

11. Defendant NutraSlim, LLC ("NutraSlim") is a Connecticut limited liability



RELIEF DEFENDANTS



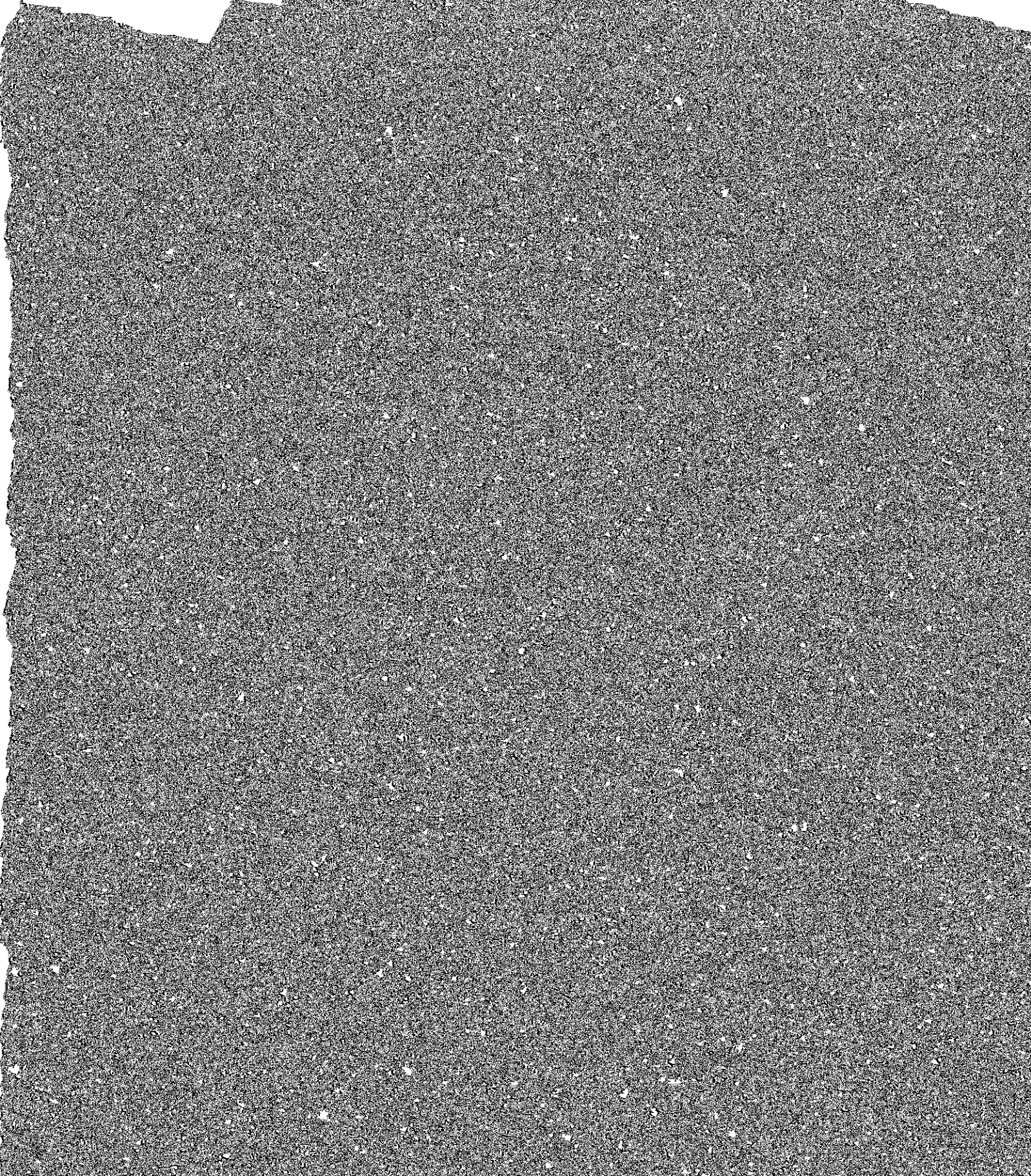
38. In truth and in fact, the LeanSna Defendants' Products, alone or in combination



An example of webpages from the LeanSpa Defendants' website leanspa.com containing these statements is attached at Exhibit G.

58. In numerous instances, the LeanSpa Defendants do not provide the promised full refunds to consumers. In many instances, the LeanSpa Defendants' customer service agents deny the availability of refunds. In other instances, the LeanSpa Defendants promise refunds,

for the product and must cancel the program within a specified period of



100. The LeanSpa Defendants' products ship from and contain the return address of

181 Marsh Hill Road, Orange, Connecticut 06477



COUNT FOURTEEN –

Civil Penalties for Deceptive Acts or Practices (Fake News Reports)

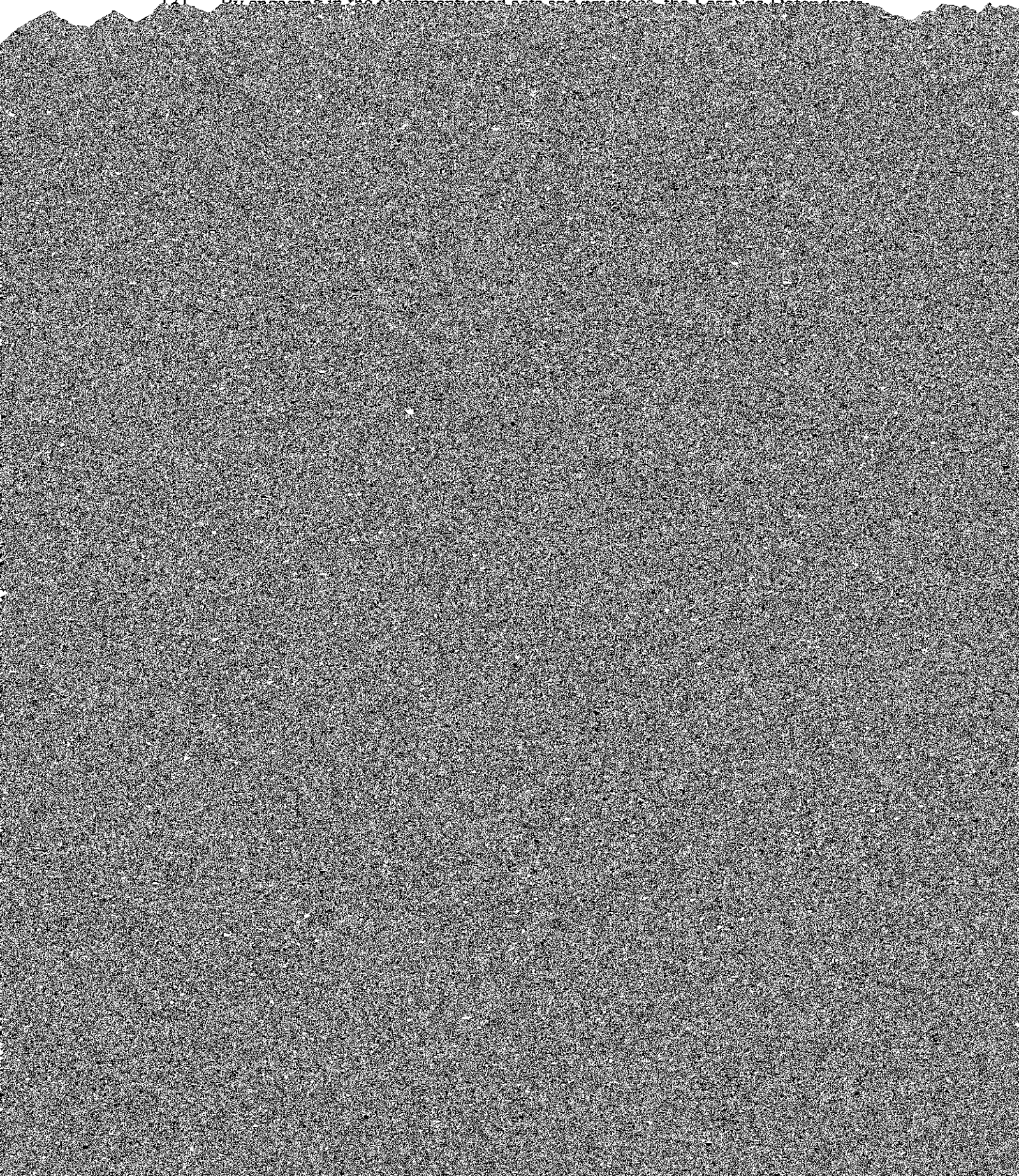
(By Plaintiff State of Connecticut

Against the LeanSpa Defendants and the LeadClick Defendants)

127. The allegations of Paragraphs 122 through 126 of Count Thirteen are

incorporated by reference as Paragraph 127 of Count Fourteen of full text for the hearing.

121. By opposing in the aforementioned acts and omissions, the Last Case Defendants



in

the Court

resulting from Defendants' wrongful actions, the

at the 55th and CUTPA, including, but not

limited

Enter an order requiring the Plaintiff to Defendants to disgorge any and all

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John Hughes (CT 050000)

Assistant United States Attorney

Chief of Civil Division

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