11.\_\_\_\_Defendant\_NutraSlim\_LLC ("NutraSlim") is a Connecticut limited liability





Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 10 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 11 of 39

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

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 14 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 15 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 16 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 17 of 39

## Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 18 of 39

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,

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 19 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 20 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 21 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 22 of 39

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

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 24 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 25 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 26 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 27 of 39

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

1º1 March Hill Poed Amarca Conceptient 06477

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 29 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 30 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 31 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 32 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 33 of 39

#### **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

 $\sim 1^{-1}$ 

127

Dec



Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 36 of 39

Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 37 of 39

# 

s"s"soussemoliup	1111 1 11111 1 11111 1					
				n an		<b>48. – P</b>
The second	A and CUTP	A. incluging, but no 3	resulting fro	m Defendants <u>)</u> we	biol Phinn W	-**the
	ан — — — — — — — — — — — — — — — — — — —					D.
		n de l'é de l'é noants te				
	<mark>Ing ang ang ang ang ang ang ang ang ang a</mark>			nolina <sup>t</sup> olinailio <sup>n</sup> nynyn <sub>ä</sub> tää		
	18. Wagawilang			<b>n n' tea</b> an tao 1990.		v
			u ola or boy <mark>e</mark> n	anan na mananan na mananan na mananan na manana na		
			Manau			
08				an a	<mark>, 44</mark> 000%, "2800, 1980.	
		www.communy area 💖oon		Nanalian (C.		
<b>e s<mark>i</mark>te dan</b> a						
	in the second					
	Doully allow		u <sup>Xa</sup>			

## Case 3:11-cv-01715-JCH Document 246 Filed 08/28/13 Page 39 of 39

