

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

**BURSOR & FISHER, P.A.**  
L. Timothy Fisher (State Bar No. 191626)  
Sean L. Litteral (State Bar No. 331985)  
1990 North California Blvd., Suite 940  
Walnut Creek, CA 94596  
Telephone: (925) 300-4455  
Facsimile: (925) 407-2700  
E-Mail: ltfisher@bursor.com  
          slitteral@bursor.com

*Attorneys for Plaintiff*

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA**

BRIAN BLASSINGAME, on behalf of himself  
and all others similarly situated,

Plaintiff,

v.

B&G FOODS, INC.,

Defendant.

Case No.

**CLASS ACTION COMPLAINT**

**JURY TRIAL DEMANDED**

1 Plaintiff Brian Blassingame (“Plaintiff”), individually and on behalf of all others similarly  
2 situated, allege the following against Defendant B&G Foods, Inc. (“B&G” or “Defendant”) on  
3 information and belief, except that Plaintiff’s allegations as to his own actions are based on personal  
4 knowledge.

5 **NATURE OF THE ACTION**

6 1. This action seeks to recover damages and remedy Defendant’s continuing failure to  
7 warn individuals that certain B&G Foods, Inc. herbs and spices sold under the brand names “Spice  
8 Islands” and “Tone’s,” including Spice Islands’ Sweet Basil, Spice Island’s Ground Ginger, and  
9 Tone’s Ground Thyme (collectively, the “Products”) expose consumers to heightened levels of toxic  
10 heavy metals, including lead, arsenic, and cadmium.

11 2. A November 2021 report by Consumer Reports reveals that certain brands of herbs  
12 and spices, including Defendant’s Products, are tainted with significant levels of toxic heavy metals.

13 3. Heightened levels of toxic heavy metals in foods can cause cancer and serious and  
14 often irreversible damage to brain development as well as other serious health problems. Although  
15 this action does not allege a claim under California’s Safe Drinking Water and Toxic Enforcement  
16 Act of 1986 (“Proposition 65”), the amount of toxic heavy metals found in the Products violates that  
17 statute too.

18 4. As described more fully below, consumers who purchase the Products are injured by  
19 Defendant’s acts and omissions concerning the presence of heightened levels of toxic heavy metals.  
20 No reasonable consumer would know, or have reason to know, that the Products contain heightened  
21 levels of heavy metals. Worse, as companies across the industry have adopted methods to limit  
22 heavy metals in their herbs and spices, Defendant has stood idly by with a reckless disregard for its  
23 consumers’ health and well-being. As such, Plaintiff seeks relief in this action individually and as a  
24 class action on behalf of all similarly situated purchasers of the Products.

25 ///

26 ///

27 ///

**PARTIES**

1  
2 5. Plaintiff Brian Blassingame is a resident of Santa Cruz, California and a citizen of the  
3 State of California. Mr. Blassingame purchased Defendant’s Spice Islands’ Sweet Basil in  
4 approximately the spring of 2020 from a Safeway located in Santa Cruz, California. Had Defendant  
5 disclosed on the label that the Product contained unsafe levels of toxic heavy metals, Mr.  
6 Blassingame would have been aware of that fact and would not have purchased the Product. After  
7 learning of the high levels of toxic heavy metals, Ms. Blassingame stopped purchasing the Product.  
8 However, Mr. Blassingame regularly visits stores where Defendant’s products are sold and remains  
9 interested in purchasing healthy, safe herbs and spices for he and his family. He remains very much  
10 interested in purchasing Defendant’s herbs and spices.

11 6. Defendant B&G Foods is a foreign corporation with its headquarters in Parsippany,  
12 New Jersey. Defendant manufactures, markets, and sells herbs and spices under various brand  
13 names, including Spice Islands’ and Tone’s throughout California and the United States.

**JURISDICTION AND VENUE**

14  
15 7. This Court has subject matter jurisdiction over this action pursuant to the Class Action  
16 Fairness Act of 2005, Pub. L. No. 109-2 Stat. 4 (“CAFA”), which, *inter alia*, amends 28 U.S.C. §  
17 1332, at new subsection (d), conferring federal jurisdiction over class actions where, as here: (a)  
18 there are 100 or more members in the proposed classes; (b) some members of the proposed classes  
19 have a different citizenship from Defendant; and (c) the claims of the proposed class members exceed  
20 the sum or value of five million dollars (\$5,000,000) in aggregate. *See* 28 U.S.C. § 1332(d)(2) and  
21 (6).

22 8. Venue is proper in this Court under 28 U.S.C. § 1391 because Defendant transacts  
23 significant business within this District, Plaintiff resides within this District, and a substantial part of  
24 the events giving rise to Plaintiff’s claims took place within this District.

25 ///

26 ///

27 ///

## FACTS COMMON TO ALL CAUSES OF ACTION

### **I. Lead And Arsenic Are Toxic**

9. Lead, arsenic, and cadmium are heavy metals. The harmful effects of heavy metals are well-documented, particularly on children. Exposure puts children at risk for lowered IQ, behavioral problems (such as attention deficit hyperactivity disorder), type 2 diabetes, and cancer, among other health issues. Heavy metals also pose risks to adults. Even modest amounts of heavy metals can increase the risk of cancer, cognitive and reproductive problems, and other adverse conditions. Because the average person comes into contact with heavy metals many times and from many sources, it is important to limit exposure.

10. “No amount of lead is known to be safe.”<sup>1</sup> Exposure to lead may cause anemia, weakness, and kidney and brain damage.<sup>2</sup> Lead can affect almost every organ and system in the body. Lead accumulates in the body over time, and can lead to health risks and toxicity, including inhibiting neurological function, anemia, kidney damage, seizures, and in extreme cases, coma and death. Lead can also cross the fetal barrier during pregnancy, exposing the mother and developing fetus to serious risks, including reduced growth and premature birth. Lead exposure is also harmful to adults as more than 90 percent of the total body burden of lead is accumulated in the bones, where it is stored. Lead in bones may be released into the blood, re-exposing organ systems long after the original exposure.<sup>3</sup>

11. Arsenic is also dangerous to humans. “Arsenic is ranked first among toxicants posing a significant potential threat to human health based on known or suspected toxicity.”<sup>4</sup> Long term

---

<sup>1</sup> See <https://www.npr.org/sections/thetwo-way/2016/08/13/489825051/lead-levels-below-epa-limits-can-still-impact-your-health> (last accessed Jan. 17, 2022).

<sup>2</sup> Centers for Disease Control and Prevention, “Health Problems Caused by Lead,” *The National Institute for Occupational Safety and Health (NIOSH)*, <https://www.cdc.gov/niosh/topics/lead/health.html#:~:text=Exposure%20to%20high%20levels%20of,a%20developing%20baby's%20nervous%20system>. (last accessed Jan. 17, 2022).

<sup>3</sup> State of New York Department of Health, “Lead Exposure in Adults: A Guide for Health Care Providers,” <https://www.health.ny.gov/publications/2584.pdf> (last accessed Jan. 17, 2022).

<sup>4</sup> Christina R. Tyler and Andrea M. Allan, “The Effects of Arsenic Exposure on Neurological and Cognitive Dysfunction in Human and Rodent Studies: A Review,” *Curr Environ Health Rep.* 2014; 1(2): 132-147, <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC4026128/> (last accessed Jan. 17, 2022).

1 exposure is linked to cardiovascular disease. Arsenic can also cause bladder, lung, liver, and skin  
2 cancer, and strokes and diabetes. Recent studies have suggested that arsenic may cause IQ deficits  
3 in children and may be harmful to fetal development as “even low concentrations of arsenic impair  
4 neurological function[.]”<sup>5</sup> There is “essentially no safe level” of arsenic.<sup>6</sup>

5 12. Cadmium is similarly harmful. “[A]ny cadmium exposure should be avoided.”<sup>7</sup>  
6 Exposure to cadmium may lead to damage to kidneys, lungs, and bones.<sup>8</sup> “Even relatively low  
7 chronic exposure can cause irreversible renal tubule damage, potentially progressing to glomerular  
8 damage and kidney failure” and “bone loss often is seen in concert with these effects.”<sup>9</sup> This metal  
9 is also known to cause cancer and targets the body’s cardiovascular, renal, gastrointestinal,  
10 neurological, reproductive, and respiratory systems.<sup>10</sup>

11 13. The People of the State of California declared by initiative under Proposition 65 their  
12 right “[t]o be informed about exposures to chemicals that cause cancer, birth defects, or other  
13 reproductive harm.” Proposition 65, § 1(b). To effectuate this goal, California’s Proposition 65,  
14 Health & Safety Code § 25249.5, *et seq.*, prohibits exposing people to chemicals listed by the State  
15 of California as known to cause cancer, birth defects or other reproductive harm above certain levels  
16 without a “clear and reasonable warning,” unless the business responsible for the exposure can prove  
17 that it fits within a statutory exemption.

18  
19  
20 \_\_\_\_\_  
<sup>5</sup> *Id.*

21 <sup>6</sup> See <https://publicintegrity.org/environment/what-to-do-if-your-drinking-water-contains-arsenic/>  
22 (last accessed Jan. 17, 2022).

23 <sup>7</sup> M. Nathaniel Mead, “Cadmium Confusion: Do Consumers Need Protection,” *Environ Health*  
*Perspect.* 2010 Dec; 118(12): A528-A534,  
24 <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC3002210/> (last accessed Jan. 17, 2022).

25 <sup>8</sup> See Agency for Toxic Substances and Disease Registry, “ToxFAQs for Cadmium,” Toxic  
Substances Portal,  
26 <https://wwwn.cdc.gov/TSP/ToxFAQs/ToxFAQsDetails.aspx?faqid=47&toxid=15> (last accessed  
Jan. 17, 2022).

27 <sup>9</sup> Mead, *supra* note 9.

28 <sup>10</sup> See Occupational Safety & Health, “Cadmium,” <https://www.osha.gov/cadmium> (last accessed  
Jan. 17, 2022).

1           14.     Lead and lead compounds are subject to the clear and reasonable warning requirement  
2 regarding carcinogens under Proposition 65. Specifically, a Proposition 65 warning is required  
3 where a total daily intake of lead exceeds .5 mcg.

4           15.     Arsenic and arsenic compounds are also subject to the clear and reasonable warning  
5 requirement regarding carcinogens under Proposition 65. Specifically, a Proposition 65 warning is  
6 required where a total daily intake of arsenic exceeds 0.5 mcg.

7           16.     Cadmium and cadmium compounds are likewise subject to the clear and reasonable  
8 warning requirement regarding carcinogens under Proposition 65. Specifically, a Proposition 65  
9 warning is required where a total daily intake of cadmium exceeds 0.5 mcg.

10          17.     This Complaint does not allege a violation of Proposition 65. Proposition 65 is  
11 relevant, however, to the extent it provides information concerning the material omissions in  
12 violation of California's Consumer Protection laws, and guidance as to a reasonable consumer's  
13 purchasing decisions. Reasonable consumers purchased the Products believing, among other things,  
14 that they complied with all applicable California regulations and were safe according to California  
15 regulatory thresholds. Reasonable consumers would not have purchased the Products if they had  
16 known that they contained heightened levels of lead, arsenic, and cadmium or they would have  
17 purchased them on different terms. Because the presence of lead, arsenic, and cadmium pertain to  
18 safety, Defendant had a duty to disclose that its products contained heightened levels of lead, arsenic,  
19 and cadmium independent of any duty imposed by Proposition 65.

## 20     **II.     B&G's Herbs & Spices Contain Heightened Levels Of Arsenic, Lead, and Cadmium**

21          18.     In November of 2021, Consumer Reports published a report titled "Your Herbs and  
22 Spices Might Contain Arsenic, Cadmium, and Lead." Employing the Analysis for Arsenic,  
23 Cadmium, Lead, and Mercury by Triple Quadruple Inductively Coupled Plasma Mass Spectrometry  
24 (IC-QQQ-MS), With Collision Cell, Consumer Reports determined that each of the Products contain  
25 sufficient levels of toxic metals as to render them unsafe for human consumption. Consumer  
26 Reports' samples were prepared and analyzed in accordance with the Association of Official  
27 Analytical Chemists (AOAC) Method 2015.01.

1           19. Consumer Reports analyzed “126 individual products from national and private-label  
2 brands, such as Great Value (Walmart), La Flor, McCormick, Penzeys, Spice Islands, and Trader  
3 Joe’s.”<sup>11</sup>

4           20. Consumer Reports determined that “[r]oughly one-third of the tested products, 40 in  
5 total, had high enough levels of arsenic, lead, and cadmium combined, on average, to pose a health  
6 concern for children when regularly consumed in typical serving sizes. Most raised concern for  
7 adults, too.”<sup>12</sup>

8           21. The authors cautioned that “just one serving—3/4 teaspoons or more—per day leaves  
9 little room for heavy metal exposure from other sources” including in “fruit juice, baby food, and  
10 rice[.]”<sup>13</sup> These latter food categories have also tested high for heavy metals and have been the  
11 subject of numerous lawsuits.

12           22. With regards to the results, James E. Rogers, PhD, director of food safety and testing  
13 at Consumer Reports remarked that “[w]hen people think about heavy metals in their diet, if they do  
14 at all, it’s probably the lead in their drinking water or arsenic in their children’s fruit juices or cereals  
15 . . . But our tests show that dried herbs and spices can be a surprising, and worrisome, source for  
16 children and adults.”<sup>14</sup>

17           23. Concerning the source of the heavy metals in herbs and spices, Consumer Reports  
18 stated that heavy metals may get into food, “including herbs and spices, during manufacturing—  
19 from processing equipment or packaging[.]”<sup>15</sup>

20  
21  
22  
23 \_\_\_\_\_  
24 <sup>11</sup> Lisa L. Gill, “Your Herbs and Spices Might Contain Arsenic, Cadmium, and Lead,” *Consumer*  
25 *Reports* (Nov. 9, 2021), [https://www.consumerreports.org/food-safety/your-herbs-and-spices-](https://www.consumerreports.org/food-safety/your-herbs-and-spices-might-contain-arsenic-cadmium-and-lead/)  
26 [might-contain-arsenic-cadmium-and-lead/](https://www.consumerreports.org/food-safety/your-herbs-and-spices-might-contain-arsenic-cadmium-and-lead/) (last accessed Dec. 21, 2021).

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

28 <sup>13</sup> *Id.*

<sup>14</sup> *Id.*

<sup>15</sup> *Id.*

1           24. Along these lines, Consumer Reports determined that “it is possible for herb and spice  
2 companies to limit heavy metals in their products” as “[a]bout two-thirds of the spices [Consumer  
3 Reports] tested did not have concerning levels of heavy metals.”<sup>16</sup>

4           25. Yet, Defendant fails to test for heavy metals. This is despite the fact that other  
5 companies such as Bolner’s Fiesta and Wadi Al Akhdar do perform such tests.

6           26. Accordingly, provided this industry standard, Defendant would have had the  
7 knowledge that it could test for heavy metals, but it did not, and that it could safely remove these  
8 metals from its herbs and spices, but, again, did not.

9           27. Instead, Defendant chose to ignore the health of the consuming public in pursuit of  
10 profit.

### 11 **III. The High Presence of Toxic Heavy Metals In B&G’s Herbs And Spices Far Exceeds** 12 **Consumer Expectations**

13           28. According to Global Market Insights, “[t]he demand for spices and seasonings has  
14 increased in recent years owing to their varied nutritional benefits.”<sup>17</sup> Indeed, “[m]ore Americans  
15 are considering the use of spices and herbs for medicinal and therapeutic/remedy use, especially for  
16 various chronic conditions” as “[t]here is now ample evidence that spices and herbs possess  
17 antioxidant, anti-inflammatory, antitumorigenic, anticarcinogenic, and glucose-and cholesterol -  
18 lowering activities as well as properties that affect cognition and mood.”<sup>18</sup> As such, the safety of  
19 herbs and spices that can be easily purchased to season such food, amongst others, is a material fact  
20 to consumers (such as Plaintiff and the Class members).

21           29. More specifically, given the negative effects of toxic heavy metals (such as arsenic,  
22 lead, and cadmium) on child development and adult health, the presence of these substances in food  
23 is a material fact to consumers (such as Plaintiff and members of the Class). Indeed, consumers—

---

24 <sup>16</sup> *Id.*

25 <sup>17</sup> Global Market Insights, “North America Seasonings Market to Exceed \$5bn by 2027,” *Press*  
26 *Releases* (Oct. 22, 2021), [https://www.gminsights.com/pressrelease/north-america-seasonings-](https://www.gminsights.com/pressrelease/north-america-seasonings-market?utm_source=globenewswire.com&utm_medium=referral&utm_campaign=Paid_globenewswire)  
27 [market?utm\\_source=globenewswire.com&utm\\_medium=referral&utm\\_campaign=Paid\\_globenew-](https://www.gminsights.com/pressrelease/north-america-seasonings-market?utm_source=globenewswire.com&utm_medium=referral&utm_campaign=Paid_globenewswire)  
28 [swire](https://www.gminsights.com/pressrelease/north-america-seasonings-market?utm_source=globenewswire.com&utm_medium=referral&utm_campaign=Paid_globenewswire) (last accessed Jan. 17, 2022).

<sup>18</sup> T Alan Jiang, “Health Benefits of Culinary Herbs and Spices,” *JAOAC Int.* 2019 Mar 1; 102(2):  
395-411, 10.5740/jaoacint.18-0418 (last accessed Jan. 17, 2022).



1 such as Plaintiff and members of the Class—are unwilling to purchase foods that contains elevated  
2 levels of toxic heavy metals.

3 30. Defendant knows that the safety of its herbs and spices (as a general matter) is a  
4 material fact to consumers.

5 31. Defendant also knows that consumers (such as Plaintiff and members of the Class)  
6 are unwilling to purchase its brands of herbs and spices that contain elevated levels of toxic heavy  
7 metals.

8 32. As such, Defendant also knows that the presence of toxic heavy metals in its herbs  
9 and spices is a material fact to consumers (such as Plaintiff and the Class members).

10 33. Herbs and spices manufacturers (such as Defendant) hold a special position of public  
11 trust. Consumers believe that they would not sell products that are unsafe.

12 34. Defendant knew that if the elevated levels of toxic heavy metals in its herbs and spices  
13 was disclosed to Plaintiff and the Class members, then Plaintiff and the Class members would be  
14 unwilling to purchase them.

15 35. In light of Defendant’s knowledge that Plaintiff and the Class members would be  
16 unwilling to purchase the Products if they knew that those brands of herbs and spices contained  
17 elevated levels of toxic heavy metals, Defendant intentionally and knowingly concealed this fact  
18 from Plaintiff and the Class members and did not disclose the presence of these toxic heavy metals  
19 on the labels of the Products.

20 36. Defendant knew that Plaintiff and the Class members would rely upon the omissions  
21 contained on the packages of the Products and intended for them to do so.

22 37. Defendant knew that in relying upon the omissions contained on the packages of the  
23 Products, Plaintiff and the Class members would view those products as being safe for consumption  
24 and Defendant’s concealment of the fact that those brands of herbs and spices contained elevated  
25 levels of toxic heavy metals.  
26  
27  
28

1           38. Prior to purchasing the Products, Plaintiff and the Class members were exposed to,  
2 saw, read, and understood Defendant's omissions regarding the safety of their herbs and spices, and  
3 relied upon them.

4           39. As a result of Defendant's concealment of the fact that its herbs and spices contained  
5 elevated levels of toxic heavy metals, Plaintiff and the Class members reasonably believed that  
6 Defendant's Products were free from substances that would negatively affect their health.

7           40. In reliance upon Defendant's omissions, Plaintiff and the Class members purchased  
8 Defendant's Products.

9           41. Had Plaintiff and the Class members known the truth—*i.e.*, that Defendant's brands  
10 of herbs and spices contained elevated levels of toxic heavy metals, rendering them unsafe for  
11 consumption by children and adults—they would not have been willing to purchase them at all.

12           42. Therefore, as a direct and proximate result of Defendant's omissions concerning its  
13 brands of herbs and spices, Plaintiff and the Class members purchased the Products.

14           43. Plaintiff and the Class members were harmed in the form of the monies they paid for  
15 the Products which they would not otherwise have paid had they known the truth. Since the presence  
16 of elevated levels of toxic heavy metals in herbs and spices renders them unsafe for human  
17 consumption, the Products that Plaintiff and the Class members purchased are worthless.

#### 18           **CLASS ACTION ALLEGATIONS**

19           44. Plaintiff seeks to represent a class defined as all persons in the United States who  
20 purchased the Products (the "Class"). Excluded from the Class are persons who made such purchases  
21 for purpose of resale. Plaintiff reserves the right amend the above class definition as appropriate  
22 after further investigation and discovery, including by seeking to certify a narrower multi-state class  
23 (or classes) in lieu of a nationwide class if appropriate.

24           45. Plaintiff also seeks to represent a Subclass of all Class Members who purchased the  
25 Products in California (the "Subclass").

26           46. At this time, Plaintiff does not know the exact number of members of the Class;  
27 however, given the nature of the claims and the number of retail stores in the United States selling  
28

1 the Products, Plaintiff believes that the Class members are so numerous that joinder of all members  
2 is impracticable.

3 47. There is a well-defined community of interest in the questions of law and fact  
4 involved in this case. Questions of law and fact common to the members of the Class and Subclass  
5 that predominate over questions that may affect individual Class members include:

- 6 a. whether the Products contain toxic heavy metals;
- 7 b. whether Defendant's conduct is unethical, oppressive, unscrupulous, and/or  
8 substantially injurious to consumers;
- 9 c. whether the amount of toxic heavy metals in the Products is material to a reasonable  
10 consumer;
- 11 d. whether Defendant had a duty to disclose that its Products had heightened levels of  
12 toxic heavy metals;
- 13 e. whether Plaintiff and members of the Class are entitled to injunctive and other  
14 equitable relief;
- 15 f. whether Defendant failed to disclose material facts concerning the Products;
- 16 g. whether Defendant's conduct was unfair and/or deceptive;
- 17 h. whether Defendant has been unjustly enriched as a result of the unlawful, fraudulent,  
18 and unfair conduct alleged in this Complaint such that it would be inequitable for  
19 Defendant to retain the benefits conferred upon Defendant by Plaintiff and the Class  
20 members;
- 21 i. whether Defendant breached implied warranties to Plaintiff and the Class members;
- 22 j. whether Plaintiff and the Class members have sustained damages with respect to the  
23 common-law claims asserted, and if so, the proper measure of their damages.

24 48. Plaintiff's claims are typical of those of the Class members because Plaintiff, like  
25 other Class members, purchased, in a typical consumer setting, the Products and Plaintiff sustained  
26 damages from Defendant's wrongful conduct.

1 49. Plaintiff will fairly and adequately protect the interests of the Class members and have  
2 retained counsel that is experienced in litigating complex class actions. Plaintiff has no interests that  
3 conflict with those of the Class or the Subclass.

4 50. A class action is superior to other available methods for the fair and efficient  
5 adjudication of this controversy. Because the amount of each individual Class member's claim is  
6 small relative to the complexity of this litigation, and because of Defendant's resources, Class  
7 members are not likely to pursue legal redress individually for the violations detailed in this  
8 complaint. Individualized litigation would significantly increase the delay and expense to all parties  
9 and to the Court and would create the potential for inconsistent and contradictory rulings. By  
10 contrast, a class action presents fewer management difficulties, allows claims to be heard that would  
11 otherwise go unheard because the expense of bringing individual lawsuits, and provides the benefits  
12 of adjudication, economies of scale, and comprehensive supervision by a single court.

13 51. The prerequisites to maintaining a class action for equitable relief are met as  
14 Defendant has acted or refused to act on grounds generally applicable to the Class and the Subclass,  
15 thereby making appropriate equitable relief with respect to the Class and the Subclass as a whole.

16 52. The prosecution of separate actions by members of the Class and the Subclass would  
17 create a risk of establishing inconsistent rulings and/or incompatible standards of conduct for  
18 Defendant. For example, one court might enjoin Defendant from performing the challenged acts,  
19 whereas another might not. Additionally, individual actions could be dispositive of the interests of  
20 the Class and the Subclass even where certain Class members are not parties to such actions.

21 **CAUSES OF ACTION**

22 **FIRST COUNT**

23 **(Violation of California Business & Professions Code § 17200 et seq.,  
Based on Fraudulent Acts and Practices)**

24 53. Plaintiff incorporates by reference the foregoing paragraphs of this Complaint as if  
25 fully stated herein.

26 54. Plaintiff brings this claim individually and on behalf of the Subclass members.  
27  
28

1 55. Under California Business & Professions Code §17200, any business act or practice  
2 that is likely to deceive members of the public constitutes a fraudulent business act or practice.

3 56. Defendant has engaged, and continues to engage, in conduct that is likely to deceive  
4 members of the public. This conduct includes, but is not limited to, failing to disclose that the  
5 Products contain heightened levels of toxic heavy metals.

6 57. After reviewing the packaging for the Product, Plaintiff purchased the Products in  
7 reliance on Defendant's omissions. Plaintiff would not have purchased the Products at all if he had  
8 known of Defendant's material omission that the Products contain heightened levels of toxic heavy  
9 metals. Plaintiff and the Subclass members have all paid money for the Products. However, Plaintiff  
10 and the Subclass members did not obtain the full value or any value of the advertised products due to  
11 Defendant's omissions regarding the heightened levels of toxic heavy metals. Accordingly, Plaintiff  
12 and the Subclass members have suffered injury in fact and lost money or property as a direct result of  
13 Defendant's material omissions.

14 58. By committing the acts alleged above, Defendant has engaged in fraudulent business  
15 acts and practices, which constitute unfair competition within the meaning of California Business &  
16 Professions Code §17200.

17 59. In accordance with California Business & Professions Code §17203, Plaintiff seeks  
18 an order: (1) enjoining Defendant from continuing to conduct business through its fraudulent conduct;  
19 and (2) requiring Defendant to conduct a corrective advertising campaign.

20 60. As a result of Defendant's conduct, Plaintiff seeks restitution, disgorgement, and  
21 injunctive under California Business & Professions Code §17203.

22 **SECOND COUNT**

23 **(Violations of California Business & Professions Code §17200, *et seq.*,  
24 Based on Commission of Unlawful Acts)**

25 61. Plaintiff incorporates by reference the foregoing paragraphs of this Complaint as if  
26 fully stated herein.

27 62. Plaintiff brings this claim individually and on behalf of the Subclass members.  
28

1           63.     The violation of any law constitutes an unlawful business practice under California  
2 Business & Professions Code §17200.

3           64.     Defendant has violated §17200's prohibition against engaging in unlawful acts and  
4 practices by, *inter alia*, making omissions of material facts, as set forth more fully herein, and  
5 violating California Civil Code §§1572, 1573, 1709, 1710, 1711, 1770, California Business &  
6 Professions Code §17200 et seq., California Health & Safety Code §110660, 21 U.S.C. §321, and by  
7 violating the common law. Proposition 65 is not a predicate violation for the claim under the  
8 unlawful prong of the UCL.

9           65.     By violating these laws, Defendant has engaged in unlawful business acts and  
10 practices, which constitute unfair competition within the meaning of Business & Professions Code  
11 §17200.

12           66.     Plaintiff purchased the Products in reliance on Defendant's omissions concerning the  
13 safety of the Products as fit for consumption and based on the omissions as to the amount of toxic  
14 heavy metals contained therein. Plaintiff would not have purchased the Products at all had he known  
15 of Defendant's omissions. Plaintiff and the Subclass members paid money for the Products.  
16 However, Plaintiff and the Subclass members did not obtain the full value, or any value, of the  
17 advertised products due to Defendant's omissions regarding the Products. Accordingly, Plaintiff and  
18 the Subclass members have suffered injury in fact and lost money or property as a direct result of  
19 Defendant's material omissions.

20           67.     In accordance with California Business & Professions Code §17203, Plaintiff seeks  
21 an order: (1) enjoining Defendant from continuing to conduct business through its fraudulent  
22 conduct; and (2) requiring Defendant to conduct a corrective advertising campaign.

23           68.     As a result of Defendant's conduct, Plaintiff seeks restitution, disgorgement, and  
24 injunctive relief under California Business & Professions Code §17203.

**THIRD COUNT**

**(Violations of California Business & Professions Code §17200, *et seq.*,  
Based on Unfair Acts and Practices)**

69. Plaintiff incorporates by reference the foregoing paragraphs of this Complaint as if fully stated herein.

70. Plaintiff brings this claim individually and on behalf of the Subclass members.

71. Under Business & Professions Code §17200, any business act or practice that is unethical, oppressive, unscrupulous, and/or substantially injurious to consumers, or that violates a legislatively declared policy, constitutes an unfair business act or practice.

72. Defendant has engaged, and continues to engage, in conduct that is immoral, unethical, oppressive, unscrupulous, and/or substantially injurious to consumers. This conduct includes failing to disclose that the Products contain heightened levels of toxic heavy metals.

73. Defendant has engaged, and continue to engage, in conduct that violates the legislatively declared policies of: (1) California Civil Code §§1572, 1573, 1709, 1710, 1711 against committing fraud and deceit; (2) California Civil Code §1770 against committing acts and practices intended to deceive consumers regarding the representation of goods in certain particulars; (3) California Health & Safety Code §110660 and 21 U.S.C. §321 against misbranding food. Proposition 65 is not a predicate violation for the claim under the unfair prong of the UCL. Defendant gained an unfair advantage over its competitors, whose labeling, advertising, and marketing for other similar products must comply with these laws.

74. Defendant's conduct is substantially injurious to consumers. Such conduct has caused, and continues to cause, substantial injury to consumers because consumers would not have purchased the Products at all but for Defendant's omissions regarding the levels of toxic heavy metals contained in the Products. Such injury is not outweighed by any countervailing benefits to consumers or competition. Indeed, no benefit to consumers or competition results from Defendant's conduct. Since consumers reasonably rely on Defendant's omissions, and injury results from ordinary use of the Products, consumers could not have reasonably avoided such injury. *Davis v. Ford Motor Credit Co.*, 179 Cal. App. 4th 581, 597-98 (2009); *see also Drum v. San Fernando Valley Bar Ass'n*, 182

1 Cal. App. 4th 247, 257 (2010) (outlining the third test based on the definition of “unfair” in Section  
2 5 of the FTC Act).

3 75. By committing the acts alleged above, Defendant has engaged in unfair business acts  
4 and practices which constitute unfair competition within the meaning of Business & Professions  
5 Code §17200.

6 76. Plaintiff purchased the Products believing them to be fit for consumption due to its  
7 omissions regarding the heightened levels of toxic heavy metals in the Products. Plaintiff would not  
8 have purchased the Products at all but for Defendant failing to disclose that they contained toxic  
9 heavy metals. Plaintiff and the Subclass members paid money for the Products. However, Plaintiff  
10 and the Subclass members did not obtain the full value of the advertised products due to Defendant’s  
11 omissions regarding the nature of said Products. Accordingly, Plaintiff and the Subclass members  
12 suffered an injury in fact and lost money or property as a direct result of Defendant’s material  
13 omissions.

14 77. In accordance with California Business & Professions Code §17203, Plaintiff seeks  
15 an order enjoining Defendant from continuing to conduct business through its fraudulent conduct  
16 and further seeks an order requiring Defendant to conduct a corrective advertising campaign.

17 78. As a result of Defendant’s conduct, Plaintiff seeks restitution, disgorgement, and  
18 injunctive relief under California Business & Professions Code §17203.

19 **FOURTH COUNT**  
20 **(Violations of the California Consumer Legal Remedies Act)**

21 79. Plaintiff incorporates by reference the foregoing paragraphs of Complaint as if fully  
22 stated herein.

23 80. Plaintiff brings this claim individually and on behalf of the Subclass members.

24 81. Plaintiff purchased Defendant’s Products for household use.

25 82. The acts and practices of Defendant as described above were intended to deceive  
26 Plaintiff and the Subclass members as described herein, and have resulted, and will result, in damages  
27  
28



1 to Plaintiff and members of the Subclass. These actions violated, and continue to violate, the  
2 California Consumers Legal Remedies Act (“CLRA”) in at least the following respects:

- 3 a. In violation of California Civil Code §1770(a)(5) of the CLRA, Defendant’s acts and  
4 practices constitute omissions deceiving consumers that the Products have  
5 characteristics, uses, and/or benefits, which they do not;
- 6 b. in violation of California Civil Code §1770(a)(7) of the CLRA, Defendant’s acts and  
7 practices constitute representations that the Products are of a particular quality, which  
8 they are not; and
- 9 c. in violation of California Civil Code §1770(a)(9) of the CLRA, Defendant’s acts and  
10 practices constitute the advertisement of the goods in question without the intent to  
11 sell them as advertised.

12 83. By committing the acts alleged above, Defendant has violated the CLRA.

13 84. Plaintiff and the Subclass members suffered injuries caused by Defendant’s omissions  
14 because they were induced to purchase the Products they would not have otherwise purchased if they  
15 had known that they contained heightened levels of toxic heavy metals.

16 85. In compliance with the provisions of California Civil Code §1782, Plaintiff sent  
17 written notice to Defendant on November 12, 2021, informing Defendant of his intention to seek  
18 damages under California Civil Code §1750, *et seq.* The letter expressly stated that it was sent on  
19 behalf of Plaintiff and “all other persons similarly situated.” Accordingly, Plaintiff seeks damage  
20 from Defendant for its violations of the CLRA.

21 86. Plaintiff and the Subclass members are also entitled to, pursuant to California Civil  
22 Code §1780, an order enjoining the above-described wrongful acts and practices of Defendant, and  
23 any other relief deemed appropriate and proper by the Court under California Civil Code §1780.

24 **FIFTH COUNT**  
25 **(Breach of Implied Warranty of Merchantability)**

26 87. Plaintiff incorporates by this reference the allegations contained in the preceding  
27 paragraphs as if fully set forth herein.

1           88. Plaintiff brings this claim individually and on behalf of the members of the Class and  
2 the Subclass against Defendant.

3           89. Under California Commercial Code § 2314, every sale of goods in California is  
4 accompanied by both a manufacturer's and retail seller's implied warranty that the goods are  
5 merchantable as defined by that Act.

6           90. The Products at issue here are "goods" within the meaning of California Commercial  
7 Code § 2105.

8           91. Plaintiff and the Class members who purchased one or more of the Products are  
9 "buyer[s]" within the meaning of California Commercial Code § 2103.

10          92. Defendant is "a person who deals in goods of the kind" and "otherwise . . . holds  
11 [itself] out as having knowledge or skill peculiar to the practices or goods in the transaction" and,  
12 therefore, is a "merchant" within the meaning of California Commercial Code § 2104.

13          93. Defendant impliedly warranted to retail buyers that the Products were merchantable  
14 in that they would: (a) pass without objection in the trade or industry under the contract description,  
15 and (b) were fit for the ordinary purposes for which the Products are used. For a consumer good to  
16 be "merchantable" under the Act, it must satisfy both elements. Defendant breached these implied  
17 warranties because the Products were unsafe and defective. Therefore, the Products would not pass  
18 without objection in the trade or industry and were not fit for the ordinary purpose for which they  
19 are used.

20          94. Plaintiff and the Class members purchased the Products in reliance upon Defendant's  
21 skill and judgment in properly packaging and labeling the Products.

22          95. The Products were not altered by Plaintiff or the Class members.

23          96. The Products were defective at the time of sale when they left the exclusive control  
24 of Defendant. The defect described in this complaint was latent in the Products and not discoverable  
25 at the time of sale.

26          97. Defendant knew that the Products would be purchased and used without additional  
27 testing by Plaintiff and the Class members.

28

1            98. As a direct and proximate cause of Defendant’s breach of the implied warranty,  
2 Plaintiff and the Class members have been injured and harmed because they would not have  
3 purchased the Products if they knew the truth about the products, namely, that they contained high  
4 levels of toxic heavy metals.

5                                    **SIXTH COUNT**  
6                                    **(Breach of Implied Warranty Under the Song-Beverly Act,**  
7                                    **Cal. Civ. Code § 1790 *et seq.*)**

8            99. Plaintiff incorporates by reference the foregoing paragraphs of this Complaint as if  
9 fully stated herein.

10           100. Plaintiff brings this claim individually and on behalf of the members of the Subclass  
11 against Defendant.

12           101. Under the Song-Beverly Consumer Warranty Act, Cal. Civ. Code § 1790, *et seq.*,  
13 every sale of consumer goods in this State is accompanied by both a manufacturer’s and retail seller’s  
14 implied warranty that the goods are merchantable, as defined in that Act. In addition, every sale of  
15 consumer goods in this State is accompanied by both a manufacturer’s and retail seller’s implied  
16 warranty of fitness when the manufacturer or retailer has reason to know that the goods as represented  
17 have a particular purpose and that the buyer is relying on the manufacturer’s or retailer’s skill or  
18 judgment to furnish suitable goods consistent with that represented purpose.

19           102. The Products at issue here are “consumer goods” within the meaning of Cal. Civ.  
20 Code § 1791(a).

21           103. Plaintiff and the Subclass members who purchased one or more of the Products are  
22 “retail buyers” within the meaning of Cal. Civ. Code § 1791.

23           104. Defendant is in the business of manufacturing, assembling, producing and/or selling  
24 the Products to retail buyers, and therefore are a “manufacturer” and “seller” within the meaning of  
25 Cal. Civ. Code § 1791.

26           105. Defendant impliedly warranted to retail buyers that the Products were merchantable  
27 in that they would: (a) pass without objection in the trade or industry under the contract description,  
28 and (b) were fit for the ordinary purposes for which the Products are used. For a consumer good to

1 be “merchantable” under the Act, it must satisfy both elements. Defendant breached these implied  
2 warranties because the Products were unsafe and defective. Therefore, the Products would not pass  
3 without objection in the trade or industry and were not fit for the ordinary purpose for which they  
4 are used.

5 106. Plaintiff and the Subclass members purchased the Products in reliance upon  
6 Defendant’s skill and judgment in properly packaging and labeling the Products.

7 107. The Products were not altered by Plaintiff or the Subclass members.

8 108. The Products were defective at the time of sale when they left the exclusive control  
9 of Defendant. The defect described in this complaint was latent in the Products and not discoverable  
10 at the time of sale.

11 109. Defendant knew that the Products would be purchased and used without additional  
12 testing by Plaintiff and the Subclass members.

13 110. As a direct and proximate cause of Defendant’s breach of the implied warranty,  
14 Plaintiff and the Subclass members have been injured and harmed because they would not have  
15 purchased the Products if they knew the truth about the products, namely, that they contained high  
16 levels of toxic heavy metals.

17 **SEVENTH COUNT**  
18 **Unjust Enrichment**

19 111. Plaintiff incorporates by this reference the allegations contained in the preceding  
20 paragraphs as if fully set forth herein.

21 112. Plaintiff brings this claim individually and on behalf of the members of the Class and  
22 the Subclass against Defendant either together or in the alternative to the legal claims asserted above.

23 113. Plaintiff and the Class and Subclass members conferred a benefit on Defendant in the  
24 form of the gross revenues Defendant derived from the money they paid to Defendant.

25 114. Defendant had an appreciation or knowledge of the benefit conferred on it by Plaintiff  
26 and the Class and Subclass members.

27 115. Defendant accepted and retained the benefit in the amount of the gross revenues it  
28 derived from sales of the Products to Plaintiff and the Class and Subclass members.



- 1 g. That the Court grant Plaintiff's reasonable attorneys' fees and costs of suit pursuant  
2 to California Code of Civil Procedure §1021.5, California Civil Code §1780(d), the  
3 common fund doctrine, and/or any other appropriate legal theory; and  
4 h. That the Court grant such other and further relief as may be just and proper.

5  
6 **DEMAND FOR JURY TRIAL**

7 Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiff demands a trial by jury of all  
8 issues in this action so triable of right.

9  
10 Dated: January 31, 2022

Respectfully submitted,

11 **BURSOR & FISHER, P.A.**

12 By: /s/ L. Timothy Fisher  
13 L. Timothy Fisher

14 L. Timothy Fisher (State Bar No. 191626)  
15 Sean L. Litteral (State Bar No. 331985)  
16 1990 North California Blvd., Suite 940  
17 Walnut Creek, CA 94596  
18 Telephone: (925) 300-4455  
19 Facsimile: (925) 407-2700  
20 Email: ltfisher@bursor.com  
21 slitteral@bursor.com

22 *Attorneys for Plaintiff*

**CLRA Venue Declaration Pursuant to California Civil Code Section 1780(d)**

I, L. Timothy Fisher, declare as follows:

1. I am an attorney at law licensed to practice in the State of California and a member of the bar of this Court. I am a partner at Bursor & Fisher, P.A., counsel of record for Plaintiff Brian Blassingame in this action. Mr. Blassingame is a resident of Santa Cruz, California. I have personal knowledge of the facts set forth in this declaration and, if called as a witness, I could and would competently testify thereto under oath.

2. The Complaint filed in this action is filed in the proper place for trial under Civil Code Section 1780(d) in that a substantial portion of the events alleged in the Complaint occurred in the Northern District of California.

I declare under the penalty of perjury under the laws of the State of California and the United States that the foregoing is true and correct and that this declaration was executed at Walnut Creek, California this 31st day of January 2022.

/s/ L. Timothy Fisher

L. Timothy Fisher

# ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: [Spice Islands, Tone's Herbs and Spices 'Tainted' with Toxic Heavy Metals, Class Action Alleges](#)

---