



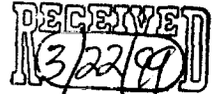
I N T E R N A T I O N A L

March 11, 1999

Dr. Elizabeth Yetley
Office of Special Nutritionals (HFS-450)
Food and Drug Administration
200 C Street, S.W.
Washington D.C. 20204

4453 '99 APR -7 A9:53

Re: Fulfillment of Reporting Obligation
Under 21 U.S.C. & 343(r) and 21 CFR & 101.93



Dear Dr. Yetley:

E'OLA International, in accordance with 21 U.S.C. & 343(r) and 21 CFR & 101.93, hereby submits an original and two copies of its notification of its product marketing with the statement presented below. E'OLA International retains scientific documents supporting the statements.

- 1. Supplement Brand Name: **Smart Longevity**
- 2. Supplemental Ingredient(s) that is the subject of the statement: **Ginkgo biloba**
- 3. Text Of Statement Of Nutritional Support: **"has been shown to increase blood and oxygen flow to the brain and other tissues."**

In accordance with 21 U.S.C. & 343(r) and 21 CFR & 101.93(c), each of the above statements will be followed by an asterisk that will cross-reference to another asterisk on the very same panel or page next to which the following statement will appear in the box in bold face type: **"These statements have not been evaluated by the Food and Drug Administration. The product is not intended to diagnose, treat, cure or prevent any disease."**

Respectfully Submitted,

Wayne Reis
E'OLA International, Inc.
President

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