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13 **UNITED STATES DISTRICT COURT**
14 **CENTRAL DISTRICT OF CALIFORNIA**
15 **WESTERN DIVISION**

16 MEAGAN CHAMBERLAIN,
17 EDWARD PISTORIO, LAURA LANE,
18 ROSALENE MULLINS, VINNY
19 PIAZZA, AURELIE BROWN, JESSICA
20 SWADER, and JANE TEMPLIN on
21 behalf of themselves and all others
22 similarly situated,

23 Plaintiffs,

24 v.

25 LG ELECTRONICS U.S.A., INC. and
26 LG ELECTRONICS MOBILECOMM
27 U.S.A., INC.,

28 Defendants.

Case No. 2:17-cv-2046-MWF-PLA

FIRST AMENDED COMPLAINT

DEMAND FOR JURY TRIAL

1 **SUMMARY OF THE ACTION**

2 1. This is an action on behalf of consumers who purchased LG G4, LG V10,
3 Nexus 5X, LG G5, and LG V20 cell phones (the “LG Phones”). A defect in the LG
4 Phones gives them a propensity to crash and then reboot interminably, which renders
5 the phones inoperable and unfit for any use. This defect is commonly referred to as a
6 “bootloop defect.”

7 2. Soon after releasing the LG G4, Defendants LG Electronics U.S.A., Inc.
8 and LG Electronics MobileComm U.S.A. (together, “LG”) began receiving warranty
9 claims and complaints from consumers who reported their phones had died. LG
10 continued to release new phones, including the LG V10, Nexus 5X, LG G5, and LG
11 V20 models, with similar hardware. Plaintiffs and many other consumers who bought
12 these products experienced failures from the bootloop defect. LG acknowledged this
13 defect in January 2016, explaining that a “loose contact between components” causes
14 the LG G4 to malfunction. In spite of this public admission LG did not conduct a recall
15 or offer an adequate remedy to consumers who bought LG Phones. LG instead replaced
16 LG Phones that failed within the one-year warranty period with phones that had the
17 same defect. And LG refused to provide any remedy to consumers whose phones failed
18 outside the warranty period because of the bootloop defect. LG continues to market and
19 sell the LG Phones.

20 3. Plaintiffs and consumers like them sustained economic loss attributable to
21 LG’s violations and seek relief through this action.

22 **PARTIES**

- 23 4. Plaintiff Meagan Chamberlain is a citizen of the State of California.
24 5. Plaintiff Edward Pistorio is a citizen of the State of Florida.
25 6. Plaintiff Laura Lane is a citizen of the State of New York.
26 7. Plaintiff Rosalene Mullins is a citizen of the State of Washington.
27 8. Plaintiff Vinny Piazza is a citizen of the State of Florida.
28 9. Plaintiff Aurelie Brown is a citizen of the State of Illinois.

1 18. In October 2016, her LG V10 unexpectedly shut itself down. When she
2 tried to restart the phone, it rebooted continuously to the “LG Life’s Good” screen,
3 failing to turn on.

4 19. On October 26, 2016, she contacted LG about her failed V10. LG told her
5 to send the phone to LG’s repair center. She shipped her V10 to LG’s repair center.

6 20. LG returned her phone with a note stating that LG had repaired the device.
7 She charged and then tried to start up the phone. But it wouldn’t start. Instead, it
8 manifested the same bootloop defect as her prior LG V10.

9 21. She next contacted her cellular service provider, T-Mobile. After she
10 explained the problems with her LG V10 phone, T-Mobile offered her a replacement
11 LG V10. She drove to a T-Mobile store to pick up this replacement device on
12 November 15, 2016.

13 22. She used the replacement LG V10 for about one month. Concerned about
14 the phone’s durability, she began saving money to upgrade to a different type of cell
15 phone.

16 23. She does not have a land line and depends on her cell phone to
17 communicate. She requires a functioning cell phone to perform her work, which
18 requires her to be on call.

19 24. By December 29, 2016, she had saved enough money to upgrade to an
20 iPhone. She made a \$249 down payment for an iPhone and began making monthly
21 payments for the iPhone instead of the V10.

22 25. Although she was reluctant to switch to the iPhone because it uses a
23 different operating system than the LG V10, she felt she had no choice because of her
24 experiences with V10 product failures.

25 26. She didn’t know about the bootloop defect in the LG V10 when she bought
26 it. Had LG disclosed this product defect to her, she would not have bought this phone
27 or would have paid less for it.
28

Plaintiff Edward Pistorio

1
2 27. Pistorio bought two LG G4 phones in September 2015 from AT&T Inc. He
3 bought one G4 for himself and one G4 for his wife. He made these purchases through
4 AT&T's Next program, under which he pays approximately \$25 each month for each
5 phone, for a term of 24 months, to cover the cost of the phones.

6 28. His phone failed because of the bootloop defect in November 2015. He
7 drove to an AT&T repair center, where a technician examined his phone and concluded
8 that it could not be repaired. Pistorio lost all of the photos and most of the data stored
9 on his phone. AT&T sent him another LG G4 as a replacement.

10 29. In February 2016, his second LG G4 failed because of the bootloop defect.
11 AT&T then provided him with another replacement LG G4.

12 30. His third LG G4 often freezes. The only way to unfreeze the phone during
13 these incidents is to remove the phone's battery. His third LG G4 is manifesting signs
14 of the bootloop defect and is unmerchantable.

15 31. He uses his third LG G4 less often, and for fewer demanding tasks, than he
16 otherwise would if not for the phone's subpar performance and warning signs of failure.

17 32. In the second week of March 2017, his wife's LG G4 failed as a result of
18 the bootloop defect. LG refused to provide any remedy, stating that the warranty on her
19 phone expired in September 2016.

20 33. He made a claim on his wife's phone through an insurance plan he bought
21 from AT&T. Under the AT&T insurance plan, he paid a \$120 non-refundable
22 deductible to obtain a Samsung Galaxy S7 phone as a replacement for his wife. He
23 must now make \$25 monthly payments for the Galaxy S7 through February 2018.

24 34. He didn't know about the bootloop defect in the LG G4 when he bought LG
25 G4s. Had LG disclosed this product defect to him, he would not have bought these
26 phones or would have paid less for them.

Plaintiff Laura Lane

35. Lane bought an LG G4 phone on July 16, 2015. She made her purchase through AT&T's Next program, through which she pays \$27.92 each month, for a term of 24 months, to cover the phone's cost.

36. Her phone failed because of the bootloop defect in December 2015. AT&T replaced the phone with a refurbished LG G4.

37. Her second phone also failed because of the bootloop defect, in June 2016. AT&T again replaced it with a refurbished LG G4.

38. Her third LG G4 often freezes and becomes nonresponsive. The phone is manifesting signs of the bootloop defect and is unmerchantable.

39. She continues to pay \$27.92 each month to cover the cost of the LG G4 she originally bought.

40. She didn't know about the bootloop defect in the LG G4 phone when she bought it. Had LG disclosed this product defect to her, she would not have bought this phone or would have paid less for it.

Plaintiff Rosalene Mullins

41. Mullins bought an LG G4 on July 4, 2015. Her LG G4 failed because of the bootloop defect on May 10, 2016.

42. Her wireless carrier, Verizon, sent her a refurbished LG G4. On or around July 3, 2016, her refurbished LG G4 also failed because of the bootloop defect.

43. After her second phone failed, she spent a significant amount of time on the phone with LG's customer service department, seeking either a refund or a working phone. LG declined her requests.

44. Verizon sent her a third LG G4. The phone often freezes or becomes too slow to use, particularly when she is trying to visit a website or to type using the keypad on the phone's screen. Additionally, when calls last more than 10 minutes, the phone gets too hot to hold against her ear. As a result, she has had to terminate important

1 phone calls that she could not complete by speakerphone. Her third LG G4 is
2 manifesting signs of the bootloop defect and is unmerchantable.

3 45. She didn't know about the bootloop defect in the LG G4 phone when she
4 bought it. Had LG disclosed this product defect to her, she would not have bought this
5 phone or would have paid less for it.

6 **Plaintiff Vinny Piazza**

7 46. Piazza bought a Nexus 5X on Amazon.com on July 31, 2016. His Nexus
8 5X failed because of the bootloop defect in November 2016.

9 47. He sent his failed Nexus 5X to LG. LG returned the device in December
10 2016 with a note stating that the device had been repaired.

11 48. Soon after he received his Nexus 5X, it again failed because of the bootloop
12 defect. He sent the Nexus 5X to LG for repair in February 2017. An LG representative
13 told him that he was out of warranty and would be charged for repairs. He explained to
14 the LG representative that he believed that he was still covered by the warranty given
15 that he bought his original Nexus 5X phone on July 31, 2016. The LG representative
16 replied that he needed to either send proof of purchase or pay for repairs. He sent LG
17 his proof of purchase.

18 49. On March 23, 2017, LG returned his Nexus 5X unrepaired. He tried to start
19 the phone. The bootloop defect manifested immediately: the phone wouldn't work.

20 50. Because his Nexus 5X failed and LG refused to repair his failed
21 replacement Nexus 5X, he paid \$427.99 for a Moto Z Play cell phone on March 3,
22 2017.

23 51. He didn't know about the bootloop defect in the Nexus 5X phone when he
24 bought it. Had LG disclosed this product defect to him, he would not have bought this
25 phone or would have paid less for it.

Plaintiff Aurelie Brown

52. Brown bought a Nexus 5X on October 5, 2015. Her Nexus 5X failed because of the bootloop defect on February 13, 2017. She lost all contacts and photos saved on her phone.

53. That same day she spoke with an LG representative who advised her to send the phone—at her own expense—to LG for a diagnostic review. After review of the phone, an LG representative said that she was out of warranty but offered to repair the phone for \$72. The LG representative said that the repaired phone would arrive in 3-5 business days. She paid LG \$72 to repair it.

54. She did not receive a repaired phone from LG until one month after she sent in her failed phone. While waiting for the repaired phone, she spent significant amounts of time making calls to LG trying to find out when she would get her phone back. During this time, she used her husband’s phone while her husband used an older phone that he still had. Her husband spent significant amounts of time driving to an AT&T store, waiting in line, and working with an information technology specialist so that he could use the older phone in conjunction with his work.

55. During the month in which LG had her phone, she and her husband were forced to pay for wireless internet access while traveling.

56. She doesn’t have a land line. She takes care of a 2-year-old child and needs a cell phone.

57. She didn’t know about the bootloop defect in the Nexus 5X phone when she bought it. Had LG disclosed this product defect to her, she would not have bought this phone or would have paid less for it.

Plaintiff Jessica Swader

58. Swader bought a V10 on November 7, 2015. Her V10 failed because of the bootloop defect on January 15, 2016. She lost messages and photos saved on her phone.

1 77. At the time of manufacture, the LG G4's processor was inadequately
2 soldered to the circuit board. As a result, the solder bumps connecting the processor to
3 the circuit board are unable to withstand the heat—and the cycles of thermal expansion
4 and contraction—created by the processor's routine operation. The bumps
5 consequently crack and fail.

6 78. As the solder bumps connecting the LG G4's processor to the circuit board
7 begin to crack and fail, the device manifests symptoms of impending failure by freezing
8 and becoming temporarily non-functional, suffering performance slowdowns,
9 overheating, and/or rebooting at random. Eventually, after these warning signs, the LG
10 G4 fails entirely, through an endless reboot cycle.

11 **LG Releases More Cell Phones with the Same Defect**

12 79. Since October 2015, LG has manufactured, marketed, distributed, and
13 warranted LG V10 and Nexus 5X mobile phone devices throughout the United States.

14 80. Since April 2016, LG has manufactured, marketed, distributed, and
15 warranted LG G5 mobile phone devices throughout the United States.

16 81. Since October 2016, LG has manufactured, marketed, distributed, and
17 warranted LG V20 mobile phone devices throughout the United States.

18 82. The LG Phones run on substantially similar hardware. The LG G4, Nexus
19 5X, and LG V10 use the same processor, circuit board, and graphics processor. The LG
20 V20 and LG G5 use an updated version of the processor, circuit board, and graphics
21 processor used in the LG G4, Nexus 5X and V10.

22 83. The LG V10, Nexus 5X, LG G5, and LG V20 are premium smartphones.
23 The LG V10 was priced at \$699 when released. The Nexus 5X was priced at around
24 \$400 when released. The LG G5 was priced at \$650 when released. The LG V20 was
25 priced at between \$650 and \$850 when released.

26 84. LG has sold the Nexus 5X, LG V10, LG G5, and LG V20 to consumers
27 directly as well as through authorized retailers. Many of those retailers subsidized the
28

1 device's purchase price based on consumers' agreement to enter into cellular service
2 agreements with a term of two years.

3 85. The LG V10, Nexus 5X, LG G5, and LG V20 suffer from the same latent
4 defect as the LG G4. These phones all have a propensity to lock up during the bootup
5 process, which typically renders the phones inoperable.

6 86. To the extent they have not been backed up, all photographs, videos,
7 contacts, and other data on the phone are permanently lost when LG Phones fail due to
8 the bootloop defect.

9 87. There is nothing any consumer or technician can do to fix LG Phones that
10 have failed because of the bootloop defect.

11 **Undisclosed by LG, the Bootloop Defect Freezes Thousands of Phones**

12 88. LG, like other phone manufacturers, conducts pre-release testing of its
13 devices. As a result of LG's pre-release testing of and consumer trial program for the
14 LG G4, LG was (or reasonably should have been) aware before bringing the LG G4 to
15 market of its embedded defect and propensity to fail.

16 89. Particularly given the similarities in the LG Phones' hardware, LG was (or
17 reasonably should have been) aware before bringing each LG Phone to market of its
18 embedded defect and propensity to fail.

19 90. LG did not disclose the bootloop defect in the LG Phones to consumers.

20 91. Thousands of online posts have reported bootloop defects in the LG G4.
21 For example, one website displays a conversation thread with 1,671 posts relating to the
22 LG G4 bootloop defect.¹ Another website displays a conversation thread with 947 posts
23 relating to the LG G4 bootloop defect.² Additionally, over 13,000 consumers have
24 signed online petitions asking LG to responsibly address the bootloop defect in the LG
25 G4.³

26
27 ¹ <http://forum.xda-developers.com/g4/help/lg-g4-stuck-bootloop-t3268734/page150> (last visited Mar. 28, 2017).

28 ² <http://forums.androidcentral.com/lg-g4/636120-kinda-official-lg-g4-bootloop-thread-32.html> (last visited Mar. 28, 2017).

³ <https://www.change.org/p/lg-mobile-launch-a-replacement-program-for-defective-lg-g4s> (last visited Mar. 28, 2017);
<https://www.change.org/p/lg-electronics-lg-g4-bootloop-stop-replacement-or-full-refund> (last visited Mar. 28, 2017).

1 92. Consumers have lodged similar complaints about the LG V10, Nexus 5X,
2 LG G5, and LG V20 on forums, social networks, and product review websites.⁴ One
3 consumer posted an open letter to LG about the LG V10's bootloop defect.⁵ Other
4 consumers have initiated petitions demanding that LG adequately address the V10's
5 bootlooping problem.⁶

6 **LG's Awareness of and Inadequate Response to the Bootloop Defect**

7 93. On October 1, 2015, Sprint retailers received a memorandum from Sprint
8 regarding the LG G4. The memorandum stated that "a hardware issue has been
9 identified in the LG G4." According to the memorandum, the LG G4 "will not power
10 on . . . Freezes/Fails to boot up. . . . There is no work around for this issue."

11 94. The Sprint memorandum further stated that "LG is aware of the issue," and
12 that "[a]ll locations must cease to sell the LG G4 for the time being."

13 95. Less than a month after Sprint distributed this memorandum, LG released
14 LG V10 and Nexus 5X cell phones containing the same or substantially similar
15 defective hardware as the LG G4. A year later, LG released two more cell phones with
16 the same propensity to fail while booting up—the LG G5 and the LG V20.

17 96. On January 25, 2016, LG issued the following statement:

18 LG Electronics has been made aware of a booting issue with the
19 LG G4 smartphone that has now been identified as resulting
20 from a loose contact between components. Customers who are
21 experiencing booting issues with their LG G4s should contact
22 their local carrier from where the G4 was purchased or a nearby
23 LG Service Center (www.lg.com/common) for repair under full
24 warranty.

25 ⁴ https://www.reddit.com/r/lgv10/comments/4yao1s/v10_bootloop_please_report_in_this_sticky_thread/ (last visited Mar.
26 28, 2017); <https://forum.xda-developers.com/lg-v10/help/lg-v10-bootloop-how-to-fix-t3315773/page3> (last visited Mar.
27 28, 2017); https://www.reddit.com/r/nexus5x/comments/5166de/bootloop_megathread_20/ (last visited Mar. 28, 2017);
28 <https://forum.xda-developers.com/lg-g5/help/lg-g5-boot-looping-issues-t3378039> (last visited Mar. 28, 2017);
<https://www.youtube.com/watch?v=bswvHW9eBPg&feature=youtu.be> (last visited Mar. 28, 2017);

⁵ <http://www.androidauthority.com/community/threads/an-open-letter-to-lg-in-regards-to-the-v10-boot-loop-issue.33454/>
(last visited Mar. 9, 2017).

⁶ https://www.change.org/p/lg-electronics-lg-v10-boot-loop-of-death?source_location=minibar (last visited Mar. 28, 2017);
<https://www.ipetitions.com/petition/lg-v10-boot-loop-of-death> (last visited Mar. 28, 2017).

1 Customers who purchased their G4 devices from non-carrier
2 retailers should contact an LG Service Center with the
3 understanding that warranty conditions will differ. LG
4 Electronics is committed to providing the highest standards of
5 product quality and customer service and apologizes for the
6 inconvenience caused to some of our customers who initially
7 received incorrect diagnoses.⁷

8 97. After this announcement, LG continued to manufacture LG Phones with the
9 bootloop defect, selling them at full price.

10 98. LG has required some consumers whose LG Phones failed from the
11 bootloop defect during the warranty period to incur expenses, including to diagnose the
12 problem and to return the device to LG's repair depot.

13 99. The refurbished LG Phones that LG returned to some consumers were just
14 as likely to fail because of the bootloop defect as the original LG Phones the consumers
15 purchased.

16 100. The high volume of LG Phones returned because of the bootloop defect has
17 led to delays on the part of LG in repairing and replacing devices.

18 101. Because consumers depend on their cell phones for a range of
19 communication services, LG's repair delays have caused many consumers to buy new
20 phones.

21 102. Many consumers whose LG Phones failed from the bootloop defect outside
22 of the warranty period have also been forced to buy new phones.

23 103. To the extent LG Phones failed before consumers' 2-year contracts for
24 cellular services expired, many consumers were unable to avail themselves of carrier
25 subsidies and paid full price for new phones.

26 **Further Details Regarding Consumers and Cell Phones**

27 104. Cell phones have increasingly become a necessity of life.

28 105. Approximately 9 out of every 10 Americans own a cell phone. According
to a recent study by the Centers for Disease Control and Prevention, 41 percent of

⁷ <http://www.androidauthority.com/lg-admits-g4-bootloop-problem-hardware-fault-669603/> (last visited March 28, 2017).

1 American households use cell phones exclusively. These households encompass 93
2 million adults and nearly 35 million children.

3 106. The average American consumer replaces his or her cell phone every 28
4 months.

5 107. Most cellular plans require a 2-year service contract. Consumers who buy a
6 phone with such a contract often receive subsidies from their cellular service provider
7 that reduce the high cost of cell phones. Consumers who buy a phone outside of
8 contract, however, generally must pay full price for the phone. Thus, the failure of a
9 cell phone after the manufacturer's 1-year warranty period has expired, but before the
10 carrier's 2-year cellular contract has expired, may necessitate a consumer's
11 unsubsidized payment for a replacement phone.

12 **CLASS ACTION ALLEGATIONS**

13 108. Plaintiffs bring this action on behalf of themselves and all others similarly
14 situated pursuant to Fed. R. Civ. P. 23(b)(2) and (b)(3).

15 109. The proposed Class and Subclasses are defined as:

16 **Class**

17 All individuals within the United States who purchased at least one
18 LG G4, LG G5, LG V10, LG V20, or Nexus 5X phone from LG or
its authorized retailers.

19 **California Subclass**

20 All individuals within the State of California who purchased at least
21 one LG G4, LG G5, LG V10, LG V20, or Nexus 5X phone from LG
22 or its authorized retailers.

23 **Washington Subclass**

24 All individuals within the State of Washington who purchased at
25 least one LG G4, LG G5, LG V10, LG V20, or Nexus 5X phone
from LG or its authorized retailers.

26 **Florida Subclass**

27 All individuals within the State of Florida who purchased at least
28 one LG G4, LG G5, LG V10, LG V20, or Nexus 5X phone from LG
or its authorized retailers.

Illinois Subclass

All individuals within the State of Illinois who purchased at least one LG G4, LG G5, LG V10, LG V20, or Nexus 5X phone from LG or its authorized retailers.

110. Excluded from the Class and Subclasses are LG, its parents, subsidiaries, affiliates, officers and directors, any entity in which LG has a controlling interest, all LG Phone owners who make a timely election to be excluded, governmental entities, and all judges assigned to hear any aspect of this litigation, as well as their immediate family members.

111. The members of the Class are so numerous that joinder is impractical. The Class consists of at least tens of thousands of members, whose identity is within the knowledge of LG and can be readily ascertained from LG’s books and records.

112. There are questions of law and fact common to the Class, and these common questions predominate over any questions affecting only individual Class members. Among the questions common to the Class are:

- a. Whether LG manufactured the LG Phones with a defect that gives them a propensity to fail;
- b. The origins and implementation of, and the justifications, if any, for LG’s policies and technology relating to the bootloop defect and its manifestation in the LG Phones;
- c. When LG became aware of the bootloop defect in the LG Phones and how it reacted to that knowledge;
- d. Whether LG concealed and failed to notify consumers of the bootloop defect in the LG Phones; and
- e. Whether LG overcharged consumers for LG Phones.

113. The claims of Plaintiffs are typical of the claims of the Class in that the representative Plaintiffs, like all Class members, purchased LG Phones that they would not have purchased, or would have paid less for, had they known of the bootloop defect.

1 114. Plaintiffs will fairly and adequately protect the interests of the Class.
2 Plaintiffs have no interests antagonistic to the interests of any other Class member.

3 115. Plaintiffs are committed to the vigorous pursuit of this action and have
4 retained competent counsel experienced in the prosecution of consumer protection class
5 actions.

6 116. A class action is superior to other available methods for the fair and
7 efficient adjudication of this controversy. Because the amount of each individual Class
8 member's claim is small relative to the complexity of the litigation, and because of
9 LG's financial resources, no Class member is likely to pursue legal redress individually
10 for the violations detailed herein.

11 117. Given the complex legal and factual issues involved, individualized
12 litigation would significantly increase the delay and expense to all parties and to the
13 Court. Individualized litigation also would create the potential for inconsistent and
14 contradictory rulings. By contrast, a class action presents fewer management
15 difficulties, allows claims to be heard which would otherwise go unheard because of the
16 expense of bringing individual lawsuits, and provides the benefits of adjudication,
17 economies of scale, and comprehensive supervision by a single court.

18 118. LG has acted and refused to act on grounds that apply generally to the Class
19 such that final injunctive relief or declaratory relief is warranted with respect to the
20 Class as a whole.

21 **FIRST CLAIM FOR RELIEF**
22 **Breach of Implied Warranty**
23 **(On behalf of the Class)**

24 119. Plaintiffs incorporate the above allegations by reference.

25 120. By operation of law, LG impliedly warranted to Plaintiffs and Class
26 members that the LG Phones they purchased were of merchantable quality and fit for
27 their ordinary and intended use as smartphone devices.
28

1 121. Plaintiffs and Class members are the intended third-party beneficiaries of
2 written agreements between LG and its authorized retailers, and of the implied
3 warranties that attach to those contracts.

4 122. The LG Phones fail of their essential purpose due to a “bootloop” defect.

5 123. LG breached the implied warranty of merchantability when it distributed
6 and sold the LG Phones. At the point of sale, the LG Phones contained an unseen
7 manufacturing defect whose manifestation renders the product inoperable during its
8 useful life. The bootloop defect in the LG Phones existed when the phones left LG’s
9 possession and renders them unfit for their intended and ordinary purpose.

10 124. Had consumers known of the bootloop defect, they would not have
11 purchased LG Phones or would have paid less for these products.

12 125. Plaintiffs provided LG an opportunity to cure its breach of warranty. LG
13 refused to recall, adequately repair, replace, or refund the purchase price of failed LG
14 Phones.

15 126. As a direct and proximate result of LG’s breach of the implied warranty of
16 merchantability, Plaintiffs and Class members have sustained damages in an amount to
17 be determined at trial.

18 **SECOND CLAIM FOR RELIEF**

19 **Violations of the Magnuson-Moss Warranty Act,**

20 **15 U.S.C. § 2301, *et seq.***

21 **(On behalf of the Class)**

22 127. Plaintiffs incorporate the above allegations by reference.

23 128. The LG Phones are “consumer products” under 15 U.S.C. § 2301(1).

24 129. Plaintiffs and Class members are “consumers” under 15 U.S.C. § 2301(3).

25 130. LG is a “supplier” and “warrantor” under 15 U.S.C. § 2301(4) and (5).

26 131. LG warranted to Plaintiffs and Class members that the LG Phones they
27 purchased were free from defects, of merchantable quality, and fit for the ordinary
28 purposes for which smartphones are used.

1 132. LG breached and refused to honor these implied promises. The bootloop
2 defect prevented LG Phones from performing in conformance with their ordinary and
3 intended purposes. These devices have a propensity to fail.

4 133. LG has been given a reasonable opportunity to cure its breach of warranty.
5 LG has had ample notice of the defect described above and experienced by Plaintiffs
6 and Class members, but has not provided an adequate remedy.

7 134. The amount in controversy for purposes of Plaintiffs' individual claims is
8 more than \$25.

9 135. As a direct and proximate result of LG's violations of the Magnuson-Moss
10 Act, Plaintiffs and Class members have suffered injury and damages in an amount to be
11 determined at trial. Further, under 15 U.S.C. § 2310(d)(2), they are entitled to an
12 appropriate award of their attorneys' fees and costs.

13 **THIRD CLAIM FOR RELIEF**

14 **Breach of Implied Warranty in Violation of the Song-Beverly Consumer Warranty**
15 **Act, Cal. Civ. Code § 1792, *et seq.***
16 **(On behalf of the California Subclass)**

17 136. Plaintiffs incorporate the above allegations by reference.

18 137. Under the Song-Beverly Consumer Warranty Act, Civ. Code § 1792, *et*
19 *seq.*, every sale of consumer goods in California is accompanied by a manufacturer's
20 "implied warranty that the goods are merchantable."

21 138. LG is a "manufacturer" of the LG Phones under Civil Code section 1791(j).

22 139. The LG Phones are "consumer goods" under Civil Code section 1791(a).

23 140. LG impliedly warranted to Chamberlain and California Subclass members
24 that the LG Phones were "merchantable" under Civil Code sections 1791.1(a) and 1792.

25 141. LG breached this implied warranty by selling LG Phones that were not of a
26 merchantable quality and were not fit for the ordinary purposes for which cell phones
27 are used.

1 142. The LG Phones are not of a merchantable quality because of their
2 propensity to permanently freeze and fail as a consequence of the bootloop defect.

3 143. Chamberlain and California Subclass members can enforce this statutory
4 implied warranty regardless of whether they are in privity with LG. Civil Code section
5 1792 provides that “[u]nless disclaimed in the manner prescribed by this chapter, every
6 sale of consumer goods that are sold at retail in this state shall be accompanied by the
7 manufacturer’s and the retail seller’s implied warranty that the goods are
8 merchantable.” Civil Code section 1792 thus does not require privity of contract to
9 enforce the implied warranty established by the statute. Additionally, Chamberlain and
10 California Subclass members can enforce this statutory implied warranty because they
11 are the intended beneficiaries of the implied warranty that runs from LG to retail buyers
12 of its products.

13 144. As a direct and proximate result of LG’s breaches of the Song-Beverly
14 Consumer Warranty Act, Chamberlain and California Subclass members have been
15 damaged in an amount to be proven at trial.

16 **FOURTH CLAIM FOR RELIEF**
17 **Violations of the Unfair Competition Law (“UCL”),**
18 **Cal. Bus. & Prof. Code § 17200, *et seq.***
19 **(On behalf of the California Subclass)**

20 145. Plaintiffs incorporate the above allegations by reference.

21 146. The UCL prohibits “any unlawful, unfair or fraudulent business act or
22 practice[.]”

23 147. LG’s acts, omissions, and practices are unlawful because they breached the
24 implied warranty of merchantability and violated the Song-Beverly Consumer Warranty
25 Act and the Magnuson-Moss Warranty Act.

26 148. LG’s conduct is unfair in that LG violated the California public policy,
27 legislatively declared in the Song-Beverly Consumer Warranty Act, requiring a
28

1 manufacturer to ensure that goods it places on the market are fit for their ordinary and
2 intended purposes.

3 149. LG acted unscrupulously in a manner that is substantially injurious to
4 consumers. Among other violations, LG:

- 5 a. Failed to apply reasonable care in testing the LG Phones prior to sale;
- 6 b. Marketed and sold the LG Phones with actual or constructive
7 knowledge of their propensity to fail because of the bootloop defect;
- 8 c. Marketed and sold cell phones whose failure causes a person to
9 permanently lose all of the photos, videos, contact information, and other data stored on
10 his or her cell phone, to the extent such data have not been backed up;
- 11 d. Replaced defective LG Phones with defective LG Phones; and
- 12 e. Refused to repair or replace LG Phones that failed because of the
13 bootloop defect.

14 150. LG's acts and practices are contrary to California law and policy and
15 constitute unreasonable and oppressive business practices that caused substantial injury
16 to Chamberlain and California Subclass members.

17 151. The gravity of the harm resulting from LG's conduct outweighs any
18 potential utility. There are reasonably available alternatives that would further LG's
19 legitimate business interests, such as replacing LG Phones with cell phones not
20 containing the bootloop defect.

21 152. Chamberlain and California Subclass members could not have reasonably
22 avoided injury from LG's unfair conduct. Chamberlain and California Subclass
23 members did not know, and had no reasonable means of discovering, that the LG
24 Phones had the bootloop defect or that LG would replace phones that failed from the
25 bootloop defect with phones containing the same defect.

26 153. All of LG's unlawful and unfair conduct occurred in the course of LG's
27 business and was part of a generalized course of conduct.

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1 device, they would not have purchased their phones, would have paid less for them, or
2 would have mitigated their loss, including by seeking a refund.

3 163. Mullins and Washington Subclass members suffered ascertainable loss and
4 actual damage as a direct and proximate result of LG’s unfair acts or practices. Among
5 other damage, Mullins and Washington Subclass members suffered diminished value of
6 their LG Phones, and lost or diminished use.

7 164. Pursuant to Wash. Rev. Code § 19.86.090, Mullins and the Washington
8 Subclass seek an order enjoining LG’s unfair acts or practices, providing for appropriate
9 monetary relief, and awarding reasonable attorneys’ fees and costs.

10 165. In accordance with Wash. Rev. Code § 19.86.095, a copy of this First
11 Amended Complaint has been served on the Attorney General of Washington.

12 **SIXTH CLAIM FOR RELIEF**

13 **Violations of the Florida Deceptive and Unfair Trade Practices Act,**
14 **Fla. Stat. § 501.201, *et seq.***
15 **(On behalf of the Florida Subclass)**

16 166. Plaintiffs incorporate the above allegations by reference.

17 167. Pistorio is a “consumer” under the Florida Deceptive and Unfair Trade
18 Practices Act (“FDUTPA”), Fla. Stat. § 501.203(7).

19 168. LG is engaged in “trade or commerce” under Fla. Stat. § 501.203(8).

20 169. FDUTPA prohibits “[u]nfair methods of competition, unconscionable acts
21 or practices, and unfair or deceptive acts or practices in the conduct of any trade or
22 commerce” Fla. Stat. § 501.204(1).

23 170. LG’s acts, omissions, and practices are “unfair” because, as set forth above,
24 LG acted unscrupulously in a manner that is substantially injurious to consumers.

25 171. Had Pistorio and Florida Subclass members known that the LG Phones
26 have a propensity to fail as a result of the bootloop defect, they would not have
27 purchased the phones or would have paid less for them.
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1 172. Similarly, had Pistorio and Florida Subclass members known that LG’s
2 policy and practice would be to replace one defective device with another defective
3 device, they would not have purchased their phones, would have paid less for them, or
4 would have mitigated their loss, including by seeking a refund.

5 173. Pistorio and Florida Subclass members suffered ascertainable loss and
6 actual damage as a direct and proximate result of LG’s unfair acts or practices. Among
7 other damage, Pistorio and Florida Subclass members suffered diminished value of their
8 LG Phones, and lost or diminished use.

9 174. Pursuant to Fla. Stat. §§ 501.2105 and 501.211, LG is liable to Pistorio and
10 the Florida Subclass for damages in an amount to be proven at trial, as well as
11 reasonable attorneys’ fees, and should be enjoined from further violations.

12 **SEVENTH CLAIM FOR RELIEF**

13 **Violations of the Illinois Consumer Fraud and Deceptive Business Practices Act,**
14 **815 Ill. Comp. Stat. Ann. § 505/1, *et seq.***
15 **(On behalf of the Illinois Subclass)**

16 175. Plaintiffs incorporate the above allegations by reference.

17 176. Brown and Illinois Subclass members are “consumers” under 815 Ill.
18 Comp. Stat. Ann. § 505/1(e).

19 177. LG is engaged in “trade” or “commerce” under 815 Ill. Comp. Stat. Ann. §
20 505/1(f).

21 178. Illinois law prohibits “[u]nfair methods of competition and unfair or
22 deceptive acts or practices . . . in the conduct of any trade or commerce.” 815 Ill.
23 Comp. Stat. Ann. § 505/2.

24 179. LG’s acts, omissions, and practices are “unfair” because, as set forth above,
25 LG acted unscrupulously in a manner that is substantially injurious to consumers.

26 180. Had Brown and Illinois Subclass members known that the LG Phones have
27 a propensity to fail as a result of the bootloop defect, they would not have purchased the
28 phones or would have paid less for them.

1 181. Similarly, had Brown and Illinois Subclass members known that LG's
2 policy and practice would be to replace one defective device with another defective
3 device, they would not have purchased their phones, would have paid less for them, or
4 would have mitigated their loss, including by seeking a refund.

5 182. Brown and Illinois Subclass members suffered ascertainable loss and actual
6 damage as a direct and proximate result of LG's unfair acts or practices. Among other
7 damage, Brown and Illinois Subclass members suffered diminished value of their LG
8 Phones, and lost or diminished use.

9 183. Pursuant to 815 Ill. Comp. Stat. Ann. § 505/10a, Brown and the Illinois
10 Subclass seek an order enjoining LG's unfair acts or practices, providing for appropriate
11 monetary relief, and awarding reasonable attorneys' fees and costs.

12 **EIGHTH CLAIM FOR RELIEF**

13 **Unjust Enrichment**
14 **(On behalf of the Class)**

15 184. Plaintiffs incorporate the above allegations by reference.

16 185. Plaintiffs and Class members conferred a benefit on LG, including by
17 purchasing the LG Phones.

18 186. The LG Phones that Plaintiffs and Class members purchased were not fit for
19 their ordinary use. LG failed to disclose the bootloop defect in the LG Phones and
20 failed to provide an adequate remedy to those harmed by it. Retention by LG of
21 revenues traceable to the LG Phones is inequitable.

22 187. LG should be required to disgorge its ill-gotten gains, and Plaintiffs and
23 Class members are entitled to restitution of their losses.

24 **PRAYER FOR RELIEF**

25 WHEREFORE, Plaintiffs, individually and on behalf of members of the Class
26 and Subclasses defined herein, respectfully request that the Court certify the proposed
27 Class and Subclasses, designate Plaintiffs as Class and Subclass representatives, appoint
28 the undersigned as Class Counsel, and enter judgment through an Order:

1 A. Providing injunctive and equitable relief in the form of, at minimum,
2 a comprehensive program to repair all LG Phones containing the bootloop defect and to
3 return to Class members all costs attributable to the bootloop defect, including
4 economic losses connected with their purchase of replacement phones;

5 B. Requiring LG to pay actual damages or restitution to Plaintiffs and
6 Class members;

7 C. Requiring LG to pay any applicable statutory and/or civil penalties;

8 D. Awarding pre- and post-judgment interest as prescribed by law;

9 E. Awarding reasonable attorneys' fees and costs as permitted by law;

10 F. Entering such other or further relief as the Court may deem just and
11 proper.

12 **DEMAND FOR JURY TRIAL**

13 Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiffs demand a trial by
14 jury of all issues triable as of right.

15
16 Dated: March 31, 2017

Respectfully submitted,

17 By: /s/ Jordan Elias

18 Daniel C. Girard (State Bar No. 114826)

Jordan Elias (State Bar No. 228731)

19 Simon S. Grille (State Bar No. 294914)

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Counsel for Plaintiffs and the Proposed Class

CERTIFICATE OF SERVICE

1
2 I, Jordan Elias, hereby certify that on March 31, 2017I electronically filed a *First*
3 *Amended Complaint* with the Clerk of the United States District Court for the Central
4 District of California using the CM/ECF system, which shall send electronic notification
5 to all counsel of record.

6 I also certify that I will have the foregoing *First Amended Complaint* personally
7 served on Defendants LG Electronics U.S.A., Inc. and LG Electronics MobileComm
8 U.S.A., Inc. who have not appeared in this action.

9
10 */s/ Jordan Elias*
11 Jordan Elias
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