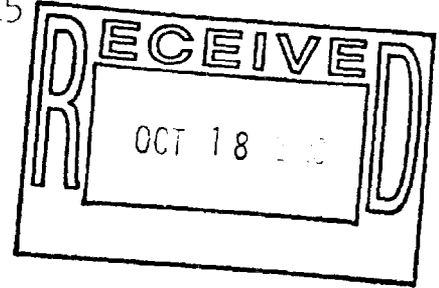




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October 9, 2000



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

**Re: Fulfillment of Reporting Obligation  
Under 21 U.S.C. & 343 and 21 C.F.R. §101.93.**

Dear Dr. Yetley:

E'OLA International, in accordance with 21 U.S.C. & 343 and 21 C.F.R. §101.93, hereby submits an original and two copies of its notification of its product marketing with the structure-function statements presented herein. E'OLA International retains documents supporting the statements.

The enclosed structure-function statement submissions are for the following products:

Viva Cell Plus	META HGH	Liqua Thin
Smart Longevity	META CLA	Jin Zhi Thermo Drops
ThyroFuel	MP Max	IntegritÉ Max
St. John's Wort	Lipo Thin	Pynogemin
Lipo AMP		

In accordance with 21 U.S.C. & 343 and 21 C.F.R. §101.93, each of the enclosed 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 enclosed statements 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,

Fred O. Rogers 975-0162  
E'OLA International  
Compliance Department Manager

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