



Corporate Headquarters

April 8, 2002

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

To Whom It May Concern,

This letter serves as notification to the Food & Drug Administration under regulations 6.H.2 of statements used in the labeling of a dietary supplement. Infinity2, Inc. has begun the marketing of a dietary supplement that bears a statement listed under section 403(r)(6) of the Federal Food, Drug, and Cosmetic Act.

Infinity2, Inc. is the distributor of a new product called "Bone Formula". Infinity2 is located at 14500 N. Northsight Blvd., Suite 316., Scottsdale, AZ 85260.

The product label for "Bone Formula" refers to the product as a "Calcium & Magnesium Complex" and contains the following statement: "Calcium and magnesium are essential for strong, healthy bones. For the most effective form of calcium balanced with all the minerals needed for healthy bones, turn to Infinity2's Bone Formula. At the heart of Infinity2's all-natural Bone Formula is CAeDS, an exclusive nutrient delivery system that guarantees maximum effectiveness."

The disclaimer that states, "These statements have not been evaluated by the FDA. This product is not intended to diagnose, treat, cure, or prevent any disease." is included on the label. The disclaimer statement is listed with appropriate placement and typesize in harmony with the exemption to section 201(g)(1)(C) of the act that is provided by compliance with section 403(r)(6).

I certify that the information contained in this notice is complete and accurate, and that Infinity2 has substantiation that the statement is truthful and not misleading.

Respectfully,

Paul M. Janson
Director of Operations

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