

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

ANGELIQUE ROBERTS, HANNAH
OFFUTT, DYLAN RUSHING,
ORLANDRA HAWTHORNE, NISHA
ALBERT, ADAM SORKIN, on behalf of
themselves and all others similarly
situated,

Plaintiffs,

v.

BEYOND MEAT, INC.

Defendant.

Civil Action No. _____

**CLASS ACTION COMPLAINT AND
COMPLAINT FOR DAMAGES**

Jury Trial Demanded

CLASS ACTION COMPLAINT

Plaintiff Angelique Roberts, Hannah Offutt, Dylan Rushing, Orlandra Hawthorne, Nisha Albert, and Adam Sorkin (“Plaintiffs”) bring this Class Action Complaint against Defendant Beyond Meat, Inc. (“Beyond Meat” or “Defendant”), individually and on behalf of all others similarly situated, and complain and allege upon personal knowledge as to their own acts and experiences and, as to all other matters, upon information and belief, including investigation conducted by Plaintiffs’ attorneys:

NATURE OF THE ACTION

1. This is a civil class action lawsuit brought by Plaintiffs on behalf of all consumers who purchased Defendant’s Beyond Meat products for personal or household use, including but not limited to: Beyond Meat Sausage Plant-Based Dinner Links Hot Italian 14 oz, Beyond Meat Beyond Sausage Plant-Based Dinner Sausage Links Brat Original 14 oz, Beyond Meat Beyond Beef Plant-Based 16oz Patties, Beyond Meat Beyond Beef Plant-Based Ground Beef, Beyond

Meat Beyond Breakfast Sausage Plant-Based Breakfast Patties Classic 7.4 oz, Beyond Meat Beyond Breakfast Sausage Plant-Based Breakfast Patties Spicy 7.4 oz, Beyond Meat Beyond Chicken Plant-Based Breaded Tenders Classic 8 oz, Beyond Meat Beyond Meatballs Italian Style Plant-Based Meatballs 12 ct Classic 10 oz, Beyond Meat Beyond Breakfast Sausage Plant-Based Breakfast Links Classic 8.3 oz (“Beyond Meat Products” or the “Products”).

2. Amidst the growing consumer demand for meat substitutes, Defendant has, and continues to, design, manufacture, promote, market, advertise, package, label, distribute, and sell Beyond Meat Products.

3. Beyond Meat Products’ labels, and Defendant’s related marketing claims, are false and misleading because Defendant: (1) miscalculates and overstates the Products’ protein content, which is measured in grams per serving determined by nitrogen testing; (2) miscalculates and overstates the quality of the protein found in its products, which is represented as a percentage of daily value and calculated by the Protein Digestibility Amino Acid Corrected Score method (“PDCAAS”); and (3) misleads consumers into believing that the Products provide equivalent nutritional benefits to that found in traditional meat-based products.

4. By advertising protein content on the Beyond Meat Products’ front label, Defendant misleads consumers into believing that they stand to benefit from the Products’ stated protein content.

5. Defendant also makes numerous false and misleading claims and/or omissions on its website, in its promotional and marketing materials, and on the Products’ nutritional labels.

6. Defendant has engaged in unfair and/or deceptive business practices by intentionally misrepresenting the nature and quality of Beyond Meat Products on the Products’ respective nutrition labels and by failing to follow federal regulations that set forth the appropriate testing methodologies for determining protein content. Defendant has been unjustly enriched as a result of these and related practices.

7. Plaintiffs and members of the Proposed Class were injured by Defendants false, fraudulent, unfair, deceptive, and misleading practices. Accordingly, Plaintiffs seek compensatory damages and equitable remedies for themselves(s) and members of the Proposed Class.

PARTIES

8. Plaintiff Angelique Roberts is a resident of Chicago, Illinois, Cook County.
9. Plaintiff Hannah Offutt is a resident of Peoria, Illinois, Peoria County.
10. Plaintiff Dylan Rushing is a resident of Roxana, Illinois, Madison County.
11. Plaintiff Orlanda Hawthorne is a resident of Chicago, Illinois, Cook County.
12. Plaintiff Nisha Albert is a resident of Downers Grove, Illinois, DuPage County.
13. Plaintiff Adam Sorkin is a resident of Chicago, Illinois, Cook County.
14. Defendant, BEYOND MEAT, INC. is a publicly traded Delaware Corporation with its headquarters in El Segundo, California, and is registered as a foreign corporation in the State of California.

JURISDICTION AND VENUE

15. This Court has personal jurisdiction over Defendant because Defendant purposefully availed itself of the Illinois consumer market and distributes Beyond Meat Products to hundreds of locations within this District and thousands of locations throughout Illinois, where the Product is purchased by thousands of consumers every day.

16. This Court has original subject-matter jurisdiction over this proposed class action pursuant to 28 U.S.C. § 1332(d), which, under the provisions of the Class Action Fairness Act (“CAFA”), explicitly provides for the original jurisdiction of the federal courts in any class action in which at least 100 members are in the proposed plaintiff class, any member of the plaintiff class is a citizen of a State different from any defendant, and the matter in controversy exceeds the sum of \$5,000,000.00, exclusive of interest and costs. Plaintiff alleges that the total claims of individual members of the proposed Class (as defined herein) are well in excess of \$5,000,000.00 in the aggregate, exclusive of interest and costs.

17. Venue is proper in this District under 28 U.S.C. § 1391(b)(2)) because Plaintiffs purchased the Products in this District, substantial acts in furtherance of the alleged improper conduct, including the dissemination of false and misleading information regarding the nature, quality, and/or ingredients of the products, occurred within this District, and the Defendant conducts business in this District.

ALLEGATIONS

A. Background

18. Defendant, BEYOND MEAT, INC. is a plant-based meat substitutes company that was founded in 2009 and launched its initial product line in 2012.

19. “As of December 2021, Beyond Meat had products available at approximately 130,000 retail and foodservice outlets in over 90 countries worldwide.”¹

20. In the United States, Beyond Meat Products are available for purchase at 32,000 retail stores and 47,000 restaurants.

21. Beyond Meat Products are sold in all 50 states, and are available for purchase in major grocery stores, big box stores, and other retail locations throughout the United States.

22. At all relevant times, Defendant has, and continues to, design, manufacture, promote, market, advertise, package, label, and distribute Beyond Meat Products in a consistent and uniform manner throughout the United States.

23. Beyond Meat describes itself as a “leader in plant-based meat”² and “Revolutionary Plant-Based Protein Leader”.

24. Beyond Meat exceeded \$400 million in net revenue during 2020 and continues to gain market share in the \$1.4 trillion global meat industry.³

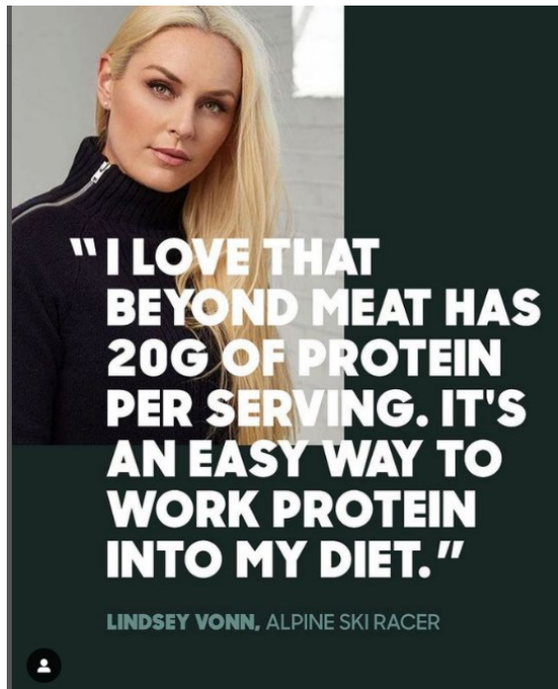
¹ <https://investors.beyondmeat.com/news-releases/news-release-details/beyond-meatr-reports-fourth-quarter-and-full-year-2021-financial> (last accessed Feb. 25, 2022).

² <https://investors.beyondmeat.com/news-releases/news-release-details/revolutionary-plant-based-protein-leader-beyond-meatr-announces> (last accessed March 7, 2022).

³ 1Q21 Investor Presentation (May 2021) (beyondmeat.com) (last accessed March 7, 2022).

25. Beyond Meat has enlisted the help of many celebrities to advertise its Products as an easy way to introduce protein into one's diet and describes the Products as the "future of protein" on its website and in its marketing materials.

26. Beyond Meat also uses social media platforms to promote the Products and attract potential consumers, and Defendant launch its #FutureofProtein marketing campaign on Instagram, Twitter, and Facebook.⁴



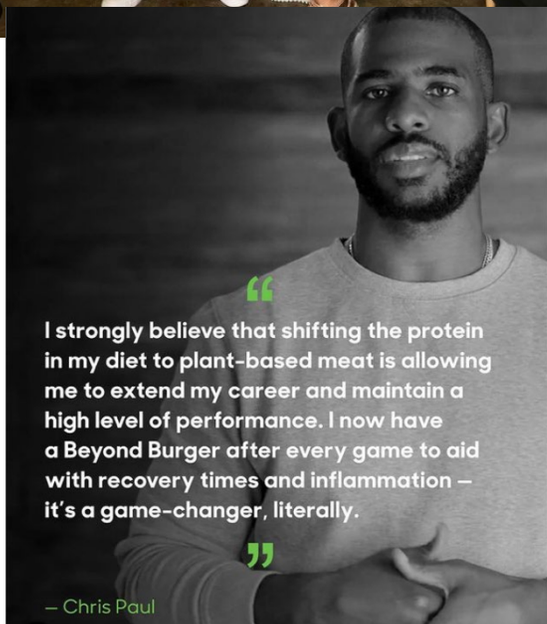
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⁴ *Id.*

⁵ ⁵ <https://www.instagram.com/p/CZnUSuohQb5/>



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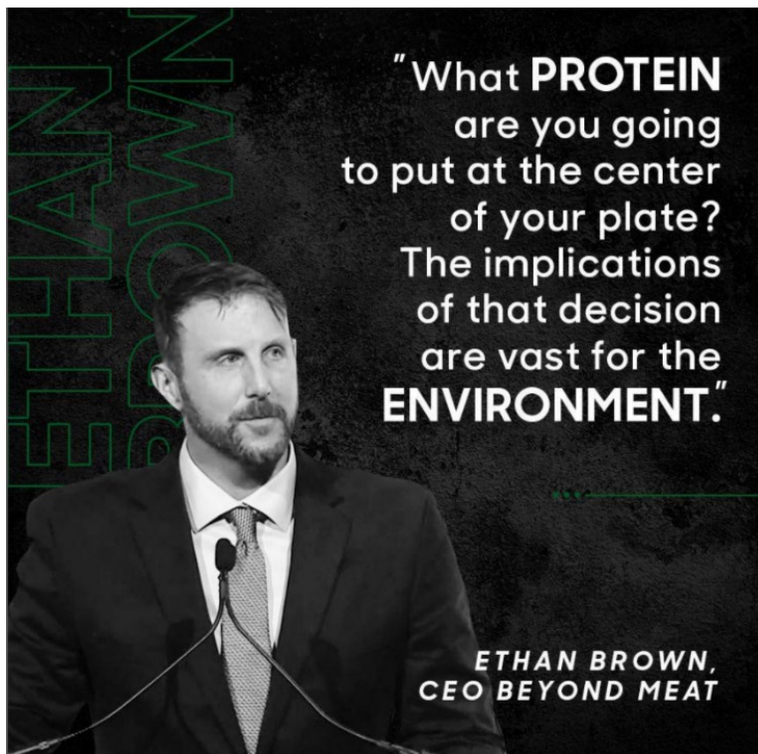
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27. In fact, Beyond Meat goes the extra mile to represent that the Products are the “future of protein” and claims that eating the Products allows consumers to get high-quality protein in their diet while simultaneously helping the environment.

⁶ <https://www.instagram.com/p/CLnkoQ3AdDw/>



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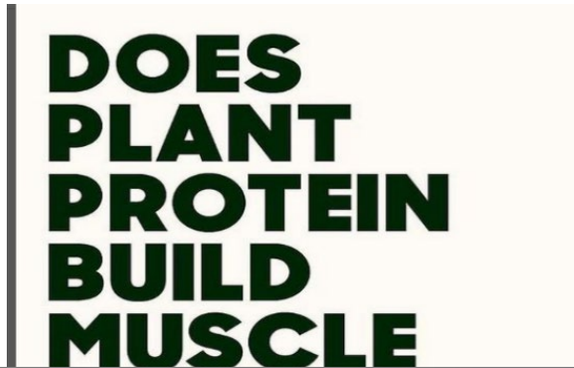


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⁸ https://www.instagram.com/p/CWEs_xcv6bv/

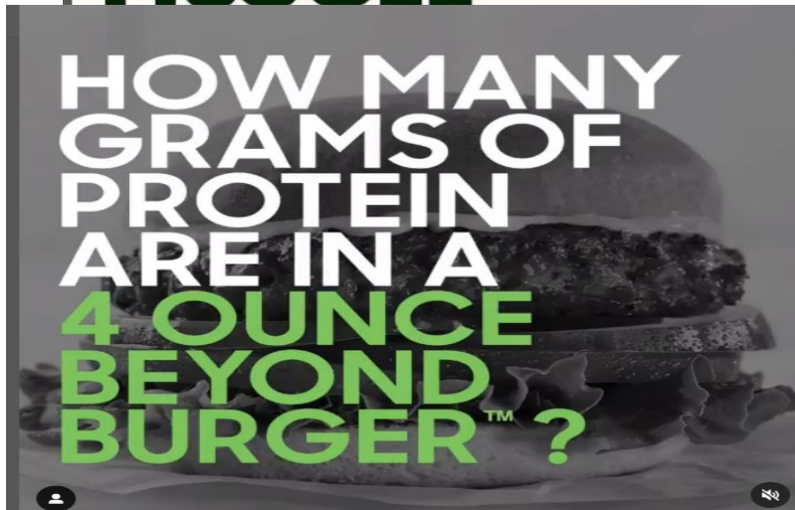
⁹ <https://www.kildarefarmfoods.com/wp-content/uploads/2019/02/Beyond-Burger-LCA-Infographic-2.png> (last visited March 7, 2022).

28. Beyond Meat explicitly represents that its Products have enough high-quality protein to help build muscle.



**DOES
PLANT
PROTEIN
BUILD
MUSCLE**

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B. The Importance of Protein

29. Protein is an essential part of a healthy diet and is necessary for normal bodily functions.

30. “Protein is a component of every cell in the human body and is necessary for proper growth and development, especially during childhood, adolescence, and pregnancy. [It] helps your body build and repair cells and body tissue, and is important for many body processes, such as

¹⁰ <https://www.instagram.com/p/B2h-hYtATMX/> (last visited March 7, 2022).

¹¹ <https://www.instagram.com/p/COJWY-YhiHH/> (last visited March 7, 2022).

blood clotting, fluid balance, immune response, vision, and production of hormones, antibodies, and enzymes.”¹²

31. A high-protein diet provides additional benefits, including appetite control, weight and body composition management, muscle growth and maintenance, improved cardiometabolic health, better strength, improved immune function, and faster tissue recovery.¹³

32. In light of these benefits, many consumers seek out high-protein products in order to achieve a high-protein diet.

33. Similarly, individuals with specific health concerns, including pregnant, breastfeeding, or conditions that inhibit protein absorption, require more protein than the daily recommended minimum.¹⁴

34. The average sedentary man needs 56 grams per day of protein and the average sedentary woman needs 46 grams of protein per the Dietary Reference Intake.¹⁵

C. Federal Regulations and Methodologies for Calculating Protein Content and Daily Value Percentage.

35. Pursuant to the Food, Drug, and Cosmetics Act (“FDCA”) (as amended by the Nutrition Labeling and Education Act), the United States Food and Drug Administration (“FDA”) governs the nutritional labeling of food and requires manufacturers to provide information about the level of certain nutrients, including protein. See 21 C.F.R. §101.9(c)(7).

36. The FDA requires manufacturers to publish a product’s protein content on its nutritional label, which is “[a] statement of the number of grams of protein in a serving.” *Id.*

37. Generally, the “Nitrogen Content Method” is used to calculate a given food product’s protein content. Under this methodology, protein content is calculated on the basis of the factor of 6.25 times the nitrogen content of the food as determined by the appropriate method

¹² [Interactive Nutrition Facts Label - Protein \(fda.gov\)](#) (last visited March 16, 2022).

¹³ *Id.*

¹⁴ *Id.*

¹⁵ <https://www.healthline.com/nutrition/how-much-protein-per-day> (last visited March 7, 2022).

of analysis as given in the ‘Official Methods of Analysis of the AOAC International’ . . . , except when the official procedure for a specific food requires another factor.

38. However, the FDCA requires disclosure of protein quality, which is determined through a more rigorous testing methodology called the Protein Digestibility Amino Acid Corrected Score (“PDCAAS”) to calculate the “corrected amount of protein per serving:” The ‘corrected amount of protein (gram) per serving’ . . . is equal to the actual amount of protein (gram) per serving multiplied by the amino acid score corrected for protein digestibility. . . . The protein digestibility corrected amino acid score shall be determined by methods given in . . . ‘Protein Quality Evaluation, Report of the Joint FAO/WHO Expert Consultation on Protein Quality Evaluation,’ Rome, 1990, except that when official AOAC procedures described in section (c)(7) of this paragraph require a specific food factor other than 6.25, that specific factor shall be used. 21 C.F.R. §101.9(c)(7)(ii).

39. Beyond Meat is required to use the PDCAAS calculation for the Products rather than some other non-sophisticated method. The regulation requires that for any product making a protein claim (which is contained on the front panel of all of the Products), the product must contain a statement of protein content as a percentage of the Daily Reference Value calculated using the “corrected amount of protein”—an amount that is not calculated by simply multiplying the amount of nitrogen by 6.25, but by taking into account the “protein quality value,” or “protein digestibility-corrected amino acid score.” *See* 21 C.F.R. § 101.9(c)(7)(ii).

40. So for a product like the Products, the protein content *may* be calculated using the nitrogen method, **but it also *must* be stated as a percentage of the Daily Reference Value using the corrected amount of protein.** This alternative to the nitrogen method (PDCAAS) is only required in the statement of percentage; it is not required for statements of absolute protein. Moreover, the regulations implicitly acknowledge that the nitrogen method is not the most accurate way to describe protein content.

41. Recently, the FDA reaffirmed these requirements.¹⁶

42. Any statement that the FDA somehow has abdicated the requirement for PDCASS testing for protein content is incorrect. The regulations state the following:

i) **A statement of the corrected amount of protein per serving, as determined in paragraph (c)(7)(ii) of this section,** calculated as a percentage of the RDI or DRV for protein, as appropriate, and expressed as Percent of Daily Value, may be placed on the label, **except that such a statement shall be given if a protein claim is made for the product,** or if the product is represented or purported to be specifically for infants through 12 months or children 1 through 3 years of age. When such a declaration is provided, it should be placed on the label adjacent to the statement of grams of protein and aligned under the column headed "Percent Daily Value," and expressed to the nearest whole percent. However, the percentage of the RDI for protein shall not be declared if the food is represented or purported to be specifically for infants through 12 months and the protein quality value is less than 40 percent of the reference standard.

ii) **The "corrected amount of protein (gram) per serving" for foods represented or purported for adults and children 1 or more years of age is equal to the actual amount of protein (gram) per serving multiplied by the amino acid score corrected for protein digestibility.** If the corrected score is above 1.00, then it shall be set at 1.00. **The protein digestibility-corrected amino acid score shall be determined by methods given in sections 5.4.1, 7.2.1, and 8.00 in "Report of the Joint FAO/WHO Expert Consultation on Protein Quality Evaluation," except that when official AOAC procedures described in paragraph (c)(7) of this section require a specific factor other than 6.25, that specific factor shall be used.** For foods represented or purported to be specifically for infants through 12 months, the corrected amount of protein (grams) per serving is equal to the actual amount of protein (grams) per serving multiplied by the relative protein quality value. The relative protein quality value shall be determined by dividing the subject food protein PER value by the PER value for casein. If the relative protein value is above 1.00, it shall be set at 1.00.

D. The Products Do Not Contain Accurate Protein Amounts On The Front Or Back Of The Label.

43. Plaintiffs engaged in industry standard testing and discovered that despite the Products representing certain amounts of protein, the Products contained less than the represented amount.

¹⁶ <https://www.fda.gov/food/food-labeling-nutrition/industry-resources-changes-nutrition-facts-label#LabelClaims>

44. As manufacturers, suppliers, wholesalers, distributors, and/or retailers, Defendant tested, or should have tested, the Products prior to sale. As such, Defendant knows or should have known that the claims are false and misleading on the Products.

45. Defendant's stated protein amount and protein DV% claims are false and misleading. As independent lab testing reveals, the quantity of Protein determined by nitrogen in all but four of the Products are less than what Defendant represented. Even worse, the DV% of Protein for all of the Products is a small fraction compared to the DV% represented by Defendant.

46. Plaintiffs' counsel commissioned testing of Defendant's Products, which show that the Products do not contain the amount of stated protein amount and/or protein DV%. For example, Defendant's Beyond Beef Plant-Based Ground 16oz Patties, which is labeled as "20G Per Serving" and "40% DV" for protein, actually contains 19G Per Serving by nitrogen testing, and 7% DV for protein. This represents an underfill of 5% for protein content and an underfill of 33% for %DV for protein.

47. Plaintiffs' results are captured in the below chart:

<u>Beyond Meat Product</u>	<u>Protein Claim</u>	<u>DV % Claim</u>	<u>Actual Protein Amount</u>	<u>Actual DV%</u>	<u>% Difference Protein</u>	<u>% Difference DV</u>
Sausage Plant-Based Dinner Links Hot Italian 14 oz	16 G Per Serving	25%	13G Per Serving	5%	-18.75%	-15%
Beyond Sausage Plant-Based Dinner Sausage Links Brat Original 14 oz	16G Per Serving	25%	13G Per Serving	5%	-18.75%	-20%
Beyond Beef Plant-Based 16oz Patties	20 G Per Serving	40%	18G Per Serving	36%	-10%	-4%
Beyond Beef Plant-Based Ground Beef	20G Per Serving	40%	19G Per Serving	7%	-5%	-33%
Beyond Breakfast Sausage Plant-Based Breakfast Patties Classic 7.4 oz	11G Per Serving	22%	10 G Per Serving	4%	-10.1%	-18%

Beyond Breakfast Sausage Plant-Based Breakfast Patties Spicy 7.4 oz	11G Per Serving	22%	10 G Per Serving	4%	-10.1%	-18%
Beyond Chicken Plant-Based Breaded Tenders Classic 8 oz	11G Per Serving	16%	13 G Per Serving	2%	+18%	-14%
Beyond Meatballs Italian Style Plant-Based Meatballs 12 ct Classic 10 oz	19G Per Serving	38%	20G Per Serving	7%	+5.2%	-31%
Beyond Breakfast Sausage Plant-Based Breakfast Links Classic 8.3 oz	8G Per Serving	16%	7G Per Serving	3% DV	-12.5%	-13%

48. By permanently marking the Products with their purported protein amount and/or protein DV% claims, Defendant knew that the claims are false and misleading, yet still advertised, labeled, and packaged the Products with the false and misleading claims.

49. Simply put, Defendant’s protein amount and/or protein DV% for the Products are a farce. Defendant knowingly prepared the material on their website and product labels to misrepresent the true protein amount and/or protein DV% for the Products.

50. Plaintiffs and Class Members would not have purchased the Products or would have paid less for the Products if they were aware of the misleading labeling of the Products by Defendant.

51. Defendants intended for Plaintiff and the Class members to be deceived or misled. Defendants' deceptive and misleading practices proximately caused harm to the Plaintiffs and the Class.

52. Plaintiffs and Class members would not have purchased the Products, or would have not paid as much for the Products, had they known the truth about the mislabeled and falsely advertised Products

E. Defendant's Marketing of The Protein Content of The Beyond Meat Products

53. Beyond Meat advertises the Beyond Beef Plant-Based 16oz Patties as being



“Plant-Based Patties” with “20G of Plant Protein Per Serving”.

54. The Products at made with “Pea Protein” as their basis for the “20G of Plant Protein Per Serving” claim.

INGREDIENTS: Water, Pea Protein¹, Expeller-Pressed Canola Oil, Refined Coconut Oil, Rice Protein, Natural Flavors, Dried Yeast, Cocoa Butter, Methylcellulose. Contains 1% or less: Potato Starch, Salt, Potassium Chloride, Beet Juice Color, Apple Extract, Pomegranate Concentrate, Sunflower Lecithin, Vinegar, Lemon Juice Concentrate, Vitamins and Minerals (zinc sulfate, niacinamide [vitamin B3], pyridoxine hydrochloride [vitamin B6], cyanocobalamin [vitamin B12], calcium pantothenate).
Peas are legumes. People with severe allergies to legumes like peanuts should be cautious when introducing pea protein into their diet because of the possibility of a pea allergy. Contains no peanuts or tree nuts.

55. Beyond meat claims the 20G of Plant Protein Per Serving is 40% of the Daily Value for protein on the Nutrition Facts for the patties.

Nutrition Facts				
2 servings per container				
Serving size		1 Patty (113g)		
	Per serving		Per container	
Calories		230		450
		% DV*		% DV*
Total Fat	14g	18%	28g	36%
Saturated Fat	5g	25%	10g	50%
Trans Fat	0g		0g	
Polyunsaturated Fat	3g		5g	
Monounsaturated Fat	6g		11g	
Cholesterol	0mg	0%	0mg	0%
Sodium	390mg	17%	780mg	35%
Total Carb.	7g	3%	14g	5%
Dietary Fiber	2g	7%	4g	14%
Total Sugars	0g		0g	
Incl. Added Sugars	0g	0%	0g	0%
Protein	20g	40%	40g	80%
Vitamin D	0mcg	0%	0mcg	0%
Calcium	100mg	8%	200mg	15%
Iron	4mg	20%	8.1mg	45%
Potassium	330mg	6%	650mg	15%
Niacin	4.7mg NE	30%	9.4mg NE	60%
Vitamin B6	0.3mg	15%	0.6mg	35%
Vitamin B12	2.4mcg	100%	4.8mcg	200%
Pantothenic Acid	0.5mg	10%	1mg	20%
Zinc	4.6mg	40%	9.2mg	80%

* The % Daily Value (DV) tells you how much a nutrient in a serving of food contributes to a daily diet. 2,000 calories a day is used for general nutrition advice.

56. Defendant does the same with the rest of its Products. Because it advertises a protein content claim on the front of its labels, it must use the PDCAAS method of testing on its Products.



A. Sausage Plant-Based Dinner Links Hot Italian 14 oz



Nutrition Facts	
4 servings per package	
Serving size	1 cooked link (76g)
Amount per serving	
Calories	190
	% Daily Value*
Total Fat 12g	15%
Saturated Fat 5g	25%
Trans Fat 0g	
Cholesterol 0mg	0%
Sodium 500mg	22%
Total Carbohydrate 5g	2%
Dietary Fiber 3g	11%
Total Sugars 0g	
Includes 0g Added Sugars	0%
Protein 16g	25%

B. Beyond Sausage Plant-Based Dinner Sausage Links Brat Original 14 oz



Nutrition Facts	
4 servings per package	
Serving size	1 cooked link (76g)
Amount per serving	
Calories	190
	% Daily Value*
Total Fat 12g	15%
Saturated Fat 5g	25%
Trans Fat 0g	
Cholesterol 0mg	0%
Sodium 500mg	22%
Total Carbohydrate 5g	2%
Dietary Fiber 3g	11%
Total Sugars 0g	
Includes 0g Added Sugars	0%
Protein 16g	25%
Vitamin D 0mcg	0%
Calcium 60mg	4%
Iron 3.8mg	20%
Potassium 200mg	4%

*The % Daily Value (DV) tells you how much a nutrient in a serving of food contributes to a daily diet. 2,000 calories in a day is used for general nutrition advice.

C. Beyond Breakfast Sausage Classic 16oz Patties



¹⁷ https://www.amazon.com/Beyond-Meat-Sausage-Original-PARENT/dp/B07B6HV451/ref=sr_1_1_0o_fs?crd=1M70LAC40SIT8&keywords=beyond+meat+Beyond+Sausage+Plant-Based+Dinner+Sausage+Links+Brat+Original+14+oz&qid=1646256653&srefix=beyond+meat+beyond+sausage+plant-based+dinner+sausage+links+brat+original+14+oz%2Caps%2C87&sr=8-1 (last visited March 2, 2022)

Nutrition Facts	
3 servings per container	
Serving size 2 cooked patties (58g)	
Amount per serving	
Calories	180
	% Daily Value*
Total Fat 12g	15%
Saturated Fat 4.5g	23%
<i>Trans</i> Fat 0g	
Cholesterol 0mg	0%
Sodium 270mg	12%
Total Carbohydrate 6g	2%
Dietary Fiber 2g	7%
Total Sugars 0g	
Includes 0g Added Sugars	0%
Protein 11g	22%
Vitamin D 0mcg	0%
Calcium 60mg	4%
Iron 2.8mg	15%
Potassium 230mg	5%

*The % Daily Value (DV) tells you how much a nutrient in a serving of food contributes to a daily diet. 2,000 calories in a day is used for general nutrition advice.

D. Beyond Breakfast Sausage Plant-Based Breakfast Patties Spicy 7.4 oz



Nutrition Facts	
3 servings per container	
Serving size 2 cooked patties (58g)	
Amount per serving	
Calories	180
	% Daily Value*
Total Fat 12g	15%
Saturated Fat 4.5g	23%
Trans Fat 0g	
Cholesterol 0mg	0%
Sodium 270mg	12%
Total Carbohydrate 6g	2%
Dietary Fiber 2g	7%
Total Sugars 0g	
Includes 0g Added Sugars	0%
Protein 11g	22%
Vitamin D 0mcg	0%
Calcium 60mg	4%
Iron 2.8mg	15%
Potassium 230mg	5%

*The % Daily Value (DV) tells you how much a nutrient in a serving of food contributes to a daily diet. 2,000 calories in a day is used for general nutrition advice.

E. Beyond Chicken Plant-Based Breaded Tenders Classic 8 oz



Nutrition Facts			
About 3 servings per container			
Serving size		2 pieces (80g)	
	Per serving	Per container	
Calories	210	600	
	<small>% DV*</small>	<small>% DV*</small>	
Total Fat	12g 15%	33g	42%
Saturated Fat	2g 10%	6g	30%
Trans Fat	0g	0g	
Polyunsaturated Fat	3g	8g	
Monounsaturated Fat	6g	18g	
Cholesterol	0mg 0%	0mg	0%
Sodium	450mg 20%	1280mg	55%
Total Carb.	15g 5%	41g	15%
Dietary Fiber	3g 11%	8g	29%
Total Sugars	2g	7g	
Added Sugars	2g 4%	7g	14%
Protein	11g 16%	31g 44%	
Vitamin D	0mcg 0%	0mcg	0%
Calcium	20mg 2%	60mg	4%
Iron	1.3mg 8%	3.8mg	20%
Potassium	290mg 6%	830mg	15%

*The % Daily Value (DV) tells you how much a nutrient in a serving of food contributes to a daily diet. 2,000 calories a day is used for general nutrition advice.

F. Beyond Meatballs Italian Style Plant-Based Meatballs 12 ct Classic 10 oz



Nutrition Facts			
About 2.5 servings per container			
Serving size		5 Meatballs (4.3oz/121g)	
		12 Meatballs (10oz/290g)	
	Per 121g - Rounded	Entire Package	
Calories	290	700	
	% DV*	% DV*	
Total Fat	21g 27%	51g	65%
Saturated Fat	7g 35%	17g	85%
Trans Fat	0g	0.5g	
Cholesterol	0mg 0%	0mg	0%
Sodium	500mg 22%	1200mg	52%
Total Carb.	9g 3%	21g	8%
Dietary Fiber	3g 7%	8g	29%
Total Sugars	0g	0g	
Added Sugars	0g 0%	0g	0%
Protein	19g 38%	46g	92%
Vitamin D	0mcg 0%	0mcg	0%
Calcium	110mg 8%	260mg	20%
Iron	4.9mg 25%	11.8mg	70%
Potassium	460mg 10%	1110mg	25%

*The % Daily Value (DV) tells you how much a nutrient in a serving of food contributes to a daily diet. 2,000 calories a day is used for general nutrition advice.

G. Beyond Breakfast Sausage Plant-Based Breakfast Links Classic 8.3 oz



Nutrition Facts	
4 servings per container	
Serving size 2 cooked links (46g/1.6oz)	
Amount per serving	
Calories	130
	% Daily Value*
Total Fat 9g	12%
Saturated Fat 3g	15%
Trans Fat 0g	
Cholesterol 0mg	0%
Sodium 240mg	10%
Total Carbohydrate 3g	1%
Dietary Fiber 2g	7%
Total Sugars 0g	
Includes 0g Added Sugars	0%
Protein 8g	16%
Vitamin D 0mcg	0%
Calcium 50mg	4%
Iron 1.8mg	10%
Potassium 220mg	4%
*The % Daily Value (DV) tells you how much a nutrient in a serving of food contributes to a daily diet. 2,000 calories in a day is used for general nutrition advice.	

H. Beyond Breakfast Sausage Plant-Based Breakfast Links Classic 8.3 oz



Nutrition Facts	
4 servings per container	
Serving size	4 oz (113g)
Amount per serving	
Calories	230
	% Daily Value*
Total Fat 14g	18%
Saturated Fat 5g	25%
Trans Fat 0g	
Polyunsaturated Fat 3g	
Monounsaturated Fat 6g	
Cholesterol 0mg	0%
Sodium 390mg	17%
Total Carbohydrate 7g	3%
Dietary Fiber 2g	7%
Total Sugars 0g	
Includes 0g Added Sugars	0%
Protein 20g	40%
Vitamin D 0mcg	0%
Calcium 100mg	8%
Iron 4mg	20%
Potassium 330mg	6%
Niacin 4.7mg NE	30%
Vitamin B6 0.3mg	15%
Vitamin B12 2.4mcg	100%
Pantothenic Acid 0.5mg	10%
Zinc 4.6mg	40%

*The % Daily Value (DV) tells you how much a nutrient in a serving of food contributes to a daily diet. 2,000 calories in a day is used for general nutrition advice.

F. Plaintiffs’ Experiences

57. Ms. Roberts purchased the Beyond Meat Beyond Beef Plant-Based Ground 16oz, Beyond Meat Beyond Breakfast Sausage Plant-Based Breakfast Links, Classic 8.3 oz, Beyond Meat Beyond Meatballs Italian Style Plant-Based Meatballs 12 ct, Classic 10 oz on February 23, 2022 from a Walmart (store number 7082290611) located at 500 W 95th St, Chicago , IL, 60805. Ms. Roberts paid \$9.00 plus tax for the Beyond Beef Plant-Based Ground 16oz, \$4.49 plus tax for the Beyond Meat Beyond Breakfast Sausage Plant-Based Breakfast Links, and \$7.49 plus tax

for the Beyond Meat Beyond Meatballs Italian Style Plant-Based Meatballs 12 ct. Ms. Roberts relied upon the representations regarding the %DV of the Products. She also purchased the Products because of the claim on the label that the Products contain the stated amount of protein on the front of the Products' labels. Although the Products were more expensive than other choices she viewed, Ms. Roberts chose to pay the premium price based upon the various claims and promises made by Beyond Meat. At the time of her purchases, Ms. Roberts relied on Beyond Meat's factual representations on the Products' label and online. All of the representations made by Beyond Meat regarding the product purchased by Ms. Roberts were false because the Products do not contain the stated %DV of protein, the stated amount of protein (excluding the Beyond Meat Beyond Meatballs Italian Style Plant-Based Meatballs 12 ct, Classic 10 which do contain the stated amount of protein), or the adjusted protein content based upon the quality of the protein contained within the Products. Ms. Roberts did not receive the benefit of her bargain and paid a price premium. Ms. Roberts would consider buying the Products again if the stated amount of protein on the front of the Products was corrected (excluding the Beyond Meat Beyond Meatballs Italian Style Plant-Based Meatballs 12 ct, Classic 10 which do contain the stated amount of protein) and Beyond Meat engaged in the correct testing for the %DV for protein on the back of the Products' label.

58. Ms. Offutt purchased Beyond Meat Beyond Meatballs Italian Style Plant-Based Meatballs 12 ct, Classic 10 oz, Beyond Meat Beyond Breakfast Sausage Plant-Based Breakfast Plant-Based Breakfast Patties, Spicy 7.4 oz on December 1, 2021. Ms. Offutt paid \$7.49 plus tax for the Beyond Meat Beyond Meatballs Italian Style Plant-Based Meatballs 12 ct and \$4.04 plus tax for the Beyond Meat Beyond Breakfast Sausage Plant-Based Breakfast Plant-Based Breakfast Patties, Spicy 7.4 oz. Ms. Offutt relied upon the representations regarding the %DV of the Products. She also purchased the Products because of the claim on the label that the Products contain the stated amount of protein on the front of the Products' labels. Although the Products were more expensive than other choices she viewed, Ms. Offutt chose to pay the premium price based upon the various claims and promises made by Beyond Meat. At the time of her purchases,

Ms. Offutt relied on Beyond Meat's factual representations on the Products' label and online. All of the representations made by Beyond Meat regarding the product purchased by Ms. Offutt were false because the Products do not contain the stated %DV of protein, the stated amount of protein (excluding the Beyond Meat Beyond Meatballs Italian Style Plant-Based Meatballs 12 ct, Classic 10 which do contain the stated amount of protein), or the adjusted protein content based upon the quality of the protein contained within the Products. Ms. Offutt did not receive the benefit of her bargain and paid a price premium. Ms. Offutt would consider buying the Products again if the stated amount of protein on the front of the Products was corrected (excluding the Beyond Meat Beyond Meatballs Italian Style Plant-Based Meatballs 12 ct, Classic 10 which do contain the stated amount of protein) and Beyond Meat engaged in the correct testing for the %DV for protein on the back of the Products' label.

59. Mr. Rushing purchased Beyond Meat Beyond Chicken Plant-Based Breaded Tenders, Classic 8 oz on June 1, 2021. Mr. Rushing paid approximately \$6.00 for them plus tax. Mr. Rushing relied upon the representations regarding the %DV of the Product. Although the Product was more expensive than other choices he viewed, Mr. Rushing chose to pay the premium price based upon the various claims and promises made by Beyond Meat. At the time of his purchase, Mr. Rushing relied on Beyond Meat's factual representations on the Product label and online. All of the representations made by Beyond Meat regarding the Product purchased by Mr. Rushing were false because the Product does not contain the stated %DV of protein and the adjusted protein content based upon the quality of the protein contained within the Product. Mr. Rushing did not receive the benefit of his bargain and paid a price premium. Mr. Rushing would consider buying the Product again if Beyond Meat engaged in the correct testing for the %DV for protein on the back of the Product's label.

60. Ms. Hawthorne purchased the Beyond Meat Sausage Plant-Based Dinner Links Hot Italian 14 oz on March 1, 2022. Ms. Hawthorne paid approximately \$15 for those plus tax. Ms. Hawthorne relied upon the representations regarding the %DV of the Product. She also purchased the Product because of the claim on the label that the Product contains the stated

amount of protein on the front of the Product's labels. Although the Products were more expensive than other choices she viewed, Ms. Hawthorne chose to pay the premium price based upon the various claims and promises made by Beyond Meat. At the time of her purchase, Ms. Hawthorne relied on Beyond Meat's factual representations on the Product label and online. All of the representations made by Beyond Meat regarding the Product purchased by Ms. Hawthorne were false because the Product does not contain the stated %DV of protein, the stated amount of protein, or the adjusted protein content based upon the quality of the protein contained within the Product. Ms. Hawthorne did not receive the benefit of her bargain and paid a price premium. Ms. Hawthorne would consider buying the Product again if the stated amount of protein on the front of the Product was corrected and Beyond Meat engaged in the correct testing for the %DV for protein on the back of the Product's label.

61. Ms. Albert purchased the Beyond Meat Beyond Breakfast Sausage Plant-Based Breakfast Patties, Classic, 7.4oz, Beyond Meat Beef Plant Based Ground 16oz, and Beyond Meat Beyond Beef Plant-Based 16oz Patties on June 1, 2021. Ms. Albert paid approximately \$9 and/or \$8 for each product. Ms. Albert relied upon the representations regarding the %DV of the Products. She also purchased the Products because of the claims on the labels that the Products contains the stated amount of protein on the front of the Products' labels. Although the Products were more expensive than other choices she viewed, Ms. Albert chose to pay the premium price based upon the various claims and promises made by Beyond Meat. At the time of her purchases, Ms. Albert relied on Beyond Meat's factual representations on the Products label and online. All of the representations made by Beyond Meat regarding the Products purchased by Ms. Albert were false because the Product does not contain the stated %DV of protein, the stated amount of protein, or the adjusted protein content based upon the quality of the protein contained within the Products. Ms. Albert did not receive the benefit of her bargain and paid a price premium. Ms. Albert would consider buying the Products again if the stated amount of protein on the front of the Products was corrected and Beyond Meat engaged in the correct testing for the %DV for protein on the back of the Products' label.

62. Mr. Sorkin purchased the Beyond Meat Beyond Sausage Plant-Based Dinner Sausage Links, Brat Original 14 oz on December 1, 2021. Mr. Sorkin paid approximately \$10.99 for the product plus tax. Mr. Sorkin relied upon the representations regarding the %DV of the Products. He also purchased the product because of the claim on the label that the Product contains the stated amount of protein on the front of the Product's labels. Although the Product was more expensive than other choices he viewed, Mr. Sorkin chose to pay the premium price based upon the various claims and promises made by Beyond Meat. At the time of his purchase, Mr. Sorkin relied on Beyond Meat's factual representations on the product label and online. All of the representations made by Beyond Meat regarding the product purchased by Mr. Sorkin were false because the Products do not contain the stated %DV of protein, the stated amount of protein, or the adjusted protein content based upon the quality of the protein contained within the Product. Mr. Sorkin did not receive the benefit of his bargain and paid a price premium. Mr. Sorkin would consider buying the Product again if the stated amount of protein on the front of the Product was corrected and Beyond Meat engaged in the correct testing for the %DV for protein on the back of the Products' label.

G. Defendant Has Committed Fraud Under F.R.C.P. Rule 9(b)

63. Rule 9(b) of the Federal Rules of Civil Procedure provides that, “[i]n alleging fraud or mistake, a party must state with particularity the circumstances constituting the fraud or mistake.” And, while the Defendant is in the best position to know what content they placed in advertising and in other materials during the Class period, to the extent necessary, as detailed in the paragraphs above and below, Plaintiffs have satisfied the requirements of Rule 9(b) by establishing the following elements with sufficient particularity:

64. **WHO:** Defendant made material misrepresentations and/or omissions of the fact that the Products had certain representations made about them – namely, that they adequately provide air purification for a recommended room size, when they do not pursuant to industry accepted standards.

65. **WHAT:** Defendant's conduct here was, and continues to be, fraudulent because it omitted and concealed the fact that the representations about the Products were false.

66. **WHEN:** Upon information and belief, the Defendant's conduct here took place during the Class period – with a record reaching as far back as 2016; however, it is possible that the Defendant was selling similar products into commerce even earlier than 2016. The Plaintiffs and members of the putative Class will have further clarity on the timing of sales based on the records that the Defendant ultimately provides in the discovery portion of this Action.

67. **WHERE:** The material misrepresentations and omissions were made on the Defendant's website, on their social media accounts, in advertising and marketing, and in other places – like through customer service representatives. The Defendant exerted control over these material misrepresentations and omissions.

68. **WHY:** Defendant engaged in systematic misrepresentations and omissions because it propped up their sales and helped them succeed financially, to the detriment of consumers who unwittingly believed in the representations and omissions made by the Defendant.

69. **HOW:** The material misrepresentations and omissions were made on the Defendant's website, on their social media accounts, in advertising and marketing, and in other places – like through customer service representatives.

70. **INJURY:** Consumers have been harmed because they bought goods and likely paid a premium for those same goods which did not work as advertised.

71. As such, consumers, such as Plaintiffs and members of the putative Class, were harmed and they would not have purchased or would have paid substantially less for the Products had they been advertised correctly – which is to say that they would have been advertised as providing protein amounts in amounts less than what was advertised (for the Products described above) and %DV protein amounts in amounts less than what was represented; however, they were not advertised as such.

CLASS ACTION ALLEGATIONS

72. Plaintiffs bring this action individually and as representative of all those similarly situated, pursuant to Federal Rule of Civil Procedure 23, on behalf of the below-defined Classes:

National Class: During the fullest period allowed by law, all persons in the United States who purchased any of the Products for personal use and not for resale within the United States (the “National Class”).

Consumer Fraud Multi-State Class: All persons in the States of California, Florida, Illinois, Massachusetts, Michigan, Minnesota, Missouri, New Jersey, New York, and Washington who purchased the Products for personal consumption from the beginning of any applicable limitations period through the date of class certification (the “Consumer Fraud Multi-State Class”).¹⁸

Illinois State Class: During the fullest period allowed by law, all persons in the State of Illinois who purchased any of the Products for personal use and not for resale within the State of Illinois (the “Illinois Subclass”).

73. Members of the classes described are referred to as “Class Members” or members of the “Classes.”

74. The following are excluded from the Classes: (1) any Judge presiding over this action and members of his or her family; (2) Defendant, Defendant’s subsidiaries, parents, successors, predecessors, and any entity in which Defendant or its parent has a controlling interest (as well as current or former employees, officers, and directors); (3) persons who properly execute and file a timely request for exclusion from the Class; (4) persons whose claims in this matter have been finally adjudicated on the merits or otherwise released; (5) Plaintiffs’ counsel and Defendant’s counsel; and (6) the legal representatives, successors, and assigns of any such excluded persons.

¹⁸ The States in the Consumer Fraud Multi-State Class are limited to those States with similar consumer fraud laws under the facts of this case: California (Cal. Bus. & Prof. Code § 17200, *et seq.*); Florida (Fla. Stat. § 501.201, *et seq.*); Illinois (815 Ill. Comp. Stat. 505/1, *et seq.*); Massachusetts (Mass. Gen. Laws Ch. 93A, *et seq.*); Michigan (Mich. Comp. Laws § 445.901, *et seq.*); Minnesota (Minn. Stat. § 325F.67, *et seq.*); Missouri (Mo. Rev. Stat. § 407.010, *et seq.*); New Jersey (N.J. Stat. § 56:8-1, *et seq.*); New York (N.Y. Gen. Bus. Law § 349, *et seq.*); and Washington (Wash. Rev. Code § 19.86.010, *et seq.*).

75. Certification of Plaintiffs' claims for class-wide treatment is appropriate because Plaintiff can prove the elements of her claims on a class-wide basis using the same evidence as would be used to prove those elements in individual actions alleging the same claims.

76. Numerosity – Federal Rule of Civil Procedure 23(a)(1). The members of the Classes are so numerous that individual joinder of all Class Members is impracticable. On information and belief, Class Members number in the thousands to millions. The precise number or identification of members of the Classes are presently unknown to Plaintiffs but may be ascertained from Defendant's books and records. Class Members may be notified of the pendency of this action by recognized, Court-approved notice dissemination methods, which may include U.S. mail, electronic mail, Internet postings, and/or published notice.

77. Commonality and Predominance – Federal Rule of Civil Procedure 23(a)(2) and 23(b)(3). Common questions of law and fact exist as to all members of the Classes, which predominate over any questions affecting individual members of the Classes. These common questions of law or fact include, but are not limited to, the following:

- a. Whether the Products' contents are mislabeled pursuant to the FDCA;
- b. Whether Defendant knowingly made misleading statements in connection with consumer transactions that reasonable consumers were likely to rely upon to their detriment;
- c. Whether Defendant knew or should have known that the representations and advertisements regarding the Products was false and misleading;
- d. Whether Defendant's conduct violates public policy;
- e. Whether Defendant's acts and omissions violate Illinois law;
- f. Whether Defendant's acts and omissions violate the state laws of California, Florida, Illinois, Massachusetts, Michigan, Minnesota, Missouri, New Hampshire, New Jersey, New York, Rhode Island, Washington and Wisconsin;
- g. Whether Plaintiffs and the Class Members did not receive the benefit of their bargain when purchasing the Products;

- h. Whether the Plaintiffs and the Class Members suffered monetary damages, and, if so, what is the measure of those damages;
- i. Whether Plaintiffs and the Class Members are entitled to an injunction, damages, restitution, equitable relief, and other relief deemed appropriate, and, if so, the amount and nature of such relief.

78. Defendant engaged in a common course of conduct giving rise to the legal rights sought to be enforced by Plaintiffs, on behalf of herself and the other Class Members. Similar or identical statutory and common law violations, business practices, and injuries are involved. Individual questions, if any, pale by comparison, in both quality and quantity, to the numerous common questions that dominate this action.

79. Typicality – Federal Rule of Civil Procedure 23(a)(3). Plaintiffs’ claims are typical of the claims of the other Class Members, as each class member was subject to the same omission of material fact and misrepresentations regarding the Products’ illegal ingredients and unlawful implied disease claims. Plaintiffs share the aforementioned facts and legal claims or questions with Class Members, and Plaintiffs and all Class Members have been similarly affected by Defendant’s common course of conduct alleged herein. Plaintiffs and all Class Members sustained monetary and economic injuries.

80. Adequacy of Representation – Federal Rule of Civil Procedure 23(a)(4). Plaintiffs are adequate representatives of the Classes because they are a member of the Classes and their interests do not conflict with the interests of the Class Members they seek to represent. Plaintiffs have also retained counsel competent and experienced in complex commercial and class action litigation. Plaintiffs and their counsel intend to prosecute this action vigorously for the benefit of all Class Members. Accordingly, the interests of the Class Members will be fairly and adequately protected by Plaintiffs and their counsel.

81. Insufficiency of Separate Actions – Federal Rule of Civil Procedure 23(b)(1). Absent a class action, Class Members will continue to suffer the harm described herein, for which they would have no remedy. Even if separate actions could be brought by individual consumers,

the resulting multiplicity of lawsuits would cause undue burden and expense for both the Court and the litigants, as well as create a risk of inconsistent rulings and adjudications that might be dispositive of the interests of similarly situated consumers, substantially impeding their ability to protect their interests, while establishing incompatible standards of conduct for Defendant. Accordingly, the proposed Classes satisfy the requirements of Fed. R. Civ. P. 23(b)(1).

82. Declaratory and Injunctive Relief – Federal Rule of Civil Procedure 23(b)(2). Defendant has acted or refused to act on grounds generally applicable to Plaintiffs and all Class Members, thereby making appropriate final injunctive relief and declaratory relief, as described below, with respect to the Classes as a whole.

83. Superiority – Federal Rule of Civil Procedure 23(b)(3). A class action is superior to any other available means for the fair and efficient adjudication of this controversy, and no unusual difficulties are likely to be encountered in the management of this class action. The damages or other financial detriment suffered by Plaintiff and the Class Members are relatively small compared to the burden and expense that would be required to individually litigate their claims against Defendant, so it would be impracticable for Class Members to individually seek redress for Defendant’s wrongful conduct. Even if Class Members could afford individual litigation, the court system could not. Individualized litigation creates a potential for inconsistent or contradictory judgments and increases the delay and expense to all parties and the court system. By contrast, the class action device presents far fewer management difficulties, and provides the benefits of single adjudication, economy of scale, and comprehensive supervision by a single court.

FIRST CAUSE OF ACTION
Violation Of The State Consumer Fraud Acts
(On Behalf Of Plaintiffs And The Consumer Fraud Multi-State Class)

84. Plaintiffs incorporate by reference all of the foregoing paragraphs of this Complaint as if fully set forth herein.

85. The Consumer Fraud Acts of the States in the Consumer Fraud Multi-State Class prohibit the use of unfair or deceptive business practices in the conduct of trade or commerce.

86. Plaintiffs and the other Members of the Consumer Fraud Multi-State Class have standing to pursue a cause of action for violation of the Consumer Fraud Acts of the states in the Consumer Fraud Multi-State Class because Plaintiffs and Members of the Consumer Fraud Multi-State Class have suffered an injury in fact and lost money as a result of Defendant's actions set forth herein.

87. Defendant engaged in unfair and/or deceptive conduct, including, but not limited to, making representations in violation of the FDCA.

88. Defendant intended that Plaintiffs and each of the other Members of the Consumer Fraud Multi-State Class would rely upon its unfair and deceptive conduct and a reasonable person would in fact be misled by this deceptive conduct described above.

89. As a result of Defendant's use or employment of unfair or deceptive acts or business practices, Plaintiffs and each of the other Members of the Consumer Fraud Multi-State Class have sustained damages in an amount to be proven at trial.

90. In addition, Defendant's conduct showed malice, motive, and the reckless disregard of the truth such that an award of punitive damages is appropriate.

SECOND CAUSE OF ACTION
Violation Of Magnuson-Moss Warranty Act
15 U.S.C. § 2301, *et seq.*

(On Behalf of Plaintiffs and the Consumer Fraud Multi-State Class, the National Class and Alternatively the Illinois Subclass)

91. Plaintiffs repeat and re-allege all previous paragraphs, as if fully included herein.

92. As previously alleged, this Court has original jurisdiction over this matter based upon the requirements of CAFA; therefore, the Court has alternate jurisdiction over Plaintiffs' Magnuson-Moss claim.

93. The Products are consumer products as defined in 15 U.S.C. § 2301(1).

94. Plaintiffs and Consumer Fraud Multi-State Class members are consumers as defined in 15 U.S.C. § 2301(3) and utilized the Products for personal and household use and not for resale or commercial purposes.

95. Plaintiffs purchased the Products costing more than \$5 and their individual claims are greater than \$25 as required by 15 U.S.C. §§ 2302(e) and 2310(d)(3)(A).

96. Defendant is a supplier and warrantor as defined in 15 U.S.C. §§ 2301(4) and (5).

97. The federal Magnuson-Moss Warranty Act (“MMWA” or “Act”), 15 U.S.C. §§ 2301-2312, is a consumer protection regime designed to supplement state warranty law.

98. The MMWA provides a cause of action for breach of warranty, including the violation of express and implied warranty of merchantability, or other violations of the Act. 15 U.S.C. § 2310(d)(1).

99. The Defendant has the implied warranties of merchantability by failing to provide merchantable goods. The Products at issue are not merchantable or fit for their ordinary purposes because the Products do not contain the represented DV% amount for protein, thus a person seeking an amount of that protein, cannot consume Defendant’s Products to consume the amount of stated protein.

100. Therefore, Defendant’s Products are not merchantable or fit for their ordinary purposes because the %DV in protein/and or amount of protein is underfilled within the Products because a consumer, and Plaintiffs, are not consuming the amount of stated protein and/or stated %DV of protein.

101. Defendant violated the express warranty because despite claiming certain amounts of protein content and/or %DV of protein, those amounts are not found within the Products.

102. In its capacity as warrantor, and by the conduct described herein, any attempt by Defendant to limit the warranties in a manner that it does is not permitted by law.

103. By Defendant’s conduct as described herein, Defendant has failed to comply with its obligations under its implied promises, warranties, and representations.

104. Plaintiffs and the Consumer Fraud Multi-State Class fulfilled their obligations under the implied warranties and express warranties for the Products.

105. As a result of Defendant's breach of warranties, Plaintiffs and the Consumer Fraud Multi-State Class are entitled to revoke their acceptance of the Products, obtain damages, punitive damages, equitable relief, and attorneys' fees and costs pursuant to 15 U.S.C. § 2301.

THIRD CAUSE OF ACTION
Breach of Express Warranty Under Illinois Law
(On Behalf of Plaintiffs and the Illinois Subclass)

106. Plaintiffs bring this count on behalf of themselves, the Illinois Subclass and repeat and re-allege all previous paragraphs, as if fully included herein.

107. Defendant marketed, sold, and/or distributed the Products, and Plaintiffs, the Illinois Subclass Members purchased the Products.

108. This labeling, marketing, and advertising constitute express warranties and became part of the basis of the bargain and are part of the standardized contract between Plaintiffs and the members of the Illinois Subclass and Defendant.

109. Defendant made specific warranties and representations by representing the amount of protein on the front of the Products' label and warranted a corresponding %DV for protein on the back of the Products' label. Plaintiffs' and Class Members relied on these representations and respective amounts made by Defendant at the time of purchase.

110. For all of the Products, Defendant breached the %DV of protein stated on the back of the Products' label because the Products contain a considerably lower percentage of %DV of protein using industry standard testing.

111. For the Products described specifically herein, Defendant breached the warranties for a number of the Products by stating an amount of protein on the front of the Products' label when the Products contain a protein amount less than the represented amount. Therefore, for those Products, Defendant also breached their warranty by underfilling those Products with less protein than represented.

112. This breaches the warranties made by Defendant which Plaintiffs reasonably relied upon at the time of purchase.

113. Plaintiffs and the members of the Illinois Subclass performed all conditions precedent to Defendant's liability under this contract when they purchased the Products.

114. As a direct and proximate result of Defendant's breaches of its express warranties and their failure to conform to the Products' express representations, Plaintiffs and Illinois Subclass Members have been damaged. Plaintiffs and Illinois Subclass Members have suffered damages in that they did not receive the Products they specifically paid for and that Defendant warranted it to be. In addition, Plaintiffs and Illinois Subclass Members paid a premium for a product that did not conform to the Defendant's warranties.

115. On or about March 17, 2022, Plaintiffs gave notice to Defendant that outlined Defendant's breaches of the express warranty of the Products as described herein.

116. Defendant's counsel responded to Plaintiffs, but ultimately, Defendant failed to take the corrective action requested by Plaintiffs in their correspondence and Plaintiffs were forced to file this action.

FOURTH CAUSE OF ACTION
Breach of Implied Warranty Under Illinois Law
(On Behalf of Plaintiffs and the Illinois Subclass)

117. Plaintiffs bring this count on behalf of themselves, the Illinois Subclass and repeats and re-alleges all previous paragraphs, as if fully included herein.

118. Defendant sold each of the Products with a corresponding protein content amount and %DV for protein. The implied warranty for each of the Products was that they functioned as a product that contained the amount of represented protein content amount and %DV for protein.

119. Defendant breached the implied warranty of merchantability for all of the Products because they do not contain the %DV for protein. Plaintiffs and Illinois Subclass purchased the Products for the represented protein %DV percentage. When the Products failed to contain the

%DV percentage represented on the Products' labels, the Products failed to be of merchantable quality and fit for their ordinary use.

120. As a direct and proximate result of Defendant's breaches of its implied warranties, Plaintiffs and Illinois Subclass Members have been damaged. Plaintiffs and Illinois Subclass Members have suffered damages in that they did not receive the product they specifically paid for. In addition, Plaintiffs and Illinois Subclass Members paid a premium for a product that was not merchantable for ordinary use.

121. On March 17, 2022, Plaintiffs gave notice to Defendant that outlined Defendant's breaches of the implied warranty of the Products as described herein.

122. Defendant's counsel responded to Plaintiffs, but ultimately, Defendant failed to take the corrective action requested by Plaintiffs in their correspondence and Plaintiffs were forced to file this action.

FIFTH CAUSE OF ACTION
Unjust Enrichment
(On Behalf of Plaintiffs and the Illinois Subclass)

123. Plaintiffs bring this count on behalf of themselves, and the Illinois Subclass and repeat and re-allege all previous paragraphs, as if fully included herein.

124. Plaintiffs conferred benefits on Defendant by purchasing the Products at a premium price.

125. Defendant has knowledge of its receipt of such benefits.

126. Defendant has been unjustly enriched in retaining the revenues derived from Plaintiffs and Class Members' purchases of the Products.

127. Defendant's retaining these moneys under these circumstances is unjust and inequitable because Defendant falsely and misleadingly represented that Products contain a protein amount and/or protein DV% that is not true.

128. Defendant's misrepresentations have injured Plaintiffs, Class Members, and Subclass Members because they would not have purchased (or paid a price premium) for the Products had they known the true facts regarding the Products' ingredients.

129. Because it is unjust and inequitable for Defendant to retain such non-gratuitous benefits conferred on it by Plaintiffs, Class Members, and Subclass Members, Defendant must pay restitution to Plaintiffs, Class Members, and Subclass Members, as ordered by the Court.

SIXTH CAUSE OF ACTION

Violations of the Illinois Consumer Fraud and Deceptive Business Practices Act (On Behalf Plaintiffs and the Illinois Subclass)

130. Plaintiffs bring this count on behalf of themselves and the Illinois Subclass and repeat and re-allege all previous paragraphs, as if fully included herein.

131. Plaintiffs and Illinois Subclass members are consumers under the Illinois Consumer Fraud Act and Defendant is a "person" within the meaning of 815 Ill. Comp. Stat. 510/1(5).

132. Defendant engaged, and continues to engage, in the wrongful conduct alleged herein in the course of trade and commerce, as defined in 815 ILCS 505/2 and 815 ILCS 510/2.

133. 815 ILCS 505/2 (Illinois Consumer Fraud Act) prohibits:

[u]nfair methods of competition and unfair or deceptive acts or practices, including but not limited to the use or employment of any deception, fraud, false pretense, false promise, misrepresentation or the concealment, suppression or omission of any material fact, with intent that others rely upon the concealment, suppression or omission of such material fact, or the use or employment of any practice described in Section 2 of the 'Uniform Deceptive Trade Practices Act,' approved August 5, 1965, in the conduct of any trade or commerce are hereby declared unlawful whether any person has in fact been misled, deceived or damaged thereby. In construing this section consideration shall be given to the interpretations of the Federal Trade Commission and the federal courts relating to Section 5(a) of the Federal Trade Commission Act.

134. 815 ILCS 510/2 provides that a:

person engages in a deceptive trade practice when, in the course of his or her business, vocation, or occupation,” the person does any of the following: “(2) causes likelihood of confusion or of misunderstanding as to the source, sponsorship, approval, or certification of goods or services; ... (5) represents that goods or services have sponsorship, approval, characteristics, ingredients, uses, benefits, or quantities that they do not have...; (7) represents that goods or services are of a particular standard, quality, or grade... if they are not; ... [and] (12) engages in any other conduct which similarly creates a likelihood of confusion or misunderstanding.

135. Defendant’s representations and omissions concerning the representations were false and/or misleading as alleged herein.

136. Defendant’s foregoing deceptive acts and practices, including its omissions, were likely to deceive, and did deceive, consumers acting reasonably under the circumstances. Consumers, including Plaintiffs and putative Class Members, would not have purchased their Products had they known the Products contain a lower protein amount and/or protein DV% than what was represented. These claims, alone or in tandem, are deceptive and violate federal regulations.

137. Defendant’s false or misleading representations and omissions were such that a reasonable consumer would attach importance to them in determining his or her purchasing decision.

138. Defendant’s false and misleading representations and omissions were made to the entire Illinois Subclass as they were prominently displayed on the packaging of every one of the Products, the Defendant’s website, and the online pages for the Products.

139. Defendant knew or should have known their representations and omissions were material and were likely to mislead consumers, including Plaintiffs and the Illinois Subclass.

140. Defendant’s practices, acts, and course of conduct in marketing and selling the Products were and are likely to mislead a reasonable consumer acting reasonably under the circumstances to his or her detriment.

141. Defendant profited from the sale of the falsely, deceptively, and unlawfully advertised the Products to unwary consumers.

142. Defendant's wrongful business practices constituted, and constitute, a continuing course of conduct in violation of the Illinois Consumer Fraud Act.

143. Defendant's wrongful business practices were a direct and proximate cause of actual harm to Plaintiffs and to each Class member.

144. As a direct and proximate result of Defendant's unfair and deceptive trade practices, Plaintiffs and the other Illinois Subclass members have suffered ascertainable loss and actual damages. Plaintiffs and the other Illinois Subclass members who purchased the Products would not have purchased them, or, alternatively, would have paid less for them had the truth about the non-conforming ingredients been disclosed. Plaintiffs and the other Illinois Subclass members did receive the benefit of the bargain. Plaintiffs and the other Illinois Subclass members are entitled to recover actual damages, attorneys' fees and costs, and all other relief allowed under 815 Ill Comp. Stat. 505/1, *et seq.*

145. On or about March 17, 2022, Plaintiffs gave notice to Defendant that outlined Defendant's breaches of the ILCS.

146. Defendant's counsel responded to Plaintiffs, but ultimately, Defendant failed to take the corrective action requested by Plaintiffs in their correspondence and Plaintiffs were forced to file this action.

RELIEF DEMANDED

WHEREFORE, Plaintiffs, individually and on behalf of a class of all others similarly situated, seek a judgment against Defendant, as follows:

- a. For an order certifying the Class under Rule 23 of the Federal Rules of Civil Procedure and naming Plaintiffs as Class representatives and Plaintiffs' attorneys as Class Counsel;
- b. For an order declaring that Defendant's conduct violates the statutes referenced herein;

- c. For an order finding in favor of Plaintiffs and the Classes on all counts asserted herein;
- d. For compensatory, statutory, and punitive damages, as applicable, in amounts to be determined by the Court and/or jury;
- e. For prejudgment interest on all amounts awarded;
- f. For an order of restitution and all other forms of equitable monetary relief;
- g. For injunctive relief as pleaded or as the Court may deem proper; and
- h. For an order awarding Plaintiffs and the Classes and Subclass their reasonable attorneys' fees, expenses and costs incurred in bringing this lawsuit.

JURY TRIAL DEMANDED

Plaintiffs demand a trial by jury on all claims so triable.

Dated: May 31, 2022

s/ Gary M. Klinger

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