Based on the Court's order entered on June 8, 2015 denying defendants' (collectively "Inter/Media") motion for summary judgment and *sua sponte* granting partial summary judgment in favor of plaintiff AXIS Insurance Company (AXIS") on the issue of its duty to defend, the Court enters judgment in the above-entitled matter as follows:

- 1. AXIS has no duty to defend or indemnify any of the defendants against the cross-complaint filed in Los Angeles County Superior Court Case No. BC495560, captioned *Inter/Media Time Buying Corporation, et al. v. Biotab Nutraceuticals, Inc., et al.* ("Cross-Complaint") and AXIS is entitled to judgment on the Complaint's first claim for relief;
- 2. The parties have stipulated to the fact that AXIS has paid nothing to or on behalf of any of the Inter/Media individuals or entities. Therefore, the second claim for relief in the Complaint for reimbursement is moot; and
- 3. AXIS is entitled to costs of suit.

DATED: June 30, 2015

UNITED STATES DISTRICT JUDGE

JUDGMENT