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15 ***Attorneys for Plaintiffs***

16 UNITED STATES DISTRICT COURT
17 NORTHERN DISTRICT OF CALIFORNIA
18 OAKLAND DIVISION

19 BARBARA LEWIS, AKEMI BUCKINGHAM,
20 ELAINA HUFNAGEL, and TERESA GATTUSO,
21 individually and on behalf of all others similarly
22 situated,

Plaintiffs,

23 v.

24 RODAN & FIELDS, LLC,

25 Defendant.
26

No.

COMPLAINT

CLASS ACTION

DEMAND FOR JURY TRIAL

1 Plaintiffs, individually and on behalf of all others similarly situated, by their attorneys, for their
2 complaint against Rodan & Fields, LLC, (“Defendant” or “Rodan + Fields”) allege the following based
3 on (a) personal knowledge, (b) the investigation of counsel, and (c) information and belief.

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5 **I. NATURE OF THE ACTION**

6 1. This matter arises out of Defendant Rodan + Fields’ deceptive labeling and unlawful
7 marketing of its Enhancements Lash Boost (“Lash Boost”) eye serum. Rodan + Fields failed to
8 disclose the harmful side effects linked to an ingredient in their Lash Boost product, which Rodan +
9 Fields markets and sells throughout California and New York.

10 2. Rodan + Fields was started by Dr. Katie Rodan and Dr. Kathy Fields. Since Lash Boost
11 first entered the market in 2016, Rodan + Fields has marketed it as a cosmetic “eyelash-conditioning
12 serum...clinically shown to enhance the appearance of eyelash volume and length...”¹ But since it
13 entered the market in 2016, Rodan + Fields has failed to disclose material facts to consumers about the
14 existence, severity, and duration of symptoms and side effects associated with an ingredient in Lash
15 Boost: isopropyl cloprostenate.

16 3. Isopropyl cloprostenate is a synthetic prostaglandin analog. Prostaglandin analogs are
17 widely used in the medical management of glaucoma² to reduce elevated ocular pressure in patients
18 with ocular hypertension. Hence, the side effects of prostaglandin analogs are well known to eye
19 doctors.
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27 ¹ *Enhancements Lash Boost*TM, Rodan + Fields, <https://www.rodanandfields.com/pages/lash-boost> (last
visited Apr. 12, 2018).

28 ² Glaucoma is a disease where damage to the optic nerve leads to progressive, irreversible vision loss.
Glaucoma Research Foundation, *What is Glaucoma?*, <https://www.glaucoma.org/glaucoma/> (last
visited Apr. 13, 2018).

1 4. Although effective in treating individuals with glaucoma who could otherwise lose their
2 vision without treatment, prostaglandin analogs have “potentially sight-threatening side effects,”³
3 including:

- 4 a. iris cysts, cystoid macular edema (which may cause vision loss and distortion);
- 5 b. anterior uveitis (inflammation of the iris or ciliary body); and
- 6 c. reactivation of herpes simplex keratitis (inflammation and possible scarring of
7 the cornea).⁴

8 5. Known side effects also include:

- 9 a. shrinking of the fat cells around the eye (periorbital fat atrophy) causing eyelid
10 drooping (upper lid ptosis);
- 11 b. increased prominence of lid vessels;
- 12 c. darkening of the eyelid skin and undereye skin;
- 13 d. increased pigmentation of the iris (meaning it can change the color of the eyes);⁵
- 14 e. excessive tearing, eye pain, or lid crusting;⁶ and
- 15 f. lengthening of eyelashes.

16 6. In April of 2011, the FDA issued a warning letter to another manufacturer of a product
17 containing isopropyl cloprostenate that was promoted for eyelash growth, stating that the product
18 “makes misleading statements regarding the product’s safety and also fails to reveal material facts with
19 respect to consequences that may result from use of the product.”⁷ The letter also stated that the
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22 ³ A. Alm, et al., Side effects associated with prostaglandin analog therapy, Nat’l Ctr. for Biotech. Info.
(Nov. 2008) <https://www.ncbi.nlm.nih.gov/pubmed/19038628>;

23 ⁴ *Id.*, see also Sunita Radhakrishnan, MD, et al., *Glaucoma Medications and their Side Effects*,
24 Glaucoma Research Foundation, <https://www.glaucoma.org/gleams/glaucoma-medications-and-their-side-effects.php> (last reviewed Apr. 4, 2018).

25 ⁵ Stanley J. Berke, MD, *PAP: New Concerns for Prostaglandin Use*, Review of Ophthalmology (Oct.
4, 2012), <https://www.reviewofophthalmology.com/article/pap-new-concerns-for-prostaglandin-use>.

26 ⁶ Andrew A. Dahl, MD, FACS, *Glaucoma Medications*, e medicine health,
27 [https://www.emedicinehealth.com/understanding_glaucoma_medications/article_em.htm#prostaglan
din_analogs_side_effects_and_interactions](https://www.emedicinehealth.com/understanding_glaucoma_medications/article_em.htm#prostaglandin_analogs_side_effects_and_interactions) (last updated Nov. 20, 2017).

28 ⁷ See Alonza E. Cruse, *Warning Letter*, U.S. Food & Drug Admin. (Apr. 18, 2011),
<http://www.fda.gov/ICECI/EnforcementActions/WarningLetters/2011/ucm251951.htm>
[<https://wayback.archive->

1 products, “are not safe for use except under the supervision of a practitioner licensed by law to
2 administer them.”⁸ Further, prostaglandin analogs are classified as Category C, meaning “women of
3 childbearing age are considered at risk for injury.”⁹

4 7. A prostaglandin analog is used in an FDA approved eye lash enhancement product,
5 Latisse, to promote eyelash growth. Possible side effects associated with using prostaglandin analogs
6 are disclosed to Latisse consumers.¹⁰

7 8. But instead of putting Lash Boost through the FDA review process and having to make
8 a thorough disclosure of the side effects associated with prostaglandin analogs, Rodan + Fields markets
9 Lash Boost as a cosmetic. While all prostaglandins and their analogs, including isopropyl
10 cloprostenate, are banned from cosmetic products in Canada,¹¹ they are not banned from cosmetics in
11 the United States.

12 9. Consumers of Lash Boost throughout California and New York, have experienced
13 serious side effects, including change in iris color, eyelid drooping, itchy eyes, eye/lid discoloration,
14 thinning and loss of eyelashes/loss of eyelash hair, eye sensitivity, eye infections, and vision
15 impairment. But instead of disclosing the harmful side effects and risks associated with use of Lash
16 Boost, and letting consumers decide if Lash Boost is worth the risk, Rodan + Fields omitted them and
17 thus engaged in fraudulent, unfair, and unlawful marketing practices.

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 it.org/7993/20170111100914/http://www.fda.gov/ICECI/EnforcementActions/WarningLetters/2011/u
22 cm251951.htm]

23 ⁸ *Id.*

⁹ *Id.*

24 ¹⁰ *Using Latisse Safety Info*, Latisse, <http://www.latisse.com/SafetyAndSideEffects.aspx> (last visited
25 Apr. 13, 2018) (Less common side effects include “skin darkening, eye irritation, dryness of the eyes
26 and redness of the eyelids...LATISSE® solution use may cause darkening of the eyelid skin...[and]
27 may cause increased brown iris pigmentation of the colored part of the eye which is likely to be
28 permanent.” *See also* Lupin Pharmaceuticals, Inc., *Latisse*, Drugs.com,
<https://www.drugs.com/pro/latisse.html> (last visited Apr. 13, 2018).

¹¹ Gov’t of Can., *Cosmetic Ingredient Hotlist – List of Ingredients that are Prohibited for Use in
Cosmetic Products*, Government of Canada, [https://www.canada.ca/en/health-
canada/services/consumer-product-safety/cosmetics/cosmetic-ingredient-hotlist-prohibited-restricted-
ingredients/hotlist.html](https://www.canada.ca/en/health-canada/services/consumer-product-safety/cosmetics/cosmetic-ingredient-hotlist-prohibited-restricted-ingredients/hotlist.html) (last updated Dec. 14, 2015).

1 10. Disclosing the true risks and side effects of Lash Boost on the product labeling and
2 through its marketing efforts would have been harmful to Rodan + Fields' sales. In 2016, Rodan +
3 Fields exceeded \$1 billion in sales¹² and was the top selling skincare brand in 2016.

4 11. This action seeks to compensate consumers who purchased Lash Boost at the cost of
5 \$150 per tube. This action does not allege that Lash Boost is subject to FDA regulation or should have
6 been regulated by the FDA.

7 12. In marketing and labeling Lash Boost, Defendant violated various state consumer
8 protection laws and engaged in fraudulent concealment and misrepresentation. Accordingly, Plaintiffs
9 bring this action against Defendant on behalf of themselves and Class Members who purchased the
10 Product in California and New York during the applicable statute of limitations period.

11 II. PARTIES

12 A. Plaintiffs

13 13. **Plaintiff Barbara Lewis** is an attorney and a resident of Ventura County, California.

14 14. Plaintiff Lewis purchased Lash Boost in February 2018. Prior to using Lash Boost, Ms.
15 Lewis was not pregnant or nursing. She was not being treated for an eye-related disorder and was not
16 undergoing cancer treatment. She did not have a history of styes, nor was she prone to dry eyes.

17 15. Before using Lash Boost she was not aware that Lash Boost could have any of the
18 following side effects (a) cause droopy eyelids by causing the loss of periorbital fat; (b) cause redness
19 in the eyes by creating excess of blood in the eye vessels; (c) change the iris color; (d) darken the
20 eyelid skin; (e) impact vision; (f) cause cysts or styes; (g) cause inflammation of the iris; (h) reactivate
21 herpes simplex keratitis, which can result in inflammation and possible scarring of the cornea; (i)

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¹² Michelle Castillo, *How Rodan + Fields bought back their skincare company and topped \$1 billion
in sales*, CNBC (Dec. 30, 2017) <https://www.cnbc.com/2017/12/30/rodan-fields-selfies-and-social-media-1-billion-revenue.html>.

1 increase the prominence of lid vessels; and/or (j) cause eye pain, excessive tearing, and lid crusting (or
2 other hypersensitivity reactions including red, itchy, flaky, skin).

3 16. Ms. Lewis was also not aware that an ingredient in Lash Boost was previously
4 classified by the FDA as a category C pregnancy drug.

5 17. Had Ms. Lewis been aware of these possible side effects before purchasing Lash Boost,
6 she would not have purchased or used the product.

7 18. Ms. Lewis first used the product once or twice in February 2018. In March of 2018, she
8 used Lash Boost for approximately two weeks. Three days after stopping use of Lash Boost, Ms.
9 Lewis developed a chalazion on her right eye. A chalazion is a small bump that appears on the eyelid
10 due to blocked oil glands. After developing the chalazion, Ms. Lewis stopped using Lash Boost.

11 19. Three days later, Ms. Lewis developed a hordeolum (otherwise known as a sty, or a
12 bacterial infection of an oil gland in the eyelid) in her left eye.

13 20. Three days after developing the hordeolum, she developed blepharitis (inflammation of
14 the eyelids) and was placed on antibiotics due to the infection. Ms. Lewis went to the doctor three
15 times, including to a specialist. Below is a photograph of Ms. Lewis' eyes after using Lash Boost.



23 21. **Plaintiff Akemi Buckingham** is a resident of Riverside County, California. Plaintiff
24 Buckingham purchased Lash Boost in July 2017. Prior to using Lash Boost, Plaintiff Buckingham was
25 not pregnant or nursing. She was not being treated for an eye-related disorder and was not undergoing
26 cancer treatment. She did not have a history of sties, nor was she prone to dry eyes.

1 22. Before using Lash Boost she was not aware that Lash Boost could have any of the
2 following side effects (a) cause droopy eyelids by causing the loss of periorbital fat; (b) cause redness
3 in the eyes by creating excess of blood in the eye vessels; (c) change the iris color; (d) darken the
4 eyelid skin; (e) impact vision; (f) cause cysts or styes; (g) cause inflammation of the iris; (h) reactivate
5 herpes simplex keratitis, which can result in inflammation and possible scarring of the cornea; (i)
6 increase the prominence of lid vessels; and/or (j) cause eye pain, excessive tearing, and lid crusting (or
7 other hypersensitivity reactions including red, itchy, flaky, skin).

9 23. Plaintiff Buckingham was also not aware that an ingredient in Lash Boost was
10 previously classified by the FDA as a category C pregnancy drug.

11 24. Had Plaintiff Buckingham been aware of these possible side effects before purchasing
12 Lash Boost, she would not have purchased or used the product.

13 25. Following use of Lash Boost Plaintiff Buckingham experienced burning and stinging in
14 her eyes. She also experienced a red, itchy, flaking patch of skin on her eyelid that will not go away.

15 26. **Plaintiff Elaina Hufnagel** is a registered nurse and a resident of Suffolk County, New
16 York. She purchased Lash Boost in September of 2017. Prior to using Lash Boost, Plaintiff Hufnagel
17 was not pregnant or nursing. She was not being treated for an eye-related disorder and was had just
18 ended her chemotherapy treatment. She did not have a history of sties, nor was she prone to dry eyes.

19 27. Plaintiff Hufnagel used Lash Boost for approximately three weeks in late October, early
20 November of 2017.

21 28. Before using Lash Boost she was not aware that Lash Boost could have any of the
22 following side effects (a) cause droopy eyelids by causing the loss of periorbital fat; (b) cause redness
23 in the eyes by creating excess of blood in the eye vessels; (c) change the iris color; (d) darken the
24 eyelid skin; (e) impact vision; (f) cause cysts or styes; (g) cause inflammation of the iris; (h) reactivate
25 herpes simplex keratitis, which can result in inflammation and possible scarring of the cornea; (i)
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1 increase the prominence of lid vessels; and/or (j) cause eye pain, excessive tearing, and lid crusting (or
2 other hypersensitivity reactions including red, itchy, flaky, skin).

3 29. Plaintiff Hufnagel was also not aware that an ingredient in Lash Boost was previously
4 classified by the FDA as a category C pregnancy drug.

5 30. Had Plaintiff Hufnagel been aware of these possible side effects before purchasing Lash
6 Boost, she would not have purchased or used the product.

7 31. Following use of Lash Boost Plaintiff Hufnagel experienced eye irritation, swelling,
8 burning, redness, itching, and crusting over of her eyes. The skin around her eyes appeared darker
9 than before using Lash Boost and her eyes were puffier than normal.

10 32. **Plaintiff Teresa Gattuso** is resident of Suffolk County, New York. She purchased
11 Lash Boost in June of 2017 and used it for approximately eight weeks in the summer of 2017. Prior to
12 using Lash Boost, Plaintiff Gattuso was not pregnant or nursing. She was not being treated for an eye-
13 related disorder and was not undergoing cancer treatment. She did not have a history of sties, nor was
14 she prone to dry eyes.

15 33. Before using Lash Boost she was not aware that Lash Boost could have any of the
16 following side effects (a) cause droopy eyelids by causing the loss of periorbital fat; (b) cause redness
17 in the eyes by creating excess of blood in the eye vessels; (c) change the iris color; (d) darken the
18 eyelid skin; (e) impact vision; (f) cause cysts or styes; (g) cause inflammation of the iris; (h) reactivate
19 herpes simplex keratitis, which can result in inflammation and possible scarring of the cornea; (i)
20 increase the prominence of lid vessels; and/or (j) cause eye pain, excessive tearing, and lid crusting (or
21 other hypersensitivity reactions including red, itchy, flaky, skin).

22 34. Had Plaintiff Gattuso been aware of these possible side effects before purchasing Lash
23 Boost, she would not have purchased or used the product.

24 35. Following the use of Lash Boost, Ms. Gattuso experienced eye pain, excessive tearing,
25 lid crusting, and blurry vision. Her eye lids were more red than normal and some of her eyelashes fell
26

1 out following use of Lash Boost. Although some of her lashes have grown back, they have not been
2 restored to what they were like before her use of Lash Boost.

3 **B. Defendant**

4 36. Rodan + Fields is headquartered in San Francisco, California.¹³ Rodan + Fields markets
5 itself as a company that sells skincare and cosmetic products. Rodan + Fields regularly conducts
6 business in the State of California, including the sale of Enhancements Lash Boost. Lash Boost is
7 distributed and marketed throughout the United States, including the states of California and New
8 York. It is sold online and through consultants. Lash Boost is the same product—with the same
9 omissions from its label—throughout California and New York.

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11 37. Rodan + Fields was founded by dermatologists Katie Rodan and Kathy Fields. In 2002
12 Rodan and Fields created the acne treatment Proactiv. The prior company was acquired by Estee
13 Lauder in 2003. In 2007, Rodan and Fields bought back the company and converted from selling its
14 products in department stores to utilizing consultants to sell products.

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16 38. In 2009, the business changed to a multilevel marketing program (multilevel marketing
17 is utilized by Avon, Mary Kay, Amway, and Herbalife). Rodan + Fields sells Lash Boost via
18 consultants using a marketing strategy that encourages salespeople to market the products through
19 social media.¹⁴

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21 **III. JURISDICTION AND VENUE**

22 39. This Court has subject-matter jurisdiction pursuant to 28 U.S.C. § 1332(d). At least one
23 of the Plaintiffs and putative class members is a citizen of a different state from Defendant.

24 Furthermore, the aggregate amount in controversy exceeds \$5,000,000.

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27 ¹³ S&P Global Market Intelligence, *Company Overview of Rodan & Fields, LLC*, Bloomberg,
28 <https://www.bloomberg.com/research/stocks/private/snapshot.asp?privcapId=6324492> (last visited
Apr. 13, 2018).

¹⁴ Castillo, *supra*.

1 40. This Court has personal jurisdiction over Rodan + Fields because Rodan + Fields is
 2 headquartered in the Northern District of California and Rodan + Fields has directed its marketing and
 3 sales of numerous products from its headquarters in the Northern District of California. Rodan +
 4 Fields has substantial contacts with the State of California such that maintenance of the action is
 5 consistent with traditional notions of fair play and substantial justice.
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7 41. Further, Rodan + Fields has transacted business, maintained substantial contacts, and/or
 8 committed overt acts throughout California and New York. The acts have been directed at, and have
 9 had the intended effect of, causing injury to persons residing in, located in, or doing business
 10 throughout California and New York, including in this District.

11 42. Venue is proper before this Court pursuant to 28 U.S.C. § 1391(b). A substantial
 12 portion of the events giving rise to the claims alleged in this Complaint took place within the Northern
 13 District of California.
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15 **IV. FACTUAL BACKGROUND**

16 **A. History of Cosmetic Regulation and the active ingredient in Lash Boost**

17 43. In contrast to prescription drugs, cosmetics may be marketed in the United States
 18 without FDA approval.

19 44. Unlike drugs, under the Food Drug and Cosmetic Act (“FDCA”), cosmetic products and
 20 ingredients do not require Food and Drug Administration (“FDA”) approval before going on the
 21 market.¹⁵ This means that the cosmetic industry is largely unregulated.
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 28 ¹⁵ *Is It a Cosmetic, a Drug, Or Both? (Or Is it Soap?)*, U.S. Food & Drug Administration,
<https://www.fda.gov/Cosmetics/GuidanceRegulation/LawsRegulations/ucm074201.htm> (last updated
 Apr. 30, 2012).

1 45. While Canada and the European Union ban 1,300 ingredients from use in cosmetics,¹⁶
2 the United States has only banned eleven ingredients.¹⁷ Notably, included in the list of ingredients
3 prohibited in Canada are “prostaglandins, their salts and their derivatives, and their analogs,”¹⁸
4 including isopropyl cloprostenate, an active ingredient used in Rodan + Fields’ Lash Boost.

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6 46. Products that contain the same ingredients as drugs can evade FDA review by being
7 classified as cosmetics. This, however, does not absolve Rodan + Fields from liability for failing to
8 disclose to consumers the adverse side effects associated with their product. Rodan + Fields is still
9 required to comply with state consumer protection laws and applicable state laws relating to fraud.
10 This will be explained in further detail below.

11 47. “[I]sopropyl cloprostenate is a synthetic prostaglandin analog in the same class of
12 compounds as the active ingredient in FDA-approved drugs indicated to lower intraocular pressure in
13 glaucoma patients.”¹⁹ The FDA has previously warned manufacturers marketing eyelash growth
14 serums that were promoted for the growth of eyelashes using the same active ingredient, isopropyl
15 cloprostenate, that these products violated the Food, Drug, and Cosmetic Act because they were
16 unapproved new drugs and misbranded drugs.²⁰ The FDA also noted the harmful side effects
17 associated with prostaglandin analogs: “[o]ther potential adverse events associated with prostaglandin
18 analogs for ophthalmic use include ocular irritation, hyperemia, iris color change, macular edema,
19 ocular inflammation, and interference with glaucoma therapy. In addition, prostaglandin analogs for
20 ophthalmic use are currently classified as Pregnancy Class C.”²¹
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25 ¹⁶ Government of Canada, *supra*.

26 ¹⁷ See *Prohibited and Restricted Ingredients*, U.S. Food & Drug Administration,
<https://www.fda.gov/Cosmetics/GuidanceRegulation/LawsRegulations/ucm127406.htm>, (last
updated Nov. 3, 2017).

27 ¹⁸ Government of Canada, *supra*.

28 ¹⁹ Cruse, *supra*.

²⁰ Cruse, *supra*.

²¹ *Id.*

1 48. Drugs are classified as Pregnancy Category C when either (1) animal reproduction
2 studies have shown an adverse effect on the fetus and there are no adequate and well controlled studies
3 in humans, but potential benefits may warrant use of the drug in pregnant women despite potential
4 risks; or (2) there are no animal reproduction studies and no adequate and well controlled studies in
5 humans.
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7 49. The risks of isopropyl cloprostenate and its classification as a Category C drug are not
8 all disclosed by Rodan + Fields.

9 50. Prostaglandin analogs are powerful topical agents available for the treatment of elevated
10 intraocular pressure (IOP), or glaucoma.²² Glaucoma is a potentially blinding ocular disease.

11 51. While prostaglandin analogs lower pressure in the eye for the treatment of IOP and
12 increase the length of eyelashes, they also have other side effects:
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28 ²² Anne J. Lee, et al., *Clinical utility and differential effects of prostaglandin analogs in the management of raised interocular pressure and ocular hypertension*, NCBI (July 30, 2010), <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC2915861>.

- a. They can cause droopy eyelids by causing the loss of periorbital fat and the presence of ptosis;
- b. They can cause the redness in the eyes by creating an excess of blood in the eye vessels;
- c. They can change the color of the iris;
- d. They can cause darkening of the eyelid skin;
- e. They can impact vision (cystoid macular edema);
- f. They can cause cysts;
- g. They can cause inflammation of the iris or ciliary body;
- h. They can reactivate herpes simplex keratitis which can result in inflammation and possible scarring of the cornea;
- i. They can increase the prominence of lid vessels; and
- j. They can cause eye pain, excessive tearing, and lid crusting.

52. Prostaglandin analogs' side effects include those that can interfere with vision.²³

Exposure to prostaglandin affects the metabolism of periorbital cells, causing them to shrink. "The shrinkage of fat cells surrounding the eye causes enophthalmos—the eye becomes more sunken-in. The result is a deepening of the superior eye lid sulcus, which periorbital fat tissue seems to melt away."²⁴ The change "is actually quite striking." Dr. Stanley Burke wrote, "[t]he bottom line here is that...this effect is real, it's common, and *it's associated with all the drugs in the class.*" (emphasis added).²⁵ This means, these side effects are associated with isopropyl cloprostenate.

53. The risk of the adverse side effects of prostaglandin analogs is low relative to the utility of preventing and treating a disease, like glaucoma, that, if untreated, could result in blindness. The same cannot be said for someone using a product for the purpose of enhancing the appearance of their

²³ Mass. Eye and Ear Infirmary, *Glaucoma drug can cause droopy eyelids*, Science Daily (May 21, 2013), <https://www.sciencedaily.com/releases/2013/05/130521121505.htm>

²⁴ Berke, *supra*.

²⁵ *Id.*

1 eyelash length. It is therefore imperative that consumers are warned of the potentially vision
2 impairing, painful, and permanent consequences associated with Lash Boost's use.

3 **B. FDA approved eye lash growth products using prostaglandin analogs warn of known side**
4 **effects**

5 54. Once it was discovered that prostaglandin analogs had the effect of lengthening
6 eyelashes, it was marketed in products for purposes other than glaucoma treatment and was used in
7 prescription medications to lengthen eyelashes.

8 55. On December 24, 2008, the FDA approved Latisse as a topical serum and treatment for
9 hypotrichosis of the eyelashes (people with sparse eyelashes).²⁶ The active ingredient in Latisse is
10 bimatropose, a prostaglandin analog.

11 56. When consumers purchase Latisse, the product comes with FDA-approved patient
12 labeling. The product itself comes with an extensive package insert that provides warnings and
13 precautions, instructions on indications and use, and lists the most frequently reported adverse
14 reactions.
15

16 57. The Latisse warnings and precautions advise of effects on: intraocular pressure, iris
17 pigmentation changes, lid pigmentation, hair growth outside the treatment area, intraocular
18 inflammation, and macular edema.
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20 58. The Latisse product insert also lists post marketing experiences. The listed reactions
21 that have been identified during post marketing use of Latisse in clinical practice include: eye swelling,
22 eyelid edema, hypersensitivity (local allergic reactions), lacrimation increased, madarosis and
23 trichorrhesis (temporary loss of a few lashes to loss of sections of eyelashes, and temporary eyelash
24 breakage, respectively), periorbital and lid changes associated with a deepening of the eyelid sulcus,
25 rash (including macular and erythematous), skin discoloration (periorbital), and vision blurred.
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28 ²⁶ *Drug Approval Package: Latisse*, U.S. Food & Drug Administration (Aug. 27, 2009),
https://www.accessdata.fda.gov/drugsatfda_docs/nda/2008/022369_latisse_toc.cfm.

1 59. It also cautions that the product is Pregnancy Category C, and warns nursing mothers.
2 When unfolded, the insert itself is approximately 14 by 22 inches.

3 60. Notably, the Latisse website lists side effects of using the product including a warning
4 that the product “may cause brown darkening of the colored part of the eye which is likely permanent.
5 LATISSE® may cause eyelid skin darkening which may be reversible...Common side effects include
6 itchy and red eyes.”²⁷

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8 61. By contrast, Lash Boost does not come with similarly extensive product warnings that
9 clearly instruct consumers on all of the side effects associated with the product.

10 62. Further, the Lash Boost Frequently Asked Questions fact sheet that is given to Rodan +
11 Fields consultants does not disclose all of the side effects associated with prostaglandin analogs. As
12 such, the materials provided to consultants who sell Lash Boost, the Rodan + Fields website, and the
13 product labeling all suffer from the same material omissions.

14
15 **C. Rodan + Fields should have known their marketing, advertising and labeling of Lash**
16 **Boost was insufficient based on a prior California legal action involving their competitor**

17 63. The makers of Latisse previously filed suit against another company that marketed a
18 lash serum with the ingredient isopropyl cloprostenate, a prostaglandin analog, and alleged that the
19 petitioner violated the California Unfair Competition Law. Latisse “alleged that by selling a
20 competing drug without requiring a prescription and without an approved new drug application,
21 petitioner caused respondent to lose sales and suffer other financial injuries.”²⁸ The court of appeals
22 held that the claim was not preempted, concluding that Latisse’s claim did not intrude upon the FDA’s
23 discretionary authority to enforce the FDCA. After the Solicitor General submitted an amicus brief
24 agreeing with this position, the Supreme Court denied certiorari.
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27 ²⁷*Latisse (bimatoprost ophthalmic solution) 0.03% Important Information*, Latisse,
<http://www.latisse.com/> (last visited Mar. 13, 2018).

28 ²⁸ Donald B. Verilli, Jr. et al., *Athena Cosmetics, Inc. v. Allergan, Inc., No. 13-1379, On Petition For*
Writ Of Certiorari, Brief for the United States, Amicus Curaie (May 2015),
<http://sblog.s3.amazonaws.com/wp-content/uploads/2015/06/13-1379-Athena-US-amicus.pdf>.

1 **D. Rodan and Fields Misled Consumers Throughout California and New York About the**
 2 **Side Effects of Lash Boost**

3 64. Rodan + Fields markets its Lash Boost serum as clinically shown to enhance the
 4 appearance of eyelash volume and length. Rodan + Fields uses the ingredient isopropyl cloprostenate,
 5 and makes appearance claims such as: “get the appearance of lush, longer-looking lashes...Our eye-
 6 lash conditioning serum is clinically shown to enhance the appearance of eyelash volume and
 7 length.”²⁹ It also claims, however, that Lash Boost “will not affect the structure or function of your
 8 lashes.”³⁰

9 65. Like other known side effects of prostaglandin analogs, Lash Boost can cause adverse
 10 side effects. Users who have purchased and used Lash Boost have experienced side effects including,
 11 among others, change in iris color, eyelid drooping, itchy eyes, eye discoloration, thinning
 12 eyelashes/loss of eyelash hair, eye sensitivity, eye infections, cysts, and vision impairment.
 13

14 66. Lash Boost was sold to plaintiffs and the putative class with inadequate warnings
 15 regarding the existence, severity, and duration of these adverse effects.
 16

17 67. Rodan + Fields’ Lash Boost product label, as well as its website, mischaracterizes the
 18 existence of these adverse side effects.³¹

19 68. As demonstrated by the company’s description of the most common consumer
 20 complaints associated with the use of Lash Boost, the product and its marketing department fail to
 21 warn of the nature and extent of the adverse side effects:
 22
 23

24 _____
 25 ²⁹ Enhancements Lash Boost™, *supra*.

26 ³⁰ *Frequently Asked Questions, Rodan + Fields ENHANCEMENTS Lash Boost™*, Rodan + Fields
 27 https://www.rodanandfields.com/images/archives/ENHANCEMENTS_Lash_Boost_FAQs.pdf. (last
 28 [updated Dec. 22, 2016](#)).

³¹ *What are the most common consumer complaints you anticipate from use of ENHANCEMENTS Lash
 Boost?*, Rodan + Fields, [http://www.rodanandfields.com/rfconnection/index.php/2017/06/26/what-are-
 the-most-common-consumer-complaints-you-anticipate-from-use-of-enhancements-lash-boost/](http://www.rodanandfields.com/rfconnection/index.php/2017/06/26/what-are-the-most-common-consumer-complaints-you-anticipate-from-use-of-enhancements-lash-boost/) (last
 visited Apr. 12, 2018).



What are the most common consumer complaints you anticipate from use of ENHANCEMENTS Lash Boost?

The finished product and the ingredients contained in ENHANCEMENTS Lash Boost have been thoroughly tested in Clinical and Consumer Studies. As with most cosmetic products, some consumers may report temporary tingling or redness, which normally disappears after continued use. *However, if any tingling, itching or redness persists or is not tolerable, discontinue use and seek medical advice.*

32

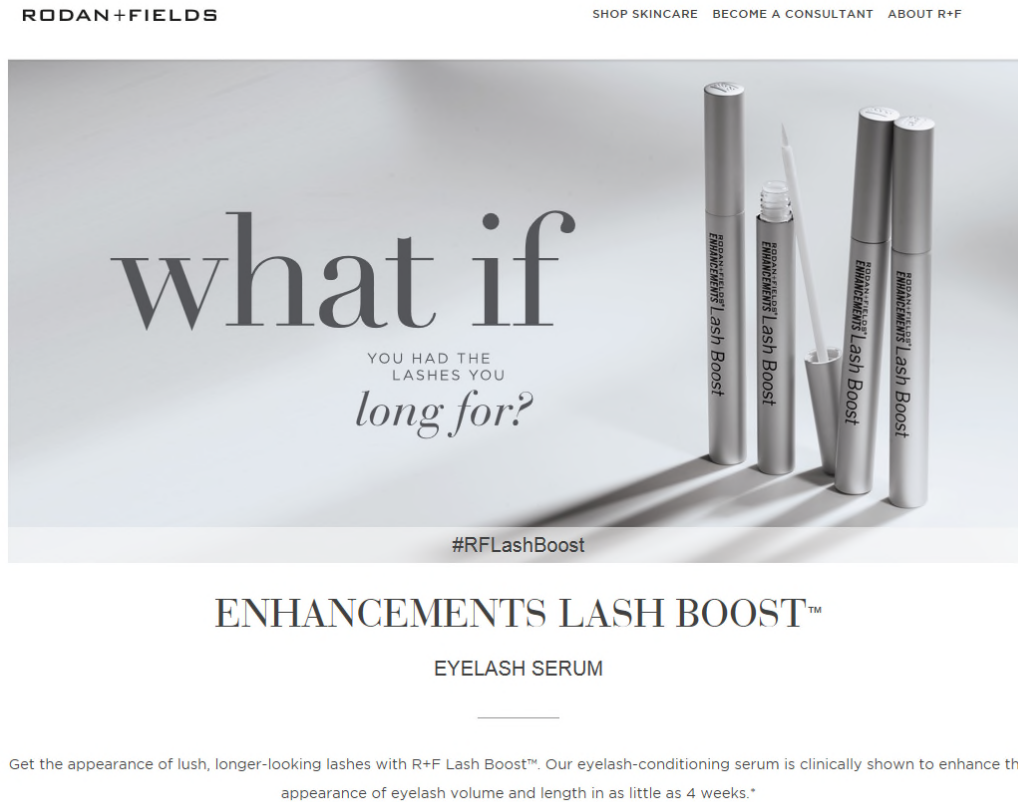
69. This is misleading because it does not disclose that, while less common, some consumers experience severe side effects.

70. Defendant also claims the product has been “thoroughly tested,” yet its own website describes only one study of Lash Boost, with only 41 participants in its 8-week long “consumer study.”³³

³² *Id.*

³³ Frequently Asked Questions, Rodan + Fields ENHANCEMENTS Lash Boost™, *supra*.

71. Rodan + Fields appeals to their customers, asking “what if you had the lashes you long for?”³⁴ but fails to disclose the serious risks associated with using Lash Boost to realize that desire.



72. When using prostaglandin analogs for their original purpose--to treat glaucoma--the consumer must weigh the known side effects, including possible eye color change, droopy eyelids, and eyelid skin darkening, against the prospect of total blindness resulting from glaucoma. When using prostaglandin analogs to get the “lashes you long for”³⁵, the consumer should be able to weigh those same known side effects against the prospect of their eyelashes appearing longer. Rodan + Fields does not afford their Lash Boost customers that opportunity. Had prospective Lash Boost consumers consulted the Rodan + Fields website, they also would have been misled by the affirmative misrepresentations on the website.

³⁴ Enhancements Lash Boost™, *supra*.

³⁵ Enhancements Lash Boost™, *supra*.

1 73. For example, the Rodan + Fields website contrasts the existence of serious side effects
2 associated with *other* lash products used to improve lashes. The website reads: Question: “I have
3 heard about side effects caused by drugs and other products used to improve lashes. Should I be
4 concerned about potential side effects from the use of Enhancements Lash Boost?” Answer: “No. The
5 only serious side effects we have heard about are those associated with drug products, not cosmetics.
6 ENHANCEMENTS Lash Boost is a cosmetic.”³⁶

7
8 74. The warnings on the product label itself are inadequate and do not fully disclose the
9 side effects associated with Lash Boost. Information available to consumers now advises consumers to
10 consult a doctor: “if anyone has a health concern or is hesitant about using ENHANCEMENTS Lash
11 Boost, they may review the ingredient list with their doctor and utilize the patch test prior to use.”³⁷
12 Advising a consumer to consult a doctor before use does not absolve Rodan + Fields of the
13 responsibility to advise consumers of the serious risks associated with use, especially when the product
14 is marketed as a cosmetic that does not require a prescription.
15

16 75. Defendant’s marketing of Lash Boost and failure to warn individuals of the harmful
17 adverse effects caused Plaintiffs to purchase and use Lash Boost. If Rodan + Fields had not been
18 deceptive in its representations and had it fully disclosed adverse side effects of its product, Plaintiffs
19 would have decided not to purchase Lash Boost or paid less for the product.
20

21 76. Plaintiffs lost money as a result of Rodan + Fields’ unfair and unlawful claims and
22 practices in that they did not receive what they paid for when purchasing Lash Boost. Additionally,
23 Plaintiffs altered their positions to their detriment and suffered economic damages.

24 **E. Specific Misrepresentations/Material Omissions**

25 77. As discussed throughout this complaint, Lash Boost’s label contains material omissions.
26
27

28 ³⁶ Frequently Asked Questions, Rodan + Fields ENHANCEMENTS Lash Boost™, *supra*.

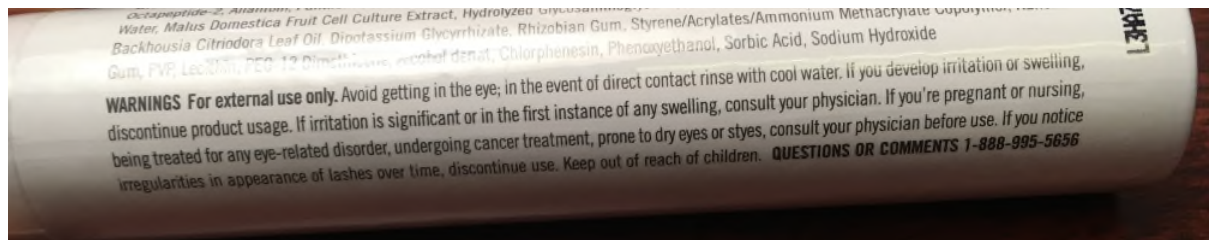
³⁷ *Id.*

1 78. The label materially omits the existence of adverse side effects associated with
2 prostaglandin analogs.

3 79. The label materially omits the nature, extent, and duration for some of these side
4 effects.

5 80. The label on the product packaging previously read: WARNINGS: For external use
6 only. Avoid getting in the eye; in the event of direct contact, rinse with cool water. If irritation
7 persists, consult your physician. Consult with your physician if you're pregnant or nursing, being
8 treated for any eye-related disorder, or actively undergoing cancer treatment. Keep out of reach of
9 children.
10

11 81. Below is a photograph of a recently purchased Lash Boost. As the photo below depicts
12 the label now reads: WARNINGS For external use only. Avoid getting in the eye; in the event of
13 direct contact rinse with cool water. If you develop irritation or swelling, discontinue product usage.
14 If irritation is significant or in the first instance of any swelling, consult your physician. If you're
15 pregnant or nursing, being treated for any eye-related disorder, undergoing cancer treatment, prone to
16 dry eyes or styes, consult your physician before use. If you notice irregularities in appearance of
17 lashes over time, discontinue use. Keep out of reach of children.
18



23 82. On information and belief, the new warning label was updated on or about February
24 2018.

25 83. Although Rodan + Fields updated its warning label, the new label itself still does not
26 adequately disclose and warn of adverse effects associated with Lash Boost. Rodan + Fields'
27 attempted correction, while inadequate, is an implicit admission that its prior label was incorrect.
28

1 84. Advising someone to consult with their physician if pregnant is different than advising
2 them that this product puts women of childbearing age at risk of injury.³⁸

3 85. Since the debut of Lash Boost on the market, Defendant made misrepresentations on the
4 product label, its website, and through Lash Boost sales and marketing materials distributed to
5 consultants. The advertising, labeling, and marketing omitted material information and failed to
6 disclose the adverse effects associated with Lash Boost. The totality of the adverse and harmful side
7 effects have not been adequately disclosed to Plaintiffs and consumers.

8 86. On its website, Rodan + Fields specifically said, “[i]t is not a drug product and will not
9 affect the structure and function of your lashes” and that “Lash Boost is clinically and ophthalmologist
10 tested, and found to be safe and non-irritating.”³⁹ This is misleading and deceptive. Particularly when
11 Rodan + Fields passed themselves off as a source of trusted information, a company started by two
12 doctors, with the “philosophy to create safe and effective formulations, and thus, would not place a
13 product on the market otherwise.”⁴⁰ The only “test” specified on the Rodan + Fields website was a
14 “consumer” study involving only 41 people that lasted only eight weeks.
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24 ³⁸ See Cruse, Warning Letter from FDA to Lifetech Resources LLC, *supra*.

25 ³⁹ *US General FAQs*, Rodan + Fields,

26 <http://www.rodanandfields.com/rfconnection/index.php/category/us/general-faqs-us/> (last visited
27 Apr. 13, 2018).

28 ⁴⁰ *For questions pertaining to any potential adverse effects associate with using ENHANCEMENTS
Lash Boost*, Rodan and Fields,

[http://www.rodanandfields.com/rfconnection/index.php/2017/06/26/for-questions-pertaining-to-any-
potential-adverse-effects-associated-with-using-enhancements-lash-boost/](http://www.rodanandfields.com/rfconnection/index.php/2017/06/26/for-questions-pertaining-to-any-potential-adverse-effects-associated-with-using-enhancements-lash-boost/) (last visited on April 12,
2018).

For questions pertaining to any potential adverse effects associated with using
 ENHANCEMENTS Lash Boost

Rodan + Fields' philosophy is to create safe and effective formulations, and thus, would not place a product on the market otherwise. ENHANCEMENTS Lash Boost is clinically and ophthalmologist tested, and found to be safe and non-irritating. It is a nightly lash conditioning serum that is intended to moisturize, nourish and protect your lashes. ENHANCEMENTS Lash Boost is a cosmetic-grade product designed to improve the appearance of your lashes. It is not a drug product and will not affect the structure and function of your lashes. For best results, apply ENHANCEMENTS Lash Boost to the lash or brow line. If you have health or medical concerns, confer with your doctor. And if you do experience some adverse effects, please discontinue use and seek medical advice.

41

87. Moreover, the statement that Lash Boost “will not affect the structure or function of your lashes”⁴² is false, given the established fact that prostaglandin analogs have an effect on the structure or function of the body, and is also inconsistent with Rodan + Fields’ claims that Lash Boost will improve the *appearance* of eyelashes, when prostaglandin analogs actually can make your lashes grow. The fact that prostaglandin analogs have an effect on the structure or function of the body has been medically established. The website also says that the product is “intended to moisturize, nourish and protect your lashes.”⁴³

88. The site also represents that the product was “found to be safe and non-irritating.”⁴⁴ This statement is inconsistent with existing science and user experiences. The founders of the company, who are medical doctors, should have known better.

89. In addition, advising consumers to stop using a product if adverse side effects appear is not the same as warning them of the nature, extent, and duration of side effects **before they use it**. This warning is inadequate, misleading and made for the purpose of misleading the public.

90. Rodan + Fields also makes the affirmative statement that “Lash Boost does not cause discoloration or change in pigmentation of the iris.”⁴⁵ This statement contradicts the vast amount of publicly available research that prostaglandin analogs may cause changes in eye color.

⁴¹ *Id.*

⁴² *Id.*

⁴³ *Id.*

⁴⁴ *Id.*

⁴⁵ Frequently Asked Questions, Rodan + Fields ENHANCEMENTS Lash Boost™, *supra*.

1 Sometimes your skin needs to adjust to new products/ingredients. Here are two options to determine if your
2 skin accepts the ENHANCEMENTS Lash Boost formulation:

- 3 1) Patch test: On clean and dry skin apply a small amount of ENHANCEMENTS Lash Boost on a small
4 area of the lash line of one eye. Allow to completely dry before applying other products near the area.
5 Observe the skin for 24 hours to determine the skin acclimation.
6 2) Reduce the frequency of application to every other day until the sensation no longer occurs. Gradually
7 go back to daily application.

8 In either instance if skin appears normal then apply ENHANCEMENTS Lash Boost as directed. *However, if
9 any tingling, itching or redness persists or is not tolerable, discontinue use and seek medical advice.*

10 IS IT ANTICIPATED THAT ENHANCEMENTS LASH BOOST MIGHT
11 CAUSE DISCOLORATION OR CHANGE IN THE PIGMENTATION OF THE
12 IRIS?

13 No. ENHANCEMENTS Lash Boost does not cause discoloration or change in pigmentation of the iris. Those
14 serious side effects are associated with the warnings on drug products only. The cosmetic ingredients used in
15 ENHANCEMENTS Lash Boost have never been associated with reports of change in iris pigmentation or any
16 discoloration.

17 IS IT ANTICIPATED THAT ENHANCEMENTS LASH BOOST MIGHT
18 CAUSE PERMANENT DISCOLORATION ON THE EYE AREA?

19 No. ENHANCEMENTS Lash Boost is not anticipated to cause permanent discoloration on the eye area. None
20 of our clinical and ophthalmology testing show discoloration on the eye area. However, as with any cosmetic
21 product, some individuals may report temporary discoloration associated with product sensitivity or excessive
22 product usage. For example, individuals with sensitivities to facial products may experience facial redness.
23 Also, as the eye area is thin, delicate skin and if you do experience sensitivity to ENHANCEMENTS Lash
24 Boost, we recommend temporary discontinuing use to allow the skin to return to normal.

46

25 91. Consumers are entitled to make knowing and intelligent decisions about the products
26 they purchase. Rodan and Fields' material omissions are deceptive marketing practices designed to
27 derive profits and revenues from unknowing consumers.

28 92. Rodan + Fields' failure to properly label Lash Boost has deprived Plaintiffs and all
consumers of the information they needed, and deserved, to make an informed decision about whether
to purchase Lash Boost.

93. Lash Boost's warning label, as it existed in 2016 until the present, is deceptive,
misleading, and unlawful. It fails to warn individuals of adverse side effects associated with
prostaglandin analogs. A reasonable consumer reading this warning would gain very little meaningful
information about the actual severity and duration of any adverse side effects, and would reasonably
conclude that the product was safe and non-irritating.

94. The adverse side effects that Plaintiffs experienced were not adequately disclosed.

⁴⁶ Frequently Asked Questions, Rodan + Fields ENHANCEMENTS Lash Boost™, *supra*

1 95. Rodan + Fields also did not fully and adequately advise their consultants about the
2 adverse effects associated with Lash Boost. Consultants who sold the products to consumers were not
3 advised during their training of all the adverse side effects associated with Lash Boost.

4 96. “Fields and Rodan are quick to say they are doctors, not businesswomen.”⁴⁷ As
5 practicing dermatologists, they knew or should have known about the well-known side effects
6 associated with prostaglandin analogs.

7 97. Rodan + Fields could have advised consultants, updated their website, including new
8 packaging materials, or modified their product label to advise Plaintiffs of the adverse effects.

9
10 **F. Online Consumer Complaints About Lash Boost are Prolific**

11 98. Upset consumers who used Lash Boost and were not warned about the adverse side
12 effects before purchasing it/and or using it have become more vocal about their own negative
13 experiences with this product.

14 99. A sampling of Lash Boost Consumer Reviews and Complaints reveals symptoms and
15 experiences consistent with the known side effects of prostaglandin analogs^{48 49}:

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⁴⁷ Kate Vinton, *How Two Dermatologists Built a Billion Dollar Brand In Their Spare Time*, Forbes
25 (June 1, 2016), <https://www.forbes.com/sites/katevinton/2016/06/01/billion-dollar-brand-proactiv-rodan-fields/#3c6d892c3bfe>.

26 ⁴⁸ *Rodan And Fields Lash Boost Serum Reviews and Complaints*, Rodan and Fields, <https://rodan-and-fields.pissedconsumer.com/rodan-and-fields-lash-boost-serum-37045/RT-C.html> (last visited Apr.
27 13, 2018).

28 ⁴⁹ Pissed Consumer, *Rodan and Fields – Not worth the pain or risk*, Rodan and Fields (Mar. 2, 2018),
<https://rodan-and-fields.pissedconsumer.com/not-worth-the-pain-or-risk-201803021201352.html>.

Rodan and fields lash boost

Jan 24

Used this product for one month.Had slight eye itchiness but tried to "deal with it" to see the results. Well a month in and my left eye will NOT stop tearing. Terrible !There is something dangerous in this product!

[Read more >](#)

AN **Molly**

I completely agree. I used it ONCE 68 hours ago. Both of my eyes are still extremely red, itchy and puffy. I'm extremely disappointed and frustrated.

AN **Beth**

I AGree!! Aweful redness scratchy eyes. Not safe people look at the ingredients

50

Rodan and Fields - Works but if you stop using lashes fall out.

Jan 21

Using R and F was good while using it.Shortly after I stopped, I noticed that my lashes were falling out at a rapid rate. I now have far less lashes than I started with. Really a shame.Cannot recommend.

[Read more >](#)

AN **Rocg**

The prostaglandin masculinizes your hair follicles.Elsewher, it triggers different reactions.

AN **Anna**

I think I am experiencing that now with the Lash Boost. I noticed my eyelids and under eye area getting way way darker. I also started getting headaches and discomfort behind...

51

Rodan and Fields - HELP

Jan 18

I posted a previous review stating that my eyelids have been swollen for two-plus weeks after using the **Lash boost** ONE time. Somebody please tell me how I can get the swelling on my eyelids to go down. .

[Read more >](#)

52

⁵⁰ Anonymous, Comment to *Rodan And Fields Lash Boost Serum Reviews and Complaints*, Rodan and Fields (Jan. 24, 2018), <https://rodan-and-fields.pissedconsumer.com/rodan-and-fields-lash-boost-serum-37045/RT-C.html>

⁵¹ Anonymous, Comment to *Rodan And Fields Lash Boost Serum Reviews and Complaints*, Rodan and Fields (Jan. 21, 2018), <https://rodan-and-fields.pissedconsumer.com/rodan-and-fields-lash-boost-serum-37045/RT-C.html>

⁵² Haleigh_darive_32, Comment to *Rodan And Fields Lash Boost Serum Reviews and Complaints*, Rodan and Fields (Jan. 18, 2018), <https://rodan-and-fields.pissedconsumer.com/rodan-and-fields-lash-boost-serum-37045/RT-C.html>

Rodan and Fields - Not worth the pain or risk.

Mar 02

★☆☆☆☆ 1.0 Details

2 comments

I got a free lash boost in a contest from one of my many friends that sell Rodan and Fields. I will say that after two months of using it my lashes are very long but now I have dark lids, very dry eyes that are red all the time, some cysts and permanent eyes discomfort.

Ad close

Repo

Why t

53

Rodan and Fields - Lash boost side effects

Jan 07

I was excited to try **lash boost** as I know people that have had great results. I used the product as directed about 4 or 5 times. Obviously I did not use it long enough to see results however I did have dry, irritated eyes, headache and blurry vision. Once I made the...

[Read more >](#)

AN Anonymous

Glad you were able to identify the root of the side effects. Historically the return process for this company has been well below satisfactory standards. Wishing you good luck...

54

Rodan and Fields - Lash boost sunken eyes dark circles

Nov 18, 2017

Lash boost made my lashes long and dark. It also made my skin dark and gave me a sunken in eye look. It is made from a synthetic version of latisse which does the same thing. I have aged ten years in 7 weeks. But I have lashes. NOT WORTH IT! RF needs to put warnings on...

[Read more >](#)

AN Rocg

Prostaglandin lowers ocular fat. Masculinizes your hair follicles. Darkens hazel or light brown eyes. Causes hair growth. Darkens skin. Leaves permanent dry eye damages. Stop using...

AN Tif

I am so sad that under my eyes have also turned black ! I look like I'm constantly tired or have smeared mascara underneath my eyes!! Every time I sneeze my eye twitches somet...

55

⁵³ Rodan and Fields – Not worth the pain or risk, *supra*.

⁵⁴ Anonymous Comment to *Rodan And Fields Lash Boost Serum Reviews and Complaints*, Rodan and Fields (Jan. 7, 2018), <https://rodan-and-fields.pissedconsumer.com/rodan-and-fields-lash-boost-serum-37045/RT-C.html>

⁵⁵ Anonymous, Comment to *Rodan And Fields Lash Boost Serum Reviews and Complaints*, Rodan and Fields (Nov. 18, 2017), <https://rodan-and-fields.pissedconsumer.com/rodan-and-fields-lash-boost-serum-37045/RT-C.html>

1 100. Despite numerous consumer reviews and complaints on the internet, and complaints
2 from individual consumers to Rodan + Fields reporting negative side effects associated with Lash
3 Boost, Rodan + Fields persists in its deceptive marketing and fraudulent scheme while unknowing
4 consumers continue to purchase the product and face the risk of potentially serious consequences
5 including: vision impairment, change of eye color, cysts, drooping eyelids, eye discoloration and
6 extreme irritation, as these samples describe.
7

8 101. Even if Rodan + Fields were to claim that they were unaware of these side effects when
9 they launched Lash Boost, which is not plausible given the above facts and circumstances, they had a
10 duty to continue to warn consumers of post-marketing use in practice. Rather than updating their
11 warnings, Rodan + Fields persisted in their omissions, and persisted in not advising the public of the
12 serious side effects associated with Lash Boost use.
13

14 **V. CLASS ACTION ALLEGATIONS**

15 102. This matter is brought by Plaintiffs on behalf of themselves and those similarly situated.
16 Plaintiffs identify two state Classes, which prays for relief, including but not limited to monetary
17 damages, pursuant to California and New York consumer protection statutes (“Subclass”).
18

19 103. Plaintiffs reserve the right to modify or amend the class definitions at or before they
20 move for class certification.
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- 1 a. **The California State Class** is brought on behalf of all persons in California
2 who purchased Lash Boost and/or paid for Lash Boost manufactured,
3 distributed, and/or marketed by Rodan + Fields from the launch of Lash Boost in
4 2016 until the present (“California Class”).
- 5 b. **The New York State Class** is brought on behalf persons in New York who
6 purchased Lash Boost and/or paid for Lash Boost manufactured, distributed,
7 and/or marketed by Rodan + Fields from the launch of Lash Boost in 2016 until
8 the present (“New York Class”).

9 104. Plaintiffs allege statewide class action for consumer protection, pursuant to Rule
10 23(c)(5)⁵⁶, on behalf of the consumers of the states of California and New York.

11 105. Counts 1-7 are properly brought and should be maintained as class actions under Rule
12 23(a)⁵⁷ and (c)(5)⁵⁸, satisfying the class action prerequisites of numerosity, commonality, typicality,
13 and adequacy because:

14 A. **Numerosity:** Joinder of the individual member of the Class would be
15 impracticable. Lash Boost has been purchased by hundreds of persons in the state of
16 California.

17 B. **Commonality:** Questions of law and fact are common within the Class and
18 predominate over questions affecting only individual members, including, *inter alia*, the
19 following:

- 20 i. Whether Rodan +Fields’ representations regarding Lash Boost misled
21 reasonable consumers;
- 22 ii. Whether the product packaging and marketing was unlawful, unfair, and
23 deceptive;
- 24 iii. Whether Rodan + Fields knew or should have known about the adverse
25 side effects associated with its product;

26
27
28 ⁵⁶ Fed. R. Civ. P. 23(c)(5)

⁵⁷ Fed. R. Civ. P. 23(a)

⁵⁸ Fed. R. Civ. P. 23(c)(5)

1 iv. Whether Rodan + Fields knew or should have known of the side effects
2 associated with other prostaglandin analogs;

3 v. What representations Rodan + Fields should have made to consumers on
4 its label;

5 vi. Whether consumers had a reasonable expectation that the product had
6 adverse side effects.
7

8 **C. Typicality:** Plaintiffs' claims are typical of the claims of the Class because their
9 claims arise from the same course of conduct by Rodan + Fields; i.e. unfair, unlawful,
10 deceptive, and fraudulent marketing practices related to Lash Boost. Plaintiffs are typical
11 class representatives because, like all members of the Class, they purchased Lash Boost and
12 Rodan + Fields omitted and did not disclose the adverse side effects associated with Lash
13 Boost.
14

15 **D. Adequacy:** Plaintiffs will fairly and adequately represent and protect the
16 interests of the Class. Their consumer protection claims, fraud, and malpresentation claims
17 are common to all members of Class and Plaintiffs have a strong interest in vindicating their
18 rights-the same rights at stake within the Class. In addition, Plaintiffs and the proposed Class
19 are represented by counsel who are competent and experienced in both consumer protection
20 and class action litigation.
21

22 106. Counts 1-10 are properly brought and should be maintained as class actions under Rule
23 23(b)⁵⁹ and (c)(5)⁶⁰. We are seeking certification under 23(b)(3)⁶¹.

24 107. Certification is appropriate under Rule 23(b)(3)⁶² because common issues of law and
25 fact predominate over any questions affecting only individual members of the Class. Common
26

27 ⁵⁹ Fed. R. Civ. P. 23(b).

28 ⁶⁰ Fed. R. Civ. P. 23(c)(5).

⁶¹ Fed. R. Civ. P. 23(b)(3).

⁶² *Id.*

1 questions include, but are not limited to, the following: (1) Whether Rodan + Fields' representations
2 regarding the most common consumer products misled reasonable consumers; (2) Whether the product
3 packaging and marketing was unlawful, unfair, and deceptive; (3) Whether Rodan + Fields knew or
4 should have known about the adverse side effects associated with its product; (4) Whether Rodan +
5 Fields knew or should have known of the side effects associated with other prostaglandins; (5) What
6 representations Rodan + Fields should have made to consumers on its label; and (6) Whether
7 consumers had a reasonable expectation that the product had adverse side effects. Thus, the common
8 issues of law and fact pertaining to the Class predominates over any individual issues. In addition,
9 bringing this action as a Class is a superior mechanism for resolving this controversy because, *inter*
10 *alia*:

- 11 a. Individual joinder of each consumer within Class is wholly impracticable;
- 12 b. The economic damages suffered by the individual members may be relatively
13 modest compared to the expense and burden of individual litigation;
- 14 c. The court system would benefit from the class actions because individual
15 litigation would overload court dockets and magnify the delay and expense to all
16 parties;
- 17 d. The class action device presents far fewer management difficulties;
- 18 e. The class action device provides the benefit of comprehensive supervision by a
19 single court with economies of scale; and
- 20 f. Individual litigation by members would not be effective in stopping Rodan +
21 Fields' unfair and unlawful conduct which will continue unless stopped by these
22 class actions.

23 108. Notice of the Class could be provided by publication in state and local publications,
24 through the creation of a public website, and through individual mailings.

25 109. To the extent notice is required under California's consumer protection statutes,
26 Plaintiffs will, or have, complied.

1 **VI. VIOLATIONS OF CALIFORNIA AND NEW YORK LAW**

2 110. Plaintiffs incorporate by reference, each and every prior and subsequent allegation of
3 this Complaint as if fully restated here.

4 111. Plaintiffs Lewis and Buckingham, and the California Class bring this action against
5 Rodan + Fields for violations of California’s False Advertising law, Unfair Competition law, and fraud
6 (Counts 1-5).

7 112. Plaintiffs Hufnagel and Gattuso, and the New York Class bring this action against
8 Rodan + Fields for violations of New York state consumer protection statutes and fraud (Counts 6-7).

9 113. The allegations alleged herein deal exclusively with the harm caused by Rodan + Fields
10 through its unfair and unlawful marketing practices to consumers. Plaintiffs’ Consumer Protection
11 Claims deal exclusively with consumer protection and the money spent by consumers for a product
12 which, as labeled and marketed, should not have been on the market.
13
14

15 **COUNT ONE — (CALIFORNIA SUBCLASS) VIOLATIONS OF CALIFORNIA’S UNFAIR
16 COMPETITION LAW CAL. BUS. & PROF. CODE §§17200, ET SEQ.**

17 114. Plaintiff Lewis and Plaintiff Buckingham incorporate by reference, each and every prior
18 and subsequent allegation of this Complaint as if fully restated here.

19 115. California’s Unfair Competition Law, Cal. Bus. & Prof. Code §§ 17200, et seq.,
20 protects both consumers and competitors by promoting fair competition in commercial markets for
21 goods and services. California’s Unfair Competition Law is interpreted broadly and provides a cause
22 of action for any unlawful, unfair, or fraudulent business act or practice. Any unlawful, unfair, or
23 fraudulent business practice that causes injury to consumers falls within the ambit of California’s
24 Unfair Competition Law.
25

26 116. Rodan + Fields engaged in substantial advertising and marketing of Lash Boost within
27 the State of California.
28

1 117. Because of Rodan + Fields’ unlawful, unfair, and fraudulent business practices,
2 Plaintiffs Lewis and Buckingham and the Class were misled into purchasing and using Lash Boost.
3 Plaintiffs Lewis and Buckingham relied, to their detriment, on Rodan + Fields’ false representations
4 that Lash Boost was safe. The Class was uniformly exposed to Rodan + Fields’ unlawful and unfair
5 business practices. Plaintiff Lewis, Plaintiff Buckingham, and the Class seek an award of full
6 restitution, and/or for such other relief as may be set forth below or ordered in the discretion of the
7 Court.
8

9 **COUNT TWO — (CALIFORNIA SUBCLASS) VIOLATIONS OF CALIFORNIA’S FALSE**
10 **ADVERTISING LAW CAL. BUS. & PROF. CODE §§17500, *ET SEQ.***

11 118. Plaintiffs Lewis and Plaintiff Buckingham incorporate by reference, each and every
12 prior and subsequent allegation of this Complaint as if fully restated here.

13 119. Plaintiffs Lewis and Buckingham and the Class bring a cause of action against Rodan +
14 Fields pursuant to Cal. Bus. & Prof. Code §§ 17500, et seq. (“California’s False Advertising Law”).

15 120. The purpose of California’s False Advertising Law is to protect consumers from false or
16 misleading advertising and promotions. California’s False Advertising Law prohibits the false or
17 deceptive advertising of products to consumers in any form of media, when the company placing the
18 advertisement knows, or should have known, that the advertisement would be likely to mislead
19 consumers about a material aspect of a product.
20

21 121. Rodan + Fields uses advertising on its website and through various outlets (including
22 Facebook) to sell and market Lash Boost directly to consumers. The advertisements and labeling are
23 deceptive, or misleading within the meaning of California’s False Advertising Law, because they omit
24 adequate warnings and fail to fully disclose material facts to consumers about the existence, severity,
25 and duration of symptoms and adverse side effects associated with using the product.
26

27 122. In making its product labeling and disseminating statements alleged herein, Rodan +
28 Fields knew or should have known that the statements were untrue or misleading, and that it acted in

1 violation of California's False Advertising Law. Rodan + Fields knew or should have known the of
2 the existence, severity, and duration of symptoms and adverse side effects associated with using the
3 product.

4 123. Rodan + Fields' misrepresentations of material facts related to Lash Boost, as detailed
5 above, constitute false and misleading advertising in violation of California's False Advertising Law.
6

7 124. Through its deceptive and unlawful marketing practices, Rodan + Fields has improperly
8 and illegally obtained money from Plaintiff Lewis, Plaintiff Buckingham, and the Class.

9 125. Pursuant to California's False Advertising Law, specifically Cal. Bus. & Prof. Code §
10 17535, Plaintiff Lewis, Plaintiff Buckingham, and the Class seek an award of full restitution of all
11 monies wrongfully acquired by means of Rodan + Fields' false advertising, and/or for such other relief
12 as may be set forth below or ordered in the discretion of the Court.
13

14 **COUNT THREE — (CALIFORNIA SUBCLASS) INTENTIONAL MISREPRESENTATION**
15 **(FRAUD)**

16 126. Plaintiffs Lewis and Buckingham incorporate by reference, each and every prior and
17 subsequent allegation of this Complaint as fully restated here.

18 127. Rodan + Fields misrepresented to consumers the adverse side effects associated with
19 Lash Boost in its advertising, on its website, in its product packaging, product labeling, and sales and
20 marketing materials, including social media, by concealing and not disclosing the adverse side effects
21 associated with Lash Boost, and prostaglandin analogs in particular.

22 128. Rodan + Fields also affirmatively misrepresented that Lash Boost does not affect the
23 structure or function of lashes, and was found to be safe and non-irritating.

24 129. Rodan + Fields knew that an ingredient in Lash Boost was associated with adverse side
25 effects and failed to disclose them to consumers. Rodan + Fields perpetrated this fraud and
26 misrepresentation by claiming that Lash Boost was safe and ophthalmologist tested.
27
28

1 130. Rodan + Fields' misrepresentations were intended to defraud and induce reliance.
2 Failing to disclose adverse side effects associated with Lash Boost translated into higher profits for
3 Rodan + Fields than would have been possible if Rodan + Fields had fully disclosed the nature and
4 extent of the adverse side effects associated with Lash Boost.

5 131. Rodan + Fields' misrepresentations were material. Plaintiffs would not have purchased
6 Lash Boost or would have paid less for the product if Plaintiffs knew of the adverse side effects
7 associated with Lash Boost that were not disclosed.

8 132. Rodan + Fields intended to induce consumers to rely on its misrepresentations. Rodan
9 + Fields knew that by not disclosing all the of adverse side effects it would sell more Lash Boost
10 products. Rodan + Fields had reason to expect that Plaintiffs and consumers would rely on their
11 misrepresentations.
12

13 133. Plaintiffs relied upon the misrepresentations and nondisclosures when purchasing Lash
14 Boost.
15

16 134. Plaintiffs were justified in relying upon Rodan + Fields misrepresentations when
17 purchasing Lash Boost.

18 135. Given that the harmful side effects associated with Lash Boost were not fully disclosed
19 by Rodan + Fields before consumers purchased and used the product, Plaintiffs were justified in their
20 failure to discover the fraud until they were harmed.
21

22 136. Plaintiffs were harmed by Rodan + Fields' misrepresentations because it sold Lash
23 Boost to plaintiffs without disclosing harmful side effects. The harms plaintiffs suffered were not
24 disclosed by Rodan + Fields as potential adverse side effects. As such, there is a nexus between the
25 harm suffered and the fraudulent concealment.

26 137. The who, what, where, when, and how of the alleged misrepresentations can be found
27 above at paragraphs 77-97, respectively.
28

138. Wherefore, Plaintiffs prayers for relief are set forth below.

1 **COUNT FOUR — (CALIFORNIA SUBCLASS) NEGLIGENT MISREPRESENTATION**

2 139. Plaintiffs Lewis and Buckingham incorporate by reference, each and every prior and
3 subsequent allegation of this Complaint as fully restated here.

4 140. Rodan + Fields misrepresented to the Class the adverse side effects associated with
5 Lash Boost in its advertising, on its website, in its product packaging, labeling, and sales and
6 marketing materials by concealing and not disclosing the adverse side effects associated with Lash
7 Boost, and prostaglandin analogs in particular.

8 141. Rodan + Fields had no reasonable grounds to believe that these misrepresentations were
9 true; particularly when the side effects associated with prostaglandin analogs are well established
10 within the ophthalmologist community, and Rodan + Fields claims that Lash Boost was
11 ophthalmologist tested; and when Latisse, a primary competitor of Rodan + Fields' Lash Boost, lists
12 the side effects associated with Latisse, that also contains a prostaglandin analog; and when Rodan +
13 Fields consumers are vocal about their complaints and side effects associated with using the product.
14

15 142. Rodan + Fields intended to induce Plaintiffs and consumers to rely on its
16 misrepresentations.
17

18 143. Plaintiffs relied upon the misrepresentations and nondisclosures when purchasing Lash
19 Boost, and were justified in relying upon Rodan + Fields misrepresentations when purchasing Lash
20 Boost.
21

22 144. Plaintiffs were harmed by Rodan + Fields misrepresentations because it sold Lash Boost
23 to plaintiffs without disclosing harmful side effects. The harms plaintiffs suffered were not disclosed
24 by Rodan + Fields as potential adverse side effects. Wherefore, Plaintiffs prayers for relief are set
25 forth below.

26 **COUNT FIVE — (CALIFORNIA SUBCLASS) FRAUDULENT CONCEALMENT**

27 145. Plaintiffs Lewis and Buckingham incorporate by reference, each and every prior and
28 subsequent allegation of this Complaint as fully restated here.

1 146. Rodan + Fields concealed and suppressed facts including the nature, extent, and
2 duration of adverse side effects associated with Lash Boost. These facts were material.

3 147. Rodan + Fields was under a duty to disclose the suppressed facts. This duty to disclose
4 arose from their relationship as a manufacturer and seller of consumer goods. Because Rodan + Fields
5 was selling products to consumers it had a duty to disclose facts material to the transaction; namely the
6 adverse side effects associated with using the Lash Boost product.

7 148. Rodan + Fields intentionally concealed and suppressed facts regarding the adverse side
8 effects associated with Lash Boost with the intent to defraud Plaintiffs and consumers.

9 149. At the time that Plaintiffs purchased Lash Boost Plaintiffs were unaware of the adverse
10 side effects associated with Lash Boost. Plaintiffs would not have purchased Lash Boost if they had
11 known of the concealed and suppressed facts regarding the adverse side effects.

12 150. As a result of the concealment and suppression of the material facts, relating to the
13 adverse side effects associated with Lash Boost, Plaintiffs were injured in that they experienced a side
14 effect associated with prostaglandin analogs that was not disclosed by Rodan + Fields in its product
15 packaging, on the product label, or in its advertising.

16 151. As a proximate cause of the misrepresentations, concealment, suppressions of fact, and
17 nondisclosures, Rodan + Fields caused Plaintiffs to purchase Lash Boost, and after the transaction
18 occurred, plaintiffs suffered damage.

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21
22 **COUNT SIX — (NEW YORK SUBCLASS) VIOLATIONS OF NEW YORK’S CONSUMER**
23 **PROTECTION FROM DECEPTIVE ACTS AND PRACTICES LAW, N.Y. GEN. BUS. LAW**
§§ 349-350, ET SEQ

24 152. Plaintiffs Hufnagel and Gattuso incorporate by reference, each and every prior and
25 subsequent allegation of this Complaint as fully restated here.

26 153. This claim is brought by plaintiffs on behalf of residents of New York who are
27 members of the class.

1 154. New York’s Consumer Protection from Deceptive Acts and Practices Law, N.Y. Gen.
2 Bus. Law §§ 349, et seq., makes it unlawful to engage in any false advertising in the conduct of any
3 business, trade, or commerce.

4 155. Plaintiffs and class members are “persons” within the meaning of N.Y. Gen. Bus. Law §
5 349(h).

6 156. Defendant is a “person,” “corporation,” or “association” within the meaning of N.Y.
7 Gen. Bus. Law § 349(b).

8 157. Rodan + Fields’ acts and practices in advertising, marketing, and selling Lash Boost
9 were directed at consumers and had a broad impact on consumers. As alleged throughout this
10 Complaint, Rodan + Fields engaged in deceptive and unlawful marketing in violation of N.Y. Gen.
11 Bus. Law § 349 by representing to the New York Subclass while concealing and misrepresenting the
12 existence, severity, and duration of symptoms and adverse side effects associated with using the
13 product. These acts and practices were deceptive because they were likely to mislead a reasonable
14 consumer acting reasonably under the circumstances. For example, Rodan + Fields’ concealment and
15 misrepresentation regarding the existence, severity, and duration of symptoms and adverse side effects
16 associated with using the product would cause a reasonable consumer to believe that the product was
17 safe and did not have any permanent side effects.
18

19 158. Such acts and practices caused injury to Plaintiff and the New York Subclass.
20

21 159. In addition, Rodan + Fields engaged in false advertising pursuant to N.Y. Gen. Bus.
22 Law § 350-a, on its labeling, direct-to-consumer advertisements, and various other forms of promotion
23 by misstating and failing to fully disclose the existence, severity, and duration of symptoms and
24 adverse side effects associated with using the product.
25

26 160. Rodan + Fields’ false advertising of Lash Boost had an impact on the public at large.
27
28

1 161. Plaintiffs Hufnagel, Gattuso, and the New York Subclass did not have a reasonable
2 opportunity to discover facts about the nature and full extent of the adverse side effects associated with
3 Lash Boost because they were not disclosed by Rodan + Fields.

4 162. Plaintiffs Hufnagel, Gattuso, and the New York Subclass suffered injury as a result of
5 Rodan + Fields' deceptive and unlawful marketing practices, including lost money from purchasing
6 Lash Boost that was unlawfully advertised and marketed in violation of pursuant to N.Y. Gen. Bus.
7 Law §§ 349 and 350.

8 163. As a result of Rodan + Fields' violations of New York's Consumer Protection from
9 Deceptive Acts and Practices Law, Plaintiff Hufnagel and the New York Subclass seek an order of this
10 Court awarding the New York Subclass, *inter alia*, actual damages, full refunds of all moneys spent on
11 Lash Boost, restitution, attorneys' fees and costs, and/or for such other relief as may be set forth below
12 or ordered by the Court. Plaintiffs reserve the right to seek treble damages and any other just and
13 proper relief available under N.Y. Gen. Bus. Law § 349.
14

15
16 **COUNT SEVEN — (NEW YORK SUBCLASS) FRAUDULENT CONCEALMENT**

17 164. Plaintiffs Hufnagel and Gattuso incorporate by reference, each and every prior and
18 subsequent allegation of this Complaint as fully restated here.

19 165. Rodan + Fields concealed and suppressed facts including the nature, extent, and
20 duration of adverse side effects associated with Lash Boost. These facts were material.

21 166. Rodan + Fields was under a duty to disclose the suppressed facts. This duty to disclose
22 arose from their relationship as a manufacturer and seller of consumer goods. Because Rodan + Fields
23 was selling products to consumers it had a duty to disclose facts material to the transaction; namely the
24 adverse side effects associated with using the Lash Boost product. Further, Rodan + Fields made
25 incomplete representations about Lash Boost and had a duty to disclose additional facts about the
26 safety of its product.
27

28 167. Rodan + Fields had knowledge of the suppressed facts.

1 168. Rodan + Fields intentionally concealed and suppressed facts regarding the adverse side
2 effects associated with Lash Boost with the purpose of inducing consumers to rely on their omissions
3 and purchase Lash Boost.

4 169. Plaintiffs justifiably and reasonably relied on the material omission and
5 misrepresentations.

6 170. At the time that Plaintiffs purchased Lash Boost Plaintiffs were unaware of the adverse
7 side effects associated with Lash Boost. Plaintiffs would not have purchased Lash Boost if they had
8 known of the concealed and suppressed facts regarding the adverse side effects.

9 171. As a result of the concealment and suppression of the material facts, relating to the
10 adverse side effects associated with Lash Boost, Plaintiffs were injured in that they experienced a side
11 effect associated with prostaglandin analogs that was not disclosed by Rodan + Fields in its product
12 packaging, on the product label, or in its advertising.

13 172. As a proximate cause of the misrepresentations, concealment, suppressions of fact, and
14 nondisclosures, Rodan + Fields caused Plaintiffs to purchase Lash Boost, and after the transaction
15 occurred, plaintiffs suffered damage.

16
17
18 **VII. DEMAND FOR JURY TRIAL**

19 173. Plaintiffs respectfully request a trial by jury on all claims triable as a matter of right.

20 **VIII. PRAYER FOR RELIEF**

21 174. WHEREFORE, Plaintiffs individually and on behalf of all those similarly situated, pray
22 for judgment and the following relief:
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- a. Certifying this class action pursuant to Rule 23 of the Federal Rules of Civil Procedure⁶³ on behalf of the proposed Class described herein;
- b. Declaring Rodan +Fields’ Lash Boost marketing, advertising, website, and Lash Boost label misleading and deceptive;
- c. Granting Plaintiffs, and the Class awards of actual and compensatory damages in such amount to be determined at trial and as provided by applicable law;
- d. Granting Plaintiffs, and the Class a refund of all monies acquired by Rodan + Fields by means of its unfair and unlawful marketing and/or labeling of Lash Boost;
- e. Granting Plaintiffs, and the Class awards of restitution and/or disgorgement of Rodan + Field’s profit from its unfair and unlawful marketing and/or labeling of Lash Boost.
- f. Granting Plaintiffs, and the Class pre-judgment and post-judgment interest;
- g. Granting Plaintiffs, and the Class reasonable attorneys’ fees and costs of suit; and
- h. Granting Plaintiffs, and the Class such other and further relief as the Court deems just and proper under the circumstances.

⁶³ Fed. R. Civ. P. 23.

1 DATED this 13th day of April, 2018.

2 KELLER ROHRBACK L.L.P.

3
4 By /s/ Jeffrey Lewis

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26 *Attorneys for Plaintiffs*

CIVIL COVER SHEET

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.)

I. (a) PLAINTIFFS

BARBARA LEWIS, AKEMI BUCKINGHAM, ELAINA HUFNAGEL, and TERESA GATTUSO, individually and on behalf of all others similarly situated,

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

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

Keller Rohrback L.L.P. 300 Lakeside Drive, Suite 1000, Oakland, CA 94612 (510) 463-3900

DEFENDANTS

RODAN & FIELDS, LLC

County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY)

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

Attorneys (If Known)

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

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

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

Table with columns for Plaintiff (PTF) and Defendant (DEF) citizenship options: Citizen of This State, Citizen of Another State, Citizen or Subject of a Foreign Country, Incorporated or Principal Place of Business In This State, Incorporated and Principal Place of Business In Another State, Foreign Nation.

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

Large table with categories: CONTRACT, REAL PROPERTY, TORTS, CIVIL RIGHTS, PRISONER PETITIONS, HABEAS CORPUS, OTHER, FORFEITURE/PENALTY, LABOR, IMMIGRATION, BANKRUPTCY, SOCIAL SECURITY, FEDERAL TAX SUITS, OTHER STATUTES.

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

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

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): 28 U.S.C. § 1332(d)

Brief description of cause:

Diversity/Consumer Putative Class Action

VII. REQUESTED IN COMPLAINT:

CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, Fed. R. Civ. P. DEMAND \$ 5,000,000

CHECK YES only if demanded in complaint: JURY DEMAND: X Yes No

VIII. RELATED CASE(S), IF ANY (See instructions):

JUDGE

DOCKET NUMBER

IX. DIVISIONAL ASSIGNMENT (Civil Local Rule 3-2)

(Place an "X" in One Box Only) X SAN FRANCISCO/OAKLAND SAN JOSE EUREKA-MCKINLEYVILLE

DATE 04/13/2018

SIGNATURE OF ATTORNEY OF RECORD

/s/ Jeffrey Lewis

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS-CAND 44

Authority For Civil Cover Sheet. The JS-CAND 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved 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. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- I. a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- b) County of Residence.** For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the “defendant” is the location of the tract of land involved.)
- c) Attorneys.** Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section “(see attachment).”
- II. Jurisdiction.** The basis of jurisdiction is set forth under Federal Rule of Civil Procedure 8(a), which requires that jurisdictions be shown in pleadings. Place an “X” in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
- (1) United States plaintiff. Jurisdiction based on 28 USC §§ 1345 and 1348. Suits by agencies and officers of the United States are included here.
 - (2) United States defendant. When the plaintiff is suing the United States, its officers or agencies, place an “X” in this box.
 - (3) Federal question. This refers to suits under 28 USC § 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
 - (4) Diversity of citizenship. This refers to suits under 28 USC § 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)
- III. Residence (citizenship) of Principal Parties.** This section of the JS-CAND 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit.** Place an “X” in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerk(s) in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin.** Place an “X” in one of the six boxes.
- (1) Original Proceedings. Cases originating in the United States district courts.
 - (2) Removed from State Court. Proceedings initiated in state courts may be removed to the district courts under Title 28 USC § 1441. When the petition for removal is granted, check this box.
 - (3) Remanded from Appellate Court. Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
 - (4) Reinstated or Reopened. Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.
 - (5) Transferred from Another District. For cases transferred under Title 28 USC § 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
 - (6) Multidistrict Litigation Transfer. Check this box when a multidistrict case is transferred into the district under authority of Title 28 USC § 1407. When this box is checked, do not check (5) above.
 - (8) Multidistrict Litigation Direct File. Check this box when a multidistrict litigation case is filed in the same district as the Master MDL docket. Please note that there is no Origin Code 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.
- VI. Cause of Action.** Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite jurisdictional statutes unless diversity.** Example: U.S. Civil Statute: 47 USC § 553. Brief Description: Unauthorized reception of cable service.
- VII. Requested in Complaint.** Class Action. Place an “X” in this box if you are filing a class action under Federal Rule of Civil Procedure 23. Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases.** This section of the JS-CAND 44 is used to identify related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.
- IX. Divisional Assignment.** If the Nature of Suit is under Property Rights or Prisoner Petitions or the matter is a Securities Class Action, leave this section blank. For all other cases, identify the divisional venue according to Civil Local Rule 3-2: “the county in which a substantial part of the events or omissions which give rise to the claim occurred or in which a substantial part of the property that is the subject of the action is situated.”
- Date and Attorney Signature.** Date and sign the civil cover sheet.