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16	UNITED STATES DISTRICT COURT	
17	FOR THE NORTHERN DI	
18	SHANTELL OLVERA et al.,	Consolidated No. 3:13-cv-04830-EMC CLASS ACTION
19	Plaintiffs,	JURY TRIAL DEMAND
20	DRIVEN SPORTS, INC., a New York corporation; BODYBUILDING.COM, LLC;	JOINT CASE MANAGEMENT STATEMENT
21	GENERAL NUTRITION CENTER, INC.; SPORTS NUTRITION RESEARCH, LTD; and DOES 1 through 10, inclusive,	Date: September 3, 2015 Time: 10:30 a.m.
22	Defendants.	Place: Courtroom 5, 17 th Floor San Francisco, CA
23		Judge: The Honorable Edward M. Chen
24	MARCUS WAGNER, an individual, on behalf of himself and all others similarly	Complaint Filed: October 17, 2013
25	Situated,	Case No. 3:13-cv-05239-EMC
26	Plaintiff, v.	JURY TRIAL DEMAND
20	DRIVEN SPORTS, INC., GENERAL NUTRITION CENTERS, INC., and DOES 1	The Honorable Edward M. Chen
	through 50, inclusive,	Complaint Filed: November 12, 2013
28	Defendants.	

1 Dockets.Justia.com

1 Plaintiffs Shantell Olvera, Duong Le, Mark Wolfe, Bryan Noffsinger, Julian Kadarian, 2 James Ventre Jr., Erik, Sickinger, William Hall Jr., Roberto Iriondo, Melvin Bishop, Henry 3 Chorlian II, Jeff Crites, and Marcus Wagner ("Plaintiffs") and Defendants Driven Sports, Inc. 4 and Sports Nutrition Research, LTD ("Driven Sports") and General Nutrition Corporation 5 (erroneously sued and served as "General Nutrition Centers, Inc.") ("GNC") (collectively 6 "Defendants") submit their Joint Case Management Statement in advance of the Case 7 Management Conference on September 3, 2015. 8 After extensive negotiations, the parties have reached a settlement agreement in this

After extensive negotiations, the parties have reached a settlement agreement in this matter, which does not involve class certification or a request for Court approval of a class action settlement. All material terms of the settlement have been agreed upon, but the parties are currently engaged in finalizing the settlement documents and obtaining client signatures. The parties estimate that an additional 20 days is needed for final execution of the settlement documents and submission of those documents to the Court. The parties request a 30 day continuance of the CMC for this purpose.

15	Dated: August 27, 2015	/s/ Susan S. Brown
16		Susan S. Brown, SBN 287986 sbrown@rocklawcal.com
		RAM, OLSON, CEREGHINO & KOPCZYNSKI
17		555 Montgomery Street, Suite 820 San Francisco, California 94111
18		Telephone: (415) 433-4949
		Facsimile: (415) 433-7311
19		Co-Lead and Liaison Counsel for Plaintiffs
20		**Filers Attestation: Pursuant to Civil L.R. 5-1(i)(3)
21		regarding signatures, Susan S. Brown hereby attests that concurrence in the filing of this document has been
21		obtained from each Signatory.
22		
23	Dated: August 27, 2015	/s/ Blake S. Olson Blake S. Olson, SBN 277293
23		bolson@mcguirewoods.com
24		A. Brooks Gresham, SBN 155954
		bgresham@mcguirewoods.com
25		MCGUIRE WOODS LLP
26		1800 Century Park East, 8 th Floor Los Angeles, CA 90067-1501
20		Telephone: 310-315-8200
27		Facsimile: 310-315-8210
		Attorneys for Defendant General Nutrition Corporation
28		(erroneously sued and served as "General Nutrition Center, Inc.")
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