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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

THERMOLIFE INTERNATIONAL,
LLC,

Plaintiff,

v.

MYOGENIX CORP.; GNC
CORPORATION; GENERAL
NUTRITION CENTERS, INC.; and
GENERAL NUTRITION
CORPORATION,

Defendants.

Case No.: 13cv651 JLS (MDD)
(LEAD CASE)

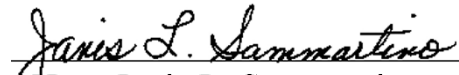
**ORDER (1) TERMINATING LEAD
CASE AND MEMBER CASES; AND
(2) DIRECTING CLERK TO ENTER
JUDGMENT ACCORDINGLY**

The above-entitled matter came before the Court for trial without a jury on August 1–8, 2016. This matter served as the lead case for a group of consolidated cases all filed by Thermolife against various Defendants. (See Order Consolidating Cases for Pretrial Purposes, ECF No. 22; Order to Show Cause Why Actions Should Not be Further Consolidated and Bifurcated for Trial on Invalidity and Unenforceability Pursuant to Federal Rule of Civil Procedure 42, ECF No. 156.) The Defendants waived their rights under 35 U.S.C. § 299 to have separate trials as to invalidity, and consented to a joint trial on the issue of invalidity. (ECF No. 159.) On September 21, 2016 the Court issued a Memorandum Decision and Order Finding (1) Certain Claims Invalid as Anticipated; and (2) Certain Claims Invalid as Obvious. (ECF No. 242.) Consequently, all patents-in-suit were found to be invalid. (See generally *id.*) Because this concludes the litigation in this

1 matter, the Clerk **SHALL TERMINATE** this and all remaining member cases¹ and
2 **SHALL ENTER JUDGMENT** accordingly.

3 **IT IS SO ORDERED.**

4 Dated: September 27, 2016


5 Hon. Janis L. Sammartino
6 United States District Judge

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¹ 13cv651; 13cv830; 13cv881; 13cv913; 13cv914; 13cv1015; 13cv2158; 13cv2175; 13cv2188;
13cv2308; 13cv2435; 13cv2437; 13cv2443; 13cv2444; 13cv2451.