



May 17, 2001

Office of Nutritional Products, 8031 '01 JUN 1
Labeling and Dietary Supplements (HFS-810)
Center for Food Safety and Applied Nutrition
U.S. Food and Drug Administration
200 C. Street S.W.
Washington, D.C. 20204

Re: Notification for Statements on Dietary Supplement Labeling

76044

Dear Sir/Madam:

This notification is being submitted on behalf of Young Living Essential Oils, Payson, Utah, a distributor of dietary supplement products (hereafter "Young Living").

Pursuant to the requirements of Section 6 of the Dietary Supplement Health and Education Act of 1994, 21 U.S.C. § 343 (r) (6), and in accordance with the authorized provisions of 21 CFR § 101.93 (a), your Agency is hereby notified that Young Living proposes to make and/or has made statements of "nutritional support", as described in 21 U.S.C. § 343 (r) (6) (A), for its dietary supplements as follows:

<u>Product Name</u>	<u>Statement(s)</u>
Amino Tech	Supports growth hormone production
Estro	Supports natural estrogen balance
ParaFree	Maintains healthy internal microbiological environment
VitaGreen	Herbal concentrate with spirulina for rejuvenating vitality
Whey Fit	Enhances normal immunity

The undersigned certifies on behalf of Young Living Essential Oils that the information presented and contained in this correspondence is complete and accurate.

Sincerely yours,

Maggie Chan-Roper, Label Regulations
YOUNG LIVING ESSENTIAL OILS

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