

# Golden Pride, Inc.

Providing healthy opportunities naturally

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November 21, 2000

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CERTIFIED MAIL

CFSAN  
Division of Compliance and Enforcement/ONPLDS  
Center for Food Safety and Applied Nutrition  
Food and Drug Administration  
HFS-810  
200 C Street, SW  
Washington, DC 20204

Dear Compliance Officer:

This letter is notification for structure function claims that we are making on one of our products. The product is marketed by Golden Pride, Inc. as a dietary supplement.


The claims are as follows:

Name: **FlexTime**

Statement: *Connective tissue growth factor*

Please contact me if you have any questions. Thank you for your assistance.

Sincerely,

  
Betsy Stockdill  
Executive Vice President

/bls

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