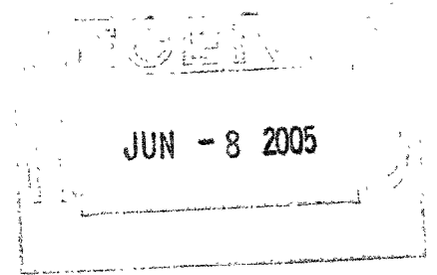


FITNESS LABS™
NUTRITION CORPORATION

1742 5 JUN 22 P2:19

May 31, 2005

Office of Nutritional Products, Labeling and Dietary Supplements (HFS-810)
Center for Food Safety and Applied Nutrition
Food and Drug Administration
5100 Paint Branch Parkway
College Park, MD 20740



Re: Dietary Supplement Statement of Support Notification

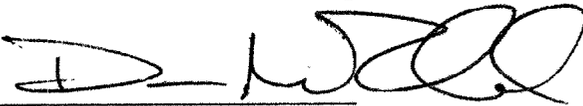
To Whom It May Concern:

Fitness Labs Nutrition Corporation, P.O. Box 3896 Torrance, CA 90510-3896, who is the distributor of the following dietary supplement product, intends to make the following statement(s) of support:

“L-Arginine has been shown to help raise nitric oxide levels, which may increase blood circulation. L-Ornithine is a central part of the urea cycle, which can produce L-Arginine and allows for the removal of excess ammonia from the body.*”

These claims are being made for a product named Fitness Labs® L-Arginine & L-Ornithine. This submission is being made in compliance with 21 CFR §101.93.

The undersigned is an authorized representative of the Fitness Labs Nutrition Corporation and certifies that the information contained in this notice is complete and accurate, and that Fitness Labs Nutrition Corporation has substantiation that the above statement(s) is (are) truthful and not misleading.

By: 

Dan McFarland
President

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