Exhibit D

3:22-cv-05960-GC_NOFEA FROM cument 30-3

UNITED STATES DISTRICT FOR THE DISTRICT OF NEW JERSEY

(not a lawyer solicitation)

A Settlement Agreement has been reached in a class action lawsuit alleging that Naturelo Premium Supplements LLC ("Naturelo"), violated the law by falsely and deceptively labeling certain magnesium supplements as containing 200mg of magnesium as magnesium glycinate chelate when they did not. Naturelo denies any wrongdoing, denies that that it violated the laws of New Jersey, California or any other state or federal law. The records show that you may be a class member and may be entitled to payment under

A settlement fund of \$1,500,000 will pay Settlement Class Members, attorney's fees, costs, an incentive award to the Class Representative and settlement administration costs. Each Class Member is entitled to a share of the fund. If the settlement is approved, Settlement Class Members shall qualify for payments from the Settlement Fund. Your legal

the Settlement Agreement reached in the case.

notice carefully.

This Postcard Notice contains limited information about the Settlement. For more information or to submit an online Claim Form, visit www.xyz.com

rights are affected whether you act or don't act so read this

[[[Admin Address]]]

PRESORTED FIRST-CLASS MAIL

U.S. POSTAGE PAID

[NOTICE ID IN DIGITS] [NOTICE ID IN BARCODE]

Postal Service: Please Do Not Mark or Cover Barcode

Filed 01/31/24 Page 87 of 96 Page ID

[FIRST1] [LAST1] [BUSINESSNAME] [ADDR1] [ADDR2] [CITY] [ST] [ZIP] Wallin v. Naturelo Premium Supplements LLC, 22-cv-05960
3:22-cv-05960-FO-00-5-DE/FD // DOMATION BARNITOS PAGE ID ROMATION PROPERTY OF PROP

In the lawsuit, the Plaintiff alleges that Naturelo violated consumer protection statutes in New Jersey and California, breached express and implied warranties and fraudulently concealed by marketing and selling the Supplements as containing 200mg of magnesium as glycinate chelate when they did not. Naturelo denies any wrongdoing, denies that it violated the laws of New Jersey, California or any other state or federal law. You can read Plaintiff's Complaint, the Settlement Agreement, other case documents, at www.

Who's Included in the Settlement Class? All persons residing in the United States of America who purchased the Supplement, during the Class Period. The Class Period is September 1, 2018 through ______.

What Can You Get? If the Settlement Agreement is approved, Settlement Class Member will be entitled to a share of the \$1,500,000 Settlement Fund after deductions for administrative costs, attorneys' fees and costs and any incentive awards to the named Plaintiffs. Class Counsel will request up to one-third of the Settlement Fund in attorneys' fees and costs and up to \$10,000 as an incentive award the Plaintiff for his services on behalf of the Settlement Class. Settlement Class Members will be entitled to up to \$24.95 if they submit a claim without a proof of purchase or up to \$24.95 per Supplement purchased with valid proofs of purchase.

The Settlement is explained in detail in the Full Notice and in the Settlement Agreement available at www.xyz.com.

How to Get Money? You must submit a claim. You can submit a claim online or by the mail. You much decide whether to submit a claim with or without a proof of purchase. You can submit a claim form and the proof of service online at www.xyz.com or download a claim form.

Your Other Rights. If you do not want to be legally bound by the Settlement, you must exclude yourself by DATE or you will not be able to sue the Defendant for any claims relating to this case. If you exclude yourself, you cannot get money from this Settlement. If you stay in the Settlement Class, you may object to the Settlement by DATE. The Full Notice, located at the website listed below, explains how to exclude yourself from, or object to, the Settlement. The Court will hold a hearing in this case on DATE at TIME p.m. to consider whether to approve the Settlement, Plan of Allocation, and a request by the lawyers representing all Class Members for fees and for reimbursement of expenses for litigating the case and negotiating the Settlement. You may attend the hearing and ask to be heard by the Court, but you do not have to. If you do not take any action, you will be legally bound by the Settlement and any orders or Judgments entered in the Action, and will fully, finally, and forever give up any rights to prosecute Released Claims.

For more information or a Claim Form, call 800-xxx-xxxx or visit www.xyz.com

Do not contact the Court, Defendant or its counsel with questions.