

1 **HADERLEIN AND KOUYOUMDJIAN LLP**
 Jonathan Haderlein (Cal. Bar No. 336644)
 2 jhaderlein@handklaw.com
 3 Krikor Kouyoumdjian (Cal. Bar No. 336148)
 kkouyoumdjian@handklaw.com
 4 19849 Nordhoff St.
 5 Northridge, California 91324
 Telephone: (818) 304-34345
 6

7 **RUSSELL LAW, PC**
 L. David Russell (Cal. Bar No. 260043)
 8 david@russelllawpc.com
 9 1500 Rosecrans Ave, Suite 500
 Manhattan Beach, California 90266
 10 Telephone: (323) 638-7551
 11

12 *Attorneys for Plaintiff and the Proposed Class*

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

16 MAYANNA BERRIN, an individual
 17 on her own behalf and on behalf of all
 18 others similarly situated,

19 Plaintiff,
 20

21 v.

22 DELTA AIR LINES INC., a Delaware
 23 Corporation,
 24

25 Defendant.
 26

Case No.:

CLASS ACTION COMPLAINT

1 Plaintiff Mayanna Berrin (“Plaintiff”), by and through her attorneys,
2 makes the following allegations pursuant to the investigation of her counsel and
3 based upon information and belief—except as to allegations specifically
4 pertaining to herself and her counsel, which are based on personal knowledge—
5 against Defendant Delta Air Lines, Inc. (“Defendant” or “Delta”).

6 **NATURE OF THE ACTION**

7 1. This is a class action lawsuit, brought on behalf of a putative
8 nationwide class, or alternatively a putative class of California residents, who
9 have purchased Defendant’s flights, against Defendant for grossly
10 misrepresenting the total environmental impact of its business operations in its
11 advertisements, corporate announcements, and promotional materials and
12 thereby attaining underserved market share and extracting higher prices from
13 consumers.

14 2. Defendant is one of the major commercial airlines in America and
15 operates flights worldwide.

16 3. Since March 2020, Defendant has repeatedly touted itself as “the
17 world’s first carbon-neutral airline” across various channels including
18 advertisements, press releases, LinkedIn posts, podcasts, and in-flight napkins.

19 4. Reasonable consumers reviewing these representations would
20 believe that when taking account of all of Defendant’s carbon emissions and
21 related green investments, Defendant has not been responsible for releasing any
22 net additional carbon into the atmosphere since March 2020.

23 5. Defendant has represented that its airline is “carbon-neutral”
24 because of carbon offsetting via participation in the voluntary carbon offset
25 market. The voluntary carbon offset market is a loose arrangement of companies
26 and NGOs that facilitate investment in green projects such as renewable energy
27 and prevention of deforestation. In exchange for their investment in these
28 projects, companies receive “carbon offsets” in the form of credits that purport to

1 verify the amount of carbon that was not released due to the company’s
2 investments in the offset market. Defendant’s claim of carbon neutrality
3 therefore hinges on an underlying set of representations—that since March 2020
4 Defendant’s investments in the voluntary carbon offset market have entirely
5 offset the CO2 emissions from Defendant’s global airline operations, such that
6 Defendant has not been responsible for releasing additional carbon into the
7 atmosphere during that time.

8 6. Plaintiff has since discovered that any such representations are
9 manifestly and provably false. As explained below, foundational issues with the
10 voluntary carbon offset market make the purchase of said offsets cannot make a
11 company “carbon neutral.” Even the primary offset vendors offer offsets replete
12 with the following:

- 13 a. inaccurate accounting;
- 14 b. non-additional effects on worldwide carbon levels due to the
15 vendors crediting offsets for projects that would have occurred with
16 or without offset market investment;
- 17 c. non-immediate speculative emissions reductions that will at best
18 occur over decades, despite crediting purchasers with the sum of
19 those projected offsets; and
- 20 d. impermanent projects subject to disease, natural disasters, and
21 human intervention

22 7. These issues are specific to offsets purchased by and relied upon by
23 Defendant. both scientists and government regulators have specifically identified
24 Defendant as one of many companies who have grossly misstated the actual
25 carbon reduction produced by their carbon offset portfolio. At the same time,
26 Defendant’s operation of a commercial airline causes significant carbon dioxide
27 (“CO2”) to be released into the atmosphere.

28 8. Accordingly, Defendant’s claims of “carbon neutrality” are false

1 and misleading; the operation of Defendant’s airline is not carbon neutral, and
2 consumers would not have purchased tickets on Defendant’s flights, or paid
3 substantially less for them, had they known the claim of carbon neutrality was
4 false.

5 9. Plaintiff and the putative class were wronged by these actions.
6 There is a significant market premium for green services, and specifically
7 services that do not contribute to climate change. Since March 2020, Plaintiff
8 purchased Delta flights at a market premium due to her belief that by flying Delta
9 she engaged in more ecologically conscious air travel and participated in a global
10 transition away from carbon emissions. During this entire period, Defendant still
11 produced massive amounts of CO₂, and its reliance on the voluntary carbon
12 offset market in no way prevents its “carbon-neutral” representations from being
13 false and misleading. Plaintiff would not have purchased Defendant’s services,
14 or at the very least would have paid substantially less for those services, if she
15 understood at the time of purchase that Defendant’s carbon neutral
16 representations were false.

17 10. Plaintiff is a purchaser of Defendant’s flights who asserts claims on
18 behalf of herself and similarly situated purchasers of Defendant’s flights for (i)
19 violation of California’s Consumers Legal Remedies Act (“CLRA”), Cal. Civil
20 Code §§ 1750, *et seq.*, (ii) violation of California’s False Advertising, Business
21 and Professions Code § 17500, *et seq.* (“FAL”), and (iii) Unlawful, unfair, and
22 fraudulent trade practices in violation of California’s Business and Professions
23 Code § 17200.

24 **PARTIES**

25 11. Plaintiff Mayanna Berrin is, and at all times alleged in this Class
26 Action Complaint was, an individual and a resident and therefore citizen of
27 Glendale, California. Plaintiff Mayanna Berrin makes her permanent home in
28 Glendale and intends to remain in Glendale.

1 12. Defendant Delta Air Lines, Inc. is a corporation incorporated under
2 the laws of the state of Delaware, with its principal place of business in Atlanta,
3 Georgia. Defendant markets, sells, and operates flights worldwide and
4 throughout the United States, including the state of California. Defendant
5 operated, marketed, and sold flights during the class period.

6 13. Plaintiff has purchased flights on the Defendant's airline multiple
7 times since March 2020, flying round-trip on Delta on May 6, 2021, November
8 19, 2021, October 10, 2022, and November 29, 2022.

9 14. Prior to her purchase of the flights, Plaintiff had viewed
10 advertisements, LinkedIn posts, and business reporting in which Defendant was
11 touted as a carbon neutral airline. Plaintiff relied on Defendant's representations
12 that Defendant was a carbon neutral business. Plaintiff saw these representations
13 prior to, and at the time of purchase, and understood them as representations and
14 warranties that the flight she had purchased was with a carbon neutral business.

15 15. Plaintiff understood "carbon neutral" to mean that since March 2020
16 Defendant has removed or offset all the carbon it has emitted on a global basis.
17 Plaintiff relied on these representations and warranties in deciding to purchase
18 her flights with Defendant, rather than some other airline. Accordingly, those
19 representations and warranties were part of the basis of the bargain, in that she
20 would not have purchased said flights on the same terms had they known those
21 representations were not true.

22 16. In making her purchase, Plaintiff paid a substantial price premium
23 due to the false and misleading carbon neutral claim. Had Plaintiff known that
24 the carbon neutral claim was false and misleading, Plaintiff would not have paid
25 a market premium to purchase the flight with Defendant. Plaintiff did not
26 receive the benefit of the bargain because the flight she purchased was not, in
27 fact, the product of a carbon neutral business.

28 ///

1 **JURISDICTION AND VENUE**

2 17. This Court has subject matter jurisdiction over this action pursuant
3 to the Class Action Fairness Act, 28 U.S.C. Section 1332(d)(2)(A) because: (i)
4 there are 100 or more class members; (ii) there is an aggregate amount in
5 controversy exceeding \$5,000,000, exclusive of interest and costs; and (iii)
6 Plaintiff and Defendant are citizens of different states.

7 18. This Court has supplemental jurisdiction over any state law claims
8 pursuant to 28 U.S.C. Section 1367.

9 19. The injuries, damages and/or harm upon which this action is based
10 occurred or arose out of activities engaged in by Defendant within, affecting, and
11 emanating from, the State of California. Defendant regularly conducts and/or
12 solicits business in, engages in other persistent courses of conduct in, and/or
13 derives substantial revenue from services provided to persons in the State of
14 California. Defendant has engaged, and continues to engage, in substantial and
15 continuous business practices in the State of California.

16 20. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b)(2)
17 because a substantial part of the events or omissions giving rise to the claims
18 occurred in the State of California, including within this District.

19 21. In accordance with California Civil Code Section 1780(d), Plaintiff
20 concurrently files herewith a declaration establishing that, at various times
21 throughout the class period, she purchased one or more flights with Delta Air
22 Lines, Inc. while located in California.

23 22. Plaintiff accordingly alleges that jurisdiction and venue are proper
24 in this Court.

25 **SUBSTANTIVE ALLEGATIONS**

26 **A. Environmental Impact is a Compelling Consideration for**
27 **Consumers**

28 23. The changing climate is widely appreciated as the crisis of our

1 times. “Human activities, principally through emissions of greenhouse gasses
2 (GHG), have unequivocally caused global warming, with global surface
3 temperature reaching 1.1°C above 1850-1900 in 2011-2020.”¹ “Observed
4 warming is human-caused, with warming from greenhouse gasses, dominated by
5 CO₂ and methane (CH₄).”²

6 24. Given the current omnipresence of climate change issues, interest in
7 environmentally friendly (“green”) consumption is at an all-time high. For many
8 consumers, the environmental impact of a company’s supply chain and
9 operations has a significant impact on their purchasing decisions. As the
10 Supreme Court of California has observed, “[t]o some consumers, processes and
11 places of origin matter. Whether a particular food is kosher or halal may be of
12 enormous consequence to an observant Jew or Muslim. Whether a wine is from
13 a particular locale may matter to the oenophile who values subtle regional
14 differences. Whether a diamond is conflict free may matter to the fiancée who
15 wishes not to think of supporting bloodshed and human rights violations each
16 time she looks at the ring on her finger. And whether food was harvested or a
17 product manufactured by union workers may matter to still others.” *Kwikset*
18 *Corp. v. Superior Ct.*, 51 Cal. 4th 310, 328–29, 246 P.3d 877, 889–90 (2011).

19 25. The same is true of a company’s environmental footprint. “87% of
20 consumers will have a more positive image of a company that supports social or
21 environmental issues. 88% will be more loyal to a company that supports social
22 or environmental issues. 87% would buy a product with a social and
23 environmental benefit if given the opportunity.”³ At the same time, “[i]n spite of
24 consumers’ willingness to contribute to a greener and more circular economy in

25 ¹ HOESUNG LEE ET AL., SYNTHESIS REPORT OF THE IPCC SIXTH ASSESSMENT REPORT 6
26 (STEVEN K ROSE ET AL. EDS., 2022).

27 ² *Id.*

28 ³ Adam Butler, *Do Customers Really Care About Your Environmental Impact?*, FORBES (Nov. 21, 2018, 8:00 AM), <https://www.forbes.com/sites/forbesnycouncil/2018/11/21/do-customers-really-care-about-your-environmental-impact/>

1 their everyday lives, their active and effective role in this green transition is
2 hampered by” “a lack of trust in the credibility of environmental claims and the
3 proliferation of misleading commercial practices related to the environmental
4 sustainability of products.”⁴

5 26. In the interest of maintaining consumer loyalty and maintaining
6 market position, companies have rolled out various environmental initiatives to
7 encourage consumers to continue to purchase their goods and services. These
8 initiatives have led to accusations of “greenwashing”—referring to when
9 environmentally harmful goods and services are rebranded as more ecologically
10 conscious than they actually are in fact. Greenwashing is difficult for consumers
11 to identify, as by definition, the inherent information asymmetry between
12 corporations and individual consumers means that “[c]onsumers cannot verify
13 green attributes directly and must rely on such signals as eco-labels to
14 authenticate claims.”⁵

15 27. These efforts are effective at changing consumer perceptions. In
16 one study, “[o]ver half (57%) of consumers (in the control condition) believed
17 that greenwashed claims were a reliable source of information about a company's
18 eco-practices. Consumers were also much more likely to agree that greenwashing
19 energy companies had strong green credentials, compared to energy companies
20 depicted in a non-greenwashed advertisement.”⁶

21 **B. A Brief Primer on the Voluntary Carbon Offset Market**

22 28. “Carbon offsets have become a popular tool in global efforts to
23 mitigate climate change. These programs work by offering regulated polluters

24 ⁴ EUROPEAN COMM’N, DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL ON
25 SUBSTANTIATION AND COMMUNICATION OF EXPLICIT ENVIRONMENTAL CLAIMS (GREEN
CLAIMS DIRECTIVE) 2 (2023).

26 ⁵ Lucy Atkinson & Sonny Rosenthal, *Signaling the Green Sell: The Influence of Eco-Label*
27 *Source, Argument Specificity, and Product Involvement on Consumer Trust*, JOURNAL OF
ADVERTISING, Feb. 2014, at 33, 33-45.

28 ⁶ *Protecting consumers from Greenwashing*, THE BEHAVIOURAL INSIGHTS TEAM BLOG, (Jun.
23, 2022), <https://www.bi.team/blogs/there-is-a-growing-epidemic-of-climate-anxiety/>

1 the opportunity to increase their own emissions if they subsidize equivalent
2 emission reductions in unregulated markets.”⁷

3 29. “The most common offsets are based on avoiding the release of
4 additional carbon dioxide into the atmosphere, for example by preventing
5 deforestation or supporting renewable energy projects. The other, much more
6 expensive, option is to fund programs that actually remove CO₂ by planting
7 forests or employing machines that capture greenhouse gas from the air and store
8 them away.”⁸

9 30. “Offset logic goes like this: If it is cheaper for a company to buy an
10 offset that cuts emissions somewhere else instead of in their own operations, then
11 offsets are cost effective.”⁹ “With each investment, the corporations rack up
12 “credits” for the forests they save or restore, tokens representing a set amount of
13 carbon dioxide ostensibly kept out of the atmosphere by storing it safely in the
14 trees.”¹⁰

15 31. “On its face, the exchange seems like a win-win: Huge sums of
16 money are funneled into environmental projects, mostly in poor countries with
17 less ability to pursue large-scale forest protection on their own,” while companies
18 “can say they’re zeroing out their carbon footprints by offsetting whatever
19 emissions they can’t eliminate from their own operations with CO₂ reductions
20

21 ⁷ RAPHAEL CALEL ET AL., DO CARBON OFFSETS OFFSET CARBON? 1 (GRANTHAM RSCH. INST.
22 ON CLIMATE CHANGE AND THE ENV’T ET AL. EDS., 2021).

23 ⁸ Jess Shankleman & Akshat Rathi, *Net Zero Is Hard Work, So Companies Are Going ‘Carbon
24 Neutral’*, BLOOMBERG (Jul. 19, 2021, 3:50 AM),
<https://www.bloomberg.com/news/articles/2021-07-19/offsets-can-play-a-role-to-make-companies-carbon-responsible#xj4y7vzkg>

25 ⁹ Betsy Vereckey, *How to Choose Carbon Offsets that Actually Cut Emissions*, MIT SLOAN
26 SCH. (Nov. 2, 2022), <https://mitsloan.mit.edu/ideas-made-to-matter/how-to-choose-carbon-offsets-actually-cut-emissions>

27 ¹⁰ Josh Lederman, *Corporations are Turning to Forest Credits in the Race to go ‘Carbon
28 Neutral.’ Advocates Worry About ‘Greenwashing.’*, NBC NEWS (Jan. 18, 2023, 12:58 PM),
<https://www.nbcnews.com/news/world/corporations-are-turning-forest-credits-race-go-carbon-neutral-advocat-rcna7259>

1 elsewhere on the planet.”¹¹

2 32. “The last decade has seen billions of carbon offsets issued to project
3 developers around the world, providing opportunities for regulatory compliance
4 at lower cost.”¹² Interest in projects that prevent deforestation has risen “[i]n
5 recent years, [as] a long list of Fortune 500 companies has begun purchasing
6 credits from forest projects.”¹³ “The market for [prevented deforestation carbon
7 offset credits] credits is estimated in the hundreds of millions of dollars, a
8 number growing year upon year as a cottage industry to sell, trade and
9 authenticate forest credits has taken shape.”¹⁴

10 33. Offset programs all promote themselves as nominally certified.
11 Certification and verification is essential—“when offset programs support
12 projects that would have been developed anyway, they not only waste the limited
13 resources available to mitigate climate change but also contribute to climate
14 change by increasing global emissions.”¹⁵ Unfortunately, the voluntary carbon
15 offset market is self-regulated, leading to “multiple, competing ‘certification’
16 standards and a dizzying array of organizations or companies that act as
17 middlemen, authenticating supposed greenhouse gas reductions and connecting
18 credit buyers and sellers.”¹⁶ Lack of standardization is not the only barrier to
19 verification, as the market is also plagued by structural inabilities to track
20

21 ¹¹ *Id.*

22 ¹² RAPHAEL CALEL ET AL., DO CARBON OFFSETS OFFSET CARBON? 30 (GRANTHAM RSCH.
INST. ON CLIMATE CHANGE AND THE ENV’T ET AL. EDS., 2021).

23 ¹³ Josh Lederman, *Corporations are Turning to Forest Credits in the Race to go ‘Carbon*
24 *Neutral.’ Advocates Worry About ‘Greenwashing.’*, NBC NEWS (Jan. 18, 2023, 12:58 PM),
<https://www.nbcnews.com/news/world/corporations-are-turning-forest-credits-race-go-carbon-neutral-advocat-rcna7259>

25 ¹⁴ *Id.*

26 ¹⁵ RAPHAEL CALEL ET AL., DO CARBON OFFSETS OFFSET CARBON? 30 (GRANTHAM RSCH.
INST. ON CLIMATE CHANGE AND THE ENV’T ET AL. EDS., 2021).

27 ¹⁶ Josh Lederman, *Corporations are Turning to Forest Credits in the Race to go ‘Carbon*
28 *Neutral.’ Advocates Worry About ‘Greenwashing.’*, NBC NEWS (Jan. 18, 2023, 12:58 PM),
<https://www.nbcnews.com/news/world/corporations-are-turning-forest-credits-race-go-carbon-neutral-advocat-rcna7259>

1 genuine progress and poor mathematical modeling. For instance, in the context
 2 of prevented deforestation, “[m]easuring activity on the ground in far-flung
 3 rainforests can be incredibly difficult.”¹⁷ And in an analysis of the “world’s
 4 largest carbon offset program,” which primarily arranges for the purchase of
 5 renewable energy offsets, researchers estimated “that at least 52% of approved
 6 carbon offsets were allocated to projects that would very likely have been built
 7 anyway”—“a substantial misallocation of resources.”¹⁸

8 34. There are also inherent conflicts of interest in the standard offset
 9 verification process. According to ecologist Dan Nepstad, the president of the
 10 Earth Innovation Institute, “the carbon project developer” “hires the auditors. So
 11 the auditors are working for the company that would benefit, really, from a good
 12 result.”¹⁹ That means “it’s up to companies to do their own due diligence to
 13 know that the credits they’re buying are legitimate.”²⁰

14 **C. Companies Purchase Carbon Offsets to Claim Carbon**
 15 **Neutrality, and Said Representations are Effective on**
 16 **Consumers**

17 35. Certain companies have also announced they are “carbon neutral” or
 18 working towards becoming “net-zero.” Climate-related claims that goods,
 19 services, or entities are “carbon neutral” or “100% CO2 compensated” are often
 20 predicated on the company having “offset” its carbon emissions by purchasing
 21 “carbon credits” “generated outside the company’s value chain, for example
 22 from forestry or renewable energy projects.”²¹ The basic premise of carbon

23 ¹⁷ *Id.*

24 ¹⁸ RAPHAEL CALEL ET AL., DO CARBON OFFSETS OFFSET CARBON? 30 (GRANTHAM RSCH.
 INST. ON CLIMATE CHANGE AND THE ENV’T ET AL. EDS., 2021).

25 ¹⁹ Josh Lederman, *Corporations are Turning to Forest Credits in the Race to go ‘Carbon*
Neutral.’ Advocates Worry About ‘Greenwashing.’, NBC NEWS (Jan. 18, 2023, 12:58 PM),
 26 <https://www.nbcnews.com/news/world/corporations-are-turning-forest-credits-race-go-carbon-neutral-advocat-rcna7259>

27 ²⁰ *Id.*

28 ²¹ EUROPEAN COMM’N, DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL ON
 SUBSTANTIATION AND COMMUNICATION OF EXPLICIT ENVIRONMENTAL CLAIMS (GREEN
 CLAIMS DIRECTIVE) 31 (2023).

1 offsets is that a company will invest money into a project with ostensibly positive
2 environmental impact and in return they will receive “carbon offset credits” that
3 estimate the project’s carbon-reducing impact. Though the “methodologies
4 underpinning offsets vary widely and are not always transparent, accurate, or
5 consistent,”²² in theory, a company will only claim to be carbon neutral when
6 they have accrued enough carbon credits in a year to fully “offset” the carbon
7 emissions produced by their annual business operations. In the words of Delta’s
8 Managing Director of Sustainability, Amelia DeLuca, being carbon neutral
9 means that “for everything we emit, we take an action, though in our space
10 mostly avoiding deforestation, to neutralize those emissions.”²³

11 36. Carbon neutral representations are similarly effective on consumers,
12 especially for goods and services that consumers identify as otherwise
13 environmentally harmful. A 2015 study found that “the presence of a carbon-
14 neutral label in an advertisement, regardless of the type of product, leads to more
15 favorable perceptions of company environmental concern” while the presence of
16 the carbon neutral label leads to “more pronounced increase[s]’ in consumer
17 perceptions of company environmental concern” when the product in question is
18 “environmentally harmful” than when it is “environmentally neutral.”²⁴

19 37. This is further corroborated by a March 2022 report documenting “a
20 simulated market study” which “revealed that 87% of Americans value carbon-
21 neutral labeled products over similar ‘unlabeled’ products” and “that this value is
22 driven by better brand perceptions and feeling better when buying the product.”
23 This value was not merely reputational; “[p]eople placed a considerable

24 _____
25 ²² *Id.*

26 ²³ Brands Unbridled, *Delta Air Lines: Taking Climate Commitments to New Heights*,
27 STORYHORSE, (Nov. 1, 2021), [https://storyhorsebranding.com/perspective/delta-airlines-
taking-climate-commitments-to-new-heights/](https://storyhorsebranding.com/perspective/delta-airlines-taking-climate-commitments-to-new-heights/)

28 ²⁴ Amy Stokes & Anna M. Turri, *Consumer Perceptions of Carbon Labeling in Print Advertising: Hype or Effective Communication Strategy?*, JOURNAL OF MARKETING COMMUNICATIONS, 2015, at 300, 300-315.

1 monetary value on carbon-neutral products.” In particular, an experiment found
 2 “that consumers consistently reported they were willing to pay more for [carbon-
 3 neutral] labeled products compared to equivalent products in a shopping
 4 scenario. The [carbon-neutral] label held substantial appeal across
 5 demographics, skewing slightly towards women. Carbon neutral products were
 6 similarly appealing across income, post-high school education levels, race, and
 7 age.”²⁵

8 38. At the same time, consumers have reason to be concerned about
 9 aviation emissions. “Over the past two decades, CO2 emissions from aviation
 10 have increased rapidly.” “Although the energy intensity of commercial
 11 passenger aviation has declined, due to improvements in the operational and
 12 technical efficiency measures adopted by airlines, this has been more than offset
 13 by the CO2 emissions resulting from the rapid growth in passenger numbers.”²⁶

14 **D. Delta Claims Carbon Neutrality, Predicated on Carbon**
 15 **Offsets, in Order to Encourage Consumers to Fly Delta**

16 39. In February 2020, Delta CEO Ed Bastian announced that Delta was
 17 going “fully carbon neutral” as of March 1, 2020.²⁷ In order to achieve this goal,
 18 Bastian stated Delta was committing to using carbon removal and transitioning to
 19 sustainable fuels, committing “a billion dollars over this decade, or close to \$100
 20 million dollars a year.”²⁸ On the question of carbon offsets, Bastian said “carbon
 21 offsets are “not the solution, there are not enough to go around...carbon offsets
 22 have a lot of efficacy issues, and quite honestly in some places they do more

23 ²⁵ Graham Gephart, *Understanding How Consumers Value Climate Neutral Certification*,
 24 CLIMATE NEUTRAL (Mar. 30, 2022), <https://www.climateneutral.org/blog/understanding-how-consumers-value-climate-neutral-certification>

25 ²⁶ SEAN HEALY, SCOPING VOLUNTARY CORPORATE CLIMATE ACTION IN THE EUROPEAN
 26 AVIATION SECTOR 8 (ÖKO-INSTITUT ET AL. EDS., 2022).

27 ²⁷ Jessica Bursztynsky, *Delta Airlines CEO Announces the Carrier will go ‘Fully Carbon*
 28 *Neutral’ Next Month*, CNBC (Feb. 14, 2020, 7:27 AM),
<https://www.cnbc.com/2020/02/14/delta-air-lines-ceo-carrier-will-go-fully-carbon-neutral-next-month.html>

²⁸ *Id.*

1 harm than they do good, or pay people to not do harm, that is not really helping
2 our planet.”²⁹

3 40. Since March 2020, Defendant has marketed itself across various
4 platforms as “the world’s first carbon neutral airline.”

5 41. A September 2021 video advertisement states that Delta is
6 “committed to becoming the world’s first carbon neutral airline on a global
7 basis.”³⁰ As reported by Adweek, Delta’s Managing Director of Sustainability,
8 Amelia DeLuca, stated that Delta’s intention for the advertisement was to
9 communicate that “[w]hen you book with Delta, you can feel confident that we
10 will offset the carbon emitted from your flight with us.”³¹ The airline broadcast
11 the campaign widely, “with placements airing on NBCUniversal properties and
12 digitally in The New York Times, Lonely Planet and HuffPost Black Voices”
13 along with audio and video content “appearing on Pandora, Spotify, Stitcher and
14 YouTube,” complemented with “targeted digital ads” “on social platforms
15 including Facebook, Instagram, Reddit and Twitter.”³² Molly Battin, Delta’s
16 Senior Vice President of Marketing, herself acknowledged that the purpose of the
17 campaign was to raise awareness of Delta’s carbon neutral status after
18 ““proprietary research show[ed] that [Delta] customers [weren’t] aware’ of
19 Delta’s carbon neutral status,” and that the media plan aimed to establish Delta
20 “as an industry leader for sustainable change.”³³

21 42. A September 28, 2021 LinkedIn Post by DeLuca (simultaneously
22 posted to Delta’s corporate website, and remaining there as of the date of filing)
23 went on to state that Defendant “became the first carbon neutral airline on a
24

25 ²⁹ *Id.*

26 ³⁰ Kathryn Lundstrom, *Delta’s New Ad Campaign Takes Aim at Travel-Related Climate Guilt*,
ADWEEK (Sep. 13, 2021), <https://www.adweek.com/brand-marketing/delta-travel-related-climate-guilt-carbon-neutral/>

27 ³¹ *Id.*

28 ³² *Id.*

³³ *Id.*

1 global basis” in 2020, a commitment “from March 2020 onward, balancing our
 2 emissions with investments to remove carbon across our global operations.”³⁴
 3 DeLuca repeated these representations in a November 1, 2021 episode of the
 4 podcast Brands Unbridled, again advertising Delta as “the first carbon neutral
 5 airline in the world” such that “since March 1st, 2020 onward, until today and
 6 going forward, we are a carbon neutral airline.”³⁵ DeLuca went on, stating that
 7 “for everything we emit, we take an action, though in our space mostly avoiding
 8 deforestation, to neutralize those emissions.” And a November 4, 2021 LinkedIn
 9 post stated that “[i]n March 2020, Delta became the first carbon neutral airline
 10 globally.”³⁶

11 43. During this time, Delta also printed and put into circulation an in-
 12 flight napkin, a photo of which is below, representing that Delta was “Carbon
 13 Neutral Since March 2020.”



24 ³⁴ Amelia DeLuca, *An Update on Our Path to Net Zero*, DELTA NEWS HUB (Sep. 28, 2021,
 25 12:00 PM), <https://news.delta.com/update-our-path-net-zero>

26 ³⁵ Brands Unbridled, *Delta Air Lines: Taking Climate Commitments to New Heights*,
 27 STORYHORSE, (Nov. 1, 2021), <https://storyhorsebranding.com/perspective/delta-airlines-taking-climate-commitments-to-new-heights/>

28 ³⁶ Delta Air Lines Inc., *An Update on Our Path to Net Zero*, DELTA NEWS HUB (Nov. 4, 2021,
 12:45 PM), <https://news.delta.com/delta-joins-first-movers-coalition-drive-breakthrough-technologies-and-sustainable-fuels>

1 44. Defendant also made specific representations as to the nature,
 2 impact, and structure of its carbon offset portfolio. An April 22, 2021 “Earth
 3 Day” post on Delta’s website claimed that as part of Delta’s “commitment to
 4 carbon neutrality,” Delta was intending to purchase “more than \$30 million for
 5 portfolio [sic] of verified offsets to mitigate 13 million metric tons of Delta’s
 6 2020 emissions.”³⁷ Those investments ended up including “protecting half a
 7 million acres in an Indonesian peat swamp forest and a Cambodian wildlife
 8 sanctuary.”³⁸

9 45. These representations were clearly made with the intent to
 10 encourage air travel on Delta. Delta’s September 2021 video advertisement that
 11 mentions its carbon neutrality is premised around encouraging consumers to see
 12 the world *and* save the world, and in September 2022, Delta’s newly appointed
 13 Sustainability Officer reiterated that the purpose of Delta’s carbon neutral
 14 representations was to convince consumers that they do not “have to choose
 15 between seeing the world and saving the world.”³⁹

16 ///

17 ///

18 _____
 19 ³⁷ Delta Air Lines Inc., *Delta Spotlights Ambitious Carbon Neutrality Plan on Path to Zero-*
 20 *impact Aviation this Earth Month*, DELTA NEWS HUB (Apr. 22, 2021, 11:30 AM),
 21 [https://news.delta.com/delta-spotlights-ambitious-carbon-neutrality-plan-path-zero-impact-](https://news.delta.com/delta-spotlights-ambitious-carbon-neutrality-plan-path-zero-impact-aviation-earth-month)
 22 [aviation-earth-month](https://news.delta.com/delta-spotlights-ambitious-carbon-neutrality-plan-path-zero-impact-aviation-earth-month)

22 ³⁸ Josh Lederman, *Corporations are Turning to Forest Credits in the Race to go ‘Carbon*
 23 *Neutral.’ Advocates Worry About ‘Greenwashing.’*, NBC NEWS (Jan. 18, 2023, 12:58 PM),
 24 [https://www.nbcnews.com/news/world/corporations-are-turning-forest-credits-race-go-carbon-](https://www.nbcnews.com/news/world/corporations-are-turning-forest-credits-race-go-carbon-neutral-advocat-rcna7259)
 25 [neutral-advocat-rcna7259](https://www.nbcnews.com/news/world/corporations-are-turning-forest-credits-race-go-carbon-neutral-advocat-rcna7259)

24 ³⁹ Philba Wahba, *Delta’s Sustainability Chief Says People Don’t Have to Choose Between*
 25 *Flying and Protecting the Environment*, FORTUNE (Sep. 23, 2022, 5:47 AM),
 26 [https://fortune.com/2022/09/23/delta-sustainability-chief-climate-change-esg-dont-choose-](https://fortune.com/2022/09/23/delta-sustainability-chief-climate-change-esg-dont-choose-between-flying-protecting-environment/?_ptid=%7Bkpdx%7DAAAAvBfj3ejzgQoKY2ZRajJmTTN6ahIQbGhneDlqanZpbzR5cmh1ZxoMRVg1M0IEU01IUVNQiUxODA4N2RnMGMwLTAwMDAzMjAydDhlYTJpNWZwcWMyNGNqaDBvKhhzaG93T2ZmZXJUSVdTTIZWNk9RUEIxNDIwAToMT1RYVj1iWNkRMVV15Qg1PVFYySzMVEMEpGTTRRUUhJ2LYIA8BZ6M2U3bDRpcXNaCzQ3LjE1NS42My40YgNkd2NordrwogZwBHgM)
 27 [between-flying-protecting-](https://fortune.com/2022/09/23/delta-sustainability-chief-climate-change-esg-dont-choose-between-flying-protecting-environment/?_ptid=%7Bkpdx%7DAAAAvBfj3ejzgQoKY2ZRajJmTTN6ahIQbGhneDlqanZpbzR5cmh1ZxoMRVg1M0IEU01IUVNQiUxODA4N2RnMGMwLTAwMDAzMjAydDhlYTJpNWZwcWMyNGNqaDBvKhhzaG93T2ZmZXJUSVdTTIZWNk9RUEIxNDIwAToMT1RYVj1iWNkRMVV15Qg1PVFYySzMVEMEpGTTRRUUhJ2LYIA8BZ6M2U3bDRpcXNaCzQ3LjE1NS42My40YgNkd2NordrwogZwBHgM)
 28 [environment/?_ptid=%7Bkpdx%7DAAAAvBfj3ejzgQoKY2ZRajJmTTN6ahIQbGhneDlqanZpbzR5cmh1ZxoMRVg1M0IEU01IUVNQiUxODA4N2RnMGMwLTAwMDAzMjAydDhlYTJpNWZwcWMyNGNqaDBvKhhzaG93T2ZmZXJUSVdTTIZWNk9RUEIxNDIwAToMT1RYVj1iWNkRMVV15Qg1PVFYySzMVEMEpGTTRRUUhJ2LYIA8BZ6M2U3bDRpcXNaCzQ3LjE1NS42My40YgNkd2NordrwogZwBHgM](https://fortune.com/2022/09/23/delta-sustainability-chief-climate-change-esg-dont-choose-between-flying-protecting-environment/?_ptid=%7Bkpdx%7DAAAAvBfj3ejzgQoKY2ZRajJmTTN6ahIQbGhneDlqanZpbzR5cmh1ZxoMRVg1M0IEU01IUVNQiUxODA4N2RnMGMwLTAwMDAzMjAydDhlYTJpNWZwcWMyNGNqaDBvKhhzaG93T2ZmZXJUSVdTTIZWNk9RUEIxNDIwAToMT1RYVj1iWNkRMVV15Qg1PVFYySzMVEMEpGTTRRUUhJ2LYIA8BZ6M2U3bDRpcXNaCzQ3LjE1NS42My40YgNkd2NordrwogZwBHgM)

1 **E. Defendant’s Claims of Carbon Neutrality are False and**
2 **Misleading**

3 46. Delta’s representations of carbon neutrality are provably false and
4 misleading. Rather than achieving carbon neutrality through sustainable fuels
5 and carbon removals, as initially promised, Delta has instead premised their
6 carbon neutrality on the purchase of carbon offsets from the voluntary carbon
7 market. Nearly all offsets issued by the voluntary carbon offset market
8 overpromise and underdeliver on their total carbon impact due to endemic
9 methodological errors and fraudulent accounting on behalf of offset vendors,
10 resulting “in offset credits of low environmental integrity and credibility that
11 mislead consumers when they are relied upon in explicit environmental
12 claims.”⁴⁰ “The methodologies underpinning offsets vary widely and are not
13 always transparent, accurate, or consistent” leading to “significant risks of
14 overestimations and double counting of avoided or reduced emissions.”⁴¹ The
15 primary issues with the carbon offset market are the offsets’ lack of verifiability,
16 additionality, immediacy, and durability.⁴²

17 47. Any one of these issues can mean that “a proposed offset won’t
18 actually reduce emissions much, if at all.” And it is only “when companies have
19 achieved all the reductions they possibly can, and balanced the rest with carbon
20 removals, would they achieve ‘carbon-neutrality.’”⁴³ This is because “if it would
21 be preferable to simply avoid (not offset) the emissions in a scenario where the

22 _____
23 ⁴⁰ EUROPEAN COMM’N, DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL ON
24 SUBSTANTIATION AND COMMUNICATION OF EXPLICIT ENVIRONMENTAL CLAIMS (GREEN
25 CLAIMS DIRECTIVE) 31 (2023).

26 ⁴¹ *Id.*

27 ⁴² Betsy Vereckey, *How to Choose Carbon Offsets that Actually Cut Emissions*, MIT SLOAN
28 SCH. (Nov. 2, 2022), <https://mitsloan.mit.edu/ideas-made-to-matter/how-to-choose-carbon-offsets-actually-cut-emissions>

⁴³ Jess Shankleman & Akshat Rathi, *Net Zero Is Hard Work, So Companies Are Going ‘Carbon Neutral’*, BLOOMBERG (Jul. 19, 2021, 3:50 AM), <https://www.bloomberg.com/news/articles/2021-07-19/offsets-can-play-a-role-to-make-companies-carbon-responsible#xj4y7vzkg>

1 world followed an efficient and equitable approach to eliminating emissions, the
2 act of offsetting cannot make up for this forgone opportunity. Instead, the act of
3 offsetting merely sets the world on a slightly less worse path, but one that still
4 deviates from what is optimal.”⁴⁴ This is particularly true when “carbon credits
5 are sold by companies to ‘compensate’ for an activity where optimal mitigation
6 pathways require consumer behavioral change,” such as “aviation, where
7 identified pathways refer to the need for demand management, or limits on
8 flying.”⁴⁵ And the risks of miscalculation are greater in the aviation sector, as
9 “[a]viation emissions are especially impactful, since their total net effect is
10 enhanced through a variety of non-CO2 radiative forcing processes that occur at
11 high altitudes.”⁴⁶

12 48. The offset industry is replete with well-documented problems,
13 explained further below. Regardless of those granular details, it is simply
14 indisputable that issues with the offset market have been well-documented and
15 publicized. “In the EU, a 2021 study revealed that 85 percent of offsets failed to
16 reduce emissions. In response, EU member states decided offsets would not
17 count toward European climate goals after 2021.”⁴⁷ “In 2019, a study similarly
18 found that 82 per cent of California’s offset credits do not provide climate
19 benefits.”⁴⁸ Yet despite all of these concerns, Delta has been specifically
20 identified as a company that relies on dubious offsets that fall victim to all of
21 these issues, rendering its claims of carbon neutrality false and misleading and
22 particularly injurious in light of Delta’s massive CO2 footprint as a major
23

24
25 ⁴⁴ DERIK BROEKHOFF, EXPERT REPORT 5 (STOCKHOLM ENV’T INST. ET AL. EDs., 2022).

26 ⁴⁵ *Id.* at 6.

27 ⁴⁶ *Id.*

28 ⁴⁷ Lois Parshley, *California’s Carbon Offsetting May Actually be Increasing Emissions*, NEW SCIENTIST (Dec. 22, 2022), <https://www.newscientist.com/article/2352926-californias-carbon-offsetting-may-actually-be-increasing-emissions/>

⁴⁸ *Id.*

1 worldwide airline.⁴⁹

2 i. Delta’s Purportedly “Verified” Offsets Are Predicated on
3 Misleading and Unverifiable Accounting of Carbon Impact

4 49. The first reason it is false and misleading for Delta to represent it is
5 carbon neutral on the basis of its offsets portfolio is that Delta’s offsets are
6 predicated on misleading and unverifiable accounting of the offset’s carbon
7 impact, due to the voluntary carbon market’s “tendency to inflate” carbon
8 impacts, resulting “in phantom carbon credits.”⁵⁰ Accurate accounting is
9 essential for carbon neutrality claims to be true, as “[if a company’s] calculations
10 are not perfect, you’re doing harm,” due to the fact that the offsets need to
11 meaningfully cancel out “[t]he consequences of adding carbon dioxide to the
12 atmosphere,” which “extend centuries, if not millennia, into the future.”⁵¹

13 50. Verification is important for all kinds of offsets. Whether they are
14 in the form of avoided deforestation, avoided emissions, or green technology
15 investments, a company “must be able to verify that emissions actually fall. If
16 you’re going to plant trees, you have to verify that they were actually planted and
17 that they will survive for decades to come. If you fund efficient, low-emission
18 cook stoves for the rural poor in the developing world, you have to verify that
19 they are actually delivered, kept in working condition, and used.”⁵²

20 51. Yet the voluntary carbon market is replete with dubious projections

21 ⁴⁹ Akshat Rathi et al., *Junk Carbon Offsets Are What Make These Big Companies ‘Carbon*
22 *Neutral’*, BLOOMBERG (Nov. 21, 2022), [https://www.bloomberg.com/graphics/2022-carbon-](https://www.bloomberg.com/graphics/2022-carbon-offsets-renewable-energy/#xj4y7vzkg)
23 [offsets-renewable-energy/#xj4y7vzkg](https://www.bloomberg.com/graphics/2022-carbon-offsets-renewable-energy/#xj4y7vzkg)

24 ⁵⁰ Patrick Greenfield, *Carbon Offsets Used by Major Airlines Based on Flawed System, Warn*
25 *Experts*, THE GUARDIAN (May 4, 2021),
[https://www.theguardian.com/environment/2021/may/04/carbon-offsets-used-by-major-](https://www.theguardian.com/environment/2021/may/04/carbon-offsets-used-by-major-airlines-based-on-flawed-system-warn-experts)
26 [airlines-based-on-flawed-system-warn-experts](https://www.theguardian.com/environment/2021/may/04/carbon-offsets-used-by-major-airlines-based-on-flawed-system-warn-experts)

27 ⁵¹ Lois Parshley, *California’s Carbon Offsetting May Actually be Increasing Emissions*, NEW
28 *SCIENTIST* (Dec. 22, 2022), [https://www.newscientist.com/article/2352926-californias-carbon-](https://www.newscientist.com/article/2352926-californias-carbon-offsetting-may-actually-be-increasing-emissions/)
[offsetting-may-actually-be-increasing-emissions/](https://www.newscientist.com/article/2352926-californias-carbon-offsetting-may-actually-be-increasing-emissions/)

⁵² Betsy Vereckey, *How to Choose Carbon Offsets that Actually Cut Emissions*, MIT SLOAN
SCH. (Nov. 2, 2022), [https://mitsloan.mit.edu/ideas-made-to-matter/how-to-choose-carbon-](https://mitsloan.mit.edu/ideas-made-to-matter/how-to-choose-carbon-offsets-actually-cut-emissions)
[offsets-actually-cut-emissions](https://mitsloan.mit.edu/ideas-made-to-matter/how-to-choose-carbon-offsets-actually-cut-emissions)

1 misleadingly packaged as guarantees. “Research into Verra, the world’s leading
2 carbon standard for the rapidly growing \$2bn (£1.6bn) voluntary offsets market,
3 has found that, based on analysis of a significant percentage of the projects, more
4 than 90% of their rainforest offset credits – among the most commonly used by
5 companies – are likely to be ‘phantom credits’ and do not represent genuine
6 carbon reductions.”⁵³

7 52. “Phantom credits” result from inaccurate projections. The three
8 major voluntary carbon credit vendors from whom Defendant purchases offsets
9 have repeatedly engaged in fraudulent projections that grossly overstate their
10 guarantee of carbon reduction. One major problem is severe errors in how
11 vendors project future offsetting. Researchers have found that in the context of
12 avoided deforestation offsets, “in all projects that established crediting baselines
13 using historical trends,” “the crediting baselines significantly overstate
14 deforestation in comparison to the counterfactual estimates based on synthetic
15 controls.”⁵⁴ In other words, offset vendors’ routine erroneous reliance on
16 historical data leads to the consistent overestimation of the total risks to existing
17 forests, leading to significant overinflation of the estimated carbon reduction
18 from the corresponding offsets. Investigations have further revealed that all three
19 major voluntary carbon markets have engaged in fraudulently double and triple
20 counting of projects, crediting several companies with the entire carbon offset
21 from the same plot of land.⁵⁵⁵⁶

22 _____
23 ⁵³ Patrick Greenfield, *Revealed: More Than 90% of Rainforest Carbon Offsets by Biggest
24 Provider are Worthless, Analysis Shows*, THE GUARDIAN (Jan. 18, 2023),
[https://www.theguardian.com/environment/2023/jan/18/revealed-forest-carbon-offsets-
biggest-provider-worthless-verra-aoe](https://www.theguardian.com/environment/2023/jan/18/revealed-forest-carbon-offsets-biggest-provider-worthless-verra-aoe)

25 ⁵⁴ THALES A. P. WEST ET AL., *OVERSTATED CARBON EMISSION REDUCTIONS FROM VOLUNTARY
26 REDD+ PROJECTS IN THE BRAZILIAN AMAZON 3* (ERIC F. LAMBIN ED., NAT’L ACAD. OF SCI.,
2020).

27 ⁵⁵ EUROPEAN COMM’N, *DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL ON
28 SUBSTANTIATION AND COMMUNICATION OF EXPLICIT ENVIRONMENTAL CLAIMS (GREEN
CLAIMS DIRECTIVE)* (2023).

⁵⁶ DERIK BROEKHOFF, *EXPERT REPORT* (STOCKHOLM ENV’T INST. ET AL. EDS., 2022).

1 53. These issues are specific to Delta’s offset portfolio. Delta’s offset
2 portfolio is primarily composed of green technology investment offsets,⁵⁷ with an
3 additional substantial investment in prevented deforestation.⁵⁸ For instance, in
4 2021, Delta’s offsets portfolio was 50% renewable energy offsets, 44%
5 agricultural forestry and other land use offsets, and 6% renewable offsets.⁵⁹ Yet
6 these are precisely the kinds of offsets that are most likely to be the product of
7 inaccurate baselining and double counting.

8 54. As noted above, a review of the world’s largest carbon offset
9 project, the green technology offsets project CDM, (whose green technology
10 investment offsets are present in Delta’s offset portfolio) revealed that there were
11 serious issues with the project’s baseline assumptions, undermining the likely
12 value of more than half of the offsets sold by the project.⁶⁰ The issue with CDM
13 projects is that the offsets were routinely “awarded to projects that would have
14 been developed without the subsidy” generated by the sales of the offsets, such
15 that the offsets “did not represent emissions savings.”⁶¹ In fact, CDM’s offset
16 allocation “compare[d] unfavorably with a lottery, indicating that there is
17 substantial room for improvement in the design and implementation of the
18 project selection mechanism.”⁶² This is no mere inefficiency; “having a process
19 that accurately screens out projects that do not require subsidies is essential to
20

21 ⁵⁷ Akshat Rathi et al., *Junk Carbon Offsets Are What Make These Big Companies ‘Carbon*
22 *Neutral’*, BLOOMBERG (Nov. 21, 2022), [https://www.bloomberg.com/graphics/2022-carbon-](https://www.bloomberg.com/graphics/2022-carbon-offsets-renewable-energy/#xj4y7vzkg)
[https://www.bloomberg.com/graphics/2022-carbon-](https://www.bloomberg.com/graphics/2022-carbon-offsets-renewable-energy/#xj4y7vzkg)

23 ⁵⁸ Josh Lederman, *Corporations are Turning to Forest Credits in the Race to go ‘Carbon*
24 *Neutral.’ Advocates Worry About ‘Greenwashing.’*, NBC NEWS (Jan. 18, 2023, 12:58 PM),
[https://www.nbcnews.com/news/world/corporations-are-turning-forest-credits-race-go-carbon-](https://www.nbcnews.com/news/world/corporations-are-turning-forest-credits-race-go-carbon-neutral-advocat-rcna7259)
[neutral-advocat-rcna7259](https://www.nbcnews.com/news/world/corporations-are-turning-forest-credits-race-go-carbon-neutral-advocat-rcna7259)

25 ⁵⁹ *US Airline Buys 12 Million mt of Carbon Offsets for \$137 Million*, QUANTUM COMMODITY
26 INTEL. (May 9, 2022), [https://www.qcintel.com/carbon/article/us-airline-buys-12-million-mt-](https://www.qcintel.com/carbon/article/us-airline-buys-12-million-mt-of-carbon-offsets-for-137-million-5848.html)
[of-carbon-offsets-for-137-million-5848.html](https://www.qcintel.com/carbon/article/us-airline-buys-12-million-mt-of-carbon-offsets-for-137-million-5848.html)

27 ⁶⁰ RAPHAEL CALEL ET AL., *DO CARBON OFFSETS OFFSET CARBON?* 21 (GRANTHAM RSCH.
INST. ON CLIMATE CHANGE AND THE ENV’T ET AL. EDS., 2021).

28 ⁶¹ *Id.*

⁶² *Id.*

1 safeguarding the integrity of offset programs.”⁶³ Inaccurate projections lead to
2 the misallocation of scarce climate change mitigation resources and the rubber
3 stamping of net increase in global emissions. Researchers found that rather than
4 mitigate climate change, CDM’s misallocation of carbon offset funds “may have
5 increased global carbon dioxide emissions by 6.1 billion tonnes, equivalent to
6 running 20 one-gigawatt coal power plants for their entire 50-year lifespan.”⁶⁴

7 55. The same is true for deforestation projects. Delta’s 2021
8 agricultural, forestry and other land use offsets were all verified by the carbon
9 offset vendor Verra. Yet as noted above, recent reporting revealed that 90% of
10 rainforest offsets provided by Verra during this period were predicated on poor
11 baseline assumptions, and in fact had zero climate impact.⁶⁵

12 ii. Delta’s Offsets are Non-Additional and Therefore Have Little
13 to no Climate Impact

14 56. The second reason it is false and misleading for Delta to represent
15 itself as carbon neutral on the basis of its offset portfolio is that Defendant has
16 almost exclusively relied on carbon offsets that are “non-additional.” A project
17 is “non-additional” when it credits carbon offsets for reductions that would have
18 occurred regardless of the involvement of the voluntary carbon market. Carbon
19 reductions “are additional if they would not have occurred in the absence of a
20 market for offset credits. If the reductions would have happened anyway – i.e.,
21 without any prospect for project owners to sell carbon offset credits – then they
22 are not additional.

23 57. Additionality is essential for the quality of carbon offset credits – if
24 their associated GHG reductions are not additional, then purchasing offset credits

25 ⁶³ *Id.*

26 ⁶⁴ *Id.*

27 ⁶⁵ Patrick Greenfield, *Revealed: More Than 90% of Rainforest Carbon Offsets by Biggest*
28 *Provider are Worthless, Analysis Shows*, THE GUARDIAN (Jan. 18, 2023),
[https://www.theguardian.com/environment/2023/jan/18/revealed-forest-carbon-offsets-
biggest-provider-worthless-verra-aoe](https://www.theguardian.com/environment/2023/jan/18/revealed-forest-carbon-offsets-biggest-provider-worthless-verra-aoe)

1 in lieu of reducing your own emissions will make climate change worse.”⁶⁶
2 Accordingly, any project that is non-additional is a carbon offset in name only,
3 such that any claim of carbon neutrality that is even fractionally predicated on
4 non-additional carbon projects is definitively false. Yet according to one study,
5 “at least 52% of approved carbon offsets were allocated to projects that would
6 very likely have been built anyway.” “In addition to wasting scarce resources,”
7 the sale of non-additional offsets “to regulated polluters” has likely “substantially
8 increased global carbon dioxide emissions.”⁶⁷

9 58. In practice, only “4% of offsets actually remove CO₂ from the
10 atmosphere.”⁶⁸ This is particularly concerning in light of the fact that even
11 though carbon offsetting is not inherently mutually exclusive to initiatives that
12 aim to directly reduce a company’s emissions, e.g. reducing energy consumption
13 or transitioning to low-or-no-carbon fuel sources, carbon offsetting often replaces
14 direct emissions reductions because it is typically more cost effective for
15 companies to engage in carbon offsetting than it would be for them to
16 meaningfully decrease the carbon footprint and overall environmental impact of
17 their products/services. In practice, the low price of carbon offsets often deters
18 companies from pursuing “emissions reductions in their own operations and
19 value chains,” despite adequate contributions to global climate change mitigation
20 targets necessarily requiring the “effective reductions of emissions across”
21 “operations and value chains” instead of reliance on offsets.⁶⁹ This makes non-

22 _____
23 ⁶⁶ *What Makes a High-Quality Carbon Offset?: Additionality*, CARBON OFFSET GUIDE,
<https://www.offsetguide.org/high-quality-offsets/additionality/> (May 19, 2023, 2:17 PM).

24 ⁶⁷ RAPHAEL CALEL ET AL., DO CARBON OFFSETS OFFSET CARBON? 1 (GRANTHAM RSCH. INST.
ON CLIMATE CHANGE AND THE ENV’T ET AL. EDS., 2021).

25 ⁶⁸ Akshat Rathi & Ben Elgin, *What Are Carbon Offsets and How Many Really Work?*,
BLOOMBERG (Jun. 14, 2022),
26 <https://www.bloomberg.com/news/articles/2022-06-14/what-are-carbon-offsets-and-how-many-really-work-quicktake>

27 ⁶⁹ EUROPEAN COMM’N, DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL ON
28 SUBSTANTIATION AND COMMUNICATION OF EXPLICIT ENVIRONMENTAL CLAIMS (GREEN
CLAIMS DIRECTIVE) 31 (2023).

1 additional offsets particularly pernicious for global climate goals; not only do
2 they profoundly underperform other green efforts, but they provide companies a
3 discounted means of claiming they are making a difference when they are in fact
4 doing very little.

5 59. Yet Delta has been identified as having almost exclusively relied on
6 non-additional offsets, with an offset portfolio consisting of “half renewables,
7 mostly wind and solar projects in India.”⁷⁰ “Selling offsets for small sums as a
8 way to support the economics of renewables doesn’t provide any real benefit if
9 it’s already cheaper than building new coal or gas power plants.” “The issue is
10 timing: many renewable offsets came into being just as solar and wind power
11 established herself as the cheapest source of energy in most countries.”⁷¹ “An
12 expert review of Delta’s largest single source of renewable offsets, the Los
13 Cocos II wind farm in the Dominican Republic, determined that it almost
14 certainly didn’t need additional support.”⁷² And as revealed by an analysis of the
15 very wind projects in India from which Delta has heavily purchased offsets, “at
16 least 52% of approved carbon offsets were allocated to projects that would very
17 likely have been built anyway.”⁷³

18 60. Similar additionality concerns are present with avoided
19 deforestation projects. A 2021 study “found that California’s offsets programs
20 systematically over-credits the carbon-absorbing potential of its offset properties
21 by nearly a third.” Further satellite analysis confirmed that “no additional carbon
22 is actually being sequestered in these forests than would have been without the
23
24

25 ⁷⁰ Akshat Rathi et al., *Junk Carbon Offsets Are What Make These Big Companies ‘Carbon*
26 *Neutral’*, BLOOMBERG (Nov. 21, 2022), [https://www.bloomberg.com/graphics/2022-carbon-](https://www.bloomberg.com/graphics/2022-carbon-offsets-renewable-energy/#xj4y7vzkg)
[offsets-renewable-energy/#xj4y7vzkg](https://www.bloomberg.com/graphics/2022-carbon-offsets-renewable-energy/#xj4y7vzkg)

27 ⁷¹ *Id.*

28 ⁷² *Id.*

⁷³ RAPHAEL CALEL ET AL., DO CARBON OFFSETS OFFSET CARBON? 30 (GRANTHAM RSCH. INST.
ON CLIMATE CHANGE AND THE ENV’T ET AL. EDS., 2021).

1 program.”⁷⁴

2 iii. Delta’s Offsets do not Provide Immediate Offsetting,
3 Misleadingly Claiming Carbon Offsets From Future Decades
4 of Projected Offsets Against Current Emissions

5 61. Carbon offsets also need to be immediate. In the same way there’s a
6 time value to money, there is a time value to carbon: “Your flight today dumps
7 carbon dioxide into the atmosphere right now, worsening climate change from
8 this day forth. Saplings planted today won’t grow large enough to offset today’s
9 emissions for decades, nor will investments in speculative technologies like
10 nuclear fusion or direct air capture, even if they eventually become viable.”⁷⁵

11 The same is true for green technology investments; projections of decades of
12 fossil fuel replacement from a wind farm are a woefully imprecise means of
13 calculating the actual impact of technologies that may well become obsolete in
14 the intervening years. Consumers also expect that carbon neutral claims are
15 based on immediate carbon reductions. The very premise of claiming carbon
16 neutrality in a calendar year is that the year’s omissions were offset that year.

17 62. Nevertheless, Defendant’s offsets are by definition not-immediate,
18 despite Delta having repeatedly represented that the company is already “carbon
19 neutral.”

20 63. Defendant claims its purchase of offsets meant that its corporate
21 operations were “carbon-neutral” over a calendar year when the offsets in
22 question in fact project future carbon reduction. In reality, the company invested
23 in various green projects, calculated future years of future carbon reductions or
24 non-release from those projects, and then credited all of the years of future
25 reductions from the single year’s offset investments against a single

26 ⁷⁴ Lois Parshley, *California’s Carbon Offsetting May Actually be Increasing Emissions*, NEW
27 SCIENTIST (Dec. 22, 2022), [https://www.newscientist.com/article/2352926-californias-carbon-
offsetting-may-actually-be-increasing-emissions/](https://www.newscientist.com/article/2352926-californias-carbon-offsetting-may-actually-be-increasing-emissions/)

28 ⁷⁵ Betsy Vereckey, *How to Choose Carbon Offsets that Actually Cut Emissions*, MIT SLOAN
SCH. (Nov. 2, 2022), [https://mitsloan.mit.edu/ideas-made-to-matter/how-to-choose-carbon-
offsets-actually-cut-emissions](https://mitsloan.mit.edu/ideas-made-to-matter/how-to-choose-carbon-
offsets-actually-cut-emissions)

1 contemporary year of emissions. Therefore, Defendant’s representations that
2 they were “carbon-neutral” in a calendar year due to their purchase of offsets
3 from the voluntary carbon market are in fact false—Defendant had simply
4 invested in projects that, assuming nothing goes wrong, will altogether take all of
5 those future years to offset Defendant’s most recent year of carbon emissions.
6 “Regardless of quality, all [carbon offset] projects have long timelines and may
7 take years to scale, which make determining their future effects (and dollar
8 value) an act of educated guesswork.”⁷⁶ That means that “[n]o matter how
9 rigorously vetted a program might be,” offsets programs are “never literally
10 negating the emissions,” “even when companies that support [carbon offsetting]
11 projects claim to make your purchase carbon neutral today.”⁷⁷

12 iv. Delta’s Offsets are Impermanent and Therefore Offer no
13 Guarantee of Future Performance, Despite Delta’s Carbon
14 Neutral Claims Relying on Said Future Performance

15 64. Offsets also need to permanently sequester carbon in order to
16 meaningfully combat climate change. “Carbon dioxide emissions stay in the
17 atmosphere for a century or more, so you must offset an equivalent amount of
18 emissions for at least that long. Trees planted today are more likely to succumb
19 to wildfire, disease, pests, or extreme weather as the world warms, and do not
20 provide durable carbon storage.”⁷⁸ “To counterbalance fossil fuel emissions,
21 therefore, carbon credits must be associated with mitigation that is similarly
22 permanent. If mitigation is ‘reversed’ (i.e., carbon stored as a result of a
23 mitigation activity is subsequently emitted, so that no net reduction or removal
24 occurs), then it no longer contributes to staying within a global carbon budget,

25 _____
26 ⁷⁶ Katie Okamoto, *Don’t Be Fooled by ‘Carbon Neutral’ Shipping*, WIRECUTTER (Nov. 21,
2022), <https://www.nytimes.com/wirecutter/blog/what-is-carbon-neutral-shipping/>

27 ⁷⁷ *Id.*

28 ⁷⁸ Betsy Vereckey, *How to Choose Carbon Offsets that Actually Cut Emissions*, MIT SLOAN
SCH. (Nov. 2, 2022), <https://mitsloan.mit.edu/ideas-made-to-matter/how-to-choose-carbon-offsets-actually-cut-emissions>

1 and no longer serves a counterbalancing function. This is primarily a concern
2 with mitigation activities that result in enhanced carbon storage in biospheric
3 reservoirs (including trees, shrubs, soils, and other biological stores of
4 carbon).”⁷⁹

5 65. This comes from the inherent problem with crediting companies
6 with the environmental impacts of decades-long projections—“[i]t’s impossible
7 to prove a counterfactual.”⁸⁰ For instance, in the context of prevented
8 deforestation, “[r]ather than just valuing what forests are actually there, which
9 are actively providing a carbon sink or store right now, [carbon offset vendors]
10 have to surmise which forests would still be here versus which ones are the
11 bonus forests that were spared from the theoretical ax.”⁸¹

12 66. “Already, there are examples of forests associated with carbon
13 crediting projects being destroyed by catastrophic fires, including projects funded
14 by BP and Microsoft affected by the increasingly prevalent wildfires in the
15 American West (Hodgson 2021). Such impacts are leading credit buyers to re-
16 evaluate the risks of such projects. While some carbon offset programs, such as
17 the Gold Standard, maintain insurance mechanisms to address carbon losses
18 (essentially, ‘buffer reserves’ of credits that are issued but not circulated), there
19 are questions about whether they are sufficiently robust and it is doubtful that
20 such mechanisms can be effective over indefinite time periods.” For Gold
21 Standard offsets, “the obligation to compensate for ‘reversals’ (i.e., carbon
22 losses) may extend for as little as 20 years – far short of what is needed to fully
23 counterbalance carbon emissions.”⁸² Ultimately, “[t]he fragility of biospheric

24 _____
25 ⁷⁹ DERIK BROEKHOFF, EXPERT REPORT 7-8 (STOCKHOLM ENV’T INST. ET AL. EDS., 2022).

26 ⁸⁰ Patrick Greenfield, *Carbon Offsets Used by Major Airlines Based on Flawed System, Warn*
27 *Experts*, THE GUARDIAN (May 4, 2021),
[https://www.theguardian.com/environment/2021/may/04/carbon-offsets-used-by-major-](https://www.theguardian.com/environment/2021/may/04/carbon-offsets-used-by-major-airlines-based-on-flawed-system-warn-experts)
28 [airlines-based-on-flawed-system-warn-experts](https://www.theguardian.com/environment/2021/may/04/carbon-offsets-used-by-major-airlines-based-on-flawed-system-warn-experts)

⁸¹ *Id.* 2

⁸² DERIK BROEKHOFF, EXPERT REPORT 9 (STOCKHOLM ENV’T INST. ET AL. EDS., 2022).

1 carbon reservoirs has led some scientists to object to any use of NCS to offset
2 fossil carbon emissions.”

3 67. According to a report by the European Union, carbon offsets sold by
4 the three major carbon offset vendors have in fact routinely credited companies
5 with decades of projected increase in carbon offsetting from projects that
6 subsequently severely underperformed or in some cases were destroyed
7 altogether. Offset vendors claim they insure against catastrophic future events by
8 siloing offsets as insurance, but one study found that “one single disease, on a
9 single tree species called tanoak, would be enough to completely wipe out the
10 credits set aside for all disease-and insect-related mortality.”⁸³

11 **F. Delta Knew or Should Have Known These Statements Were**
12 **False**

13 68. Accordingly, any claim that Defendant is a carbon neutral company
14 is false and misleading, and Defendant either knew or should have known as
15 such--Defendant’s operations produce significant amounts of carbon into the
16 atmosphere, and its purchase of fraudulently accounted and dubiously designed
17 carbon offsets in no way make their operation produce no additional carbon year
18 over year. Despite the carbon offset market’s claims of verification, its ultimate
19 reliance on “ambitious and dynamic crediting baselines that depart from business
20 as usual” has produced inaccurate and misleading accounting. At the same time,
21 the offsets herself “lack additionality”, are non-immediate, and fundamentally
22 fail to guarantee a permanent impact, all of which render the claim that those
23 offsets make Delta “carbon neutral” provably false and misleading.⁸⁴

24 69. It is simply inaccurate to say that offset purchasers are unaware of

25 _____
26 ⁸³ Lois Parshley, *California’s Carbon Offsetting May Actually be Increasing Emissions*, NEW
27 SCIENTIST (Dec. 22, 2022), [https://www.newscientist.com/article/2352926-californias-carbon-
offsetting-may-actually-be-increasing-emissions/](https://www.newscientist.com/article/2352926-californias-carbon-offsetting-may-actually-be-increasing-emissions/)

28 ⁸⁴ EUROPEAN COMM’N, DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL ON
SUBSTANTIATION AND COMMUNICATION OF EXPLICIT ENVIRONMENTAL CLAIMS (GREEN
CLAIMS DIRECTIVE) 31 (2023).

1 problems with the voluntary carbon offset market. Much the opposite is true—
2 there are voluminous pages of industry-wide writing acknowledging the legal
3 risks of continuing to engage in these misrepresentations. “41% of corporate
4 sustainability officers don’t use carbon offsets because they don’t trust them,”
5 and another “43% are seeking to have them rated or validated” to prevent
6 misleading the public.⁸⁵ At the same time, market leaders in transportation
7 including Lyft and JetBlue have halted their offset programs and retracted carbon
8 neutral claims out of concerns that the offset market is faulty and therefore
9 carbon neutral claims are actionably false.⁸⁶ And Credit Suisse, “an early
10 purchaser of renewable offsets, now says it’s among the companies shifting
11 towards buying more rigorous removals.”⁸⁷ Even Walmart, the world’s largest
12 company by revenue, has made “a zero emissions commitment that does not rely
13 on carbon offsets.”⁸⁸

14 70. Delta’s own current CEO Ed Bastian himself acknowledged the
15 severe problems with offsets when Delta first announced its intention to go “fully
16 carbon neutral” as of March 1, 2020.⁸⁹ On the question of carbon offsets,
17 Bastian said “carbon offsets are “not the solution, there are not enough to go
18 around...carbon offsets have a lot of efficacy issues, and quite honestly in some
19 places they do more harm than they do good, or pay people to not do harm, that

20 ⁸⁵ AiDASH INC., CARBON OFFSETTING IN 2023: A CHIEF SUSTAINABILITY OFFICER’S GUIDE TO
21 THE MARKET 4 (2023).

22 ⁸⁶ Justine Calma, *JetBlue No Longer Plans to Offset Emissions from Domestic Flights*, THE
23 VERGE (Dec. 9, 2022), <https://www.theverge.com/2022/12/9/23501665/jetblue-carbon-offsets-sustainable-aviation-fuel>

24 ⁸⁷ Akshat Rathi et al., *Junk Carbon Offsets Are What Make These Big Companies ‘Carbon
25 Neutral’*, BLOOMBERG (Nov. 21, 2022), <https://www.bloomberg.com/graphics/2022-carbon-offsets-renewable-energy/#xj4y7vzkg>

26 ⁸⁸ Betsy Vereckey, *How to Choose Carbon Offsets that Actually Cut Emissions*, MIT SLOAN
27 SCH. (Nov. 2, 2022), <https://mitsloan.mit.edu/ideas-made-to-matter/how-to-choose-carbon-offsets-actually-cut-emissions>

28 ⁸⁹ Jessica Bursztynsky, *Delta Airlines CEO Announces the Carrier will go ‘Fully Carbon
Neutral’ Next Month*, CNBC (Feb. 14, 2020, 7:27 AM),
<https://www.cnbc.com/2020/02/14/delta-air-lines-ceo-carrier-will-go-fully-carbon-neutral-next-month.html>

1 is not really helping our planet.”⁹⁰

2 **CLASS ALLEGATIONS**

3 71. In addition to their individual claims, Plaintiff bring this action
4 pursuant to Rule 23 of the Federal Rules of Civil Procedure.

5 72. Plaintiff bring this class action lawsuit on behalf of a proposed class
6 of similarly situated persons, pursuant to Rule 23(b)(2) and (b)(3) of the Federal
7 Rules of Civil Procedure, defined as follows:

8 73. “The Class”: All natural persons who, between March 6, 2020 and
9 the present, purchased a Delta Airlines flight while located in California.

10 74. This action has been brought and may properly be maintained as a
11 class
12 action against Defendant because there is a well-defined community of interest in
13 the litigation and the proposed class is easily ascertainable.

14 75. Numerosity: Plaintiff does not know the exact size of the Class, but
15 estimates that the Class is composed of more than 5,000 persons. The persons in
16 the Class are so numerous that the joinder of all such persons is impracticable
17 and the disposition of their claims in a class action rather than in individual
18 actions will benefit the parties and the courts.

19 76. Common Questions Predominate: This action involves common
20 questions of law and fact to the Class because each class member’s claim derives
21 from the deceptive, unlawful and/or unfair statements and omissions that led
22 consumers to believe that Delta Airlines was a carbon neutral airline.

23 77. The common questions of law and fact predominate over individual
24 questions, as proof of a common or single set of facts will establish the right of
25 each member of the Class to recover. The questions of law and fact common to
26 the Class are:

- 27 • whether Defendant operated a carbon neutral airline;

28 ⁹⁰ *Id.*

- 1 • whether Defendant purchased carbon offsets that fully offset its annual
- 2 year of emissions;
- 3 • whether Defendant unfairly, unlawfully and/or deceptively
- 4 misrepresented that it is a carbon neutral airline; that it has fully offset its
- 5 emissions on an annual basis since March 2020;
- 6 • whether the use of the term “carbon neutral” in Defendant’s marketing
- 7 violated Federal and/or California state law;
- 8 • whether the advertising of Delta Airlines flights as being carbon neutral
- 9 caused them to command a premium in the market as compared with
- 10 similar services that do not make such a claim;
- 11 • whether Defendant’s advertising and marketing regarding carbon
- 12 neutrality was likely to deceive the class members and/or was unfair;
- 13 • whether a carbon neutrality claim on flight advertising is material to a
- 14 reasonable consumer;
- 15 • whether Defendant engaged in the alleged conduct knowingly,
- 16 recklessly, or negligently;

17 78. Typicality: Plaintiff’s claims are typical of the claims of other
18 members of the Class because, among other things, all such claims arise out of
19 the same unlawful course of conduct in which Defendant engaged. Plaintiff and
20 those similarly situated purchased Defendant’s flights based on Defendant’s
21 misrepresentations and omissions that they are a carbon neutral airline that has
22 fully offset all of its emissions since March 2020. Thus, they and the class
23 members sustained the same injuries and damages arising out of Defendant’s
24 conduct in violation of the law. The injuries and damages of each class member
25 were caused directly by Defendant’s wrongful conduct in violation of law as
26 alleged.

27 79. Adequacy of Representation: Plaintiff will fairly and adequately
28 protect the interests of all class members because it is in their best interests to

1 prosecute the claims alleged herein to obtain full compensation due to them for
2 the unfair and illegal conduct of which they complain. Plaintiff also has no
3 interests that are in conflict with, or antagonistic to, the interests of class
4 members. Plaintiff has retained highly competent and experienced class action
5 attorneys to represent their interests and those of the classes. By prevailing on
6 her own claims, Plaintiff will establish Defendant's liability to all class members.
7 Plaintiff and her counsel have the necessary financial resources to adequately and
8 vigorously litigate this class action, and Plaintiff and counsel are aware of their
9 fiduciary responsibilities to the class members and are determined to diligently
10 discharge those duties by vigorously seeking the maximum possible recovery for
11 class members.

12 80. Superiority: There is no plain, speedy, or adequate remedy other
13 than by maintenance of this class action. The prosecution of individual remedies
14 by members of the classes will tend to establish inconsistent standards of conduct
15 for Defendant and result in the impairment of class members' rights and the
16 disposition of their interests through actions to which they were not parties. Class
17 action treatment will permit a large number of similarly situated persons to
18 prosecute their common claims in a single forum simultaneously, efficiently, and
19 without the unnecessary duplication of effort and expense that numerous
20 individual actions would engender. Furthermore, as the damages suffered by
21 each individual member of the classes may be relatively small, the expenses and
22 burden of individual litigation would make it difficult or impossible for
23 individual members of the class to redress the wrongs done to them, while an
24 important public interest will be served by addressing the matter as a class
25 action.

26 81. Plaintiff is unaware of any difficulties that are likely to be
27 encountered in the management of this action that would preclude its
28 maintenance as a class action.

CAUSES OF ACTION

FIRST CAUSE OF ACTION
(VIOLATION OF THE CONSUMERS LEGAL REMEDIES ACT (THE
“CLRA”), CALIFORNIA
CIVIL CODE § 1750, *et seq.*)
(On Behalf of Plaintiff and the Class)

1
2
3
4
5
6 82. Plaintiff realleges and incorporate by reference all paragraphs
7 alleged herein.

8 83. Defendant’s actions, representations and conduct have violated, and
9 continue to violate the CLRA, because they extend to transactions that are
10 intended to result, or which have resulted, in the sale or lease of goods or
11 services to consumers.

12 84. Plaintiff and other class members are “consumers” as that term is
13 defined by the CLRA in California Civil Code § 1761(d).

14 85. The flights that Plaintiff (and other similarly situated class
15 members) purchased from Defendant constitute “services” within the meaning of
16 California Civil Code § 1761(b).

17 86. Defendant’s acts and practices, set forth in this Class Action
18 Complaint, led customers to falsely believe that Defendant operated a carbon
19 neutral airline since March 2020; and that Defendant purchased carbon offsets
20 that meant it did not release any net additional carbon into the atmosphere on an
21 annualized basis since March 2020. By engaging in the actions, representations
22 and conduct set forth in this Class Action Complaint, Defendant has violated,
23 and continue to violate, § 1770(a)(2), § 1770(a)(3), § 1770(a)(4), § 1770(a)(5)§,
24 1770(a)(7), and §1770(a)(9) of the CLRA. In violation of California Civil Code §
25 1770(a)(2), Defendant’s acts and practices constitute improper representations
26 regarding the source, sponsorship, approval, or certification of the services they
27 sold. In violation of California Civil Code § 1770(a)(3), Defendant’s acts and
28 practices constitute improper representations regarding the affiliation,

1 connection, or association with, or certification by, another. In violation of
2 California Civil Code § 1770(a)(4), Defendant's acts and practices constitute
3 deceptive representations or designations of geographic origin in connection with
4 goods or services. In violation of California Civil Code § 1770(a)(5),
5 Defendant's acts and practices constitute improper representations that the
6 services they sell have sponsorship, approval, characteristics, ingredients, uses,
7 benefits, or quantities, which they do not have. In violation of California Civil
8 Code § 1770(a)(7), Defendant's acts and practices constitute improper
9 representations that the goods they sell are of a particular standard, quality, or
10 grade, when they are of another. In violation of California Civil Code §
11 1770(a)(9), Defendant has advertised goods or services with intent not to sell
12 them as advertised.

13 87. Plaintiff requests that this Court enjoin Defendant from continuing
14 to employ the unlawful methods, acts and practices alleged herein pursuant to
15 California Civil Code § 1780(a)(2). If Defendant is not restrained from engaging
16 in these types of practices in the future, Plaintiff and the other members of the
17 Class will continue to suffer harm.

18 88. CIVIL CODE § 1782 NOTICE. Plaintiff notices and demand that
19 within thirty (30) days from that date of the filing of this Complaint, Defendant
20 correct, repair, replace or otherwise rectify the unlawful, unfair, false and or
21 deceptive practices complained of herein.

22 89. Should the violations herein alleged not be corrected or rectified as
23 required by Civil Code § 1782 within 30 days with respect to all Class Members,
24 Plaintiff will seek to amend this Class Action Complaint to seek, on behalf of
25 each Class Member, actual damages of at least \$1,000, punitive damages, an
26 award of \$5,000 for each Class Member who is a disabled person or senior
27 citizen, and restitution of any ill-gotten gains due to Defendant's acts and
28 practices.

1 90. Plaintiff also requests that this Court award them costs and
2 reasonable attorneys' fees pursuant to California Civil Code § 1780(d).

3 **SECOND CAUSE OF ACTION**
4 **FALSE ADVERTISING, BUSINESS AND PROFESSIONS CODE § 17500,**
5 ***et seq.* ("FAL")**
6 **(On Behalf of Plaintiff and the Class)**

7 Plaintiff realleges and incorporates by reference all paragraphs alleged herein.

8 91. Beginning on March 6, 2020, and repeatedly again within three (3)
9 years preceding the filing of the Class Action Complaint, Defendant made
10 untrue, false, deceptive and/or misleading statements in connection with the
11 advertising and marketing of Delta flights.

12 92. Defendant made representations and statements (by omission and
13 commission) that led reasonable customers to believe (i) Delta Airlines operated
14 a carbon neutral airline since March 2020; and (ii) that Defendant purchased
15 carbon offsets such that it did not release any net additional carbon into the
16 atmosphere on an annualized basis since March 2020.

17 93. Plaintiff and those similarly situated relied to their detriment on
18 Defendant's false, misleading and deceptive advertising and marketing practices,
19 including each of the misrepresentations and omissions set forth in paragraphs
20 39-45 above. Had Plaintiff and those similarly situated been adequately
21 informed and not intentionally deceived by Defendant, they would have acted
22 differently by, without limitation, refraining from purchasing Delta flights, or
23 paying less for them.

24 94. Defendant's acts and omissions are likely to deceive the general
25 public. Defendant engaged in these false, misleading and deceptive advertising
26 and marketing practices to increase its profits. Accordingly, Defendant engaged
27 in false advertising, as defined and prohibited by section 17500, *et seq.* of the
28 California Business and Professions Code. These practices, which Defendant

1 used, and continues to use, to their significant financial gain, also constitute
2 unlawful competition and provides an unlawful advantage over Defendant's
3 competitors as well as injury to the general public.

4 95. As a direct and proximate result of such actions, Plaintiff and the
5 other class members have suffered, and continue to suffer, injury in fact and have
6 lost money and/or property as a result of such false, deceptive and misleading
7 advertising in an amount which will be proven at trial, but which is in excess of
8 the jurisdictional minimum of this Court.

9 96. Plaintiff seeks on behalf of herself and those similarly situated, a
10 declaration that the above-described practices constitute false, misleading and
11 deceptive advertising.

12 97. Plaintiff seeks on behalf of herself and those similarly situated, full
13 restitution of monies, as necessary and according to proof, to restore any and all
14 monies acquired by Defendant from Plaintiff, the general public, or those
15 similarly situated by means of the false, misleading and deceptive advertising
16 and marketing practices complained of herein, plus interest thereon. Pursuant to
17 Federal Rule of Civil Procedure 8(e)(2), Plaintiff makes the following allegations
18 in this paragraph only hypothetically and as an alternative to any contrary
19 allegations in their other causes of action, in the event that such causes of action
20 do not succeed. Plaintiff and the Class may be unable to obtain monetary,
21 declaratory and/or injunctive relief directly under other causes of action and will
22 lack an adequate remedy at law, if the Court requires them to show classwide
23 reliance and materiality beyond the objective reasonable consumer standard
24 applied under the FAL, because Plaintiff may not be able to establish each Class
25 member's individualized understanding of Defendant's misleading
26 representations as described in this Complaint, but the FAL does not require
27 individualize proof of deception or injury by absent Class members. *See, e.g.,*
28 *Ries v. Ariz. Bevs. USA LLC*, 287 F.R.D. 523, 537 (N.D. Cal. 2012)

1 (“restitutionary relief under the UCL and FAL ‘is available without
2 individualized proof of deception, reliance, and injury.’”). In addition, Plaintiff
3 and the Class may be unable to obtain such relief under other causes of action
4 and will lack an adequate remedy at law, if Plaintiff are unable to demonstrate
5 the requisite *mens rea* (intent, reckless, and/or negligence), because the FAL
6 imposes no such *mens rea* requirement and liability exists even if Defendant
7 acted in good faith.

8 98. Plaintiff seeks on behalf of herself and those similarly situated, an
9 injunction to prohibit Defendant from continuing to engage in the false,
10 misleading and deceptive advertising and marketing practices complained of
11 herein. Such misconduct by Defendant, unless and until enjoined and restrained
12 by order of this Court, will continue to cause injury in fact to the general public
13 and the loss of money and property in that Defendant will continue to violate the
14 laws of California, unless specifically ordered to comply with the same. This
15 expectation of future violations will require current and future consumers to
16 repeatedly and continuously seek legal redress in order to recover monies paid to
17 Defendant to which it is not entitled. Plaintiff, those similarly situated, and/or
18 other consumers nationwide have no other adequate remedy at law to ensure
19 future compliance with the California Business and Professions Code alleged to
20 have been violated herein.

21
22 **THIRD CAUSE OF ACTION**
23 **UNLAWFUL, UNFAIR, AND FRAUDULENT TRADE PRACTICES IN**
24 **VIOLATION OF BUSINESS AND PROFESSIONS CODE § 17200, *et seq.***
(On Behalf of Plaintiff and the Class)

25 99. Plaintiff realleges and incorporates by reference all paragraphs
26 alleged herein.

27 100. Since March 2020, and at all times mentioned herein, Defendant
28 engaged, and continues to engage, in unlawful, unfair, and fraudulent trade

1 practices in California by engaging in the unlawful, unfair, and fraudulent
2 business practices outlined in this complaint.

3 101. In particular, Defendant has engaged, and continues to engage, in
4 unlawful practices by, without limitation, violating the following state and
5 federal laws: (i) the CLRA as described herein; and (ii) the FAL as described
6 herein.

7 102. In particular, Defendant has engaged, and continues to engage, in
8 unfair and fraudulent practices by, without limitation, the following: (i)
9 misrepresenting that Delta Airlines operated a carbon neutral airline since March
10 2020; and (ii) misrepresenting that Defendant purchased carbon offsets such that
11 it did not release any net additional carbon into the atmosphere on an annualized
12 basis since March 2020, and (iii) failing to inform Plaintiff, and those similarly
13 situated, that the representations stated in (i) and (ii) above are false.

14 103. Plaintiff and those similarly situated relied to their detriment on
15 Defendant's unlawful, unfair, and fraudulent business practices. Had Plaintiff
16 and those similarly situated been adequately informed and not deceived by
17 Defendant, they would have acted differently by, without limitation: (i) declining
18 to purchase Delta flights, or (ii) paying less for Delta flights.

19 104. Defendant's acts and omissions are likely to deceive the general
20 public.

21 105. Defendant engaged in these deceptive and unlawful practices to
22 increase its profits. Accordingly, Defendant has engaged in unlawful trade
23 practices, as defined and prohibited by section 17200, et seq. of the California
24 Business and Professions Code.

25 106. These practices, which Defendant used for its significant financial
26 gain, also constitute unlawful competition and provide an unlawful advantage
27 over Defendant's competitors as well as injury to the general public.

28 107. As a direct and proximate result of such actions, Plaintiff and the

1 other class members have suffered and continue to suffer injury in fact and have
2 lost money and/or property in an amount which will be proven at trial, but which
3 is in excess of the jurisdictional minimum of this Court. Among other things,
4 Plaintiff and the class members lost the price premium they paid for the Delta
5 flights based on Defendant's false "carbon neutral" representations.

6 108. As a direct and proximate result of such actions, Defendant enjoyed,
7 and continues to enjoy, significant financial gain in an amount which will be
8 proven at trial, but which is in excess of the jurisdictional minimum of this
9 Court.

10 109. Plaintiff seeks, on behalf of herself and those similarly situated,
11 equitable relief, including the restitution for the premium and/or full price that
12 they or others paid to Defendant as a result of Defendant's conduct. Pursuant to
13 Federal Rule of Civil Procedure 8(e)(2), Plaintiff makes the following allegations
14 in this paragraph only hypothetically and as an alternative to any contrary
15 allegations in their other causes of action, in the event that such causes of action
16 do not succeed.

17 110. Plaintiff and the Class may be unable to obtain monetary,
18 declaratory and/or injunctive relief directly under other causes of action and will
19 lack an adequate remedy of law, if the Court requires them to show classwide
20 reliance and materiality beyond the objective reasonable consumer standard
21 applied under the UCL, because Plaintiff may not be able to establish each Class
22 member's individualized understanding of Defendant's misleading
23 representations as described in this Complaint, but the UCL does not require
24 individualized proof of deception or injury by absent class members. *See, e.g.,*
25 *Stearns v Ticketmaster*, 655 F.3d 1013, 1020, 1023-25 (distinguishing, for
26 purposes of CLRA claim, among class members for whom website
27 representations may have been materially deficient but requiring certification of
28 UCL claim for entire class). In addition, Plaintiff and the Class may be unable to

1 obtain such relief under other causes of action and will lack an adequate remedy
2 at law, if Plaintiff are unable to demonstrate the requisite *mens rea* (intent,
3 reckless, and/or negligence), because the UCL imposes no such *mens rea*
4 requirement and liability exists even if Defendant acted in good faith.

5 111. Plaintiff seeks on behalf of herself and those similarly situated, a
6 declaration that the above-described trade practices are fraudulent, unfair, and/or
7 unlawful.

8 112. Plaintiff seek on behalf of herself and those similarly situated, an
9 injunction to prohibit Defendant from continuing to engage in the deceptive
10 and/or unlawful trade practices complained of herein. Such misconduct by
11 Defendant, unless and until enjoined and restrained by order of this Court, will
12 continue to cause injury in fact to the general public and the loss of money and
13 property in that Defendant will continue to violate the laws of California, unless
14 specifically ordered to comply with the same. This expectation of future
15 violations will require current and future consumers to repeatedly and
16 continuously seek legal redress in order to recover monies paid to Defendant to
17 which they were not entitled. Plaintiff and those similarly situated have no other
18 adequate remedy at law to ensure future compliance with the California Business
19 and Professions Code alleged to have been violated herein.

20 **PRAYER FOR RELIEF**

21 WHEREFORE, Plaintiff, on behalf of herself and those similarly situated,
22 respectfully request that the Court enter judgment against Defendant as follows:

- 23 A. Certification of the proposed Class, including appointment of
24 Plaintiff's counsel as class counsel;
- 25 B. An award of compensatory damages, including statutory damage
26 where available, to Plaintiff and the Class Members against Defendant for
27 all damages sustained as a result of Defendant's wrongdoing, in an amount
28

1 to be proven at trial, including both pre-and post-judgment interest
2 thereon;

3 C. An order for full restitution;

4 D. An order requiring Defendant to disgorge revenues and profits
5 wrongfully obtained;

6 E. An order temporarily and permanently enjoining Defendant from
7 continuing the unlawful, deceptive, fraudulent, and unfair business
8 practices alleged in this Complaint;

9 F. For reasonable attorneys' fees and the costs of suit incurred; and

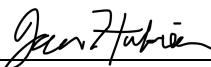
10 G. For such further relief as this Court may deem just and proper.

11 **JURY TRIAL DEMANDED**

12 Plaintiff hereby demands a trial by jury.

13
14 Dated: May 30, 2023

Respectfully submitted,

15
16 

17 **HADERLEIN AND KOUYOUMDJIAN LLP**

Jonathan Haderlein (Cal. Bar No. 336644)

jhaderlein@handklaw.com

18 Krikor Kouyoumdjian (Cal. Bar No. 336148)

kkouyoumdjian@handklaw.com

19 19849 Nordhoff St.

20 Northridge, California 91324

21 Telephone: (818) 304-34345

22
23 **RUSSELL LAW, PC**

L. David Russell (Cal. Bar No. 260043)

david@russelllawpc.com

24 1500 Rosecrans Ave, Suite 500

25 Manhattan Beach, California 90266

26 Telephone: (323) 638-7551

27 *Attorneys for Plaintiff and the Proposed Class*