1			
2			
3		JS-6	
4			
5			
6			
7			
8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
10			
11	NANO-SECOND TECHNOLOGY CO., LTD., a Taiwanese Corporation,	Case No.: CV 10-09176-RSWL-MAN	
12	_	Hon. Judge Ronald S. W. Lew	
13	Plaintiff,	ORDER OF DISMISSAL	
14			
15	DYNAFLEX INTERNATIONAL, a California Corporation; and GFORCE CORPORATION d/b/a DFX SPORTS &		
16	FITNESS, a Nevada corporation,		
17	Defendants.		
18	DYNAFLEX INTERNATIONAL, a California Corporation,		
19	Counter-complainant,		
20	v.		
21			
22	NANO-SECOND TECHNOLOGY CO., LTD., a Taiwanese Corporation; RPM SPORTS, an Irish corporation; and YAHIGH LLC, a California Limited		
23	YAHIGH LLC, a California Limited Liability Company,		
24	Liaonity Company,		
25	Counter-defendants.		
26			
27	///		
28	///		
	ORI	DER	
		Dockets.Justi	

1	The Court, having considered the Stipulation to Dismiss with Prejudice by and		
2	between Plaintiff and Counter-Defendant Nano-Second Technology Co., Ltd.;		
3	Defendant and Counter-Claimant, Dynaflex International, Inc. ("Dynaflex"); and		
4	Defendant GForce Corp., and by and between Counter-Claimant Dynaflex and		
5	Counter-Defendant Yahigh, LLC, and having considered Counter-Claimant		
6	Dynaflex's concurrently filed Notice of Dismissal of its counterclaims against RPM		
7	Sports, pursuant to Federal Rules of Civil Procedure 41(c), and good cause appearing,		
8	IT IS HEREBY ORDERED that all claims asserted by Plaintiff against		
9	Defendants, all counterclaims asserted by Defendants against Plaintiff, and all claims		
10	asserted by Counter-Claimant against Counter-Defendant Yahigh, LLC, in the above-		
11	captioned action are dismissed with prejudice in their entirety. This Order has no		
12	2 bearing on any future claim asserted by Dynaflex or GForce against Yahigh for		
13	trademark infringement for acts occurring after the date of the Stipulation.		
14	IT IS FURTHER ORDERED that all claims asserted by Counter-Claimant		
15	against Counter-Defendant RPM Sports, in the above-captioned action are voluntarily		
16	dismissed without prejudice in their entirety.		
17	Each party is to bear its own attorney's fees and costs.		
18	All dates and pending applications are vacated. The Clerk shall close this case.		
19	IT IS SO ORDERED.		
20	RONALD S.W. LEW		
21	DATED: June 14, 2013 The Honorable Ronald S.W. Lew Series U.S. District Court Index		
22	Senior, U.S. District Court Judge		
23			
24			
25			
26			
27			
28			
	ORDER		