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Superbalife International, LLC
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OCT - 5

October 4, 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, Maryland 20740

Re: Statement for Dietary Supplement

Dear Sir or Madam:

This letter is submitted as required by Section 406(r)(6) of the Food, Drug, and Cosmetic Act (FDC Act) for the purpose of notifying the Food and Drug Administration (FDA) of a statement being made in connection with the sale of a dietary supplement product marketed by this company.

The product name and the dietary ingredients for which this certain statement is being made are as follows:

Zyrexin

Proprietary Herbal Blend containing Rhodiola (Rhodiola sacra)(root), Cynomorium (Cynomorium songaricum)(stem), Cordyceps (Cordyceps sinensis)(fruit), Epimedium (Epimedium sagittatum)(leaf), Fo-ti (Polygonum multiflorum)(stem), Cinnamon (Cinnamomum cassia)(bark), Japanese Honeysuckle (Lonicera japonica)(flower), Scrophularia (Scrophularia ningpoensis)(root), Ginseng, (Panax ginseng)(root), Schisandra (Schisandra chinensis)(fruit), Rehmannia (Rehmannia glutinosa)(root), Large-leaf Gentian (Gentiana macrophylla)(root).

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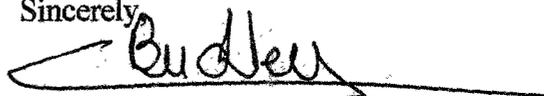
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The text of the statement being made for the above product is listed below:

Male sexual performance enhancer

As President and Chief Executive Officer for Superbalife International LLC, I certify that the information contained in this notification is complete and accurate and that Superbalife has substantiation that the above statement is truthful and not misleading.

Sincerely,

A handwritten signature in black ink, appearing to read "Corinne Buckley", with a long horizontal line extending to the right.

Mrs. Corinne Buckley

President and CEO

Superbalife International LLC

Office of Nutritional Products
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