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SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES

KATHERINE LEE BUCKLAND, *et al.*,
Plaintiffs,
v.
THRESHOLD ENTERPRISES, LTD., *et al.*
Defendant.

Case No. BC344046
[Hon. Robert L. Hess]

**[PROPOSED] CONSENT JUDGMENT
ONLY AS TO SWANSON HEALTH
PRODUCTS, INC.**

Complaint Filed: December 7, 2005
Location: Dept. 24, Room 314

This Consent Judgment is entered into by and between Katherine Lee Buckland ("Ms. Buckland"), the California Women's Law Center ("CWLC" -- collectively with Ms. Buckland, "Plaintiffs"), and defendant Swanson Health Products, Inc. (hereinafter "Defendant").

1. **Definitions.** As used in this Consent Judgment, the following definitions shall apply:

1.1 "Regulated Chemicals" are: Progesterone, Medroxyprogesterone acetate, Testosterone and its esters, Methyltestosterone, Testosterone cypionate, and/or Testosterone enanthate as an ingredient. Each Regulated Chemical is a chemical known to the State of California to cause cancer and/or reproductive toxicity.

1.2 "Products" are consumer creams, gels and/or lotion products containing as an ingredient Progesterone. "Products" shall also include any future Products that are

1 manufactured by or on behalf of Defendant for sale in California under any name or brand,
2 whether a current or new name and/or brand.

3 1.3 Plaintiffs and Defendant will be referred to collectively as the "Parties" or
4 individually as a "Party."

5 **2. Background.**

6 2.1 Katherine Lee Buckland is the Executive Director of the California Women's Law
7 Center ("CWLC"), a non-profit California corporation. Since its founding in 1989, CWLC has
8 served as a unique advocate in California, working in collaboration with others to protect, secure
9 and advance the comprehensive civil rights of women and girls. The CWLC works to ensure,
10 through systemic change, that life opportunities for women and girls are free from unjust social,
11 economic, and political constraints.

12 2.2 Ms. Buckland is a "consumer" within the meaning of California Civil Code
13 ("Civil Code") § 1761(d), and is also a "person" within the meaning of California Business and
14 Professions ("B&P") Code §§17201, 17204 and 17506. She brought and settles this lawsuit on
15 her own behalf and, to the fullest extent permitted by law, on behalf of the general public.

16 2.3 Defendant Swanson Health Products, Inc. is a North Dakota corporation with its
17 principal place of business and/or headquarters located at P.O. Box 2803, 4075 40th Avenue
18 SW, Fargo, ND 58108-2803. Defendant directly or indirectly sold Products to California
19 consumers.

20 2.4 Beginning on or about July 28, 2005, CWLC served Defendant and each of the
21 appropriate public enforcement agencies with a "60-Day Notice" that provided Defendant and
22 the public enforcement agencies with a notice alleging that Defendant was in violation of
23 Proposition 65 for failing to warn the purchasers of, and individuals using, the Products that the
24 use of the Products exposes them to Regulated Chemicals. Defendant stipulates for the purpose
25 of this Consent Judgment that the 60-Day Notice sent to it is adequate to comply with Title 22,
26 California Code of Regulations § 12903. None of the public enforcement agencies has
27 commenced and begun diligently prosecuting an action against Defendant for such alleged
28 violations.

1 2.5 On or about October 5, 2005, Ms. Buckland, pursuant to Civil Code § 1782 served
2 Defendant with a notice letter (the “CLRA Notice,” together with the 60-day notice, the
3 “Notices”) via certified mail, return receipt requested, stating *inter alia* as follows:

4 These Products have been sold to literally millions of California
5 consumers without any of the noticed companies providing a clear
6 and reasonable warning prior to their purchase by a consumer that
7 the Progesterone, Medroxyprogesterone acetate, Testosterone and
8 its esters, Methyltestosterone, Testosterone cypionate, and/or
9 Testosterone enanthate in these Products are chemicals known to be
10 carcinogens and/or reproductive toxins by the State of California.
11 Nor has any of the noticed companies disclosed the potential
12 adverse health effect risks posed by exposure to these chemicals in
13 these Products because Progesterone, Medroxyprogesterone acetate,
14 Testosterone and its esters, Methyltestosterone, Testosterone
15 cypionate, and/or Testosterone enanthate in these Products are
16 chemicals regulated as drugs by the U.S. Food and Drug
17 Administration under the federal Food, Drug and Cosmetic Act.
18 These omissions of material facts constitute deceptive
19 representations and misrepresentations, failure to disclose that the
20 product is a regulated drug, and misbranding in violation of § 1770
21 of the CLRA.

14 2.6 On December 7, 2005, Plaintiffs filed their initial complaint entitled
15 *Buckland, et al. v. Threshold Enterprises, Ltd., et al.*, No. BC 344046, in the Los Angeles
16 County Superior Court. On January 24, 2006, Plaintiffs filed their First Amended Complaint,
17 which is the now-operative complaint in this matter (the “First Amended Complaint”).
18 Ms. Buckland alleged violations of the CLRA, Business & Professions Code §§ 17200 *et seq.*
19 and 17500 *et seq.*, and Civil Code §§ 1709 and 1710, against Defendant. Ms. Buckland alleged
20 no claim, directly or indirectly, pursuant to Proposition 65 (H&S Code § 25249.5 *et seq.*) in the
21 First Amended Complaint. CWLC alleged violations of Proposition 65 (H&S Code § 25249.5
22 *et seq.*) in the First Amended Complaint. On August 21, 2006, Ms. Buckland filed a
23 Supplemental Complaint. The Supplemental Complaint does not allege any claims against
24 Defendant.

25 2.7 For purposes of this Consent Judgment only, the Parties stipulate that this Court
26 has jurisdiction over the allegations of the violations contained in the Notices and the First
27 Amended Complaint, and personal jurisdiction over Defendant as to the acts or omissions
28

1 alleged in the First Amended Complaint; that venue is proper in the County of Los Angeles; and
2 that this Court has jurisdiction to enter this Consent Judgment.

3 **2.8** Defendant denies that the Products have been or are in violation of any law, and
4 further contends that all Products have been and are safe for use as directed. However, the
5 Parties desire to resolve this matter (including the Notices, First Amended Complaint and all
6 related matters) without further litigation or cost.

7 **2.9** The Parties enter into this Consent Judgment to settle certain disputed claims as
8 alleged in the Notices and the Complaint, to avoid prolonged and costly litigation, and to
9 promote the public interest. By executing and complying with this Consent Judgment, no Party
10 admits any facts or conclusions of law including, but not limited to, any facts or conclusions of
11 law regarding any violations of the California Legal Remedies Act (Civil Code § 1750 *et seq.*),
12 the Unlawful Competition Law (B&P Code § 17200 *et seq.*), the False Advertising Law (B&P
13 Code § 17500 *et seq.*), Civil Code §§1709 and 1710, Proposition 65 (Health & Safety Code
14 § 25249.5 *et seq.*) or any other statutory, common law or equitable claim or requirement relating
15 to or arising from Defendant's Products. This Consent Judgment shall not be construed as an
16 admission by Defendant as to any of the allegations in the Notices or the First Amended
17 Complaint.

18 **3. Injunctive Relief.**

19 **3.1 Defendant Has Exited the Market.**

20 Defendant has previously voluntarily exited the California market for the Products. If
21 Defendant chooses to re-enter the California market for these Products, Defendant shall comply
22 with the terms set forth in the following paragraphs 3.2 and 3.3. Paragraphs 3.2 (including its
23 subparagraphs) and 3.3 have no force or effect in the event that Defendant chooses not to re-
24 enter the California market for these Products.

25 **3.2 Future Product Sales Require a Warning.**

26 Pursuant to Civil Code § 1782(d), and B&P Code §§ 17203 and 17535, and Healthy &
27 Safety Code § 25249.7(a), the sale of a Product directly or indirectly into California by
28 Defendant shall be accompanied by a warning. The term "indirectly" as used in Section 3 of this

1 Consent Judgment means that Defendant intends that the Product will ultimately be sold to a
2 purchaser in California, but the Defendant sold the Product to a purchaser outside California.
3 This warning shall be provided both by (a) product labeling pursuant to Paragraph 3.2.1; and (b)
4 warnings for any mail order and Internet sales pursuant to Paragraph 3.2.2.

5 **3.2.1 Product Label Warnings.**

6 At the earliest such time when, in the ordinary course of business, new labels for the
7 Products are printed on or after January 1, 2007, Defendant shall include (in the same type size
8 as the surrounding, non-heading text) the following warning on the label of each of its Products
9 that it manufactures and ships for sale directly or indirectly to purchasers in California, including
10 the specific name or names of the Regulated Chemicals present in the Product:

11 “WARNING: This product contains [Progesterone,
12 Medroxyprogesterone acetate, Testosterone and its esters,
13 Methyltestosterone, Testosterone cypionate, and/or Testosterone
14 enanthate], a chemical(s) known to the State of California to cause
15 cancer. Consult with your physician before using this product.”

16 **3.2.2 Additional Warnings for Mail Order or Internet Sales.**

17 If Defendant sells a Product by mail order or over the Internet directly or indirectly to
18 purchasers in the state of California on or after the date that is 90 days after the entry of this
19 Consent Judgment by the court, the following additional requirements shall apply:

20 (1) For such mail order sales, the warning language required under this Consent
21 Judgment at paragraph 3.2.1 shall be included in the mail order catalogue, either on the same
22 page as any order form, or on the same page(s) upon which the Product’s price is listed, in the
23 same type size as the surrounding, non-heading text.

24 (2) For such Internet sales, the warning language required under this Consent
25 Judgment at paragraph 3.2.1 shall be displayed (in the same type size as the surrounding, non-
26 heading text) in one or more of the following ways: (a) on the same page upon which the
27 Product is displayed or referenced; (b) on the same page as any order form for any Product;
28 (c) on the same page as the price for the Product is displayed; (d) on one or more pages

1 displayed to a purchaser over the Internet or via electronic mail during the checkout and order
2 confirmation process for sale of a Product; or (e) in any manner such that it is likely to be read
3 and understood by an ordinary individual under customary business conditions prior to the
4 purchase of the Product.

5 **3.3 Compliance with Federal Law.**

6 Pursuant to Civil Code § 1782(d) and B&P Code §§ 17203 and 17535, and effective
7 when, in the ordinary course of business, new labels and advertising, marketing, mail order
8 catalog or Internet-based descriptions of each of its respective Products are printed or posted
9 electronically on or after January 1, 2007, Defendant agrees to remove any "health-related"
10 claims (as that term is used by the U.S. Food and Drug Administration under Title 21 United
11 States Code § 321(g) and Title 21 Code of Federal Regulation, Part 310.530, Over-The-Counter
12 Topically Applied Hormone Drug Products) made by Defendant for any of its respective
13 Products.

14 **4. Financial Settlement and Attorneys' Fee Payments.**

15 **4.1** In lieu of damages or penalties, Defendant shall pay to the CWLC the sum of
16 \$15,000.00 ("Settlement Amount"), and shall make that payment to the Client Trust Account of
17 the Carrick Law Group P.C., by wire transfer, certified or bank check in immediately available
18 funds. This settlement amount shall be due and payable within five (5) calendar days after the
19 date of notice of entry of this Consent Judgment. This settlement amount shall be disbursed
20 promptly thereafter by the Carrick Law Group P.C. to the CWLC.

21 **4.2 Attorneys' Fees and Costs.** The Parties shall each bear their own attorneys' fees
22 and costs.

23 **5. Claims Covered and Released.**

24 This Consent Judgment includes the resolution of actual and potential claims that were
25 considered or could have been brought by Plaintiffs regarding the Regulated Chemical(s) in
26 Defendant's Products. This Consent Judgment is a final and binding resolution between
27 Plaintiffs and Defendant of any and all alleged violations of the California Legal Remedies Act
28 (Civil Code § 1750 *et seq.*), the Unlawful Competition Law (B&P Code § 17200 *et seq.*), the

1 False Advertising Law (B&P Code § 17500 *et seq.*), Civil Code §§1709 and 1710, Proposition
2 65 (Health & Safety Code § 25249.5 *et seq.*) or any other law that was or could have been
3 asserted by Plaintiffs arising from or related to Products manufactured, distributed, or sold by
4 Defendant through the date of entry of this Consent Judgment, including, but not limited to any
5 claims for attorneys' fees and costs. Plaintiffs hereby release Defendant and Defendant's
6 predecessors, successors, affiliates and assigns, the officers, directors, employees, shareholders,
7 and counsel of each of them, from and against the claims described in this paragraph to the
8 extent such claims do, did, or could arise from or relate to Defendant's Products; however,
9 Plaintiffs cannot and expressly do not release any other claims, including specifically and
10 without limitation any personal injury or directly related claims, that could be brought by any
11 other individual or organization. Defendant hereby releases Ms. Buckland and CWLC from and
12 against any claims arising out of Plaintiffs' filing or prosecution of this action. Each Party
13 respectively waives any right to appeal or other review of this Consent Judgment, except as
14 expressly provided in this Consent Judgment.

15 **6. Covenant Not To Sue.** Plaintiffs and Defendant covenant and agree that with regard to
16 those matters that Plaintiffs have herein released or that are described above, neither
17 Ms. Buckland, CWLC nor Defendant will ever institute a lawsuit or administrative proceedings
18 against the other, nor shall Ms. Buckland, Defendant or CWLC assert any claim of any nature
19 against any person or entity hereby released with regard to any such matters which have been
20 released, nor shall Defendant initiate any form of claim or lawsuit against Ms. Buckland or
21 CWLC for filing and prosecuting this lawsuit. However, nothing in this paragraph shall be
22 interpreted to preclude enforcement of this Consent Judgment pursuant to Section 7 below.

23 **7. Enforcement of Consent Judgment.** Any Party may, by noticed motion or order to
24 show cause before the Superior Court of Los Angeles, enforce this Consent Judgment. To
25 enforce this Consent Judgment, any Party must first give written notice of any violation of this
26 Consent Judgment alleged to have occurred to the Party alleged to be in violation. The Parties
27 shall meet and confer in good faith and attempt to resolve the alleged violation. If a resolution is
28 not reached within thirty (30) days of the date of the notice, the aggrieved Party may move the

1 Court to hear and resolve the dispute. The prevailing Party in any proceeding brought to enforce
2 this Consent Judgment shall be entitled to recover from the other Party the prevailing Party's
3 reasonable attorneys' fees and costs incurred in the investigation and prosecution of such an
4 enforcement proceeding.

5 **8. Application of Consent Judgment.** Sections 3, 5 and 6 of this Consent Judgment shall
6 apply to, be binding upon and inure to the benefit of the Parties, their divisions, subdivisions,
7 subsidiaries, affiliates, successors, predecessors and assigns, and the directors, officers,
8 employees, legal counsel, and agents of each of them, as applicable, and will inure to the benefit
9 of the Parties' parent companies, all suppliers, distributors, wholesalers, retailers and contract
10 manufacturers, and all of their respective directors, officers, employees, legal counsel, and
11 agents. This Consent Judgment shall have no effect on Products sold by Defendant and shipped
12 to customers for use outside the State of California; provided that the Products are not sold
13 directly or indirectly to consumers in California by Defendant.

14 **9. Modification/Termination of Consent Judgment.** This Consent Judgment may be
15 modified or terminated upon written agreement of the Parties, with approval of the Court, or
16 upon noticed motion for good cause shown.

17 **10. Governing Law.** This Consent Judgment shall be governed by, and construed in
18 accordance with, the laws of the State of California.

19 **11. Entire Agreement.** The Parties declare and represent that no promise, inducement or
20 other agreement has been made conferring any benefit upon any party except those contained
21 herein and that this Consent Judgment contains the entire agreement pertaining to the subject
22 matter hereof. This Consent Judgment supersedes any prior or contemporaneous negotiations,
23 representations, agreements and understandings of the Parties with respect to such matters,
24 whether written or oral. Parol evidence shall be inadmissible to show agreement by, between or
25 among the Parties to any term or condition contrary to or in addition to the terms and conditions
26 contained in this Consent Judgment. The Parties acknowledge that each has not relied on any
27 promise, representation or warranty, expressed or implied, not contained in this Consent
28 Judgment except with regard to that certain declaration executed under penalty of perjury by the

1 Defendant providing information that induced Ms. Buckland and CWLC to enter into the
2 financial terms of this Consent Judgment, which declaration may be used solely as evidence in
3 any future enforcement proceeding brought pursuant to Section 7 above.

4 **12. Challenges.** Subject to Section 9 hereof, the Parties agree that they, individually or
5 collectively, will not seek to challenge or to have determined invalid, void or unenforceable any
6 provision of this Consent Judgment or this Consent Judgment itself. The Parties understand that
7 this Consent Judgment contains the relinquishment of legal rights and each Party has, as each
8 has deemed appropriate, sought the advice of legal counsel, which each of the Parties has
9 encouraged the other to seek. Further, no Party has reposed trust or confidence in any other
10 Party so as to create a fiduciary, agency or confidential relationship.

11 **13. Construction.** This Consent Judgment has been jointly negotiated and drafted. The
12 language of this Consent Judgment shall be construed as a whole according to its fair meaning
13 and not strictly for or against any Party.

14 **14. Authority to Stipulate to Consent Judgment.** Each signatory to this Consent Judgment
15 represents and warrants that each signatory has all requisite power, authority and legal right
16 necessary to execute and deliver this Consent Judgment and to perform and carry out the
17 transactions contemplated by this Consent Judgment. Each signatory to this Consent Judgment
18 represents that each has been duly authorized to execute this Consent Judgment. No other or
19 further authorization or approval from any person will be required for the validity and
20 enforceability of the provisions of this Consent Judgment, except entry by the Court.

21 **15. Cooperation and Further Assurances.** The Parties hereby will execute such other
22 documents and take such other actions as may be necessary to further the purposes and fulfill the
23 terms of this Consent Judgment.

24 **16. Counterparts.** This Consent Judgment may be executed in counterparts and has the
25 same force and effect as if all the signatures were obtained in one document.

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1 **17. Notice.**

2 **17.1** All correspondence and Notice required by this Consent Judgment to Plaintiffs
3 shall be sent as follows:

4 Katherine Lee Buckland, Esq.
5 Executive Director
6 California Women's Law Center
7 6300 Wilshire Boulevard, Suite 980
8 Los Angeles, CA 90048
9 Tel: (323) 951-1041
10 Fax: (323) 951-9870
11 E-mail: katie.buckland@cwlc.org

With a copy to:
Roger Lane Carrick, Esq.
The Carrick Law Group, P.C.
350 S. Grand Avenue, Suite 2930
Los Angeles, CA 90071-3406
Tel: (213) 346-7930
Fax: (213) 346-7931
E-mail: roger@carricklawgroup.com

9 **17.2** All correspondence and Notice required by this Consent Judgment to Defendant
10 shall be sent to Defendant as follows:

11 Doug Anderson
12 Swanson Health Products, Inc.
13 P.O. Box 2803
14 4075 40th Avenue SW
15 Fargo, ND 58108-2803.
16 Tel. (701) 356-2830
17 Fax: (701) 356-2835

With a copy to:
Margaret Carew Toledo, Esq.
Orrick, Herrington & Sutcliffe LLP
400 Capitol Mall, Suite 3000
Sacramento, CA 95814
Tel: (916) 329-7958
Fax: (916) 329-4900
E-mail: mctoledo@orrick.com

16 **18. Entry of Stipulation For Entry of Consent Judgment Required.** This Consent
17 Judgment shall be null and void, and without any force or effect, unless fully approved as
18 required by law and entered by the Court. If the Court does not enter this Consent Judgment, the
19 execution thereof by Defendant or Plaintiffs shall not be construed as an admission by Defendant
20 or Plaintiffs of any fact, issue of law or violation of law.

21 **19. Jurisdiction.** This Court shall retain jurisdiction of this matter to implement this Consent
22 Judgment.

23 **20. Compliance with Reporting Requirements.** Plaintiffs shall comply with the reporting
24 form requirements referred to in Health and Safety Code section 25249.7(f) and established in
25 Title 11 of the California Code of Regulations sections 3000-3008. Copies of all such reports
26 shall be supplied as provided in Paragraph 17.2.

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1 **21. Non-Interference in Settlement Approval Process.** The Parties will cooperate, as well
2 as use their respective best efforts, to secure the Attorney General's approval of this Consent
3 Judgment, and not to seek his disapproval of any portion of this Consent Judgment.
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5 **IT IS SO STIPULATED.**

6 Date: ^{October 26} September , 2006

KATHERINE LEE BUCKLAND

7
8 By: Katherine Lee Buckland
Katherine Lee Buckland

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10 Date: ^{October} September 24, 2006

CALIFORNIA WOMEN'S LAW CENTER

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12 By: Katherine Lee Buckland
Katherine Lee Buckland
13 Executive Director

14 Date: September 21, 2006

SWANSON HEALTH PRODUCTS, INC.

15
16
17 By: Doug Anderson
Doug Anderson
18 Chief Financial Officer

1 21. Non-Interference in Settlement Approval Process. The Parties will cooperate, as well
2 as use their respective best efforts, to secure the Attorney General's approval of this Consent
3 Judgment, and not to seek his disapproval of any portion of this Consent Judgment.
4

5 **IT IS SO STIPULATED.**

6 Date: September __, 2006

KATHERINE LEE BUCKLAND

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By: _____
Katherine Lee Buckland

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10 Date: September __, 2006

CALIFORNIA WOMEN'S LAW CENTER

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By: _____
Katherine Lee Buckland
Executive Director

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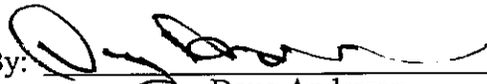
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Date: September 21, 2006

SWANSON HEALTH PRODUCTS, INC.

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By:  _____
Doug Anderson
Chief Financial Officer

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