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1 2 3	KOLIN C. TANG (SBN 279834) SHEPHERD, FINKELMAN, MILLER & SHAH, LLP 44 Montgomery Street, Ste. 650 San Francisco, CA 94104 Telephone: (415) 429, 5272								
4	Telephone: (415) 429-5272 Facsimile: (866) 300-7367 Email: ktang@sfmslaw.com								
5	[Additional Counsel Listed on Signature Page]								
6	Attorneys for Plaintiff and the Proposed Class								
7	IN THE UNITED STAT	TES DISTRICT COURT							
8	FOR THE NORTHERN DI	STRICT OF CALIFORNIA							
9 10	ESTHER COHEN, On Behalf Of) Herself and All Others Similarly Situated,)	Case Number: 3:17-cv-05146							
	Plaintiff,	COMPLAINT							
11		CLASS ACTION							
12		JURY TRIAL DEMANDED							
13	ECO-CHIC LLC d/b/a CREDO BEAUTY,)								
14	Defendant.)								
15									
16 17		<u>N COMPLAINT</u> and through her undersigned counsel, brings							
17 18	this action on behalf of herself and all other per								
	Eco-Chic LLC d/b/a Credo Beauty ("Eco-Chic								
19 20									
20	avers as follows upon information and belief, except as to allegations specifically pertaining								
21	to Plaintiff, which are made upon knowledge.	NEACTION							
22	<u>NATURE C</u>								
23	1. Plaintiff brings this action individually, and on behalf of the proposed class as								
24	more fully defined below. This action is about certain unfair and deceptive consumer sales								
25	practices of Eco-Chic attendant to its online advertising and sale, in the United States, of								
26	certain of its products ("Product(s)"). Specifically, Eco-Chic has breached its express								
27	warranty and is in violation of the California Consumers Legal Remedies Act, Civil Code §								
28	1750, <i>et seq</i> . ("CLRA"); the Unfair Competitio Class Action C								

1	Code § 17200, et seq. ("UCL"); the False Advertising Law, California Business and					
2	Professions Code § 17500, et seq. ("FAL"); and the New Jersey Consumer Fraud Act,					
3	N.J.S.A. § 56:8-1, et seq. ("CFA").					
4	2. In recent years, cosmetics industry participants have become acutely aware that					
5	consumers are trending toward "natural" products. Numerous market studies have confirmed					
6	this shift, one of which concludes as follows:					
7	The market research firm [(Mintel)] is quick to point out that 2015 sales in					
8	the facial skin care and anti-aging categories were down, ' <i>after years of slow but steady growth</i> .' And it's mild, natural, and anti-pollution					
9	products that are capturing consumer attention just now. ¹					
10	3. Importantly, consumers seek both healthier and ethically superior performance					
11	in preferring natural products.					
12	4. Responsive to trending consumer preferences for natural products, Defendant					
13	maintains an enterprise ostensibly built around providing consumers with effective makeup					
14	and skincare products that are safe, clean, eco-friendly, cruelty-free, organic, and that do not					
15	cause any health issues. ²					
16	5. Defendant is a merchant of beauty products and sells a variety of brands that it					
17	represents are "safe, sustainable, and ethically sourced." Defendant sells such products					
18	online, at credobeauty.com, and in its stores. Defendant controls the content of its website,					
19	including the manner in which it markets and advertises the products that it sells.					
20	6. Defendant purports to provide its customers with brands that "meet [its] high					
21	performance standard without compromising [consumers'] health, created by passionate like-					
22	minded individuals." ³					
23	7. Nonetheless, Defendant sells products that are not 100% natural, including the					
24	following products, which contain the synthetic, non-natural ingredients listed in parentheses:					
25						
26	¹ http://www.cosmeticsdesign.com/Market-Trends/Natural-skin-care-and-anti-aging-beauty-products-					
27	still-gaining-popularity (June 22, 2016). ² https://credobeauty.com/pages/our-story.					
28						
20	³ http://credobeauty.com/pages/clean-beauty (June 14, 2017) Class Action Complaint 2					

1	• <u>Antonym Cosmetics Lipstick Pencil</u> (octyldodecyl stearoyl stearate, castor isostearate succinate, glyceryl di-hydroxystearate, glyceryl diisostearate)	
2	isostearate succinate, gryceryr ur-nydroxystearate, gryceryr unsostearate)	
3	• <u>Lily Lolo Lipstick</u> (titanium dioxide)	
4	• <u>Rahua Shampoo</u> (coco betaine, potassium sorbate)	
5	• <u>Ursa Major Hoppin' Fresh Deodorant</u> (propanediol, tocopheryl acetate)	
6	• <u>MCMC Desert Rose Atmosphere Mist</u> (denatured alcohol)	
7	<u>MCMC Dude No. 1 All Natural Cologne</u> (denatured alcohol)	
8		
9	• <u>MCMC Sea Glass Atmosphere Mist</u> (denatured alcohol)	
10	• <u>Lovefresh Grapefruit Deodorant</u> (Emulsifying Wax – coconut derived)	
11	• <u>Rahua Detox & Renewal Treatment Kit</u> (Behentrimonium Methosulfate,	
12	Stearalkonium Chloride, potassium sorbate)	
13	• HAN Skincare Cosmetics Cheek & Lip Tint (titanium dioxide)	
14	<u>HAN Skincare Cosmetics Lip Gloss</u> (titanium dioxide)	
15 16	 <u>RMS Mascara - Defining</u> (castor isostearate beeswax succinate, Sodium hydroxide) 	
17 18	• <u>Lily Lolo Mascara</u> (propanediol, lactobacillus ferment bis-octyldodecyl dimer dilinoleate/propanediol copolymer, potassium sorbate)	
18 19	• <u>Rahua Voluminous Conditioner</u> (behentrimonium methosulfate,	
20	stearalkonium chloride, potassium sorbate) (the "Product(s)").	
	8. Plaintiff purchased Rahua Shampoo from Defendant, relying on its	
21	representation that the Product was a "100% natural, organic and light-lather shampoo." In	
22	addition, Plaintiff purchased an Antonym Cosmetics Lipstick Pencil from Defendant, relying	
23	on its representations that "the 100% natural formula contains ingredients that benefit skin."	
24	9. After receiving notice of Plaintiff's allegations, Defendant altered its website	
25	to state that all of its products "are either natural (formulated using plants), or made with a	
26	combination of safe/non-toxic synthetic ingredients <i>combined</i> with plants." ⁴ However,	
27		
28	⁴ https://credobeauty.com/pages/clean-beauty (Aug. 24, 2017). Class Action Complaint 3	;

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Defendant still misleadingly represents that the Products Plaintiff purchased are 100% plant
 derived (Rahua Shampoo) and 100% natural (Antonym Cosmetics Lipstick Pencil).

10. Defendant even falsely assures consumers that because it carefully screens the
ingredients in its products, consumers do not even need to read product labels -- Defendant
does it for them. Defendant explicitly tells consumers to trust it and then betrays that trust.

6 11. Contrary to Defendant's self-serving representations otherwise, it has sold, and
7 continues to sell, Products that contain non-natural ingredients, although it falsely advertises
8 that the Products are "all natural."

9 12. Defendant knows that its products are not 100% natural, but nonetheless
10 advertises its products in a manner intended to mislead and deceive consumers. As a result,
11 Defendant is able to profit at consumers' expense.

Plaintiff relied on Defendant's representations that the Products she purchased
 were 100% natural and paid a premium for the purported 100% natural products.
 Nonetheless, each of the Products Plaintiff purchased contained synthetic ingredients.

15 14. As a result, Plaintiff did not receive the benefit of the bargain. In addition,
16 Plaintiff was exposed to hazardous synthetic ingredients which are particularly hazardous to
17 her, given that she has been diagnosed with psoriasis.

18 15. Through this action, Plaintiff seeks injunctive relief, actual damages,
19 restitution and/or disgorgement of profits, statutory damages, attorneys' fees, costs, and all
20 other relief available to the Class as a result of Defendant's unlawful conduct.

21

PARTIES

16. Plaintiff was and is a resident of Lakewood, New Jersey at all times relevant to
this action. Plaintiff, thus, is a citizen of New Jersey.

24 17. Eco-Chic is a Delaware limited liability company with its principal place of
25 business in San Francisco, California. Defendant, thus, is a citizen of California.

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JURISDICTION AND VENUE

2718.The claims asserted herein arise under the laws of the State of California.

28 19. This Court has original jurisdiction over this action pursuant to 28 U.S.C. Class Action Complaint

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\$ 1332(d) because the matter in controversy, upon information and belief, exceeds
 \$5,000,000, exclusive of interest and costs, and this is a class action in which certain of the
 class members and Defendant are citizens of different states.

20. Venue is proper in this District pursuant to 28 U.S.C. § 1391(a) because
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. Further, Defendant's online Terms of Use require any
dispute to be brought under California law in San Francisco County, California.

9 21. Defendant is, and was at all relevant times, located in California, prepared its
10 deceptive advertising and sales literature there, and disseminated it within California and to
11 other states from California.

12 22. Assignment to the San Francisco Division is appropriate under Civil L.R. 313 2(c) and (d) because a substantial part of the events or omissions that give rise to the claim –
14 including the dissemination of false and misleading information regarding the nature, quality,
15 and/or ingredients of the Products – occurred within San Francisco County.

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FACTUAL ALLEGATIONS

A. Eco-Chic Deceives Consumers By Falsely Advertising and Marketing the Products as "100% Natural"

19 23. Each year, American consumers purchase billions of dollars' worth of
20 "natural" products. For example, "natural lip balm sales (one of the products Plaintiff
21 purchased from Defendant) stood at \$126 million in 2012."⁵ Natural and/or organic personal
22 care is a multi-billion dollar industry in the United States.

- 23 24. Defendant has tapped into this multi-billion dollar industry, misleadingly
 24 marketing its products as "100% natural" and deceiving consumers into purchasing products
 25 represented to be 100% natural but, which, in fact, contain synthetic ingredients.
- 26

 ⁵http://www.npainfo.org/NPA/About_NPA/NPA/AboutNPA/AbouttheNaturalProductsAssociation.asp
 x?hkey=8d3a15ab-f44f-4473-aa6e-ba27ccebcbb8 (last visited June 30, 2014);

^{28 &}lt;u>https://www.statista.com/statistics/258857/sales-of-the-leading-natural-skin-care-vendors-in-the-us-by-category/</u>.

The FTC has made clear that it is false and deceptive to advertise or package a
 product as "100% natural" if it contains any synthetic ingredients, stating "[i]f companies
 market their products as 'all natural' or '100% natural,' consumers have a right to take them
 at their word."⁶

26. As discussed in ¶ 8, each of the Products contains non-natural, synthetic
ingredients. For example, various Products contain denatured alcohol, coco betaine,
potassium sorbate, titanium dioxide, and propanediol. Such ingredients cannot be
characterized as "100% natural," and, thus, Defendant's representations about the Products'
natural quality are false and misleading.

10 27. One Product that Plaintiff purchased, Rahua Shampoo, which Defendant 11 represented to be "100% natural" at the time of Plaintiff's purchase (and which Defendant 12 now represents is 100% plant derived), contains coco betaine, a synthetic surfactant that is 13 derived from coconut oil, but synthesized for cosmetic purposes. Coco betaine has been 14 associated with irritation and allergic contact dermatitis, reactions that could be due to the 15 ingredient itself or to impurities present in it.

16 28. A reasonable consumer purchasing a product identified as 100% natural would
17 not expect the product to contain synthetic ingredients. Indeed, Plaintiff purchased the
18 Products expecting them to contain only natural ingredients, and has been damaged insofar as
19 the Products did not contain 100% natural ingredients.

20 29. Many of the ingredients contained in the Products are the result of complex,
multi-step processes that involve the use of toxic chemicals. The end products are substances
which do not exist in nature, and which could not exist without the complex chemical
processes. Defendant's characterization of the Products as "100% natural" is thus deceptive
and false.

30. Eco-Chic's representations that it carefully vets the ingredients, such that
consumers need not even read the label, and its representation that the Products are "100%

^{28 &}lt;sup>6</sup><u>https://www.ftc.gov/news-events/blogs/business-blog/2016/04/are-your-all-natural-claims-all-accurate</u>.

natural," unequivocally demonstrate Defendant's intent to mislead the consumers into
 believing that the Products contain only natural ingredients when, in fact, they contain
 synthetic ingredients.

4

B.

Plaintiff's Experience

5 31. On or about June 10, 2017, Plaintiff purchased Antonym Cosmetics Lipstick
6 Pencil and Rahua Shampoo on Eco-Chic's website.

7 32. Plaintiff relied on Defendant's false, misleading, and deceptive representations
8 that Antonym Cosmetics Lipstick Pencil and Rahua Shampoo would provide 100% natural,
9 relatively safe, environmentally sound, and non-injurious, non-abrasive alternatives to
10 traditional cosmetics. Plaintiff would not have purchased the Products had she known that
11 Defendant's representations as to the Products were false.

33. As mentioned, Plaintiff suffers from psoriasis, an immune-mediated disease
that causes skin rashes. Plaintiff's psoriasis can be aggravated by the synthetic ingredients in
the Products. In particular, ingredients like coco betaine (contained in the Rahua Shampoo
that Plaintiff purchased) can inflame Plaintiff's condition, given that her psoriasis makes her
prone to skin rashes.

34. Defendant knew that its products contains synthetic ingredients, but advertised,
and continues to advertise, the products as 100% natural. Accordingly, Plaintiff seeks to
enjoin Defendant from continuing to falsely advertise its products as 100% natural, and seeks
damages.

21

CLASS ACTION ALLEGATIONS

Plaintiff brings this action on behalf of herself and all other persons similarly 35. 22 situated, pursuant to Rule 23 of the Federal Rules of Civil Procedure. 23 36. The class (the "Class") that Plaintiff seeks to represent is defined as follows: 24 All persons in the United States who purchased any of the Products 25 (defined in \P 7) from Defendant through its website, credobeauty.com. 26 37. In addition, Plaintiff asserts claims, in the alternative, under New Jersey law on 27 behalf of the following class of New Jersey residents (the "New Jersey Class") (collectively, 28 **Class Action Complaint** 7

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1 the "Class"):

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All persons in New Jersey who purchased any of the Products (defined in \P 7) from Defendant through its website, credobeauty.com.

4 38. Excluded from the Class are (a) Defendant, including any entity in which
5 Defendant has a controlling interest, and its representatives, officers, directors, employees,
6 assigns and successors; (b) any person who has suffered personal injury or is alleged to have
7 suffered personal injury as a result of using the Products; and (c) the Judge to whom this case
8 is assigned.

9 39. <u>Numerosity/Impracticability of Joinder</u>. The members of the Class are so
 10 numerous that joinder of all members would be impracticable. The proposed Class includes,
 11 at a minimum, thousands of members. The precise number of Class members can be
 12 ascertained by reviewing documents in Defendant's possession, custody and control or
 13 otherwise obtained through reasonable means.

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40. <u>Commonality and Predominance</u>. There are common questions of law and fact

¹⁵ which predominate over any questions affecting only individual members of the Class. These

¹⁶ common legal and factual questions, include, but are not limited to, the following:

a. whether Defendant engaged in a pattern of fraudulent, deceptive and misleading conduct targeting the public through the marketing, advertising, promotion and/or sale of the Products;

b. whether Defendant's acts and omissions violated California consumer protection law and breached express warranties;

c. whether Defendant made material misrepresentations of fact or omitted material facts to Plaintiff and the Class regarding the marketing, promotion, advertising and sale of the Products;

d. whether Defendant's false and misleading statements of fact regarding the Products were intended to, and likely did, deceive the public;

e. whether, as a result of Defendant's misconduct, Plaintiff and the Class are entitled to equitable relief and other relief, and, if so, the nature of such relief;

f. whether Plaintiff and the members of the Class have sustained ascertainable loss and damages as a result of Defendant's acts and omissions, and the proper measure thereof; and

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g. whether Defendant's acts and omissions violated New Jersey consumer protection law; and

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h. whether Plaintiff and the members of the Class are entitled to injunctive relief.

4 41. <u>Typicality</u>. Plaintiff's claims are typical of the claims of the members of the
5 Class she seeks to represent. Plaintiff and all Class members have been injured by the same
6 wrongful practices in which Defendant has engaged. Plaintiff's claims arise from the same
7 practices and course of conduct that give rise to the claims of the Class members, and are
8 based on the same legal theories.

9 42. <u>Adequacy</u>. Plaintiff is a representative who will fully and adequately assert
10 and protect the interests of the Class, and has retained Class counsel who are experienced and
11 qualified in prosecuting class actions. Neither Plaintiff nor her attorneys have any interests
12 which are contrary to or conflicting with the Class.

43. Superiority. A class action is superior to all other available methods for the 13 fair and efficient adjudication of this lawsuit, because individual litigation of the claims of all 14 Class members is economically unfeasible and procedurally impracticable. While the 15 aggregate damages sustained by the Class are in the millions of dollars, the individual 16 damages incurred by each Class member resulting from Defendant's wrongful conduct are too 17 small to warrant the expense of individual suits. The likelihood of individual Class members 18 prosecuting their own separate claims is remote, and, even if every Class member could 19 afford individual litigation, the court system would be unduly burdened by individual 20 litigation of such cases. Individual members of the Class do not have a significant interest in 21 individually controlling the prosecution of separate actions, and individualized litigation 22 would also present the potential for varying, inconsistent, or contradictory judgments and 23 would magnify the delay and expense to all of the parties and to the court system because of 24 multiple trials of the same factual and legal issues. Plaintiff knows of no difficulty to be 25 encountered in the management of this action that would preclude its maintenance as a class 26 action. In addition, Defendant has acted or refused to act on grounds generally applicable to 27

1	the Class and, as such, final injunctive relief or corresponding declaratory relief with regard to
2	the members of the Class as a whole is appropriate.

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FIRST CAUSE OF ACTION Breach of Express Warranty (On Behalf of the Class)

4		(On Benan of the Class)
5	44.	Plaintiff realleges and incorporates by reference the allegations contained in
6	the paragraph	as above as if fully set forth herein.
7	45.	When Plaintiff and the members of the Class purchased the Products,
8	Defendant ex	pressly warranted that the Products were 100% natural and did not contain
9	harmful ingre	edients.
10	46.	For the reasons discussed heretofore, Defendant failed to provide Plaintiff and
11	the Class with	n Products that meet Defendant's representations, as the Products contain non-
12	natural, synth	etic ingredients, some of which are hazardous.
13	47.	As a result, Defendant breached the terms of its express warranty and Plaintiff
14	and the memb	pers of the Class have been damaged.
15	48.	Plaintiff has satisfied all conditions precedent to holding Defendant liable for
16	breach of exp	ress warranty.
17	49.	Further, any effort by Defendant to disclaim or otherwise limit liability should
18	be estopped b	because Defendant wrongfully, uniformly, and repeatedly misrepresented the
19	purported "al	l natural" quality of the Products, such that consumers were, and are, misled.

<u>SECOND CAUSE OF ACTION</u> Violation of the California Consumer Legal Remedies Act Cal. Civil Code § 1750, *et seq.* (On Behalf of the Class)

22	50.	Plaintiff realleges and incorporates by reference the allegations contained in
23	the paragraph	s above as if fully set forth herein.
24	ane paragraph	

- 51. Defendant is a "person" within the meaning of the CLRA.
 52. Plaintiff is a "consumer" and the Products constitute "goods" for the purposes
 of the CLRA.
 - 53. Defendant engaged in conduct that violates the CLRA in the following ways:

1	a. Defendant violated Cal. Civ. Code § $1770(a)(5)$ by representing that the						
2	Products have all natural characteristics which they do not have;						
3	b. Defendant violated Cal. Civ. Code § $1770(a)(7)$ by representing that the						
4	Products are 100% natural when they contain synthetic ingredients;						
5	c. Defendant violated Cal. Civ. Code § 1770(a)(9) by advertising the						
6	Products as 100% natural, although it intended to sell them containing						
7	non-natural, synthetic ingredients; and						
8	d. Defendant violated Cal. Civ. Code § 1770(a)(16) by representing that						
9	the Products were supplied as 100% natural, when they were not.						
10	54. Defendant knew that the Products were not "100% natural," and actively						
11	misrepresented the Products as "100% natural," even though it knew the Products contain						
12	synthetic ingredients.						
13	55. Such conduct was likely to deceive, and did deceive, reasonable consumers,						
14	including Plaintiff, and the information misrepresented would be material to a reasonable						
15	consumer in deciding to purchase the Products and in considering how much to pay for the						
16	Products.						
17							
18	56. In accordance with Cal. Civ. Code § 1780(a), Plaintiff and the members of the						
19	Class seek injunctive and equitable relief for violations of the CLRA, as well as all other relief						
20	to which the Court may deem Plaintiff is entitled.						
21	57. Plaintiff has satisfied the notice prerequisites of Cal. Civ. Code § 1782, as she						
22	notified Defendant in writing on June 26, 2017 about the conduct alleged herein.						
23	THIRD CAUSE OF ACTION						
24	Violation of the California False Advertising Law Cal. Bus. & Prof. Code § 17500, <i>et seq</i> .						
25	(On Behalf of the Class)						
26	58. Plaintiff realleges and incorporates by referenced the allegations contained in						
27	the paragraphs above as if fully set forth herein.						
28	Class Action Complaint 11						

Section 17500 of the FAL proscribes disseminating any statement in California
 "which is untrue or misleading, and which is known, or which by the exercise of care should
 be known, to be untrue or misleading," with the intent to dispose of any property.

60. Defendant has violated § 17500 because it disseminated false advertisements
regarding the Products' purported natural quality to members of the public, with the intent to
sell the Products.

7 61. Defendant knew that the Products contain non-natural, synthetic ingredients,
8 and thus, knew that its statements were misleading and untrue.

9 62. Plaintiff and the members of the Class relied upon Defendant's
10 misrepresentations in deciding to purchase the Products and have been damaged as a direct
11 and proximate result. Had Plaintiff and the members of the Class known that the Products
12 contained non-natural, synthetic ingredients, they would not have purchased the Products, or
13 would have paid less for them.

14 63. Defendant engaged, and continues to engage, in a pattern of wrongful conduct
15 in the course of selling the Products, including in the State of California. Plaintiff, therefore,
16 seeks to enjoin Defendant from continuing to engage in this pattern of wrongful, deceptive
17 conduct, and seeks such other relief as set forth below.

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<u>FOURTH CAUSE OF ACTION</u> Violation of the California Unfair Competition Law Cal. Bus. & Prof. Code § 17200, *et seq*. (On Behalf of the Class)

64. Plaintiff realleges and incorporates by reference the allegations contained in the paragraphs above as if fully set forth herein.

65. Section 17200 of the UCL prohibits any "unlawful, unfair or fraudulent
business act or practice" and any "unfair, deceptive, untrue or misleading advertisement."

66. Defendant has violated the unlawful prong of § 17200 by its violations of the
CLRA, as set forth above.

26
67. In addition, Defendant has violated the unfair prong of § 17200 through the
acts described of herein, including, *inter alia*, misrepresenting that the Products are "100%
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natural" and failing to disclose to consumers that the Products contain non-natural, synthetic
 ingredients. As a result, Plaintiff and the members of the Class relied on Defendant's
 misrepresentations in deciding whether to purchase the Products. The misrepresentations
 were material information that would have influenced Plaintiff and the Class members'
 decisions.

6 68. Defendant has also violated the fraudulent prong of § 17200 insofar as the
7 misrepresentations related to the Products' purported natural quality were likely to deceive a
8 reasonable consumer, and the information would be material to a reasonable consumer.

- 9 69. Defendant has, additionally, violated § 17200 by engaging in misleading
 10 advertising tactics, which misrepresent the natural quality of the Products and induce
 11 consumers to purchase the Products based on Defendant's assurances that the Products have
 12 been vetted sufficiently, such that consumers need not even read the ingredient label.
- 13 70. As a direct and proximate result of Defendant's deceptive conduct, Plaintiff
 14 and the members of the Class have been damaged.

15 71. Defendant continues to engage in this pattern of deceptive conduct and, thus,
16 Plaintiff and the members of the California Class seek to enjoin Defendant from continuing its
17 unfair, unlawful, and deceptive practices.

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FIFTH CAUSE OF ACTION Violation of the New Jersey Consumer Fraud Act N.J.S.A. § 56:8-1, *et seq.* (On Behalf of the New Jersey Class)

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21
72. Plaintiff realleges and incorporates by reference the allegations contained in
the paragraphs above as if fully set forth herein.

22

73. Plaintiff and Defendant are "persons" within the meaning of the CFA.

- 23
 24
 74. Plaintiff and the members of the New Jersey Class are "consumers" for the purposes of the CFA.
- 25 26

75.

misrepresented the nature of the Products (i.e., stating they were "100% natural" and free

Defendant's practices violated the CFA to the extent Defendant materially

27a from hazardous ingredients when, in fact, they contained synthetic ingredients), in connection

1	with its marketing and sale of the Products, with the intent that consumers rely upon its							
2	misrepresentations and purchase the Products.							
3	76. Plaintiff and the members of the New Jersey Class relied upon Defendant's							
4	material misrepresentations in deciding to purchase the Products, and were damaged as a							
5	direct and proximate result.							
6	77. Had Defendant disclosed the material fact that the Products contained synthetic							
7	ingredients to P	aintiff and the members of the New Jersey Class, they would not have						
8	purchased the P	roducts, or would have paid less for them.						
9	78. A	ccordingly, Plaintiff seeks damages and all other appropriate relief to which						
10	the Court conclu	des Plaintiff is entitled.						
11		PRAYER FOR RELIEF						
12	WHERE	FORE, Plaintiff, on behalf of herself and the members of the proposed Class,						
13	prays for judgment as follows:							
14	а	Certification of the Class under Federal Rule of Civil Procedure 23 and appointment of Plaintiff as representative of the Class and her counsel						
15		as Class counsel;						
16 17	t	. Compensatory and other damages for economic and non-economic damages, including punitive and/or treble damages where permitted;						
17	c	An Order enjoining Defendant from continuing to engage in its pattern of unlawful, fraudulent, deceptive, and unfair conduct, as alleged in this						
19		Complaint;						
20	Ċ	. Statutory pre-judgment and post-judgment interest on any amounts;						
21	e	Payment of reasonable attorneys' fees and recoverable litigation expenses as may be allowable under applicable law; and						
22	f	Such other and further relief as the Court deems just and appropriate.						
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		Class Action Complaint 14						

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1	JURY DEMAND
2 3	Plaintiff demands a trial by jury on all issues so triable.
4	Dated: September 5, 2017 By: <u>s/ Kolin C. Tang</u>
5	Dated: September 5, 2017By: s/ Kolin C. Tang KOLIN C. TANG (SBN 279834) SHEPHERD, FINKELMAN, MILLER
6	& SHAH, LLP
7	44 Montgomery Street, Ste. 650 San Francisco, CA 94104 Telephone: (415) 429-5272
8	Facsimile: (866) 300-7367 Email: ktang@sfmslaw.com
9	JAMES C. SHAH (SBN 260435) SHEPHERD, FINKELMAN, MILLER
10	& SHAH, LLP 35 East State Street
11	Media, PA 19063 Telephone: (610) 891-9880
12 13	Facsimile: (866) 300-7367 Email: jshah@sfmslaw.com
13 14	Attorneys for Plaintiff and the Proposed Class
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The JS-CAND 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved in its original form by the Judicial Conference of the United States in September 1974, is required for the Clerk of Court to initiate the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

	PLAINTIFFS ther Cohen		DEFENDANTS Eco-Chic, LLC d/b/a Credo Beauty							
(b)	County of Residence of First Listed Plaintiff Ocean County - NJ (EXCEPT IN U.S. PLAINTIFF CASES)		County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.							
(c) Attorneys (Firm Name, Address, and Telephone Number) Kolin C. Tang (See Attached)				Attorneys (If Known)						
II.	BASIS OF JURISDICTION (Place an "X" in One Box Only)		TIZENSHIP Diversity Cases		INCI	PAL PA	ARTIES (Place an "X" in One Bo and One Box for Defend		aintiff	
					PTF	DEF		PTF	DEF	
1	U.S. Government Plaintiff 3 Federal Question (U.S. Government Not a Party)	Citize	en of This State		1	1	Incorporated or Principal Place of Business In This State	4	× ⁴	
2	U.S. Government Defendant × 4 Diversity (Indicate Citizenship of Parties in Item III)	Citize	en of Another Stat	te	X 2	2	Incorporated <i>and</i> Principal Place of Business In Another State	5	5	
	(matcate Cutzensnip of Farites in tiem 111)		en or Subject of a gn Country		3	3	Foreign Nation	6	6	
IV.	NATURE OF SUIT (Place an "X" in One Box Only)									

CONTRACT	TORTS		FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES				
110 Insurance	PERSONAL INJURY	PERSONAL INJURY	625 Drug Related Seizure of	422 Appeal 28 USC § 158	375 False Claims Act				
120 Marine	310 Airplane	365 Personal Injury - Product	Property 21 USC § 881	423 Withdrawal 28 USC	376 Qui Tam (31 USC				
130 Miller Act	315 Airplane Product Liability	Liability	690 Other	§ 157	§ 3729(a))				
140 Negotiable Instrument	320 Assault, Libel & Slander	367 Health Care/	LABOR	PROPERTY RIGHTS	400 State Reapportionment				
150 Recovery of	330 Federal Employers'	Pharmaceutical Personal	710 Fair Labor Standards Act	820 Copyrights	410 Antitrust				
Overpayment Of	Liability	Injury Product Liability	720 Labor/Management	830 Patent	430 Banks and Banking				
Veteran's Benefits	340 Marine	368 Asbestos Personal Injury	Relations	835 Patent—Abbreviated New	450 Commerce				
151 Medicare Act	345 Marine Product Liability	Product Liability	740 Railway Labor Act	Drug Application	460 Deportation				
152 Recovery of Defaulted	350 Motor Vehicle	PERSONAL PROPERTY × 370 Other Fraud	751 Family and Medical Leave Act 790 Other Labor Litigation	840 Trademark SOCIAL SECURITY 861 HIA (1395ff)	470 Racketeer Influenced &				
Student Loans (Excludes Veterans)	355 Motor Vehicle Product				Corrupt Organizations				
153 Recovery of	Liability	371 Truth in Lending			480 Consumer Credit				
Overpayment	360 Other Personal Injury	380 Other Personal Property Damage	791 Employee Retirement		490 Cable/Sat TV				
of Veteran's Benefits	362 Personal Injury -Medical	385 Property Damage Product	Income Security Act	862 Black Lung (923)	850 Securities/Commodities/				
160 Stockholders' Suits	Malpractice	Liability	IMMIGRATION	863 DIWC/DIWW (405(g))	Exchange				
190 Other Contract	CIVIL RIGHTS	PRISONER PETITIONS	462 Naturalization	864 SSID Title XVI	890 Other Statutory Actions				
195 Contract Product Liability			Application	865 RSI (405(g))	891 Agricultural Acts				
196 Franchise	440 Other Civil Rights	HABEAS CORPUS	465 Other Immigration	FEDERAL TAX SUITS	893 Environmental Matters				
REAL PROPERTY	441 Voting	463 Alien Detainee	Actions	870 Taxes (U.S. Plaintiff or	895 Freedom of Information Act				
	442 Employment	510 Motions to Vacate		Defendant)	896 Arbitration				
210 Land Condemnation	443 Housing/ Accommodations	Sentence		871 IRS-Third Party 26 USC	899 Administrative Procedure				
220 Foreclosure		530 General		§ 7609	Act/Review or Appeal of				
230 Rent Lease & Ejectment	445 Amer. w/Disabilities- Employment	535 Death Penalty			Agency Decision				
240 Torts to Land	446 Amer. w/Disabilities–Other	OTHER			950 Constitutionality of State				
245 Tort Product Liability	448 Education	540 Mandamus & Other			Statutes				
290 All Other Real Property	110 Education	550 Civil Rights							
		555 Prison Condition							
		560 Civil Detainee–							
		Conditions of Confinement							
		Commentent							
V. ORIGIN (Place an	"X" in One Box Only)								
× 1 Original 2			ated or 5 Transferred from		8 Multidistrict				
Proceeding	State Court	Appellate Court Reope	ned Another District	t (specify) Litigation–Trans	sfer Litigation–Direct File				
		which you are filing (Do not ci	te jurisdictional statutes unless di	iversity):					
ACTION	U.S.C. § 1332(d)								
Bri	ef description of cause:								
Fa	alse advertising regarding	g nature and quality of ing	redients						
VII. REOUESTED I	N ✓ CHECK IF THIS IS A	CLASS ACTION DEM	AND \$ 5,000,000.00	CHECK YES only if dem	anded in complaint:				
COMPLAINT: UNDER RULE 23, Fed. R. Civ. P. Demanded metallication JURY DEMAND: X Yes No									
VIII. RELATED CAS	VIII. RELATED CASE(S), JUDGE DOCKET NUMBER								
	IF ANY (See instructions):								
	,								
IX. DIVISIONAL A	SSIGNMENT (Civil L	ocal Rule 3-2)							
(Place an "X" in One Box O	only) × SAN FR.	ANCISCO/OAKLAND	SAN JOS	E EUREKA-	MCKINLEYVILLE				
	•/								

SIGNATURE OF ATTORNEY OF RECORD

/s/Kolin C. Tang

Esther Cohen v. Eco-Chic LLC d/b/a Credo Beauty

Attachment to Civil Cover Sheet

I. (c) Plaintiff's Attorneys

Kolin C. Tang Shepherd, Finkelman, Miller & Shah, LLP 44 Montgomery Street, Ste. 650 San Francisco, CA 94104 Telephone: (415) 429-5272

James C. Shah Shepherd, Finkelman, Miller & Shah, LLP 35 East State Street Media, PA 19063 Telephone: (610) 891-9880

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: Lawsuit Claims Certain 'All-Natural' Credo Beauty Products Contain Synthetic Ingredients