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13 UNITED STATES DISTRICT COURT
14 NORTHERN DISTRICT OF CALIFORNIA
15 SAN FRANCISCO DIVISION

16 **JESSICA McGEE**, individually and on behalf
17 of all others similarly situated,

18 Plaintiff

19 v.

20 **ALTRIA GROUP, INC., ALTRIA**
21 **ENTERPRISES LLC and JUUL LABS, INC.,**

22 Defendants.

Case No.

CLASS ACTION

**ANTITRUST CLASS ACTION
COMPLAINT PURSUANT TO THE
SHERMAN AND CLAYTON ACTS (15
U.S.C. §§ 1, 2, 3, 15, 18, 26)**

DEMAND FOR JURY TRIAL

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1 Plaintiff Jessica McGee (“Mcgee” or “Plaintiff”), on behalf of herself and all others
2 similarly situated, brings this Class Action Complaint for damages and injunctive relief against
3 Defendants Altria Group, Inc. (“Altria Group”), Altria Enterprises LLC (“Altria Enterprises”,
4 together with Altria Group “the Altria Defendants”), and JUUL Labs, Inc. (“JUUL”) (collectively
5 “Defendants”) for violations of Section 1, 2, and 3 of the Sherman Act (15 U.S.C. §§ 1, 2, 3) and
6 Section 7 of the Clayton Act (15 U.S.C. § 18) as follows. All allegations herein other than those
7 concerning the Plaintiff are based on information and belief.

8 I. INTRODUCTION

9 1. This lawsuit involves agreements among horizontal competitors—the Altria
10 Defendants and JUUL—to eliminate competition by the Altria Defendants in the market for closed
11 system electronic cigarettes (“e-cigarettes”) (as defined below) in exchange for a partial ownership
12 interest in JUUL. These agreements effectuated a horizontal allocation of the market in the sense
13 that JUUL and Altria agreed that the latter would exit the market entirely and instead become a
14 minority shareholder in the former. This conduct constitutes a *per se* violation of Sections 1 and 3
15 of the Sherman Act and constituted an unlawful acquisition in violation of Section 7 of the Clayton
16 Act.¹ The agreements also provide the basis for the claims that JUUL monopolized the relevant
17 market of closed system e-cigarettes sold in the United States and its territories and that JUUL and
18 Altria conspired to monopolize that market, all in violation of Section 2 of the Sherman Act. This
19 claim is not based on allegations of circumstantial evidence, but is instead based on explicit written
20 agreements among the Defendants—the “Relationship Agreement”, dated December 20, 2018; the
21 “Amended Relationship Agreement”, dated January 28, 2020; and a commitment letter from Altria
22 to JUUL, dated October 5, 2018—that contained unequivocal non-compete provisions. On April
23 1, 2020, the Federal Trade Commission (“FTC”) filed an administrative complaint (“FTC
24 Complaint”) challenging the lawfulness of both the agreement and the acquisition under Section 5
25 of the FTC Act (15 U.S.C. § 45) and noting that the conduct in question violated Section 1 of the

26
27 ¹ Plaintiff alternatively has pled a claim that the agreement is also unlawful under a Rule of Reason analysis.

1 Sherman Act and Section 7 of the Clayton Act. *Federal Trade Comm'n v. Altria Group, Inc., et*
2 *al.*, Dkt. No. 9393 (F.T.C. April 1, 2020).²

3 2. JUUL's e-cigarette consists of two components: (a) a flat, rectangular device
4 resembling a USB thumb drive that has a battery and temperature regulator and can be recharged
5 by connecting to a USB port and (b) a pre-filled, non-reusable e-liquid cartridge (known as a
6 "JUULpod") that serves as a mouthpiece and contains a fixed concentration of nicotine mixed with
7 oils that mimics the ability of a cigarette to deliver nicotine to the human brain. The e-liquid
8 formula ("JUULsalts") is proprietary, contains high levels of nicotine (as much as 0.7 mL or
9 59 mg/mL per pod), and is based on nicotine salts found in leaf-based tobacco, rather than free-
10 based nicotine.³ The system can deliver a nicotine peak in five minutes, which compares favorably
11 with traditional combustible cigarettes.⁴ Use of the loaded device creates a vapor, which is why
12 use of a JUUL system is known as "vaping". The system is a closed one in the sense that it is not
13 modifiable. Since its entry into the e-cigarette market in June of 2015, JUUL quickly became the
14

15 ² A redacted version of the FTC Complaint is available at:

16 [https://www.ftc.gov/system/files/documents/cases/d09393_administrative_part_iii_complaint-](https://www.ftc.gov/system/files/documents/cases/d09393_administrative_part_iii_complaint-public_version.pdf)
17 [public_version.pdf](https://www.ftc.gov/system/files/documents/cases/d09393_administrative_part_iii_complaint-public_version.pdf). The FTC action did not include claims under Section 2 of the Sherman Act,
18 but the concurring statement of Commissioners Rohit Chopra and Rebecca Kelly Slaughter
19 ("Chopra Statement") also said that the facts would sustain a claim under Section 5 of the FTC
20 Act based on a theory of a conspiracy to monopolize in violation of Section 2 of the Sherman
21 Act.

22 [https://www.ftc.gov/system/files/documents/public_statements/1570265/statement_of_comm_ch](https://www.ftc.gov/system/files/documents/public_statements/1570265/statement_of_comm_chopra_in_the_matter_of_altria-juul.pdf)
23 [opra_in_the_matter_of_altria-juul.pdf](https://www.ftc.gov/system/files/documents/public_statements/1570265/statement_of_comm_chopra_in_the_matter_of_altria-juul.pdf).

24 ³ Huang, J., Dwan C., Kwok, J., *et al.*, *Vaping versus JUULing: how the extraordinary growth*
25 *and marketing of JUUL transformed the US retail e-cigarette market*, Tobacco Control 2019,
26 28:146-51 at 146 ("Huang Article") available at

27 <https://tobaccocontrol.bmj.com/content/tobaccocontrol/28/2/146.full.pdf>. JUUL currently has
28 two strengths of nicotine in its JUULpods. Each 5% JUULpod, as noted above, contains
approximately 0.7mL with 5% nicotine by weight (approx. 40 mg per pod based upon 59
mg/mL) at the time of manufacture. Each 3% JUULpod is designed to contain approximately
0.7mL with 3% nicotine by weight (approx. 23 mg per pod based upon 35 mg/mL) at time of
manufacture. [https://www.juul.com/resources/JUUL-Pods-Cost-and-Pricing-Pods-Prices-for-All-](https://www.juul.com/resources/JUUL-Pods-Cost-and-Pricing-Pods-Prices-for-All-Flavors)
[Flavors](https://www.juul.com/resources/JUUL-Pods-Cost-and-Pricing-Pods-Prices-for-All-Flavors).

⁴ Huang Article at 146.

1 market leader, obtaining a 75% share by October of 2018.⁵

2 3. The Altria Group was known until 2003 as Philip Morris Companies, Inc. and is
3 the leading manufacturer of traditional combustible cigarettes in the United States and its
4 territories. In light of the public outcry against and litigation concerning traditional cigarette use,
5 it has expanded into related markets such as smokeless tobacco, cigars, and pipes, always
6 attempting to obtain a dominant position. It entered the e-cigarette market in 2013, when its
7 subsidiary NuMark began trials of the MarkTen e-cigarette.⁶ The product was launched nationally
8 in July of 2014⁷ and was relatively successful. The Altria Group added to its e-cigarette portfolio
9 by acquiring Green Smoke Inc. for nearly \$110 million in cash and \$20 million in incentive
10 payments in April of 2014.⁸ And in February of 2018, it introduced the MarkTen Elite, a pod-
11 based closed system e-cigarette that resembled JUUL's product in both appearance and structure.⁹
12 At one point, the Altria Group had a 16% share of the e-cigarette market, but its share had declined
13 by mid-2018.¹⁰

14 ⁵ Truth Initiative, *Behind the explosive growth of JUUL*, available at
15 <https://truthinitiative.org/research-resources/emerging-tobacco-products/behind-explosive-growth-juul>.

16 ⁶ CNBC, *Marlboro Maker Altria is Jumping Into E-Cigarettes*, available at
17 <https://web.archive.org/web/20190228145243/https://www.cnbc.com/id/100806458>.

18 ⁷ M. Felberbaum, *Marlboro maker Altria Group to expand MarkTen electronic cigarette*
19 *nationally in 2nd quarter*, available at
20 <https://web.archive.org/web/20190501084035/https://www.canadianbusiness.com/business-news/marlboro-maker-altria-group-to-expand-markten-electronic-cigarette-nationally-in-2nd-quarter/>.

21 ⁸ Altria Group, *Altria Announces Agreement to Acquire E-Vapor Business of Green Smoke Inc.*,
22 available at
23 <https://web.archive.org/web/20190501084258/https://www.businesswire.com/news/home/20140203005640/en/Altria-Announces-Agreement-Acquire-E-Vapor-Business-Green>.

24 ⁹ Difference Between, *Difference Between MarkTen Elite and Juul*, available at
25 <http://www.differencebetween.net/science/health/difference-between-markten-elite-and-juul/>.

26 ¹⁰ Levy D.T., Sweanor D., Sanchez-Romero L.M., *et al.*, *Altria-Juul Labs deal: why did it occur*
27 *and what does it mean for the US nicotine delivery product market* at 2 (2019) (“Levy Article”)

1 4. The former CEO of the Altria Group, Marty Barrington, laid out the rationale for
2 his company's investment in e-cigarettes during a Consumer Analyst Group of New York
3 conference held on February 21, 2018:

4 [W]e knew the industry was evolving and adult tobacco consumers
5 were seeking less harmful alternatives to combustible cigarettes.
6 Preparing for this opportunity, we've spent years acquiring best-in-
7 class regulatory and product development talent and building a
8 compelling portfolio of non-combustible tobacco products with the
9 potential to reduce risk. We've also relentlessly advocated for
10 tobacco regulatory policy that supports bringing innovative
11 reduced-risk products to market and enables manufacturers to
12 communicate truthful information to consumers about those
13 products. Happily, in July 2017, the U.S. Food & Drug
14 Administration (FDA or Agency) adopted this approach as official
15 policy, with the stated goal to "encourage innovative, less harmful
16 and satisfying non-combustible products for adults who want or
17 need nicotine."

18 We aspire to be the U.S. leader in authorized, non-combustible,
19 reduced-risk products. The range of tobacco products available in
20 the U.S. is diverse when compared to many international markets,
21 and different product platforms appeal to different U.S. adult
22 tobacco consumers. That's why we're taking a portfolio approach,
23 focusing on the three most promising platforms for U.S. adult
24 tobacco consumers: smokeless tobacco and oral nicotine-containing
25 products, e-vapor and heated tobacco. You'll hear more about each
26 in a moment.

27 Our approach is clear: to maintain our leadership in combustible
28 tobacco products while vigorously pursuing this innovation
aspiration. Going forward, our strategies are to:

- Maximize income from our combustible tobacco businesses;
 - Grow income over time with non-combustible tobacco products;
- and
- Manage our diverse income streams and strong balance sheet to
deliver consistent financial performance over the long term.¹¹

23 _____
24 available at
25 <https://tobaccocontrol.bmj.com/content/tobaccocontrol/early/2019/08/30/tobaccocontrol-2019-055081.full.pdf>.

26 ¹¹ 2018 Consumer Analyst Group of New York (CAGNY) Conference, available at
27 <https://www.sec.gov/Archives/edgar/data/764180/000076418018000020/exhibit992-2018cagnyremarks.htm>.

1 5. Seeing the success of JUUL, the Altria Group decided it wanted to buy JUUL and
2 become the dominant market player, just as it was in the traditional cigarette market, where its
3 Marlboro brand accounted for 40% of sales¹² or in the smokeless tobacco market, where the Altria
4 Group has 55% of sales.¹³ It commenced negotiations with JUUL, which intensified in the summer
5 of 2018. As explained in the FTC Complaint, JUUL insisted that a precondition for a purchase of
6 a stake in the company was that the Altria Group exit the market. As the FTC put it in paragraph
7 four of its complaint, “[d]uring negotiations, [JUUL] insisted, and Altria recognized, that Altria’s
8 exit from the e-cigarette market was a non-negotiable condition for any deal. When Altria sought
9 to weaken or remove any obligation to exit that market, [JUUL] conveyed that any such attempt
10 was completely unacceptable.” The Altria Group accepted this condition in a letter to JUUL dated
11 October 5, 2018 and began dismantling its e-cigarette operations, including pulling the MarkTen
12 Elite products from the market.

13 6. Negotiations resumed and a signed deal was reached on December 20, 2018. The
14 Altria Group acquired a 35% stake in JUUL for \$12.8 billion. The deal was reflected in a number
15 of separate agreements, including: (a) the actual “Purchase Agreement”; (b) a “Services
16 Agreement”, whereby the Altria Group committed to provide various support services to JUUL;
17 (c) an “Intellectual Property Licensing Agreement”, which the Altria Group described in a Form
18 8-K filed with the Securities & Exchange Commission as giving JUUL a “non-exclusive, royalty-
19 free perpetual, irrevocable, sublicensable license to Altria’s non-trademark licensable intellectual
20 property rights in the e-vapor field...”;¹⁴ and (d) the aforementioned “Relationship Agreement.”
21 In the Form 8-K, the Altria Group specifically noted that:

22 The Relationship Agreement generally prohibits Altria from

23 ¹² Center for Disease Control & Prevention, *Tobacco Brand Preferences*, available at
24 https://www.cdc.gov/tobacco/data_statistics/fact_sheets/tobacco_industry/brand_preference/index.htm.

25 ¹³ Levy Article at 2.

26 ¹⁴ Page 3 of Altria Group Form 8-K dated December 19, 2018, available at
27 <https://www.sec.gov/Archives/edgar/data/764180/000119312518353970/d660871d8k.htm>.

1 competing, or otherwise acquiring an interest in an entity
2 competing, in the e-vapor business for a period of at least six years
3 from Closing [of the transaction], extendable thereafter unless
4 terminated by Altria. If another person were to acquire 40% or more
5 of Altria's voting power, or 30% of Altria's voting power combined
6 with contractual control of a majority of Altria's board of directors,
7 that person would also be subject to certain non-compete obligations
8 set forth in the Relationship Agreement.¹⁵

9 7. These provisions of the Relationship Agreement constitute a naked restraint of trade
10 in the form of a market allocation between horizontal competitors. These provisions continued to
11 be applied in the Amended Relationship Agreement entered into by Altria and JUUL on January
12 28, 2020. Such agreements constitute a *per se* violation of Section 1 and 3 of the Sherman Act (15
13 U.S.C. §§ 1, 3), a conspiracy to monopolize in violation of Section 2 of the Sherman Act (15
14 U.S.C. § 2), and an unlawful acquisition under Section 7 of the Clayton Act (15 U.S.C. § 18).
15 Plaintiff and members of the proposed Class were injured by the elimination of the Altria Group
16 as a competitor in the closed e-cigarette market, paid supracompetitive prices for JUUL's e-
17 cigarettes as a result, and were denied the benefits of competitive innovation that could have
18 existed had the Altria Group stayed in the market as an independent force.

19 **II. JURISDICTION AND VENUE**

20 8. Plaintiff brings this action on his own behalf as well as that of the Class to recover
21 damages, including treble damages, costs of suit, and reasonable attorney's fees arising from
22 Defendants' violations of Section 1, 2, and 3 of the Sherman Act (15 U.S.C. §§ 1, 2, 3) and Section
23 7 of the Clayton Act (15 U.S.C. § 18), as well as any and all equitable relief afforded them under
24 the federal antitrust laws.

25 9. Jurisdiction and venue are proper in this judicial district pursuant to Section 12 of
26 the Clayton Act (15 U.S.C. § 22), and 28 U.S.C. § 1391(b), (c) and (d), because a substantial part
27 of the events giving rise to Plaintiff's claims occurred in this District, a substantial portion of the
28 affected interstate trade and commerce was carried out in this District, and one or more of the
29 Defendants reside in this District or is licensed to do business in this District. Each Defendant has

¹⁵ *Id.*

1 transacted business, maintained substantial contacts, and/or committed overt acts in furtherance of
2 the illegal scheme and conspiracy throughout the United States and its territories, including in this
3 district. The anticompetitive conduct alleged herein has been directed at, and have had the intended
4 effect of, causing injury to persons residing in, located in, or doing business throughout the United
5 States and its territories, including in this District.

6 **III. INTRADISTRICT ASSIGNMENT**

7 10. Pursuant to N.D. Cal. Civil Local Rule 3.2 (c) and (e), assignment of this case to
8 the San Francisco Division of the United States District Court for the Northern District of
9 California is proper because the interstate trade and commerce involved and affected by
10 Defendants' violations of the antitrust laws action was substantially conducted with, directed to or
11 impacted Plaintiff and members of the Class in counties located within the Division and JUUL's
12 principal place of business is located within this Division.

13 **IV. PARTIES**

14 11. Plaintiff Jessica McGee is a resident of Hugo, Minnesota. She purchased JUUL's
15 closed system e-cigarette products directly from JUUL during the Class Period, defined as October
16 5, 2018 through the date on which Defendants' anticompetitive conduct ceases. McGee was
17 injured in connection with her purchase during the Class Period as a result of Defendants'
18 anticompetitive and unlawful conduct alleged herein.

19 12. Defendant JUUL is a Delaware corporation with its principal place of business
20 located at 560 20th Street, San Francisco, California 94107. JUUL is the leading manufacturer of
21 closed-system e-cigarettes, generating over \$1 billion in net revenue in 2018.¹⁶ JUUL was initially
22 a division of Pax Labs ("Pax"), a maker of vaporizers based in San Francisco. Pax was founded in
23 2007 by James Monsees ("Monsees") and Adam Bowen ("Bowen"), both graduates of the design
24 program at Stanford University. Pax raised \$13.9 billion in eight funding rounds from venture
25

26 ¹⁶ San Francisco Business Times, *Juul Labs revenue soars to more than \$1 billion in 2018*,
27 available at <https://www.bizjournals.com/sanfrancisco/news/2019/02/01/juul-labs-revenue-soars-to-more-than-1-billion.html>.

1 capitalists such as Fidelity Investment. JUUL’s closed system e-cigarette was introduced in June
2 of 2015 and Bowen said it packed a “bigger punch” as compared to other e-cigarettes because it
3 contained ten times as much nicotine. He said that the idea behind the blend was to eliminate the
4 need for smokers to go back to cigarettes after an unsatisfying experience with vaping. As its sales
5 grew, Pax spun off the division and incorporated it as a separate company. Tyler Goldman, then
6 the Chief Executive Officer (“CEO”) of Pax, initially ran JUUL, but left in 2017. Kevin Burns
7 (“Burns”), former head of yogurt maker Chobani, became the new CEO. Monsees is the
8 company’s chief product officer and Bowen is the company’s chief technology officer.¹⁷ During
9 the Class Period, JUUL sold e-cigarettes directly or through its subsidiaries, agents and affiliates
10 to purchasers throughout the United States. JUUL is a party to the anticompetitive and unlawful
11 agreements alleged herein, including the aforementioned Relationship Agreement and Amended
12 Relationship Agreement.

13 13. Defendant Altria Group is a Virginia corporation headquartered at 6601 West
14 Broad Street, Richmond, Virginia 22320. Prior to 2007, Altria Group also owned the international
15 operations of Philip Morris. In 2007, the company decided to separate the firm’s domestic and
16 international operations. According to the Associated Press, the move cleared “the international
17 tobacco business from the legal and regulatory constraints facing its domestic counterpart, Philip
18 Morris USA.”¹⁸ Altria Group is one of the country’s largest tobacco companies and was, prior to
19 the anticompetitive agreements alleged, a manufacturer of closed-system e-cigarettes. At a
20 preserved webpage formerly on its website, the Altria Group stated that:

21 Altria Group holds diversified positions across tobacco, alcohol and
22 cannabis. Through our wholly owned subsidiaries and strategic
23 investments in other companies, we seek to provide category-
leading choices to adult consumers, while returning maximum value

24 ¹⁷ This history of Pax and JUUL is set forth in more detail in Sharma, R., *The Company Behind*
25 *JUUL* (Jan. 30, 2020), available at <https://www.investopedia.com/news/which-company-behind-popular-ecigarette-juul/>.

26 ¹⁸ Associated Press, *Altria to spin off Philip Morris International*, available at
27 https://web.archive.org/web/20190516080244/http://www.nbcnews.com/id/20494757/ns/business-world_business/t/altria-spin-philip-morris-international/.

1 to shareholders through dividends and growth.

2 Our tobacco companies – which have been the undisputed market
3 leaders in the U.S. tobacco industry for decades – include some of
4 the most enduring names in American business: Philip Morris USA,
5 the maker of Marlboro cigarettes, and U.S. Smokeless Tobacco
6 Company, the maker of Copenhagen and Skoal. We also own John
7 Middleton, manufacturer of Black & Mild cigars, and Nat Sherman,
8 a super-premium cigarette and cigar business. And we have 35
9 percent ownership of JUUL Labs, Inc., the nation's leading e-vapor
10 company.¹⁹

11 14. During the Class Period, the Altria Group sold e-cigarettes directly or through its
12 subsidiaries, agents and affiliates to purchasers throughout the United States and its territories. The
13 Altria Group is a party to the anticompetitive and unlawful agreements alleged herein, including
14 the aforementioned Relationship Agreement and Amended Relationship Agreement. As noted
15 above, prior to those agreements, the Altria Group sold and marketed e-cigarettes under the brand
16 names MarkTen and Green Smoke. In 2018, the Altria Group generated over \$25.364 billion in
17 worldwide net revenues.²⁰

18 15. Defendant Altria Enterprises is a wholly owned subsidiary of the Altria Group and
19 is located at 6601 West Broad Street, Richmond, Virginia 22320. Altria Enterprises is a party to
20 the anticompetitive and unlawful agreements alleged herein, including the aforementioned
21 Relationship Agreement and Amended Relationship Agreement.

22 16. Defendants Altria Group and Altria Enterprises are referred to collectively herein
23 as “Altria.”

24 V. AGENTS AND CO-CONSPIRATORS

25 17. The anticompetitive and unlawful acts alleged against the Defendants in this class
26 action complaint were authorized, ordered or performed by Defendants’ respective officers,
27 agents, employees, or representatives, while actively engaged in the management, direction, or

28 ¹⁹ *Altria, At-A-Glance*, available at
<https://web.archive.org/web/20190516075707/http://www.altria.com/About-Altria/At-A-Glance/Pages/default.aspx>.

²⁰ Statista, *Net revenue of Altria worldwide from 2010 to 2019 (in million U.S. dollars)*, available at <https://www.statista.com/statistics/500108/net-revenue-of-altria/>.

1 control of Defendants' businesses or affairs.

2 18. Defendants' agents operated under the authority and apparent authority of their
3 principals.

4 19. Defendants, through their subsidiaries, affiliates and agents operated as a single
5 unified entity.

6 20. Various persons and/or firms not named as Defendants herein may have
7 participated as co-conspirators in the violations alleged herein and may have performed acts and
8 made statements in furtherance thereof.

9 21. Each Defendant acted as the principal, agent or joint venture of, or for, other
10 Defendants with respect to the acts, violations, and common course of conduct alleged herein.

11 **VI. CLASS CERTIFICATION ALLEGATIONS**

12 22. Plaintiff brings this action for damages and injunctive relief on behalf of herself
13 and a class action of similarly situated persons and entities pursuant to Federal Rules of Civil
14 Procedure, Rule 23(a), (b)(2) and (b)(3), which is defined as follows:

15 All persons or entities in the United States and its territories that
16 purchased e-cigarettes directly from JUUL from October 5, 2018
17 until the anticompetitive effects of Defendants' unlawful conduct
cease (the "Class Period").

18 23. This definition specifically excludes the following person or entities: (a) any of the
19 Defendants named herein; (b) any of the Defendants' co-conspirators; (c) any of the Defendants'
20 parent companies, subsidiaries, and affiliates; (d) any of the Defendants' officers, directors,
21 management, employees, subsidiaries, affiliates or agents; (e) all governmental entities; and (f) the
22 judges and chambers staff in this case, as well as any members of their immediate families.

23 24. Plaintiff does not know the exact number of Class members, because such
24 information is in the exclusive control of Defendants. Plaintiff is informed and believes that, due
25 to the nature of the trade and commerce involved, there are hundreds of thousands of Class
26 members geographically dispersed throughout the United States and its territories, such that
27

1 joinder of all Class members in the prosecution of this action is impracticable.

2 25. Plaintiff's claims are typical of the claims of its fellow Class members because
3 Plaintiff directly purchased closed system e-cigarettes from JUUL. Plaintiff and all Class members
4 were damaged by the same wrongful conduct of Defendants as alleged herein, and the relief sought
5 herein is common to all members of the Class.

6 26. Numerous questions of law or fact common to the entire Class—including, but not
7 limited to those identified below—arise from Defendants' anticompetitive and unlawful conduct:

8 a. Whether Defendants combined or conspired with one another to raise,
9 maintain or stabilize prices for e-cigarettes sold by JUUL at any time during the
10 Class Period to purchasers in the United States and its territories;

11 b. Whether Defendants combined or conspired with one another to allocate
12 the market for the sale of closed system e-cigarettes to purchasers in the United
13 States and its territories at any time during the Class Period by eliminating Altria
14 as a competitor;

15 c. Whether Defendants conspired to monopolize the market for closed
16 system e-cigarettes sold in the United States and its territories;

17 d. Whether there is here a relevant product market of closed system e-
18 cigarettes and a relevant geographic market of the United States and its territories;

19 e. Whether JUUL unlawfully obtained and/or maintained monopoly power in
20 the market for closed system e-cigarettes sold in the United States and its
21 territories;

22 f. Whether Defendants' conduct caused the prices of e-cigarettes sold by
23 JUUL at any time during the Class Period to purchasers in the United States and
24 its territories to be artificially raised, maintained or stabilized at supracompetitive
25 prices or price levels;

26 g. Whether Plaintiff and the other members of the Class were injured by
27 Defendants' conduct and, if so, the determination of the appropriate Class-wide
28 measure of damages;

h. Whether Plaintiff and other members of the Class are entitled to, among
other things, injunctive relief, and, if so, the nature and extent of such relief.

27 27. These and other questions of law and fact are common to the Class and predominate
28 over any questions affecting the Class members individually.

1 sales by company from 2011–17 with respect to retail channels tracked by the A.C. Nielsen
 2 Company (“Nielsen”):

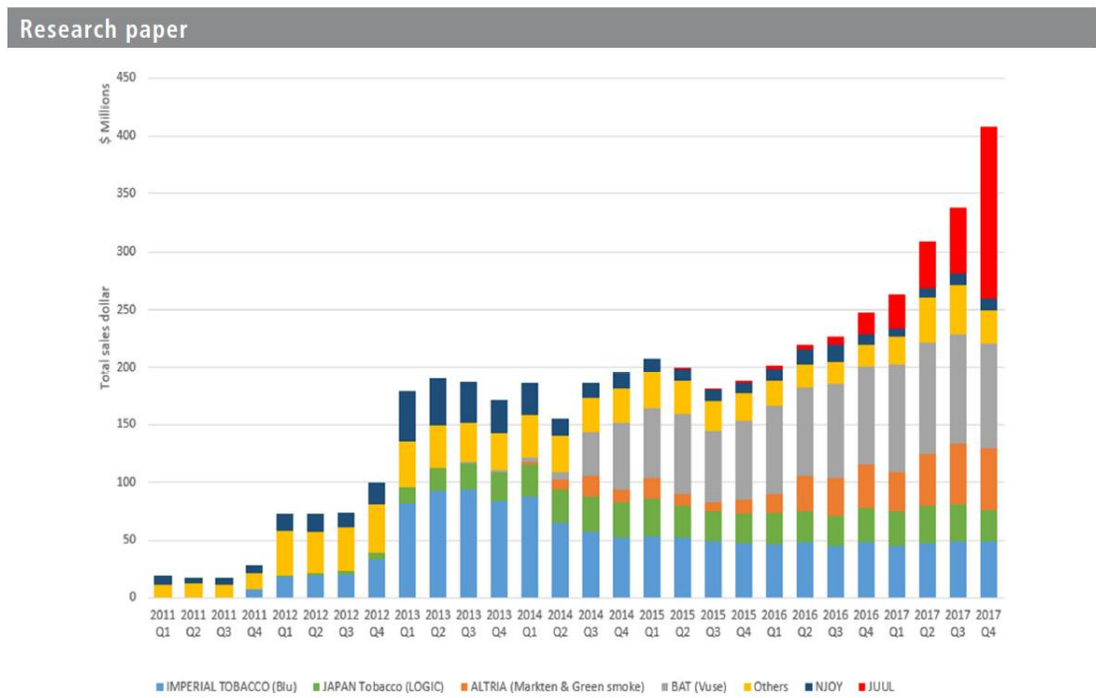


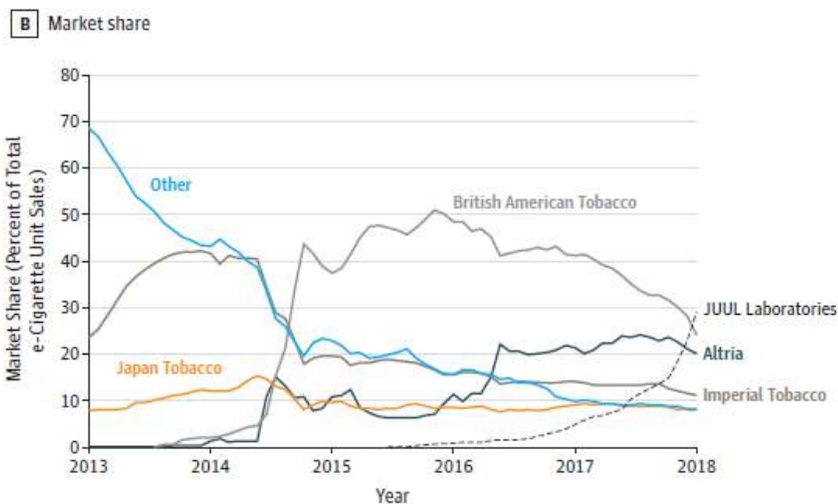
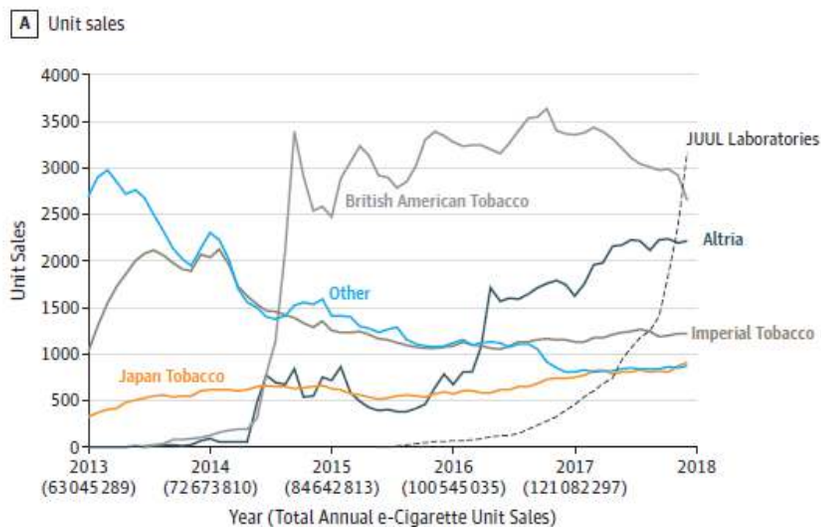
Figure 1 Sales dollar of e-cigarettes in Nielsen-tracked retail channels: by brand 2011–2017.

15 33. As can be seen, by the fourth quarter of 2017, JUUL had more sales than any of its
 16 competitors, although Altria’s sales numbers had been expanding over time.

17 34. The market shares of competing traditional tobacco companies declined as a result
 18 of JUUL’s entry and success. A 2018 research letter published in the *Journal of the American*
 19

1 *Medical Association* graphically depicts this development for the period from 2013–17.²³

2 **Figure. e-Cigarette Unit Sales and Market Share of e-Cigarette Unit Sales, by Manufacturer—United States, 2013-2017**



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22 35. Other competitors in the market suffered setbacks that limited their ability to

23 compete. One example is NJoy, which had been a pioneer in the market. As described in the

24 8/27/18 N.Y. Times Article cited above:

25

26 ²³ King, B., Gammon, G., et al., *Electronic Cigarette Sales in the United States, 2013-2017*,

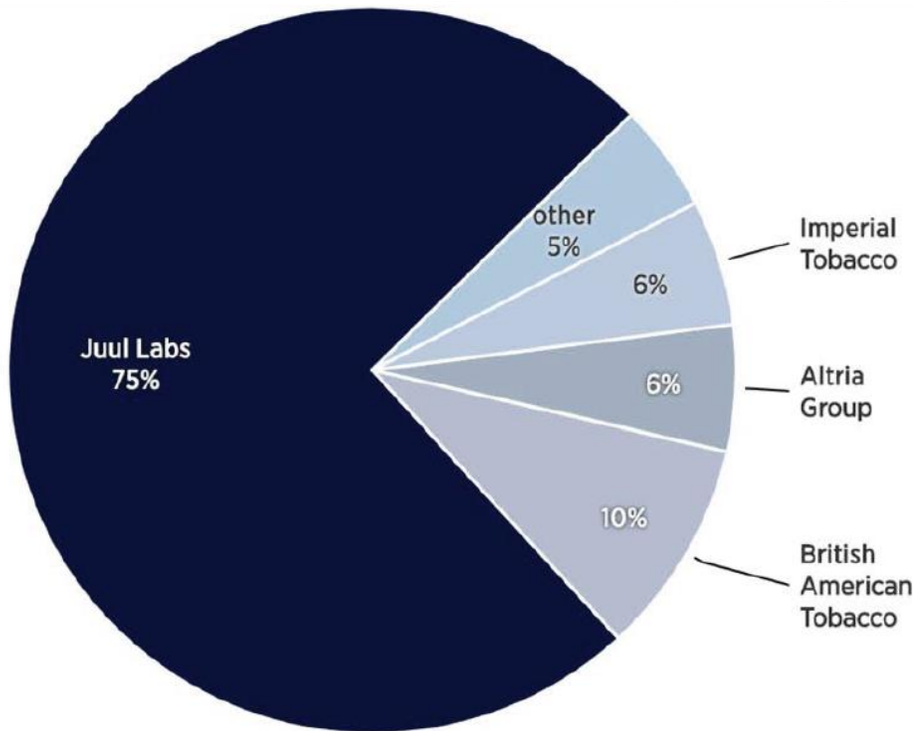
27 *Journal of the American Med. Ass’n*, 320: (13), 1379-80 at 1380 (2018), available at

28 <https://jamanetwork.com/journals/jama/fullarticle/2705175>.

1 NJoy gambled on an e-cigarette that looked virtually identical to a
 2 cigarette. It was a mistake, said Craig Weiss, the chief executive
 3 who pushed the so-called cigalike strategy and now consults for
 4 Juul. As NJoy’s fortune faded, he said he realized that people
 5 didn’t want a product that looked so much like a cigarette that it still
 6 left them with the stigma of being a smoker. NJoy filed for Chapter
 7 11 bankruptcy in 2016, later re-emerging.

8 36. Likewise, in April of 2018, R.J. Reynolds Vapor Co., a subsidiary of BAT, had to
 9 recall its Vuse Vibe Power Units used in its e-cigarettes because of overheating, which led to a
 10 supply disruption.²⁴

11 37. By October of 2018, JUUL had obtained a monopolistic share of the e-cigarette
 12 market, as reflected in the following pie chart taken from a December 6, 2018 presentation by the
 13 Social Science Research Center at Mississippi State University (“Mississippi Presentation”):²⁵



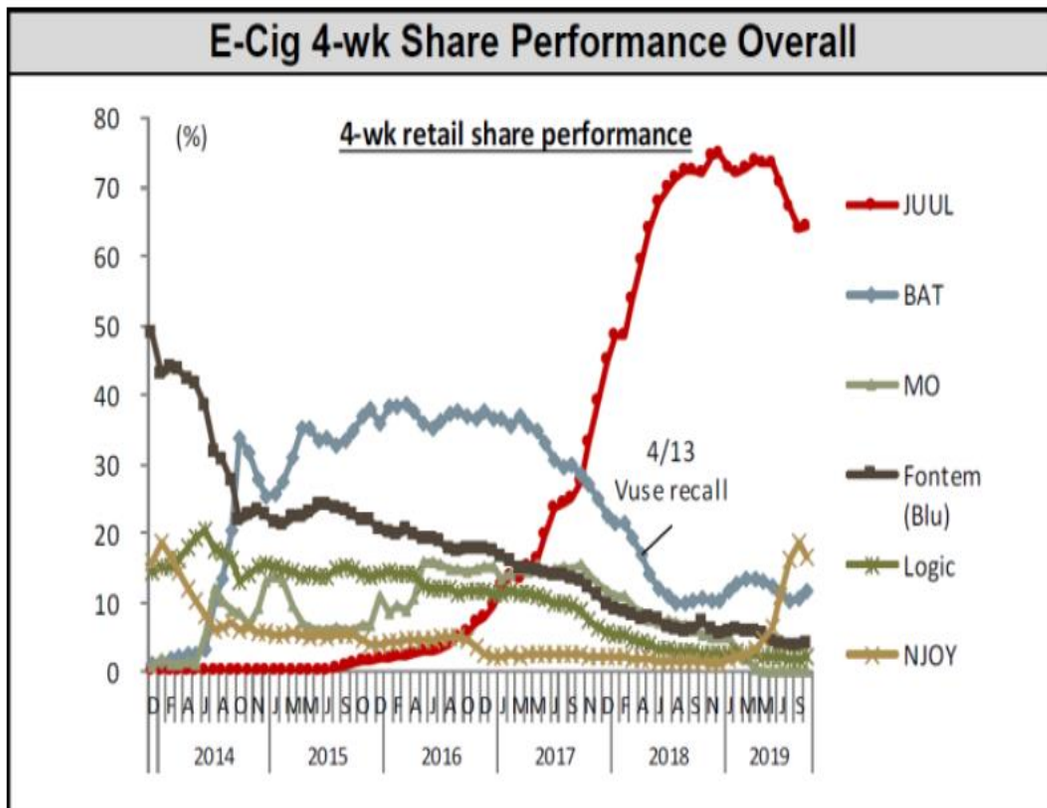
14 Source: [Wells Fargo](#)



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 24 ²⁴ See FDA, *Urgent: Voluntary Product Recall of Vuse Vibe Power Units*, available at
 25 <https://www.fda.gov/safety/recalls-market-withdrawals-safety-alerts/urgent-voluntary-product-recall-vuse-vibe-power-units>.

26
 27 ²⁵ This chart is available at <https://mstobaccodata.org/wp-content/uploads/2019/01/JUUL-and->

38. In a February 11, 2019 presentation, an analyst at Wells Fargo Securities, LLC said that JUUL “re-ignited” the e-cigarette category and depicted its dominance in the following chart.²⁶



Source: Nielsen Total US xAOC/Convenience Database & Wells Fargo Securities, LLC

39. Altria is the “MO” listed in this chart and it reflects the company’s withdrawal from the market in late 2018 as a consequence of its non-compete agreement with JUUL.

40. What accounted for JUUL’s rapid success? One factor was its slick, trendy packaging, as depicted below.

[Other-Emerging-Products 12.6.18.pdf](#).

²⁶ Bonnie Herzog, *Wall Street Tobacco Industry Update* at 3 (Feb. 11, 2019), available at http://www.natocentral.org/uploads/Wall_Street_Update_Slide_Deck_February_2019.pdf.



41. The Mississippi Presentation noted that it was the first e-cigarette that was “easy to use, maintain, and provide high levels of nicotine”; it was dubbed as the “iPhone of e-cigarettes”. The starter pack depicted above had a retail price of \$44.99 and a pack of four JUULpods cost \$15.99. The presentation noted further that the device and the JUULpods were available “directly from JUUL Labs, Inc., other online retailers, and at 12,000 convenience stores in the U.S.” By 2019, according to published reports, JUUL products were sold in 100,000 stores nationwide in addition to its own online retail portal.²⁷

42. Another factor in the success of the product noted in the Mississippi Presentation was that “[e]arly research indicates youth who were not previously at risk for initiating cigarette smoking are initiating nicotine use with Juul e-cigarettes.” The same presentation noted that the product was introduced with an assortment of flavors—Mango, Cool Mint, Virginia Tobacco, Cool Cucumber, Classic Menthol, Fruit Medley, Creme Brulee, Classic Tobacco—some of which appealed directly to teenagers and children. The 8/27/18 N.Y. Times Article referenced above noted that:

²⁷ Dees Stribling, *E-Cig Company Juul Planning Retail Stores*, Bisnow (May 21, 2019), available at <https://www.bisnow.com/national/news/retail/e-cig-company-juul-planning-retail-stores-99218>.

1 While the [JUUL advertising] campaign [developed in 2015] wasn't
2 targeted specifically at teenagers, a former senior manager said that
3 he and others in the company were well aware it could appeal to
4 them. After Juuls went on sale in June 2015, he said, the company
5 quickly realized that teenagers were, in fact, using them because
6 they posted images of themselves vaping Juuls on social media...

7

8 The former Juul manager, who spoke to The New York Times on
9 the condition that his name not be used, saying he worried about
10 facing the ire of the company, said that within months of Juul's 2015
11 introduction, it became evident that teenagers were either buying
12 Juuls online or finding others who made the purchases for them.
13 Some people bought more Juul kits on the company's website than
14 they could individually use — sometimes 10 or more devices.

15 "First, they just knew it was being bought for resale," said the former
16 senior manager, who was briefed on the company's business
17 strategy. "Then, when they saw the social media, in fall and winter
18 of 2015, they suspected it was teens."

19 43. Another factor in the success of JUUL's product was the way in which it was
20 marketed through, *inter alia*, social media like Twitter, Instagram, or YouTube. As explained in
21 the Huang article referenced above:

22 Importantly, our study shows that the growth of JUUL was
23 accompanied by innovative marketing across a variety of new media
24 platforms. The marketing of other major retail e-cigarette brands, at
25 least in their early stages, relied heavily on either advertising on TV
26 (eg, Blu and Njoy) or promotional expenditures to retailers and
27 consumers (eg, Vuse and MarkTen), or both. However, JUUL was
28 one of the first major retail e-cigarette brands that relied heavily on
social media to market and promote its products. In particular, we
found the number of JUUL-related tweets was highly correlated
with quarterly retail sales of JUUL. In addition to Twitter, JUUL
was heavily marketed and promoted on Instagram and YouTube.
The official JUUL account on Instagram, for example, used a variety
of marketing and promotional schemes to attract, engage with and
retain followers. The account used artsy, professional-grade
photographs to display its products and evoke lifestyle feelings such
as relaxation, freedom and sex appeal. Those posts also heavily
emphasised JUUL's variety of flavours. Related accounts heavily
marketed and promoted JUUL and associated products including
pods, skins and accessories. The seven JUUL-related Instagram
accounts identified in this study have amassed over a quarter million
followers. Additionally, the number of JUUL-related YouTube
videos exceeded 100 000 as of 1 March 2018 and engagement with
the videos was high. In addition to Twitter, Instagram and YouTube,
a recent study found more than 15 000 members discussed JUUL-
related themes on Reddit.

1 Our study also found innovative, cross-platform marketing
2 campaigns to promote JUUL such as 'Doit4juul.' Smaller, targeted
3 campaigns such as JUUL.girls also had a large presence across
4 platforms. Our study reveals affiliate marketing as an important
5 promotional method for JUUL on social media. Such marketing
6 appears as Instagram accounts created by online vendors and
7 product reviews on YouTube. While we cannot verify whether
8 individuals are paid for their JUUL reviews, one young adult
9 reportedly made thousands a month for vaping and reviewing
10 vaping devices on YouTube.²⁸

11 44. Thus, while a company like Altria used marketing techniques learned from its
12 experience with the conventional cigarette industry, such as promotional expenditures to retailers
13 and consumers that delivered price savings to customers (as reflected by the FTC's reference in
14 paragraph 67 of its Complaint to Altria's implementation of a major campaign for shelf space in
15 2018 that involved slotting fees, retailer discounts, and fixture payments), JUUL favored the use
16 of manipulative social media campaigns.²⁹

17 45. As noted earlier, Altria did fight back with the MarkTen Elite, a slim electronic
18 device with a rechargeable battery and prefilled pods that was similar to JUUL's system. Unlike
19 JUUL's product, the MarkTen Elite was marketed with heavy promotional coupons. One
20 advertisement indicated that a MarkTen Elite device and two pod packs could be purchased for as
21 little as \$5.99 and a battery and two pod packs could be purchased for \$9.95.³⁰ The non-compete
22 agreement between Altria and JUUL put an end to this price rivalry. This fact is significant because
23 there is evidence that price differentials are important to consumers of e-cigarettes.³¹

24 _____
25 ²⁸ Huang Article at 150 (footnotes omitted).

26 ²⁹ JUUL's idea of a promotion is reflected currently on its website at
27 <https://www.juul.com/promo-code-coupon-offers?&ag=CA>. A customer may obtain a "free
28 portable charging case" once there is a commitment to at least a three-month auto-ship
subscription with minimum purchases of two JUULpod four-packs per month at regular prices.

³⁰ See [https://picclick.com/MARKTEN-ELITE-Cigarette-E-Cig-E-Vapor-Device-
113215478911.html](https://picclick.com/MARKTEN-ELITE-Cigarette-E-Cig-E-Vapor-Device-113215478911.html).

³¹ See Haung, J., Tauras, J., and Chaluopka, F.J., *The impact of price and tobacco control
policies on the demand for electronic nicotine delivery systems*, Tobacco Control 23: iii41-iii47

1 46. JUUL also positioned its product as a healthy alternative to use of conventional
2 cigarettes; in repeated press releases, it noted how sales of traditional cigarettes were declining
3 while sales of its product were increasing.³² As will be explained below in detail, this strategy,
4 coupled with its marketing directed at teenagers and children, boomeranged, leading to
5 investigations by the United States Food and Drug Administration (“FDA”) and 39 state attorneys
6 general and a wave of litigation involving claims of product liability and deceptive marketing; it
7 also led to Altria placing some of its own executives in management and revising some of the 2018
8 agreements with JUUL.

9 **B. JUUL’s and Altria’s 2018 Negotiations And The Resultant Non-Compete
10 Agreement.**

11 47. The negotiations between Altria and JUUL that led to the Relationship Agreement
12 of December 20, 2018 were not publicly documented. JUUL is a private company and has minimal
13 public reporting obligations. Altria only reported on the end result, as reflected in its
14 aforementioned Form 8-K. The allegations that follow are therefore based on the disclosures in the
15 FTC Complaint, which was partially redacted.

16 48. As noted above, by the summer of 2018, JUUL had made it clear to Altria that the
17 latter’s acquisition of a stake in the former was conditioned on Altria’s withdrawal from the e-
18 cigarette market and discontinuance of its MarkTen Elite brand, which JUUL clearly perceived as
19 a competitive threat. That position was communicated unequivocally by Tim Danaher, the former
20 Chief Financial Officer (“CFO”) of JUUL; Burns, its former CEO; and Riz Valani (“Valani”), a
21 member of its Board of Directors. On July 30, 2018, Nick Pritzker (“Pritzker”), another member

22 _____
(2014), available at

23 https://tobaccocontrol.bmj.com/content/tobaccocontrol/23/suppl_3/iii41.full.pdf.

24 ³² See JUUL Labs, Inc., *Cigarette Sales In The U.S. Continue Historic Decline Into The First*
25 *Quarter Of 2019*, available at [https://newsroom.juul.com/cigarette-sales-in-the-u-s-continue-](https://newsroom.juul.com/cigarette-sales-in-the-u-s-continue-historic-decline-into-the-first-quarter-of-2019/)
26 [historic-decline-into-the-first-quarter-of-2019/](https://newsroom.juul.com/cigarette-decline-rates-accelerate-as-juul-share-grows/); *Cigarette Decline Rates Accelerate As Juul*
27 [Share Grows](https://newsroom.juul.com/cigarette-decline-rates-accelerate-as-juul-share-grows/), available at [https://newsroom.juul.com/cigarette-decline-rates-accelerate-as-juul-](https://newsroom.juul.com/cigarette-decline-rates-accelerate-as-juul-share-grows/)
28 [share-grows/](https://newsroom.juul.com/juul-labs-presents-new-data-on-the-role-of-flavors-in-switching-from-combustible-cigarettes/); *JUUL Labs Presents New Data On The Role Of Flavors In Switching From*
Combustible Cigarettes, available at [https://newsroom.juul.com/juul-labs-presents-new-data-on-](https://newsroom.juul.com/juul-labs-presents-new-data-on-the-role-of-flavors-in-switching-from-combustible-cigarettes/)
[the-role-of-flavors-in-switching-from-combustible-cigarettes/](https://newsroom.juul.com/juul-labs-presents-new-data-on-the-role-of-flavors-in-switching-from-combustible-cigarettes/).

1 of JUUL’s Board, sent Howard Willard (“Willard”), the CEO of the Altria Group who later retired
2 in April of 2020, a draft term sheet for an agreement that incorporated this requirement.

3 49. On August 1, 2018, Pritzker, Valani, Burns, Willard, and Billy Gifford, the Altria
4 Group’s CFO, met at the Park Hyatt Hotel in Washington, D.C. to discuss the term sheet; no
5 lawyers for either company were permitted to attend. It was clear to Willard that Altria’s exit from
6 the e-cigarette market was a precondition to any deal with JUUL. Altria attempted to no avail to
7 modify this demand in discussions held on August 5, 2018. Pritzker, Valani, and Burns reiterated
8 JUUL’s position in a mark-up of the term sheet dated August 9, 2018. Valani repeated this blunt
9 message in a meeting with Dinny Devitre, a member of the Altria Group Board of Directors, on
10 August 15, 2018.

11 50. The negotiations stalled at that point and Willard capitulated. He stated orally that
12 he would accept this precondition and confirmed it in a letter to Pritzker, Valani, and Burns, dated
13 October 5, 2018. On October 25, 2018, Altria announced that it was suspending its MarkTen Elite
14 business, purportedly in deference to the FDA’s concerns about e-cigarettes that attracted juvenile
15 buyers.³³

16 51. As a result, MarkTen Elite products were no longer available online and inventories
17 in the hands of retailers would not be replenished.³⁴ A few days later, Altria and JUUL agreed to
18 the basic deal terms. On December 7, 2018, Altria announced that it was exiting the e-cigarette
19 business entirely.³⁵ On December 20, 2018, the Altria-JUUL agreements were finalized.

20 In publicly announcing the deal, JUUL said in a press release:
21 Today, we have been joined by an unlikely – and seemingly
22 counterintuitive – investor in our journey. Altria today announced a

23 ³³ See Sheila Kaplan, *Altria to Stop Selling Some E-Cigarette Brands That Appeal to Youths*,
24 N.Y. Times, Oct. 25, 2018, available at <https://www.nytimes.com/2018/10/25/health/altria-vaping-ecigarettes.html?referringSource=articleShare>.

25 ³⁴ Markten, *Markten® E-Vapor*, available at <https://www.markten.com>.

26 ³⁵ Angelica LaVito, *Altria shuts its e-cigarette brands as it eyes Juul, awaits iQOS decision*,
27 CNBC, available at <https://www.cnbc.com/2018/12/07/altria-closes-e-cigarette-brands-as-it-eyes-juul-awaits-iqos-decision.html>.

1 minority investment of \$12.8 billion into JUUL for a 35%
 2 ownership in the company along with services to accelerate our
 3 mission. We understand the controversy and skepticism that comes
 4 with an affiliation and partnership with the largest tobacco company
 5 in the US. We were skeptical as well. But over the course of the last
 6 several months we were convinced by actions, not words, that in fact
 7 this partnership could help accelerate our success switching adult
 8 smokers. We understand the doubt. We doubted as well. We made
 9 it very clear that any investment would need to meet demanding and
 10 specific criteria to ensure that they are committed to our mission.³⁶

11 52. One of these criteria was that “an investor would have to allow JUUL to remain in
 12 control.”³⁷ The anticompetitive non-compete clause was not mentioned by JUUL.

13 53. Article 3.1 of the Relationship Agreement between JUUL and Altria set forth the
 14 non-compete agreement. It reads, in relevant part:

15 [Altria] shall not . . . directly or indirectly (1) own, manage, operate,
 16 control, engage in or assist others in engaging in, the e-Vapor
 17 business; (2) take actions with the purpose of preparing to engage in
 18 the e-Vapor Business, including through engaging in or sponsoring
 19 research and development activities; or (3) Beneficially Own any
 20 equity interest in any Person, other than an aggregate of not more
 21 than four and nine-tenths percent (4.9%) of the equity interests of
 22 any Person which is publicly listed on a national stock exchange,
 23 that engages directly or indirectly in the e-Vapor Business (other
 24 than (x) as a result of [Altria’s] Beneficial Ownership of Shares or
 25 (y) engagement in, or sponsorship of, research and development
 26 activities not directed toward the e-Vapor Business and not
 27 undertaken with the purpose of developing or commercializing
 28 technology or products in the e-Vapor Business)
 Notwithstanding the foregoing, (x) the [Altria] and its Subsidiaries
 and controlled Affiliates may engage in the business relating to
 (I) its Green Smoke, MarkTen (or Solaris, which is the non-U.S.
 equivalent brand of MarkTen) and MarkTen Elite brands, in each
 case, as such business is presently conducted, subject to Section 4.1
 of the Purchase Agreement, and (II) for a period of sixty (60) days
 commencing on the date of this Agreement, certain research and
 development activities pursuant to existing agreements with third
 parties that are in the process of being discontinued³⁸

36 JUUL Labs, Inc., *JUUL Statement About Altria Minority Investment And Service Agreements*,
 available at [https://newsroom.juul.com/juul-statement-about-altria-minority-investment-and-
 service-agreements/](https://newsroom.juul.com/juul-statement-about-altria-minority-investment-and-service-agreements/).

37 *Id.*

38 The full text of the Relationship Agreement is available at

1 54. Article 3.2 further prohibited competition on an indirect basis.

2 55. As noted above, the Relationship Agreement was amended on January 28, 2020.
3 That amendment is discussed in detail below.

4 56. Contemporaneous analysts noted the potential anticompetitive aspects of what
5 JUUL and Altria did in entering into the Relationship Agreement. In one 2019 article, it was stated:

6 This deal directly removes Altria as an independent competitor in
7 the vaping market by terminating its sales of MarkTen. Before Juul
8 entered the US vaping market, Nielsen data from mass market retail
9 (eg, pharmacies and grocery stores) indicated that Altria had a 16%
10 share and the four cigarette companies had a 72% combined share
11 in 2015.

12 By September 2018, Juul had 72% of the market (dollar value, 55%
13 in units sold), while the share of Altria fell to 7% by July 2018 and
14 combined cigarette firm shares fell to 25%. However, mass market
15 retail was estimated to be 40% of the entire vaping market. Although
16 information is limited on market shares in the vape shop or online
17 consumer channels, cigarette manufacturers have generally not sold
18 their vaping products in these sectors.

19 With MarkTen having had a small and declining vaping market
20 share, the impact of their exit from the market is likely to be
21 minimal. However, Altria's potential role as a future competitor is
22 likely more important. After the Juul Labs deal, Altria has less
23 incentive to introduce new vaping products....

24 The deal can also impede competition by Altria working with Juul
25 Labs (eg, through onserts on the outside of packages with coupons
26 for Juul and providing their customer lists for marketing purposes)
27 to insure that those smoking Altria products (eg, Marlboro) switch
28 to Juul rather than other e-cigarette companies' products. To the
extent that brand loyalty is created for Juul products, new entrants
will face greater barriers to market entry. In addition, Altria is likely
to help Juul Labs fight patent infringement cases.³⁹

57. The FTC echoed some of these concerns in its Complaint. As the FTC noted in
paragraph 62 of its Complaint, the effect of the JUUL-Altria agreement was to: (a) “eliminat[e]
MarkTen products from the relevant market, thereby eliminating current and future price
competition between [JUUL and Altria], in particular promotional activity to create awareness and

<https://www.sec.gov/Archives/edgar/data/764180/000119312518353970/d660871dex22.htm>.

³⁹ Levy Article at 2 (footnotes omitted).

1 drive sales”; (b) eliminate “current and future innovation competition” between the companies;
2 and (c) eliminate “current and future competition between [JUUL and Altria] for shelf space at
3 retailers through rebates and other incentives.” All of these identified harms constitute injury to
4 Plaintiff and members of the Class.

5 58. Altria acquired a 35% stake in JUUL for \$12.8 billion as a result of the deal. For
6 this amount, Altria got one “observer” to JUUL’s Board, at least until the FTC cleared the
7 transaction, which it obviously has not. As the FTC explained at paragraphs 23–24 of its Complaint
8 with respect to the other agreements entered into between JUUL and Altria:

9 Though it was later amended, under the initial Services Agreement,
10 Altria agreed to provide certain services to [JUUL], divided between
11 Initial and Extended Services. The Initial Services included leasing
12 convenience store shelf space to [JUUL], regulatory consulting, and
13 distribution support; the Extended Services included direct
14 marketing support and sales services. Under the terms of the
15 Relationship Agreement, the Non-Compete went into effect early in
16 2019 when Altria began to perform Extended Services. The
17 Services Agreement had an initial six-year term, subject to early
18 termination by mutual consent or in case of material breach,
19 bankruptcy, or insolvency. If the Services Agreement expired,
20 Altria could discontinue the Non-Compete, at which point it would
21 lose its right to appoint [JUUL] board members and its pre-emptive
22 right to maintain its 35% stake in the company, but would regain its
23 ability to compete in the market against [JUUL].

24 The Intellectual Property License Agreement grants [JUUL] a
25 broad, non-exclusive, irrevocable license to Altria's e-cigarette
26 intellectual property portfolio.

27 59. The Relationship Agreement constitutes *per se* antitrust violations of Section 1 and
28 3 of the Sherman Act and collusive conduct in violation of Section 2 of the Sherman Act. JUUL
and Altria are separate companies; neither owned the other. No joint venture was created between
them. Instead, they were horizontal competitors who agreed that one of them would exit the
market.

29 C. JUUL’s Regulatory Problems And Altria’s Responses.

30 60. Even before the Altria-JUUL deal was finalized, JUUL was facing severe
31 regulatory criticism for marketing its e-cigarette products to teenagers. In April of 2018, FDA

1 Commissioner Dr. Scott Gottlieb (“Gottlieb”) announced a “Youth Tobacco Prevention Plan” that
2 would close access to e-cigarettes by minors; he pointed to numerous illegal sales of JUUL
3 products in this respect.⁴⁰ In September of 2018, the FDA announced that it had undertaken the
4 largest coordinated enforcement effort in its history issuing 1,300 warning letters or fines to
5 retailers who sold JUUL and other e-cigarettes to minors as part of an “undercover blitz” of brick-
6 and-mortar and online retailers.⁴¹ The agency also served JUUL and other manufacturers with
7 comprehensive document requests.⁴² JUUL reported providing the agency with over 50,000 pages
8 of documents.⁴³

9 61. JUUL reacted to the FDA criticism. On November 3, 2018, it discontinued retail
10 sales of its mango, cucumber, creme and fruit JUULpods to third party retailers and instead limited
11 the distribution of these products to JUUL’s own online shop.⁴⁴ This move was not as radical as it
12 might seem. It has been noted in another context that these fruit-flavored products account for only
13
14
15

16 ⁴⁰ See FDA, *Statement from FDA Commissioner Scott Gottlieb, M.D., on new enforcement*
17 *actions and a Youth Tobacco Prevention Plan to stop youth use of, and access to, JUUL and*
18 *other e-cigarettes*, available at [https://www.fda.gov/news-events/press-](https://www.fda.gov/news-events/press-announcements/statement-fda-commissioner-scott-gottlieb-md-new-enforcement-actions-and-youth-tobacco-prevention)
19 [announcements/statement-fda-commissioner-scott-gottlieb-md-new-enforcement-actions-and-](https://www.fda.gov/news-events/press-announcements/statement-fda-commissioner-scott-gottlieb-md-new-enforcement-actions-and-youth-tobacco-prevention)
[youth-tobacco-prevention](https://www.fda.gov/news-events/press-announcements/statement-fda-commissioner-scott-gottlieb-md-new-enforcement-actions-and-youth-tobacco-prevention).

20 ⁴¹ See FDA, *FDA takes new steps to address epidemic of youth e-cigarette use, including a*
21 *historic action against more than 1,300 retailers and 5 major manufacturers for their roles*
22 *perpetuating youth access*, available at [https://www.fda.gov/news-events/press-](https://www.fda.gov/news-events/press-announcements/fda-takes-new-steps-address-epidemic-youth-e-cigarette-use-including-historic-action-against-more)
[announcements/fda-takes-new-steps-address-epidemic-youth-e-cigarette-use-including-historic-](https://www.fda.gov/news-events/press-announcements/fda-takes-new-steps-address-epidemic-youth-e-cigarette-use-including-historic-action-against-more)
[action-against-more](https://www.fda.gov/news-events/press-announcements/fda-takes-new-steps-address-epidemic-youth-e-cigarette-use-including-historic-action-against-more).

23 ⁴² *Id.*

24 ⁴³ JUUL Labs, Inc., *Statement Regarding Recent FDA Inspection*, available at
25 [https://newsroom.juul.com/statement-from-kevin-burns-juul-labs-chief-executive-officer-](https://newsroom.juul.com/statement-from-kevin-burns-juul-labs-chief-executive-officer-regarding-recent-fda-inspection/)
[regarding-recent-fda-inspection/](https://newsroom.juul.com/statement-from-kevin-burns-juul-labs-chief-executive-officer-regarding-recent-fda-inspection/).

26 ⁴⁴ JUUL Labs, Inc., *JUUL Labs Action Plan*, available at [https://newsroom.juul.com/juul-labs-](https://newsroom.juul.com/juul-labs-action-plan/)
27 [action-plan/](https://newsroom.juul.com/juul-labs-action-plan/).

1 “10% of JUUL’s sales.”⁴⁵

2 62. That was not enough for the agency. On September 9, 2019, the FDA sent JUUL a
3 warning letter that stated: “[b]ased on our review of the information described above, FDA has
4 determined that JUUL adulterated its products under section 902(8) of the FD&C Act (21 U.S.C.
5 § 387b(8)) by selling or distributing them as modified risk tobacco products without an FDA order
6 in effect that permits such sale or distribution.”⁴⁶ Thus, JUUL was accused of illegally selling its
7 e-cigarettes. JUUL responded by first eliminating sales in the United States and its territories of
8 its fruit-flavored JUULpods on October 17, 2019.⁴⁷ Thereafter, JUUL eliminated sales of mint-
9 flavored JUULpods on November 7, 2019.⁴⁸

10 63. Gottlieb was also not pleased with Altria after it became a stakeholder in JUUL.
11 On February 6, 2019, he wrote a letter to Willard of Altria saying Altria’s plans for JUUL
12 “contradict[ed] the commitments you made to the FDA in a meeting” held on October 18, 2018.
13 He demanded another meeting and said that “[w]hen we meet, Altria should be prepared to explain
14 how this acquisition affects the full range of representations you made to the FDA and the public
15 regarding your plans to stop marketing e-cigarettes and to address the crisis of youth use of e-
16 cigarettes.”⁴⁹ Altria, JUUL, and Gottlieb met in March of 2019, but Gottlieb was reported as saying

17 _____
18 ⁴⁵ CBS News, *Juul halts sales of fruit and dessert flavors for e-cigarettes* (Oct. 17, 2019),
19 available at [https://www.cbsnews.com/news/juul-halts-sales-of-fruit-and-dessert-flavors-for-e-
cigarettes-vaping-today-2019-10-17/](https://www.cbsnews.com/news/juul-halts-sales-of-fruit-and-dessert-flavors-for-e-cigarettes-vaping-today-2019-10-17/).

20 ⁴⁶ FDA, *Warning Letter JUUL Labs, Inc.*, available at [https://www.fda.gov/inspections-
21 compliance-enforcement-and-criminal-investigations/warning-letters/juul-labs-inc-590950-
09092019](https://www.fda.gov/inspections-compliance-enforcement-and-criminal-investigations/warning-letters/juul-labs-inc-590950-09092019).

22 ⁴⁷ JUUL Labs, Inc., *JUUL Labs Suspends Sale Of Non-Tobacco, Non-Menthol-Based Flavors In*
23 *The U.S.*, available at [https://newsroom.juul.com/juul-labs-suspends-sale-of-non-tobacco-non-
menthol-based-flavors-in-the-u-s/](https://newsroom.juul.com/juul-labs-suspends-sale-of-non-tobacco-non-menthol-based-flavors-in-the-u-s/).

24 ⁴⁸ <https://newsroom.juul.com/juul-labs-stops-the-sale-of-mint-juulpods-in-the-united-states/>.

25 ⁴⁹ S. Gottlieb, Letter to Howard A. Willard III, dated 6 February 2019, available a
26 [https://web.archive.org/web/20190304113102/https://www.fda.gov/downloads/TobaccoProducts
27 /Labeling/RulesRegulationsGuidance/UCM630925.pdf](https://web.archive.org/web/20190304113102/https://www.fda.gov/downloads/TobaccoProducts/Labeling/RulesRegulationsGuidance/UCM630925.pdf).

1 that the meeting was “difficult” and that “he did not come away with any evidence that public
2 health concerns drove Altria’s decision to invest in Juul.”⁵⁰ The concurring statement of FTC
3 Commissioners Copra and Slaughter in support of the filing of the FTC Complaint cited above
4 reached a similar conclusion:

5 [I]n October 2018, Altria publicly claimed that it was discontinuing
6 its e-cigarette product due to concerns about youth vaping. This
7 appears to be a pretext, as it was simultaneously looking to strike a
8 massive deal with JUUL. With Altria's MarkTen out of the market,
9 basic economic logic suggests that JUUL could capture those sales
10 and further dominate the market.⁵¹

11 64. The problems that JUUL and Altria had with the FDA were not the only ones they
12 faced with regulators. In 2019, various states and municipalities began imposing bans on JUUL
13 and/or vaping products.⁵² More recently, in February of 2020, a coalition of 39 states indicated
14 that they will be investigating the marketing and sales of vaping products by JUUL, including
15 whether the company targeted youths and made misleading claims about the nicotine content in
16 its e-cigarette devices.⁵³

17 65. In light of this cascade of bad news, Altria reacted by flexing its muscle as a
18 shareholder and precipitating the ouster of some of JUUL’s management. In September of 2019,
19 Burns resigned as JUUL’s CEO, and was replaced by K.C. Crosthwaite (“Crosthwaite”), a Senior
20 Vice-President of Altria Group who served as its Chief Growth Officer, oversaw Altria’s entry
21 into the e-cigarette market and was Altria’s designated interim “observer” on JUUL’s Board

22 ⁵⁰ K. Rooney, A. LaVito, *Altria shares fall after FDA's Gottlieb describes 'difficult' meeting on
23 Juul*, CNBC News, 19 (March 2019), available at [https://www.cnbc.com/2019/03/19/altria-
24 shares-fall-after-fdas-gottlieb-describes-difficult-meeting-on-juul.html](https://www.cnbc.com/2019/03/19/altria-shares-fall-after-fdas-gottlieb-describes-difficult-meeting-on-juul.html); A. Edney, *FDA Chief to
25 Keep Heat on E-Cigarette Makers as He Departs*, available at
26 [https://web.archive.org/web/20190501083309/https://www.bloomberg.com/news/articles/2019-
27 03-19/gottlieb-says-fda-may-need-to-pull-nicotine-pods-from-market](https://web.archive.org/web/20190501083309/https://www.bloomberg.com/news/articles/2019-03-19/gottlieb-says-fda-may-need-to-pull-nicotine-pods-from-market).

28 ⁵¹ Chopra Statement at 2.

⁵² See Drugwatch, *Juul Ban*, available at <https://www.drugwatch.com/e-cigarettes/juul-ban/>.

⁵³ Dave Collins & Matthew Perrone, *'A world of hurt': 39 states to investigate Juul's marketing*
(Feb. 25, 2020), available at <https://apnews.com/bc0ebafd2c6604e2ac26c6ee219c35b4>.

1 pursuant to the terms of the Relationship Agreement.⁵⁴ Crosthwaite is in the process of revamping
2 certain executive positions. In October of 2019, he brought in as JUUL's new chief regulatory
3 officer Joe Murillo ("Murillo") of the Altria Group; Murillo was the head of regulations at the
4 Altria Group and previously ran the e-cigarette side of its business.⁵⁵

5 66. Altria also took the opportunity to revise some of its December 2018 agreements
6 with JUUL. The Services Agreement, Voting Agreement, and Relationship Agreement between
7 Altria and JUUL were amended on January 31, 2020. The FTC describes the amendments as
8 follows in paragraphs 26–28 of its Complaint:

9 Under the Revised Voting Agreement, after the Antitrust
10 Conversion, Altria will instead have the right to (1) appoint two (of
11 nine) JLI directors; (2) nominate one (of three) [JUUL] independent
12 directors; (3) appoint one (of four) members of a Nominating
13 Committee (who would have the right to veto independent director
14 nominations); (4) appoint two (of five) members and the chair of a
15 new Litigation Oversight Committee (which would have
16 responsibility for managing litigation involving both Altria and
17 [JUUL], i.e., "Joint Litigation Matters"); and (5) appoint one (of
18 three) members of a Litigation Subcommittee (which would have
19 authority, by unanimous vote, to change [JUUL's] senior outside
20 counsel responsible for Joint Litigation Matters). The Revised
21 Voting Agreement would further grant [JUUL's] CEO (1) a board
22 seat, (2) a seat on the Litigation Oversight Committee, and (3) a seat
23 on the Litigation Subcommittee.

24 The Amended Relationship Agreement gives Altria the option to be
25 released from the Non-Compete if [JUUL] is prohibited by federal
26 law from selling vaping products in the United States for at least a
27 year or if Altria's internal valuation of the carrying value of its
28 investment falls below 10% of its initial value of \$12.8 billion.

The Amended Services Agreement eliminates all services except for
regulatory support services. The amendment was effective at
signing except as regards to Altria's provision of retail shelf space
to [JUUL], which service terminates after March 31, 2020.

67. On January 30, 2020 Altria had filed an SEC Form 8-K that further described the

⁵⁴ JUUL Labs, Inc., *JUUL Labs Names New Leadership, Outlines Changes To Policy And Marketing Efforts*, available at <https://newsroom.juul.com/juul-labs-names-new-leadership-outlines-changes-to-policy-and-marketing-efforts/>.

⁵⁵ Carlie Porterfield, *Juul Hires Another Altria Exec To Handle Vaping Crackdown*, *Forbes* (Oct. 2, 2019), available at <https://www.forbes.com/sites/carlieporterfield/2019/10/02/juul-hires-another-altria-exec-to-handle-vaping-crackdown/#6453ab412c72>.

1 Amended Relationship Agreement as follows:

2 The amendment to the Relationship Agreement provides for, among
3 other things: (i) following antitrust clearance of the JUUL
4 Investment, creation of a Litigation Oversight Committee of the
5 JUUL board of directors, which will include two Altria designated
6 directors (one of whom will chair such committee), that will have
7 oversight authority and review of litigation management for matters
8 in which JUUL and Altria are co-defendants and have or reasonably
9 could have a written joint defense agreement in effect between them
10 and, subject to certain limitations, will recommend to JUUL changes
11 to outside counsel and litigation strategy by majority vote, with
12 disagreements by JUUL's management being resolved by majority
13 vote of JUUL's board of directors; and (ii) Altria to have the option
14 to be released from its non-compete obligation (x) in the event JUUL
15 is prohibited as a matter of federal law from selling vapor-based
16 electronic nicotine delivery systems in the U.S. for a continuous
17 period of at least 12 months (subject to tolling of this period in
18 certain circumstances) or (y) if the carrying value of Altria's
19 investment in JUUL is not more than \$1.28 billion (which represents
20 10% of Altria's \$12.8 billion initial carrying value of the JUUL
21 investment).⁵⁶

22 68. The FDA has not prohibited JUUL from selling vaping products in the United
23 States and its territories for at least a year. On January 2, 2020, the agency adopted a policy that
24 prioritized its enforcement efforts with respect to e-cigarettes. It stated:

25 On Aug. 8, 2016, all e-cigarettes and other ENDS [electronic
26 nicotine delivery systems] products became subject to the FDA's
27 tobacco authorities, including the premarket authorization
28 requirements in the Federal Food, Drug, and Cosmetic Act (FD&C
Act). All e-cigarettes and other ENDS products on the market at that
time needed to have authorization from the FDA to be legally
marketed. However, as an exercise of its enforcement discretion, the
agency had deferred enforcement of the premarket authorization
requirements. To date, no ENDS products have been authorized by
the FDA — meaning that all ENDS products currently on the market
are considered illegally marketed and are subject to enforcement, at
any time, in the FDA's discretion.

Beginning 30 days from the publication of the notice of availability
of this guidance in the Federal Register, the FDA intends to
prioritize enforcement against these illegally marketed ENDS
products by focusing on the following groups of products that do not
have premarket authorization:

⁵⁶ <https://www.sec.gov/ix?doc=/Archives/edgar/data/764180/000076418020000005/a2019form8-kerq42019.htm>. The Amended Relationship Agreement itself can be found at <https://www.sec.gov/Archives/edgar/data/764180/000076418020000005/exhibit21q42019.htm>.

1 —Any flavored, cartridge-based ENDS product (other than a tobacco- or menthol-flavored ENDS product);

2 —All other ENDS products for which the manufacturer has failed
3 to take (or is failing to take) adequate measures to prevent minors’
access; and

4 —Any ENDS product that is targeted to minors or likely to promote
5 use of ENDS by minors.

6 Cartridge-based ENDS products are a type of ENDS product that
7 consists of, includes, or involves a cartridge or pod that holds liquid
8 that is to be aerosolized when the product is used. For purposes of
this policy, a cartridge or pod is any small, enclosed unit (sealed or
unsealed) designed to fit within or operate as part of an ENDS
product.

9 By not prioritizing enforcement against other flavored ENDS
10 products in the same way as flavored cartridge-based ENDS
11 products, the FDA has attempted to balance the public health
12 concerns related to youth use of ENDS products with considerations
13 regarding addicted adult cigarette smokers who may try to use
14 ENDS products to transition away from combustible tobacco
15 products. In addition to data showing that cartridge-based ENDS
16 products are most commonly used among youth, important findings
17 from the 2019 Monitoring the Future survey focusing on youth use
18 of JUUL indicate that youth preference for menthol- and tobacco-
19 flavored e-cigarettes is much lower than that for mint- and fruit-
20 flavored e-cigarettes. Because of the relatively low numbers of
youth using both menthol- and tobacco-flavored, cartridge-based
ENDS products, these products are not among the current
enforcement priorities. However, should the FDA become aware of
an increase of youth using any other flavored products (both
cartridge-based or otherwise), the agency will take additional steps
to address youth use of those products if necessary.

21 For all other products (cartridge-based or otherwise), including
22 menthol-, tobacco-, and non-flavored ENDS products, the FDA will
23 also prioritize enforcement where the manufacturer fails to take
24 adequate measures to prevent youth access. For example, the FDA
25 will consider whether the manufacturer has implemented adequate
26 programs to monitor retailer compliance with age-verification and
sales restrictions or if it has established and enforced penalties
against retailers that fail to comply with those programs. The agency
also will consider whether the manufacturer uses adequate age-
verification technology (or requires that retailers who sell its
products use such technology) to prevent underage access to its
website and to prevent underage sales through the internet. In
addition, consideration will be given to whether the manufacturer
limits (or requires retailers who sell its products to limit) the quantity
of ENDS products that a customer may purchase within a given
period of time.

27 The FDA also intends to prioritize enforcement with respect to any

1 ENDS products that are targeted to youth or likely to promote use
2 of ENDS by youth. Examples include: products marketed with
3 labeling and/or advertising that resemble kid-friendly foods and
4 drinks such as juice boxes or kid-friendly cereal; products marketed
5 directly to minors by promoting ease of concealing the product or
6 disguising it as another product; and products marketed with
7 characters designed to appeal to youth.

8 Importantly, the FDA's enforcement priorities are not a "ban" on
9 flavored or cartridge-based ENDS. The FDA has already accepted
10 and begun review of several premarket applications for flavored
11 ENDS products through the pathway that Congress established in
12 the Tobacco Control Act. Manufacturers that wish to market any
13 ENDS product – including flavored e-cigarettes or e-liquids – are
14 required by law to submit an application to the FDA that
15 demonstrates that the product meets the applicable standard in the
16 law, such as whether the product is appropriate for the protection of
17 the public health. If a company can demonstrate to the FDA that a
18 specific product meets the applicable standard set forth by Congress,
19 including considering how the marketing of the product may affect
20 youth initiation and use, then the FDA could authorize that product
21 for sale.

22 The guidance also states that, after May 12, 2020, the FDA intends
23 to also prioritize enforcement against any ENDS products that
24 continue to be sold and for which the manufacturers have not
25 submitted a premarket application. For ENDS products other than
26 those in the three groups described above, if premarket applications
27 are submitted by that date, the FDA intends to continue to exercise
28 enforcement discretion for up to one year pending FDA review of
the applications, unless there is a negative action by the FDA on
such application or the product is authorized to be marketed by the
FDA.⁵⁷

69. Thus, the upshot of the FDA's guidance was that while it had the statutory power to force all e-cigarettes off the market as being sold illegally, it exercised its discretion not to do so and focused its enforcement authority on non-tobacco or non-menthol flavored e-cigarettes and e-cigarettes marketed to customers under the age of 21. JUUL had ceased selling fruit-flavored or mint-flavored e-cigarettes in October and November of 2019 and had modified its marketing policies so that it did not target persons under the age of 21. To this day, it continues to market e-cigarettes with Virginia Tobacco, Classic Tobacco, and Menthol flavoring. The FDA's notice

⁵⁷ FDA, *FDA finalizes enforcement policy on unauthorized flavored cartridge-based e-cigarettes that appeal to children, including fruit and mint*, available at <https://www.fda.gov/news-events/press-announcements/fda-finalizes-enforcement-policy-unauthorized-flavored-cartridge-based-e-cigarettes-appeal-children>. See also 85 Fed. Reg. 720 Jan. 7, 2020).

1 makes it clear that it has no intention of banning outright the sale of these types of e-cigarettes.
 2 The agency will be requiring manufacturers to submit premarket applications for e-cigarettes
 3 pursuant to the Tobacco Control Act by May 12, 2020 and this requirement applies to e-cigarettes
 4 already being marketed, but the FDA made it clear that tobacco-flavored or menthol-flavored e-
 5 cigarettes not being marketed to people under the age of 21 will be subject to an informal grace
 6 period of up to one year while the applications are being considered. JUUL is on record as saying
 7 it will be filing a premarket application in May of 2020.⁵⁸ So there is no immediate danger of
 8 JUUL being “prohibited by federal law from selling vaping products in the United States for at
 9 least a year” and the non-compete clause contained in the Relationship Agreement between JUUL
 10 and Altria remains in full force and effect.⁵⁹

11 **VIII. CLAIMS FOR RELIEF**

12 **COUNT ONE**

13 **RESTRAINT OF TRADE IN VIOLATION OF SECTIONS 1 AND 3 OF THE SHERMAN 14 ACT (15 U.S.C. §§ 1, 3—*PER SE* VIOLATION)**

15 **(Against all Defendants)**

16 70. Plaintiff hereby repeats and incorporates by reference each preceding and
 17 succeeding paragraph as though fully set forth herein.

18 71. Defendants entered into and engaged in continuing combination, conspiracy or
 19 agreement to unreasonably restrain trade or commerce in violation of Section 1 and 3 of the
 20 Sherman Act (15 U.S.C. §§ 1, 3) by artificially reducing or eliminating competition with respect
 21 to the sale, marketing and distribution of closed system e-cigarettes sold to purchasers in the United
 22 States and its territories.

23 ⁵⁸ See JUUL Labs, Inc., *Our Commitment To The PMTA Process*, available at
 24 <https://newsroom.juul.com/our-commitment-to-the-pmta-process/>.

25 ⁵⁹ Likewise, Altria has not written down the value of its \$12.8 billion investment in JUUL below
 26 \$1.28 billion. It has written down the value of that investment by a total of \$8.6 billion, in
 27 separate writeoffs undertaken in October of 2019 and January of 2020. M. Corey Goldman,
 28 *Altria Writes Down Another \$4.1 Billion of Its Juul Investment*, TheStreet.com (Jan. 30, 2020),
 available at [https://www.thestreet.com/investing/stocks/altria-takes-another-massive-writedown-
 on-juul-investment](https://www.thestreet.com/investing/stocks/altria-takes-another-massive-writedown-on-juul-investment).

RESTRAINT OF TRADE IN VIOLATION OF SECTIONS 1 AND 3 OF THE SHERMAN ACT (15 U.S.C. §§ 1, 3)—ALTERNATIVE RULE OF REASON VIOLATION)

(Against all Defendants)

77. Plaintiff hereby repeats and incorporates by reference each preceding and succeeding paragraph as though fully set forth herein. This count is presented as an alternative to Count One in the event that the Court finds that the *per se* rule should not apply to Defendants' conduct.

78. Defendants entered into and engaged in continuing combination, conspiracy or agreement to unreasonably restrain trade or commerce in violation of Section 1 and 3 of the Sherman Act (15 U.S.C. § 1) by artificially reducing or eliminating competition with respect to the sale, marketing and distribution of closed system e-cigarettes sold to purchasers in the United States and its territories.

79. In particular, Defendants have combined and conspired to divide and allocate the market for closed system e-cigarettes by eliminating Altria as a competitor, with the intended effect of raising, maintaining or stabilizing the prices of closed system e-cigarettes sold to purchasers in the United States and its territories.

80. These violations of Section 1 consisted of, *inter alia*: (a) the unlawful Relationship Agreement between Altria and JUUL entered into on December 20, 2018 by which Altria agreed to exit the e-cigarette market in exchange for a 35% stake in JUUL; (b) the unlawful Amended Relationship Agreement entered into between Altria and JUUL on January 28, 2020 that perpetuated this withdrawal; and (c) the commitment given in writing by Altria to JUUL on October 5, 2018 to withdraw Altria's MarkTen Elite products. The purpose of all of these agreements was to raise, maintain or stabilize prices of closed system e-cigarette products, eliminate e-cigarette promotional activity and rivalry over shelf space by Altria, and eliminate Altria's independent presence as an innovative force with respect to e-cigarettes.

81. Defendants' activities constitute a Rule of Reason violation of Section 1 and 3 of the Sherman Act.

82. The relevant product market for the purposes of this Count is the sale of closed

1 system e-cigarettes. The relevant geographic market for the purposes of this count is the United
2 States and its territories as a whole, where both JUUL and Altria marketed their e-cigarette
3 products.

4 83. This market definition is appropriate for all of the reasons identified by the FTC in
5 paragraphs 36–42 of its Complaint:

6 The relevant product market for the purposes of this action is closed-
7 system e-cigarettes. A hypothetical monopolist in this relevant
8 market would find it profitable to impose at least a small but
9 significant and non-transitory increase in price (“SSNIP”).

10 E-cigarettes are battery-powered devices that vaporize a liquid
11 solution containing nicotine (an “e-liquid”). There are two broad
12 categories of e-cigarette: closed-system and open-tank. Closed-
13 system e-cigarettes consist of a device housing a battery and a
14 heating mechanism, and sealed cartridges or pods that are pre-filled
15 with e-liquid. Examples of closed-system devices include cigalikes,
16 which are similar to traditional cigarettes in size and shape, and pod-
17 based products, such as JUUL or MarkTen Elite, which look like
18 USB drives. Subsequent to the FDA flavor ban that went into effect
19 February 2020, closed-system pods and cartridges are available only
20 in tobacco and menthol flavors.

21 By contrast, open-tank e-cigarettes incorporate refillable tanks that
22 customers manually fill with e-liquid. Because customers are able
23 to select from (and mix together) a wide assortment of e-liquids,
24 open-tank e-cigarettes allow a more customizable experience
25 whereby users can experiment with different flavors and nicotine
26 strengths. In addition, unlike with closed systems, users can
27 customize the individual components of an open-tank system, such
28 as the battery, heating coil, and atomizer (which houses the heating
coil).

Closed-system e-cigarettes are largely sold in different channels
than open-tank products, and open-tank customers tend to seek a
different experience than closed-system customers. The vast
majority of closed-system e-cigarettes are sold through the multi-
outlet channel, which consists primarily of convenience stores.
Convenience stores offer a limited range of e-cigarette products,
focusing on the highest-velocity brands. In contrast, open-tank e-
cigarettes are sold almost exclusively at dedicated vape shops, retail
outlets that typically carry an extensive selection of e-liquids and
parts for open-tank products and offer a high level of customer
service.

Respondents considered their respective [JUUL] and MarkTen
product lines to be direct competitors with each other and with other
closed-system e-cigarette products and set prices based on
competition with each other and with other closed-system products.

1 Respondents further acknowledged that their closed-system e-
2 cigarette products did not compete as closely with open-tank
3 products.

4 There are no reasonable substitutes for closed-system e-cigarettes.
5 Closed-system e-cigarettes appeal to consumers because they are
6 discreet due to their small size, and convenient due to their self-
7 contained, ready-to-use format. Open-tank e-cigarettes are not an
8 adequate substitute for closed-system e-cigarettes because they are
9 larger, more complex, and require more manual operation by the
10 user. Open-tank e-cigarettes generally appeal to a different customer
11 type, one that appreciates their complexity and customizable nature.

12 The relevant geographic market is no broader than the United States.
13 Because of the FDA's PMTA [premarketing application]
14 requirements, foreign firms cannot import e-cigarettes into the
15 United States without prior FDA approval.

16 84. JUUL possesses monopoly power within this market. As noted above, within the
17 e-cigarette market as a whole, JUUL has obtained a market share of as much as 75%. Its market
18 power is demonstrated by its ability to demand as a contractual term that Altria exit from the
19 business of making and selling e-cigarettes as a precondition to obtaining a 35% stake in JUUL,
20 thus excluding a significant competitor. JUUL also had power over wholesale and retail prices by
21 virtue of its dominant position in the market, which was maintained through its unlawful
22 agreements with Altria.

23 85. JUUL's market power is also supported by the econometric analysis made by the
24 FTC in paragraphs 43–45 of its Complaint:

25 At the time of Altria's exit, the relevant market was already highly
26 concentrated. Following Altria's exit, it became even more
27 concentrated.

28 The federal antitrust agencies, consistent with the Merger
Guidelines and federal court decisions, measure concentration using
the Herfindahl-Hirschman Index ("HHI"). The HHI is calculated by
totaling the squares of the market shares of each firm in the relevant
market. Under the Merger Guidelines, a merger is presumed likely
to create or enhance market power—and is presumably illegal—
when the post-merger HHI exceeds 2,500 and the merger increases
the HHI by more than 200 points.

In the U.S. market for closed-system e-cigarettes, the Transaction
resulted in a post-Transaction HHI exceeding 2,500, with an
increase in HHI of more than 200. Thus, the Transaction resulted in
concentration that establishes a presumption of competitive harm in

1 the relevant market.

2 86. Defendants’ anticompetitive and unlawful conduct has proximately caused injury
3 to Plaintiff and members of the Class by eliminating independent competition by Altria on price
4 and innovation, reducing consumer choice, and allowing JUUL to raise, maintain or stabilize the
5 prices of closed system e-cigarettes sold to purchasers in the United States and its territories, all
6 without countervailing, or indeed any, procompetitive justifications. For this conduct, Plaintiff and
7 members of the Class are entitled to receive treble damages pursuant to 15 U.S.C. § 15.

8 87. As reflected by the recent entry of Defendants into the Amended Relationship
9 Agreement, Defendants’ unlawful conduct is ongoing and has not ceased. The present and future
10 conduct by Defendants creates irreparable injury to both the Plaintiff and the Class. Plaintiff and
11 the Class are therefore also entitled to injunctive relief pursuant to 15 U.S.C. § 26.

12 **COUNT THREE**

13 **RESTRAINT OF TRADE IN VIOLATION OF SECTION 2 OF THE SHERMAN ACT—**
14 **MONOPOLIZATION (15 U.S.C. § 2)**

15 **(Against Defendant JUUL)**

16 88. Plaintiff hereby repeats and incorporates by reference each preceding and
17 succeeding paragraphs as though fully set forth herein.

18 89. Defendant JUUL unlawfully monopolized the relevant market for closed system e-
19 cigarettes sold in the United States and its territories.

20 90. This market definition is appropriate for all of the reasons identified by the FTC in
21 paragraphs 36–42 of its Complaint:

22 The relevant product market for the purposes of this action is closed-
23 system e-cigarettes. A hypothetical monopolist in this relevant
24 market would find it profitable to impose at least a small but
significant and non-transitory increase in price (“SSNIP”).

25 E-cigarettes are battery-powered devices that vaporize a liquid
26 solution containing nicotine (an “e-liquid”). There are two broad
27 categories of e-cigarette: closed-system and open-tank. Closed-
system e-cigarettes consist of a device housing a battery and a
heating mechanism, and sealed cartridges or pods that are pre-filled

1 with e-liquid. Examples of closed-system devices include cigalikes,
2 which are similar to traditional cigarettes in size and shape, and pod-
3 based products, such as JUUL or MarkTen Elite, which look like
4 USB drives. Subsequent to the FDA flavor ban that went into effect
5 February 2020, closed-system pods and cartridges are available only
6 in tobacco and menthol flavors.

7 By contrast, open-tank e-cigarettes incorporate refillable tanks that
8 customers manually fill with e-liquid. Because customers are able
9 to select from (and mix together) a wide assortment of e-liquids,
10 open-tank e-cigarettes allow a more customizable experience
11 whereby users can experiment with different flavors and nicotine
12 strengths. In addition, unlike with closed systems, users can
13 customize the individual components of an open-tank system, such
14 as the battery, heating coil, and atomizer (which houses the heating
15 coil).

16 Closed-system e-cigarettes are largely sold in different channels
17 than open-tank products, and open-tank customers tend to seek a
18 different experience than closed-system customers. The vast
19 majority of closed-system e-cigarettes are sold through the multi-
20 outlet channel, which consists primarily of convenience stores.
21 Convenience stores offer a limited range of e-cigarette products,
22 focusing on the highest-velocity brands. In contrast, open-tank e-
23 cigarettes are sold almost exclusively at dedicated vape shops, retail
24 outlets that typically carry an extensive selection of e-liquids and
25 parts for open-tank products and offer a high level of customer
26 service.

27 Respondents considered their respective [JUUL] and MarkTen
28 product lines to be direct competitors with each other and with other
closed-system e-cigarette products and set prices based on
competition with each other and with other closed-system products.
Respondents further acknowledged that their closed-system e-
cigarette products did not compete as closely with open-tank
products.

There are no reasonable substitutes for closed-system e-cigarettes.
Closed-system e-cigarettes appeal to consumers because they are
discreet due to their small size, and convenient due to their self-
contained, ready-to-use format. Open-tank e-cigarettes are not an
adequate substitute for closed-system e-cigarettes because they are
larger, more complex, and require more manual operation by the
user. Open-tank e-cigarettes generally appeal to a different
customer type, one that appreciates their complexity and
customizable nature.

The relevant geographic market is no broader than the United States.
Because of the FDA's PMTA [premarketing application]
requirements, foreign firms cannot import e-cigarettes into the
United States without prior FDA approval.

91. JUUL possesses monopoly power within this market. As noted above, within the

1 e-cigarette market as a whole, JUUL has obtained a market share of as much as 75%. Its market
2 power is even greater within the closed system e-cigarette market. Its market power is
3 demonstrated by its ability to demand as a contractual term that Altria exit from the business of
4 making and selling e-cigarettes as a precondition to obtaining a 35% stake in JUUL, thus excluding
5 a significant competitor. JUUL also had power over wholesale and retail prices by virtue of its
6 dominant position in the market, which was maintained through its unlawful agreements with
7 Altria.

8 92. JUUL's market power is also supported by the econometric analysis made by the
9 FTC in paragraphs 43–45 of its Complaint:

10 At the time of Altria's exit, the relevant market was already highly
11 concentrated. Following Altria's exit, it became even more
concentrated.

12 The federal antitrust agencies, consistent with the Merger
13 Guidelines and federal court decisions, measure concentration using
14 the Herfindahl-Hirschman Index ("HHI"). The HHI is calculated by
15 totaling the squares of the market shares of each firm in the relevant
16 market. Under the Merger Guidelines, a merger is presumed likely
to create or enhance market power—and is presumably illegal—
when the post-merger HHI exceeds 2,500 and the merger increases
the HHI by more than 200 points.

17 In the U.S. market for closed-system e-cigarettes, the Transaction
18 resulted in a post-Transaction HHI exceeding 2,500, with an
increase in HHI of more than 200. Thus, the Transaction resulted in
19 concentration that establishes a presumption of competitive harm in
the relevant market.

20 93. JUUL maintained its monopoly power by unlawfully combining and conspiring
21 with Altria to divide and allocate the market for closed system e-cigarettes by eliminating Altria
22 as a competitor, with the intended effect of raising, fixing, maintaining or stabilizing the prices of
23 closed system e-cigarettes sold to purchasers in the United States and its territories.

24 94. These unlawful acts consisted of, *inter alia*: (a) the unlawful Relationship
25 Agreement between Altria and JUUL entered into on December 20, 2018 by which Altria agreed
26 to exit the e-cigarette market in exchange for a 35% stake in JUUL; (b) the unlawful Amended
27 Relationship Agreement entered into between Altria and JUUL on January 28, 2020 that

1 perpetuated this withdrawal; and (c) the commitment given in writing by Altria to JUUL on
2 October 5, 2018 to withdraw Altria's MarkTen Elite products. The purpose of all of these
3 agreements was to raise, maintain or stabilize prices of closed system e-cigarette products,
4 eliminate e-cigarette promotional activity by Altria, and eliminate Altria's independent presence
5 as an innovative force with respect to e-cigarettes.

6 95. Defendants' anticompetitive and unlawful conduct has proximately caused injury
7 to Plaintiff and members of the Class by eliminating independent competition by Altria on price
8 and innovation, reducing consumer choice, and allowing JUUL to raise, maintain or stabilize the
9 prices of closed system e-cigarettes sold to purchasers in the United States and its territories. For
10 this conduct, Plaintiff and members of the Class are entitled to receive treble damages pursuant to
11 15 U.S.C. § 15.

12 96. As reflected by the recent entry of Defendants into the Amended Relationship
13 Agreement, Defendants' unlawful conduct is ongoing and has not ceased. The present and future
14 conduct by Defendants creates irreparable injury to both the Plaintiff and the Class. Plaintiff and
15 the Class are therefore also entitled to injunctive relief pursuant to 15 U.S.C. § 26.

16
17 **COUNT FOUR**

18 **RESTRAINT OF TRADE IN VIOLATION OF SECTION 2 OF THE SHERMAN ACT—**
19 **CONSPIRACY TO MONOPOLIZE (15 U.S.C. § 2)**

20 **(Against All Defendants)**

21 97. Plaintiff hereby repeats and incorporates by reference each preceding paragraph as
22 though fully set forth herein. This count is presented as an alternative to Count One in the event
23 that the Court finds that the *per se* rule should not apply to Defendants' conduct.

24 98. Defendants entered into and engaged in continuing combination, conspiracy or
25 agreement to monopolize trade or commerce in the market for closed system e-cigarettes sold to
26 purchasers in the United States and its territories in violation of Section 2 of the Sherman Act (15
27 U.S.C. § 2).

1 99. In particular, Defendants have combined and conspired to divide and allocate the
2 market for closed system e-cigarettes by eliminating Altria as a competitor, with the intended effect
3 of raising, maintaining or stabilizing the prices of closed system e-cigarettes sold to purchasers in
4 the United States and its territories.

5 100. The conspiracy to monopolize was evidenced by, *inter alia*: (a) the unlawful
6 Relationship Agreement between Altria and JUUL entered into on December 20, 2018 by which
7 Altria agreed to exit the e-cigarette market in exchange for a 35% stake in JUUL; (b) the unlawful
8 Amended Relationship Agreement entered into between Altria and JUUL on January 28, 2020 that
9 perpetuated this withdrawal; and (c) the commitment given in writing by Altria to JUUL on
10 October 5, 2018 to withdraw Altria's MarkTen Elite products. The purpose of all of these
11 agreements was to raise, maintain or stabilize prices of closed system e-cigarette products,
12 eliminate e-cigarette promotional activity by Altria, and eliminate Altria's independent presence
13 as an innovative force with respect to e-cigarettes.

14 101. Defendants' activities were done with the specific intent of conferring upon JUUL
15 a monopoly in the market for the sale of closed system e-cigarettes sold in the United States and
16 its territories.

17 102. The relevant product market for the purposes of this Count is the sale of closed
18 system e-cigarettes. The relevant geographic market for the purposes of this count is the United
19 States and its territories as a whole, where both JUUL and Altria marketed their e-cigarette
20 products.

21 103. This market definition is appropriate for all of the reasons identified by the FTC in
22 paragraphs 36–42 of its Complaint:

23 The relevant product market for the purposes of this action is closed-
24 system e-cigarettes. A hypothetical monopolist in this relevant
25 market would find it profitable to impose at least a small but
significant and non-transitory increase in price (“SSNIP”).

26 E-cigarettes are battery-powered devices that vaporize a liquid
27 solution containing nicotine (an “e-liquid”). There are two broad
28 categories of e-cigarette: closed-system and open-tank. Closed-
system e-cigarettes consist of a device housing a battery and a

1 heating mechanism, and sealed cartridges or pods that are pre-filled
2 with e-liquid. Examples of closed-system devices include cigalikes,
3 which are similar to traditional cigarettes in size and shape, and pod-
4 based products, such as JUUL or MarkTen Elite, which look like
5 USB drives. Subsequent to the FDA flavor ban that went into effect
6 February 2020, closed-system pods and cartridges are available only
7 in tobacco and menthol flavors.

8 By contrast, open-tank e-cigarettes incorporate refillable tanks that
9 customers manually fill with e-liquid. Because customers are able
10 to select from (and mix together) a wide assortment of e-liquids,
11 open-tank e-cigarettes allow a more customizable experience
12 whereby users can experiment with different flavors and nicotine
13 strengths. In addition, unlike with closed systems, users can
14 customize the individual components of an open-tank system, such
15 as the battery, heating coil, and atomizer (which houses the heating
16 coil).

17 Closed-system e-cigarettes are largely sold in different channels
18 than open-tank products, and open-tank customers tend to seek a
19 different experience than closed-system customers. The vast
20 majority of closed-system e-cigarettes are sold through the multi-
21 outlet channel, which consists primarily of convenience stores.
22 Convenience stores offer a limited range of e-cigarette products,
23 focusing on the highest-velocity brands. In contrast, open-tank e-
24 cigarettes are sold almost exclusively at dedicated vape shops, retail
25 outlets that typically carry an extensive selection of e-liquids and
26 parts for open-tank products and offer a high level of customer
27 service.

28 Respondents considered their respective [JUUL] and MarkTen
product lines to be direct competitors with each other and with other
closed-system e-cigarette products and set prices based on
competition with each other and with other closed-system products.
Respondents further acknowledged that their closed-system e-
cigarette products did not compete as closely with open-tank
products.

There are no reasonable substitutes for closed-system e-cigarettes.
Closed-system e-cigarettes appeal to consumers because they are
discreet due to their small size, and convenient due to their self-
contained, ready-to-use format. Open-tank e-cigarettes are not an
adequate substitute for closed-system e-cigarettes because they are
larger, more complex, and require more manual operation by the
user. Open-tank e-cigarettes generally appeal to a different customer
type, one that appreciates their complexity and customizable nature.

The relevant geographic market is no broader than the United States.
Because of the FDA's PMTA [premarketing application]
requirements, foreign firms cannot import e-cigarettes into the
United States without prior FDA approval.

104. JUUL possesses monopoly power within this market. As noted above, within the

1 e-cigarette market as a whole, JUUL has obtained a market share of as much as 75%. Its market
2 power is even greater within the closed system e-cigarette market. Its market power is
3 demonstrated by its ability to demand as a contractual term that Altria exit from the business of
4 making and selling e-cigarettes as a precondition to obtaining a 35% stake in JUUL, thus excluding
5 a significant competitor. JUUL also had power over wholesale and retail prices by virtue of its
6 dominant position in the market, which was maintained through its unlawful agreements with
7 Altria.

8 105. JUUL's market power is also supported by the econometric analysis made by the
9 FTC in paragraphs 43–45 of its Complaint:

10 At the time of Altria's exit, the relevant market was already highly
11 concentrated. Following Altria's exit, it became even more
concentrated.

12 The federal antitrust agencies, consistent with the Merger
13 Guidelines and federal court decisions, measure concentration using
14 the Herfindahl-Hirschman Index ("HHI"). The HHI is calculated by
15 totaling the squares of the market shares of each firm in the relevant
16 market. Under the Merger Guidelines, a merger is presumed likely
to create or enhance market power—and is presumably illegal—
when the post-merger HHI exceeds 2,500 and the merger increases
the HHI by more than 200 points.

17 In the U.S. market for closed-system e-cigarettes, the Transaction
18 resulted in a post-Transaction HHI exceeding 2,500, with an
19 increase in HHI of more than 200. Thus, the Transaction resulted in
concentration that establishes a presumption of competitive harm in
the relevant market.

20 106. The existence of a conspiracy to monopolize is supported by the statement of FTC
21 Commissioners Chopra and Kelly Slaughter in support of the filing of the FTC Complaint:

22 Section 2 also prohibits exclusionary conduct when undertaken in
23 concert between two firms. This is an especially pernicious form of
24 anticompetitive conduct. Conspiracies to monopolize require: (1) a
25 conspiracy, such as a plot by a group to engage in something harmful
26 or unlawful, (2) one or more overt acts in furtherance of the
conspiracy, and (3) a specific intent to monopolize. I have reason
to believe that JUUL and Altria's conduct meets these requirements
under the law.

27 A number of facts alleged in the Commission's complaint give
28 reason to believe a conspiracy to monopolize existed. For example,

the complaint alleges:

- That JUUL insisted, and Altria understood, that Altria's exit from the e-cigarette market was a non-negotiable condition for any deal;
- That the written agreements between JUUL and Altria required Altria to not only halt competitive activities in the e-cigarette market, but also to commit Altria's considerable resources to entrenching JUUL's dominant position;
- That Altria took affirmative steps to provide JUUL with significant competitive advantages over its rivals. In particular, Altria temporarily leased valuable shelf space to JUUL.⁶⁰

107. Defendants' anticompetitive and unlawful conduct has proximately caused injury to Plaintiff and members of the Class by eliminating independent competition by Altria on price, promotional activity, and innovation, reducing consumer choice, and allowing JUUL to raise, maintain or stabilize the prices of closed system e-cigarettes sold to purchasers in the United States and its territories. For this conduct, Plaintiff and members of the Class are entitled to receive treble damages pursuant to 15 U.S.C. § 15.

108. As reflected by the recent entry of Defendants into the Amended Relationship Agreement, Defendants' unlawful conduct is ongoing and has not ceased. The present and future conduct by Defendants creates irreparable injury to both the Plaintiff and the Class. Plaintiff and the Class are therefore also entitled to injunctive relief pursuant to 15 U.S.C. § 26.

COUNT FIVE

RESTRAINT OF TRADE IN VIOLATION OF SECTION 7 OF THE CLAYTON ACT (15 U.S.C. § 18)

(Against all Defendants)

109. Plaintiff hereby repeats and incorporates by reference each preceding and succeeding paragraphs as though fully set forth herein.

110. The agreements, as described above, in which Altria received a substantial ownership stake in JUUL and for the purposes of which Altria withdrew its existing e-cigarettes from the market and halted its innovation on future products, substantially lessened competition

⁶⁰ Chopra Statement at 3.

1 in the market for closed system e-cigarettes in the United States and its territories.

2 111. As a direct and proximate result of Defendants' unlawful conduct, Plaintiff and
3 class members were injured in their business or property.

4 **IX. DEMAND FOR JUDGMENT**

5 WHEREFORE, Plaintiff requests that the Court enter judgment on its behalf and on behalf of
6 the Class defined herein, by adjudging and decreeing that:

- 7 A. This action may proceed as a class action, with Plaintiff serving as the Class
8 Representative, and with Plaintiff's counsel as Class Counsel;
- 9 B. Defendants have combined and conspired in violation of Section 1, 2 and 3 of the
10 Sherman Act (15 U.S.C. §§ 1, 2, 3) and that Plaintiff and the Class have been
11 injured in their business and property as a result of Defendants' violations;
- 12 C. Defendant JUUL has unlawfully monopolized the market for closed system e-
13 cigarettes sold in the United States and its territories in violation of Section 2 of the
14 Sherman Act (15 U.S.C. § 2);
- 15 D. Defendants have combined in a way that substantially lessened competition or
16 tended to create a monopoly in the market for closed system e-cigarettes in the
17 United States and its territories, in violation of Section 7 of the Clayton Act, 15
18 U.S.C. § 18, and that Plaintiff and the Class have been injured in their business and
19 property as a result of Defendants' violations;
- 20 E. Plaintiff and the Class are entitled to recover damages sustained by them, as
21 provided by the federal antitrust laws under which relief is sought herein, and that
22 a joint and several judgment in favor of Plaintiff and the Class be entered against
23 Defendants in an amount subject to proof at trial, which is to be trebled in
24 accordance with Section 4 of the Clayton Act (15 U.S.C. § 15) and Section 7 of the
25 Clayton Act (15 U.S.C. § 18);
- 26 F. Plaintiff and the Class are entitled to pre-judgment and post-judgment interest on
27 the damages awarded them, and that such interest be awarded at the highest legal
28

1 rate from and after the date this class action complaint is first served on Defendants;

2 G. Plaintiff and the Class are entitled to equitable relief appropriate to remedy
3 Defendants' past and ongoing restraint of trade, including:

4 i. A judicial determination declaring the rights of Plaintiff and the Class,
5 and the corresponding responsibilities of Defendants; and

6 ii. Issuance of a permanent injunction against Defendants and their
7 parents, subsidiaries, affiliates, successors, transferees, assignees and
8 the respective officers, directors, partners, agents, and employees
9 thereof and all other persons acting or claiming to act on their behalf
10 from continuing and maintaining the conspiracy or agreements alleged
11 herein; and

12 iii. Divestiture of Altria's equity stake in Juul and rescission of Altria's
13 purchase of that stake.

14 H. Defendants are to be jointly and severally responsible financially for the costs and
15 expenses of a Court-approved notice program through post and media designed to
16 give immediate notification to the Class;

17 I. Plaintiff and the Class recover their costs of this suit, including reasonable
18 attorneys' fees as provided by law; and

19 J. Plaintiff and the Class receive such other or further relief as may be just and proper.

20 **X. JURY TRIAL DEMANDED**

21 Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiff demands a trial by jury of all the
22 claims asserted in this Complaint that are so triable.

23 Dated: July 1, 2020

24 Respectfully submitted,

25 *s/ Michael P. Lehmann* _____

26 Michael P. Lehmann (SBN 77152)
27 Christopher Lebsack (SBN 184546)
28 Bonny E. Sweeney (SBN 176174)

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