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April 01, 2005

Office of Nutritional Products
Labeling & Dietary Supplements (HFS-810)
Center for Food Safety and Applied Nutrition
Food and Drug Administration
5100 Paint Branch Parkway
College Park, MD 20740-3835

Re: Notification of Dietary Supplement Statements

Dear Sir or Madam:

This letter is to notify you that Garden of Life, Inc. wishes to use a statement provided by section 403(r)(6) of the Federal Food, Drug and Cosmetic Act in a product label and/or labeling.

Manufacturer/Packer/Distributor Name and Address:

Garden of Life, Inc.
5500 N. Village Blvd.
Suite 202
West Palm Beach, FL 33407

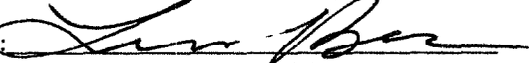
Brand Name: Garden of Life

Product Name: Living Multi® Optimal Formula

Statement(s):

- Provides vitamin A and lutein to support eye health
- Provides vitamin A (as beta carotene), vitamin D, and the minerals calcium, copper, zinc, magnesium and boron in optimal ratios to support calcium metabolism and healthy bones
- Provides a range of nutrients to support immune system health, which is valuable to overall health and well-being
- Contains alkalizing minerals that help maintain comfortable pH levels
- Provides a broad array of antioxidants to help your body cope with oxidative stress

I hereby certify that the information contained in this notice is complete and accurate, and that Garden of Life, Inc. has substantiation that the statement(s) indicated above are truthful and not misleading.

By: 
Dr. Leonid Ber

Title: Director, Medical Research

If you have any questions, please contact Dr. Leonid Ber, Director, Medical Research at 561-748-2477.

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