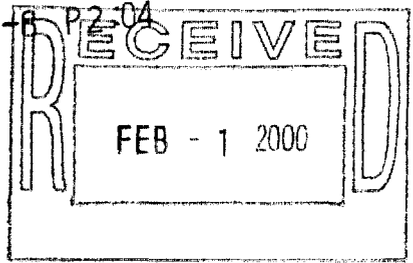


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Office of Special Nutritionals (HFS-450)
Center for Food and Safety and
Applied Nutrition
Food and Drug Administration
200 C Street, SW
Washington, DC 20204

Re: Statements of Nutritional Support

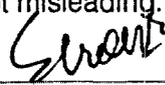
Dear Sir:

Consider the following as notification of Statements of Nutritional Support as required under Section 403(r)(6) (21 U.S.C. 343(r)(6) of the Federal Food, Drug and Cosmetic Act and in accordance with Section 101.93 of 21 Code of Federal Regulations.

Distributor Name & Address: Health Plus, Inc.
13837 Magnolia Avenue
Chino, CA 91710

<u>Statement Text</u>	<u>Name of Subject Dietary Ingredient(s)</u>	<u>Brand Name</u>
"Helps rejuvenate"; "Helps promote energy, endurance and stamina"; "Tonifying for the heart"; "Adaptogenic and restorative"; "Restorative herb helps promote circulation, energy, endurance and stamina"; and "Supports liver, kidney and adrenal function".	Chinese Red Ginseng, Damiana, Fo-ti, Gotu Kola, Sarsaparilla, Licorice Powder, Beta Carotene, and Iron	Ener•Jet

The information contained in this notice is complete and accurate. The above distributor has substantiation that the statements are truthful and not misleading.



Mr. Sunil Kohli
Vice President
Health Plus, Inc.

97S - 0162

LET 4943