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JAN 07 2002  
BY: \_\_\_\_\_

Office of Special Nutritionals (HFS-450)  
Center for Food Safety and Applied Nutrition  
Food and Drug Administration  
200 C Street, S.W.  
Washington, DC 20204

Dear Sir:

This notification is on behalf of *GIRIKO LIMITED (manufacturer, packer and distributor), 8018 Daytona St. NW, Massillon, Ohio 44646.*

We intend to include the following statement of nutritional support on our "3-in-1" and "Vibrant Life™" products, which are dietary supplements containing: *glucosamine HCl, MSM, chondroitin sulfate, ascorbic acid, maltodextrin, natural flavor, malic/citric acid, and Stevia.*

*"An all natural dietary supplement formulated to help support and maintain healthy cartilage, connective tissues and joints."*

Please be advised that the information contained herein is, to the best of our knowledge and information, accurate. Our firm has information substantiating that the above statement is truthful and not misleading.

Sincerely yours,

Mahendra Pandya, Ph.D.  
COMPANY REPRESENTATIVE

8018 Daytona Street NW • Massillon, OH 44646

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