UNITED STATES OF AMERICA
BEFORE THE FEDERAL TRADE COMMISSION

Commissioners: Deborah Platt Majoras, Chairman
                Pamela Jones Harbour
                Jon Leibowitz
                William E. Kovacic
                J. Thomas Rosch

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In the Matter of

BASIC RESEARCH, L.L.C.,
        a limited liability corporation,
A.G. WATERHOUSE, L.L.C.,
        a limited liability corporation,
KLEIN-BECKER USA, L.L.C.,
        a limited liability corporation,
NUTRASPORT, L.L.C.,
        a limited liability corporation,
SOVAGE DERMALOGIC LABORATORIES, L.L.C.,
        a limited liability corporation,
BAN, L.L.C.,
        a limited liability corporation, also doing business as BASIC RESEARCH, L.L.C.,
OLD BASIC RESEARCH, L.L.C.,
BASIC RESEARCH, A.G. WATERHOUSE,
KLEIN-BECKER USA, NUTRA SPORT, and
SOVAGE DERMALOGIC LABORATORIES,
DENNIS GAY,
        individually and as an officer
        of the limited liability corporations,
DANIEL B. MOWREY,
        also doing business as
        AMERICAN PHYTOTHERAPY RESEARCH LABORATORY, and
MITCHELL K. FRIEDLANDER

DOCKET NO. 9318

ORDER WITHDRAWING MATTER FROM ADJUDICATION FOR THE PURPOSE OF CONSIDERING A PROPOSED CONSENT AGREEMENT

Complaint Counsel and Respondents having jointly moved that this matter be withdrawn from adjudication to enable the Commission to consider a proposed Consent Agreement; and
Complaint Counsel and Respondents having submitted a proposed Consent Agreement containing a proposed Decision and Order, executed by the Respondents and by Complaint Counsel and approved by the Director of the Bureau of Consumer Protection, which, if accepted by the Commission, would resolve this matter in its entirety;

IT IS ORDERED, pursuant to Rule 3.25(c) of the Commission Rules of Practice, 16 C.F.R. § 3.25(c) (2006), that this matter in its entirety be and it hereby is withdrawn from adjudication, and that all proceedings before the Administrative Law Judge be and they hereby are stayed pending a determination by the Commission with respect to the proposed Consent Agreement, pursuant to Rule 3.25(f), 16 C.F.R. § 3.25(f); and

IT IS FURTHER ORDERED, pursuant to Rule 3.25(b) of the Commission Rules of Practice, 16 C.F.R. § 3.25(b), that the proposed Consent Agreement not be placed on the public record unless and until it is accepted by the Commission.

By the Commission.

Donald S. Clark
Secretary

ISSUED: February 27, 2006