UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN GREEN BAY DIVISION

Nicole Cota, individually and on behalf of all others similarly situated,

Plaintiff,

1:21-cv-01089

- against -

Ralph Lauren Corporation,

Defendant

Class Action Complaint

Jury Trial Demanded

Plaintiff alleges upon information and belief, except for allegations pertaining to plaintiff, which are based on personal knowledge:

1. Ralph Lauren Corporation ("defendant") manufactures, labels, markets, and sells clothing purporting to contain a specific amount and/or percentage of pima cotton under the Polo and Ralph Lauren brands ("Product").

I. IDENTIFYING FIBERS

2. Clothing is required to accurately disclose fiber composition under the Textile Fiber Products Identification Act ("Textile Act"), 15 U.S.C. §§ 70, *et seq. See also* 16 C.F.R. Part 303.

3. The main criteria to identify the type of cotton or other fiber is the fiber length.

4. The length of cotton fibers affects its qualities and price – the longer the fiber, the stronger, softer, and more durable the resulting fabric, and it costs more.

5. Pima cotton (*Gossypium barbadense L*) refers to extra-long staple ("ELS") cotton, which is between approximately 1.2 and 1.44 inches.¹

6. Products made from pima cotton are costlier than those from shorter types of cotton.

¹ ASTM International, D7641, Standard Guide for Textile Fibers.

7. This creates incentives for manufacturers and suppliers to mix cotton byproducts and shorter fibers with higher value longer fibers, to gain additional profits at the expense of consumers.

8. However, the "Single-Fiber-Test" adopted by ASTM, a global standards body, can determine the length and length distribution of fibers used clothing.²

II. THE PRODUCT CONTAINS LESS PIMA COTTON THAN PROMISED

9. Plaintiff purchased one or more clothing items under Defendant's brands, which purported to contain a certain percentage of pima cotton.

10. Laboratory analysis of the Product and/or substantially similar products was performed in accordance with the ASTM D5103 standard.

11. The results revealed that between most, and all fibers were shorter than 1.200 inches (30.48 mm) and shorter than 1.080 inches (27.432 mm), below the range for pima cotton.

12. Even where an adjustment is made to the fiber lengths by assuming a twenty-five (25) percent reduction during the manufacturing, approximately fifty (50) percent of the fibers would fall under the pima classification.

13. These results support the strong inference that the percentage of pima cotton used in the Product is significantly less than the amount indicated on the label and tag.

14. The Product contains a significant amount of less expensive, shorter cotton fibers and/or cotton byproduct fibers.

15. No reasonable consumer will expect that clothing advertised as containing a percent or amount of pima cotton would contain significantly less pima cotton than promised.

16. Whether a product contains the amount and/or percent of pima cotton indicated is

² D5103.

basic information consumers rely on when making decisions at the store.

17. Reasonable consumers must and do rely on a company to honestly identify and describe the components, attributes, and features of a product, relative to itself and other comparable products or alternatives.

18. The value of the Product that plaintiff purchased was materially less than its value as represented by defendant.

19. Defendant sold more of the Product and at higher prices than it would have in the absence of this misconduct, resulting in additional profits at the expense of consumers.

20. Had Plaintiff and proposed class members known the truth, they would not have bought the Product or would have paid less for it.

21. The Product is sold for a price premium compared to other similar products, no less than approximately \$34.99, a higher price than it would otherwise be sold for, absent the misleading representations and omissions.

Jurisdiction and Venue

22. Jurisdiction is proper pursuant to Class Action Fairness Act of 2005 ("CAFA"). 28U.S.C. § 1332(d)(2).

23. The aggregate amount in controversy exceeds \$5 million, including any statutory damages, exclusive of interest and costs.

24. Plaintiff Nicole Cota is a citizen of Wisconsin.

25. Defendant Ralph Lauren Corporation is a Delaware corporation with a principal place of business in New York, New York County, New York.

26. Plaintiff and defendant are citizens of different states.

27. Venue is in this district because plaintiff resides in this district and the actions giving

rise to the claims occurred within this district.

28. Venue is in the Green Bay Division because plaintiff resides in Manitowoc County, which is where the events giving rise to the present claims occurred.

Parties **Parties**

29. Plaintiff Nicole Cota is a citizen of Manitowoc, Manitowoc County, Wisconsin.

30. Defendant Ralph Lauren Corporation, is a Delaware corporation with a principal place of business in New York, New York, New York County.

31. Defendant is one of the largest sellers of clothing in the world.

32. Defendant's products are sold from its own stores and outlets, third-parties such asT.J. Maxx, Kohl's, Macy's, and available online.

33. Defendant's brand is synonymous with the highest quality, so that consumers trust the representations it makes.

34. Manufacturers of textile products, like Defendant, must maintain records sufficient to substantiate the claims on its fiber content tags and labels. See *id*. at §70d.

35. Any guarantee of fiber content by a supplier is insufficient for Defendant to rely on when selling clothing to the public. *See* 16 C.F.R. § 303.39.

36. Plaintiff bought the Product on one or more occasions within the statute of limitations for each cause of action alleged, at stores including T.J. Maxx, 4421 Dewey St, Manitowoc, WI 54220, between September 2019 and September 2020, among other times.

37. Plaintiff bought the Product because she expected it would contain the amount and/or percent of pima cotton it indicated, and not a significant percentage less.

38. Plaintiff did not expect the Product to contain a significant percent less of pima cotton.

39. Plaintiff knew that Defendant was a brand with an established reputation for quality and expected it would live up to its word on the Product's composition.

40. Plaintiff bought the Product at or exceeding the above-referenced price.

41. Plaintiff relied on the representations identified here.

42. Plaintiff would not have purchased the Product if she knew the representations were false and misleading.

43. Plaintiff chose between Defendant's Product and other similar products which were represented similarly, but which did not misrepresent their attributes and/or lower-priced products which did not make the statements and claims made by Defendant.

The Product was worth less than what Plaintiff paid and she would not have paid as 44. much absent Defendant's false and misleading statements and omissions.

45. Plaintiff intends to, seeks to, and will purchase the Product again when she can do so

with the assurance that Product's representations are consistent with its composition.

Class Allegations

Plaintiff seeks certification under Fed. R. Civ. P. 23(b)(2) and (b)(3) of the following 46.

classes:

Wisconsin Class: All persons in the State of Wisconsin who purchased the Product during the statutes of limitations for each cause of action alleged.

Consumer Fraud Multi-State Class: All persons in the States of Iowa and Arkansas who purchased the Product during the statutes of limitations for each cause of action alleged.3

Common questions of law or fact predominate and include whether defendant's 47.

³ 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: Iowa (Consumer Fraud and Private Right of Action for Consumer Frauds Act, Iowa Code Ann. § 714.16 et seq.); Arkansas (Arkansas Deceptive Trade Practices Act, Ark. Code § 4-88-101, et. seq.).

representations were and are misleading and if plaintiff and class members are entitled to damages.

48. Plaintiff's claims and basis for relief are typical to other members because all were subjected to the same unfair and deceptive representations and actions.

49. Plaintiff is an adequate representative because her interests do not conflict with other members.

50. No individual inquiry is necessary since the focus is only on defendant's practices and the class is definable and ascertainable.

51. Individual actions would risk inconsistent results, be repetitive and are impractical to justify, as the claims are modest relative to the scope of the harm.

52. Plaintiff's counsel is competent and experienced in complex class action litigation and intends to protect class members' interests adequately and fairly.

53. Plaintiff seeks class-wide injunctive relief because the practices continue.

Wisconsin Deceptive Trade Practices Act ("DTPA"), Wis. Stat. § 100.18

(Consumer Protection Statute)

54. Plaintiff incorporates by reference all preceding paragraphs.

55. Plaintiff and class members desired to purchase a product that contained the amount and/or percent of pima cotton indicated and not a significant amount or percent less.

56. Defendant's false and deceptive representations and omissions about the percentage and/or amount of pima cotton in its products are material in that they are likely to influence consumer purchasing decisions.

57. Defendant misrepresented the Product through statements, omissions, ambiguities, half-truths and/or actions.

58. Defendant's conduct violates Wis. Stat. § 100.18(1), which provides that no "firm,

corporation or association ... with intent to sell, distribute, increase the consumption of ... any... merchandise ... directly or indirectly, to the public for sale ... shall make, publish, disseminate, circulate, or place before the public ... in this state, in a ... label ... or in any other way similar or dissimilar to the foregoing, an advertisement, announcement, statement or representation of any kind to the public ... which ... contains any assertion, representation or statement of fact which is untrue, deceptive or misleading."

59. Plaintiff "suffer[ed] pecuniary loss because of a violation" by Defendant of 100.18.Wis. Stat. § 100.18(11)(b)(2).

60. Plaintiff relied on the representations.

61. Plaintiff and class members would not have purchased the Product or paid as much if the true facts had been known, suffering damages.

62. Plaintiff is entitled to damages, including "costs, including reasonable attorney fees," and other relief which the court deems proper. Wis. Stat. § 100.18(11)(b)(2).

63. Plaintiff is entitled to punitive damages. Wis. Stat. § 100.20(5).

Violation of State Consumer Fraud Acts

(On Behalf of the Consumer Fraud Multi-State Class)

64. 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.

65. Defendant intended that plaintiff and each of the other members of the Consumer Fraud Multi-State Class would rely upon its deceptive conduct, and a reasonable person would in fact be misled by this deceptive conduct.

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

In addition, defendant's conduct showed malice, motive, and the reckless disregard 67. of the truth such that an award of punitive damages is appropriate.

Breaches of Express Warranty, Implied Warranty of Merchantability and Magnuson Moss Warranty Act. 15 U.S.C. §§ 2301, et seq.

The Product was manufactured, labeled, and sold by defendant and expressly and 68. impliedly warranted to plaintiff and class members that it contained the amount and/or percent of pima cotton indicated and not a significant amount or percent less.

69. Defendant had a duty to disclose and/or provide non-deceptive descriptions and marketing of the Product.

70. This duty is based on Defendant's outsized role in the market for this type of product.

Plaintiff provided or will provide notice to defendant, its agents, representatives, 71. retailers, and their employees.

72. Defendant received notice and should have been aware of these issues due to complaints by regulators, competitors, and consumers, to its main offices.

73. The Product did not conform to its affirmations of fact and promises due to defendant's actions and was not merchantable because it was not fit to pass in the trade as advertised.

74. Plaintiff and class members would not have purchased the Product or paid as much if the true facts had been known, suffering damages.

Negligent Misrepresentation

75. Defendant had a duty to truthfully represent the Product, which it breached.

This duty is based on defendant's position, holding itself out as having special 76. knowledge and experience this area, as custodians and owners of the Ralph Lauren brand, known for the highest quality clothing.

77. The representations took advantage of consumers' cognitive shortcuts made at the point-of-sale and their trust in defendant, a nationally recognized and trusted brand.

78. Plaintiff and class members reasonably and justifiably relied on these negligent misrepresentations and omissions, which served to induce and did induce, their purchase of the Product.

79. Plaintiff and class members would not have purchased the Product or paid as much if the true facts had been known, suffering damages.

Fraud

80. Defendant misrepresented and/or omitted the attributes and qualities of the Product, that it contained the amount and/or percent of pima cotton indicated and not a significant amount or percent less.

81. Defendant possesses specialized knowledge regarding the fiber content of its products and is in a superior position to learn about this.

82. Moreover, the records Defendant is required to maintain provide it with actual and/or constructive knowledge of the falsity of the representations.

83. Defendant's fraudulent intent is evinced by its knowledge that the Product was not consistent with its representations.

Unjust Enrichment

84. Defendant obtained benefits and monies because the Product was not as represented and expected, to the detriment and impoverishment of plaintiff and class members, who seek restitution and disgorgement of inequitably obtained profits.

Jury Demand and Prayer for Relief

Plaintiff demands a jury trial on all issues.

WHEREFORE, Plaintiff prays for judgment:

- 1. Declaring this a proper class action, certifying plaintiff as representative and the undersigned as counsel for the class;
- 2. Entering preliminary and permanent injunctive relief by directing defendant to correct the challenged practices to comply with the law;
- Injunctive relief to remove, correct and/or refrain from the challenged practices and representations, and restitution and disgorgement for members of the class pursuant to the applicable laws;
- 4. Awarding monetary damages, statutory and/or punitive damages pursuant to any statutory claims and interest pursuant to the common law and other statutory claims;
- 5. Awarding costs and expenses, including reasonable fees for plaintiff's attorneys and experts; and
- 6. Other and further relief as the Court deems just and proper.
- Dated: September 19, 2021

Respectfully submitted,

Sheehan & Associates, P.C. /s/Spencer Sheehan 60 Cuttermill Rd Ste 409 Great Neck NY 11021 Tel: (516) 268-7080 spencer@spencersheehan.com

JS 44 (Rev. 10/20)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. *(SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)*

Place an "X" in the appropr	iate box (required):	Green Bay Division	🗌 Mi	ilwaukee Division							
I. (a) PLAINTIFFS Nicole Cota, individual	ated	DEFENDANTS Ralph Lauren Corporation									
(b) County of Residence of First Listed Plaintiff Manitowoc (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, Sheehan & Associates 11021-3104 (516) 268	s, P.C., 60 Cuttermill F		eck NY	Attorneys (If Know	wn)						
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IV. NATURE OF SUIT							for: <u>Nature of S</u>	-		_	
CONTRACT 110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle 355 Motor Vehicle 950 Other Personal Injury 360 Other Personal Injury 362 Personal Injury - Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 448 Education	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage 385 Property Damage 385 Property Damage 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 555 Prison Condition 560 Civil Rights 555 Prison Conditions of Conditions of Conditions of	Y 62 69 IY 71 72 74 75 75	DRFEITURE/PENALTY 25 Drug Related Seizure of Property 21 USC 88 20 Other 21 USC 88 20 Other 21 USC 88 20 Description 21 USC 88 20 Description 21 USC 88 20 Description 21 USC 88 21 USC 8		422 App 423 With 28 U 820 Cop 830 Pate 835 Pate New 840 Trad 880 Defe Act of 800 III 861 HIA 861 Blac 863 DIW 864 SSII 865 RSI FEDERA 870 Taxe or D 871 IRS-	JSC 157 TY RIGHTS vrights nt - Abbreviated Drug Application temark and Trade Secrets of 2016 L SECURITY (1395ff) k Lung (923) C/DIWW (405(g)) D Title XVI	375 False (376 Qui T: 3729(400 State I 410 Antitri 430 Banks 450 Comm 460 Depor 470 Racke Corrup 480 Consu (15 U) 485 Telepl Protect 490 Cable. 850 Securi Excha 891 Agrict 893 Envirot 895 Freedd Act 899 Admin Act/Ro	um (31 USC a)) Reapportion ist and Banki ierce tation teer Influer t Organiza mer Credit SC 1681 or ione Consu- tion Act Sat TV ties/Comm nge Statutory A Iltural Acts Statutory A Iltural Acts ation mistrative Pr- view or Ap y Decision tutionality	C nment ng need and tions : 1692) imer odities/ actions fatters mation rocedure ppeal of	
V. ORIGIN (Place an "X" in One Box Only) [X] 1 Original Proceeding 2 Removed from State Court 3 Remanded from Appellate Court 4 Reinstated or Reopened 5 Transferred from Another District 6 Multidistrict 8 Multidistrict Litigation - Litigation - Direct File											
VI. CAUSE OF ACTION Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): 28 U.S.C. § 1332 Brief description of cause: false advertising											
VII. REQUESTED IN COMPLAINT:CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.				EMAND \$,000,000.00			HECK YES only i U RY DEMAND:	if demanded i Xes	n complai		
VIII. RELATED CASE IF ANY	E(S) (See instructions):	JUDGE				_DOCKE1	NUMBER				
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FOR OFFICE USE ONLY Case 1:21-cv-01089-WCG Filed 09/19/21 Page 1 of 1 Document 1-1 MOUNT											

UNITED STATES DISTRICT COURT

for the

Eastern District of Wisconsin

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Nicole Cota, individually and on behalf of all others similarly situated,

Plaintiff(s) V.

Ralph Lauren Corporation,

Defendant(s)

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Ralph Lauren Corporation

c/o The Corporation Trust Company 1209 N Orange St Wilmington DE 19801-1120

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: Sheehan & Associates, P.C., 60 Cuttermill Rd Ste 409 Great Neck NY 11021-3104 (516) 268-7080

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Civil Action No. 1:21-cv-01089

Date:

Signature of Clerk or Deputy Clerk

Civil Action No. 1:21-cv-01089

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

was rec	ceived by me on (date)									
	□ I personally served	the summons on the individual a	t (place)							
			on (date)	; or						
	\Box I left the summons a	\Box I left the summons at the individual's residence or usual place of abode with (name								
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	designated by law to a	ccept service of process on beha	lf of (name of organization)							
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	□ Other (<i>specify</i>):									
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	I declare under penalty	v of perjury that this information	is true.							
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Date:			Server's signature							
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Additional information regarding attempted service, etc: