, including products  
3 that are repackaged and marketed under a different name without any modification.<sup>24</sup>

4 48. OMRI uses the definitions from the USDA National List of Allowed and  
5 Prohibited Substances when verifying whether a company's self-reported ingredients  
6 comply with its standards.<sup>25</sup> If one of those ingredients is synthetic—like PFAS—it  
7 would have to be allowed on the National List for the product to receive OMRI's stamp  
8 of approval.<sup>26</sup> But even though PFAS are not allowed on the National List, Calcagno and  
9 Pathangi are informed and believe that OMRI does not test for PFAS as part of their  
10 process. Scotts's use of the OMRI "Listed for Organic Use" adds to the deception and  
11 false advertisement of the Products as organic.

12 49. Scotts's marketing, advertisements, and representations that its Products are  
13 organic and non-synthetic are false, misleading, and deceptive. Scotts sells soil and  
14 fertilizer products made with ingredients that it knows, or should have known, contain  
15 PFAS. And Scotts fails to disclose and/or conceals the presence of PFAS in its Products,  
16 fails to warn consumers of their harms, and falsely advertise its Products as organic  
17 despite the presence of PFAS.

## 18 V. CLASS ALLEGATIONS

19 50. Calcagno and Pathangi bring this action on behalf of themselves, and all  
20 others similarly situated, under Federal Rule of Civil Procedure 23 and seek certification  
21 of the following Class:

22 All persons who purchased any of the Products in the State of California for  
23 their personal use within the applicable statute of limitations period.

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24  
25 <sup>23</sup> *Id.*

26 <sup>24</sup> *Id.*

27 <sup>25</sup> OMRI, *What We Do*, *supra* note 11.

28 <sup>26</sup> USDA Agriculture Marketing Service, National Organic Program, *Guidance Classification of Materials* (NOP 5033), <https://www.ams.usda.gov/sites/default/files/media/NOP-5033.pdf> (last visited Oct. 6, 2025).



1           51. The proposed Class excludes Scotts's current or former officers, directors,  
2 and employees; counsel for the parties; and the judicial officer to whom this lawsuit is  
3 assigned.

4           52. There is a well-defined community of interest in the litigation, and the Class  
5 is easily ascertainable:

6           a. Numerosity: The members of the proposed Class are so numerous that  
7 joinder of all members is impracticable. Calcagno and Pathangi are informed and  
8 believe that the proposed Class contains hundreds of thousands of individuals who  
9 have been damaged by Scotts's conduct. Calcagno and Pathangi do not know the  
10 precise number of proposed Class members.

11           b. Typicality: Calcagno and Pathangi's claims are typical of the Class  
12 claims because all Class members have been deceived (or were likely be deceived)  
13 by Scotts's false and misleading implied advertising claims about the true chemical  
14 composition and ingredients contained in its Products. Calcagno and Pathangi  
15 advance the same claims and legal theories on behalf of themselves and all Class  
16 members.

17           c. Adequacy: Calcagno and Pathangi will fairly and adequately protect  
18 the interests of the Class. They have retained counsel experienced in complex  
19 consumer class action litigation and intend to prosecute this action vigorously.  
20 Neither Calcagno nor Pathangi have antagonistic or adverse interests to those of the  
21 Class.

22           d. Superiority: The nature of this action and the nature of the laws  
23 available to Calcagno, Pathangi, and the Class make the use of the class action  
24 format a particularly efficient and appropriate procedure to afford relief to  
25 themselves and the Class for the wrongs alleged. The damages or other financial  
26 detriment suffered by individual Class members is miniscule compared to the  
27 burden and expense that would be entailed by individual litigation of their claims  
28 against Scotts. It would thus be virtually impossible for Calcagno, Pathangi, and



1 the Class to obtain effective redress for the wrongs done to them on an individual  
2 basis.

3 e. Public Policy Considerations: Absent the class action, the Class and  
4 the public would not likely recover, or would not likely have the chance to recover,  
5 damages and/or restitution, or receive injunctive relief, and Scotts will, and will  
6 continue to, retain the proceeds of its fraudulent and deceptive misdeeds. A class  
7 action serves the important public policy considerations underlying the statutes and  
8 the legislature's intent in enacting them.

9 53. This action involves common questions of law and fact that predominate  
10 over any questions affecting individual proposed Class members, including:

11 a. whether Scotts misrepresented material facts and/or failed to disclose  
12 material facts in connection with the packaging and advertising of the Products;

13 b. whether Scotts's use of false or deceptive packaging and advertising  
14 constituted false or deceptive advertising;

15 c. whether Scotts engaged in unfair, unlawful, and/or fraudulent business  
16 practices;

17 d. whether Scotts's conduct, as alleged herein, was intentional and  
18 knowing;

19 e. whether Calcagno, Pathangi, and the Class are entitled to damages  
20 and/or restitution and in what amount;

21 f. whether Scotts is likely to continue false, misleading, or unlawful  
22 conduct such that an injunction is necessary; and

23 g. whether Calcagno, Pathangi, and the Class are entitled to an award of  
24 reasonable attorney's fees, interest, and costs of suit.

25 54. Scotts engaged in a common course of conduct giving rise to the violations  
26 of the legal rights that Calcagno, Pathangi, and the Class seek to uniformly enforce. The  
27 claims involve similar or identical statutory violations, business practices, and injuries.  
28 The injuries sustained by Calcagno, Pathangi, and the Class flow, in each instance, from a

1 common nucleus of operative fact—namely, Scotts’s deceptive packaging and  
2 advertising of the Products as organic. Each instance of harm suffered by Calcagno,  
3 Pathangi, and the Class is a direct result of a single course of illegal conduct. Scotts  
4 exposed each Class member to the same or substantially similar deceptive practices, as  
5 the packaging of each Product bears the same representation (that the Product is organic).  
6 Individual questions, if any, are eclipsed by the numerous common questions presented in  
7 this action.

8 55. Scotts has also acted, or failed to act, on grounds generally applicable to  
9 Calcagno, Pathangi, and the Class, supporting the imposition of uniform relief to ensure  
10 compatible standards of conduct towards the members of the Class.

## 11 VI. CAUSES OF ACTION

### 12 FIRST CAUSE OF ACTION

13 Violation of California’s Unfair Competition Law  
Cal. Bus. & Prof. Code §§ 17200–17208

14 56. Calcagno and Pathangi repeat and re-allege the allegations contained in  
15 every preceding paragraph as if fully set forth herein.

16 57. Under California’s Unfair Competition Law (UCL), an unfair business  
17 competition includes any unlawful, unfair, or fraudulent act or practice, as well as any  
18 unfair, deceptive, untrue or misleading advertising.<sup>27</sup>

19 58. Calcagno and Pathangi have standing to pursue this claim because they have  
20 suffered injury-in-fact and have lost money or property because of Scotts’s unlawful,  
21 unfair, and fraudulent actions. As described above, Calcagno and Pathangi purchased the  
22 Products for their own personal use in reliance on Scotts’s false representations that the  
23 Products contained only organic ingredients and were therefore healthier, safer, and more  
24 environmentally friendly than the non-organic soil fertilizer alternatives. Instead, the  
25 Products contained synthetic, non-organic, and toxic PFAS. As a result of Scotts’s  
26  
27  
28

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<sup>27</sup> Cal. Bus. & Prof. Code § 17200.

misrepresentations, Calcagno and Pathangi expended money in the transaction that they otherwise would not have had they known Scotts's advertising claims were false.<sup>28</sup>

***Unfair Prong***

59. A business act or practice is unfair under the UCL if it offends an established public policy or is immoral, unethical, oppressive, unscrupulous, or substantially injurious to consumers, and that unfairness is determined by weighing the reasons, justifications, and motives of the practice against the gravity of the harm to the alleged victims.<sup>29</sup>

60. Scotts's conduct constitutes an unfair business practice because, as alleged above, Scotts engaged in a false advertising campaign to mislead consumers into believing that by purchasing Scotts's organic soil and/or fertilizer Products, they were receiving a product that only contained organic ingredients. There is no societal benefit from false advertising—only harm. Calcagno, Pathangi, and the Class members paid for an organic product that is not actually organic. While Calcagno, Pathangi, and the Class were harmed, Scotts was unjustly enriched by its false representations and omissions. Scotts thus violated established public policy in support of truth in advertising, and engaged in immoral, unethical, oppressive, and unscrupulous activities that are substantially injurious to consumers.

61. Scotts's conduct harms the interests of consumers and market competition, and there is no valid justification for its conduct.

***Fraudulent Prong***

62. A business act or practice is fraudulent under the UCL if it is likely to deceive members of the consuming public.<sup>30</sup>

63. Scotts engaged in a fraudulent business practice by knowingly representing to consumers that the Products were organic and were thus safer and healthier than

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<sup>28</sup> See *infra* ¶¶ 5–8.

<sup>29</sup> *Ticconi v. Blue Shield of Cal. Life & Health Ins. Co.*, 160 Cal. App. 4th 528, 539 (2008) (citations omitted).

<sup>30</sup> *Schnall v. Hertz. Corp.*, 78 Cal. App. 4th 1144, 1167 (2000).

1 potential alternative products sold without these claims. Scotts's deceptive business  
2 practices deceived Calcagno, Pathangi, and the Class who purchased the Products in  
3 reliance on Scotts's false representations and advertisements.

4 64. Scotts knew, or should have known, that its material misrepresentations and  
5 omissions would be likely to deceive and harm the consuming public and result in  
6 consumers making payments to Scotts for organic Products that are not, in fact, organic.

7 65. This practice is devoid of utility and functions only to maximize Scotts's  
8 profits at the expense of the consuming public. The gravity of harm to Calcagno,  
9 Pathangi, and the Class who lost money or property by paying for the Products far  
10 outweighs any benefit Scotts gained through its practice.

11 ***Unlawful Prong***

12 66. A business act or practice is unlawful under the UCL if it violates any other  
13 law or regulation.<sup>31</sup>

14 67. Scotts's actions, as alleged herein, constitute illegal and unlawful practices  
15 committed in violation of California's Food and Agricultural Code, which regulates the  
16 production and sale of organic fertilizer.<sup>32</sup> Fertilizer is misbranded if "its labeling is false  
17 or misleading in any particular way."<sup>33</sup> A fertilizer is adulterated if "its composition falls  
18 below or differs from that which it is purported to possess by its labeling" or if "an  
19 organic input material contains ingredients that, in type or amount, do not comply with  
20 the requirements of the National Organic Program standards."<sup>34</sup> As noted above, the  
21 Food and Agricultural Code defines an organic fertilizer as one made of materials  
22 "derived from either plant or animal products" that "shall not be mixed with synthetic  
23 materials."<sup>35</sup> And the USDA Organic Program's National List of Allowed and Prohibited  
24

25  
26 <sup>31</sup> *Cel-Tech Commc'ns, Inc. v. L.A. Cellular Tel. Co.*, 20 Cal. 4th 163, 180 (1999).

27 <sup>32</sup> Cal. Food & Agric. Code § 14502.

28 <sup>33</sup> *Id.* § 14681(a).

<sup>34</sup> *Id.* § 14682(b), (e).

<sup>35</sup> *Id.* § 1548.

Substances does not identify any “allowed” PFAS.<sup>36</sup> Scotts’s marketing of the Products as organic therefore violates the California’s Food and Agricultural Code and the UCL.

68. Scotts’s actions, as alleged herein, also violate California’s False Advertising Law (FAL), as discussed further in Calcagno and Pathangi’s Second Cause of Action.

69. Additionally, Scotts’s actions, as alleged herein, constitute illegal and unlawful practices committed in violation of California’s Consumer Legal Remedies Act (CLRA), as discussed further in Calcagno and Pathangi’s Third Cause of Action.

70. Each of Scotts’s unfair, fraudulent, and unlawful practices enumerated above was the direct and proximate cause of financial injury to Calcagno, Pathangi, and the Class. Scotts has unjustly benefitted because of its wrongful conduct. Calcagno, Pathangi, and the Class are accordingly entitled to restitution from Scotts of all monies it wrongfully obtained from them as a result of the conduct alleged herein.

### **SECOND CAUSE OF ACTION**

Violation of California’s False Advertising Law  
Cal. Bus. & Prof. Code §§ 17500–17509

71. Calcagno and Pathangi repeat and re-allege the allegations contained in every preceding paragraph as if fully set forth herein.

72. Calcagno and Pathangi have standing to pursue this claim because they suffered injury-in-fact and have lost money or property as a result of Scotts’s unlawful, unfair, and fraudulent actions, as alleged above.

73. Under the FAL, it is unlawful for a corporation to make any statement with intent to dispose of personal property that “is *untrue* or *misleading*, and which is known, or which by the exercise of reasonable care should be known, to be untrue or misleading . . . .”<sup>37</sup>

<sup>36</sup> 7 C.F.R. §§ 205.601, 206.602; *see also* USDA Agriculture Marketing Service, *The National List of Allowed and Prohibited Substances*, <https://www.ams.usda.gov/rules-regulations/organic/national-list> (last visited Oct. 6, 2025).

<sup>37</sup> Cal. Bus. & Prof. Code § 17500 (added emphasis).

1           74. The required intent is the intent to dispose of property, not the intent to  
2 mislead the public in the disposition of such property.

3           75. Scotts violated the FAL by publicly disseminating false, misleading, and  
4 unsubstantiated advertisements that the Products are organic.

5           76. Scotts made its false and misleading advertisements to increase the sales of  
6 the Products. Scotts knew, or should have known, its advertisements for the Products  
7 were false and misleading. And Scotts knew, or should have known, that consumers,  
8 including Calcagno, Pathangi, and the Class, would believe that a soil or fertilizer labeled  
9 organic would be free from synthetic, non-organic chemicals like PFAS.

10           77. Calcagno, Pathangi, and the Class have suffered harm as a result of Scotts's  
11 violations of the FAL because they have paid monies for the Products that they otherwise  
12 would not have paid but for Scotts's false and misleading statements.

13           78. Scotts is aware, or, by the exercise of reasonable care, should have been  
14 aware, that the above representations were false and/or misleading. Calcagno, Pathangi,  
15 and the Class have suffered injury-in-fact and have lost money as a result of Scotts's false  
16 representations and false advertising.

17           79. Accordingly, Calcagno, Pathangi, and the Class seek an order awarding  
18 class-wide restitution of all monies wrongfully acquired by Scotts.

19                           **THIRD CAUSE OF ACTION**

20                           Violation of California's Consumer Legal Remedies Act  
21   Cal. Civ. Code §§ 1750–84

22           80. Calcagno and Pathangi repeat and re-allege the allegations contained in  
23 every preceding paragraph as if fully set forth herein.

24           81. As alleged herein, Calcagno and Pathangi have standing to pursue this claim  
25 because they have suffered injury-in-fact and have lost money or property as a result of  
26 Scotts's unlawful, unfair, and fraudulent actions, as alleged above.

27           82. The California legislature enacted the CLRA to protect consumers against  
28 unfair and deceptive business practices. The CLRA applies to Scotts's acts and practices  
because the Act covers transactions involving the sale of goods to consumers.



83. Calcagno, Pathangi, and the Class are consumers under the CLRA,<sup>38</sup> and they engaged in transactions under the Act, including the purchases of the Products.<sup>39</sup> Scotts is a person under the CLRA,<sup>40</sup> and the Products are qualified goods.<sup>41</sup>

84. Scotts's unfair and deceptive business practices were intended to and did result in the sale of the Products.

85. Scotts violated the CLRA by engaging in the following unfair and deceptive acts and practices:

(5) Representing that [the Products] have . . . characteristics . . . [and] benefits . . . that they do not have . . .

(7) Representing that [the Products] are of a particular standard, quality, or grade . . . if they are of another.

(9) Advertising [the Products] with intent not to sell them as advertised.

(16) Representing that [the Products] have been supplied in accordance with a previous representation when [they have] not.<sup>42</sup>

86. Scotts violated the CLRA by representing that its Products are organic, when, in reality, the Products contain synthetic, non-organic chemicals like PFAS.

87. Scotts knew or should have known that its organic representations were false and misleading and by omitting the presence of PFAS in its Products, it was omitting a material fact that would alter any consumer's decision to purchase the Products.

88. Scott's violations of the CLRA proximately caused an injury in fact to Calcagno, Pathangi, and the Class.

89. Calcagno, Pathangi, and the Class purchased Scotts's Products on the belief that they would have the advertised properties (i.e., that they were in fact organic). If Calcagno, Pathangi, and the Class had known that Scotts's Products did not contain the

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<sup>38</sup> Cal. Civ. Code § 1761(d).

<sup>39</sup> *Id.* §§ 1761(e), 1770(a).

<sup>40</sup> *Id.* § 1761(c).

<sup>41</sup> *Id.* § 1761(a).

<sup>42</sup> *Id.* § 1770(a)(5), (7), (9), (16) (citation modified).

1 advertised high quality organic ingredients, and instead contained toxic and synthetic  
2 PFAS, they would not have purchased the Products. Indeed, no consumer would purchase  
3 an organic product unless they believed the product was organic.

4 90. As a direct and proximate result of Scotts's conduct, Calcagno, Pathangi and  
5 the Class suffered injury and damages in an amount to be determined at trial.

6 91. On information and belief, Scotts's actions were willful, wanton, and  
7 fraudulent.

8 92. On information and belief, Scotts's officers, directors, and/or managing  
9 agents authorized the use of the misleading statements and material omissions regarding  
10 the Products.

11 93. Calcagno and Pathangi filed the required declaration of venue with this  
12 complaint.<sup>43</sup>

13 94. Calcagno, Pathangi, and the Class are consumers who have suffered  
14 economic injury and damages as a result of Scotts's unfair and deceptive business  
15 practices alleged herein. Calcagno and Pathangi therefore seek an order enjoining such  
16 methods, acts, or practices and an order for restitution and disgorgement on behalf of  
17 themselves and the California Subclass, as well as any other relief the Court deems  
18 proper.<sup>44</sup> Calcagno and Pathangi additionally seek costs and reasonable attorney's fees.<sup>45</sup>

19 95. On October 7, 2025, Calcagno and Pathangi, through counsel, sent a CLRA  
20 demand letter to Scotts on behalf of themselves and all other similarly situated  
21 consumers. The letter was sent via certified mail, return receipt requested, and provided  
22 notice of Scotts's violation of the CLRA. It demanded that Scotts correct, repair, replace,  
23 or otherwise rectify the unlawful, unfair, false, and deceptive practices complained of  
24 herein. The letter also stated that if Scotts refused to do so, Calcagno and Pathangi would  
25 file a complaint seeking damages in accordance with the CLRA. If Scotts fails to fully  
26 rectify the wrongs described in this letter and to provide notice to all affected consumers

27 <sup>43</sup> Cal. Civ. Code § 1780(d).

28 <sup>44</sup> *Id.* § 1782(d).

<sup>45</sup> *Id.* § 1780(e).

1 within 30 days following receipt, Calcagno and Pathangi intend to seek all legal damages  
2 available under the CLRA.<sup>46</sup>

3 **VII. PRAYER FOR RELIEF**

4 For these reasons, Calcagno and Pathangi pray for judgment against Scotts as  
5 follows:

- 6 a. certifying the Class, appointing Calcagno and Pathangi as Class  
7 Representatives, and appointing their counsel as Class Counsel;
- 8 b. ordering restitution and disgorgement of all profits and unjust  
9 enrichment that Scotts obtained from Calcagno, Pathangi, and the Class as a result  
10 of its unlawful, unfair, and fraudulent business practices;
- 11 c. awarding Calcagno, Pathangi, and the Class all applicable actual and  
12 punitive damages;
- 13 d. awarding declaratory and injunctive relief as permitted by law or  
14 equity, including enjoining Scotts from continuing the unlawful practices as set  
15 forth herein, and directing Scotts to identify, with Court supervision, victims of its  
16 conduct and pay them all money it is required to pay;
- 17 e. ordering Scotts to engage in a corrective advertising campaign;
- 18 f. ordering Scotts to pay attorney's fees and litigation costs;
- 19 g. ordering Scotts to pay both pre- and post-judgment interest on any  
20 amounts awarded; and
- 21 h. ordering such other and further relief as may be just and proper.

22 **VIII. DEMAND FOR JURY TRIAL**

23 Calcagno and Pathangi demand a trial by jury of all claims so triable.

24 Dated: October 7, 2025

25 By: /s/ Jennifer M. French  
26 Jennifer M. French, Cal. State Bar No. 265422  
27 Email: jennf@lcllp.com  
28 *Attorneys for Plaintiffs and the Putative Class*

<sup>46</sup> Cal. Civ. Code § 1782(a), (e).

CIVIL COVER SHEET  
of 2

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**

CARRIE CALCAGNO and PRAVEEN PATHANGI,  
individually and on behalf of all others similarly situated,

(b) County of Residence of First Listed Plaintiff San Diego  
(EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number)

LYNCH CARPENTER, LLP, Telephone: 619-762-1900  
9171 Towne Centre Dr., Ste. 180, San Diego, CA 92122

**DEFENDANTS**

THE SCOTTS COMPANY, LLC and DOES 1–20,

County of Residence of First Listed Defendant \_\_\_\_\_

(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF  
THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

**'25CV2661 GPC DEB**

**II. BASIS OF JURISDICTION** (Place an "X" in One Box Only)

- ☐ 1 U.S. Government Plaintiff ☐ 3 Federal Question (U.S. Government Not a Party)
- ☐ 2 U.S. Government Defendant ☒ 4 Diversity (Indicate Citizenship of Parties in Item III)

**III. CITIZENSHIP OF PRINCIPAL PARTIES** (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- |   | PTF                                   | DEF                        |   | PTF                        | DEF                                   |
|---|---------------------------------------|----------------------------|---|----------------------------|---------------------------------------|
| Citizen of This State                   | <input checked="" type="checkbox"/> 1 | <input type="checkbox"/> 1 | Incorporated or Principal Place of Business In This State     | <input type="checkbox"/> 4 | <input type="checkbox"/> 4            |
| Citizen of Another State                | <input type="checkbox"/> 2            | <input type="checkbox"/> 2 | Incorporated and Principal Place of Business In Another State | <input type="checkbox"/> 5 | <input checked="" type="checkbox"/> 5 |
| Citizen or Subject of a Foreign Country | <input type="checkbox"/> 3            | <input type="checkbox"/> 3 | Foreign Nation  | <input type="checkbox"/> 6 | <input type="checkbox"/> 6            |

**IV. NATURE OF SUIT** (Place an "X" in One Box Only)

Click here for: [Nature of Suit Code Descriptions.](#)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	<b>PERSONAL INJURY</b> <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice <b>PERSONAL INJURY</b> <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/Pharmaceutical Personal Injury Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability <b>PERSONAL PROPERTY</b> <input checked="" type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 690 Other <b>LABOR</b> <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act <b>IMMIGRATION</b> <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 <b>INTELLECTUAL PROPERTY RIGHTS</b> <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 835 Patent - Abbreviated New Drug Application <input type="checkbox"/> 840 Trademark <input type="checkbox"/> 880 Defend Trade Secrets Act of 2016 <b>SOCIAL SECURITY</b> <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) <b>FEDERAL TAX SUITS</b> <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 375 False Claims Act <input type="checkbox"/> 376 Qui Tam (31 USC 3729(a)) <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit (15 USC 1681 or 1692) <input type="checkbox"/> 485 Telephone Consumer Protection Act <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 896 Arbitration <input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision <input type="checkbox"/> 950 Constitutionality of State Statutes
<b>REAL PROPERTY</b> <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	<b>CIVIL RIGHTS</b> <input type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Education <b>PRISONER PETITIONS</b> <b>Habeas Corpus:</b> <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty <b>Other:</b> <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement			

**V. ORIGIN** (Place an "X" in One Box Only)

- ☒ 1 Original Proceeding ☐ 2 Removed from State Court ☐ 3 Remanded from Appellate Court ☐ 4 Reinstated or Reopened ☐ 5 Transferred from Another District (specify) ☐ 6 Multidistrict Litigation - Transfer ☐ 8 Multidistrict Litigation - Direct File

**VI. CAUSE OF ACTION**

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):  
Class Action Fairness Act of 2005, 28 U.S.C. § 1332(d)(2), 28 U.S.C. § 1391(b)(2) and California Civil Code § 1780(d)

Brief description of cause:

Plaintiffs allege false advertising of Defendants' Miracle-Gro organic soil and fertilizer products.

**VII. REQUESTED IN COMPLAINT:**

☒ CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.

DEMAND \$

CHECK YES only if demanded in complaint:

JURY DEMAND: ☒ Yes ☐ No

**VIII. RELATED CASE(S) IF ANY**

(See instructions):

JUDGE \_\_\_\_\_

DOCKET NUMBER \_\_\_\_\_

DATE

SIGNATURE OF ATTORNEY OF RECORD

Oct 7, 2025

/s/ Jennifer M. French

**FOR OFFICE USE ONLY**

RECEIPT #

AMOUNT

APPLYING IFP

JUDGE

MAG. JUDGE

**INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44**

## Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading 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. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
  - (b) County of Residence.** For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
  - (c) Attorneys.** Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction.** The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
- United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
- Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
- Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)
- III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit.** Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: [Nature of Suit Code Descriptions](#).
- V. Origin.** Place an "X" in one of the seven boxes.
- Original Proceedings. (1) Cases which originate in the United States district courts.
- Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441.
- Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
- Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.
- Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
- Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.
- Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket.
- PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.
- VI. Cause of Action.** Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite jurisdictional statutes unless diversity.** Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service.
- VII. Requested in Complaint.** Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.
- Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.
- Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases.** This section of the JS 44 is used to reference related cases, if any. If there are related cases, insert the docket numbers and the corresponding judge names for such cases.

**Date and Attorney Signature.** Date and sign the civil cover sheet.