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3 Wolf Popper LLP  
4 845 Third Avenue  
5 New York, NY, 10022  
6 Telephone: 212-451-9621  
7 Facsimile: 212-486-2093

6 Attorneys for Plaintiffs  
7 SHARAE CASEY

**UNITED STATES DISTRICT COURT**  
**CENTRAL DISTRICT OF CALIFORNIA**

10 SHARAE CASEY,

11 Plaintiff,

12 vs.

13 DOCTOR'S BEST INC.,

14 Defendant.

) 8:20-cv-01325-JLS-JDE

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CLASS ACTION

**DECLARATION OF  
PAUL FERRUZZI OF KROLL SETTLEMENT  
ADMINISTRATION LLC IN SUPPORT  
OF FINAL APPROVAL**

Date: July 8, 2022

Time: 10:30 a.m.

Dept:

The Hon. Josephine L. Staton

WOLF POPPER LLP  
845 Third Avenue New York, NY, 10022  
Tel. 212-451-9621 | Fax. 212-486-2093

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WOLF POPPER LLP  
845 Third Avenue New York, NY, 10022  
Tel. 212-451-9621 | Fax. 212-486-2093

1 I, Paul Ferruzzi, declare as follows:

2 1. I am a Senior Manager of Kroll Settlement Administration LLC (“Kroll”) in Philadelphia,  
3 Pennsylvania. I am over 21 years of age and am authorized to make this declaration on behalf of Kroll and  
4 myself. The following statements are based on my personal knowledge and information provided by other  
5 experienced Kroll employees working under my supervision. This declaration is being filed in support of  
6 final approval of the Settlement.

7 2. Kroll has extensive experience in class action matters, having provided services in class  
8 action settlements involving antitrust, securities fraud, labor and employment, consumer, and government  
9 enforcement matters. Kroll has provided notification and/or claims administration services in more than  
10 3,000 cases.

11 3. Kroll was appointed as the Claim Administrator to provide notification and administration  
12 services in connection with *Sharae Casey v. Doctor’s Best, Inc.*, referred to herein as the “Settlement,” as  
13 embodied in that certain Settlement Agreement (the “Settlement Agreement”)<sup>1</sup> attached as Exhibit A to the  
14 *Motion for Preliminary Approval of Settlement and Class Certification*. [Docket No. 37]. Kroll’s duties in  
15 this action have and will include: (a) preparing and sending the CAFA Notice (as defined below); (b)  
16 receiving and analyzing the potential Settlement Class Member contact list (the “Class List”) from defense  
17 counsel; (c) creating a website with online claim filing capabilities; (d) establishing a toll-free number; (e)  
18 establishing a post office box for the receipt of mail; (f) preparing and sending email notice; (g) establishing  
19 an email address to receive Settlement Class Member inquiries; (h) initiating a media campaign including  
20 online banner advertising; (i) receiving and processing for remail undeliverable mail from the United States  
21 Postal Service (“USPS”) with forwarding addresses; (j) receiving and processing undeliverable mail from  
22 the USPS without forwarding addresses; (k) receiving and processing Claim Forms; (l) receiving and  
23 processing opt outs; and (m) such other tasks as counsel for the Parties or the Court request that Kroll  
24 perform. Kroll, through its media division, also implemented a media notice campaign. Details regarding  
25 the media campaign are available a declaration by my colleague Jeanne Finnegan, to be filed  
26 contemporaneously herewith.

27 \_\_\_\_\_  
28 <sup>1</sup> Capitalized terms used but not defined herein have the meaning given them in the Settlement Agreement.

1           4.       As noted above, on behalf of the Defendant, Kroll provided notice of the proposed  
2 Settlement reflected in the Settlement Agreement, the form of which is attached hereto as **Exhibit A** (the  
3 “CAFA Notice”), as required by 28 U.S.C. §1715(b). At Defense Counsel’s direction, Kroll sent the CAFA  
4 Notice to (i) the Attorney General of the United States and (ii) 57 State Attorneys General. The 57 State  
5 Attorneys General are identified in the service list for the CAFA Notice, attached hereto as **Exhibit B**. Such  
6 service was completed via First-Class Certified Mail, on August 2, 2021. The CAFA Notice directed the  
7 Attorneys General to an enclosed flash drive containing all of the Settlement documents referenced in the  
8 CAFA Notice.

9           5.       On March 1, 2022, Kroll received two data files from the Defendant. One file contained  
10 data from Sprouts Farmers Market, Inc., comprised of 643 records containing the date purchased, customer  
11 ID, product description, online sales amounts and email addresses for potential Settlement Class Members.  
12 The second file, from The Vitamin Shoppe, contained 62,138 records with names and email address for  
13 potential Settlement Class Members. On March 8, 2022, Kroll received a data file from iHerb containing  
14 17,833 records with email addresses for potential Settlement Class Members. Consistent with its standard  
15 practices, Kroll undertook several steps to reconcile the three lists and compile the list of potential Settlement  
16 Class Member for email noticing purposes. Kroll performed a de-duplication analysis to ensure to the best  
17 of its ability that all emails were valid before sending notice. After Kroll’s de-duplication, the final record  
18 count was 75,946 records.

19           6.       Kroll has been informed that Amazon deployed their own outreach based on transactional  
20 records of purchase for this product. Further details can be found in the declarations of Ramie Snodgrass.

21           7.       On March 1, 2022, Kroll created and is currently hosting a dedicated website entitled  
22 [www.doctorsbestglucosaminesettlement.com](http://www.doctorsbestglucosaminesettlement.com) (the “Case Website”). The Case Website became available to  
23 the public on March 11, 2022. The Case Website contains a Settlement summary, FAQs, contact information  
24 for the Claim Administrator, and allows Settlement Class Members to file a claim form online.

25           8.       Also on March 1, 2022, Kroll established a toll-free number, 833-620-3614, for Settlement  
26 Class Members to call and obtain additional information regarding the Settlement through an Interactive  
27 Voice Response. As of May 18, 2022, 155 Class Members have called the toll-free number.  
28

WOLF POPPER LLP  
845 Third Avenue New York, NY, 10022  
Tel. 212-451-9621 | Fax. 212-486-2093

1           9.       On March 2, 2022, Kroll obtained a post office box with the mailing address Casey v.  
2 Doctor’s Best, PO Box 225391, New York, NY 10150-5391 in order to receive mailed requests for  
3 exclusion, Claim Forms, objections, and correspondence from Class Members.

4           10.      On March 2, 2022, Kroll received a Microsoft Word version of the Email Notice from  
5 counsel. Kroll prepared and formatted a draft of the materials that counsel approved. On March 29, 2022,  
6 Kroll caused the Email Notice to be sent to the 75,946 email addresses on file for Settlement Class Members  
7 as noted above. A true and correct copy of a complete sample Email Notice (including the subject line) is  
8 attached hereto as **Exhibit C**. Of the 75,946 emails attempted for delivery, 8,215 emails were returned as  
9 undeliverable.

10          11.      On May 12, 2022, Kroll reviewed the 8,215 undeliverable emails. Based on its review, Kroll  
11 determined that 4,851 of those emails were valid email addresses that were returned due to either a full mail  
12 box, an inactive account or were rejected by spam filters. On May 23, 2022 Kroll will attempt a second  
13 email to the 4,851 emails with valid email addresses.

14          12.      The last day to submit Claim Forms is June 14, 2022. As of May 18, 2022, Kroll has  
15 received 81,740 electronically-filed Claim Forms and four (4) hard copy Claim Forms.

16          13.      As of May 18, 2022, Kroll has received fourteen (14) timely exclusion requests and no  
17 objections to the Settlement. A list of the exclusions is attached hereto as **Exhibit D**.

18          14.      Kroll is still in the process of reviewing and validating claims. Kroll will provide a  
19 supplemental declaration closer to the date of the final approval hearing with updated claims data.

20                I declare under penalty of perjury under the laws of the United States that the above is true and  
21 correct to the best of my knowledge and that this Declaration was executed on May 20, 2022 in Philadelphia,  
22 PA.

\_\_\_\_\_  
Paul Ferruzzi

# Exhibit A

## COVINGTON

BEIJING BRUSSELS DUBAI FRANKFURT JOHANNESBURG  
LONDON LOS ANGELES NEW YORK PALO ALTO  
SAN FRANCISCO SEOUL SHANGHAI WASHINGTON

Ashley Simonsen

Covington & Burling LLP  
1999 Avenue of the Stars  
Los Angeles, CA 90067-4643  
T +1 424 332 4782  
asimonsen@cov.com

July 30, 2021

### By USPS Priority Mail

The United States Attorney General and  
All State Attorneys General and Appropriate Officials  
Per Service List at Appendix A

**Re: Notice of Proposed Settlement Pursuant to the Class Action Fairness Act (28 U.S.C. § 1715) in *Casey et al. v. Doctor's Best, Inc.*, No. 8:20-cv-01325-JLS-JDE (C.D. Cal.)**

To Whom It May Concern:

On July 23, 2021, a proposed class action settlement was filed in the above-captioned action (hereafter, "*Casey*"). Pursuant to the Class Action Fairness Act, 28 U.S.C. § 1715, Defendant Doctor's Best, Inc. ("Doctor's Best") hereby provides notice of the proposed settlement.

### I. Background

This case concerns the marketing and labeling of certain dietary supplements offered for sale by Doctor's Best and labeled as containing glucosamine sulfate (the "Products").<sup>1</sup> Plaintiff Sharae Casey ("Plaintiff") contends that the Products contain glucosamine hydrochloride and potassium sulfate and are mislabeled as containing glucosamine sulfate. Plaintiff alleges in her complaint that Doctor's Best is liable for breach of warranty, unjust enrichment, and violations of California state law, and seeks to recover the dollar amount of the price "premium" attributable to the alleged misrepresentations. Doctor's Best denies Plaintiff's allegations and contends that the Products were properly labeled, but has nonetheless agreed to this settlement to avoid the expense and uncertainty of litigation.

The settlement provides substantial benefits to class members. First, Doctor's Best has agreed to the entry of a court order requiring that, for a period of three years, (i) Doctor's Best shall not represent on any labels, marketing, and advertising materials that any Product offered for sale by Doctor's Best *before* the settlement's effective date contains glucosamine sulfate, and (ii) Doctor's Best shall not represent on any labels, marketing, and advertising materials that any new Product offered for sale by Doctor's Best *after* the effective date contains glucosamine sulfate, unless it actually contains glucosamine sulfate.

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<sup>1</sup> The Products include Glucosamine Sulfate 750mg, Vegan Glucosamine Sulfate 750mg, Synergistic Glucosamine MSM, Glucosamine Chondroitin MSM, Vegan Glucosamine Chondroitin MSM, and Glucosamine Chondroitin MSM + Hyaluronic Acid.

## COVINGTON

CAFA Notice  
July 30, 2021  
Page 2

Additionally, Doctor's Best will provide monetary benefits to claimants from the settlement class, which includes all purchasers who purchased the Products in the United States between July 22, 2016 and the date of preliminary approval of the settlement (excluding purchases made for purposes of resale). Class members who submit valid claims and provide proof of purchase will receive a refund of an amount equal to 60% of the purchase price for each Product package, up to a maximum of twelve (12) Product packages per household. Valid claims will also be paid even without proof of purchase, in the amount of \$5.00 per Product package up to a maximum of \$25.00 per household. Class members will have a three-month period in which to submit their claims.

## II. Materials

In accordance with 28 U.S.C. § 1715(b), Doctor's Best provides the following materials on the enclosed flash drive.

### A. Complaint (28 U.S.C. § 1715(b)(1))

The complaint in *Casey* is included on the enclosed USB flash drive in the folder labeled Tab 1. The complaint and all other pleadings and records filed in *Casey* are also available through the federal government's PACER service at <http://www.pacer.gov>. Additional information about the PACER service can be found at <http://www.pacer.gov>.

### B. Judicial Hearing (28 U.S.C. § 1715(b)(2))

A hearing on Plaintiff's unopposed motion for preliminary approval of this settlement is currently scheduled for January 14, 2022.

### C. Proposed Notice (28 U.S.C. § 1715(b)(3))

The Settlement Agreement, without exhibits attached, is included on the enclosed USB flash drive in the folder labeled Tab 2. The proposed notice plan is described in Exhibit A to the Settlement Agreement, which is included on the enclosed USB flash drive in the folder labeled Tab 3. Under the terms of the Settlement Agreement, the settlement administrator will provide the settlement class with notice of the proposed settlement within thirty (30) days after the court's order preliminarily approving the settlement. The settlement administrator will cause a notice to be provided via email to settlement class members identified from the records of retailers representing approximately 80 to 90 percent of all domestic sales of the products at issue in the settlement, and will cause notice of the settlement to be published on Internet sites through an appropriate programmatic approach. The online advertisement notice is Exhibit B3 to the Settlement Agreement, which is included on the enclosed USB flash drive in the folder labeled Tab 4. The settlement administrator will also establish and maintain a settlement website and a toll-free telephone helpline to which settlement class members may refer for information about the settlement. The proposed notification to class members that will be distributed via email, which references each class member's right to request exclusion from the settlement, is Exhibit B1 to the Settlement Agreement, which is included on the enclosed USB flash drive in the folder labeled Tab 5. The long-form notice that will be available on the

**COVINGTON**

CAFA Notice  
July 30, 2021  
Page 3

settlement website is Exhibit B2 to the Settlement Agreement, which is included on the enclosed USB flash drive in the folder labeled Tab 6.

**D. Proposed Settlement Agreement (28 U.S.C. § 1715(b)(4))**

The Settlement Agreement and all of its exhibits are included on the enclosed USB flash drive in the folder labeled Tab 7.

**E. Other Agreements (28 U.S.C. § 1715(b)(5))**

Contemporaneously with the execution of the Settlement Agreement, settlement class counsel and counsel for Doctor's Best entered into a supplemental agreement dated July 23, 2021, setting forth certain conditions under which Doctor's Best has the option to terminate the Settlement Agreement if more than a certain number of settlement class members exclude themselves from the settlement class (the "Supplemental Agreement"). The Supplemental Agreement is included on the enclosed USB flash drive in the folder labeled Tab 8.

**F. Final Judgment (28 U.S.C. § 1715(b)(6))**

No final judgment or notice of dismissal has been entered in the case as of the date of this letter. The proposed Final Approval Order is Exhibit D to the Settlement Agreement, which is included on the enclosed USB flash drive in the folder labeled Tab 9.

**G. Estimate of Class Members (28 U.S.C. § 1715(b)(7)(B))**

This case involves a dispute over information that appears on the labels of certain Doctor's Best products that are sold through retailers to settlement class members. Doctor's Best does not sell the products at issue directly to settlement class members. Accordingly, it is not feasible to provide the name and state of residence for each of the class members covered by the proposed settlement. However, Doctor's Best believes it is probable that the allocation of settlement class members and claims within each state is roughly proportionate to the relative total population of each state.

**H. Related Judicial Opinions (28 U.S.C. § 1715(b)(8))**

No written judicial opinions have been issued relating to the proposed settlement as of the date of this letter.

Please contact me if you have any questions about the proposed settlement. In addition, if you believe that this notice does not satisfy the requirements of 28 U.S.C. § 1715, please contact me immediately so that Doctor's Best can address any concerns or questions you might have.

Sincerely,

Ashley Simonsen



**COVINGTON**

CAFA Notice  
July 30, 2021  
Page 4

*Counsel for Defendant  
Doctor's Best, Inc.*

Enclosure

**COVINGTON**

CAFA Notice  
July 30, 2021  
Page 5

**APPENDIX A**  
**Doctor's Best CAFA Notice Letter Service List**

[To be provided by settlement administrator]

# Exhibit B

SERVICE LIST FOR CAFA NOTICE

**U.S. Attorney General**

Merrick Garland  
U.S. Department of Justice  
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Washington, DC 20530-0001

**Alabama Attorney General**

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**Alaska Attorney General**

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Fainu'ulelei Falefatu Ala'ilima-Utu  
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**Arkansas Attorney General**

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**California Attorney General**

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Ashley Moody  
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Boise, ID 83720-1000

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Des Moines, IA 50319

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Topeka, KS 66612-1597

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Frankfort, KY 40601

**Louisiana Attorney General**

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**Maryland Attorney General**

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Baltimore, MD 21202-2202

**Massachusetts Attorney General**

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Boston, MA 02108-1698

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**Mississippi Attorney General**

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Jefferson City, MO 65101

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Albany, NY 12224

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Bismarck, ND 58505-0040

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Saipan, MP 96950-8907

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Salem, OR 97301

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Columbia, SC 29211-1549

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**Texas Attorney General**

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**U.S. Virgin Islands Attorney General**

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St. Thomas, Virgin Islands 00802

**Utah Attorney General**

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State Capitol, Rm. 236  
Salt Lake City, UT 84114-0810

**Vermont Attorney General**

TJ Donovan  
109 State St.  
Montpelier, VT 05609-1001

**Virginia Attorney General**

Mark Herring  
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Richmond, VA 23219

**Washington Attorney General**

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Olympia, WA 98504-0100

**West Virginia Attorney General**

Patrick Morrisey

State Capitol  
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Charleston, WV 25305

**Wisconsin Attorney General**

Josh Kaul  
Wisconsin Department of Justice, State Capitol, Room 114 East  
P.O. Box 7857  
Madison, WI 53707-7857

**Wyoming Attorney General**

Bridget Hill  
State Capitol Bldg.  
Cheyenne, WY 82002

# Exhibit C

Subject: Doctor's Best, Inc. Class Action Settlement

Class Member ID: {{RefNum}}

## **Legal Notice**

### **A Class Action Settlement May Affect Your Rights**

You are receiving this email because records indicate that you purchased **Doctor's Best Glucosamine Sulfate 750mg, Vegan Glucosamine Sulfate 750mg, Synergistic Glucosamine MSM, Glucosamine Chondroitin MSM, Vegan Glucosamine Chondroitin MSM, and/or Glucosamine Chondroitin MSM + Hyaluronic Acid** (collectively, the "Products") between July 22, 2016 and February 28, 2022 (the "Class Period"). If so, you may be a Settlement Class Member who is entitled to a monetary payment as part of a class action settlement.

The lawsuit claims that the Products listed above, sold by Doctor's Best, Inc. ("Doctor's Best"), contain glucosamine hydrochloride and potassium sulfate and are mislabeled as containing Glucosamine Sulfate. Doctor's Best denies all of these claims, denies that it has engaged in any wrongdoing, and claims that the Products were properly labeled in accordance with the Official Methods of Analysis of the Association of Official Analytic Collaboration. The Court has preliminarily approved the settlement of this lawsuit. The Court has also preliminarily approved the Class defined as all Persons who purchased the Product in the United States, other than for purposes of resale, during the period beginning July 22, 2016 and ending on February 28, 2022.

This email is being sent to you as required by the Court. To determine if you are a Settlement Class Member, visit [www.DoctorsBestGlucosamineSettlement.com](http://www.DoctorsBestGlucosamineSettlement.com) to review the detailed notice and the Settlement Agreement, or you can contact the Claim Administrator by calling toll free at **1-833-620-3614**.

### **What does the settlement provide?**

As part of the settlement, Doctor's Best has agreed not to represent that the Products contain Glucosamine Sulfate unless they actually contain Glucosamine Sulfate. Doctor's Best will pay Settlement Class Members a partial refund of either:

- (i) **five dollars (\$5.00)** per Product package purchased during the Class Period *without* proof of purchase, up to a maximum of twenty-five dollars (\$25.00) per Household; **or**
- (ii) an amount equal to **60% of the purchase price** for each Product package purchased during the Class Period *with* proof of purchase, for a maximum of twelve (12) Product packages per Household.

Proof of purchase means the original or photocopy or digital image of an itemized sales receipt generated by a retail seller, showing the date and place of purchase, name of the product purchased, and the amount paid. If a Settlement Class Member submits proof of purchase of more than 12 packages, the member will receive payment for the first 12 packages purchased during the Class Period.

"Purchase price" means the price before any applicable taxes, including sales tax, and after any discounts.

### **What are my options?**

#628  
You can **submit a claim** for payment. In order to receive payment, you must submit a claim online by June 14, 2022, or by mail so that it is received, not merely postmarked, by June 14, 2022. You can **opt out of the class** by June 10, 2022, in which case you will not receive payment and will keep your right to sue Doctor's Best on the released claims. If it receives final approval, the settlement will release all claims related to Plaintiff's contentions that Doctor's Best misrepresented the Products as containing Glucosamine Sulfate. You can also **object to the settlement** by June 10, 2022, which does not affect your ability to file a claim. For complete instructions on how to opt out or object visit the settlement website. If you **do nothing**, you will not receive a payment and you will be bound by the decisions of the Court.

### **Court Hearing and Attorneys' Fees**

The Court will hold a hearing on July 8, 2022, at 10:30 a.m. PT to consider whether to approve the settlement. If the settlement is approved, the attorneys for the class will ask the Court for a payment from Doctor's Best for attorneys' fees, costs, and expenses, and a payment from Doctor's Best for the named plaintiff. The attorneys will seek, and Doctor's Best has agreed not to oppose, a fee and expense award not to exceed \$475,000.00. This amount was separately negotiated by the parties after negotiating the benefits to Class Members and finalizing the Settlement Agreement. Note that the hearing date and time may change without further notice to you, although any such change will be reflected on the settlement website, which is [www.DoctorsBestGlucosamineSettlement.com](http://www.DoctorsBestGlucosamineSettlement.com). You may attend the hearing, but you do not have to. You may also appear at the hearing through an attorney if you so desire. Plaintiff's motion for attorneys' fees, costs, and expenses will be posted on the settlement website after it is filed.

### **More Information**

This is only a summary. For more information, please visit [www.DoctorsBestGlucosamineSettlement.com](http://www.DoctorsBestGlucosamineSettlement.com) or contact the Claim Administrator by calling toll free at 1-833-620-3614 or writing to Casey v. Doctor's Best, PO Box 225391, New York, New York, 10150-5391. You may also contact Plaintiff's Counsel at Wolf Popper LLP, 845 Third Avenue, New York NY 10022. The case name is *Sharae Casey v. Doctor's Best, Inc.*, U.S. District Court for the Central District of California Case No. 8:20-cv-01325.

Please do not directly reply to this email or call the Court or the Court Clerk's office if you have questions about the settlement or the claim process. Instead, contact the Settlement Administrator.

# Exhibit D

312351181Q3PZ

**Doctor's Best Glucosamine Sulfate Class Action Settlement Exclusion Form**

COMPLETE THIS FORM IF YOU WISH TO EXCLUDE YOURSELF FROM SHARAE CASEY V. DOCTOR'S BEST INC., SETTLEMENT CASE NO. 8:20-cv-01325-JLS-JDE.

THE EXCLUSION FORM MUST BE RECEIVED ON OR BEFORE JUNE 10, 2022, 11:59 PM PT. YOU MAY MAIL THE FORM TO DOCTOR'S BEST SETTLEMENT c/o KROLL SETTLEMENT ADMINISTRATION, PO BOX 225391, NEW YORK, NY 10150-5391.

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Instructions: Fill out each section of this form and sign where indicated. You must fill out each section that is marked with an asterisk.

<b>Name *:</b> DIRK			FRIEDRICH
<i>First Name*</i>	<i>M.I.</i>	<i>Last Name *</i>	
<b>Street Address *:</b> 1045 N WEST END BLVD LOT 338			
<b>City *:</b> QUAKERTOWN			
<b>State *:</b> PA	<b>Zip Code *:</b> 18951		

**\* I WISH TO BE EXCLUDED FROM THE SHARAE CASEY V. DOCTOR'S BEST INC., SETTLEMENT CASE NO. 8:20-CV-01325-JLS-JDE.**

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<b>SIGNATURE *:</b> DIRK FRIEDRICH	<b>PRINTED NAME *:</b> DIRK FRIEDRICH
<b>DATED *:</b> 3/30/2022	

312351282CQFK

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Instructions: Fill out each section of this form and sign where indicated. You must fill out each section that is marked with an asterisk.

<b>Name *:</b> KIRA			PUGLIESE
<i>First Name*</i>	<i>M.I.</i>	<i>Last Name *</i>	
<b>Street Address *:</b> 502 POMONA HILL DRIVE			
<b>City *:</b> WEST CHESTER			
<b>State *:</b> PA	<b>Zip Code *:</b> 19382		

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<b>SIGNATURE *:</b> KIRA PUGLIESE	<b>PRINTED NAME *:</b> KIRA PUGLIESE
<b>DATED *:</b> 3/30/2022	



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<b>Name *:</b> KEISHA			GRIFFITH
<i>First Name*</i>	<i>M.I.</i>		<i>Last Name *</i>
<b>Street Address *:</b> 1 AEROPOST WAY BGI 19220			
<b>City *:</b> MIAMI			
<b>State *:</b> FL	<b>Zip Code *:</b> 33206		

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<b><u>SIGNATURE *:</u></b> KEISHA GRIFFITH	<b><u>PRINTED NAME *:</u></b> KEISHA GRIFFITH
<b><u>DATED *:</u></b> 3/31/2022	

3123513SRMS3J

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<b>Name *:</b> BRIAN			SKINN
<i>First Name*</i>	<i>M.I.</i>		<i>Last Name *</i>
<b>Street Address *:</b> 105 BARNSIDE DR			
<b>City *:</b> UNION			
<b>State *:</b> OH	<b>Zip Code *:</b> 45322		

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<b>SIGNATURE *:</b> BRIAN SKINN	<b>PRINTED NAME *:</b> BRIAN SKINN
<b>DATED *:</b> 3/31/2022	

3123514YN0DMW

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Instructions: Fill out each section of this form and sign where indicated. You must fill out each section that is marked with an asterisk.

<b>Name *:</b> MORGAN <i>First Name*</i>	_____	<i>M.I.</i>	_____	GURFINKEL <i>Last Name *</i>	_____
<b>Street Address *:</b> 1865 NW 106 TERR	_____				
<b>City *:</b> PLANTATION	_____				
<b>State *:</b> FL	<b>Zip Code *:</b> 33322				

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<b>SIGNATURE *:</b> MORGAN GURFINKEL <b>PRINTED NAME *:</b> MORGAN GURFINKEL	_____
<b>DATED *:</b> 3/31/2022	

3123515NH1TZX

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Instructions: Fill out each section of this form and sign where indicated. You must fill out each section that is marked with an asterisk.

<b>Name *:</b> RALPH			MOSTILLO
<i>First Name*</i>	<i>M.I.</i>	<i>Last Name *</i>	
<b>Street Address *:</b> 47 VINCENT PLACE, APT. 414			
<b>City *:</b> NUTLEY			
<b>State *:</b> NJ	<b>Zip Code *:</b> 07110		

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<b>SIGNATURE *:</b> RALPH MOSTILLO	<b>PRINTED NAME *:</b> RALPH MOSTILLO
<b>DATED *:</b> 3/31/2022	

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<b>Name *:</b> CHACE <i>First Name*</i>	_____	<i>M.I.</i>	_____	GILMORE <i>Last Name *</i>	_____
<b>Street Address *:</b> 2155 MURDOCK RD.	_____				
<b>City *:</b> MARIETTA	_____				
<b>State *:</b> GA	<b>Zip Code *:</b> 30062				

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<b>SIGNATURE *:</b> CHACE GILMORE	<b>PRINTED NAME *:</b> CHACE GILMORE
<b>DATED *:</b> 4/1/2022	

312351645T8GC

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<b>Name *:</b> RAVEN			MOODY
<i>First Name*</i>	<i>M.I.</i>		<i>Last Name *</i>
<b>Street Address *:</b> 3528 MOUNTAINSIDE PKWY NE			
<b>City *:</b> ALBUQUERQUE			
<b>State *:</b> NM	<b>Zip Code *:</b> 87111		

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<b>SIGNATURE *:</b> RAVEN MOODY	<b>PRINTED NAME *:</b> RAVEN MOODY
<b>DATED *:</b> 4/1/2022	

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<b>Name *:</b> WAYNE	_____	_____	COCHRAN
<i>First Name*</i>		<i>M.I.</i>	<i>Last Name *</i>
<b>Street Address *:</b> 7271 S POMMEL ST			
<b>City *:</b> SAFFORD			
<b>State *:</b> AZ	<b>Zip Code *:</b> 85546		

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<b>SIGNATURE *:</b> WAYNE COCHRAN	<b>PRINTED NAME *:</b> WAYNE COCHRAN
<b>DATED *:</b> 4/10/2022	

3123518JH3D25

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<b>Name *:</b> FERNAO			COSI
<i>First Name*</i>	<i>M.I.</i>	<i>Last Name *</i>	
<b>Street Address *:</b> ALAMEDA MINISTRO ROCHA AZEVEDO 726			
<b>City *:</b> APTO 31			
<b>State *:</b> AL	<b>Zip Code *:</b> 33166		

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<b>SIGNATURE *:</b> FERNAO COSI	<b>PRINTED NAME *:</b> FERNAO COSI
<b>DATED *:</b> 4/8/2022	



312351D0KJGQV

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<b>Name *:</b> KENNY	_____	_____	PEREZ LORENZO
<i>First Name*</i>	<i>M.I.</i>	<i>Last Name *</i>	
<b>Street Address *:</b> 34 ACADIA STREET			
<b>City *:</b> STAFFORD			
<b>State *:</b> VA	<b>Zip Code *:</b> 22554		

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<b>SIGNATURE *:</b> KENNY PEREZ LORENZO	<b>PRINTED NAME *:</b> KENNY PEREZ LORENZO
<b>DATED *:</b> 4/12/2022	

312351YDYGB3J

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<b>Name *:</b> CAROLEE			VANEMBURGH
<i>First Name*</i>	<i>M.I.</i>	<i>Last Name *</i>	
<b>Street Address *:</b> 3656 GENERAL MARSHALL RD			
<b>City *:</b> DAYTONA BEACH			
<b>State *:</b> FL	<b>Zip Code *:</b> 32124		

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<b>SIGNATURE *:</b> CAROLEE VANEMBURGH	<b>PRINTED NAME *:</b> CAROLEE VANEMBURGH
<b>DATED *:</b> 4/29/2022	

31235249BB3NN

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<b>Name *:</b> SHERQUNA	_____	_____	BLOODSER
<i>First Name*</i>	<i>M.I.</i>	<i>Last Name *</i>	
<b>Street Address *:</b> 156 STAR BLOSSOM DR APT 111			
<b>City *:</b> MEMPHIS			
<b>State *:</b> TN	<b>Zip Code *:</b> 38103		

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<b>SIGNATURE *:</b> SHERQUNA BLOODSER	<b>PRINTED NAME *:</b> SHERQUNA BLOODSER
<b>DATED *:</b> 5/5/2022	

312358FNNG583

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<b>Name *:</b> Phyllis		Ramsay
<i>First Name*</i>	<i>M.I.</i>	<i>Last Name *</i>
<b>Street Address *:</b> 2240 Bay Shore		
<b>City *:</b> Carrollton		
<b>State *:</b> TX	<b>Zip Code *:</b> 75006	

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<b><u>SIGNATURE *:</u></b> PHYLLIS RAMSAY <b><u>PRINTED NAME *:</u></b> PHYLLIS RAMSAY
<b><u>DATED *:</u></b>