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10
11 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
12 **FOR THE COUNTY OF ORANGE COUNTY**

13 ZACHARIAH OTTO,

14 Plaintiff,

15 v.

16 MERCK & CO., INC., a New Jersey Corporation;
17 MERCK SHARP & DOHME CORP., a New Jersey
18 Corporation; KAISER FOUNDATION
19 HOSPITALS, a California Corporation;
20 SOUTHERN CALIFORNIA PERMANENTE
21 MEDICAL GROUP, a California Partnership;
22 NIGEL L. KENT, M.D.; TIMOTHY ALLYN
23 MUNZING, M.D.; and HEMESH MAHESH
24 PATEL, D.O., and DOES 1 through 50, inclusive,

25 Defendants.

Case No. 30-2020-01160496-CU-PL-CJC

COMPLAINT FOR

Assigned for All Purposes
Judge Nathan Scott

- (1) Negligence
- (2) Strict Liability (Failure to Warn)
- (3) Strict Liability (Manufacturing Defect)
- (4) Breach of Warranty
- (5) Common Law Fraud
- (6) Violation of California's Unfair Competition Law
- (7) Medical Malpractice
- (8) Battery
- (9) Breach of Fiduciary Duty

DEMAND FOR JURY TRIAL

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1 **COMPLAINT**

2 COMES NOW plaintiff, ZACHARIAH OTTO, who by and through counsel Baum Hedlund
3 Aristei & Goldman, PC, and Robert F. Kennedy, Jr., alleges against defendants MERCK & CO.,
4 INC., MERCK, SHARP AND DOHME CORPORATION, HEMESH MAHESH PATEL, D.O.,
5 TIMOTHY ALLYN MUNZING, M.D., NIGEL L. KENT, M.D., KAISER FOUNDATION
6 HOSPITALS, SOUTHERN CALIFORNIA PERMANENTE MEDICAL GROUP, and each of them,
7 as follows:

8 **INTRODUCTION**

9 1. This common-law products liability, negligence, strict liability, breach of warranty,
10 fraud, malpractice, and battery action arises out of serious and debilitating injuries, including
11 autoimmune injuries and resulting sequelae that plaintiff, Zachariah Otto (“Otto”), sustained as a
12 result of receiving multiple injections of the Gardasil vaccine, which was designed, manufactured,
13 labeled, and promoted by defendants Merck & Co., Inc., and Merck, Sharp and Dohme Corporation
14 (collectively “Merck”), and prescribed and administered by medical providers defendants, Hemesh
15 Mahesh Patel, D.O., Timothy Allyn Munzing, M.D., and Nigel L. Kent, M.D. at Southern California
16 Permanente Medical Group, and Kaiser Foundation Hospitals (all physician and entity medical
17 providers defendants will be collectively referred to as “Kaiser Permanente Defendants”).

18 **PARTIES AND VENUE**

19 2. Plaintiff, Zachariah Otto (“Otto” or “Plaintiff”), is an adult.

20 3. Defendant Merck & Co., Inc., is a New Jersey corporation with its principal place of
21 business at One Merck Drive, Whitehouse Station, New Jersey.

22 4. Defendant Merck, Sharp and Dohme Corporation, is a New Jersey corporation with its
23 principal place of business at One Merck Drive, Whitehouse Station, New Jersey.

24 5. Defendants Merck & Co., Inc., and Merck, Sharp and Dohme Corporation shall
25 hereinafter collectively be referred to as “Merck.”

26 6. Merck is the designer, manufacturer, labeler, and promoter of the Gardasil and
27 Gardasil-9 vaccines, which are purported to be “cervical cancer vaccines” in that they attempt to
28 prevent a handful of the hundreds of strains of the Human Papillomavirus (“HPV”). Merck regularly

1 conducts and transacts business in California and has promoted Gardasil to consumers, patients,
2 parents, hospitals, physicians, nurses, and medical professionals, including but not limited to
3 Plaintiff's family and the medical facility and medical professionals who prescribed and/or injected
4 Plaintiff with Gardasil. This Court has personal jurisdiction over Merck because defendants have
5 sufficient minimum contacts with California to render the exercise of jurisdiction by this Court proper.

6 7. Defendant, Kaiser Foundation Hospitals, is a California corporation who upon
7 information and belief, owns and operates "Kaiser Permanente" hospitals and medical centers
8 throughout California.

9 8. Defendant, Southern California Permanente Medical Group, is a California partnership
10 and medical group of affiliated physicians who provided care to the Plaintiff at various Kaiser
11 Permanente medical centers.

12 9. Defendant, Hemesh Mahesh Patel, D.O. ("Dr. Patel"), is a California citizen and is
13 licensed by the Osteopathic Medical Board of California, and upon information and belief, resides in
14 and provides medical services in this County. Dr. Patel provided medical services to the Plaintiff at a
15 Kaiser Permanente medical center in this County, which included, *inter alia*, ordering and prescribing
16 a Gardasil shot for the Plaintiff, which was administered on February 3, 2015.

17 10. Defendant, Timothy Allyn Munzing, M.D. ("Dr. Munzing"), is a California citizen and
18 resident and is licensed by the Medical Board of California, and upon information and belief, resides
19 in and provides medical services in this County. Dr. Munzing provided medical services to the
20 Plaintiff at a Kaiser Permanente medical center in this County, which included, *inter alia*, ordering
21 and prescribing a Gardasil shot for the Plaintiff which was administered on October 13, 2014.

22 11. Defendant, Nigel L. Kent, M.D. ("Dr. Kent"), is a California citizen and resident and is
23 licensed by the Medical Board of California, and upon information and belief, resides in and provides
24 medical services in this County. Dr. Kent provided medical services to the Plaintiff at a Kaiser
25 Permanente medical center in this County, which included, *inter alia*, ordering and prescribing a
26 Gardasil shot for the Plaintiff which was administered on or about November 27, 2012.

27 12. Defendants Southern California Permanente Medical Group, Kaiser Foundation
28 Hospitals, Hemesh Mahesh Patel, D.O., Timothy Allyn Munzing, M.D., and Nigel L. Kent, M.D.,

1 shall be collectively referred to as the “Kaiser Permanente Defendants.”

2 13. The true names and capacities, whether individual, corporate, associate or otherwise of
3 Defendants DOES 1 through 50, inclusive, are unknown to Plaintiff who herein and hereafter sues
4 said Defendants by such fictitious names, and Plaintiff will seek leave of Court to amend this
5 Complaint to set forth their true names and capacities when ascertained. Plaintiff is informed and
6 believes and based thereon alleges that each of the defendants designated herein as a DOE is legally
7 responsible in some manner for the events and happenings herein alleged, and that Plaintiff’s damages
8 were proximately caused by such defendants.

9 14. At all times herein mentioned, each defendant was the agent, servant, partner, aider and
10 abettor, co-conspirator and/or joint venturer of the other defendants named herein, and was at all times
11 operating and acting within the purpose and scope of said agency, service, employment, partnership,
12 conspiracy and/or joint venture, and rendered substantial assistance and encouragement to the other
13 defendants, knowing that their collective conduct constituted a breach of duty owed to the Plaintiff.

14 15. At all times herein mentioned, defendants were fully informed of the actions of their
15 agents and employees, and thereafter no officer, director or managing agent of defendants repudiated
16 those actions, which failure to repudiate constituted adoption and approval of said actions, and all
17 defendants and each of them thereby ratified those actions.

18 16. There exists—and, at all times herein mentioned, there existed—a unity of interest in
19 ownership between the named defendants, such that any individuality and separateness between the
20 defendants has ceased and these defendants are the alter-ego of each other and exerted control over
21 each other. Adherence to the fiction of the separate existence of these two named defendants as
22 entities distinct from each other will permit an abuse of the corporate privilege and would sanction a
23 fraud and/or would promote injustice.

24 17. The harm caused to Plaintiff resulted from the conduct of one or various combinations
25 of the defendants, and through no fault of Plaintiff. There may be uncertainty as to which one or
26 which combination of the defendants caused the harm. The defendants have superior knowledge and
27 information on the subject of which one or which combination of the defendants caused Plaintiff’s
28 injuries. Thus, the burden of proof should be upon each of the defendants to prove that the defendant

1 has not caused the harms Plaintiff has suffered.

2 18. At all times herein mentioned, the two Merck defendants were engaged in the business
3 of, or were successors in interest to, entities engaged in the business of researching, designing,
4 formulating, compounding, testing, manufacturing, producing, processing, assembling, inspecting,
5 distributing, marketing, labeling, promoting, packaging, prescribing and/or advertising for sale, and
6 selling products for use by patients such as Plaintiff, his family, and his medical providers. As such,
7 the two Merck defendants are each individually, as well as jointly and severally, liable to Plaintiff for
8 his damages.

9 19. Venue is proper in this County because this is the County wherein Plaintiff was
10 prescribed and was injected with the injury-causing Gardasil vaccines, and it is also the County where
11 at least one of the defendants reside and conduct business.

12 **GENERAL ALLEGATIONS**

13 **I. “History Doesn’t Repeat Itself, But It Often Rhymes” – Mark Twain**

14 20. Merck traces its history back to 1668, when the original founder of the company,
15 Friedrich Jacob Merck, bought an apothecary in Darmstadt, Germany. The company operated as a
16 pharmacy for approximately the next 150 years when, in 1827, Friedrich’s descendant, Heinrich
17 Emmanuel Merck, converted the company into a drug manufacturing enterprise. Merck’s first
18 products included morphine and cocaine.

19 21. Merck later manufactured a number of controversial products including Fosamax (a
20 purported bone density drug that caused bone fractures), Nuvaring (a birth control device associated
21 with life-threatening blood clots and death), and probably its most infamous drug, Vioxx (a pain
22 medication Merck was forced to pull from the market due to its cardiovascular risks), all of which
23 landed Merck in litigation hot water.

24 22. With regard to Vioxx, Merck was sued by tens of thousands of patients who alleged
25 they suffered heart attacks and other cardiovascular injuries as a result of ingesting the blockbuster
26 pain medication.

27 23. Documents unsealed during the Vioxx litigation in the early 2000s revealed a culture
28 wherein Merck knew early on that Vioxx was linked to fatal cardiovascular adverse events, but

1 nonetheless intentionally chose to conceal these risks from the public and medical community, and
2 instead orchestrated a scheme to downplay the severity of the risks. Merck misrepresented the results
3 of its clinical trials, failed to undertake the clinical trials that would reveal risks, and blacklisted
4 medical professionals who dared to publicly criticize the safety of Vioxx. *See e.g.*, Eric J. Topol,
5 *Failing the Public Health – Rofecoxib, Merck, and the FDA*, 351 NEW ENGLAND JOURNAL OF
6 MEDICINE 1707 (2004); Gregory D. Curfman et al., *Expression of Concern Reaffirmed*, 354 NEW
7 ENGLAND JOURNAL OF MEDICINE 1193 (2006); Aaron S. Kesselheim et al., *Role of Litigation in*
8 *Defining Drug Risks*, 17 JAMA 308 (2007); Harlan M. Krumholz et al., *What We Have Learnt From*
9 *Vioxx*, 334 BRITISH MED. J. 120 (2007).

10 24. The British Medical Journal reported that internal documents and communications
11 obtained from Merck during litigation revealed that Merck scientists internally acknowledged the
12 existence of Vioxx’s risks very early on: “Since the early development of [Vioxx], some scientists at
13 Merck were concerned that the drug might adversely affect the cardiovascular system ... In internal
14 emails made public through litigation, Merck officials sought to soften the academic authors’
15 interpretation [of the data]. The academic authors changed the manuscript at Merck’s request [to
16 make less of the apparent risk] ...” Harlan M. Krumholz et al., *What We Have Learnt From Vioxx*,
17 334 BRITISH MED. J. 120 (2007). And, despite Merck’s knowledge of the risk, Merck never
18 conducted the necessary studies designed to evaluate cardiovascular risk. *Id.*

19 25. In an article published in the Journal of the American Medical Association, it was
20 reported that Merck worked to “diminish the impact of reported cardiovascular adverse effects by not
21 publishing adverse events and failing to include complete data on myocardial infarctions that occurred
22 during a key clinical trial. The information came to the public attention through a subpoena 5 years
23 after the article’s publication, when [Vioxx] was already off the market.” Aaron S. Kesselheim et al.,
24 *Role of Litigation in Defining Drug Risks*, 17 JAMA 308 (2007). The article concludes: “These case
25 studies indicate that clinical trials and routine regulatory oversight as currently practiced often fail to
26 uncover important adverse effects for widely marketed products. In each instance, the litigation
27 process revealed new data on the incidence of adverse events, enabled reassessment of drug risks
28 through better evaluation of data, and influenced corporate and regulatory behavior.” *Id.*

1 26. It was also revealed and reported that, in order to control the public narrative that Vioxx
2 was safe and risk free, “Merck issued a relentless series of publications...complemented by numerous
3 papers in peer-reviewed medical literature by Merck employees and their consultants. The company
4 sponsored countless continuing medical ‘education’ symposiums at national meetings in an effort to
5 debunk the concern about adverse cardiovascular effects.” Eric J. Topol, *Failing the Public Health –*
6 *Rofecoxib, Merck, and the FDA*, 351 NEW ENGLAND JOURNAL OF MEDICINE 1707 (2004). In addition,
7 Merck “selectively targeted doctors who raised questions about [Vioxx], going so far as pressuring
8 some of them through department chairs.” Harlan M. Krumholz et al., *What We Have Learnt From*
9 *Vioxx*, 334 BRITISH MED. J. 120 (2007). Dr. Topol, Chairman of the Department of Cardiovascular
10 Medicine at the Cleveland Clinic, commented: “Sadly, it is clear to me that Merck’s commercial
11 interest in [Vioxx] sales exceeded its concern about the drug’s potential cardiovascular toxicity.” Eric
12 J. Topol, *Failing the Public Health – Rofecoxib, Merck, and the FDA*, 351 NEW ENGLAND JOURNAL
13 OF MEDICINE 1707 (2004).

14 27. Once Merck’s misdeeds vis-à-vis Vioxx were revealed in various jury trials, Merck paid
15 nearly \$5 billion to settle the tens of thousands of personal injury actions that had been brought
16 against it as a result of its concealment of Vioxx’s cardiovascular risks. Merck paid an additional \$1
17 billion to settle a securities class action brought by investors who had lost money when Merck’s stock
18 tanked following revelations of the drug’s risks and subsequent lost sales. Merck was also forced to
19 pay \$950 million in civil and criminal fines to the Department of Justice and other governmental
20 entities as a result of various criminal activities Merck had engaged in with respect to Vioxx.

21 28. In 2005, Merck pulled Vioxx from the market and was desperate to find a replacement
22 for its previous multi-billion-dollar blockbuster.

23 29. Merck viewed Gardasil as the answer to the financial woes it had suffered from Vioxx.
24 Within Merck, executives joked that HPV stood for “Help Pay for Vioxx.”

25 30. In the aftermath of the Vioxx scandal, and seeking a replacement product, Merck’s
26 senior director of clinical research, Eliav Barr, M.D., proclaimed of Gardasil: “This is it. *This is the*
27 *Holy Grail!*”

28 //

1 **II. In Bringing Its “Holy Grail,” Gardasil, to Market, Merck Engaged in the Same**
2 **Fraudulent Research and Marketing It Had Engaged in Vis-à-vis Vioxx, Resulting**
3 **In Patients Being Exposed to a Vaccine That is Of Questionable Efficacy and**
4 **Which Can Cause Serious and Debilitating Adverse Events**

5 31. As outlined herein, in researching, developing, and marketing its new “Holy Grail,”
6 Gardasil, Merck engaged in the same unscrupulous tactics it had so infamously engaged in with
7 Vioxx.

8 32. Certain Merck employees, scientists, and executives involved in the Vioxx scandal were
9 also involved with Gardasil, and it appears they employed the very same methods of manipulating
10 science and obscuring risks as they did with Vioxx.

11 33. According to Merck’s marketing claims, Gardasil (and, later, next-generation Gardasil
12 9) provided lifetime immunity to cervical and other HPV-associated cancers.

13 34. As discussed more fully below, whether Gardasil prevents cancer (not to mention
14 lifetime immunity), is unproven. In fact, it may be more likely to cause cancer in those previously
15 exposed to HPV than to prevent it.

16 35. Moreover, Merck knows and actively conceals the fact that Gardasil can cause a
17 constellation of serious adverse reactions and gruesome diseases, including autoimmune diseases, and
18 death in some recipients.

19 36. As a result of Merck’s fraud, Gardasil today is wreaking havoc on a substantial swath of
20 an entire generation of children and young adults on a worldwide scale.

21 **A. Overview of the Human Papillomavirus**

22 37. Human Papillomavirus (“HPV”) is a viral infection that is passed between people
23 through skin-to-skin contact. There are more than 200 strains of HPV, and of those, more than 40
24 strains can be passed through sexual contact.

25 38. HPV is the most common sexually transmitted disease. It is so common that the
26 majority of sexually active people will get it at some point in their lives, even if they have few sexual
27 partners.

28 39. HPV, for the most part, is benign. More than 90 percent of HPV infections cause no
clinical symptoms, are self-limited, and are removed from the human body by its own immunological

1 mechanisms and disappear naturally from the body following an infection. *See, e.g.,* Antonio C. de
2 Freitas et al., *Susceptibility to cervical cancer: An Overview*, 126 GYNECOLOGIC ONCOLOGY 306
3 (August 2012).

4 40. Approximately 12 to 18 of the over 200 strains of HPV are believed to be associated
5 with cervical cancer, and approximately six of the strains are believed to be associated with anal
6 cancer.

7 41. Not every HPV infection puts one at risk for cervical or anal cancer. Only persistent
8 HPV infections—not short-term or transient infections or sequential infections with different HPV
9 types—in a limited number of cases with certain strains of the virus may cause the development of
10 precancerous lesions. With respect to cervical cancer, these precancerous lesions are typically
11 diagnosed through Pap smears and then removed through medical procedures. However, when
12 undiagnosed, they may in some cases progress to cervical cancer in some women. Other risk factors,
13 such as smoking, are also associated with cervical cancer. *See* Antonio C. de Freitas et al.,
14 *Susceptibility to cervical cancer: An Overview*, 126 GYNECOLOGIC ONCOLOGY 305 (August 2012).
15 Infection with certain types of HPV are also associated with other diseases, such as genital warts.

16 42. Public health officials have long recommended the Pap test (also known as Pap Smear),
17 which detects abnormalities in cervical tissue, as the most effective frontline public health response to
18 the disease.

19 43. Since its introduction, cervical cancer screening through the Pap test has reduced the
20 rates of cervical cancer in developed countries by up to 80 percent. *Id.*

21 44. Incidences of cervical cancer have been declining dramatically worldwide as countries
22 have implemented Pap screening programs.

23 45. New cases of cervical cancer in the U.S. affect approximately 0.8 percent of women in
24 their lifetime. *See Cancer Stat Facts: Cervical Cancer*, NIH, at
25 <https://seer.cancer.gov/statfacts/html/cervix.html>. For those who are diagnosed, cervical cancer is
26 largely treatable, with a five-year survival rate of over 90 percent when the cancer is caught early. *See*
27 Antonio C. de Freitas et al., *Susceptibility to cervical cancer: An Overview*, 126 GYNECOLOGIC
28 ONCOLOGY 305 (August 2012). Anal cancer is even more rare, and according to the current data,

1 approximately 0.2 percent of people will be diagnosed with anal cancer in their lifetime.

2 46. Although the incidence of cervical cancer was in rapid decline as a result of the
3 implementation of routine testing and screening, including the Pap test and various DNA testing
4 measures, Merck sought to fast-track a vaccine onto the market to prevent infection from four types of
5 HPV (only two of which are associated with cancer).

6 **B. Overview of the Gardasil Vaccine and Its Fast-Track Approval**

7 47. While there are over 200 types of the HPV virus, only 12 to 18 types currently are
8 considered potentially associated with cervical or anal cancer. Merck's original Gardasil vaccine
9 claimed to prevent infections from four strains (HPV Strain Types 6, 11, 16 and 18) and only two of
10 those (Types 16 and 18) were associated with cervical and anal cancer.

11 48. Under Food and Drug Administration ("FDA") requirements, to obtain approval for
12 marketing a vaccine, the manufacturer must conduct studies to test the effectiveness and safety of the
13 vaccine. Once FDA approval is obtained, the manufacturer has a duty to perform any further
14 scientific and medical investigation as those a reasonably prudent manufacturer would perform, and to
15 engage in any necessary post-marketing pharmacovigilance related to the product.

16 49. The FDA approved Gardasil on June 8, 2006, after granting Merck fast-track status and
17 speeding the approval process to a six-month period, leaving unanswered material questions relating
18 to its effectiveness and safety, as well as when and to whom the Gardasil vaccine ought to be
19 administered.

20 50. Merck failed, during the preapproval processing period and thereafter, to disclose (to
21 the FDA and/or the public) material facts and information relating to the effectiveness and safety of
22 Gardasil, as well as to whom the vaccine should or should not be administered.

23 51. Merck failed to perform—in the preapproval processing period and thereafter—
24 scientific and medical investigations and studies relating to the safety, effectiveness, and need for the
25 Gardasil vaccine as either required by and under FDA directives and regulations, and/or those which a
26 prudent manufacturer should have conducted unilaterally.

27 52. In June 2006, after the FDA's fast-tracked review, Gardasil was approved for use in
28 females ages nine through 26 for the purported prevention of cervical cancer, and almost immediately

1 thereafter, the Advisory Committee on Immunization Practices (“ACIP”), a committee within the
2 Centers for Disease Control (“CDC”), recommended Gardasil for routine vaccination of adolescent
3 girls ages eleven and twelve, but also allowed it to be administered to girls as young as nine years old.

4 53. On October 16, 2009, the FDA approved Gardasil for use in boys ages nine through 26
5 for the prevention of genital warts caused by HPV types 6 and 11, and in December 2010, it approved
6 Gardasil for the purported prevention of anal cancer in males and females ages nine through 26.

7 54. Subsequently, Merck sought approval for Gardasil 9 (containing the same ingredients as
8 Gardasil, but in higher quantities), which purportedly guarded against five additional HPV strains
9 currently associated with cervical and anal cancer (HPV Types 31, 33, 45, 52, and 58) than the
10 original Gardasil, for a total of nine strains.

11 55. The FDA approved Gardasil 9 in December 2014 for use in girls ages nine through 26
12 and boys ages nine through 15 for the purported prevention of cervical, vaginal, and anal cancers.
13 Presently, Gardasil 9 has been approved for and is being promoted by Merck to males and females
14 who are between nine and 45 years of age, with an emphasis by Merck on marketing to pre-teen
15 children and their parents. With little evidence of efficacy, the FDA also recently approved, on an
16 accelerated basis, Gardasil 9 for prevention of oropharyngeal and other head and neck cancers.

17 56. After the approval of the Gardasil 9 vaccine, the original Gardasil vaccine was phased
18 out of the US Market; the original Gardasil vaccine is no longer available for sale in the United States.

19 57. According to data from the National Cancer Institute’s (“NCI”) Surveillance,
20 Epidemiology and End Results Program (“SEER”), the incidence of deaths from cervical cancer prior
21 to Gardasil’s introduction in the United States had been steadily declining for years, and in 2006, was
22 2.4 per 100,000 women, or approximately 1 in every 42,000 women. The currently available rate is
23 essentially unchanged, 2.2 per 100,000 women, based on data through 2017.

24 58. The median age of death from cervical cancer is 58, and the median age of death from
25 anal cancer is 66, and teenagers (who are the target population of Gardasil) essentially have zero risk
26 of dying from cervical or anal cancer.

27 59. Merck purchased fast-track review for Gardasil and Gardasil 9 under the Prescription
28 Drug User Fee Act (“PDUFA”). Fast-track is a process designed to facilitate the development of

1 drugs, and to expedite their review, in order to treat serious conditions and fill an unmet medical need.

2 60. Anxious to get Gardasil onto the market as soon as possible following the Vioxx
3 debacle, Merck sought fast-track approval even though there already existed a highly effective and
4 side-effect free intervention, Pap smears, with no evidence that Gardasil was potentially superior to
5 Pap smears in preventing cervical cancer.

6 61. In fact, the clinical trials Merck undertook did not even examine Gardasil's potential to
7 prevent cancer, rather, the trials only analyzed whether Gardasil could prevent potential precursor
8 conditions, i.e., HPV infections and cervical interepithelial neoplasia ("CIN") lesions graded from
9 CIN1 (least serious) to CIN3 (most serious), the vast majority of which resolve on their own without
10 intervention. CIN2 and CIN3 were the primary surrogate endpoints studied. Likewise, the clinical
11 trials from Gardasil did not examine Gardasil's potential to prevent anal cancer, rather, the trials
12 similarly only looked at anal intraepithelial neoplasia ("AIN") lesions graded 1 through 3, and the
13 Gardasil 9 studies did not even include any studies concerning the efficacy of Gardasil in preventing
14 anal lesions.

15 62. According to the FDA, whether a condition is "serious" depends on such factors as
16 "survival, day-to-day functioning, or the likelihood that the condition, if left untreated, will progress
17 from a less severe condition to a more serious one."

18 63. As previously discussed, over 90 percent of HPV infections, and the majority of cervical
19 dysplasia, resolve without intervention.

20 64. However, Merck presented misleading data to the FDA suggesting that CIN2 and CIN3
21 inexorably result in cancer.

22 65. Federal law allows fast-track approval when there is no existing intervention to treat the
23 targeted disease or where the proposed treatment is potentially superior to an existing treatment.

24 66. Merck knows (and knew) that Gardasil and Gardasil 9 are far less effective than Pap
25 tests in preventing cervical cancer.

26 67. In order to obtain FDA approval, Merck designed and conducted a series of fraudulent
27 Gardasil studies and then influenced the votes of the FDA's Vaccines and Related Biological Products
28 Advisory Committee ("VRBPAC") and the CDC's Advisory Committee on Immunization Practices

1 (“ACIP”) to win both an FDA license and a CDC/ACIP approval and recommendation that all 11 and
2 12-year-old girls should be vaccinated with Gardasil.

3 68. That ACIP “recommendation” was, effectively, a mandate to doctors to sell Merck’s
4 very expensive vaccine, thereby compelling parents of American children as young as nine years old
5 to buy this expensive product. With ACIP’s recommendation, Merck was emboldened to build
6 demand through direct-to-consumer advertising and door-to-door marketing to doctors, and, with the
7 ACIP’s blessing of the vaccine, circumvented the need to create a traditional market for the product.

8 69. Julie Gerberding, then the Director of CDC, obligingly ushered the Gardasil vaccine
9 through CDC’s regulatory process, manifestly ignoring clear evidence that Gardasil’s efficacy was
10 unproven and that the vaccine was potentially dangerous.

11 70. Merck, shortly thereafter, rewarded Gerberding by naming her President of Merck
12 Vaccines in 2010.

13 71. In addition to the revolving regulatory/industry door (wherein the Director of CDC who
14 approved the vaccine is subsequently employed by the manufacturer as a high-level executive to
15 oversee the commercial success of the vaccine she previously approved), it is also worth noting some
16 of the other conflicts of interest that exist within governmental agencies in relation to the facts
17 surrounding Gardasil. Scientists from the National Institute of Health (“NIH”), which is a division of
18 the United States Department of Health and Human Services (“HHS”), discovered a method of
19 producing “virus-like-particles” (“VLPs”) that made creation of the Gardasil vaccine possible. The
20 NIH scientists’ method of producing VLPs was patented by the Office of Technology Transfer
21 (“OTT”), which is part of the NIH, and the licensing rights were sold to Merck (for manufacture of
22 Gardasil). Not only does the NIH (and, in effect, the HHS) receive royalties from sales of Gardasil,
23 but the scientists whose names appear on the vaccine patents can receive up to \$150,000 per year (in
24 perpetuity). Accordingly, the Gardasil patents have earned HHS, NIH, and the scientists who
25 invented the technology millions of dollars in revenue.

26 72. Moreover, members of ACIP have been allowed to vote on vaccine recommendations
27 even if they have financial ties to drug companies developing similar vaccines. According to a 2000
28 U.S. House of Representatives investigation report, the majority of the CDC’s eight ACIP committee

1 members had conflicts of interest. The Chairman of ACIP served on Merck’s Immunization Advisory
2 Board and a number of the other ACIP members had received grants, salaries, or other forms of
3 remuneration from Merck.

4 **C. Merck Engaged in Disease Mongering and False Advertising to Enhance** 5 **Gardasil Sales**

6 73. Both prior to and after the approval of Gardasil, Merck engaged in unscrupulous
7 marketing tactics designed to overemphasize both the risks associated with HPV and the purported
8 efficacy of Gardasil to scare the public into agreeing to mass vaccinations of the Gardasil vaccine.

9 74. Prior to Merck’s aggressive marketing campaign, there was no HPV public health
10 emergency in high-resource countries, such as the United States.

11 75. Most women had never heard of HPV. The NCI’s 2005 Health Information National
12 Trends Survey (“HINTS”) found that, among U.S. women 18 to 75 years old, only 40 percent had
13 heard of HPV. Among those who had heard of HPV, less than half knew of an association between
14 HPV and cervical cancer. Furthermore, only four percent knew that the vast majority of HPV
15 infections resolve without treatment.

16 76. The stage was set for Merck to “educate” the public about HPV, cervical cancer, and
17 Gardasil, all to Merck’s advantage.

18 77. Merck preceded its rollout of Gardasil with years of expensive disease awareness
19 marketing. Merck ran “Tell Someone” commercials, designed to strike fear in people about HPV and
20 cervical cancer—even ominously warning that you could have HPV and not know it. The
21 commercials could not mention Gardasil, which had not yet been approved by FDA, but did include
22 Merck’s logo and name. Critics of Merck’s pre-approval advertising and promotion called it
23 “deceptive and dishonest.” While Merck claims the promotion was part of public health education,
24 critics complained that this “education” was designed to sell Gardasil and build the market for the
25 vaccine. *See* Angela Zimm and Justin Blum, *Merck Promotes Cervical Cancer Shot by Publicizing*
26 *Viral Cause*, BLOOMBERG NEWS, May 26, 2006.

27 78. A year before obtaining licensing for its vaccine, Merck engaged in a major offensive in
28 “disease branding” to create a market for its vaccine out of thin air. *See* Beth Herskovits, *Brand of the*

1 Year, PHARMEXEC.COM, February 1, 2007, at <http://www.pharmexec.com/brand-year-0>.

2 79. Merck also engaged in a relentless propaganda campaign aimed at frightening and
3 guilting parents who failed to inoculate their children with Gardasil.

4 80. In addition to paid advertising, Merck worked with third parties to “seed” an obliging
5 media with terrifying stories about cervical cancer in preparation for Merck’s Gardasil launch.

6 81. Prior to the FDA’s 2006 approval of Gardasil, the mainstream media—under direction
7 of Merck and its agents—dutifully reported alarming cervical cancer stories, accompanied by the
8 promotion of an auspicious vaccine.

9 82. Merck intended its campaign to create fear and panic and a public consensus that “good
10 mothers vaccinate” their children with Gardasil. According to Merck propagandists, the only choice
11 was to “get the vaccine immediately” or “risk cervical cancer.”

12 83. Merck aggressively and fraudulently concealed the risks of the vaccine in broadcast
13 materials and in propaganda that it disseminated in the United States.

14 84. Merck sold and falsely promoted Gardasil knowing that, if consumers were fully
15 informed about Gardasil’s risks and dubious benefits, almost no one would have chosen to vaccinate.

16 85. Merck negligently and fraudulently deprived parents and children of their right to
17 informed consent.

18 86. One of Merck’s television campaigns, conducted in 2016, shamelessly used child actors
19 and actresses, implicitly dying of cancer, looking straight into the camera and asking their parents
20 whether or not they knew that the HPV vaccine could have protected them against the HPV virus that
21 caused them to develop their cancers. Each actor asked the following question: “Did you know?
22 Mom? Dad?” See “Mom, Dad, did you know?” commercial: [https://www.ispot.tv/ad/Ap1V/know-](https://www.ispot.tv/ad/Ap1V/know-hpv-hpv-vaccination)
23 [hpv-hpv-vaccination](https://www.ispot.tv/ad/Ap1V/know-hpv-hpv-vaccination). Merck spent \$41 million over two months on the campaign. The ads said
24 nothing about potential side effects. Merck also distributed pamphlets via U.S. mail to doctors ahead
25 of the ad’s release to encourage them to share it with their patients:

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8 87. Merck’s fraudulent message was that cervical cancer was a real-life killer of young
9 women, notwithstanding the fact that the average age for development of cervical cancer is 50 years
10 old, and that the cancer is virtually nonexistent in women under 20.

11 88. Other television marketing campaigns Merck launched falsely proclaimed that Gardasil
12 was a “cervical cancer vaccine” and that any young girl vaccinated with Gardasil would become “one
13 less” woman with cervical cancer. The “One Less” marketing campaign portrayed Gardasil as if there
14 were no question as to the vaccine’s efficacy in preventing cervical cancer, and it disclosed none of
15 Gardasil’s side effects.

16 89. Merck marketed Gardasil with the most aggressive campaign ever mounted to promote
17 a vaccine, spending more on Gardasil advertising than any previous vaccine advertising campaign.

18 **D. Merck Used Scare Tactics and Provided Financial Incentives to Legislatures to**
19 **Attempt to make the Gardasil Vaccine Mandatory for All School Children**

20 90. An ACIP recommendation of a vaccine, adopted by individual states, opens the door to
21 mandates affecting as many as four million children annually.

22 91. With Gardasil costing \$360 for the original three-dose series (exclusive of the necessary
23 doctor’s visits) and Gardasil 9 now priced at \$450 for two doses (again, not including the cost of
24 doctor’s visits), Merck stood to earn billions of dollars per year, in the U.S. alone, with little
25 marketing costs.

26 92. Prior to Gardasil’s approval in 2006, Merck was already targeting political figures to aid
27 in the passage of mandatory vaccination laws.

28 93. As early as 2004, a group called Women in Government (“WIG”) started receiving

1 funding from Merck and other drug manufacturers who had a financial interest in the vaccine.

2 94. With the help of WIG, Merck aggressively lobbied legislators to mandate Gardasil to all
3 sixth-grade girls. See Michelle Mello *et al.*, *Pharmaceutical Companies' Role in State Vaccination*
4 *Policymaking: The Case of Human Papillomavirus Vaccination*, 102 AMERICAN J PUBLIC HEALTH
5 893 (May 2012).

6 95. In 2006, Democratic Assembly leader Sally Lieber of California introduced a bill that
7 would require all girls entering sixth grade to receive the Gardasil vaccination. Lieber later dropped
8 the bill after it was revealed there was a possible financial conflict of interest.

9 96. Prior to the introduction of the bill, Lieber met with WIG representatives. In an
10 interview, the President of WIG, Susan Crosby, confirmed that WIG funders have direct access to
11 state legislators, in part through the organization's Legislative Business Roundtable, of which WIG
12 funders are a part. See Judith Siers-Poisson, *The Gardasil Sell Job*, in CENSORED 2009: THE TOP 25
13 CENSORED STORIES OF 2007-08, 246 (Peter Philips ed. 2011).

14 97. Dr. Diane Harper, a medical doctor and scientist who was hired as a principal
15 investigator on clinical trials for Gardasil, gave an interview for an article on the HPV vaccines and
16 WIG in 2007. Harper, who had been a major presenter at a WIG meeting in 2005, stated that "the
17 Merck representative to WIG was strongly supporting the concept of mandates later in the WIG
18 meetings and providing verbiage on which the legislators could base their proposals."

19 98. WIG was one of dozens of "pay to play" lobby groups that Merck mobilized to push
20 HPV vaccine mandates.

21 99. Another group, the National Association of County and City Health Officials
22 (NACCHO), was also pushing HPV vaccine mandates in all 50 states.

23 100. To that end, Merck made large contributions to political campaigns and legislative
24 organizations. By February 2007, 24 states and the District of Columbia had introduced mandate
25 legislation.

26 101. Several states passed laws allowing preteen children as young as age 12 to "consent" to
27 vaccination with an HPV vaccine without parental consent or knowledge.

28 102. One New York state county offered children free headphones and speakers to encourage

1 them to consent to the Gardasil vaccine. *See* Mary Holland *et al.*, THE HPV VACCINE ON TRIAL:
2 SEEKING JUSTICE FOR A GENERATION BETRAYED 131 (2018).

3 103. Merck funneled almost \$92 million to Maryland’s Department of Health between 2012
4 and 2018 to promote Gardasil in Maryland schools, in a fraudulent campaign that paid school officials
5 to deliberately deceive children and parents into believing Gardasil was mandatory for school
6 attendance. Josh Mazer, *Maryland should be upfront about HPV vaccinations for children*, CAPITAL
7 GAZETTE, August 14, 2018, at [https://www.capitalgazette.com/opinion/columns/ac-ce-column-mazer-](https://www.capitalgazette.com/opinion/columns/ac-ce-column-mazer-20180814-story.html)
8 [20180814-story.html](https://www.capitalgazette.com/opinion/columns/ac-ce-column-mazer-20180814-story.html).

9 **E. Merck Pushed Gardasil Using Trusted Doctors and Third-Party Front Groups**

10 104. In order to mobilize “third-party credibility” to push Gardasil, Merck gave massive
11 donations to dozens of nonprofit groups to “educate” the public via “education grants.” For example,
12 a disclaimer on American College of Obstetricians and Gynecologists’ Immunization for Women
13 website stated that “[t]his website is supported by an independent educational grant from Merck and
14 Sanofi Pasteur US.”

15 105. Merck offered influential doctors (also known as “key opinion leaders”) \$4,500 for
16 every Gardasil lecture they gave.

17 106. Among the allegedly independent organizations Merck recruited to push Gardasil were
18 the Immunization Coalition, the Allegheny County Board of Health, the Eye and Ear Foundation, the
19 Jewish Healthcare Foundation, the American Dental Association, the American College of
20 Obstetricians and Gynecologists, and the American Cancer Society.

21 **F. Merck Has Systematically Misrepresented the Efficacy of Gardasil By**
22 **Advertising that Gardasil Prevents Cervical Cancer When There Are No**
23 **Clinical Studies to Support This False Claim**

24 107. Merck faced a daunting problem in convincing regulators, doctors, and the public to
25 accept the Gardasil vaccine.

26 108. Merck recommends the vaccine for children aged 11 to 12 to provide protection against
27 a disease that, in the United States, is not generally diagnosed until a median age of 50. Moreover, in
28 those rare instances of death, the median age is 58.

109. There are no studies proving that Gardasil prevents cancer.

1 110. Because it can take decades for a persistent HPV infection to proceed to development of
2 cervical cancer, and because cervical cancer is so rare, a true efficacy study would require decades and
3 likely hundreds of thousand—if not millions—of trial participants to demonstrate that eliminating
4 certain HPV infections would actually prevent the development of cervical cancer.

5 111. Merck did not want to invest the time or money necessary to perform testing that would
6 prove that its vaccine actually worked to prevent cervical cancer.

7 112. Instead, Merck persuaded regulators to allow it to use “surrogate endpoints” to support
8 its theory that the HPV vaccines would be effective in preventing cervical cancer.

9 113. The clinical trials therefore did not test whether HPV vaccines prevent cervical or other
10 cancers. Instead, Merck tested the vaccines against development of certain cervical lesions, which
11 some researchers suspect are precursors to cancer, although the majority of these lesions, even the
12 most serious, regress on their own. *See, e.g.,* Jin Yingji et al., *Use of Autoantibodies Against Tumor-*
13 *Associated Antigens as Serum Biomarkers for Primary Screening of Cervical Cancer*, 8 ONCOTARGET
14 105425 (Dec. 1, 2017); Philip Castle et al., *Impact of Improved Classification on the Association of*
15 *Human Papillomavirus With Cervical Precancer*, 171 AMERICAN JOURNAL OF EPIDEMIOLOGY 161
16 (Dec. 10, 2009); Karoliina Tainio et al., *Clinical Course of Untreated Cervical Intraepithelial*
17 *Neoplasia Grade 2 Under Active Surveillance: Systematic Review and Meta-Analysis*, 360 BRIT. MED.
18 J. k499 (Jan. 16, 2018).

19 114. The HHS, which oversees the FDA and which also stood to make millions of dollars on
20 the vaccine from patent royalties, allowed the use of Merck’s proposed surrogate endpoints.

21 115. The surrogate endpoints chosen by Merck to test the efficacy of its HPV vaccine were
22 CIN grades 2 and 3 and adenocarcinoma in situ.

23 116. Merck used these surrogate endpoints even though it knew that these precursor lesions
24 are common in young women under 25 and rarely progress to cancer.

25 117. At the time FDA approved the vaccine, Merck’s research showed only that Gardasil
26 prevented certain lesions (the vast majority of which would have resolved on their own without
27 intervention) and genital warts—not cancer itself—and only for a few years at that.

28 118. The use of these surrogate endpoints allowed Merck to shorten the clinical trials to a

1 few years and gain regulatory approvals of the vaccines without any evidence the vaccines would
2 prevent cancer in the long run.

3 119. Merck's own lawyers told its marketing department that it was illegal for the company
4 to market the vaccine as preventing cervical cancer, and that the company could only claim that
5 Gardasil suppressed colonization by certain HPV types.

6 120. Merck's marketers ignored this advice.

7 121. Merck's advertisements assert that the HPV vaccine prevents cervical cancer. For
8 example, in a presentation to medical doctors, Merck proclaimed: "Every year that increases in
9 coverage [of the vaccine] are delayed, another 4,400 women will go on to develop cervical cancer."
10 The presentation goes on to tell doctors that women who do not get the vaccine will go on to develop
11 cancer.

12 122. Merck's foundational theory that HPV alone causes cervical cancer, while dogmatically
13 asserted, is not proven.

14 123. Research indicates that cervical cancer is a multi-factor disease, with persistent HPV
15 infections seeming to play a role, along with many other environmental and genetic factors, including
16 smoking cigarettes or exposure to other toxic smoke sources, long-term use of oral contraceptives,
17 nutritional deficiencies, multiple births (especially beginning at an early age), obesity, inflammation,
18 and other factors. Not all cervical cancer is associated with HPV types in the vaccines and not all
19 cervical cancer is associated with HPV at all.

20 124. Despite the lack of proof, Merck claimed that Gardasil could eliminate cervical cancer
21 and other HPV-associated cancers.

22 125. However, *Merck knows* that the Gardasil vaccines cannot eliminate all cervical cancer
23 or any other cancer that may be associated with HPV.

24 126. Even assuming the Gardasil vaccine is effective in preventing infection from the four to
25 nine vaccine-targeted HPV types, the results may be short term, not guaranteed, and ignore the 200 or
26 more other types of HPV not targeted by the vaccine, and some of which already have been associated
27 with cancer.

28 127. Even assuming these vaccine-targets are the types solely responsible for 100 percent of

1 cervical cancer—which they are not—the vaccines have not been followed long enough to prove that
2 Gardasil protects girls from cancers that would strike them 40 years later.

3 128. Under Merck’s hypothetical theory, the reduction of pre-cancerous lesions should
4 translate to fewer cases of cervical cancer in 30 to 40 years.

5 129. Cervical cancer takes decades to develop and there are no studies that prove the
6 Gardasil vaccines prevent cancer.

7 130. In January 2020, a study from the UK raised doubts about the validity of the clinical
8 trials in determining the vaccine’s potential to prevent cervical cancer. The analysis, carried out by
9 researchers at Newcastle University and Queen Mary University of London, revealed many
10 methodological problems in the design of the Phase 2 and 3 trials, leading to uncertainty regarding
11 understanding the effectiveness of HPV vaccination. *See* Claire Rees et al., *Will HPV Vaccine*
12 *Prevent Cancer?* J. OF THE ROYAL SOC. OF MED. 1-15 (2020).

13 131. As Dr. Tom Jefferson of the Centre for Evidence-Based Medicine pointed out: “The
14 reason for choosing vaccination against HPV was to prevent cancer but there’s no clinical evidence to
15 prove it will do that.”

16 132. Gardasil has never been proven to prevent cervical or any other kind of cancer.

17 133. Yet Merck has marketed the Gardasil vaccines as if there is no question regarding their
18 efficacy at preventing cervical cancer. In reality, they are at best protective against only four to nine
19 of the over 200 strains of the human papillomavirus.

20 **G. The Gardasil Vaccines Contain Numerous Hazardous Ingredients, Including**
21 **At Least One Ingredient Merck Failed to Disclose to Regulators and the Public**

22 **i. Gardasil Contains A Toxic Aluminum Adjuvant**

23 134. To stimulate an enhanced immune response that allegedly *might possibly* last for 50
24 years, Merck added to the Gardasil vaccine a particularly toxic aluminum-containing adjuvant—
25 Amorphous Aluminum Hydroxyphosphate Sulfate (“AAHS”).

26 135. Aluminum is a potent neurotoxin that can result in very serious harm.

27 136. The original Gardasil vaccine contains 225 micrograms of AAHS and Gardasil 9
28 contains 500 micrograms of AAHS.

1 137. Federal law requires that manufacturers cannot add adjuvants to vaccines that have not
2 been proven safe. 21 C.F.R. § 610.15(a).

3 138. AAHS has never been proven safe. AAHS is a recent proprietary blend of aluminum
4 and other unknown ingredients developed by Merck and used in Merck vaccines, including Gardasil.
5 Prior vaccines have used a different aluminum formulation.

6 139. Peer-reviewed studies show that aluminum binds to non-vaccine proteins, including the
7 host's own proteins, or to latent viruses, triggering autoimmune and other serious conditions. See
8 Darja Kanduc, *Peptide Cross-reactivity: The Original Sin of Vaccines*, 4 FRONTIERS IN BIOSCIENCE
9 1393 (June 2012).

10 140. Aluminum, including AAHS, has been linked to scores of systemic side effects
11 including, but not limited to: impairing cognitive and motor function; inducing autoimmune
12 interactions; increasing blood brain barrier permeability; inducing macrophagic myofascitis in muscle;
13 blocking neuronal signaling; interrupting cell-to-cell communications; corrupting neuronal-glial
14 interactions; interfering with synaptic transmissions; altering enzyme function; impairing protein
15 function; fostering development of abnormal tau proteins; and altering DNA.

16 **ii. Merck Lied About a Secret DNA Adjuvant Contained in The**
17 **Gardasil Vaccines**

18 141. Merck has repeatedly concealed or incorrectly identified Gardasil ingredients to the
19 FDA and the public.

20 142. Merck lied both to the FDA and the public about including a secret and potentially
21 hazardous ingredient, HPV LI-DNA fragments, in Gardasil. These DNA fragments could act as a
22 Toll-Like Receptor 9 (“TLR9”) agonist—further adjuvanting the vaccine and making it more potent.
23 Merck used this hidden adjuvant to prolong the immunological effects of the vaccine, but illegally
24 omitted it from its list of substances and ingredients in the vaccine.

25 143. Dr. Sin Hang Lee has opined that, without adding the TLR9 agonist, Gardasil would not
26 be immunogenic. The DNA fragments bound to the AAHS nanoparticles act as the TLR9 agonist in
27 both Gardasil and Gardasil 9 vaccines, creating the strongest immune-boosting adjuvant in use in any
28 vaccine.

1 144. On multiple occasions, Merck falsely represented to the FDA and others, including
2 regulators in other countries, that the Gardasil vaccine did not contain viral DNA, ignoring the DNA
3 fragments.

4 145. This DNA adjuvant is not approved by the FDA, and Merck does not list it among the
5 ingredients as federal law requires. See 21 C.F.R. § 610.61(o) (requiring that adjuvants be listed on
6 biologics' labeling). Even if not an adjuvant, the DNA fragments should have been listed because
7 they represent a safety issue. 21 C.F.R. §610.61(n).

8 146. It is unlawful for vaccine manufacturers to use an experimental and undisclosed
9 adjuvant.

10 147. When independent scientists found DNA fragments in every Gardasil vial tested, from
11 all over the world, Merck at first denied, and then finally admitted, the vaccine does indeed include
12 HPV L1-DNA fragments.

13 148. Tellingly, Merck entered into a business arrangement with Idera Pharmaceuticals in
14 2006 to explore DNA adjuvants to further develop and commercialize Idera's toll-like receptors in
15 Merck's vaccine program.

16 149. To this day, the Gardasil package inserts do not disclose that DNA fragments remain in
17 the vaccine.

18 150. Dr. Lee also found HPV DNA fragments from the Gardasil vaccine in post-mortem
19 spleen and blood samples taken from a young girl who died following administration of the vaccine.
20 *See Sin Hang Lee, Detection of Human Papillomavirus L1 Gene DNA Fragments in Postmortem*
21 *Blood and Spleen After Gardasil Vaccination—A Case Report*, 3 *ADVANCES IN BIOSCIENCE AND*
22 *BIOTECHNOLOGY* 1214 (December 2018).

23 151. Those fragments appear to have played a role in the teenager's death.

24 152. The scientific literature suggests there are grave and little-understood risks attendant to
25 injecting DNA into the human body.

26 **iii. Gardasil Contains Borax**

27 153. Gardasil contains sodium borate (borax). Borax is a toxic chemical and may have long-
28 term toxic effects.

1 154. Merck has performed no studies to determine the impact of injecting borax into millions
2 of young children or adults.

3 155. Sodium borate is known to have adverse effects on male reproductive systems in rats,
4 mice, and dogs. Furthermore, borax causes increased fetal deaths, decreased fetal weight, and
5 increased fetal malformations in rats, mice, and rabbits.

6 156. The European Chemical Agency requires a “DANGER!” warning on borax and states
7 that borax “may damage fertility or the unborn child.”

8 157. The Material Safety Data Sheet (“MSDS”) for sodium borate states that sodium borate
9 “[m]ay cause adverse reproductive effects” in humans.

10 158. The FDA has banned borax as a food additive in the United States, and yet allows
11 Merck to use it in the Gardasil vaccine without any proof of safety.

12 **iv. Gardasil Contains Polysorbate 80**

13 159. Gardasil contains Polysorbate 80.

14 160. Polysorbate 80 crosses the blood-brain barrier.

15 161. Polysorbate 80 is used in drugs to open up the blood brain barrier in order to allow the
16 active ingredients in a drug to reach the brain and to elicit the intended response. It acts as an
17 emulsifier for molecules like AAHS and aluminum, enabling those molecules to pass through resistive
18 cell membranes.

19 162. Polysorbate 80 is associated with many health injuries, including, anaphylaxis,
20 infertility, and cardiac arrest.

21 163. Polysorbate 80 was implicated as a cause, possibly with other components, of
22 anaphylaxis in Gardasil recipients in a study in Australia. *See* Julia Brotherton et al., *Anaphylaxis*
23 *Following Quadrivalent Human Papillomavirus Vaccination*, 179 CANADIAN MEDICAL ASSOC. J. 525
24 (September 9, 2008). Merck never tested polysorbate 80 for safety in vaccines.

25 **v. Gardasil Contains Genetically Modified Yeast**

26 164. Gardasil contains genetically modified yeast.

27 165. Studies have linked yeast with autoimmune conditions. *See, e.g.,* Maurizo Rinaldi et
28 al., *Anti-Saccharomyces Cerevisiae Autoantibodies in Autoimmune Diseases: from Bread Baking to*

1 *Autoimmunity*, 45 CLINICAL REVIEWS IN ALLERGY AND IMMUNOLOGY 152 (October 2013).

2 166. Study participants with yeast allergies were excluded from Gardasil clinical trials.

3 167. Merck has performed no studies to determine the safety of injecting yeast into millions
4 of children and young adults.

5 **H. As it Did in Vioxx, In Designing and Conducting Its Clinical Trials for**
6 **Gardasil, Merck Concealed Risks to Falsely Enhance the Safety Profile of**
7 **Gardasil**

7 168. Merck engaged in wholesale fraud during its safety and efficacy clinical studies.

8 169. In order to obtain its Gardasil license, Merck designed its studies purposefully to
9 conceal adverse events and exaggerate efficacy.

10 170. Merck sold Gardasil to the public falsely claiming that pre-licensing safety tests proved
11 it to be effective and safe.

12 171. In fact, Merck's own pre-licensing studies showed Gardasil to be of doubtful efficacy
13 and dangerous.

14 172. The dishonesty in the clinical tests has led many physicians to recommend the
15 vaccination, under false assumptions.

16 173. The clinical trials clearly demonstrated that the risks of both Gardasil and Gardasil 9
17 vastly outweigh any proven or theoretical benefits.

18 174. Merck deliberately designed the Gardasil protocols to conceal evidence of chronic
19 conditions such as autoimmune diseases, menstrual cycle problems, and death associated with the
20 vaccine during the clinical studies.

21 175. Merck employed deceptive means to cover up injuries study group participants suffered.

22 176. In early 2018, Lars Jørgensen, M.D., Ph.D. and Professor Peter Gøtzsche, M.D. (then
23 with the Nordic Cochrane Centre), and Professor Tom Jefferson, M.D., of the Centre for Evidence-
24 Based Medicine, published a study indexing all known industry and non-industry HPV vaccine
25 clinical trials, and were disturbed to find that regulators such as the FDA and EMA (European
26 Medicines Agency) assessed as little as half of all available clinical trial results when approving the
27 HPV vaccines. Lars Jørgensen et al., *Index of the Human Papillomavirus (HPV) Vaccine Industry*
28 *Clinical Study Programmers and Non-Industry Funded Studies: a Necessary Basis to Address*

1 *Reporting Bias in a Systematic Review*, 7 SYSTEMATIC REVIEWS (January 18, 2018).

2 177. Per the indexing study discussed above, Merck appears to have kept a number of its
3 clinical trial results secret. Moreover, it appears that Merck reported only those findings that support
4 its own agenda.

5 178. Three separate reviews of the Gardasil vaccine by the Cochrane Collaboration found
6 that the trial data were “largely inadequate.”

7 179. According to Dr. Tom Jefferson, “HPV [vaccine] harms have not been properly
8 studied.”

9 180. In 2019, numerous medical professionals published an article in the British Medical
10 Journal outlining the flaws and incomplete nature of the publications discussing Merck’s Gardasil
11 clinical trials. The authors issued a “call to action” for independent researchers to reanalyze or
12 “restore the reporting of multiple trials in Merck’s clinical development program for quadrivalent
13 human papillomavirus (HPV) vaccine (Gardasil) vaccine.” Peter Doshi et al., *Call to Action: RIAT*
14 *Restoration of Previously Unpublished Methodology in Gardasil Vaccine Trials*, 346 BRIT. MED. J.
15 2865 (2019). The authors explained that the highly influential publications of these studies, which
16 formed the basis of Gardasil’s FDA approval, “incompletely reported important methodological
17 details and inaccurately describe the formulation that the control arm received, necessitating
18 correction of the record.” *Id.* The authors explained that, while the publications claimed the clinical
19 trials of Gardasil were “placebo-controlled,” “participants in the control arm of these trials did not
20 receive an inert substance, such as saline injection. Instead, they received an injection containing
21 [AAHS], a proprietary adjuvant system that is used in Gardasil to boost immune response.” *Id.*

22 181. The researchers further opined that “the choice of AAHS-containing controls
23 complicates the interpretation of efficacy and safety results in trials ... We consider the omission in
24 journal articles, of any rationale for the selection of AAHS-containing control, to be a form of
25 incomplete reporting (of important methodological details), and believe the rationale must be
26 reported. We also consider that use of the term ‘placebo’ to describe an active comparator like AAHS
27 inaccurately describes the formulation that the control arm received, and constitutes an important error
28 that requires correction.” *Id.*

1 182. The authors pointed out that Merck’s conduct “raises ethical questions about trial
2 conduct as well,” and that they and other scientists would need to review the Gardasil clinical trial raw
3 data in order to be able to analyze the safety and adverse event profile of Gardasil meaningfully and
4 independently. *Id.*

5 **i. Small Clinical Trials**

6 183. Although nine to 12-year-olds are the primary target population for HPV vaccines,
7 Merck used only a small percentage of this age group in the clinical trials. Protocol 018 was the only
8 protocol comparing children receiving a vaccine to those who did not. In that study, Merck looked at
9 results of fewer than 1,000 children 12 and younger for a vaccine targeting billions of boys and girls
10 in that age group over time. In Protocol 018, 364 girls and 332 boys (696 children) were in the
11 vaccine cohort, while 199 girls and 173 boys (372 children) received a non-aluminum control.

12 184. The small size of this trial means that it was incapable of ascertaining all injuries that
13 could occur as a result of the vaccine.

14 **ii. Merck Used a Highly Toxic “Placebo” to Mask Gardasil Injuries**

15 185. Instead of comparing health outcomes among volunteers in the Gardasil study group to
16 health outcomes among volunteers receiving an inert placebo, Merck purposefully used a highly toxic
17 placebo as a control in order to conceal Gardasil’s risks in all trials using comparators with the
18 exception of Protocol 018, where only 372 children received a non-saline placebo containing
19 everything in the vaccine except the adjuvant and antigen.

20 186. Comparing a new product against an inactive placebo provides an accurate picture of
21 the product’s effects, both good and bad. The World Health Organization (“WHO”) recognizes that
22 using a toxic comparator as a control (as Merck did here) creates a “methodological disadvantage.”
23 WHO states that “it may be difficult or impossible to assess the safety” of a vaccine when there is no
24 true placebo.

25 187. Merck deliberately used toxic “placebos” in the control group, in order to mask harms
26 caused by Gardasil to the study group.

27 188. Instead of testing Gardasil against a control with a true inert placebo, Merck tested its
28 vaccine in almost all clinical trials against its highly neurotoxic aluminum adjuvant, AAHS.

1 189. Merck gave neurotoxic aluminum injections to approximately 10,000 girls and young
2 women participating in Gardasil trials, to conceal the dangers of Gardasil vaccines.

3 190. Merck never safety tested AAHS before injecting it into thousands of girls and young
4 women in the control groups and the girls and young women were not told they could receive an
5 aluminum “placebo.” Merck told the girls that they would receive either the vaccine or a safe inert
6 placebo.

7 191. Merck violated rules and procedures governing clinical trials when it lied to the clinical
8 study volunteers, telling them that the placebo was an inert saline solution, when in reality the placebo
9 contained the highly neurotoxic aluminum adjuvant AAHS.

10 192. AAHS provoked terrible injuries and deaths in a number of the study participants when
11 Merck illegally dosed the control group volunteers with AAHS.

12 193. Since the injuries in the Gardasil group were replicated in the AAHS control group, this
13 scheme allowed Merck to falsely conclude that Gardasil’s safety profile was comparable to the
14 “placebo.”

15 194. The scheme worked and enabled Merck to secure FDA licensing.

16 195. Merck lied to FDA when it told public health officials that it had used a saline placebo
17 in Protocol 018.

18 196. There was no legitimate public health rationale for Merck’s failure to use a true saline
19 placebo control in the original Gardasil clinical trials. At that time, no other vaccine was yet licensed
20 for the four HPV strains Gardasil was intended to prevent.

21 197. A small handful of girls in a subsequent Gardasil 9 trial group may have received the
22 saline placebo, but only after they had already received three doses of Gardasil for the Gardasil 9 trial.

23 **iii. Merck Used Exclusionary Criteria to Further Conceal Gardasil**
24 **Risks**

25 198. Merck also manipulated the Gardasil studies by excluding nearly half of the original
26 recruits to avoid revealing the effects of the vaccine on vulnerable populations.

27 199. After recruiting thousands of volunteers to its study, Merck excluded all women who
28 had admitted to vulnerabilities that might be aggravated by the vaccine, such as abnormal Pap tests or

1 a history of immunological or nervous system disorders.

2 200. Women could also be excluded for “[a]ny condition which in the opinion of the
3 investigator might interfere with the evaluation of the study objectives.”

4 201. Merck’s protocol had exclusion criteria for subjects with allergies to vaccine ingredients
5 including aluminum (AAHS), yeast, and the select enzymes. For most of these ingredients, there are
6 limited resources for the public to test for such allergies in advance of being vaccinated.

7 202. Merck excluded anyone with serious medical conditions from the Gardasil clinical
8 trials, even though CDC recommends the Gardasil vaccine for everyone, regardless of whether or not
9 they suffer from a serious medical condition.

10 203. Merck sought to exclude from the study all subjects who might be part of any subgroup
11 that would suffer injuries or adverse reactions to any of Gardasil’s ingredients.

12 204. The study exclusion criteria are not listed as warnings on the package inserts, and the
13 package insert for Gardasil only mentions an allergy to yeast or to a previous dose of Gardasil as a
14 contraindication, rather than an allergy to any other component. Nonetheless, for most of the
15 ingredients, it is almost impossible to determine if such an allergy exists prior to being vaccinated, and
16 Merck does not recommend allergy testing before administering the vaccine.

17 205. Instead of testing the vaccine on a population representative of the cross-section of
18 humans who would receive the approved vaccine, Merck selected robust, super-healthy trial
19 participants who did not reflect the general population, in order to mask injurious effects on all the
20 vulnerable subgroups that now receive the vaccine. Therefore, the population tested in the clinical
21 trials was a much less vulnerable population than the population now receiving Gardasil.

22 **iv. Merck Deceived Regulators and The Public by Classifying Many**
23 **Serious Adverse Events, Which Afflicted Nearly Half of All Study**
24 **Participants, As Coincidences**

25 206. Because Merck did not use a true placebo, determining which injuries were attributable
26 to the vaccine and which were attributable to unfortunate coincidence was entirely within the
27 discretion of Merck’s paid researchers.

28 207. In order to cover up and conceal injuries from its experimental vaccine, Merck, during
the Gardasil trials, employed a metric, “new medical conditions,” that allowed the company to dismiss

1 and fraudulently conceal infections, reproductive disorders, neurological symptoms, and autoimmune
2 conditions, which affected a troubling 50 percent of all clinical trial participants.

3 208. Merck’s researchers systematically dismissed reports of serious adverse events from 49
4 percent of trial participants in order to mask the dangers of the vaccine.

5 209. Instead of reporting these injuries as “adverse events,” Merck dismissed practically all
6 of these illnesses and injuries as unrelated to the vaccine by classifying them under its trashcan metric
7 “new medical conditions,” a scheme Merck could get away with only because it used a “spiked”
8 (poisonous) placebo, that was yielding injuries at comparable rates.

9 210. Merck’s use of a toxic placebo allowed the company to conceal from the public an
10 epidemic of autoimmune diseases and other injuries and deaths associated with its multi-billion-dollar
11 HPV vaccine.

12 211. Because Merck conducted its studies without a true placebo, Merck investigators had
13 wide discretion to decide what constituted an adverse event, and used that power to dismiss a wave of
14 grave vaccine injuries, injuries that sickened half of the trial volunteers, as coincidental.

15 212. Almost half (49 percent) of all trial participants, regardless of whether they received the
16 vaccine or Merck’s toxic placebo, reported adverse events, including serious illnesses such as blood,
17 lymphatic, cardiac, gastrointestinal, immune, musculoskeletal, reproductive, neurological and
18 psychological conditions, chronic illnesses such as thyroiditis, arthritis and multiple sclerosis, and
19 conditions requiring surgeries. *See, e.g., Nancy B. Miller, Clinical Review of Biologics License*
20 *Application for Human Papillomavirus 6, 11, 16, 18 LI Virus Like Particle Vaccine (S. cerevisiae)*
21 *(STN 125126 GARDASIL), manufactured by Merck, Inc. at 393-94 (Table 302) (June 8, 2006).*

22 **v. Merck Manipulated the Study Protocols to Block Participants and**
23 **Researchers from Reporting Injuries and Designed the Studies to**
24 **Mask Any Long-Term Adverse Events**

25 213. Merck adopted multiple strategies to discourage test subjects from reporting injuries.

26 214. Merck provided Vaccination Report Cards to a limited number of trial participants. For
27 example, in Protocol 015, only approximately 10 percent of participants—all in the United States,
28 despite trial sites worldwide—received Vaccination Report Cards to memorialize reactions in the first
few days following injections.

1 215. Furthermore, the report cards only included *categories* of “Approved Injuries”—mainly
2 job site reactions (burning, itching, redness, bruising)—leaving no room to report more serious
3 unexplained injuries such as autoimmune diseases. In fact, they were designed for the purposes of
4 reporting non-serious reactions only.

5 216. Furthermore, Merck instructed those participants to record information for only 14 days
6 following the injection.

7 217. In this way, Merck foreclosed reporting injuries with longer incubation periods or
8 delayed diagnostic horizons.

9 218. Abbreviated reporting periods were part of Merck’s deliberate scheme to conceal
10 chronic conditions such as autoimmune or menstrual cycle problems, and premature ovarian failure,
11 all of which have been widely associated with the vaccine, but would be unlikely to show up in the
12 first 14 days following injection.

13 219. Merck researchers did not systematically collect adverse event data from the trials,
14 which were spread out over hundreds of test sites all over the world.

15 220. To conceal the dangerous side effects of its vaccine, Merck purposely did not follow up
16 with girls who experienced serious adverse events during the Gardasil clinical trials.

17 221. Merck failed to provide the trial subjects a standardized questionnaire checklist of
18 symptoms to document a comparison of pre- and post-inoculation symptoms.

19 222. To discourage its clinicians from reporting adverse events, Merck made the paperwork
20 reporting requirements for supervising clinicians onerous and time-consuming, and refused to pay
21 investigators additional compensation for filling out the paperwork.

22 223. Thus, Merck disincentivized researchers from reviewing participants’ medical records,
23 even when the participant developed a “serious medical condition that meets the criteria for serious
24 adverse experiences” as described in the protocol.

25 224. Merck granted extraordinary discretion to its researchers to determine what constituted
26 a reportable adverse event, while incentivizing them to report nothing and to dismiss all injuries as
27 unrelated to the vaccine.

28 225. Merck used subpar, subjective data collection methods, relying on participants’

1 recollections and the biased viewpoints of its trial investigators.

2 226. Merck downplayed the incidence of serious injuries and used statistical gimmickry to
3 under-report entries.

4 **vi. Merck Deceived Regulators and the Public About Its Pivotal**
5 **Gardasil Clinical Trial (Protocol 018)**

6 227. Merck tested Gardasil and Gardasil 9 in some 50 clinical trials, each one called a
7 “Protocol.” However, results for many of these studies are not available to the public or even to the
8 regulators licensing Gardasil. *See* Lars Jørgensen, *et al.*, *Index of the Human Papillomavirus (HPV)*
9 *Vaccine Industry Clinical Study Programmers and Non-Industry Funded Studies: a Necessary Basis*
10 *to Address Reporting Bias in a Systematic Review*, 7 *SYSTEMATIC REVIEWS* 8 (January 18, 2018).

11 228. Gardasil’s most important clinical trial was Protocol 018. The FDA considered
12 Protocol 018 the pivotal trial upon which Gardasil licensing approvals hinged, because FDA believed
13 (1) it was the only trial where Merck used a “true saline placebo,” and (2) it was the only trial with a
14 comparator group that included girls aged 11 to 12—the target age for the Gardasil vaccine. *See*
15 *Transcript of FDA Center For Biologics Evaluation And Research VRBPAC Meeting, May 18, 2006,*
16 *at 93 (Dr. Nancy Miller).*

17 229. Merck lied to regulators, to the public, and to subjects in its clinical trials by claiming
18 that the Protocol 018 “placebo” group received an actual saline or inert placebo.

19 230. When the FDA approved Gardasil, it described the Protocol 018 control as a “true
20 saline placebo.”

21 231. The FDA declared that the Protocol 018 trial was “of particular interest” because Merck
22 used a true saline placebo instead of the adjuvant as a control.

23 232. Merck told regulators that it gave a “saline placebo” to only one small group of
24 approximately 600 nine to 15-year-old children.

25 233. In fact, Merck did not give even this modest control group a true saline placebo, but
26 rather, group members were given a shot containing “the carrier solution”—a witches’ brew of toxic
27 substances including polysorbate 80, sodium borate (borax), genetically modified yeast, L-histidine,
28 and possibly a fragmented DNA adjuvant.

1 234. The only components of Gardasil the control group did not receive were the HPV
2 antigens and the aluminum adjuvant.

3 235. Despite the witches' brew of toxic chemicals in the carrier solution, those children fared
4 much better than any other study or control group participants, all of whom received the AAHS
5 aluminum adjuvant.

6 236. Only 29 percent of the vaccinated children and 31 percent of control recipients in
7 Protocol 018 reported new illnesses from Day 1 through Month 12, compared to an alarming 49.6
8 percent of those vaccinated and 49 percent of AAHS controls in the "pooled group" (composed of
9 some 10,000 young women and with the other participants combined) from Day 1 only through
10 Month 7 (not 12). Because the pooled group also included Protocol 018, even those numbers may not
11 be accurate with respect to those who received either a vaccine with a full dose of AAHS or those who
12 received an AAHS control.

13 237. Few of the girls in the Protocol 018 control group got systemic autoimmune diseases,
14 compared to 2.3 percent (1 in every 43) in the pooled group. In a follow-up clinical review in 2008,
15 the FDA identified three girls in the carrier-solution group with autoimmune disease. Based on the
16 number of girls in the placebo group as stated in the original 2006 clinical review, fewer than 1
17 percent of girls in the carrier solution group reported autoimmune disease.

18 238. In order to further deceive the public and regulators, upon information and belief,
19 Merck cut the dose of aluminum adjuvant in half when it administered the vaccine to the nine to
20 fifteen-year-old children in its Protocol 018 study group.

21 239. As a result, this group showed significantly lower "new medical conditions" compared
22 to other protocols.

23 240. Upon information and belief, Merck pretended that the vaccinated children in the
24 Protocol 018 study group received the full dose adjuvant by obfuscating the change in formulation in
25 the description.

26 241. Upon information and belief, Merck had cut the adjuvant in half, knowing that this
27 would artificially and fraudulently lower the number of adverse events and create the illusion that the
28 vaccine was safe.

1 242. Upon information and belief, Merck lied about this fact to the FDA.

2 243. The data from that study therefore do not support the safety of the Gardasil formulation
3 since Merck was not testing Gardasil, but a far less toxic formulation.

4 244. Upon information and belief, Merck was testing a product with only half the dose of
5 Gardasil's most toxic component.

6 245. Upon information and belief, this is blatant scientific fraud, which continues to this day
7 because this is the study upon which current vaccine safety and long-term efficacy assurances are
8 based.

9 246. As set forth above, upon information and belief, Merck's deception served its purpose;
10 Only 29 percent of the vaccinated children in Protocol 018 reported new illness, compared to an
11 alarming 49.6 percent in the pooled group to receive the full dose adjuvant in the vaccine.

12 **I. Contrary to Merck's Representations, Gardasil May Actually Cause and**
13 **Increase the Risk of Cervical and Other Cancers**

14 247. Gardasil's label states, "Gardasil has not been evaluated for potential to cause
15 carcinogenicity or genotoxicity." The Gardasil 9 label states: "GARDASIL9 has not been evaluated
16 for the potential to cause carcinogenicity, genotoxicity or impairment of male fertility."

17 248. Peer-reviewed studies, including CDC's own studies, have suggested that the
18 suppression of the HPV strains targeted by the Gardasil vaccine may actually open the ecological
19 niche for replacement by more virulent strains. *See Fangjian Guo et al., Comparison of HPV*
20 *prevalence between HPV-vaccinated and non-vaccinated young adult women (20–26 years), 11*
21 *HUMAN VACCINES & IMMUNOTHERAPEUTICS 2337 (October 2015); Sonja Fischer et al., Shift in*
22 *prevalence of HPV types in cervical cytology specimens in the era of HPV vaccinations, 12*
23 *ONCOLOGY LETTERS 601 (2016); J. Lyons-Weiler, Biased Cochrane Report Ignores Flaws in HPV*
24 *Vaccine Studies, and Studies of HPV Type Replacement, (May 18, 2018). In other words, Gardasil*
25 *may increase the chances of getting cancer.*

26 249. In short, the Gardasil vaccines, which Merck markets as anti-cancer products, may
27 themselves cause cancer or mutagenetic changes that can lead to cancer.

28 250. Merck concealed from the public data from its clinical trials indicating that the vaccines

1 enhance the risk of cervical cancers in many women.

2 251. Merck's study showed that women exposed to HPV before being vaccinated were 44.6
3 percent more likely to develop cancerous lesions compared to unvaccinated women, even within a few
4 years of receiving the vaccine.

5 252. In other words, Merck's studies suggest that its HPV vaccines may cause cancer in
6 women who have previously been exposed to HPV, particularly if they also have a current infection.

7 253. In some studies, more than 30 percent of girls show evidence of exposure to HPV
8 before age ten, from casual exposures, unwashed hands or in the birth canal. Flora Bacopoulou et al.,
9 *Genital HPV in Children and Adolescents: Does Sexual Activity Make a Difference?*, 29 JOURNAL OF
10 PEDIATRIC & ADOLESCENT GYNECOLOGY 228 (June 2016).

11 254. Even in light of the data demonstrating that Gardasil can increase the risk of cancer in
12 girls who previously have been exposed to HPV, in order to increase profits, Merck's Gardasil labels
13 and promotional material do not inform patients and medical doctors of this important risk factor.

14 255. Some clinical trial participants have developed cancer, including cervical cancer.

15 256. Numerous women have reported a sudden appearance of exceptionally aggressive
16 cervical cancers following vaccination.

17 257. Cervical cancer rates are climbing rapidly in all the countries where Gardasil has a high
18 uptake.

19 258. An Alabama study shows that the counties with the highest Gardasil uptakes also had
20 the highest cervical cancer rates.

21 259. After the introduction of HPV Vaccine in Britain, cervical cancer rates among young
22 women aged 25 to 29 has risen 54 percent.

23 260. In Australia, government data reveals there has been a sharp increase in cervical cancer
24 rates in young women following the implementation of the Gardasil vaccine. The most recent data
25 reveal that, 13 years after Gardasil was released and pushed upon teenagers and young adults, there
26 has been a 16 percent increase in 25 to 29 year olds and a 30 percent increase in 30 to 34-year-old
27 girls contracting cervical cancer, corroborating the clinical trial data that Gardasil may *increase* the
28 risk of cervical cancer, particularly in patients who had previous HPV infections. Meanwhile, rates

1 are decreasing for older women (who have not been vaccinated).

2 261. In addition to the belief that Gardasil may create and open an ecological niche for
3 replacement by more virulent strains of HPV, resulting in the increase of cervical cancers as outlined
4 above, in light of Merck’s false advertising that Gardasil prevents cervical cancer, young women who
5 have received Gardasil are foregoing regular screening and Pap tests in the mistaken belief that HPV
6 vaccines have eliminated all their risks.

7 262. Cervical screening is proven to reduce the cases of cervical cancer, and girls who have
8 taken the vaccine are less likely to undergo cervical screenings.

9 263. Data show that girls who received HPV vaccines before turning 21 are far less likely to
10 get cervical cancer screening than those who receive the vaccines after turning 21.

11 264. The cervical screening is more cost effective than vaccination alone or vaccination with
12 screening.

13 265. Therefore, Pap tests, which detect cervical tissue abnormalities, and HPV DNA testing
14 are the most effective frontline public health responses to cervical health problems.

15 **J. Merck has Concealed the Fact that Gardasil Induces and Increases the Risk of**
16 **Autoimmune Diseases and Other Injuries, Including But Not Limited to,**
17 **Postural Orthostatic Tachycardia Syndrome, Chronic Fatigue Syndrome,**
18 **Neuropathy, Fibromyalgia and Dysautonomia**

18 266. Gardasil induces and increases the risk of autoimmune disease.

19 267. Gardasil has been linked to a myriad of autoimmune disorders, including but not
20 limited, to: Guillain–Barré syndrome (“GBS”), postural orthostatic tachycardia syndrome (“POTS”),
21 Orthostatic Intolerance (“OI”), chronic inflammatory demyelinating polyneuropathy (“CDIP”), small
22 fiber neuropathy (“SFN”), systemic lupus erythematosus (“SLE”), immune thrombocytopenic
23 purpura (“ITP”), multiple sclerosis (“MS”), acute disseminated encephalomyelitis (“ADEM”),
24 antiphospholipid syndrome (“APS”), transverse myelitis, rheumatoid arthritis, interconnective tissue
25 disorder, autoimmune pancreatitis (“AIP”), and autoimmune hepatitis.

26 268. Gardasil has also been linked to a myriad of diseases and symptoms that are associated
27 with induced-autoimmune disease, including, for example, fibromyalgia, dysautonomia, premature
28 ovarian failure, chronic fatigue syndrome (“CFS”), chronic regional pain syndrome, cognitive

1 dysfunction, migraines, severe headaches, persistent gastrointestinal discomfort, widespread pain of a
2 neuropathic character, encephalitis syndrome, autonomic dysfunction, joint pain, and brain fog.

3 269. In a 2015 textbook, *VACCINES AND AUTOIMMUNITY*, edited by Dr. Yehuda Shoenfeld,
4 the father of autoimmunology research, and many of the world's leading autoimmunity experts, the
5 scientists concluded that Gardasil can cause autoimmune disorders because of the vaccine's strong
6 immune stimulating ingredients. See Lucija Tomljenovic & Christopher A. Shaw, *Adverse Reactions*
7 *to Human Papillomavirus Vaccines*, *VACCINES & AUTOIMMUNITY* 163 (Yehuda Shoenfeld et al. eds.,
8 2015).

9 270. Medical experts have opined that the mixture of adjuvants contained in vaccines, in
10 particular in the Gardasil vaccines, is responsible for post-vaccination induced autoimmune diseases
11 in select patients. The risks have become so prolific that medical experts have coined a new umbrella
12 syndrome – Autoimmune/Inflammatory Syndrome Induced by Adjuvants (“ASIA”) to refer to the
13 spectrum of immune-mediated diseases triggered by an adjuvant stimulus contained in vaccines, such
14 as aluminum. See e.g., YEHUDA SHOENFELD ET AL, EDS., *VACCINES & AUTOIMMUNITY* 2 (2015).

15 271. Indeed, even in animal studies, it has been revealed that aluminum adjuvants can induce
16 autoimmune disease in tested animals. By way of example, in a series of studies conducted by Lluís
17 Luján, DVM, Ph.D., and his colleagues, it was revealed that sheep injected with aluminum-containing
18 adjuvants commonly come down with severe autoimmune diseases and other adverse reactions.

19 272. Specific to the Gardasil vaccines, which contain adjuvants, including, amorphous
20 aluminum hydroxyphosphate sulfate (AAHS) and the previously undisclosed HPV L1 gene DNA
21 fragments, a number of mechanisms of action have been outlined (as discussed *infra*) as to how
22 Gardasil induces autoimmune disease in select patients.

23 273. Given the number of HPV strains that exist, a great part of the human population has
24 HPV, however, HPV by itself is generally not immunogenic, and generally does not evoke immune
25 responses. Indeed, HPV shares a high number of peptide sequences with human proteins, so that the
26 human immune system generally does not react against HPV in order to not harm self-proteins.
27 Immunotolerance thus generally blocks reactions against HPV in order to avoid autoimmune attacks
28 against the human proteins.

1 274. To induce anti-HPV immune reactions, Merck added various adjuvants, including
2 amorphous aluminum hydroxyphosphate sulfate (AAHS), to the Gardasil vaccine. Adjuvants, such as
3 aluminum, are inflammatory substances that hyperactivate the immune system. Adjuvants are thus
4 the “secret sauce” used by Merck to hyperactivate the immune system and make HPV immunogenic.

5 275. While adjuvants are added with the intent of destroying the HPV virus, they also can
6 have the unintended result of rendering the immune system “blind” and unable to distinguish human
7 proteins from HPV proteins—accordingly, human proteins that share peptide sequences with HPV are
8 at risk of also being attacked by the vaccine.

9 276. While Gardasil causes immune hyperactivation and production of anti-HPV antibodies
10 to fend off certain strains of the HPV virus, it can also result in the immune system losing its ability to
11 differentiate human proteins from foreign proteins, causing the immune system to attack the body’s
12 own proteins and organs. Because of the massive peptide commonality between HPV and human
13 proteins, the indiscriminate attack triggered by the Gardasil adjuvants will cause massive cross-
14 reactions and dangerous attacks against human proteins, leading to a number of autoimmune diseases
15 manifested throughout the different organs of the body. This process is sometimes referred to as
16 “molecular mimicry.”

17 277. In addition to “molecular mimicry,” other mechanisms of action that explain how
18 Gardasil can induce autoimmune disease are “epitope spreading,” whereby invading Gardasil
19 antigens, including the toxic aluminum adjuvant, accelerate autoimmune process by location
20 activation of antigen presenting cells, and “bystander activation,” wherein antigens and the aluminum
21 adjuvants in the Gardasil vaccine activate pre-primed autoreactive T cells, which can initiate
22 autoimmune disease (bystander activation of autoreactive immune T cells), or where virus-specific T
23 cells initiate bystander activation resulting in the immune system killing uninfected and unintended
24 neighboring cells.

25 278. Relevant to the injuries at issue in this case, when a person is lying down,
26 approximately one-quarter of their blood volume resides in the chest area. When the person stands
27 up, a significant amount of that blood shifts to the lower extremities. This causes impaired return of
28 blood flow to the heart which also reduces blood pressure. In healthy individuals, the autonomic

1 nervous system adjusts the heartrate to counteract this effect and the hemodynamic changes are
2 negligible. However, in individuals (such as Otto) who are now suffering from dysautonomia or
3 autonomic ailments, such as POTS or OI, the body’s ability to adjust the heartrate and compensate for
4 the blood flow is corrupted, resulting in a host of wide ranging symptoms, including but not limited
5 to, dizziness, lightheadedness, vertigo, woozy sensation, chronic headaches, vision issues due to the
6 loss of blood flow to the brain, light and sound sensitivity, loss of consciousness, shortness of breath,
7 chest pain, gastrointestinal issues, body pains, insomnia, and confusion and/or difficulty sleeping. In
8 certain cases of POTS, patients will also be diagnosed with other medical conditions, including but
9 not limited to, chronic fatigue syndrome and fibromyalgia.

10 279. Medical research has determined that certain dysautonomia diseases such as POTS and
11 OI have an autoimmune etiology. Norepinephrine, a key neurotransmitter of the sympathetic (“fight
12 or flight”) system, exerts its mechanism of action by binding to receptors located in the smooth
13 muscle of the blood vessels and various organs, including the heart. These receptors include alpha-1,
14 alpha-2, beta-1, beta-2, and beta-3 receptors, and, as a group, are generally known as the adrenergic
15 receptors. The adrenergic receptors, and other receptors, including but not limited to the ganglionic
16 and muscarinic acetylcholine receptors, are believed to be affected in certain cases of POTS and OI.
17 *See e.g., Hongliang Li et al., Autoimmune Basis for Postural Tachycardia Syndrome, 3 J. AMERICAN*
18 *HEART ASSOC. e000755 (2014); Artur Fedorowski et al., Antiadrenergic Autoimmunity in Postural*
19 *Tachycardia Syndrome, 19 EUROPACE 1211 (2017); Mohammed Ruzieh et al., The Role of*
20 *Autoantibodies in the Syndromes of Orthostatic Intolerance: A Systematic Review, 51 SCANDINAVIAN*
21 *CARDIOVASCULAR J. 243 (2017); Shu-ichi Ikeda et al., Autoantibodies Against Autonomic Nerve*
22 *Receptors in Adolescent Japanese Girls after Immunization with Human Papillomavirus Vaccine, 2*
23 *ANNALS OF ARTHRITIS AND CLINICAL RHEUMATOLOGY 1014 (2019); William T. Gunning, Postural*
24 *Orthostatic Tachycardia Syndrome is Associated With Elevated G-Protein Coupled Receptor*
25 *Autoantibodies, 8 J. AMERICAN HEART ASSOC. e013602 (2019).*

26 280. A variety of published medical journal articles have discussed the association between
27 Gardasil and a myriad of serious injuries, and have reported on patients developing POTS, OI,
28 fibromyalgia, and other symptoms of autonomic impairment following Gardasil vaccination. *See*

1 Svetlana Blitshetyn, *Postural Tachycardia Syndrome After Vaccination with Gardasil*, 17 EUROPEAN
2 J. OF NEUROLOGY e52 (2010); Svetlana Blitshetyn, *Postural Tachycardia Syndrome Following*
3 *Human Papillomavirus Vaccination*, 21 EUROPEAN J. OF NEUROLOGY 135 (2014); Tomomi Kinoshita
4 et al., *Peripheral Sympathetic Nerve Dysfunction in Adolescent Japanese Girls Following*
5 *Immunization With Human Papillomavirus Vaccine*, 53 INTERNAL MEDICINE 2185 (2014); Louise S.
6 Brinth et al., *Orthostatic Intolerance and Postural Tachycardia Syndrome As Suspected Adverse*
7 *Effects of Vaccination Against Human Papilloma Virus*, 33 VACCINE 2602 (2015); Manuel Martinez-
8 Lavin et al., *HPV Vaccination Syndrome. A Questionnaire Based Study*, 34 J. CLINICAL
9 RHEUMATOLOGY 1981 (2015); Louise S. Brinth et al., *Is Chronic Fatigue Syndrome/Myalgic*
10 *Encephalomyelitis a Relevant Diagnosis in Patients with Suspected Side Effects to Human Papilloma*
11 *Virus Vaccine*, 1 INT. J. OF VACCINE & VACCINATION 3 (2015); Jill R. Schofield et al., *Autoimmunity,*
12 *Autonomic Neuropathy, and HPV Vaccination, A Vulnerable Subpopulation*, CLINICAL PEDIATRICS
13 (2017); Rebecca E. Chandler et al., *Current Safety Concerns With Human Papillomavirus Vaccine: A*
14 *Cluster Analysis of Reports in Vigibase*, 40 DRUG SAFETY 81 (2017); Svetlana Blitshetyn et al.,
15 *Autonomic Dysfunction and HPV Immunization An Overview*, IMMUNOLOGIC RESEARCH (2018); and
16 Svetlana Blitshetyn, *Human Papilloma Virus (HPV) Vaccine Safety Concerning POTS, CRPS and*
17 *Related Conditions*, CLINICAL AUTONOMIC RESEARCH (2019).

18 281. In a 2017 review, Drs. Tom Jefferson and Lars Jørgensen criticized the European
19 Medicines Agency (“EMA”) for turning a blind eye to the debilitating autoimmune injuries, including
20 CRPS and POTS that young women had suffered following vaccination with HPV vaccine. Tom
21 Jefferson et al., *Human Papillomavirus Vaccines, Complex Regional Pain Syndrome, Postural*
22 *Orthostatic Tachycardia Syndrome, and Autonomic Dysfunction – A Review of the Regulatory*
23 *Evidence from the European Medicines Agency*, 3 INDIAN J. OF MED. ETHICS 30 (Jan. – March 2017).

24 282. In a separate article, the same authors describe their process for extracting data from not
25 only peer-reviewed journal publications, but also unpublished data from pharmaceutical company
26 clinical study reports and trial register entries from ClinicalTrials.gov, under the assumption that
27 “more than half of all studies are never published, and the published studies’ intervention effects are
28 often exaggerated in comparison to the unpublished studies. This introduces reporting bias that

1 undermines the validity of systematic reviews. To address reporting bias in systematic reviews, it is
2 necessary to use industry and regulatory trial registers and trial data—in particular, the drug
3 manufacturers’ complete study programs.” They found that 88 percent of industry studies were solely
4 industry-funded, and found serious deficiencies and variability in the availability of HPV vaccine
5 study data. For example, only half of the completed studies listed on ClinicalTrials.gov posted their
6 results. The clinical study reports the authors obtained confirmed that the amount of information and
7 data are vastly greater than that in journal publications. When the authors compared the data the
8 EMA used (which was provided by GlaxoSmithKline and Merck Sharp and Dohme) to conduct their
9 review of the relationship between HPV vaccination and both POTS and CRPS, the authors found that
10 only 48 percent of the manufacturers’ data were reported. According to the authors, “we find this very
11 disturbing.” Lars Jørgensen et al., *Index of the Human Papillomavirus (HPV) Vaccine Industry*
12 *Clinical Study Programmes and Non-Industry Funded Studies: A Necessary Basis to Address*
13 *Reporting Bias in a Systematic Review*, 7 SYSTEMATIC REVIEW 8 (2018).

14 283. Likewise, in a recently released February 2020 peer-reviewed study, researchers who
15 analyzed the available clinical trial data for all HPV vaccines, which include the Gardasil vaccines and
16 another HPV vaccine currently only available in Europe, concluded that “HPV vaccines increased
17 serious nervous disorders.” Lars Jørgensen et al., *Benefits and Harms of the Human Papillomavirus*
18 *(HPV) Vaccines: Systemic Review with Meta-Analyses of Trial Data from Clinical Study Reports*, 9
19 SYSTEMATIC REVIEWS 43 (February 2020).

20 284. In addition, Jørgensen and his co-authors observed that, in reanalyzing the association
21 between HPV vaccines and one specific autoimmune disease, POTS, the HPV vaccines were
22 associated with a nearly two-fold increased risk of POTS. *Id.*

23 285. Jørgensen and his co-authors also noted many of the same shortcomings associated with
24 the Gardasil clinical trials as have already been discussed in this Complaint, including, for example,
25 the fact that no true placebo was utilized by Merck as a comparator (i.e., the comparator/control used
26 by Merck in the Gardasil clinical trials contained aluminum adjuvant). The researchers noted that
27 “[t]he use of active comparators may have underestimated harms related to HPV vaccines,” and that
28 “[t]he degree of harms might therefore be higher in clinical practice than in the trials.” *Id.*

1 286. Jørgensen and his co-authors also noted that the clinical trials revealed that Gardasil 9
2 induced more harms than Gardasil, which could be explained by the fact that Gardasil 9 contains more
3 of the AAHS aluminum adjuvant (500 micrograms of AAHS in Gardasil 9 vs. 225 micrograms of
4 AAHS in Gardasil), and this dose-response relationship further corroborates the plausible claim that
5 the AAHS aluminum adjuvant is a culprit in causing adverse events. *Id.*

6 287. Other researchers, including Tomljenovic and Shaw, who have closely looked into
7 Gardasil, have opined that risks from the Gardasil vaccine seem to significantly outweigh the as yet
8 unproven long-term benefits. In their view, vaccination is unjustified if the vaccine carries any
9 substantial risk, let alone a risk of death, because healthy teenagers face an almost zero percent risk of
10 death from cervical cancer.

11 **K. Merck has Concealed the Fact that Gardasil Increases the Risk of Fertility**
12 **Problems**

13 288. Merck has never tested the impact of the Gardasil vaccines on human fertility.

14 289. Nevertheless, study volunteers reported devastating impacts on human fertility during
15 combined trials, offering substantial evidence that the vaccine may be causing widespread impacts on
16 human fertility, including increases in miscarriage, birth defects, premature ovarian failure, and
17 premature menopause in girls and young women.

18 290. One of the serious adverse events now emerging in vaccinated girls, including teens, is
19 premature ovarian failure. *See, e.g., D. T. Little and H. R. Ward, Adolescent Premature Ovarian*
20 *Insufficiency Following Human Papillomavirus Vaccination: A Case Series Seen in General Practice,*
21 *JOURNAL OF INVESTIGATIVE MEDICINE HIGH IMPACT, Case Reports 1-12 (Oct.-Dec. 2014); D. T. Little*
22 *and H. R. Ward, Premature ovarian failure 3 years after menarche in a 16-year-old girl following*
23 *human papillomavirus vaccination, BMJ CASE REPORTS (September 30, 2012).*

24 291. Premature ovarian failure can occur after aluminum destroys the maturation process of
25 the eggs in the ovaries.

26 292. Fertility has plummeted among American women following the 2006 mass introduction
27 of the Gardasil vaccine. This is most evident in teen pregnancy statistics where numbers have more
28 than halved since 2007.

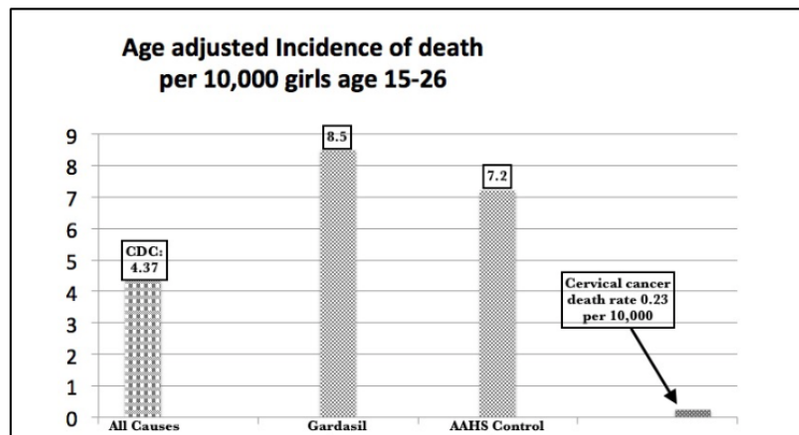
1 293. The total fertility rate for the United States in 2017 continued to dip below what is
2 needed for the population to replace itself, according to a report by the National Center of Health
3 Statistics issued in January 2019, and the rate for women 15 to 44 fell another 2 percent between 2017
4 and 2018.

5 **L. There were an Increased Number of Deaths in the Gardasil Studies**

6 294. Merck’s own preliminary studies predicted that Gardasil would kill and injure far more
7 Americans than the HPV virus, prior to the introduction of the vaccine.

8 295. The average death rate in young women in the U.S. general population is 4.37 per
9 10,000. See Brady E. Hamilton et al., “Births: Provisional Data for 2016,” *Vital Statistics Rapid*
10 *Release, Report No. 002*, June 2017.

11 296. The Gardasil pooled group had a death rate of 8.5 per 10,000, or almost double the
12 background rate in the U.S.



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20 Background CDC rate 4.37 source: *National Vital Statistics Report Vol. 53 2002 page 24*.³⁷
Gardasil rate 8.5: 10/11,778. AAHS control rate 7.2: 7/9,680³⁸
21 Cervical cancer mortality: 2.3 per 100,000 source: *National Cancer Institute SEER Cancer Statistics Review 2015*³⁹

22
23 297. When Merck added in deaths from belated clinical trials, the death rate jumped to 13.3
24 per 10,000 (21 deaths out of 15,706).

25 298. Merck dismissed all deaths as coincidences.

26 299. The total number of deaths was 21 in the HPV vaccine group and 19 in the comparator
27 (AAHS) groups.

28 300. The death rate among vaccine recipients was 13.3 per 10,000, or 133 per 100,000

1 (21/15,706).

2 301. To put this in perspective, the death rate from cervical cancer in the United States is 2.3
3 per 100,000 women. This means that, according to Merck’s own data, a girl is 58 times more likely to
4 die from Gardasil than from cervical cancer.

5 **M. Post-Marketing Injuries—The Raft of Injuries Seen in Merck’s Clinical Trials**
6 **Has Now Become A Population-Wide Chronic Disease Epidemic**

7 302. By 2010, reports coming in from all over the world linked the Gardasil vaccine to
8 bizarre and troubling symptoms.

9 303. Many Gardasil survivors will have lifelong handicaps.

10 304. The severe adverse events from the Gardasil vaccination, seen since its widespread
11 distribution, are similar to those injuries that Merck covered up during its clinical trials. They include
12 autoimmune diseases, suicides, deaths, premature ovarian failures, reproductive problems, infertility,
13 cervical cancer, sudden collapse, seizures, multiple sclerosis, strokes, heart palpitations, chronic
14 muscle pain, complex regional pain syndrome, and weakness.

15 305. Other frequently reported injuries include: disturbances of consciousness; systemic pain
16 including headache, myalgia, arthralgia, back pain and other pain; motor dysfunction, such as
17 paralysis, muscular weightiness, and involuntary movements; numbness and sensory disturbances;
18 autonomic symptoms including hypotension, tachycardia, nausea, vomiting, and diarrhea; respiratory
19 dysfunction, including dyspnea and asthma; endocrine disorders, such as menstrual disorder and
20 hypermenorrhea; and lastly, hypersensitivity to light, heart palpitations, migraine headaches,
21 dizziness, cognitive deficits, personality changes, vision loss, joint aches, headaches, brain
22 inflammation, chronic fatigue, death, and severe juvenile rheumatoid arthritis.

23 306. The data show that Gardasil is yielding far more reports of adverse events than any
24 other vaccine. For example, Gardasil had 8.5 times more emergency room visits, 12.5 times more
25 hospitalizations, 10 times more life-threatening events, and 26.5 more disabilities than Menactra,
26 another vaccine with an extremely high-risk profile.

27 307. As of December 2019, there have been more than 64,000 Gardasil adverse events
28 reported to the FDA’s Vaccine Adverse Event Reporting System (“VAERS”) since 2006.

1 308. Moreover, studies have shown that only approximately 1 percent of adverse events are
2 actually reported to FDA's voluntary reporting systems, thus, the true number of Gardasil adverse
3 events in the United States may be as high as 6.4 million incidents.

4 309. The Vaccine Injury Compensation Program has paid out millions of dollars in damages
5 for Gardasil-induced injuries and deaths.

6 310. Gardasil now has more reported injuries than any other vaccine.

7 311. As of December 2019, some 10 percent of the serious injuries reported to VAERS are
8 attributed to Gardasil and Gardasil 9.

9 312. The adverse events also include deaths. Parents, doctors, and scientists have reported
10 hundreds of deaths from the Gardasil vaccine, post-marketing.

11 313. In order to conceal Gardasil's link to the deaths of teenagers, Merck has submitted
12 fraudulent reports to VAERS, and posts fraudulent and misleading statements on its Worldwide
13 Adverse Experience System.

14 314. For example, Merck attributed the death of a young woman from Maryland, Christina
15 Tarsell, to a viral infection. Following years of litigation, a court determined that Gardasil caused
16 Christina's death. There was no evidence of viral infection. Merck invented this story to deceive the
17 public about Gardasil's safety.

18 315. Merck submitted fraudulent information about Christina Tarsell's death to its
19 Worldwide Adverse Experience System and lied to the FDA through the VAERS system. Merck
20 claimed that Christina's gynecologist had told the company that her death was due to viral infection.
21 Christina's gynecologist denied that she had ever given this information to Merck. To this day, Merck
22 has refused to change its false entry on its own reporting system.

23 **N. The Gardasil Vaccines' Harms Are Not Limited to the United States, Rather**
24 **the Vaccines Have Injured Patients All Over the World**

25 316. Gardasil is used widely in the international market. Widespread global experience has
26 likewise confirmed that the vaccine causes serious adverse events with minimal proven benefit.

27 317. According to the World Health Organization's Adverse Event Databases, there have
28 been more than 100,000 serious adverse events associated with Gardasil, outside the Americas. *See*

1 WHO Vigibase database, keyword Gardasil: <http://www.vigiaccess.org>.

2 **i. In Light of Gardasil’s Serious and Debilitating Adverse Events, the**
3 **Japanese Government Rescinded Its Recommendation that Girls**
4 **Receive Gardasil**

5 318. In Japan, a country with a robust history of relative honesty about vaccine side effects,
6 the cascade of Gardasil injuries became a public scandal.

7 319. Japan’s health ministry discovered adverse events reported after Gardasil were many
8 times higher than other vaccines on the recommended schedule. These included seizures, severe
9 headaches, partial paralysis, and complex regional pain syndrome. See Hirokuni Beppu et al., *Lessons*
10 *Learnt in Japan From Adverse Reactions to the HPV Vaccine: A Medical Ethics Perspective*, 2
11 *INDIAN J MED ETHICS* 82 (April-June 2017).

12 320. Japanese researchers found that the adverse events rate of the HPV vaccine was as high
13 as 9 percent, and that pregnant women injected with the vaccine aborted or miscarried 30 percent of
14 their babies. See Ministry of Health, Labour and Welfare, Transcript “The Public Hearing on Adverse
15 Events following HPV vaccine in Japan,” February 26, 2014.

16 321. The injuries caused the Japanese government to rescind its recommendation that girls
17 receive the HPV vaccine.

18 322. Japan withdrew its recommendation for Gardasil three months after it had added the
19 vaccine to the immunization schedule, due to “an undeniable causal relationship between persistent
20 pain and the vaccination.”

21 323. Uptake rates for the vaccine in Japan are now under 1 percent, compared to 53.7 percent
22 fully-vaccinated teenaged girls in the United States.

23 324. In late 2016, Japanese industry watchdog, MedWatcher Japan, issued a scathing letter
24 faulting the WHO for failing to acknowledge the growing body of scientific evidence demonstrating
25 high risk of devastating side effects.

26 325. In 2015, the Japanese Association of Medical Sciences issued official guidelines for
27 managing Gardasil injuries post-vaccination.

28 326. That same year, the Japanese Health Ministry published a list of medical institutions
where staffs were especially trained to treat patients who had sustained Gardasil-induced injuries.

1 327. The Japanese government also launched a series of special clinics to evaluate and treat
2 illnesses caused by the Gardasil vaccines.

3 328. The president of the Japanese Association of Medical Sciences stated that there was no
4 proof that the vaccines prevent cancer.

5 329. These were developments that Merck was extremely anxious to suppress.

6 330. Merck hired the think tank, the Center for Strategic and International Studies (“CSIS”)
7 and Professor Heidi Larson of the Vaccine Confidence Project in London, to assess the reasons for the
8 Japanese situation. The overall conclusion was that the symptoms the girls were suffering from were
9 psychogenic in nature and were a result of rumors spread online. In essence, Merck blamed the
10 victims for the Gardasil-induced adverse events in Japan.

11 **ii. Denmark Has Opened Specialized Clinics Specifically Focused on**
12 **Treating Gardasil-Induced Injuries, Including Gardasil-Induced**
13 **Autoimmune Diseases**

14 331. In March 2015, Denmark announced the opening of five new “HPV clinics” to treat
15 children injured by Gardasil vaccines. Over 1,300 cases flooded the HPV clinics shortly after
16 opening. See Zosia Chustecka, *Chronic Symptoms After HPV Vaccination: Danes Start Study*,
17 MEDSCAPE (November 13, 2015).

18 **iii. Gardasil-Induced Adverse Events Caused the Government in**
19 **Colombia to Conclude that Gardasil Would No Longer Be**
20 **Mandatory**

21 332. In Colombia, more than 800 girls in the town of El Carmen de Bolivar reported
22 reactions ranging from fainting to dizziness to paralysis in March of 2014, following vaccination with
23 Gardasil.

24 333. With protests erupting across the country, the Colombian attorney general asked the
25 Constitutional Court to rule on a lower court ruling on the outcome of a case of an injured girl.

26 334. In 2017, in response to an unresolved case, Colombia’s constitutional court ruled that
27 the Colombian government could not infringe on the bodily integrity of its citizens. This decision
28 meant that the government could not require the HPV vaccine to be mandatory.

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1 340. The article goes on to say: “A healthy 16-year-old is at zero immediate risk of dying
2 from cervical cancer, but is faced with a small, but real risk of death or serious disability from a
3 vaccine that has yet to prevent a single case of cervical cancer... There is a genuine cause for concern
4 regarding mass vaccination in this country.” *Id.*

5 341. On April 2017, the Indian government blocked the Gates Foundation from further
6 funding of the Public Health Foundation of India and other non-governmental organizations,
7 effectively barring them from influencing India’s national vaccine program. *See* Nida Najar, *India’s*
8 *Ban on Foreign Money for Health Group Hits Gates Foundation*, THE NEW YORK TIMES, April 20,
9 2017.

10 **O. Merck’s Fraud Has Paid Off Handsomely, Resulting in Over \$3 Billion in**
11 **Gardasil Sales Annually**

12 342. Merck’s corruption and fraud in researching, testing, labeling, and promoting Gardasil
13 have paid off handsomely.

14 343. Presently, two doses of Gardasil 9 typically cost about \$450, plus the cost of two office
15 visits.

16 344. By comparison, the cost of the DTaP vaccine is about \$25 per dose.

17 345. The HPV vaccine is the most expensive vaccine on the market.

18 346. Since approximately 1 in 42,000 American women die of cervical cancer annually, the
19 cost of avoiding a single death is over \$18 million, assuming the Gardasil vaccine is 100 percent
20 effective.

21 347. In 2018, the Gardasil vaccines made \$2.2 billion for Merck in the U.S. alone.

22 348. In 2019, Merck made \$3.7 billion in worldwide revenues from the Gardasil vaccines.

23 349. Gardasil is Merck’s most lucrative vaccine and its third-highest selling product.

24 350. Gardasil is crucial to Merck’s overall financial health. Merck identifies Gardasil as one
25 of its “key products,” meaning that any change in Gardasil’s cash flow affects the corporation as a
26 whole.

27 351. Merck’s 10-K financial reports note that, for example, the discovery of a previously
28 unknown side effect, or the removal of Gardasil from the market, would hurt Merck’s bottom line.

1 **III. Otto Sustained Autoimmune Disease and Other Serious Injuries, Including but**
2 **Not Limited to, Postural Orthostatic Tachycardia Syndrome (“POTS”),**
3 **Orthostatic Intolerance, Dysautonomia, Fibromyalgia, Chronic Fatigue Syndrome**
4 **(“CFS”), and Small Fiber Neuropathy (“SFN”) as a Result of His Gardasil**
5 **Injections**

6 **A. Gardasil and Its Ingredients Caused Otto’s Autoimmune Disease and Other**
7 **Related Injuries and Has Resulted in Him Suffering from Severe, Debilitating,**
8 **Disabling and Painful Chronic Injuries**

9 352. Otto was a minor when he received his first shot of Gardasil on November 27, 2012 at
10 the recommendation of Nigel L. Kent, M.D. at a Kaiser Permanente facility in Santa Ana, California,
11 without incident.

12 353. On October 13, 2014, during an appointment for an ankle sprain, Otto was prescribed
13 and administered his second dosage of Gardasil by Timothy Munzing, M.D., and staff at Kaiser
14 Permanente in Santa Ana.

15 354. Shortly after his October 2014 Gardasil injection, Otto began to experience various
16 medical issues including but not limited to body pains, headaches, cold-like symptoms, unexplained
17 rashes, joint pains, ear pain, and enhanced lymph nodes in his neck, and had multiple visits with
18 Kaiser Permanente providers concerning these issues.

19 355. On February 3, 2015, during an appointment wherein he continued to complain of the
20 various above referenced complications he had experienced since his October 2014 Gardasil shot,
21 Otto was prescribed and received a third shot of Gardasil by Hemesh Mahesh Patel, D.O., and staff at
22 Kaiser Permanente in Huntington Beach, California.

23 356. Otto’s mother, Jennifer Otto, agreed to her son receiving his Gardasil injection after
24 having been exposed to various online, print, and television marketing materials. These materials
25 stated, *inter alia*, that Gardasil is very safe, that Gardasil prevents cancer, and that good mothers must
26 vaccinate their children with the Gardasil vaccine. Otto’s mother relied upon Merck’s ubiquitous
27 representations concerning the safety and efficacy of the Gardasil vaccine as well as the
28 representations of Otto’s medical provider at Kaiser Permanente concerning the safety and efficacy of
29 Gardasil when she consented to her son’s first Gardasil vaccination.

30 357. When he agreed to be injected with Gardasil, Otto likewise relied upon the
31 representations of his medical providers at Kaiser Permanente that Gardasil was safe and effective and

1 that it would protect his future sex partners from getting cervical cancer.

2 358. Prior to receiving his second Gardasil injection, Otto was a happy, physically active,
3 and healthy teenager, just beginning his first year of college and a new job at a local movie theater.
4 Otto enjoyed all of the normal activities that teenagers undertake, including hanging out with his
5 friends and girlfriend, attending classes, and looking forward to his future.

6 359. Two days after the administration of his third Gardasil injection, Otto's knees gave out,
7 and he had to call his mother to take him home, as he was unable to be mobile. He began to have a
8 host of other serious and disabling complications.

9 360. As the months progressed, so did Otto's injuries. He was seen by multiple physicians
10 and specialists for complaints, which included, among others: weakness, low grade fever, chronic pain
11 in joints, abnormal gait, burning sensation on various parts of his body, hives, extreme weight loss,
12 chronic fatigue, unexplained sweating, rashes, gastrointestinal issues, severe headaches, visual
13 disturbances upon standing, inability to sleep, dizziness upon standing, sensory complaints
14 (intermittent numbness in arms, face, and lower extremity), memory and cognitive issues, brain fog,
15 leg weakness, orthostatic intolerance, dysautonomia, leg tremors, feelings of fainting, vasovagal
16 syncope, osteopenia, osteoporosis, disability, and inability to walk any significant distance without a
17 cane.

18 361. A "tilt test" performed by his medical provider on or about June 16, 2016 was positive
19 for postural orthostatic tachycardia syndrome (POTS).

20 362. A prominent neurologist at the Mayo Clinic who confirmed Otto's POTS diagnosis on
21 February 20, 2018, commented that "[t]he autonomic dysfunction appears to have come in the
22 aftermath of Gardasil vaccine, something that I most certainly have seen."

23 363. In addition to POTS, based upon his chronic and severe post-Gardasil symptoms and
24 adverse events, as outlined above, and the various tests performed by his medical providers, Otto has
25 also been diagnosed with, or is believed to also be suffering from, other potential conditions,
26 including but not limited to, fibromyalgia, osteoporosis, mast cell activation syndrome, autonomic
27 neuropathy, small fiber neuropathy ("SFN"), and chronic fatigue syndrome ("CFS").

28 364. As a result of his post-Gardasil symptoms, Otto has been unable to engage in the normal

1 activities that a teenager and young adult would enjoy. As a result of his Gardasil-induced injuries, he
2 had to drop out of college, could no longer work, and could no longer engage in the activities that he
3 once enjoyed. Currently, he is unable be mobile without the aid of a cane for short distances and
4 requires a power assist wheelchair for longer distances. He is now legally disabled.

5 365. Otto currently needs to live with his mother who is now his primary care giver, and he
6 is visited by nurses at his home that administer his intravenous immunoglobulin therapy to help
7 combat his Gardasil-induced autoimmune injuries. He continues to experience many of the Gardasil-
8 induced symptoms outlined previously, and is forced to be homebound, bedbound, and remains
9 generally inactive as a result of his injuries. His serious and disabling physical injuries, pain, and
10 mobility limitations, as outlined herein, have also had a devastating impact on Otto's emotional
11 wellbeing.

12 366. As previously discussed, the medical literature has documented other patients who, like
13 Otto, have suffered serious autonomic dysfunctions, fibromyalgia-like symptoms, and who
14 experienced the same side effects as those Otto has suffered, and who were diagnosed with Gardasil-
15 induced autonomic diseases including POTS, OI, SFN, and other conditions such as fibromyalgia and
16 CFS. See Svetlana Blitshetyn, *Postural Tachycardia Syndrome After Vaccination with Gardasil*, 17
17 EUROPEAN J. OF NEUROLOGY e52 (2010); Svetlana Blitshetyn, *Postural Tachycardia Syndrome*
18 *Following Human Papillomavirus Vaccination*, 21 EUROPEAN J. OF NEUROLOGY 135 (2014); Tomomi
19 Kinoshita et al., *Peripheral Sympathetic Nerve Dysfunction in Adolescent Japanese Girls Following*
20 *Immunization With Human Papillomavirus Vaccine*, 53 INTERNAL MEDICINE 2185 (2014); Louise S.
21 Brinth et al., *Orthostatic Intolerance and Postural Tachycardia Syndrome As Suspected Adverse*
22 *Effects of Vaccination Against Human Papilloma Virus*, 33 VACCINE 2602 (2015); Manuel Martinez-
23 Lavin et al., *HPV Vaccination Syndrome. A Questionnaire Based Study*, 34 J. CLINICAL
24 RHEUMATOLOGY 1981 (2015); Louise S. Brinth et al., *Is Chronic Fatigue Syndrome/Myalgic*
25 *Encephalomyelitis a Relevant Diagnosis in Patients with Suspected Side Effects to Human Papilloma*
26 *Virus Vaccine*, 1 INT. J. OF VACCINE & VACCINATION 3 (2015); Jill R. Schofield et al., *Autoimmunity,*
27 *Autonomic Neuropathy, and HPV Vaccination, A Vulnerable Subpopulation*, CLINICAL PEDIATRICS
28 (2017); Rebecca E. Chandler et al., *Current Safety Concerns With Human Papillomavirus Vaccine: A*

1 *Cluster Analysis of Reports in VigiBase*, 40 DRUG SAFETY 81 (2017); Svetlana Blitshetyn et al.,
2 *Autonomic Dysfunction and HPV Immunization An Overview*, IMMUNOLOGIC RESEARCH (2018); and
3 Svetlana Blitshetyn, *Human Papilloma Virus (HPV) Vaccine Safety Concerning POTS, CRPS and*
4 *Related Conditions*, CLINICAL AUTONOMIC RESEARCH (2019); Lars Jørgensen et al., *Benefits and*
5 *Harms of the Human Papillomavirus (HPV) Vaccines: Systemic Review with Meta-Analyses of Trial*
6 *Data from Clinical Study Reports*, 9 SYSTEMATIC REVIEWS 43 (February 2020).

7 367. Otto contends that his injections of Gardasil, individually or in combination, caused him
8 to develop serious and debilitating injuries, including but not limited to, dysautonomia, postural
9 orthostatic tachycardia syndrome (POTS), Orthostatic Intolerance (OI), small fiber neuropathy (SNF),
10 neuropathy, chronic fatigue syndrome (CFS), mast cell activation syndrome, autoimmune disease,
11 fibromyalgia, as well as a constellation of adverse symptoms, complications, and injuries, many of
12 which are alleged herein and all of which were caused by Gardasil or otherwise linked to his Gardasil-
13 induced autoimmune disorder.

14 **B. “It is Not Revolutions and Upheavals That Clear the Road to New and Better**
15 **Days, But Revelations, Lavishness and Torments of Someone’s Soul, Inspired**
16 **and Ablaze.” – Boris Pasternak, *After the Storm***

17 368. Pursuant to Section 300aa-11(a) of the National Vaccine Injury Compensation
18 Program: “No person may bring a civil action for damages against a vaccine administrator or
19 manufacturer in a State or Federal court for damages arising from a vaccine-related injury ...
20 associated with the administration of a vaccine unless a petition has been filed, in accordance
21 with section 300aa-16 of this title, for compensation under the Program for such injury ... and (I) the
22 United States Court of Federal Claims has issued a judgment under section 300aa-12 of this title on
23 such petition and (II) such person elects under section 300aa-21(a) to file such an action.” *See* 42
24 U.S.C. §§ 300aa–11(a)(2)(A).

25 369. Title 42, Section 300aa-16 (c) further states: “If a petition is filed under section 300aa-
26 11 of this title for a vaccine-related injury or death, limitations of actions under State law shall be
27 stayed with respect to a civil action brought for such injury or death for the period beginning on the
28 date the Petition is filed and ending on the date...an election is made under section 300aa-21(a) of this
title to file the civil action ...” *See* 42 U.S.C. §§ 300aa–16(c).

1 376. Merck had a duty to exercise reasonable care in the design, research, manufacture,
2 marketing, advertisement, supply, promotion, packaging, sale, and distribution of Gardasil, including
3 the duty to take all reasonable steps necessary to research, manufacture, label, promote and/or sell a
4 product that was not unreasonably dangerous to consumers, users, and other persons coming into
5 contact with the product.

6 377. At all times relevant to this litigation, Merck had a duty to exercise reasonable care in
7 the marketing, advertising, and sale of Gardasil. Merck's duty of care owed to consumers and the
8 general public included providing accurate, true, and correct information concerning the efficacy and
9 risks of Gardasil and appropriate, complete, and accurate warnings concerning the potential adverse
10 effects of Gardasil and its various ingredients and adjuvants.

11 378. At all times relevant to this litigation, Merck knew, or, in the exercise of reasonable
12 care, should have known of the hazards and dangers of Gardasil, and specifically, the serious,
13 debilitating and potentially fatal adverse events associated with Gardasil, including but not limited to
14 POTS, OI, SFN, CFS, autoimmune diseases, fibromyalgia, disabling injuries, increased risk of cancer,
15 and death.

16 379. Accordingly, at all times relevant to this litigation, Merck knew, or, in the exercise of
17 reasonable care, should have known, that use of Gardasil could cause Otto's injuries, and thus created
18 a dangerous and unreasonable risk of injury to the users of these products, including Otto.

19 380. Merck knew, or, in the exercise of reasonable care, should have known, that its
20 negligently and poorly designed clinical trials and studies were insufficient to test the true long-term
21 safety and efficacy of Gardasil.

22 381. Merck also knew, or, in the exercise of reasonable care, should have known, that its
23 targeted consumers and patients (who were pre-teen and teen children), the parents of these patients,
24 and the children's medical providers were unaware of the true risks and the magnitude of the risks
25 associated with Gardasil and the disclosed and undisclosed ingredients of Gardasil.

26 382. As such, Merck breached its duty of reasonable care and failed to exercise ordinary care
27 in the research, development, manufacturing, testing, marketing, supply, promotion, advertisement,
28 packaging, labeling, sale, and distribution of Gardasil, in that Merck manufactured and produced a

1 defective and ineffective vaccine, knew or had reason to know of the defects and inefficacies inherent
2 in its products, knew or had reason to know that a patient's exposure to Gardasil created a significant
3 risk of harm and unreasonably dangerous side effects, and failed to prevent or adequately warn of
4 these defects, risks and injuries.

5 383. Merck failed to appropriately and adequately test the safety and efficacy of Gardasil and
6 its individual ingredients and adjuvants.

7 384. Despite the ability and means to investigate, study, and test its products and to provide
8 adequate warnings, Merck has failed to do so. Indeed, Merck has wrongfully concealed information
9 and has further made false and/or misleading statements concerning the safety and efficacy of
10 Gardasil.

11 385. Merck's negligence is outlined in detail in this Complaint, and included, among others
12 things:

- 13 a) Manufacturing, producing, promoting, creating, researching, labeling, selling,
14 and/or distributing Gardasil without thorough and adequate pre-and post-market
15 testing and studies;
- 16 b) Manufacturing, producing, promoting, researching, labeling, selling, and/or
17 distributing Gardasil while negligently and intentionally concealing and failing
18 to accurately and adequately disclose the results of the trials, tests, and studies of
19 Gardasil, and, consequently, the lack of efficacy and risk of serious harm
20 associated with Gardasil;
- 21 c) Failing to undertake sufficient studies and conduct necessary tests to determine
22 the safety of the ingredients and/or adjuvants contained within Gardasil, and the
23 propensity of these ingredients to render Gardasil toxic, increase the toxicity of
24 Gardasil, whether these ingredients are carcinogenic or associated with
25 autoimmune diseases and other injures;
- 26 d) Negligently designing and conducting its clinical trials so as to prevent the
27 clinical trials from revealing the true risks, including but not limited to, long
28 terms risks and risks of autoimmune diseases associated with Gardasil;

- 1 e) Negligently designing and conducting its clinical trials so as to mask the true
2 risks, including but not limited to, long terms risks and risks of autoimmune
3 diseases and cancers associated with Gardasil;
- 4 f) Failing to test Gardasil against a true inert placebo and lying to the public that
5 Gardasil was tested against a placebo, when in reality, all, or nearly all, studies
6 used a toxic placebo that included the aluminum adjuvant AAHS;
- 7 g) Failing to have a sufficient number of studies for the targeted patient population
8 which included pre-teen girls (and boys) between the ages of nine and 12;
- 9 h) Not using the commercial dosage (and instead using a lower dosage of the
10 adjuvant and ingredients) in one of the key clinical trials used to obtain licensing
11 for the commercial dosage of Gardasil;
- 12 i) Using restrictive exclusionary criteria in the clinical study patient population
13 (including, for example, the exclusion of anyone who had prior abnormal Pap
14 tests, who had a history of immunological or nervous system disorders, or was
15 allergic to aluminum or other ingredients), but then not revealing or warning
16 about these exclusionary criteria in the label and knowing that, for most of these
17 ingredients and allergies, there are limited resources for the public to test for
18 such allergies in advance of being vaccinated;
- 19 j) Negligently designing and conducting its trials so as to create the illusion of
20 efficacy when in reality the Gardasil Vaccines *have not* been shown to be
21 effective against preventing cervical cancer;
- 22 k) Failing to use reasonable and prudent care in the research, manufacture,
23 labeling, and development of Gardasil so as to avoid the risk of serious harm
24 associated with the prevalent use of Gardasil;
- 25 l) Failing to provide adequate instructions, guidelines, warnings, and safety
26 precautions to those persons who Merck could reasonably foresee would use
27 and/or be exposed to Gardasil;
- 28

- 1 m) Failing to disclose to Otto, his mother, his medical providers, and to the general
2 public that Gardasil is ineffective when used in patients who have previously
3 been exposed to HPV, and also failing to disclose that Gardasil actually
4 increases the risk of cervical cancer, including in any child or patient who has
5 previously been exposed to HPV;
- 6 n) Failing to disclose to Otto, his mother, his medical providers and to the general
7 public that use of and exposure to Gardasil presents severe risks of cancer
8 (including cervical cancer, the very cancer it is promoted as preventing), fertility
9 problems, autoimmune diseases and other grave illnesses as alleged herein;
- 10 o) Failing to disclose to Otto, his mother, his medical providers and to the general
11 public that use of and exposure to Gardasil presents severe risks of triggering
12 and increasing the risk of various autoimmune diseases, including but not
13 limited to POTS and OI;
- 14 p) Failing to disclose to Otto, his mother, his medical providers and to the general
15 public that, contrary to Merck's promotion of the vaccine, Gardasil has not been
16 shown to be effective at preventing cervical cancer and that the safest and most
17 effective means of monitoring and combating cervical cancer is regular testing,
18 including Pap tests;
- 19 q) Representing that Gardasil was safe and effective for its intended use when, in
20 fact, Merck knew or should have known the vaccine was not safe and not
21 effective for its intended use;
- 22 r) Falsely advertising, marketing, and recommending the use of Gardasil, while
23 concealing and failing to disclose or warn of the dangers Merck knew to be
24 associated with or caused by the use of Gardasil;
- 25 s) Falsely promoting Gardasil as preventing cervical cancer when Merck knows
26 that it has not done any studies to demonstrate that Gardasil prevents cervical
27 cancer, and, indeed, its clinical studies revealed that Gardasil actually increases
28 the risk of cervical cancer;

- 1 t) Engaging in false advertising and disease mongering by scaring parents and
2 children into believing that cervical cancer is far more prevalent than it really is;
3 that all cervical cancer was linked to HPV; that Gardasil prevented cervical
4 cancer, when in reality none of these representations were true as cervical cancer
5 rates were declining in the United States due to Pap testing, and Gardasil has not
6 been shown to prevent against all strains of HPV that are associated with
7 cervical cancer, and indeed, it has never been shown to prevent cervical cancer;
- 8 u) Failing to disclose all of the ingredients in Gardasil, including but not limited to
9 the fact that Gardasil contains dangerous HPV L1-DNA fragments and that
10 these DNA fragments could act as a Toll-Like Receptor 9 (TLR9) agonist—
11 further adjuvanting the vaccine and making it more potent and dangerous;
- 12 v) Declining to make any changes to Gardasil’s labeling or other promotional
13 materials that would alert consumers and the general public of the true risks and
14 defects of Gardasil;
- 15 w) Systemically suppressing or downplaying contrary evidence about the risks,
16 incidence, and prevalence of the side effects of the Gardasil Vaccines by, *inter*
17 *alia*, orchestrating the retraction of peer-reviewed and published studies and
18 vilifying and attempting to ruin the careers of any scientists who openly question
19 Gardasil’s safety and efficacy.

20 386. Merck knew and/or should have known that it was foreseeable that patients, such as
21 Otto, would suffer injuries as a result of Merck’s failure to exercise ordinary care in the
22 manufacturing, marketing, labeling, distribution, and sale of Gardasil.

23 387. Otto and his mom, and upon information and belief, her medical providers, did not
24 know the true nature and extent of the injuries that could result from the intended use of and/or
25 exposure to Gardasil or its adjuvants and ingredients.

26 388. Merck’s negligence was the proximate cause of the injuries, harm, and economic losses
27 that Otto suffered, and will continue to suffer, as described herein.

28

1 389. Had Merck not engaged in the negligent and fraudulent conduct alleged herein and/or
2 had Merck, via its labeling, advertisements, and promotions provided adequate and truthful warnings
3 and properly disclosed and disseminated the true risks, limitations, and lack of efficacy associated
4 with Gardasil to medical providers, patients, and the public, then upon information and belief, Otto's
5 medical providers would not have offered or recommended Gardasil to Otto. Moreover, even if after
6 Merck's dissemination of truthful information concerning the true risks and efficacy limitation of
7 Gardasil, Otto's medical providers had offered Gardasil, then upon information and belief, the
8 providers would have heeded any warnings issued by Merck and relayed to Otto and his mother the
9 safety risks and efficacy limitations that Merck should have warned them about, but failed to do so.
10 Had Otto and his mother been informed of the true risks and efficacy limitation concerning Gardasil,
11 either through his medical providers or through Merck's ubiquitous direct-to-consumer promotional
12 marketing, then neither Otto nor his mother would have consented to Otto being injected with
13 Gardasil.

14 390. As a proximate result of Merck's wrongful acts and omissions and its negligent and
15 fraudulent testing, labeling, manufacturing, marketing and promotion of Gardasil, Otto has suffered
16 and continues to suffer severe and permanent physical injuries and associated symptomology and has
17 suffered severe and permanent emotional injuries, including pain and suffering. Otto also has a
18 substantial fear of suffering additional and ongoing harms, including but not limited to now being at
19 an increased risk of cancer and future symptoms and harms associated with his autoimmune disease
20 and other injuries caused by Gardasil.

21 391. As a direct and proximate result of his Gardasil-induced injuries, Otto has suffered
22 and continues to suffer economic losses, including considerable financial expenses for medical care
23 and treatment, and diminished income capacity, and he will continue to incur these losses and
24 expenses in the future.

25 392. Merck's conduct, as described above, was aggravated, outrageous, and evil. Merck
26 regularly risks the lives of teenagers, including Otto, with full knowledge of the limited efficacy of
27 Gardasil and the severe and sometimes fatal dangers of Gardasil. Merck has made conscious
28 decisions to not warn or inform the unsuspecting public, including Otto, his mother, and his medical

1 providers. Merck's conduct, including its false promotion of Gardasil and its failure to issue
2 appropriate warnings concerning the severe risks of Gardasil, created a substantial risk of significant
3 harm to children and patients who were being injected with Gardasil, and therefore warrants an award
4 of punitive damages.

5 393. WHEREFORE, Otto requests that the Court enter judgment in his favor for
6 compensatory and punitive damages, together with interest and costs herein incurred, and all such
7 other and further relief as this Court deems just and proper. Otto also demands a jury trial on the
8 issues contained herein.

9 **COUNT TWO**

10 **STRICT LIABILITY FAILURE TO WARN**

11 (Against Merck and DOES 1 through 25)

12 394. Otto incorporates by reference all other paragraphs of this Complaint as if fully set forth
13 herein, and further alleges:

14 395. Otto brings this strict liability claim against Merck and DOES 1 through 25 for failure
15 to warn.

16 396. At all times relevant to this litigation, Merck engaged in the business of researching,
17 testing, developing, designing, manufacturing, marketing, selling, distributing, and promoting
18 Gardasil, which is defective and unreasonably dangerous to consumers, including Otto, because it
19 does not contain adequate warnings or instructions concerning the dangerous characteristics of
20 Gardasil and its ingredients and adjuvants. These actions were under the ultimate control and
21 supervision of Merck.

22 397. Merck researched, developed, designed, tested, manufactured, inspected, labeled,
23 distributed, marketed, promoted, sold, and otherwise released into the stream of commerce Gardasil,
24 and in the course of same, directly advertised or marketed the vaccine to consumers and end users,
25 including Otto, his mother, and medical providers, and Merck therefore had a duty to warn of the risks
26 associated with the reasonably foreseeable uses of Gardasil and a duty to instruct on the proper,
27 safe use of these products.

28 398. At all times relevant to this litigation, Merck had a duty to properly research, test,

1 develop, design, manufacture, inspect, package, label, market, promote, sell, distribute, provide proper
2 warnings, and take such steps as necessary to ensure that Gardasil did not cause users and consumers
3 to suffer from unreasonable and dangerous risks. Merck had a continuing duty to instruct on the
4 proper, safe use of these products. Merck, as manufacturer, seller, or distributor of vaccines, is held to
5 the knowledge of an expert in the field.

6 399. At the time of manufacture, Merck could have provided warnings or instructions
7 regarding the full and complete risks of Gardasil because it knew or should have known of the
8 unreasonable risks of harm associated with the use of and/or exposure to these products.

9 400. At all times relevant to this litigation, Merck failed to properly investigate, study,
10 research, test, manufacture, label or promote Gardasil. Merck also failed to minimize the dangers to
11 children, patients, and consumers of Gardasil products and to those who would foreseeably use or be
12 harmed by Gardasil, including Otto.

13 401. Despite the fact that Merck knew or should have known that Gardasil posed a grave and
14 unreasonable risk of harm (including but not limited to increased risk of autoimmune disease, and the
15 various other Gardasil induced injuries that Otto has sustained), it failed to warn of the risks
16 associated with Gardasil. The dangerous propensities of Gardasil and the carcinogenic characteristics
17 and autoimmune-inducing characteristics of Gardasil, as described in this Complaint, were known to
18 Merck, or scientifically knowable to Merck through appropriate research and testing by known
19 methods, at the time it distributed, supplied, or sold Gardasil, and not known to end users and
20 consumers, such as Otto, his mother and medical providers.

21 402. Merck knew or should have known that Gardasil and its ingredients and adjuvants
22 created significant risks of serious bodily harm to children and patients, as alleged herein, and Merck
23 failed to adequately warn patients, parents, medical providers and reasonably foreseeable users of the
24 risks and lack of efficacy of Gardasil. Merck has wrongfully concealed information concerning
25 Gardasil's dangerous nature and lack of efficacy and has further made false and misleading statements
26 concerning the safety and efficacy of Gardasil.

27 403. At all times relevant to this litigation, Merck's Gardasil products reached the intended
28 consumers, handlers, and users or other persons coming into contact with these products throughout

1 the United States, including Otto, without substantial change in their condition as designed,
2 manufactured, sold, distributed, labeled, and marketed by Merck.

3 404. Otto was injected with Gardasil in its intended or reasonably foreseeable manner
4 without knowledge of its unreasonable dangerous and inefficacious characteristics.

5 405. Otto could not have reasonably discovered the defects and risks associated with
6 Gardasil before or at the time of his injections. Otto and his mother relied upon the skill, superior
7 knowledge, and judgment of Merck.

8 406. Merck knew or should have known that the warnings disseminated with Gardasil were
9 inadequate, and failed to communicate adequate information concerning the true risks and lack of
10 efficacy of Gardasil and failed to communicate warnings and instructions that were appropriate and
11 adequate to render the products safe for their ordinary, intended, and reasonably foreseeable uses,
12 including injection in teenagers.

13 407. The information that Merck did provide or communicate failed to contain relevant
14 warnings, hazards, and precautions that would have enabled patients, parents of patients and the
15 medical providers of patients to properly utilize, recommend or consent to the utilization of Gardasil.
16 Instead, Merck disseminated information that was inaccurate, false, and misleading and which failed
17 to communicate accurately or adequately the lack of efficacy, comparative severity, duration, and
18 extent of the serious risk of injuries associated Gardasil; continued to aggressively promote the
19 efficacy and safety of its products, even after it knew or should have known of Gardasil's
20 unreasonable risks and lack of efficacy; and concealed, downplayed, or otherwise suppressed, through
21 aggressive marketing and promotion, any information or research about the risks, defects and dangers
22 of Gardasil.

23 408. To this day, Merck has failed to adequately and accurately warn of the true risks of
24 Otto's injuries, including but not limited to, POTS, OI, SFN, CFS, mast cell activation, fibromyalgia,
25 and autoimmune diseases, associated with the use of and exposure to Gardasil, and has failed to warn
26 of the additional risks that Otto is now exposed to, including, but not limited to, the increased risk of
27 cancer and other potential side effects and ailments.

28 409. As a result of Merck's failure to warn and false promotion, Gardasil is and was

1 defective and unreasonably dangerous when it left the possession and/or control of Merck, was
2 distributed by Merck, and used by Otto.

3 410. Merck is liable to Otto for injuries caused by its failure, as described above, to provide
4 adequate warnings or other clinically relevant information and data regarding Gardasil, the lack of
5 efficacy and serious risks associated with Gardasil and its ingredients and adjuvants.

6 411. The defects in Merck's Gardasil vaccine were substantial and contributing factors in
7 causing Otto's injuries, and, but for Merck's misconduct and omissions and Gardasil's defects,
8 including its defective labeling and false promotion, Otto would not have sustained his injuries which
9 he has sustained to date, and would not have been exposed to the additional prospective risk and
10 dangers that are associated with Gardasil.

11 412. Had Merck not engaged in the negligent and fraudulent conducted alleged herein and/or
12 had Merck, via its labeling, advertisements, and promotions provided adequate and truthful warnings
13 and properly disclosed and disseminated the true risks, limitations, and lack of efficacy associated
14 with Gardasil to medical providers, patients, and the public, then upon information and belief, Otto's
15 medical providers would not have offered or recommended Gardasil to Otto. Moreover, even if after
16 Merck's dissemination of truthful information concerning the true risks and efficacy limitation of
17 Gardasil, Otto's medical providers had offered Gardasil, then upon information and belief, the
18 providers would have heeded any warnings issued by Merck and relayed to Otto and his mother the
19 safety risks and efficacy limitations that Merck should have warned them about, but failed to do so.
20 Had Otto and his mother been informed of the true risks and efficacy limitation concerning Gardasil,
21 either through his medical providers or through Merck's ubiquitous direct-to-consumer promotional
22 marketing, then neither Otto nor his mother would have consented to Otto being injected with
23 Gardasil.

24 413. As a proximate result of Merck's wrongful acts and omissions and its negligent and
25 fraudulent testing, labeling, manufacturing, marketing and promotion of Gardasil, Otto has suffered
26 and continues to suffer severe and permanent physical injuries and associated symptomology and has
27 suffered severe and permanent emotional injuries, including pain and suffering. Otto also has a
28 substantial fear of suffering additional and ongoing harms, including but not limited to now being at

1 an increased risk of cancer and future symptoms and harms associated with his autoimmune disease
2 and other injuries caused by Gardasil.

3 414. As a direct and proximate result of his Gardasil-induced injuries, Otto has suffered
4 and continues to suffer economic losses, including considerable financial expenses for medical care
5 and treatment, and diminished income capacity, and he will continue to incur these losses and
6 expenses in the future.

7 415. Merck's conduct, as described above, was aggravated, outrageous, and evil. Merck
8 regularly risks the lives of teenagers, including Otto, with full knowledge of the limited efficacy of
9 Gardasil and the severe and sometimes fatal dangers of Gardasil. Merck has made conscious
10 decisions to not warn or inform the unsuspecting public, including Otto, his mother, and his medical
11 providers. Merck's conduct, including its false promotion of Gardasil and its failure to issue
12 appropriate warnings concerning the severe risks of Gardasil, created a substantial risk of significant
13 harm to children, teenagers, and patients who were being injected with Gardasil, and therefore
14 warrants an award of punitive damages.

15 416. WHEREFORE, Otto requests that the Court enter judgment in his favor for
16 compensatory and punitive damages, together with interest and costs herein incurred, and all such
17 other and further relief as this Court deems just and proper. Otto also demands a jury trial on the
18 issues contained herein.

19 **COUNT THREE**

20 **STRICT LIABILITY MANUFACTURING DEFECT**

21 (Against Merck and DOES 1 through 25)

22 417. Otto incorporates by reference all other paragraphs of this Complaint as if fully set forth
23 herein, and further alleges:

24 418. Otto brings this strict liability claim against Merck and DOES 1 through 25 and each of
25 them for manufacturing defect.

26 419. At all times relevant to this litigation, Merck engaged in the business of researching,
27 testing, developing, designing, manufacturing, marketing, selling, distributing, and promoting
28 Gardasil, which is defective and unreasonably dangerous to consumers, including Otto, because of

1 manufacturing defects, which patients, including Otto, his mother, and his medical providers did not
2 expect.

3 420. Upon information and belief, the Gardasil vaccines injected into Otto were defective
4 and unreasonably dangerous because they failed to comply with manufacturing specifications required
5 by the governing manufacturing protocols and also required by the regulatory agencies, including but
6 not limited to the FDA, by among other things, containing ingredients and toxins that were not
7 disclosed in the FDA-approved specifications and/or otherwise not disclosed in the package insert.

8 421. Upon information and belief, and as way of example, the Gardasil injected into Otto
9 was defective and unreasonably dangerous because it failed to comply with the approved
10 manufacturing specifications, by containing dangerous and undisclosed HPV L1-DNA fragments, and
11 these DNA fragments could act as a Toll-Like Receptor 9 (TLR9) agonist, further adjuvanting the
12 vaccine and making it more potent and dangerous than intended.

13 422. Upon information and belief, and as way of example, the Gardasil injected into Otto
14 was defective and unreasonably dangerous because it failed to comply with the approved
15 manufacturing specifications, by containing dangerous and undisclosed ingredients and neurotoxins,
16 including but not limited to, phenylmethylsulfonyl fluoride (PMSF), a toxic nerve agent that is not
17 intended for human consumption or injection.

18 423. At all times relevant to this litigation, Merck's Gardasil products reached the intended
19 consumers, handlers, and users or other persons coming into contact with these products throughout
20 the United States, including Otto, without substantial change in their condition as designed,
21 manufactured, sold, distributed, labeled, and marketed by Merck.

22 424. Otto was injected with Gardasil in its intended or reasonably foreseeable manner
23 without knowledge of its dangerous and inefficacious characteristics.

24 425. Otto and his medical providers could not reasonably have discovered the defects,
25 including the manufacturing defects, and risks associated with Gardasil before or at the time of his
26 injections. Otto relied upon the skill, superior knowledge, and judgment of Merck.

27 426. Merck is liable to Otto for injuries caused as a result of its manufacturing defects.

28 427. The defects in Merck's Gardasil vaccine were substantial and contributing factors in

1 causing Otto's injuries, and, but for Merck's misconduct and omissions and Gardasil's defects,
2 including but not limited to its manufacturing defects, Otto would not have sustained the injuries he
3 has sustained to date, and would not have been exposed to the additional prospective risk and dangers
4 associated with Gardasil.

5 428. As a proximate result of Merck's wrongful acts and Gardasil's manufacturing defects,
6 Otto has suffered and continues to suffer severe and permanent physical injuries and associated
7 symptomology and has suffered severe and permanent emotional injuries, including pain and
8 suffering. Otto also has a substantial fear of suffering additional and ongoing harms, including but
9 not limited to now being at an increased risk of cancer and future symptoms and harms associated
10 with his autoimmune disease and other injuries caused by Gardasil.

11 429. As a direct and proximate result of his Gardasil-induced injuries, Otto has suffered
12 and continues to suffer economic losses, including considerable financial expenses for medical care
13 and treatment, and diminished income capacity, and he will continue to incur these losses and
14 expenses in the future.

15 430. Merck's conduct, as described above, was aggravated, outrageous, and evil. Merck
16 regularly risks the lives of patients, including Otto, with full knowledge of the limited efficacy of
17 Gardasil and the severe and sometimes fatal dangers of Gardasil. Merck has made conscious
18 decisions to not warn or inform the unsuspecting public, including Otto and his medical providers.
19 Merck's conduct, including its false promotion of Gardasil and its failure to issue appropriate
20 warnings concerning the severe risks of Gardasil, created a substantial risk of significant harm to
21 children and patients who were being injected with Gardasil, and therefore warrants an award of
22 punitive damages.

23 431. WHEREFORE, Otto requests that the Court enter judgment in his favor for
24 compensatory and punitive damages, together with interest and costs herein incurred, and all such
25 other and further relief as this Court deems just and proper. Otto also demands a jury trial on the
26 issues contained herein.

27 //

28 //

1 **COUNT FOUR**

2 **BREACH OF EXPRESS WARRANTY**

3 (Against Merck and DOES 1 through 25)

4 432. Otto incorporates by reference all other paragraphs of this Complaint as if fully set forth
5 herein, and further alleges:

6 433. Merck and DOES 1 through 25 and each of them, engaged in the business of testing,
7 researching, developing, designing, manufacturing, labeling, marketing, selling, distributing, and
8 promoting Gardasil, which is defective and unreasonably dangerous to consumers, including Otto.

9 434. At all times relevant to this litigation, Merck expressly represented and warranted
10 through statements made in its Gardasil label, publications, television advertisements, billboards, print
11 advertisements, online advertisements and website, and other written materials intended for
12 consumers, patients, parents of minor-aged patients, medical providers, and the general public, that
13 Gardasil was safe and effective at preventing cancer. Merck advertised, labeled, marketed, and
14 promoted Gardasil, representing the quality to consumers, patients, medical providers, and the public
15 in such a way as to induce their purchase or use, thereby making an express warranty that Gardasil
16 would conform to the representations.

17 435. These express representations included incomplete warnings and instructions that
18 purport, but fail, to include the complete array of risks associated with Gardasil. Merck knew and/or
19 should have known that the risks expressly included in Gardasil’s promotional material and labels did
20 not and do not accurately or adequately set forth the risks of developing the serious injuries
21 complained of herein. Nevertheless, Merck falsely and expressly represented that Gardasil was “safe”
22 for use by individuals such as Otto, and/or that Gardasil was “effective” in preventing cancer and that
23 anyone who was vaccinated with Gardasil would be “one less” person with cancer.

24 436. The representations about Gardasil, as set forth herein, contained or constituted
25 affirmations of fact or promises made by the seller to the buyer, which related to the goods and
26 became part of the basis of the bargain, creating an express warranty that the goods would conform to
27 the representations.

28 437. Merck breached these warranties because, among other things, Gardasil is ineffective at

1 preventing cancer, defective, dangerous, unfit for use, and is associated with a myriad of dangerous
2 and undisclosed risks, including, but not limited to, the risk of autoimmune disease, POTS, SFN, OI,
3 CFS, the risk of developing cervical cancer in woman (even though Merck promoted it as preventing
4 cervical cancer), fibromyalgia, and the risk of fertility problems for young girls. Specifically, Merck
5 breached the warranties in the following ways:

- 6 a) Representing to patients and the medical community, including Otto, his mother
7 and/or his medical providers that Gardasil is effective in preventing cancer,
8 including anal and cervical cancer, when Merck knew that contrary to these
9 representations (i) no clinical studies were performed to test if Gardasil prevents
10 cancer; (ii) the clinical studies confirmed that Gardasil is indeed ineffective
11 when used in patients who have previously been exposed to HPV, and that
12 Gardasil actually increases the risk of cancer in a patient who has been
13 previously exposed to HPV; and (iii) there are safer and more effective methods
14 of monitoring for and attempting to prevent cervical or anal cancer, including
15 but not limited to regular testing, such as regular Pap smears for cervical cancer,
16 and monitoring.
- 17 b) Representing to patients and the medical community, including Otto, his mother,
18 and his medical providers that Gardasil is safe, when in reality, Gardasil causes
19 and presents serious risks of cancer, autoimmune disease, including but not
20 limited to POTS, and other grave illnesses as outlined herein;
- 21 c) Engaging in false advertising and disease mongering by scaring parents and
22 children into believing that cervical cancer is far more prevalent than it really is;
23 that all cervical and anal cancer was linked to HPV; that Gardasil prevented
24 cervical cancer, when in reality none of these representations were true, as
25 cervical cancer rates were declining in the United States due to Pap testing, and
26 Gardasil has not been shown to prevent against all strains of HPV that are
27 associated with cervical cancer, and indeed it has never been shown to prevent
28 cervical or anal cancer.

1 438. Merck had sole access to material facts concerning the nature of the risks and defects
2 associated with Gardasil as expressly stated within its promotional material and labels, and Merck
3 knew that patients and users such as Otto could not have reasonably discovered the truth about the
4 inefficacies and serious risks associated with Gardasil as alleged herein.

5 439. Otto and his mother had no knowledge of the falsity or incompleteness of Merck's
6 statements and representations concerning Gardasil.

7 440. Otto's mother was exposed to the ubiquitous promotional material and representations
8 Merck made in its direct-to-consumer advertisements and marketing materials concerning the safety
9 and efficacy of Gardasil, including: that Gardasil prevents cervical cancer, and cervical cancer is
10 prevalent (even though children rarely get cervical cancer and Pap tests are the best frontline defense
11 in detecting and fighting cervical cancer); that "good mothers" vaccinate their children and that
12 Gardasil is perfectly safe. However, had Merck in these advertisements not engaged in disease
13 mongering and deception, but instead had informed her the truth about the serious risks of Gardasil (as
14 outlined in this Complaint) and its lack of efficacy, she would never have consented to her minor son
15 being injected with Gardasil, nor would Otto have consented to any of the Gardasil injections had he
16 been adequately informed about the questionable efficacy and serious risks associated with Gardasil.

17 441. As a proximate result of Merck's wrongful acts and breaches of warranties concerning
18 the safety and efficacy of Gardasil, Otto has suffered and continues to suffer severe and permanent
19 physical injuries and associated symptomology and has suffered severe and permanent emotional
20 injuries, including pain and suffering. Otto also has a substantial fear of suffering additional and
21 ongoing harms, including but not limited to now being at an increased risk of cancer and future
22 symptoms and harms associated with his autoimmune disease and other injuries caused by Gardasil.

23 442. As a direct and proximate result of his Gardasil-induced injuries, Otto has suffered
24 and continues to suffer economic losses, including considerable financial expenses for medical care
25 and treatment, and diminished income capacity, and he will continue to incur these losses and
26 expenses in the future.

27 443. Merck's conduct, as described above, was aggravated, outrageous, and evil. Merck
28 regularly risks the lives of patients, including Otto, with full knowledge of the limited efficacy of

1 Gardasil and the severe and sometimes fatal dangers of Gardasil. Merck has made conscious
2 decisions to not warn or inform the unsuspecting public, including Otto and his medical providers.
3 Merck's conduct, including its false promotion of Gardasil and its failure to issue appropriate
4 warnings concerning the severe risks of Gardasil, created a substantial risk of significant harm to
5 children and patients who were being injected with Gardasil, and therefore warrants an award of
6 punitive damages.

7 444. WHEREFORE, Otto requests that the Court enter judgment in his favor for
8 compensatory and punitive damages, together with interest and costs herein incurred, and all such
9 other and further relief as this Court deems just and proper. Otto also demands a jury trial on the
10 issues contained herein.

11 **COUNT FIVE**

12 **COMMON LAW FRAUD**

13 (Against Merck and DOES 1 through 25)

14 445. Otto incorporates by reference all other paragraphs of this Complaint as if fully set forth
15 herein, and further alleges:

16 446. Merck and DOES 1 through 25 and each of them are the researcher, designer,
17 manufacturer, labeler, and promoter of Gardasil.

18 447. Merck marketed Gardasil to and for the benefit of patients, including teenagers such as
19 Otto, his mother, and his medical providers.

20 448. Merck had a duty to deal honestly and truthfully with regulators, patients, consumers,
21 and medical providers in its development, testing, marketing, promotion, and sale of Gardasil.

22 449. Merck's duty of care owed to patients and medical providers included providing
23 accurate, complete, true, and correct information concerning the efficacy and risks of Gardasil in its
24 direct-to-consumer advertisements, promotional material, and labeling.

25 450. At all times relevant to this litigation, Merck knew or should have known of the hazards
26 and dangers of Gardasil and specifically, the serious, debilitating, and potentially fatal adverse events
27 associated with Gardasil, including but not limited to POTS, SFN, CFS, OI, fibromyalgia, systemic
28 adverse events, autoimmune disease, increased risk of cancer, and death.

1 451. At all times relevant to this litigation, Merck knew or should have known that its poorly
2 designed clinical trials and studies were insufficient to test the true long-term safety and efficacy of
3 Gardasil.

4 452. At all times relevant to this litigation, Merck expressly represented through statements it
5 made in its publications, ubiquitous television advertisements, billboards, print advertisements, online
6 advertisements and website, and other written materials intended for consumers, patients, parents of
7 minor-aged patients, medical providers, and the general public, that Gardasil was safe and effective at
8 preventing cancer.

9 453. These express representations included incomplete warnings and instructions that
10 purport, but fail, to include the complete array of risks associated with Gardasil. As way of example
11 Merck's marketing material, including its "One Less" television and print advertisement campaign
12 (including but not limited to Gardasil posters in medical facilities and doctors' offices), which Otto's
13 mother had been exposed to, stated that Gardasil was safe, that Gardasil was effective in preventing
14 cancer, that Gardasil was a "cervical cancer vaccine," and that any child who was vaccinated with
15 Gardasil would lead to "one less" woman with cervical cancer. The only safety warnings Merck
16 provided in these marketing materials was that a patient could get pain, swelling or redness at
17 injection site, fever, and/or nausea.

18 454. The ubiquitous nature of these Gardasil commercials and the Gardasil marketing
19 campaign gave the impression that cervical cancer was on the rise and more prevalent than it actually
20 was, and that all good mothers vaccinate their children with the "cervical cancer vaccine."

21 455. Merck knew or should have known that the risks expressly included in Gardasil's
22 promotional material and labels did not and do not accurately or adequately set forth the true and
23 complete risks of developing the serious injuries that are associated with Gardasil, as previously
24 alleged herein, and which include but are not limited to, POTS, SFN, CFS, OI, fibromyalgia, systemic
25 adverse events, autoimmune disease, increased risk of cancer, and death.

26 456. The same promises of efficacy and limited and incomplete warnings Merck relayed in
27 its direct-to-consumer advertising, were what Otto's medical providers relayed to him when they
28 recommended Gardasil—i.e., that if Otto got vaccinated with Gardasil it will prevent *his sexual*

1 *partners* from getting cervical cancer, and the only risks associated with Gardasil are temporary
2 soreness, redness, minor pain, and itching at the injection site.

3 457. Otto's mother had been exposed to Merck's marketing material concerning Gardasil,
4 including the aforementioned "One Less" marketing campaign and other print advertisements and
5 posters at doctors' offices, and the representations made by Merck therein that Gardasil is effective at
6 preventing cervical cancer, that Gardasil is safe and that its only side-effects are essentially minor
7 injection site pain and swelling and the possible onset of a fever or nausea. Prior to providing consent
8 to inject Otto with the Gardasil vaccine, Otto and her mother were never informed by Merck, or
9 anyone else, that Gardasil is linked to a host of serious debilitating and chronic adverse events
10 including, autoimmune diseases (including, but not limited to, POTS), CFS, OI, SFN, fibromyalgia,
11 increased risk of cancer, and death.

12 458. Prior to providing consent to inject Otto with the Gardasil vaccine, Otto and his mother
13 were never informed by Merck, or anyone else, that Merck had not conducted the proper testing
14 necessary to demonstrate the efficacy and full safety of Gardasil.

15 459. Prior to providing consent to inject Otto with the Gardasil vaccine, Otto and his mother
16 were never informed by Merck, or anyone else, that Merck had, as alleged herein, manipulated its
17 clinical studies to mask and conceal the adverse events associated with Gardasil.

18 460. Prior to providing consent to inject Otto with the Gardasil vaccine, Otto and his mother
19 were never informed by Merck, or anyone else, that the Gardasil clinical trials never established that
20 Gardasil can prevent cervical or anal cancer, even though Merck in its promotional material to which
21 Otto's mother had been exposed falsely represented that Gardasil was a "cervical cancer vaccine" and
22 that a child who received Gardasil would result in "one less" woman getting cervical cancer.

23 461. Merck's representations were false, because in truth, Gardasil has not been proven to
24 prevent cervical or anal cancer and is associated with a myriad of dangerous and undisclosed risks,
25 including, but not limited to, the risk of autoimmune disease, including POTS, fibromyalgia, OI,
26 SFN, CFS, the increased risk of cancer, and other serious side effects. The false representations
27 Merck made to the children, the parents of children, the medical community, including to Otto and her
28 mother, included:

- 1 a) that Gardasil is effective in preventing cervical and anal cancer, when Merck
2 knew that, contrary to these representations (i) no clinical studies were
3 performed to test whether Gardasil prevents cancer; and (ii) the clinical studies
4 confirmed that Gardasil is indeed ineffective when used in patients who have
5 previously been exposed to HPV, and that Gardasil actually increases the risk of
6 cervical cancer in any child or patient who has been previously exposed to HPV;
- 7 b) that Gardasil is safe, when in reality, Gardasil causes and presents severe risks
8 of cancer (including cervical cancer, the very cancer it is promoted as
9 preventing), fertility problems, autoimmune disease, including POTS, OI, and
10 other grave illnesses;
- 11 c) false advertising and disease mongering by scaring parents into believing that
12 cervical cancer was far more prevalent than it really was; that Gardasil
13 prevented cervical and anal cancer; and that Gardasil only had risks of injection
14 site pain and fever, when in reality none of these representations were true as
15 cervical cancer rates were declining in the United States due to Pap testing and
16 Gardasil has not been shown to prevent cervical or anal cancer ,and indeed some
17 studies demonstrated that it actually increased the risk of cervical cancer; and
18 Gardasil was linked to a host of serious, chronic and sometimes fatal diseases,
19 including autoimmune diseases, as previously outlined in this Complaint.

20 462. These representations and other similar representations were made by Merck to the
21 public, including to Otto's mother, with the intent that parents would either seek out Gardasil from
22 their medical providers or otherwise would provide their consent when they were offered Gardasil.

23 463. At the time they provided their consent to the Gardasil injection, Otto and his mother
24 were not aware of the falsity of Merck's aforementioned representations concerning the safety and
25 efficacy of Gardasil.

26 464. Otto's mother reasonably and justifiably relied upon the truth of the assurance made by
27 Merck in its direct to consumer marketing concerning the efficacy and safety of Gardasil (which were
28 also echoed by Otto's medical providers), when she and Otto provided their consent to Otto being

1 injected with the Gardasil vaccine.

2 465. Had Merck's advertisements and promotional material, which Merck targeted to
3 teenagers and the parents of teenagers, and which Otto's mother received and on which she relied,
4 provided complete and truthful warnings and properly disclosed and disseminated the true risks,
5 limitations, and lack of efficacy associated with Gardasil, then neither Otto nor his mother would have
6 consented to Otto being injected with Gardasil.

7 466. Merck also engaged in a number of additional fraudulent activities that led to regulators,
8 medical providers (upon information and belief, including but not limited to Otto's medical providers),
9 and the general public (including directly and/or indirectly Otto and his mother) to be duped into
10 believing that Gardasil is safe and effective. These fraudulent acts are outlined in greater detail in the
11 preceding paragraphs of this Complaint, and included, among others:

- 12 d) Failing to test Gardasil against a true inert placebo and lying to the public that
13 Gardasil was tested against a placebo, when in reality, all, or nearly all, studies
14 used a toxic placebo that included the dangerous aluminum adjuvant AAHS.
- 15 e) Failing to conduct a sufficient number of studies for the targeted patient
16 population which included pre-teen girls (and boys) between the ages of nine
17 and 12.
- 18 f) Not using the commercial dosage (and instead using a lower dosage of the
19 adjuvant and ingredients) in one of the key clinical trials, which was used to
20 obtain licensing for the commercial dosage of Gardasil;
- 21 g) Using very restrictive exclusionary criteria in the clinical study patient
22 population (including, for example, exclusion of anyone who had prior abnormal
23 Pap tests, who had a history of immunological or nervous system disorders, or
24 was allergic to aluminum or other ingredients), but then not revealing or
25 warning about these exclusionary criteria in the label, and knowing that for most
26 of these ingredients and allergies, there are limited resources for the public to
27 test for such allergies in advance of being vaccinated;
- 28 h) Failing to disclose all of the ingredients in Gardasil, including but not limited to

1 the fact that Gardasil contains dangerous HPV L1-DNA fragments and that
2 these DNA fragments could act as a Toll-Like Receptor 9 (TLR9) agonist—
3 further adjuvanting the vaccine and making it more potent and dangerous.

4 467. Merck engaged in the above mentioned fraudulent conduct as well as the additional
5 fraudulent conduct detailed throughout this Complaint with the intent to enhance Gardasil's safety and
6 efficacy profile and to conceal Gardasil's serious risks and efficacy shortcomings in order to secure
7 regulatory approval and more importantly, so as to encourage physicians and medical providers to
8 recommend Gardasil to patients and to prepare and encourage patients to request and consent to
9 Gardasil injections.

10 468. Otto and his mother could not reasonably have discovered the falsity of Merck's
11 representations, the fraudulent nature of Merck's conduct, and the defects and risks associated with
12 Gardasil before or at the time of her injections. Otto and his mother relied upon the skill, superior
13 knowledge, and judgment of Merck, the manufacturer, labeler, and promoter of Gardasil, and they
14 detrimentally relied upon Merck's fraudulent, false, and misleading statements, omissions, and
15 conduct.

16 469. As a proximate result of Merck's fraudulent, false, and misleading statements,
17 omissions, and conduct concerning the safety and efficacy of Gardasil, Otto has suffered and
18 continues to suffer severe and permanent physical injuries and associated symptomology, and has
19 suffered severe and permanent emotional injuries, including pain and suffering. Otto also has a
20 substantial fear of suffering additional and ongoing harms, including but not limited to now being at
21 an increased risk of cancer and future symptoms and harms associated with his autoimmune disease
22 and other injuries caused by Gardasil.

23 470. As a direct and proximate result of his Gardasil-induced injuries, Otto has suffered
24 and continues to suffer economic losses, including considerable financial expenses for medical care
25 and treatment, and diminished income capacity, and he will continue to incur these losses and
26 expenses in the future.

27 471. Merck's conduct, as described above, was aggravated, outrageous, and evil. Merck
28 regularly risks the lives of patients, including Otto, with full knowledge of the limited efficacy of

1 Gardasil and the severe and sometimes fatal dangers of Gardasil. Merck has made conscious
2 decisions to not warn or inform the unsuspecting public, including Otto and his medical providers.
3 Merck's conduct, including its false promotion of Gardasil and its failure to issue appropriate
4 warnings concerning the severe risks of Gardasil, created a substantial risk of significant harm to
5 children and patients who were being injected with Gardasil, and therefore warrants an award of
6 punitive damages.

7 472. WHEREFORE, Otto requests that the Court enter judgment in his favor for
8 compensatory and punitive damages, together with interest and costs herein incurred, and all such
9 other and further relief as this Court deems just and proper. Otto also demands a jury trial on the
10 issues contained herein.

11 **COUNT SIX**

12 **VIOLATION OF CALIFORNIA'S UNFAIR COMPETITION LAW**

13 (Against Merck and DOES 1 through 25)

14 473. Otto incorporates by reference all other paragraphs of this Complaint as if fully set forth
15 herein, and further alleges:

16 474. California's Unfair Competition Law ("UCL"), Cal. Bus. & Prof. Code §§ 17200, et
17 seq., protects both consumers and competitors by promoting fair competition in commercial markets
18 for goods and services. California's Unfair Competition Law is interpreted broadly and provides a
19 cause of action for any unlawful, unfair, or fraudulent business act or practice. Any unlawful, unfair,
20 or fraudulent business practice that causes injury to consumers falls within the ambit of California's
21 Unfair Competition Law.

22 475. Merck engaged in substantial advertising and marketing of Gardasil within the State of
23 California.

24 476. Because of Merck's unlawful, fraudulent, and unfair business practices, Otto and his
25 mother were misled into purchasing and consenting to the Gardasil injections.

26 477. As set forth in the preceding paragraphs, Defendants has engaged in the unlawful
27 business practice of misleading Plaintiff Otto regarding the Gardasil vaccines' true safety.

28 Defendants' deceptive and unlawful marketing practices have violated numerous California laws,

1 including, inter alia: Cal. Civ. Code §§ 1709, et seq. (fraudulent deceit); Cal. Civ. Code §§ 1571, et
2 seq. (fraud); Cal. U. Com. Code §§ 2313-15 (breach of express warranty); Cal. Bus. & Prof. Code §§
3 17500, et seq. (false advertising and marketing); and Cal. Civ. Code §§ 1750, et seq. (violations of
4 California's Consumer Legal Remedies Act).

5 478. Merck widely advertised and promoted Gardasil as a safe and effective vaccine that had
6 no serious side effects.

7 479. Yet, contrary to its above referenced false claims concerning the safety and efficacy of
8 Gardasil, Merck knew, or should have known, that Gardasil was ineffective, unreasonably dangerous
9 and defective, and had a propensity to cause serious and life-threatening side effects, including but not
10 limited to autoimmune diseases and other grave injuries as outlined in this Complaint.

11 480. The false, deceptive, and misleading actions, statements, and representations made by
12 Merck, as alleged in this Complaint, are unlawful, fraudulent, and unfair business practices and acts
13 within the meaning of the UCL. *See e.g.*, Cal. Bus. & Prof. Code §§ 17200 et seq.

14 481. Merck's concealment of the autoimmune risks and other adverse events outlined in this
15 Complaint was a material omission that consumers, patients, parents, and prescribing healthcare
16 professionals should have known about prior to purchasing, consenting to injection of, or prescribing
17 Gardasil.

18 482. Merck's concealment of the lack of efficacy and false representations concerning the
19 efficacy of Gardasil in preventing cancer was a material false representation and omission that
20 consumers, patients, parents, and prescribing healthcare professionals should have known about prior
21 to purchasing, consenting to injection of, or prescribing Gardasil.

22 483. Merck had sole access to material facts concerning the nature of the risks and defects
23 associated with Gardasil as expressly stated within its promotional material and labels, and Merck
24 knew that patients and users such as Otto, his mother, and his medical providers could not have
25 reasonably discovered the truth about the inefficacies and serious risks associated with Gardasil as
26 alleged herein.

27 484. Otto and his mother had no knowledge of the falsity or incompleteness of Merck's
28 statements and representations concerning Gardasil.

1 485. Otto's mother reasonably and justifiably relied upon the truth of the assurance made by
2 Merck in its direct to consumer marketing concerning the efficacy and safety of Gardasil (which were
3 also echoed by Otto's medical providers), when she and Otto provided their consent to Otto being
4 injected with the Gardasil vaccine.

5 486. Had Merck's advertisements and promotional material, which Merck targeted to
6 teenagers and the parents of teenagers, and which Otto's mother received and on which she relied,
7 provided complete and truthful warnings and properly disclosed and disseminated the true risks,
8 limitations, and lack of efficacy associated with Gardasil, then neither Otto nor his mother would have
9 consented to Otto being injected with Gardasil.

10 487. As a direct and proximate result of Merck's unlawful, fraudulent, and unfair business
11 practices, Otto has sustained injuries and economic damages as outlined herein, including but not
12 limited to, agreeing to being injected with Gardasil, which upon information and belief, costs more
13 than \$100 per vile.

14 488. As a result of Merck's violation of the UCL, Otto seeks an order of this Court enjoining
15 Merck from continuing these unlawful, fraudulent, and unfair practices and awarding Otto remedies,
16 including but not limited to disgorgement of Merck's profits, restitution, fees, and all other remedies
17 available under law.

18 489. WHEREFORE, Otto requests that the Court enter judgment in his favor for restitution,
19 disgorgement of Merck's ill-gotten profits, punitive damages, and all other permissible monetary
20 relief, together with interest, costs herein incurred, attorney fees pursuant to California Code of Civil
21 Procedure Section 1021.5, and all such other and further relief as this Court deems just and proper.
22 Otto also requests that the Court issue an injunction prohibiting Merck from continuing its false
23 advertising and unlawful acts and practices concerning Gardasil and to grant any other preliminary or
24 permanent equitable relief as deemed appropriate.

25 **COUNT SEVEN**

26 **MEDICAL MALPRACTICE**

27 (Against Kaiser Permanente Defendants and DOES 26 through 50)

28 490. Otto incorporates by reference Paragraphs 1 through 371 and Paragraphs 502 through

1 518 in this Complaint as if fully set forth herein and further alleges:

2 491. At all times herein mentioned Defendants Kaiser Foundation Hospitals, Southern
3 California Permanente Group, Hemesh Mahesh Patel, D.O, Nigel L. Kent, M.D., Does 26 through 50,
4 and each of them (collectively “Kaiser Permanente Defendants”), provided and/or are now providers
5 of hospital, medical, and other health care services for Plaintiff. Such services included the negligent
6 and wrongful act in the administration of three Gardasil injections that Plaintiff received on November
7 27, 2012, October 13, 2014, and February 3, 2015, coupled with continuous rendering thereafter of
8 medical treatment, care, and related services for disease process suffered by Plaintiff due to the severe
9 adverse medical reactions following the second and third injections of the Gardasil vaccines.

10 492. Kaiser Permanente Defendants’ negligent and wrongful acts include and incorporate
11 their negligent failure to timely and properly diagnose that Otto had sustained a Gardasil adverse
12 reaction following his October 13, 2014 Gardasil injection, and in lieu of properly diagnosing the
13 adverse reaction, the Kaiser Permanente Defendants, including but not limited to Hemesh Mahesh
14 Patel, D.O., negligently proceeded to administer a third Gardasil injection on February 3, 2015 to a
15 patient who had exhibited and was at the time still suffering from the adverse reactions caused by his
16 previous Gardasil injection. This negligent administration of the third Gardasil injection further
17 exasperated Plaintiff’s injuries and disease process.

18 493. Additionally, the Kaiser Permanente Defendants’ negligent and wrongful acts
19 incorporate their negligent failure to medically diagnose the nature and cause of Plaintiff’s underlying
20 immunological disease processes, thereby rendering discovery of the causal relationship between the
21 Gardasil vaccinations and his serious medical conditions, including but not limited to POTS, to be
22 unascertainable and undiscoverable prior to June 16, 2016, when Otto was for the first time diagnosed
23 with POTS. As previously alleged, following his diagnosis, in compliance with federal law, Otto,
24 duly filed his petition with the U.S. Court of Federal Claims on September 15, 2016, seeking
25 compensation for his Gardasil vaccine-related injuries under the National Vaccine Injury
26 Compensation Program. A judgement thereon was rendered on or about June 17, 2020 and Otto duly
27 filed his election to file a civil action on June 18, 2020.

28 494. Plaintiff is informed and believes, and upon such information and belief, alleges that the

1 Kaiser Permanente Defendants negligently relied upon facts and information provided to them by
2 Merck with respect to the effectiveness, safety, and the need for the administration of the Gardasil
3 vaccines and in advising Otto he be administered the Gardasil vaccines.

4 495. In soliciting Otto's consent for Gardasil, the Kaiser Permanente Defendants informed
5 Otto that Gardasil was safe and that if he was injected with Gardasil it would prevent Otto from
6 causing his sexual partners to get cervical cancer. The only risks that were disclosed to Otto were that
7 he may have some injection site pain.

8 496. In rendering the foregoing medical advice, the Kaiser Permanente Defendants
9 negligently failed to provide Otto with material facts and information as to the effectiveness, safety,
10 and need for the administration of the Gardasil vaccinations and in particular as to the specific
11 risk/benefit and quantitative risks, including but not limited to the serious autoimmune risks and lack
12 of efficacy associated with the Gardasil vaccine as previously outlined in this Complaint.

13 497. Truthful and accurate information concerning the safety and efficacy of a vaccine is
14 reasonably required by patients when considering and deciding whether or not under their individual
15 and personal circumstances they or their child should be vaccinated with Gardasil.

16 498. As a result of the Kaiser Permanente Defendants' negligent failure to provide accurate
17 information concerning the safety and efficacy of the Gardasil vaccine, Otto was deprived of his right
18 to make informed consent. Had Otto or his mother been informed of the true risks associated with
19 Gardasil, including but not limited to the autoimmune risks and the lack of Gardasil's proven efficacy
20 in preventing cancer, they would have rejected the Gardasil vaccinations.

21 499. As a proximate result of the negligently prescribed and administered Gardasil
22 injections, Otto has suffered and continues to suffer severe and permanent physical injuries and
23 associated symptomology, and has suffered severe and permanent emotional injuries, including pain
24 and suffering. Otto also has a substantial fear of suffering additional and ongoing harms, including
25 but not limited to future symptoms and harms associated with his autoimmune disease and other
26 injuries caused by Gardasil.

27 500. As a direct and proximate result of his Gardasil-induced injuries, Otto has suffered
28 and continues to suffer economic losses, including considerable financial expenses for medical care

1 and treatment, and diminished income capacity, and he will continue to incur these losses and
2 expenses in the future.

3 501. WHEREFORE, Otto requests that the Court enter judgment in his favor for
4 compensatory damages, together with interest and costs herein incurred, and all such other and further
5 relief as this Court deems just and proper. Otto also demands a jury trial on the issues contained
6 herein.

7 **COUNT EIGHT**

8 **BATTERY**

9 (Against Kaiser Permanente Defendants and DOES 26 through 50)

10 502. Otto incorporates by reference Paragraphs 1 through 371 and 490 through 501 of this
11 Complaint as if fully set forth herein and further alleges:

12 503. The administration and injection of each of the three Gardasil injections by the Kaiser
13 Permanente Defendants was without the informed consent of Otto and constitutes a battery against
14 Otto.

15 504. Otto did not consent to an ineffective vaccine that contains all of the undisclosed serious
16 and debilitating side effects, including but not limited to the autoimmune causing side effects outlined
17 in this Complaint, being injected into his body.

18 505. While Otto may have agreed to receive a fully safe vaccine that was effective against
19 preventing cervical cancer in his future sexual partners, the product that was ultimately injected in him
20 by the Kaiser Permanente Defendants was substantially different than the promised vaccine, as it was
21 not, and is not, effective for the advertised and promised indications and contained serious, fatal and
22 disabling undisclosed side effects. Had Otto received accurate information concerning the true lack
23 of efficacy and risk profile of the Gardasil vaccine, he would not have permitted the injection.

24 506. As a proximate result of the battery committed, Otto has suffered and continues to
25 suffer severe and permanent physical injuries and associated symptomology and has suffered severe
26 and permanent emotional injuries, including pain and suffering. Otto also has a substantial fear of
27 suffering additional and ongoing harms, including but not limited to future symptoms and harms
28 associated with his autoimmune disease and other injuries caused by Gardasil.

- 1 B. For economic and non-economic damages in an amount to be proven at trial;
2 C. For medical, incidental, hospital, psychological, and other expenses in an amount to be
3 proven at trial;
4 D. For loss of earnings and earnings capacity, in an amount to be proven at trial;
5 E. For an award of pre-judgment and post-judgment interest as provided by law;
6 F. For exemplary and punitive damages against Merck;
7 G. For preliminary and/or permanent injunctive relief against Merck;
8 H. For an award providing for payment of reasonable fees, court costs, and other litigation
9 expenses as permitted by law;
10 I. For such other and further relief as this Honorable Court may deem just and proper.

11 **DEMAND FOR JURY TRIAL**

12 Plaintiff, Zachariah Otto, hereby demands a jury trial on all of his claims, causes of action, and
13 issues that are triable by jury.

14
15 Dated: September 15, 2020

16 **BAUM, HEDLUND, ARISTEI, & GOLDMAN, P.C.**

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