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16	IN THE UNITED STATES DISTRICT COURT		
17	EASTERN DISTRICT OF CALIFORNIA		
18	RAUL PIZANA, an individually and on	Case No.: 18-CV-00644-DAD-SKO	
19	behalf of all others similarly situated,	Case Filed: 5/9/2018 FAC Filed: 6/30/2018	
20	Plaintiff,	SAC Filed: 11/13/2019	
21	vs.	Hon. Judge Dale A. Drozd, USDJ	
	SANMEDICA INTERNATIONAL, LLC, a	Hon. Sheila K. Oberto, USMJ	
22	Utah Limited Liability Company, and DOES, 1-10, inclusive,	STIPULATION AND ORDER RE:	
23		AMENDMENT TO PROTECTIVE	
24	Defendants.	ORDER RE: CONFIDENTIAL MATERIALS	
25		(Doc. 164)	
26		(200. 101)	
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Plaintiff Raul Pizana ("**Plaintiff**") and Defendant Sanmedica International, LLC ("**Defendant**") (collectively, the "**Parties**") by and through their respective counsel of record, enter into the following stipulation to amend the Protective Order filed on April 10, 2020 (*Pizana* Action, ECF 76):

RECITALS

- 1. WHEREAS, on May 9, 2018, Raul Pizana, by and through Plaintiff's counsel of record at Clarkson Law Firm, P.C. and Tycko & Zavareei, LLP, filed a putative class action against Defendant, represented by Defendant's counsel of record at Price, Parkinson & Kerr, PLLC, as well as local counsel at Early Sullivan Wright Gizer & McRae LLP, pending in the United States District Court for the Eastern District of California, entitled *Pizana v. SanMedica International, LLC*, Case No. 18-CV-00644, to assert claims on behalf of Plaintiff and California consumers, regarding Defendant's alleged false advertising of an oral amino acid dietary supplement called SeroVital that increases growth hormone, which in turn provides related anti-aging benefits (the "*Pizana* Action");
- 2. WHEREAS, on November 13, 2019, Holly Deibler, by and through Plaintiff's counsel of record at Clarkson Law Firm, P.C. and Tycko & Zavareei, LLP, as well as local counsel at Miller Shah LLP, filed a putative class action against Defendant, represented by Defendant's counsel of record at Price, Parkinson & Kerr, PLLC, as well as local counsel at Newman, Simpson & Cohen, LLP, pending in the United States District Court for the District of New Jersey, entitled *Deibler v. SanMedica International, LLC*, Case No. 1:19-CV-20155, to assert claims on behalf of Ms. Deibler and New Jersey consumers, regarding Defendant's alleged false advertising of an oral amino acid dietary supplement called SeroVital that increases growth hormone, which in turn provides related anti-aging benefits (the "*Deibler Action*");
- 3. WHEREAS, the Protective Order entered in the *Pizana* Action on April 10, 2020 (*Pizana* Action, ECF 76) governs the permissible use and disclosure of materials designated as confidential and, among other things, prohibits its use for any purpose other than the prosecution, defense, appeal or settlement of the *Pizana* Action (*id.* at ¶ 3) (hereinafter the "*Pizana* Protective Order");

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- 4. WHEREAS, the Discovery Confidentiality Order entered in the *Deibler* Action on November 4, 2020 (Deibler Action, ECF 47) governs the permissible use and disclosure of materials designated as confidential and, among other things, prohibits its use for any purpose other than the prosecution or defense of the *Deibler* Action (id. at ¶ 3) (hereinafter the "Deibler **Discovery Confidentiality Order**");
- 5. WHEREAS, the parties in the Pizana Action and the Deibler Action have met and conferred through counsel of record at Clarkson Law Firm, P.C. and Tycko & Zavareei, LLP for the plaintiffs, and Price Parkinson & Kerr, PLLC for Defendant, on March 31, 2021, April 9, 2021, April 14, 2021, and April 16, 2021, among other dates, regarding reducing litigation costs and attorney-hours through the avoidance of unnecessary duplication of discovery by using discovery taken in the Pizana Action as though it were taken in the Deibler Action, and vice versa, to the same extent as it would be so usable had it been taken in the either of the actions, including the use of materials marked confidential under the terms of the Pizana Protective Order or the Deibler Discovery Confidentiality Order;
- 6. WHEREAS, the parties in the *Pizana* Action and the *Deibler* Action, by and through their respective counsel, have agreed to use in the *Deibler* Action Defendant's Rule 30(b)(6) depositions¹ taken in the *Pizana* Action, which may have been marked as "confidential" or "attorneys eyes only" (see Deibler Action, Order 4/19/2021, ECF 81, at ¶ 4 ("The parties have represented that the deposition testimony of the Fed. R. Civ. P. 30(b)(6) witnesses in the Pizana matter shall be used in this case by consent.")); and
- 7. WHEREAS, amendments to the *Pizana* Protective Order are necessary to permit the use of Defendant's Rule 30(b)(6) depositions designated as "confidential" and/or "attorneys' eyes only" in the Deibler Action, and the potential unsealing of those documents by the court therein, without potentially violating the terms of the *Pizana* Protective Order (see Deibler Action, Order 8/6/2021, ECF 120, at ¶ 1);

¹ To date, said depositions include Alexis Timpson (9/8/2020), Matthew Draper (9/9/2020), Brad Skinner (9/10/2020), James Kreeck, Vol. 1 (9/14/2020), Evan Strassberg (9/25/2020), Amy Heaton (11/17/2020), Brokk Mowrey (11/18/2020), Gina Daines, Vol. 1 (11/19/2020), Gina Daines, Vol. 2 (11/30/2020), James Kreeck, Vol. 2 (12/8/2020), and Gina Daines, Vol. 3 (2/11/2020).

STIPULATION

- 8. THEREFORE, the parties hereby further stipulate and agree:
 - Paragraph three (3) in the *Pizana* Protective Order shall be amended to read:

Confidential Information shall not be used or disclosed for any purpose other than the prosecution, defense, appeal or settlement of this action and the related action entitled *Deibler v. SanMedica International*, *LLC*, Case No. 1:19-CV-20155, presently pending before the United States District Court for the District of New Jersey. Any use of such information for any other purpose, or any disclosure of such information to anyone not authorized under this Protective Order, is expressly prohibited and would constitute a material breach of this Order.

- Protective Order, including the use of pronouns such as "this action," "this litigation", "the Court," the "Eastern District of California," and similar terms intended to refer to the matter and the presiding judge or court, shall be amended and read to include both the *Pizana* Action and the *Deibler* Action, and their respective judges, courts, and the jurisdictions of the Eastern District of California and District of New Jersey for the United States District Court;
- iii. The *Pizana* Protective Order shall be amended and read to permit the use of materials marked as "confidential" or "attorneys' eyes only" for the purpose of prosecuting or defending the *Pizana* Action and/or *Deibler* Action, in their entirety, including any settlement or appeals, without violating the *Pizana* Protective Order;
- iv. The *Pizana* Protective Order shall be amended and read to permit the courts in the *Pizana* Action and *Deibler* Action to issue rulings regarding the confidentiality and sealing of materials marked as "confidential" or "attorneys' eyes only" under the terms of the *Pizana* Protective Order, pursuant to the procedural rules governing the respective actions, including L.R. 141 and 14.1 of the United States District Court for the Eastern District of California and L. Civ. R. 5-3 of the United States District Court for the

1 District of New Jersey governing motions to seal and confidentiality, if said 2 issues are brought before the court in either action for adjudication; and 3 Any court rulings rendered with respect to the confidentiality and/or sealing v. 4 of materials marked as "confidential" or "attorneys' eyes only" shall be 5 binding only in the action in which the ruling was rendered. 6 IT IS SO STIPULATED. 7 Respectfully submitted, 8 Dated: August 16, 2021 /s/ Katherine A. Bruce CLARKSON LAW FIRM, PC 9 Ryan J. Clarkson (SBN 257074) rclarkson@clarksonlawfirm.com 10 Shireen M. Clarkson (SBN 237882) sclarkson@sclarksonlawfirm.com 11 Katherine A. Bruce (SBN 288694) kbruce@clarksonlawfirm.com 12 9255 Sunset Blvd., Suite 804 Los Angeles, California 90069 13 Phone: (213) 788-4050 Fax: (213) 788-4070 14 TYCKO & ZAVAREEL, LLO 15 Annick M. Persinger (SBN 272996) apersinger@tzlegal.com Mallory Morales (SBN 257074) 16 mmorales@tzlegal.com 17 1970 Broadway, Suite 1070 Oakland, California 94612 18 Phone: (510) 254-6808 Fax: (202) 973-0900 19 Attorneys for Plaintiff Paul Pizana and Putative Class 20 Members 21 22 Dated: August 16, 2021 /s/ Jason M. Kerr PRICE PARKINSON & KERR, PLLC 23 Steven Garf (SBN 268074) steven.garff@ppktrial.com 24 Jason M. Kerr (pro hav vice) jasonkerr@ppktrial.com 25 Ronald F. Price (pro hav vice) ronprice@ppktrial.com 26 David R. Parkinson (pro hav vice) davidparkinson@ppktrial.com 27 5742 West Harold Gatty Drive Suite 101 Salt Lake City, Utah 84116 28 Phone: (801) 530-2900 Fax: 801-530-2957

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1 **ORDER** 2 Based on the Parties' above stipulation (Doc. 164), and for good cause shown, IT IS 3 HEREBY ORDERED that the Protective Order in this action (the "Pizana Protective Order") (Doc. 4 76) is amended consistent with the Parties' stipulation to permit, without violating the terms of the 5 Pizana Protective Order: (i) the use of materials marked as "confidential" or "attorneys' eyes only" 6 for the purpose of prosecuting or defending this action and the *Deibler* Action, entitled *Deibler v*. 7 SanMedica International, LLC, United States District Court for the District of New Jersey Case No. 8 1:19-CV-20155, in their entirety, including any settlement or appeals; and (ii) the courts presiding 9 over this action and the Deibler Action to rule upon issues brought before them regarding the 10 confidentiality and sealing of said materials pursuant to the procedural rules governing the 11 respective courts, and said rulings shall be binding only in the action in which the ruling was 12 rendered. 13 14 IT IS SO ORDERED. 15 IsI Sheila K. Oberto Dated: **August 18, 2021** UNITED STATES MAGISTRATE JUDGE 16 17 18 19 20 21 22 23 24 25 26 27

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